

Company Initial Disclosure

World Wide Wireless, Inc.

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

Part A General Company Information

Item 1 The exact name of the issuer and its predecessor (if any)

World Wide Wireless, Inc.	As of October 6, 2011
Global Holdings, Inc.	January 2007 to October 2011

Item 2 The address of the issuer's principal executive offices.

5808 S. Rice Avenue
Houston TX 77081

URL WWW.pdarw.com

Telephone 713-333-6363

Fax 713-333-6365

Investor Relations Ian Reed

Telephone (585)520-2102

Item 3 The jurisdiction(s) and date of the issuer's incorporation or organization

Global Holdings, Inc. was incorporated in Nevada, on January 29, 2007
RE-Incorporated October 2011 in State of Nevada
World Wide Wireless was incorporated in Texas December 2005

Part B Share Structure

Item 4 The exact title and class of securities outstanding

Common Shares and Series A Convertible Preferred
CUSIP NUMBER 37990R104
Trading Symbol GOHG

Item 5 Par or Stated value and description of the security

A. **Par or Stated Value** Common and preferred stock par value \$0.0001

B. **Common or Preferred Stock**

1. The Common Shares of the Issuer do not have any preemption rights.
2. The Issuer has authorized 5,000,000 shares of its total authorized share amount be designated as Series A Convertible Preferred.
3. Each Series A Convertible Preferred share may be converted into 471,028 Common Shares.
4. There is no provision in the Issuer's charter or by-laws that would delay, defer or prevent a change in control of the issuer.

Item 6 The number of shares or total amount of the securities outstanding for Each Class of securities authorized.

i. Period Ending September 30, 2011

- ii. Shares Authorized 1,000,000,000
- iii. Shares Outstanding 584,651,267
- iv. Freely tradable shares 403,523,267
- v. Beneficial shareholders 1
- vi. Total number of Shareholders 87 shareholders of record

vii. Period Ending June 30, 2011

- viii. Shares Authorized 1,000,000,000
- ix. Shares Outstanding 584,651,267
- x. Freely tradable shares 403,523,267
- xi. Beneficial shareholders 1
- xii. Total number of Shareholders 87 shareholders of record

i. Year Ending December 31, 2010

- ii. Shares Authorized 400,000,000 Common Shares; 5,000,000 Series A Convertible Preferred Shares
- iii. Shares Outstanding 204,732,057
- iv. Free Trading 48,834,057 Common Shares
- v. Beneficial Shareholders 87 shareholders of Record

i. Year Ending December 31, 2009

- ii. Shares Authorized 205,000,000 Common Shares; 5,000,000 Series A Convertible Preferred Shares
- iii. Shares Outstanding 196,589,200
- iv. Free Trading 28,609,200 Common Shares
- v. Beneficial Shareholders 87 shareholders of Record

Item 7 Name and Address of the Transfer Agent

ClearTrust LLC
16540 Point Village Drive # 201
Lutz FL 33558
Telephone (813) 235-4490
Inbox@ClearTrustTransfer.com

This Transfer Agent is registered with the Securities and Exchange Commission.

Part C Business Information

Item 8 The nature of the issuer's business.

- A. **Business Development** In October 2011 World Wide Wireless entered into a reverse merger agreement with Global Holdings, Inc. Within this reverse merger the share structure of the Issued and Outstanding shares remained the same, and the name and company information was re-registered with the state of Nevada. Global Holdings, Inc. within an

asset purchase agreement with World Wide Wireless, Inc. relinquished control of the shares and the assets that Global Holdings, Inc. agreed to.

