

**INFORMATION AND DISCLOSURE STATEMENT**

Pursuant to Rule 15c2-11(a)(5)

WHAM INC. (a Florida Corp)  
982 E. 9th Street  
Lockport, IL 60441  
Phone: 1+312-780-0238  
www.whaminc.us

March 31st 2017

Issuers Equity Securities

500,000,000 Common Shares, No Par Value, Authorized Shares Outstanding: (132,989,407)

Transfer Agent  
VStock Transfer, LLC  
18 Lafayette Place  
Woodmere, NY 11598  
PHONE (212) 828-8436  
FAX (646) 536-3179

- VStock Transfer, LLC is a registered agent under the Securities Exchange Act of 1934, as amended -

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All information furnished herein has been prepared from the Books and Records of WHAM INC. (The Company) in accordance with Rule 15c2-11 (a)(5) Promulgated under the Securities Exchange Act of 1934, as amended.

NO DEALER OR SALESMAN HAS BEEN AUTHORIZED TO GIVE ANY INFORMATION OR MAKE ANY REPRESENTATION NOT CONTAINED HEREIN IN CONNECTION WITH THE COMPANY. ANY REPRESENTATION NOT CONTAINED HEREIN MUST NOT BE RELIED UPON AS HAVING BEEN MADE OR AUTHORIZED BY THE COMPANY.

The undersigned hereby certifies that the information herein is true and correct to the best of his knowledge and belief.

WHAM INC.

By:   
Theodore Fotsis  
Chairman/CEO

DATED: May 9th 2017

COPIES OF THIS INFORMATION AND DISCLOSURE REPORT ARE AVAILABLE FROM THE ISSUER UPON REQUEST.

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 format as set forth in such Rule.

## **Part A General Company Information**

**Item 1. The Exact name of the Issuer.** WHAM INC.

**Item 2. The Principal Executive Office of the Issuer.**

982 E 9th Street

Lockport, IL 60441

www.whaminc.us: 1+ 312-780-0238

email: info@whaminc.us

**Item 3. The State and Date of Original Incorporation.**

- December 10, 2001: East Coast Distribution Corporation was incorporated in the state of Florida, with an initial capital stock of 50,000,000 shares of common stock at 0.001 par value. (FL Doc 70597667)
- July 23, 2002. The Articles of Incorporation were amended and the company name was changed to IPMC-Europe Corporation. (FL Doc 70597667)
- November 3, 2004. The Articles of Incorporation were amended and the company name was changed to The Wholefood Farmacy Corporation. The capital stock is changed from 50,000,000 to 100,000,000 shares of common stock, no par value and 10,000,000 shares of preferred stock, no par value. Additional amendments included new powers of the board of directors with respect to shares. (FL Doc 90697949)
- June 24, 2005. Original registered agent Joseph Camillo resigned as registered agent for The Wholefood Farmacy Corporation. (FL Doc 80497468)
- July 29, 2005. NRAI Services was appointed as registered agent for The Wholefood Farmacy Corporation and the amendment was filed with the State of Florida. (FL Doc 0530731)
- September 2, 2005. Articles of Amendment were filed designating Series A Preferred Stock. Series A constituted 2,000,000 Series A preferred shares. (FL Doc FL Doc H0210842)
- December 20, 2005. The Wholefood Farmacy restated the Articles of Incorporation and changed the name to Wholefood Farmacy Corporation. (FL Doc H0289137)
- November 2, 2011. Wholefood Farmacy filed an amendment with the state of Florida changing the name to WHAM INC. (FL Doc 13484772)
- December 10, 2015. WHAM INC. amended the Articles of Incorporation, Article VI, with respect to the election and removal of directors from the corporation's board of directors. (FL Doc 000279801430)
- April 6, 2016. WHAM INC. amended the Articles of Incorporation, in particular: Article 4.1, to provide that the Capital Stock of the Corporation shall consist of 500,000,000 shares of common stock, no par value and 20,000,000 Preferred Stock shares, no par value and Article 4.2 to provide that the Authorized Shares for Series "A" Preferred Stock shall consist of 10,000,000 shares no par value. The Series "A" Preferred Stock shall have the right to convert each share of Preferred Stock into one share of Common Stock, the right to dividends based upon conversion into Common Stock, and the right to vote 15 votes per share of Series "A" Preferred Stock. The Series "A" Preferred Stock does not have redemption rights. (FL Doc 84358204)
- December 20, 2016. WHAM INC. filed an amendment with the state of Florida changing the name to BERITH Holdings Corporation. (FL Doc 92141815)
- March 10, 2017. BERITH Holdings Corporation amended its Articles of Incorporation for the following corporate actions of a Reverse Split for both its Series A Preferred Stock, (5000-1), and Common Stock, (300-1), name change, and ticker symbol change. (FL Doc 96407423)

