Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

IDGIobal Corp.

A Colorado Corporation 4915 N. Main St. 2nd Floor Suite 3 Downers Grove, IL 60515 630-532-3625 www.idglobalcorp.io idglobalinfo@gmail.com 8742

Quarterly Report (the "Reporting Period")

For the Period Ending: June 30, 2022 As of June 30, 2022, the number of shares outstanding of our Common Stock was: 24,391,581,040 As of March 31, 2022, the number of shares outstanding of our Common Stock was: 19,277,912,146 As of December 31, 2021 the number of shares outstanding of our Common Stock was: 19.277,912,146 Indicate by check mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933 and Rule 12b-2 of the Exchange Act of 1934): Yes: □ No: ⊠ Indicate by check mark whether the company's shell status has changed since the previous reporting period: Yes: □ No: ⊠ Indicate by check mark whether a Change in Control¹ of the company has occurred over this reporting period: Yes: □ No: ⊠

¹ "Change in Control" shall mean any events resulting in:

⁽i) Any "person" (as such term is used in Sections 13(d) and 14(d) of the Exchange Act) becoming the "beneficial owner" (as defined in Rule 13d-3 of the Exchange Act), directly or indirectly, of securities of the Company representing fifty percent (50%) or more of the total voting power represented by the Company's then outstanding voting securities:

⁽ii) The consummation of the sale or disposition by the Company of all or substantially all of the Company's assets;

⁽iii) A change in the composition of the Board occurring within a two (2)-year period, as a result of which fewer than a majority of the directors are directors immediately prior to such change: or

⁽iv) The consummation of a merger or consolidation of the Company with any other corporation, other than a merger or consolidation which would result in the voting securities of the Company outstanding immediately prior thereto continuing to represent (either by remaining outstanding or by being converted into voting securities of the surviving entity or its parent) at least fifty percent (50%) of the total voting power represented by the voting securities of the Company or such surviving entity or its parent outstanding immediately after such merger or consolidation.

1) Name and address(es) of the issuer and its predecessors (if any)

In answering this item, provide the current name of the issuer any names used by predecessor entities, along with the dates of the name changes.

IDGlobal Corp., a Colorado Corporation Incorporated August 11, 2016; merged with IDGlobal Corp., a Nevada corporation incorporated March 1, 2006; merged with Utah-Idaho Consolidated Uranium, Inc., an Idaho corporation as of April 6,2006

The state of incorporation or registration of the issuer and of each of its predecessors (if any) during the past five years; Please also include the issuer's current standing in its state of incorporation (e.g. active, default, inactive):

IDGlobal Corp., a Colorado Corporation Incorporated August 11, 2016; merged with IDGlobal Corp., a Nevada corporation incorporated March 1, 2006; merged with Utah-Idaho Consolidated Uranium, Inc., an Idaho corporation as of April 6, 2006. (Active)

Describe any trading suspension orders issued by the SEC concerning the issuer or its predecessors since inception:

N/A

List any stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:

N/A

The address(es) of the issuer's principal executive office:

4915 N. Main St. 2nd Floor Suite 3 Downers Grove, IL 60515

The address(es) of the issuer's principal place of business:

Check box if principal executive office and principal place of business are the same address:

Noveda Technology Inc. 126 Greenridge Ave. White Plains, NY 10605

Has the issuer or any of its predecessors been in bankruptcy, receivership, or any similar proceeding in the past five years?

Yes: □ No: ⊠

If this issuer or any of its predecessors have been the subject of such proceedings, please provide additional details in the space below:

N/A

Trading symbol: Exact title and class of securities outstanding: CUSIP: Par or stated value: | DGC | Common | 45168J309 | |

Total shares authorized: 35,000,000,000 as of date: 06/30/2022 Total shares outstanding: 24,391,581,040 as of date: 06/30/2022 Number of shares in the Public Float²: 8,886,590,878 as of date: 06/30/2022 Total number of shareholders of record: 1575 as of date: 06/30/2022

All additional class(es) of publicly traded securities (if any):

| Trading symbol: | <u>N/A</u> |
|--|-------------|
| Exact title and class of securities outstanding: | |
| CUSIP: | |
| Par or stated value: | |
| Total shares authorized: | as of date: |
| Total shares outstanding: | as of date: |

Transfer Agent

2)

Name: <u>Securities Transfer Corp.</u>

Security Information

Phone: <u>469-633-0101</u> Email: <u>www.stctransfer.com</u>

Address: 2901 Dallas Pkwy. Ste. 380, Plano, TX 75093

Is the Transfer Agent registered under the Exchange Act?³ Yes: ⊠ No: □

3) Issuance History

The goal of this section is to provide disclosure with respect to each event that resulted in any direct changes to the total shares outstanding of any class of the issuer's securities in the past two completed fiscal years and any subsequent interim period.