1. **Form of Organization** The Organization is a Corporation within Nevada
 2. **Issuer was formed** World Wide Wireless December 2005
Global Holdings, Inc. January 2007
 3. **Fiscal Year** : Fiscal Year Ending December 31,
 4. **Issuer or Predecessor has been in bankruptcy or similar proceedings:** No, neither company has had bankruptcy or receivership
 5. **Any material reclassification, merger, consolidation, or purchase or sale of a significant amount of asset.** Both companies mutually agreed to a reverse merger and asset purchase in October 2011. Prior to this merger neither was involved in another merger or purchase of a significant amount in assets.
 6. **Any default to the terms of any note, loan, lease, or other indebtedness or financing arrangement requiring the issuer to make payments.** Neither company has had a default.
 7. **Any change of control** As part of the October 2011 reverse merger control of the corporation was changed from the Board of Directors of Global Holdings, Inc. to that of the Board of Directors of World Wide Wireless, Inc.
 8. **Any increase of 10% or more of the same class of outstanding equity securities.** There was a share increase from 205,000,000 shares in 2009 under Global Holdings, Inc. to the amount of 400,000,000 in 2010 of authorized shares for the company. World Wide Wireless, does not plan a dilution or increase in share structure.
 9. **Any past, pending or anticipated stock split, stock dividend, recapitalization, merger, acquisition, spin-off or reorganization:** A reverse merger was completed in October 2011, however, there are no other issues past or pending.
 10. **Any delisting of the issuer's securities by any securities exchange or deletion from the OTC Bulletin Board;** Global Holdings, Inc. went to an Alternative Reporting Standard as designated by OTC Markets in April of 2011. World Wide Wireless, Inc. was not a reporting company prior to the merger in October 2011.
 11. **Any current, past, pending or threatened legal proceedings or administrative action either by or against the issuer that could have material effect on the issuer's business, financial condition, or operations and any current , past or pending trading suspensions by a securities regulator.** No
- B. **Business of Issuer** World Wide Wireless, Inc. is a company based out of Houston TX that has had sales and internet traffic for over 5 years of business. They were not, however, previously publicly listed or traded. The company is a unique full service smart phone repair facility. They began in 2005 with repairs to the Blackberry smart phones. But, now have expanded into all manners of electric devices including but not limited to; android smart (all versions) phones, Iphones, I pads (all versions) gaming systems, tablet and laptop computers (all versions) and other popular hand held devices.
1. **SIC Code 4812**
 2. **Business operations:** The company is currently in business and has monthly sales.
 3. **"Shell" Company:** This company has never been a 'shell' corporation.
 4. **Parent or Subsidiaries:** There is not a parent or subsidiaries, or affiliates to the issuer.

5. **Existing or Probable Governmental Regulations:** There are governmental regulations for the disposal of electronic equipment parts, but, these are long standing and understood as a responsibility of the company to be environmental.
6. **Estimated cost of research and development as borne directly by customer.** As new technology is invented, our company must explore that technology in order to fix any problems mechanical or physically wrong with the devices, but, this cost is not passed onto customers. As the new cellular devices are made a new pricing matrix must be added.
7. **Cost and effect of environmental laws (federal, state and local)** The environmental laws that apply to our company are concerned with the recycling and disposal of metals and parts to the electronic devices. These Laws have been in effect for a long period of time and do not cause any undue expense to our company.
8. **Total number of employees and number of full- time employees.** The company has employed 9 full time repair personal and an administrative employee.

Item 9 The Nature of products or services offered.

- A. **Principal Products or Services:** World Wide Wireless, Inc. is the world's largest BlackBerry out of warranty repair service facility that offers a wide variety of BlackBerry repair parts and services. We carry over 6,000 accessories that fulfilled through its marketing partner, Smartphone Experts. The repair and service to the Apple based and Android Marketed phones are a new additional line of revenue for the company. This is the fastest growing market for cellular and handheld computer devices.
- B. **Distribution Methods** Most of our telephones are sent to us for repair via the mail service of the customers' choice. Our repaired and re-conditioned telephones are sent back to the customer via FedEx or UPS. This allows for a global repair system instead of a local walk up store front.
- C. **Publicly Announced New Products or service** As new devices are created we will include new service to fulfill those customers' needs.
- D. **Competitive business conditions:** the issuer's competitive position in the industry and methods of competition. All smartphones come with a manufactures warranty. However, the "Abuse and Neglect Clause in all these warranties does not cover things such as i.e. Water damage, broken LCD screens, lenses, USB ports, trackballs and many other issues that new technology will exclude. We fix these issues. The company has focused on creating lucrative partnerships with enterprise accounts, cellular carriers and SMB Businesses as well as individuals that has resulted in over 20,000 unique contacts in the customer database. The general principal of the company is that repairing is far less expensive than replacing an electronic device. Data retrieval off the phone is also a key component to the desire to fix rather than replace the telephone.
- E. **Source and availability of raw materials and the names of principal suppliers:** The Parts and Supplies need to repair and recondition the smartphones and BlackBerry's come from various sources within the cellular phone industry and we do not have to rely on a single entity.
- F. **Dependency on a few major customers** Everyone, in a large corporation or a small company or just as an individual is a potential customer. The dollars saved by repairing a phone to that of the cost of the new phone and restoring the data collected from the old phone makes everyone using a cellular "smart" phone a potential customer. Additionally, any one using laptops, tablets, or personal gaming devices are potential customers under the company's plans for expansion.