## **Part B Share Structure**

### **Item 4. The exact Title and class of Security**

- Common Stock
- Preferred Stock
- Series A Preferred Stock
- Common Stock CUSIP # 962239 109
- Trading Symbol: WFMC

### **Item 5. The Par or Stated value of the Security**

- Common Stock: No Par Value
- Preferred Stock: No Par Value
- Series A Preferred Stock: No Par Value

### **Item 6. The number of shares or total amount of the securities outstanding for each class of securities authorized as of March 31st, 2017.**

- Authorized Common Shares: 500,000,000
- Common Shares Outstanding: 132,989,407
- Float: 27,712,084
- Beneficial shareholders: 482

WHAM INC. is currently authorized to issue five hundred million (500,000,000) shares of common stock.

There are one hundred thirty-two million nine hundred eighty-nine thousand four hundred and seven (132,989,407) shares of common outstanding.

There are twenty-seven million seven hundred twelve thousand and eighty-four (27,712,084) free trading shares. One hundred thirty-two million nine hundred eighty-nine thousand four hundred and seven (132,989,407) shares of common stock are restricted.

Five million (5,000,000) shares of Series A Preferred Stock of its ten million (10,000,000) authorized shares have been issued.

### **Item 7. Name and Address of Transfer Agent**

VStock Transfer, LLC  
18 Lafayette Place  
Woodmere, NY 11598  
PHONE (212) 828-8436  
FAX (646) 536-3179  
Agent: Jennifer Kamara

## **Part C Business Information**

### **Item 8. The nature of the Issuer's business.**

WHAM INC. is engaged in the business of investing in and/or acquiring development and early stage companies. WHAM INC. is a Florida publicly traded corporation, trading on the OTCMarkets under the symbol WFMC. Acquisitions of businesses are executed through merger and acquisition activity, stock exchanges and asset acquisitions.

The form of organization of the issuer; The issuer is a C Corporation. The Year that the issuer (or any predecessor) was organized;

WHAM INC. was originally incorporated in the State of Florida on Dec 10th, 2001 as East Coast Distribution Corporation, (*IPMC-Europe*).

The fiscal year ends on December 31st.

**Whether the issuer, WHAM INC. (and or any processors) has been in bankruptcy, receivership or any similar proceedings.**

WHAM INC. has not filed and is not in the process of filing bankruptcy, receivership or any other similar proceedings.

**Any material reclassification, merger, consolidation, or purchase or sale of a significant amount of assets;**

None for the first quarter of 2017.

**Any default of the terms of any note, loan, lease, or other debt or financing arrangement requiring the issuer to make payments;**

No.

**Any change of control;**

No. The Board of Directors controls the company made effective November 2<sup>nd</sup>. 2016.

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

No.

**Any past, pending or anticipated stock split, stock dividend, recapitalization or spin-off;**

In 2017, the Board of Directors began discussing a restructuring of its corporation. The corporate actions include a reverse stock split, name change, and ticker symbol change. The genesis of the restructure is to accurately regulate the company's share structure for the purpose in building long term value, and sustainable growth. The restructuring will allow the company to raise the capital it needs for the implementation of a long-term M&A plan. This long-term acquisition plan is based on a comprehensive investment allocation for the purchase of several strategic businesses within the construction industry. Purchase groupings shall range from one to multiple companies. Concurrently, the fundamental stages of the corporate actions are under review, which have been submitted to the Financial Industry Regulatory Authority, (Finra). The company is preparing to precede, upon the written approval and permission of Finra, in which the investment community will be made aware by way of press release.

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

The issuer's Securities have not been delisted or are not in the process of being delisted by The Securities and Exchange Commission and/or FINRA.

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

**regulator. State the names of the principal parties, the nature and current status of the matters, and the amounts involved.**

No there are no past, pending or current legal proceedings or administrative actions that could have a material effect on the issuer's business.