Disclosure under this item shall include, in chronological order, all offerings and issuances of securities, including debt convertible into equity securities, whether private or public, and all shares, or any other securities or options to acquire such securities, issued for services. Using the tabular format below, please describe these events.

A. Changes to the Number of Outstanding Shares

| Check this box to indicate there were no | changes to the number | r of outstanding shares | within the past two | completed |
|--|-----------------------|-------------------------|---------------------|-----------|
| fiscal years and any subsequent periods | : □ | | | |

² "Public Float" shall mean the total number of unrestricted shares not held directly or indirectly by an officer, director, any person who is the beneficial owner of more than 10 percent of the total shares outstanding (a "control person"), or any affiliates thereof, or any immediate family members of officers, directors and control persons.

³ To be included in the Pink Current Information tier, the transfer agent must be registered under the Exchange Act.

Shares Outstanding as of Second Most Recent

Fiscal Year End:

Opening Balance

Date <u>12/31/2019</u> Common: 20,419,584,760

Preferred A: 190,000,000 Preferred B: 3,850,000 Preferred C: 2,851,600 *Right-click the rows below and select "Insert" to add rows as needed.

| Date of Transaction | Transaction type (e.g. new issuance, cancellation, shares returned to treasury) | Number of Shares Issued (or cancelled) | Class of Securities | Value of shares issued (\$/per share) at Issuance | Were the shares issued at a discount to market price at the time of issuance? (Yes/No) | Individual/ Entity Shares were issued to (entities must have individual with voting / investment control disclosed). | Reason for share issuance (e.g. for cash or debt conversion) - OR- Nature of Services Provided | Restricted or Unrestricted as of this filing. | Exemption or Registration Type. |
|------------------------|--|--|------------------------|--|---|--|--|--|--|
| 2/5/2020 | Issuance | 2,000,000,000 | Common | \$.0001 | <u>No</u> | Here to Serve Holding Corp. Paul Riss | Full Payment for Consulting Fees | Restricted | <u>Affiliate</u> |
| 3/29/2021 | <u>Issuance</u> | 300,000,000 | Common | \$.0001 | <u>Yes</u> | Reuben Taub | Subscription Agreement | Restricted | 144 |
| 3/29/2021 | <u>Issuance</u> | 100,000,000 | Common | <u>\$.0001</u> | <u>Yes</u> | Zorigt Ganzorig | SubscriptionAgree ment | Restricted | 144 |
| 3/29/2021 | <u>Issuance</u> | 250,000,000 | Common | \$.0001 | Yes | Ross Hochman | Subscription Agreement | Restricted | 144 |
| 3/29/2021 | <u>Issuance</u> | 100,000,000 | Common | \$.0001 | Yes | Feivel Gottlieb | Subscription Agreement | Restricted | 144 |
| 3/29/2021 | <u>Issuance</u> | 100,000,000 | Common | \$.0001 | <u>Yes</u> | Joseph D. Schuetz | Subscription Agreement | Restricted | 144 |
| 3/29/2021 | Issuance | 100,000,000 | Common | \$.0001 | Yes | Alec Bekoff | Subscription Agreement | Restricted | 144 |
| 3/29/2021 | <u>Issuance</u> | 200,000,000 | Common | \$.0001 | <u>Yes</u> | Irwin L. Zalcberg | Subscription Agreement | Restricted | 144 |
| 6/8/2021 | <u>Issuance</u> | 200,000,000 | Common | <u>\$.001</u> | <u>Yes</u> | Brian Holden | Final Payment Consulting Agreement | Restricted | 144 |
| 6/25/2021 | Issuance | 400,000,000 | Common | <u>\$.001</u> | Yes | ICF Industries Inc. Paul Riss | Final Payment Consulting Agreement | Restricted | 144 |