- G. Patents, trademarks, licenses, franchises, concessions, royalty agreements or labor contracts, including their duration;** The company has none of these
- H. The need for any government approval of principal products or services and the status of any requested government approvals.** The company has no need for government approval on any product or service

Item 10 The Nature and extent of the issuer's facilities

WorldWide Wireless, Inc. is engaged in a lease of a stand alone building with 4000sq feet in August of 2010. The space is larger than present operations necessitate; however, it is the right size for the expansion plans as more technicians, sales personnel, and administrative staff can easily be accommodated in the present space. The facility has 13 tons of cooling capacity to ensure that the Houston heat and humidity does not affect fragile equipment and/ or customers devices while regulating the heat produced by the large amount of computer equipment and specialty equipment used in the repair of the smart phones.

Part D Management Structure and Financial Information

Item 11 The name of the chief executive officer, members of the board of directors, as well as control persons.

A. Officers and Directors

- 1. Dr. Paul Normand, CEO**
- 2. 5808 S. Rice Avenue
Houston TX 77081**
- 3. Employment History (which lists all previous employers for the past 5 years, positions held, responsibilities and employment dates)**

Worldwide Wireless, Inc., DBA PDA Repair World.com (11/05 to Present)

CEO

Head of an "Out of Warranty" repair facility of wireless handhelds, specializing in BlackBerry.

Responsible for directing all aspects of strategy, growth and world-wide expansion of electronic repair business in the individual, corporate, enterprise, government and carrier segments. Designed long term corporate client strategies, provided strategic advice on day-to-day management issues, and improved project management techniques.

Oversee team of sales consultants, customer service representatives and wireless technicians.

- Grown company to over 25,000 clients
- Managed to grow revenue to almost \$1 million
- Managed 15+ Employees
- Manage Process Improvement
- Manage budget and payroll

- Manage Marketing Department
- Manage Sales department

Currently restructuring the company to widen its breadth of repair services to include all Apple and Android based smartphones, Tablet PCs and gaming systems.

Business Networking Services, LLC (11/05 to Present)

Director of Information Systems, and Chief Information Security Officer

Oversee team of Network engineers who perform the following for clients:

- Install all new hardware, systems, and software for networks.
- Install, configure, and maintain network services, equipment and devices.
- Support administration of servers and server clusters.
- Manage all system back-up and restore protocol.
- Plan and support network and computing infrastructure.
- Perform troubleshooting analysis of servers, workstations and associated systems.
- Document network problems and resolution for future reference.
- Monitor system performance and implement performance tuning.
- Manage user accounts, permissions, email, anti-virus, anti-spam.
- Oversee software and network security.
- Exercise strong analytical abilities and professional office etiquette.

In addition, directly responsibility for all aspects of several large data centers and all infrastructure supporting 40,000 users of 1250 clients across multiple states, including tactical operations, staffing, budgeting, infrastructure, security and privacy (HIPAA & GLBA), disaster recovery, strategic planning, and related matters.

Cierra Business Solutions (12/00 to 10/05)

Managing Director, CIO, Sale Manager, Director Enterprise IT Security and Disaster Recovery

Directed sales and technical staff of this start up company. Instrumental in development of sales and marketing plan which led to a minimum of 30% growth annually since inception, even despite 9/11, Internet bubble bust, and failing economy, quickly becoming a multi-million dollar organization. Company became listed as a Top 10 Network Integration companies in Houston from 2002-2005.

Oversaw network and wireless sales. Managed in house repair for BlackBerry.

Directed Enterprise Information Security operations and Disaster Recovery effort. Responsibilities included management of the Change Control process, establishment of the Corporate Incident Response team, IT risk management, network security architecture, firewalls, antivirus, project management, and

remote access in a mixed client/server environments of Unix, Windows 2003/2000/XP/NT/95, and Novell 4.x. Responsibilities and accomplishments include:

- Overall project budget management
- End-to-end responsibility for security projects (from architecture to production conversion);
- End-to-end responsibility for enterprise Business Continuance and Disaster Recovery;
- Design and engineering of telecommuting project involving VPN's, Terminal Server, Internet, and dial-up access;
- Advise Senior Management of clients on IT security directions, technologies, and issues;
- Performed security analysis and disaster recovery planning for domestic and international clients;
- Designed information security program for clients including information security, disaster recovery and auditing;
- Created a HIPAA and GLBA infrastructure consulting division to take advantage of quickly changing government regulations.