**Business of Issuer.**

WHAM INC. is a Florida publicly traded corporation, trading on the OTC market under the ticker WFMC. Acquisitions of businesses are executed through merger and acquisition activity, stock exchanges and asset acquisitions.

**I. The issuer's primary and secondary SIC Codes;**

The issuer's primary SIC Code is 7380 with no secondary codes.

**If the issuer has never conducted operations, is in the development stage, or is currently conducting operations;**

Yes, the company is conducting operations.

**Whether the issuer is or has at any time been a "shell company";**

The company has never been a shell since its inception. The Florida corporation was incorporated by Joseph Camillo on December 10, 2001. The International Paintball Manufacturing Corporation (IPMC) located in St. Petersburg, Florida was a start-up company to manufacture and to sell to wholesale distributors commercial grade paintballs for use in "Paintballing" extreme sports competition and recreational use nationally and internationally.

**IPMC operated the corporation from December 2001 - November of 2004,**

(<http://www.secinfo.com/d122ap.3wr.htm>.)

IPMC-Europe Corp -

<http://search.sunbiz.org/Inquiry/CorporationSearch/SearchResultDetail?inquirytype=EntityName&directionType=Initial&searchNameOrder=IPMCEUROPE%20P010001174501&aggregateId=domp-p01000117450-5bf64411-8fc2-4d22-91d8->

[ea43c932009f&searchTerm=IPMC%20Europe%20Corp&listNameOrder=IPMCEUROPE%20P010001174501](http://search.sunbiz.org/Inquiry/CorporationSearch/SearchResultDetail?inquirytype=EntityName&directionType=Initial&searchNameOrder=IPMCEUROPE%20P010001174501&aggregateId=domp-p01000117450-5bf64411-8fc2-4d22-91d8-). IPMC Europe (Pink Sheets: IPEU) Acquisition of Think Again, Inc., dba Great American the Wholefood Farmacy, a Tennessee Corporation, entered into a stock exchange agreement with IPMC Europe, a Florida Corporation on October 22, 2004, (*Think Again Inc., is a wholly owned subsidiary of the Wholefoods Farmacy*).

**The Wholefoods Farmacy operated the corporation from November 2004 - February**

**2012.** Think Again Inc., at 117 E Main St, Rogersville, TN, 37857-3309, US. Think Again, Inc., specializes in: Grocery Stores, <https://start.cortera.com/company/research/k3s2luj5p/think-again-inc/>. The Wholefood Farmacy operated the corporation from November 2004 – February 2012.

Wholefood Farmacy Corp

929 Winchester Highway

Fayetteville, TN 37334

(423) 921-7848

<http://www.wholefoodfarmacy.com/>

As of February 21, 2012, The Wholefood Farmacy Corp. was acquired by WHAM INC. The Wholefood Farmacy Corp. offers whole food based meals and snacks. It provides phi, veggie,

fruit, and corn products; snack packs, organic products, gluten free products, raw products, and vegan products; beverages; smoothies (farinas) and green drinks; whole food soups; coffee and tea; salt, spices, and food oils; and personal care products, such as tooth gels, hi roller deodorants, lip balms, and other products. The company also provides products for bath and body, facial, hair, and wellness applications. It offers its products online. The Wholefood Farmacy Corp. was formerly known as IPMC Europe Corp. and changed its name to The Wholefood Farmacy Corp. in 2004. WHAM INC. was formerly known as the Wholefoods Farmacy (WFMC), and changed its name to WHAM INC.

**WHAM INC. has operated the corporation as a Holdings Company since March of 2012:** On December 20th, 2016 the name of the corporation was changed with the Secretary State of Florida to BERITH Holdings Corporation.

**The names of any parent, subsidiary, or affiliate of the issuer, and its business purpose, its method of operation, its ownership, and whether it is included in the financial statements attached to this disclosure statement;**

The WHAM Board of Directors control WHAM INC. the company. WHAM INC. is the parent company of the following two wholly owned subsidiaries. ASI Construction Services, and WhamSecure Inc., which are included in the financial statements located on the OTC Markets at <http://www.otcmarkets.com/stock/WFMC/filings>.

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

The Company does not foresee any substantial changes due to government regulations that could affect operations. WHAM INC. and its affiliates remain up to date on all new rules and regulations that are set forth by government officials regarding our various businesses.