| 10/5/2021 | Returned to | (1,200,000,000) | Common | | | Greg Szatko | | | |
|------------|----------------------|---|---------------------------|------------------|-----|--|--|------------|-----|
| | treasury | - | | | | | | | |
| 10/21/2021 | Returned to treasury | (200,000,000) | Common | | | Brian Holden | | | |
| 11/9/2021 | Returned to treasury | (3,850,000) | Pref B | | | Jules Adrian Dalsey | | | |
| 12/3/2021 | Returned to treasury | (3,491,672,614) | Common | | | Liberty Capital Group Jules Adrian and Duven Dalsey | | | |
| 4/18/2022 | Issuance | 500,000,000 | Common | \$.0001 | Yes | Jordan Family LLC Pat Jordan | Subscription Agreement | Restricted | 144 |
| 5/26/2022 | Issuance | <u>157,516,000</u> | Common | <u>\$.000075</u> | Yes | Greg Szatko | Final Conversion of Existing Convertible Note | Restricted | 144 |
| 5/31/2022 | Issuance | <u>588,235,294</u> (<u>50,000</u>) | Common Preferred Series C | \$,000085 | Yes | Mammoth West Corporation DBA Mammoth Corporation Brad Hare | Series C Preferred Conversion | Restricted | 144 |
| 5/31/2022 | <u>Issuance</u> | 2,000,000,000 | Common | <u>\$.000075</u> | Yes | Greg Szatko | Partial Convesion of Existing Convertible Note | Restricted | 144 |
| 6/16/2022 | Issuance | 395,977,600 | Common | \$.00005 | Yes | SPR TTEE UA Dated 06042006 LRDT Leslie Ryan | Final Conversion of Existing Convertible Note | Restricted | 144 |
| 6/22/2022 | Issuance | 1,000,000,000 | Common | \$.00005 | Yes | Jordan Family LLC Pat Jordan | Subscription Agreement | Restricted | 144 |
| 6/23/2022 | <u>Issuance</u> | 471,940,000 | Common | <u>\$.00005</u> | Yes | Irwin L. Zalcberg | Final Conversion of Existing Convertible Note | Restricted | 144 |

| Shares Outstanding on Date of This Report: | |
|--|--|
| Ending Balance Ending | |
| Balance: | |
| Date <u>06/30/2022</u> Common: <u>24,391,581,040</u> | |
| Preferred A: 190,000,000 Preferred B: 3,850,000 | |
| Preferred C. 2,801,600 | |

Example: A company with a fiscal year end of December 31st, in addressing this item for its Annual Report end December 31, 2021, would include any events that resulted in changes to any class of its outstanding shares from the period beginning on January 1, 2019 through December 31, 2021 pursuant to the tabular format above.

Use the space below to provide any additional details, including footnotes to the table above:

Settlement Agreement was reached on 9/13/2021 for the return of 3,850,000 Preferred B Shares and 3,491,672,614 common shares of IDGC and were finally returned 11/9/2021 Preferred B and 12/3/2021 Common. The delay in the return of both classes of shares caused adverse financing opportunities in Q42021 and delayed execution of revitalized business plan in Q4 2021 and Q1 and Q2 2022.

Under the Fair Value Measurements Topic of the FASB Accounting Standards Codification, the Company bases its fair value on the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. It is the Company's policy to maximize the use of observable inputs and minimize the use of unobservable inputs when developing fair value measurements, in accordance with the fair value hierarchy. Fair value measurements for assets and liabilities where there exists limited or no observable market data and, therefore, are based primarily upon management's own estimates, are often calculated based on current pricing policy, the economic and competitive environment, the characteristics of the asset or liability and other such factors. The market value of certain notes payable that were created under a prior management team are likely to be less than their face value because the note holders cannot show consideration that is equal to the face amount of the note. In an orderly transaction between market participants, we believe the notes have little value. We are evaluating all observable and unobservable inputs to determine the fair value measurement of such notes.

B. Debt Securities, Including Promissory and Convertible Notes

Use the chart and additional space below to list and describe all outstanding promissory notes, convertible notes, convertible debentures, or any other debt instruments that may be converted into a class of the issuer's equity securities.