Direct responsibility for overall project management of analysis, design, and implementation of a comprehensive non-classified information security program; including risk assessment, features design and implementation, RACF and ACF2 administration, system audit program, standards development, documentation, and Disaster Recovery/Operational Contingency planning.

Cierra Solutions, Inc. Houston, TX (7/99-11/00)

Account Executive

- Responsible for outside and inside sales
- Develop marketing campaign for department
- Perform own lead generation.
- Established new clientele of many Fortune 1000 companies in Houston as well as over the rest of United States, Canada, and Europe. Newly established clients included Texaco, Shell, Air Liquide, Silicon Graphics, BHP, Pennzoil, Cabot Oil as well as many professional organizations such as Baker Botts, and AIM Capital Management.
- Built and maintained relationships with clientele
- Researched new security technology to create a more robust market strategy
- Decided what products sales department should represent. Was a certified sales representative for Cisco, Dell, HP, 3Com, APC, Microsoft, CA, BlackBerry, etc.
- Built \$800,000 in new business in first 10 months, enabling company to hire more support personnel. Higher than industry standard margins to increase profitability.
- Network, Server and desktop administration

Initiated and managed new consulting practice to perform system security studies and internal controls auditing. Performed systems audit, penetration studies, risk assessments, and controls evaluations. Developed comprehensive risk management programs to address findings.

- Produced average costs savings to clients of 30% through new efficiencies;
- Produced average of 22% improvement in data quality/availability;

4. Board Memberships and other affiliations. The CEO has no other affiliations

5. Compensation by the issuer:

6. Number and class of securities beneficially owned by each such person

B. Legal/ Disciplinary History- The CEO has not been convicted of any crime or named as a criminal defendant in a court proceeding. The CEO has not been forbidden by the courts to limit involvement in any type of business, securities, commodities or banking activities. The CEO has also not been involved in a civil action with the SEC, The Commodity Futures trading Commission or state securities regulator of a violation of federal or state commodities law. No orders have been placed against the CEO by a self-regulatory organization that permanently or temporarily barred suspended or otherwise limited his involvement in any type of business or securities activities.

C. Disclosure of Family Relations: There are no family relationships to disclose in regards to the securities

D. Disclosure of Related Party Transactions: There are no related party transactions to disclose in regards to the securities

E. Disclosure of Conflicts of Interest: There are no conflicts of interest to disclose in regards to the securities

Item 12 **Financial information for the issuer's most recent fiscal period**

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

Item 14 **Beneficial Owners – 87 Shareholders of record one Beneficial Shareholder**
Terrance Tecco
9700 Honeysuckle Dr.
Frisco TX 75035

Item 15 **The name, address, telephone number, and email address of each of the following outside providers that advise the issuer on matters relating to operations, business development and disclosure**

1. Investment Banker

2. Promoters

3. Counsel

Alex Stavrou PA
334 S. Hyde Park Ave.
Tampa FL 33606
888-914-4144

4. Accountant or Auditor

Bert Matthews
11777 Katy Freeway
STE 341
Houston TX 77079
281-531-9850

5. Public Relations Consultants

Violet Shockley
14027 Memorial Dr.
STE 177
Houston TX 77079
713-444-0924
violetms01@yahoo.com

6. Investor Relations Consultant

Ian Reed
1 East Main St.
Rochester NY 14614
585-520-2102

7. Other Advisors

Item 16

Management Discussion and Analysis of Operation

A. Plan of Operation

i. The focus is to solve the present cash flow issues, and to increase profits from the present break-even level to net profits of \$100,000 by the end of the first year to over \$500,000 in the third year. The company intends to accomplish this by expanding our services and product lines as well as taking advantage of the exploding smart phone industry that is predicted to double in size this year alone. In the areas of planned expansion there is hardly any competition, and as we enjoyed the success of our BlackBerry® repair business and by being first to market and having little to no competition, it is predicted the company will be able to do it again—and are guaranteed to be an industry leader because the company is positioned to be the right place at the right time.