**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 users;**

In 2015, WHAM INC. invested \$250,000 into Uponus Technologies for the right to obtain an exclusive license agreement to market, and sell its consumer mobile encryption application. The Board of Directors were led to believe that the product was market ready for Android systems, and that only Apple iOS required coding. Subsequently, it was discovered that the Android software application hadn't been updated in years, and that both systems required new development, and research. After acquiring the exclusivity to sell, and market the Uponus technology product WHAM INC. was given in return an uncompleted, and unmarketable software application.

At this time, the company cannot value its original capital investment other than by cost due to not having all the requested documents. The investment of \$250,000 is noted on the company's financial statements as: *Investment in Stock – Note 1*, located on the OTC Markets at <http://www.otcmarkets.com/stock/WFMC/filings>. A total amount of \$178,858 was invested into the development, and research of the consumer mobile encryption application. These funds are noted on the company's balance sheet under *Investment in Software stock - Note 2*.

In 2016 - 2017, new research and development costs incurred with the companies new open source mobile encryption application. A total of \$50,231.17 was invested into the new application for a grand total of \$229,089.17 dedicated to both apps. WhamSecure, Inc. was greatly anticipating the delivery of its newly enhanced mobile encryption application called *KingdomSecure*. The enhanced encryption application was being developed for the roll out of the *consumer* and *enterprise* market as the company was in process of securing its first international enterprise customer. The enhanced

application was to be delivered onto company servers by March 31<sup>st</sup>, 2017, but could not be completed due to compilation issues. The new roll out was instrumental for *WhamSecure, Inc.* as it was developing the new app as both a consumer, and enterprise application, establishing it as a revenue producing product. For 2017, *WhamSecure, Inc.* had already established its targeted market group, research and development team, marketing plan, and its first international customer who was testing its Android consumer application. Concurrently, the company's wholly owned subsidiary *WhamSecure, Inc.* shall remain a subsidiary of WHAM INC., but further development for its application shall remain on hold as the company is now speaking to counsel regarding the matter.

On October 7, 2016 the WHAM INC. Board of Directors sent a certified letter to the New York Post Publishing, Inc., requesting all assets and interests purchased by WHAM INC. relating to the February 2, 2016 acquisition agreement; such assets included; Towers Investors.com and any business operations; Post Publishing.buzz domain name, trademarks, and any business operations; Public Speaking WallStreet.com domain name, trademarks, and any business operations; ChristDonations.com and ChristFaithCard.com domain names, trademarks, and any business operations. After the requested items, could not be obtained nor acquired for the company's 2<sup>nd</sup> quarter 2016 filings, an immediate rescission of that agreement was enforced by counsel, and on November 2nd, 2016 the acquisition agreement between WHAM INC. and the New York Post Publishing Inc. was successfully rescinded in its entirety, and all obligations of each party to the other parties were terminated. In addition, a total of \$64,000 was invested into the launch of the Christ Credit & Debit Card, which is noted on the financials under *Due from Towers Investors*. The company is currently speaking with counsel regarding the collection of these funds.

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

None expected.

**The number of total employees and number of full-time employees.**

Currently there are two (2) part-time employees

**Item 9. The nature of products or services offered.**

WHAM INC. offers Construction Services through ASI Construction for its residential and commercial properties.

**A. Principal products or services, and their markets:**

WHAM INC. offers Construction Services through its subsidiary ASI Construction for all residential and commercial properties

**B. Distribution methods of the products or services;**

WHAM's Construction Services through ASI Construction and is conducted through local advertising, social media advertising and word of mouth referrals for all its residential and commercial properties.

**C. Status of any publicly announced new product(s) or service(s);**

Via OTC Markets, Major New wires. Updates put out periodically:

On March 24, 2016 WHAM INC. acquired American Services Incorporated, (ASI)

<https://www.accesswire.com/438260/WHAM-INC-Public-Buy-Out-Company-Takes-Over-American-Services-Inc-ASI>

On September 14, 2016 WHAM INC. Announces Its Beta Mobile Encryption Communications App, WhamSecure, for Android Systems

<https://www.accesswire.com/445309/WHAM-INC-Announces-Its-Beta-Mobile-Encryption-Communications-App-WhamSecure-for-Android-Systems>

On January 24, 2017: WHAM INC. Announces Enhanced Release of its Android Mobile Encryption Application  
<http://finance.yahoo.com/news/wham-inc-announces-enhanced-release-200800351.html>

**D. Competitive business conditions, the issuer's competitive position in the industry, and methods of competition:**

Local advertising, social media advertising and word of mouth referrals for its residential and commercial properties.