Check this box if there are no outstanding promissory, convertible notes or debt arrangements:

| Date of Note Issuance | Outstanding Balance (\$) | Principal Amount at Issuance (\$) | Interest Accrued (\$) | Maturity Date | Conversion Terms (e.g. pricing mechanism for determining conversion of instrument to shares) | Name of Noteholder (entities must have individual with voting / investment control disclosed). | Reason for Issuance (e.g. Loan, Services, etc.) |
|-----------------------------|-----------------------------|--|-----------------------------|------------------|--|--|--|
| | | | | | | | |
| 9/14/2018 | 360,238 | 425,238.50 | 95,067 | 9/14/2019 | <u>\$.000075</u> | Greg Szatko | Assumption of debt for 20% Ownership Stake in Watershed |

| | | | | | | | Enterprises and Watershed Staffing |
|------------|------------|------------|--------|-----------|--|---------------------------------------|--|
| | | | | | | | |
| 10/29/2019 | 63,862.50 | 63,862.50 | 17,146 | 4/29/2020 | 25% Conversion Discount to Market *Note is in Audit review for validation | Liberty Capital Group – Adrian Dalsey | Convertible Promissory Note for Admin Expenses incurred by Liberty Capital Group |
| 10/29/2019 | 80,000.00 | 80,000.00 | 21,479 | 4/29/2020 | 25% Conversion Discount to Market *Note is in Audit review for validation | Liberty Capital Group – Adrian Dalsey | Convertible Promissory Note for Consulting Expenses paid out to Harry O. |
| 10/29/2019 | 140,400.00 | 140,400.00 | 37,696 | 4/29/2020 | 25% Conversion Discount to Market *Note is in Audit review for validation | Liberty Capital Group – Adrian Dalsey | Convertible Promissory Note for Watershed Enterprise and Watershed Staffing LCG/Loan Default |
| | | | | | | | |

Use the space below to provide any additional details, including footnotes to the table above:

^{*} Under the Fair Value Measurements Topic of the FASB Accounting Standards Codification, the Company bases its fair value on the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. It is the Company's policy to maximize the use of observable inputs and minimize the use of unobservable inputs when developing fair value measurements, in accordance with the fair value hierarchy. Fair value measurements for assets and liabilities where there exists limited or no observable market data and, therefore, are based primarily upon management's own estimates, are often calculated based on current pricing policy, the economic and competitive environment, the characteristics of the asset or liability and other such factors. The market value of certain notes payable that were created under a prior management team are likely to be less than their face value because the note holders cannot show consideration that is equal to the face amount of the note. In an orderly transaction between market participants, we believe the notes have little value. We are evaluating all observable and unobservable inputs to determine the fair value measurement of such notes.

4) Financial Statements

A. The following financial statements were prepared in accordance with:

☑ U.S. GAAP

☐ IFRS

B. The financial statements for this reporting period were prepared by (name of individual)4:

Name: <u>Sebastien DuFort</u>

Title: CFO

Relationship to Issuer: Officer/Director

Provide the financial statements described below for the most recent fiscal year or quarter. For the initial disclosure statement (qualifying for Pink Current Information for the first time) please provide reports for the two previous fiscal years and any subsequent interim periods.

- C. Balance Sheet;
- D. Statement of Income;
- E. Statement of Cash Flows;
- F. Statement of Retained Earnings (Statement of Changes in Stockholders' Equity)
- G. Financial notes; and
- H. Audit letter, if audited

You may either (i) attach/append the financial statements to this disclosure statement or (ii) file the financial statements through OTCIQ as a separate report using the appropriate report name for the applicable period end. ("Annual Report," "Quarterly Report" or "Interim Report").

If you choose to publish the financial statements in a separate report as described above, you must state in the accompanying disclosure statement that such financial statements are incorporated by reference. You may reference the document(s) containing the required financial statements by indicating the document name, period end date, and the date that it was posted to OTCIQ in the field below. Financial Statements must be compiled in one document.

The Company's Annual consolidated financial statements for the periods ended December 31, 2021 are incorporated by reference and were posted on OTCIQ.com on August 12, 2022.