By focusing on leveraging our existing relationship with one of the largest smart phone accessory resellers in the world to remarket services, expand service areas and product lines and offer services that have never been offered by any company in the world. World Wide Wireless, Inc. will become the dominant force in the smart phone repair and customization industry

The company can satisfy current cash requirements such as rent, overhead cost, employees; however, the company is seeking additional funding to expand product lines, services, and obtain patents for proprietary equipment, ideas, and products.

- ii. The company has plans within the next 12 months to
1. Expand repair services and parts to eliminate the exclusivity of BlackBerry®. Initially, World Wide Wireless, Inc.'s focus will be on the delivery of services for iPhone®, iPad®, as well as high end smartphones manufactured by HTC®, Motorola®, LG®, and Samsung®, that are based on Google's Android operating system. The company will watch the market closely and change the product mix as the market dictates.
 2. The company wishes to launch Fonelosophy, a proprietary product, which will offer high quality, custom smart phone parts with unique finishes. For example, metallic blue, red, green, or even 18 karat gold plated housings. Although offering the parts is not unique, World Wide Wireless, Inc. will also offer a warranty on its branded parts due to the rarity of high quality pieces, which is not typical of what US resellers offer, as well as installation services of the parts (an industry first).

iii. There are currently nor expected purchases or sales of plants or significant equipment

iv. Once the company achieves financial goals outlined above the company plans to hire 10-12 technicians, an operations manager, and three to four data entry/administrative assistance professionals.

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

1. Full Fiscal Years

i. Due to the explosive growth of smart phones, tablets, and gaming systems, it is quite possible that other companies may come up with repairs, parts, and services, which the company plans on offering which could have an impact on short-term or long-term liquidity.

ii. Internal sources of liquidity include existing customers and continuing repairs. Also, Dr. Normand acts as an independent technological consultant for a variety of clients which he is engaged in Non-Disclosure Agreements with. External sources of liquidity include private funding, pre-existing lines of credit, and sales of stock.

iii. The company has no current commitments for capital expenditures.

iv. The prospect of competition may (or may not) have an impact on future business plans. Also, many accessories exist for smart phones so there already is competition for our proposed proprietary products.

v. there are no significant elements of income or loss that arise from the issuers continuing operations

vi. material changes from period to period in one or more line items can not be predicted at this point

vii. Seasonal aspects that may have a material effect on the financial or results of operation is the prospect that people may want to give repairs, services, or accessories as gifts around the holidays.

2. Interim Periods- Plan of Operation

Global Holdings, Inc. ("Global" or "Company") was incorporated in the State of Nevada in January 2007. In September 2007, the Company formed its wholly-owned subsidiary, BZ Commercial. The Company is a development stage company.

Effective as of November 4, 2009 Global Holdings, Inc., Mitchell Cohen and Stuart Davis (collectively, the "Sellers") and Alpha 1 Security, Inc. ("Alpha"), a Florida corporation, closed the Share Purchase Agreement, dated April 13, 2009 and all amendments thereto (the "Agreement"). Pursuant to the Agreement, Alpha purchased 161,568,000 outstanding shares of the Company's common stock and the Sellers received a total of \$387,000 for such purchase. As a result of the Agreement, there was a change in control of the Company, and Russell Varnado, as Chairman and Director of Alpha 1 Security, Inc., acquired controlling interest of the Company from the Sellers. Alpha obtained 82% beneficial ownership interest in the Company. Share Purchase Agreement by and among Global Holdings, Inc. and Mitchell Cohen and Stuart Davis, and Alpha 1 Security, Inc. dated April 13, 2009 and accompanying amendment was filed as an exhibit to the Form 8-K filed November 9, 2009.

Pursuant to the Agreement, effective as of November 4, 2009, Mitchell Cohen and Stuart Davis resigned from the Company's Board of Directors and from their positions as Chief Executive Officer, President, Chief Financial Officer and Secretary respectively. In addition, Russell Varnado, Mark McCloy and John

McKinnon were appointed to the Board of Directors of the Company. Moreover, effective as of November 4, 2009, Mark McCloy became Chief Executive Officer and President of the Company, replacing Mitchell Cohen as Chief Executive Officer, President and Chief Financial Officer of the Company; John McKinnon became Vice President of the Company; and Janice Ogletree became Secretary and Treasurer of the Company. Subsequently, on December 15, 2009 each of the abovementioned officers and/or directors resigned and Terrence A. Tecco was appointed President, CEO and Director of the Board. The Company remained Global Holdings, Inc. and did not change its name.