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

No raw materials are needed nor do we need principal suppliers.

**F. Dependence on one or a few major customers:**

WHAM INC. is a holdings company, which is not dependent on one or a few major customers. The company currently operates as one wholly owned subsidiary.

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

The name WHAM INC. and WhamSecure with its logo are both marked.

**H. The need for any government approval of principal products or services and the status of any requested government approvals.**

Presently no government approval is needed for our products or services.

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

The Company uses an office and facilities available to the CEO from another business interest owned by the CEO, which is a 125-seat restaurant with offices and other facilities.

**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.**

**Theodore Fotsis Chairman/CEO**

Theodore Fotsis is an entrepreneur with experience and knowledge in today's public and private marketplaces. Mr. Fotsis is focused on the regulatory requirements, shareholder relations and corporate responsibilities of WHAM INC. He has operated, owned and established multiple corporations within the United States. Mr. Fotsis is the Chairman of WHAM INC. and is President of the Honeyfield Restaurant Corporation in Lockport Illinois and has also studied theology at the Moody Bible Institute and Fire School of Ministry International.

Ownership Control: Seven Million Common Shares, and Four Million Shares of Series A Preferred Stock.

In 2015, Mr. Fotsis personally loaned the company fifty-five thousand, (\$55,000) dollars for working capital, in which that loan was eventually converted into Common, and Series A Preferred stock at a cost basis price of .005. In 2016, Mr. Fotsis allocated a second loan to the company for additional working capital in the amount of fifty-six thousand, (\$56,000) dollars. In 2017, Mr. Fotsis has loaned the company an additional ten thousand, (\$10,000) dollars for further working capital.

In addition, Mr. Fotsis has never been paid a salary by the company nor has he accepted any shares based on consideration for work done.

#### **Russ Guzior, COO/Director**

Mr. Guzior brings tremendous talent, integrity and life experience to the executive team with a unique and sound perspective on business ethics, which is to operate, God's Company's, God's way. He is being mentored by David Green, owner of the nationwide retail craft store Hobby Lobby. Drafted in the NHL by the Montreal Canadiens in 1993 after finishing his degree at Providence College, Mr. Guzior played 9 years of professional hockey which instilled the concept of teamwork and effective leadership within a group. At the young age of 20 he started successful summer hockey schools. Since then he has owned and operated an MMA production Company (Rock Solid Production) and a remodeling company (Redemption Remodeler LLC). He currently runs one of the fastest growing disposal companies (Redemption Disposal & Recycling LLC.) in the Chicagoland area. Mr. Guzior and his wife are currently opening Redemption Antiques & Design in Lockport, IL. He has learned over the years that a biblically run company offers tremendous blessings and results versus a company that is not, (Romans 12:2).

Ownership: Five Million Fifty Thousand Shares of Common Stock.

In 2016, Russ Guzior was issued Five Million Shares of Common Stock per his sweat equity consideration agreement. In total Mr. Guzior owns Five Million Fifty, (5,050,000) Thousand shares, in which 50,000 of those shares are purchased, and paid for shares.

In addition, Mr. Guzior has never been paid a salary by the company.

#### **B. Legal/Disciplinary History. Please identify whether any of the foregoing persons have, in the last five years, been the subject of:**

No officers of the company have had Legal Disciplinary action taken against them for any of the offenses listed by the OTC Disclosure guidelines.

On June 3, 2016, the Board of Directors obtained a temporary restraining order (TRO) prohibiting the former Chairman/CEO from seeking the removal of the restrictive legend on a share certificate representing five million (5,000,000) shares of company stock. On November 22, 2016, the court issued a Preliminary Injunction which remains in effect until further Order of the Court. The Company has alleged that the certificate was improperly issued. The Company alleged that there was no consideration nor payment for the issuance of the certificate. The former Chairman/CEO has denied the allegations, but no documentation has been produced to support the position of the former Chairman/CEO to date.

#### **C. Disclosure of Family Relationships**

No family relations between Previous or current Officers or Directors.

#### **D. Disclosure of Related Party Transactions.**

No Transactions

**E. Disclosure of Conflicts of Interest.**

No Conflicts of Interest

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

See <http://www.otcmarkets.com/stock/WFMC/filings>

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

None

**Item 14. Beneficial Owners of 10% or more of common or preferred stock.**

Chairman/Director Theodore Fotsis: Seven Million shares of Common Stock, and Four Million Series A Preferred Stock.