Financial statement information is considered current until the due date for the subsequent report (as set forth in the qualifications section above). To remain qualified for Current Information, a company must post its Annual Report within 90 days from its fiscal year-end date and Quarterly Reports within 45 days of each fiscal quarter-end date.

5) Issuer's Business, Products and Services

The purpose of this section is to provide a clear description of the issuer's current operations. In answering this item, please include the following:

⁴ The financial statements requested pursuant to this item must be prepared in accordance with US GAAP or IFRS by persons with sufficient financial skills

A. Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")

IDGlobal Corp. is a publicly traded (OTC:IDGC) diversified holdings company, which seeks to acquire and consolidate within the Smart City (IoT) 4.0 industry. Our acquisitions are structured as a partnership subsidiary, we assist with the growth and development of these businesses with the goal of maximizing their value prior to an exchanged listed spinoff. We look to consolidate and roll up the highly fragmented new Internet of Things (IoT) applications and 4.0 industries which enable Smart City Development. Our Products and services provide the ability to remotely monitor, manage and control devices, and to create new insights and actionable information from real-time data. With the use of sensors and data analysis we look to connect intelligence, efficiency, and a better way of life.

Noveda is in the final stages of fully-upgrade software development.

*In July of 2022 the Company signed an MOU for the acquisition of UTXO Technologies Inc. and is currently in the DD phase.

ABOUT UTXO TECHNOLOGIES, INC.

UTXO is a multi-disciplinary hi-tech organization consisting of several teams experienced in advanced IT solutions, electronics, software and hardware development, as well as nano material science. The teams are dedicated disruptive innovators in the energy sector, highly focused within the world of distributed renewable energy solutions. The new team is working diligently on the integration of Noveda technology within UTXO.

*In August of 2022

Noveda received a proposal to migrate you to AWS and provide operational support. Given your familiarity with the application and the overall smaller size of the environment we should be able to have all of this completed and tested by the end of the year. The biggest variables are 1) when we get started and 2) your ability and availability to do what is needed on your side. As we mentioned, Logicworks now has 10 years of experience migrating and managing business on AWS. We appreciate that you have been a client for over 10 years and look forward to another 10 years!

We also need to reach a settlement on the past due. I've included the statement. Please keep in mind that invoices that either went unpaid or short paid go back about 4 years. The total past due includes over \$260K in fees and \$96K in interest. If Noveda is able to execute the above project and settlement then Logicworks will waive the interest charges completely and split the \$260K so you would only owe \$130K on the past due amounts.

Before Logicworks can get started on the project we would need at least the \$40K set-up fee associated with the project and 50% of the settlement for a total of \$105K. We can then work out a payment plan for the remaining \$65K

The Company is working on this most recent proposal and will have updates in the near future about next steps.

B. Please list any subsidiaries, parents, or affiliated companies.

PolyBrite Norge AS (Norway) – On the 6th day of December 2018, Liberty Capital Group (J. Adrian Dalsey)/IDGlobal Corp. (Harry J. Orfanos – Acting CEO for IDGC, signed a Promissory Note with PolyBrite Norge/Knut Ivar Mikalsen and invested \$100,000 US into Poly Brite Norge with a 16% Interest Rate and a default interest rate of 20% if not paid within 90 days, also having conversion rights at holder's discretion into 50% equity ownership of PolyBrite Norge. As of 8/30/2021 this note is in default and is booked as Accounts Receivable for Liberty Capital Group, Inc. IDGlobal Corp. and Liberty Capital Group, Inc. are currently in settlement negotiations regarding this note. (THIS TRANSACTION IS UNDER AUDIT REVIEW FOR VALIDATION).

Azure Blockchain, Inc. – IDGC's Board of Directors anticipates that Azure will leverage its blockchain, real estate and business assets and relationships in the near future. In March of 2021 Azure received a Strategic Investment Loan for \$47,108.83 for the further development of the corporate platform. **April 12, 2022** / IDGlobal Corp. (OTC PINK:IDGC) announced that it had launched the procurement of a variety of crypto mining rigs. We are currently

negotiating on two separate proposals to build, manage and deliver the source of energy for a 1,000 and a 10,000 machine facility.