Now the company is taking the direction mentioned above in accordance with World Wide Wireless, Inc.'s business plans.

C. **Off Balance Sheet Arrangements**

The company currently has no off-balance sheet arrangements.

Part E. Issuance history

Item 17 List of securities offerings and shares issued for services in the past two years

A. Quarter Ended September 2011

- i. Authorized: 1,000,000,000 Common Shares; 5,000,000 Series A Convertible Preferred Shares
- ii. Issued & Outstanding: 504,423,994 Common Shares
- iii. Free Trading: 323,295,994 Common Shares
- iv. Total Number of Beneficial Shareholders: 87 shareholders of record with the issuer's transfer agent One Beneficial Shareholder over 5 %

B. Year Ended December 31, 2010

- i. Authorized: 400,000,000 Common Shares; 5,000,000 Series A Convertible Preferred Shares
- ii. Issued & Outstanding: 204,962,057 Common Shares
- iii. Free Trading: 48,834,057
- iv. Total Number of Beneficial Shareholders: 87 shareholders of record with One Beneficial Shareholder over 5 %

Part F Exhibits

Item 18 Material Contracts

Exhibits attached

Lease Contract

Item 19 Articles of Incorporation and Bylaws

Attached

Item 20 Purchases of Equity Securities by the Issuer and Affiliated Purchasers

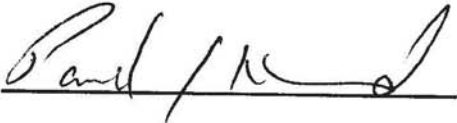
ISSUER PURCHASES OF EQUITY SECURITIES				
PERIOD	COLOUM A	COLOUM B	COLOUM C	COLOUM D
	Total Number of Shares (or Units) Purchased	Average price paid per Share (or unit)	Total Number of Shares (or Units) Purchased as part of a Publicly Announced Plans or Programs	Maximum Number (or Approximate Dollar Vale) of Shares (or Units) that May yet Be Purchased Under the Plans or Programs
MONTH #1				
MONTH #2				
MONTH # 3				
TOTAL				

Item 21 Issuer's Certification

I, Dr. Paul Normand, certify that:

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

12/07/2011

A handwritten signature in black ink, appearing to read "Paul Normand", is written over a horizontal line.

Signature

Dr. Paul Normand CEO

World Wide Wireless / PDA Repair World
 Balance Sheet
 As of November 6, 2011
 Pursuant to the Global Holdings, Inc.
 Financials Filed for June 30, 2011

ASSETS

Current Assets

Cash Accounts	8,231
Accounts Receivable	2,120
Inventory	131,054

Total Current Assets 141,405

Fixed Assets 83,551

Other Assets 560

Total Assets **225,516**

Liabilities and Expenses

Current Liabilities

Accounts Payable	9,411
Credit Card Balances	5,230
Sales Tax Payable	270
Wells Fargo LOC	24,299

Total Current Liabilities 39,210

Long Term Liabilities

Interest Bearing Loan	12,600
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Total Liabilities 51,810

Equity

Opening Equity	67,552
Retained Earnings	(14,623)
Net Income	35,215

Equity WW/PDA 88,144

STOCKHOLDER EQUITY

Preferred Stock \$.0001 Par Value, 5,000,000

Share Authorized, None Issued

Common Stock \$.0001 Par Value, 1,000,000,000 Shares Authorized

Issued as of September 30, 2011 856,170,433 85,561

TOTAL EQUITY RELATED AND INHERITED 173,705

TOTAL LIABILITIES AND ALL EQUITY **225,516**

Consolidated Statement of
Cash Flow

CASH FLOW FROM OPERATING ACTIVITIES:

Net Income	\$ 35,215.72
Adjustments To Net Income	
Stock Issuance (Related and Services)	-
Related Party Notes and Advances	\$(10,200.00)
Accounts Payable	\$ 9,411.00
Net Cash Provided by (Used by) Operations	\$ (789.00)

CASH FLOW FROM FINANCING ACTIVITIES: -

NET INCREASE (DECREASE) IN CASH \$ (789.00)

World Wide Wireless / PDA World
Profit and Loss Statement
As Of November 6, 2011
Pursuant to Merger Agreement
Financials
From Global Holdings, Inc. Filed as of June 30, 2011