**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:**

**WSMG Advisors**

Website: <http://www.wsmg.biz/>

Phone: +1-858-800-2974

Advisor: Mark Taggatz

**SG Law Group**

2665 S Bayshore Dr,

Miami, FL. 33133

Phone: +1-305-606-6139

Email: [inquiries@sgarcialaw.com](mailto:inquiries@sgarcialaw.com)

**Item 16. Management's Discussion and Analysis or Plan of Operation.**

The Board of Directors is currently reviewing the fundamental stages of its restructure, and is discussing its plans for the implementation of a long-term M&A plan.

**Part E Broker or Dealer Transactions**

**Item 17 Whether the broker or dealer or any associated person is affiliated, directly or indirectly with the issuer**

N/A

**Item 18 Whether the quotation is being published or submitted on behalf of any other broker or dealer, and, if so, the name of such broker or dealer.**

N/A

**Item 19 Whether the 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, 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**

N/A

## **Part F Issuance History**

### **Item 20. List of securities offerings and shares issued for services in the past two years.**

In 2015, the company sold 13,574,000 shares of its restricted common stock between the prices of \$.0045 - \$.12, and in 2016, WHAM INC. sold 10,030,312 shares of its restricted common stock to 32 shareholders for a total of \$185,159.25 between the prices of \$.008 - \$.035. In addition, an aggregate of 14,660,000 shares of its restricted common stock were issued to companies for payment of services, and to officers and employees for consideration.

The February 2, 2016 acquisition agreement between WHAM INC. ("WHAM") and the New York Post Publishing Inc. ("NYPP") was rescinded in its entirety on the effective date of November 2nd, 2016. The fifty-five (55%) percent of the issued and outstanding shares of common (145,622,928) stock of WHAM INC. have been acquired back by the company, and all obligations of each party to the other parties was terminated.

The June 2016 Acquisition Agreement between Vogt Construction, and WHAM INC. has been rescinded, and was made effective on May 7<sup>th</sup>, 2016 with the signing of a recession agreement. Per the fulfillment of the recession agreement by Vogt Construction all obligations of each party to the other parties will be terminated in their entirety.

## **Part G Exhibits**

### **Item 21. Articles of Incorporation and Bylaws**

WHAM INC. Articles of Incorporations located on the Secretary State of Florida, <http://www.sunbiz.org/index.html> and the Corporate Bylaws located on the OTC Markets page at <http://www.otcmarkets.com/stock/WFMC/filings>

### **Item 22. Material Contracts.**

On March 24, 2016, WHAM INC. entered into a binding letter of intent to acquire 100% of the issued and outstanding Capital Stock of American Services, Inc., a construction company in consideration for 250,000 shares of Common Stock of WHAM INC. currently and 750,000 shares of Common Stock of WHAM INC. if American Services, Inc. meets certain profit goals. ASI is a wholly owned subsidiary of WHAM INC. and is operated by John Turrisi, as the Chief Executive Officer.

ASI's mission is to build and deliver honest working relationships to all its customers, while providing the highest quality of services in both interior and exterior remodeling. ASI works with the following: Contractors, homeowners, business owners, real estate investors and management companies. ASI specializes in residential and commercial interior and exterior remodeling and offers demolition work as large as complete residential teardowns. ASI can help complete any build out to suit commercial properties as well.

### **Item 23. Purchases of Equity Securities by the Issuer and Affiliated Purchasers.**

On March 24, 2016, WHAM INC. entered into a binding letter of intent to acquire 100% of the issued and outstanding Capital Stock of American Services, Inc., a construction company in consideration for 250,000 shares of Common Stock of WHAM INC. currently and 750,000 shares of Common Stock of WHAM INC. if American Services, Inc. meets certain profit goals. ASI is a wholly owned subsidiary of WHAM INC. and is operated by John Turrisi, as the Chief Executive Officer.

WHAM INC. owns all shares, and interests of WhamSecure Incorporated.

**Item 24. Issuer's Certifications.**

I, Theodore Fotsis certify that:

1. I have reviewed this Information Disclosure Statement of WHAM 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 conditions and results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.



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Theodore Fotsis  
Chairman/CEO

May 9th 2017

Email: [info@whaminc.us](mailto:info@whaminc.us)  
Phone: +1(312) 780-0238