On July 9, 2019 IDGC Due Diligence and Strategic Investment in Noveda Technologies, Inc., an IoT leader in cloud-based, real-time energy and water management system, to deliver advanced Microgrid solutions to customers worldwide, began to take hold. The Company is currently finalizing terms for the acquisition of majority stake in Noveda Technologies. Noveda's patented monitoring system integrates consumption and generation data to provide actionable real-time intelligence for owners, operators and users as well as utilities. In addition, to its several multinational clients from healthcare to renewable energy. Noveda is also one of the first companies selected by New York State Energy Research and Development Authority ("NYSERDA") as an approved vendor in the Real-Time Energy Management ("RTEM") program, leveraging a 30% incentive for the system, installation and service costs paid by NYSERDA.

Between October 15, 2019 and October 30, 2019, IDGlobal engaged in the following transactions with the approval of the Board of Directors and/or the requisite vote of its shareholders (as applicable):

- Harry Orfanos was removed from all positions with IDGlobal, including as a member of the Board of Directors and as Chief Executive Officer of IDGlobal.
- Appointment and/or ratification of Adrian Dalsey as Chairman of the Board of Directors, Chief Executive Officer and President of IDGlobal.
- Appointment and/or ratification of Sebastien DuFort as a member of the Board of Directors, Chief Operating Officer, Chief Financial Officer and Secretary of IDGlobal.
- Approval of changes to the Certificate of Designations of the Series B Convertible Preferred Stock to add voting
 rights such that each outstanding share of Series B will have 10,000 votes and be eligible to vote together with the
 holders of outstanding Common Stock. The STATEMENT OF CHANGE TO SERIES B CONVERTIBLE PREFERRED
 STOCK and filed Amended and Restated Certificate of Designations of Series B Convertible Preferred Stock, with
 such filing can be found at: SOS.STATE.CO.US under IDGlobal Corp. ID 20161543504 click on filing history and
 documents to view.

Approval of the issuance of 3,850,000 shares of Series B Convertible Preferred Stock to each of Adrian Dalsey and Sebastien DuFort for services rendered to IDGlobal. The issuance of the Series B shares had the effect of giving voting control of IDGlobal to Adrian Dalsey and Sebastien DuFort.

Approval to terminate or void a series of the following stock transactions which were Recitals in the Stock Purchase Agreement Dated November 15, 2018:

| Issuing Party | Recipient | Number and Type of Shares |
|---------------|-----------------------------------|--------------------------------|
| Corporation | Liberty Capital Group, Inc. | 3,491,672,614 Common Shares |
| Corporation | Rosemont Shepherd Management, LLC | 1,454,863,589 Common Shares |
| Corporation | Harry J. Orfanos | 40.0 million Series A Shares |
| Mr. DuFort | Harry J. Orfanos | 150.00 million Series A Shares |

- Approval to amend and restate IDGlobal's Articles of Incorporation to increase its capital stock by authorizing the creation and issuance of up to 10.0 million shares Series C Convertible Preferred Stock. The Amended and Restated Articles of Incorporation can be found at: SOS.STATE.CO.US under IDGlobal Corp. ID 20161543504 click on filing history and documents to view.
- Approval of Certificate of Designations of the Series C Convertible Preferred Stock. Such Series C Shares have no voting rights and are convertible into shares of Common Stock at a Conversion Rate determined by dividing the Stated Rate (i.e., \$1,000 per share) by 85% of the average of the three closing bid price over the seven trading days immediately prior to conversion. The Amended and Restated Certificate of Designations of Series C Convertible Preferred Stock can be found at: SOS.STATE.CO.US under IDGlobal Corp. ID 20161543504 click on filing history and documents to view.

- Approval of the purchase of approximately 72% of the outstanding capital stock of Noveda Technologies, Inc. in exchange for the issuance of a total of 2,851,600 shares of Series C Preferred Stock.
- On November 4, 2019 IDGlobal Corp. obtained controlling interest of Noveda Technologies, Inc. and issued 1,425,800 Series C Preferred Shares to Ferreira Construction Co. Inc. and 1,425,800 Series C Preferred Stock to Flux Carbon Mitigation Fund, LLC.