Ordinary Income

Sales of Services and Merchandise	192,522.17
Discounts Given	(12,688.21)
Total Sales	179,833.96
Cost of Goods Sold	
Cost Of Goods	42,118.64
Total Cost of Goods	42,118.64
Gross Profit	<u>137,715.32</u>

Expenses

Summary of
Expense

Contract Services	4,119.25
Advertising and Marketing	5,523.22
Office Operations	33,592.02
Payroll Expense	85,408.33
Rent and Utilities	35,315.82
Travel and Trade Shows	4,537.09
Shipping Costs	7,861.70
Total Expenses	<u>176,357.43</u>
Net Ordinary Income	(38,642.11)
Inventory Adjustment	73,857.83
Net Income	<u>35,215.72</u>

NOTES TO FINANCIAL STATEMENTS

1. DESCRIPTION OF BUSINESS

- I. In October 2011 World Wide Wireless entered into a reverse merger agreement with Global Holdings, Inc. Within this reverse merger the share structure of the Issued and Outstanding shares remained the same, and the name and company information was re-registered with the state of Nevada. Global Holdings, Inc. within an asset purchase agreement with World Wide Wireless, Inc. relinquished control of the shares and the assets that Global Holdings, Inc. agreed to. World Wide Wireless, Inc. is the world's largest BlackBerry out of warranty repair service facility that offers a wide variety of BlackBerry repair parts and services. We carry over 6,000 accessories that fulfilled through its marketing partner, Smartphone Experts. The repair and service to the Apple based and Android Marketed phones are a new additional line of revenue for the company. This is the fastest growing market for cellular and handheld computer devices.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

CASH AND CASH EQUIVALENTS - Cash equivalents are comprised of certain highly liquid investment with maturity of three months or less when purchased. The Company maintains its cash in bank deposit accounts, which at times, may exceed the federally insured limits. The Company has not experienced any losses in such accounts.

ACCOUNTS RECEIVABLE - Trade Accounts are recorded at the invoiced amount based on delivery date. The Company extends credit to its customers in the normal course of doing business. The Company performs ongoing credit valuations of its larger customers. Earnings are charged with a provision for doubtful accounts based on the managements' review of the outstanding balances of the accounts.

INVENTORIES - Inventories consist of materials and supplies located at the Companies warehouse or in the possession of the sales representatives in the normal course of business. This inventory is stated at average cost not to exceed market value. Inventory also includes proprietary items that are carried at direct costs plus allocated overhead but not to exceed fair market value.

PROPERTY AND EQUIPMENT - FIXED ASSETS - Fixed Assets, also known as Properties and Equipment are recorded at cost. Expenditures for repairs, maintenance, and upgrades are expensed when the charges are incurred. Disposals are removed at costs less depreciation with the resulting gain or loss reflected in operations in the year of the disposition.

INCOME TAXES - The Company accounts for income taxes and sales taxes un the liability method, which requires, among other things, recognition of deferred income tax liabilities and assets for the expected future tax consequences of events that have been recognized in the financial statements or tax returns. Under this method, deferred income tax or sales tax determined on the temporary differences between the financial statements carrying amounts and the tax bases of existing assets and liabilities and the recognition of available tax carry forwards



Office of the Secretary of State

CERTIFICATE OF INCORPORATION OF

Worldwide Wireless, Incorporated
Filing Number: 800588389

The undersigned, as Secretary of State of Texas, hereby certifies that Articles of Incorporation for the above named corporation have been received in this office and have been found to conform to law.

Accordingly, the undersigned, as Secretary of State, and by virtue of the authority vested in the Secretary by law, hereby issues this Certificate of Incorporation.

Issuance of this Certificate of Incorporation does not authorize the use of a name in this state in violation of the rights of another under the federal Trademark Act of 1946, the Texas trademark law, the Assumed Business or Professional Name Act, or the common law.

Dated: 12/21/2005

Effective: 12/21/2005



A handwritten signature in black ink that reads "Roger Williams".

Roger Williams
Secretary of State

Form 201
(revised 9/05)

Return in Duplicate to:
Secretary of State
P.O. Box 13697
Austin, TX 78711-3697
FAX: 512/463-5709

Filing Fee: \$300



Articles of Incorporation
Pursuant to Article 3.02
Texas Business
Corporation Act

This space reserved for office use.