In March of 2020 IDGlobal Corp. was notified by the Dept. of Labor of the State of New Jersey regarding an inherited liability assumed by obtaining controlling interest of Noveda Technologies, Inc. and the company is still negotiating final settlement with the State of New Jersey as of this date. IDGlobal Corp. and DOL NJ have preliminary agreement for all of Q4 2021 and will reengage for status Q1 2022.

On February 24, 2021 Noveda Technologies, Inc. reinstated its proprietary software Patent # 8103465 (System and method for monitoring and managing energy performance with the USPTO and has refocused the business model to be a pure play Software as a Service (SaaS).

The Software Upgrades are slated to launch Q3 2022 which include replacing outdated Flash software whose life ended December 31, 2020, and the interim Flash Workaround App that was limited to Windows users. The Upgrade also includes the latest PHP version 8, full-fledged source code documentation, and computability with AWS infrastructure for additional computational services. Once through a short beta-testing phase of the new upgrades, the company also has two international licensing agreements to execute.

C.

IDGlobal Corp. is a publicly traded (OTC:IDGC) diversified holdings company, which seeks to acquire and consolidate within the Smart City (IoT) 4.0 industry. Our acquisitions are structured as a partnership subsidiary, we assist with the growth and development of these businesses with the goal of maximizing their value prior to an exchanged listed spinoff. We look to consolidate and roll up the highly fragmented new Internet of Things (IoT) applications and 4.0 industries which enable Smart City Development. Our products and services provide the ability to remotely monitor, manage and control devices, and to create new insights and actionable information from real-time data. With the use of sensors and data analysis we look to connect intelligence, efficiency, and a better way of life.

6) Issuer's Facilities

The goal of this section is to provide a potential investor with a clear understanding of all assets, properties or facilities owned, used or leased by the issuer and the extent in which the facilities are utilized.

In responding to this item, please clearly describe the assets, properties or facilities of the issuer, give the location of the principal plants and other property of the issuer and describe the condition of the properties. If the issuer does not have complete ownership or control of the property (for example, if others also own the property or if there is a mortgage on the property), describe the limitations on the ownership.

If the issuer leases any assets, properties or facilities, clearly describe them as above and the terms of their leases.

The Company operates its executive office out of 4915 N. Main St. 2nd Floor Unit #3 and has an office location for Noveda operations at 126 Greenridge Ave. White Plains, NY 10605.

7) Company Insiders (Officers, Directors, and Control Persons)

The goal of this section is to provide an investor with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling or advising the operations, business development and disclosure of the issuer, as well as the identity of any significant or beneficial shareholders.

Using the tabular format below, please provide information, as of the period end date of this report, regarding any person or entity owning 5% of more of any class of the issuer's securities, as well as any officer, and any director of the company,

or any person that performs a similar function, regardless of the number of shares they own. If any insiders listed are corporate shareholders or entities, provide the name and address of the person(s) beneficially owning or controlling such corporate shareholders, or the name and contact information (City, State) of an individual representing the corporation or entity in the note section.

| Name of Officer/Director or Control Person | Affiliation with Company (e.g. Officer Title /Director/Owner of more than 5%) | Residential Address (City / State Only) | Number of shares owned | Share type/class | Ownership Percentage of Class Outstanding | Note |
|--|---|--|------------------------|------------------------------|--|--------------|
| Sebastien C. DuFort | Officer/Director | Wheaton, IL | 150,000,000 | <u>Preferred</u> <u>A</u> | <u>100%</u> | Super Voting |
| Sebastien C. DuFort | Officer/Director | Wheaton, IL | 3,850,000 | <u>Preferred</u> <u>B</u> | <u>50%</u> | Super Voting |
| | | | | | | |
| | | | | | | |
| | | | | | | |

8) Legal/Disciplinary History

- A. Please identify whether any of the persons or entities listed above have, in the past 10 years, been the subject of:
 - 1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);

N/A

2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities;

N/A

3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; or

N/A

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

N/A

B. Describe briefly any material pending legal proceedings, other than ordinary routine litigation incidental to the business, to which the issuer or any of its subsidiaries is a party or of which any of their property is the subject. Include the name of the court or agency in which the proceedings are pending, the date instituted, the principal parties thereto, a description of the factual basis alleged to underlie the proceeding and the relief sought. Include similar information as to any such proceedings known to be contemplated by governmental authorities.