FILED
In the Office of the
Secretary of State of Texas

DEC 21 2005

Corporations Section

Article 1 - Corporate Name

The name of the corporation is as set forth below:

Worldwide Wireless, Incorporated

The name must contain the word "corporation," "company," "incorporated," or "limited," or an abbreviation of one of these terms. The name must not be the same as, deceptively similar to or similar to that of an existing corporate, limited liability company, or limited partnership name on file with the secretary of state. A preliminary check for "name availability" is recommended.

Article 2 - Registered Agent and Registered Office (Select and complete either A or B and complete C)

A. The initial registered agent is an organization (cannot be corporation named above) by the name of:

OR

B. The initial registered agent is an individual resident of the state whose name is set forth below:

First Name	M.I.	Last Name	Suffix
Paul	J	Normand	

C. The business address of the registered agent and the registered office address is:

Street Address	City	State	Zip Code
8206 Braes Meadow	Houston	TX	77071

Article 3 - Directors

The number of directors constituting the initial board of directors and the names and addresses of the person or persons who are to serve as directors until the first annual meeting of shareholders or until their successors are elected and qualified are set forth below:

Director 1: First Name	M.I.	Last Name	Suffix
Paul	J	Normand	

Street Address	City	State	Zip Code
8206 Braes Meadow	Houston	TX	77071

Director 2: First Name	M.I.	Last Name	Suffix

Street Address	City	State	Zip Code

Director 3: First Name	M.I.	Last Name	Suffix
Street Address	City	State	Zip Code

Article 4 – Authorized Shares

A. The total number of shares the corporation is authorized to issue is 100000 and the par value of each of the authorized shares is \$.01

OR (You must select and complete either option A or option B, do not select both.)

B. The total number of shares the corporation is authorized to issue is _____ and the shares shall have no par value.

If the shares are to be divided into classes, you must set forth the designation of each class, the number of shares of each class, the par value (or statement of no par value), and the preferences, limitations, and relative rights of each class in the space provided for supplemental information on this form.

Article 5 – Duration

The period of duration is perpetual.

Article 6 – Purpose

The purpose for which the corporation is organized is for the transaction of any and all lawful business for which corporations may be incorporated under the Texas Business Corporation Act.

Supplemental Provisions/Information

Text Area: [The attached addendum, if any, is incorporated herein by reference.]

Incorporator

The name and address of the incorporator is set forth below.

Name:

Paul J. Normand

Street Address	City	State	Zip Code
8206 Braes Meadow	Houston	TX	77071

Effectiveness of Filing

This document will become effective when the document is filed by the secretary of state.

OR

This document will become effective at a later date, which is not more than ninety (90) days from the date of its filing by the secretary of state. The delayed effective date is _____

Execution

The undersigned incorporator signs these articles of incorporation subject to the penalties imposed by law for the submission of a false or fraudulent document.



Signature of incorporator

Corporate Resolution

September 7, 2011

TO BE RESOLVED, that the Name of Golbal Holdings will now be World Wide Wireless, Inc. and shall be filed with the State of Nevada upon execution of the related Stock Purchase Agreement, previously agreed upon.

TO BE RESOLVED, that ownership of the resulting corporation shall change from Terrence T. Tecco to Dr. Paul Normand, the respective owners of Global Holdings, Inc. and World Wide Wireless, Inc. Dr. Paul Normand will become the CEO and President of the resulting Company at execution of the Stock Purchase Agreement previously agreed upon by all parties.

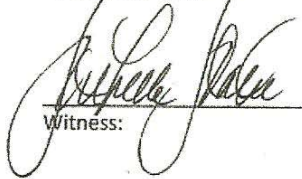
RESOLVED, The above items for resolution, by vote of the controlling Board Of Directors of each Corporation listed as Global Holdings, Inc. and World Wide Wireless, Inc. have elected to Change the name of the Corporation and the CEO and President of said Corporation on this date.

RESOLVED, the new CEO and President of the surviving corporation, pursuant to the Stock Purchase Agreement, shall be Dr. Paul Normand, and the surviving corporation shall be named World Wide Wireless, Inc. and shall be listed with the State of Nevada as such.

SELLER:


Terrence A. Tecco

Date: 9-2-11


Witness:

Date: 9-2-11

BUYER:


Paul Normand
WorldWide Wireless, Inc.

Date: 9-7-11


Witness:

Date: 9-7-11