On November 15, 2018 a Stock Purchase Agreement was entered into between Sebastien DuFort, Liberty Capital Group, Rosemont Shepherd Management, LLC and Harry J. Orfanos, CFO of Liberty Capital Group, Inc. wherein certain recitals were to be performed by each of the parties, which at this time have not been fulfilled and venue of the agreement is clearly the State of Illinois. In January 2021, Liberty Capital Group filed in San Diego, California against multiple parties including IDGlobal Corp., Rosemont Shepherd Management, LLC, Harry J. Orfanos, Sebastien DuFort, Watershed Enterprises and Watershed Staffing along with Chris Abbott. This case is currently in settlement negotiations. Liberty Capital Group and IDGlobal Corp. and Sebastien DuFort reached settlement agreement 9/9/2021, the case is still open for Status and the Liberty Capital Group Notes are in dispute.

In September 2021, the company entered into a settlement agreement with Liberty Capital Group. In conjunction with the agreement, the Company's former Chief Executive Officer (Adrian Dalsey) ("CEO") resigned effective September 13, 2021 from all officer and director positions that he held in the Company and any subsidiaries. The agreement calls for the former CEO to return 3,491,672,614 shares of the Company's common stock and 3,850,000 shares of the Company's Series B preferred stock; to work together with the Company in settling a claim with the New Jersey Department of Labor; and to pursue the cancellation of an additional 1,454,863,589 shares of the Company's common stock and 150,000,000 shares of the Company's Series A preferred stock. In conjunction with the settlement agreement, Liberty Capital Group will receive \$40,000 in cash and the former CEO will receive 300,000,000 shares of the Company's common stock. As of the date of this disclosure statement the Former CEO has received the 300,000,000 common shares of IDGC and \$26,000 in cash. The company is still working with the Department of Labor negotiating settlement and has made payment of \$11,250 Cash towards the dispute.

Under the Fair Value Measurements Topic of the FASB Accounting Standards Codification, the Company bases its fair value on the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. It is the Company's policy to maximize the use of observable inputs and minimize the use of unobservable inputs when developing fair value measurements, in accordance with the fair value hierarchy. Fair value measurements for assets and liabilities where there exists limited or no observable market data and, therefore, are based primarily upon management's own estimates, are often calculated based on current pricing policy, the economic and competitive environment, the characteristics of the asset or liability and other such factors. The market value of certain notes payable that were created under a prior management team are likely to be less than their face value because the note holders cannot show consideration that is equal to the face amount of the note. In an orderly transaction between market participants, we believe the notes have little value. We are evaluating all observable and unobservable inputs to determine the fair value measurement of such notes.

9) Third Party Providers

Please provide the name, address, telephone number and email address of each of the following outside providers:

Name: Bill Hart Hart & Hart LLC Firm: Address 1: 1624 N. Washington St. Denver, CO 80203 Address 2: Phone: Email: Accountant or Auditor Name: Firm: Address 1: Address 2: Phone: Email: **Investor Relations** Name: Firm: Address 1: Address 2: Phone: Email: Other Service Providers Provide the name of any other service provider(s) that that assisted, advised, prepared or provided information with respect to this disclosure statement. This includes counsel, broker-dealer(s), advisor(s) or consultant(s) or provided assistance or services to the issuer during the reporting period. Name: Firm: Nature of Services: Address 1: Address 2:

Securities Counsel

Phone: Email:

10) Issuer Certification

Principal Executive Officer:

The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles but having the same responsibilities) in each Quarterly Report or Annual Report.

The certifications shall follow the format below:

- I, Sebastien C. DuFort certify that:
 - 1. I have reviewed this <u>06/30/2022 Quarterly Disclosure Statement</u> of <u>IDGlobal Corp</u>.
 - 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.

8/16/2022

/s/Sebastien C. DuFort [CEO Signature]

(Digital Signatures should appear as "/s/ [OFFICER NAME]")

Principal Financial Officer:

- I, Sebastien C. DuFort certify that:
 - 1. I have reviewed this 06/30/2022 Quarterly Disclosure Statement of IDGlobal Corp.
 - 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.

8/16/2022

/s/Sebastien C. DuFort [CFO's Signature]

(Digital Signatures should appear as "/s/ [OFFICER NAME]")