

WWA GROUP INC
Form PREM14A
February 06, 2013
UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 14A

PROXY STATEMENT

PURSUANT TO SECTION 14A

of the

SECURITIES EXCHANGE ACT OF 1934

Filed by the Registrant

Filed by a Party other than the Registrant

Check the appropriate box:

Preliminary Proxy Statement

Confidential, for Use of the Commission Only [as permitted by Rule 14a-6(e)(2)]

Definitive Proxy Statement

Definitive Additional Materials

Soliciting Material Pursuant to Section 240.14a-12

WWA GROUP, INC.

(Name of Registrant as Specified in its Charter)

N/A

(Name of Person(s) Filing Proxy Statement, if other than Registrant)

Payment of Filing Fee (Check the appropriate box):

No fee required.

Fee computed on table below per Exchange Act Rules 14a-6(i)(4) and 0-11.

1) Title of each class of securities to which transaction applies: **Common Stock**

2) Aggregate number of securities to which transaction applies: **99,000,000**

3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):

\$0.02 (based upon the average bid and ask on February 6, 2013)

4) Proposed maximum aggregate value of transaction: **\$1,980,000**

5) Total fee paid: **\$270.07**

Fee paid previously with preliminary materials.

Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.

1) Amount Previously Paid:

2) Form, Schedule or Registration No.:

3) Filing Party:

4) Date Filed:

PRELIMINARY PROXY STATEMENT SUBJECT TO COMPLETION - DATED FEBRUARY 6, 2013

WWA GROUP, INC.

700 Lavaca Street, Suite 1400

Austin, Texas 78701

February [], 2013

Dear Stockholder:

We cordially invite you to attend a special meeting of the stockholders of WWA Group, Inc. to be held on [], 2013 at [], local time, at [].

On July 12, 2012, we entered into a share exchange agreement with Summit Digital Holding, Inc. to acquire Summit Digital, Inc. The purpose of this special meeting is to ask you to consider and vote upon a proposal to adopt the share exchange agreement, thereby approving the acquisition of Summit Digital, a proposal to amend our articles of incorporation to increase the number of authorized common stock to two hundred and fifty million (250,000,000) shares par value \$0.001, and a proposal to authorize our board of directors to adjourn the special meeting in the event they deem such adjournment advisable. If the acquisition of Summit Digital is approved, we will issue new shares of our common stock in exchange for the issued and outstanding shares of Summit Digital. Your existing shares will remain unaffected by the transaction except in respect to the dilutive effect associated with the issuance of new shares.

The approval of a majority of our outstanding common stock is required to adopt the share exchange agreement and the amendment to our articles of incorporation. The approval of a majority of our common stock voted at the special meeting is required to adopt the adjournment resolution. Our board of directors, after considering various factors, unanimously determined that the share exchange agreement, the amendment to our articles of incorporation and the adjournment proposal were advisable, fair to and in the best interests of WWA Group and its stockholders. WWA Group's board of directors unanimously recommends that you vote **FOR** the adoption of the share exchange agreement, **FOR** the amendment to our articles of incorporation, and **FOR** the authorization to adjourn the special meeting if advisable.

The accompanying proxy statement provides you with detailed information about the share exchange

agreement, the amendment to our articles of incorporation and the adjournment proposal. A copy of the share exchange agreement is attached as Annex A to the proxy statement and a draft of the amendment to our articles of incorporation is attached as Annex B to the proxy statement. We urge you to read the entire proxy statement carefully.

Your vote is important to us regardless of the number of shares you own. We greatly appreciate your efforts in voting your shares. The enclosed proxy card contains instructions regarding voting. Whether or not you plan to attend the special meeting, we request that you authorize your proxy by either completing and returning the enclosed proxy card or submitting your proxy by telephone or over the Internet.

If you have any questions about the special meeting after reading the proxy statement, please contact Eric Montandon, WWA Group's chief executive officer at (480) 505-0070.

On behalf of the board of directors, we thank you for your support of WWA Group, Inc. and appreciate your consideration of these matters.

Sincerely,

Eric Montandon, Chief Executive Officer and Chairman of the Board of Directors

i

WWA GROUP, INC.

NOTICE OF THE SPECIAL MEETING OF STOCKHOLDERS TO BE HELD ON [], 2013

To the stockholders of WWA Group, Inc.:

Notice is hereby given that a special meeting of the stockholders of WWA Group, Inc., a Nevada corporation (WWA Group), will be held on [], 2013 at [] local time (the Special Meeting), at [] for the following purposes:

(1)

To consider and vote upon a proposal to adopt the share exchange agreement dated July 12, 2012 (the Agreement), by and between WWA Group and Summit Digital Holdings, Inc. (Summit Holding) thereby approving the acquisition of Summit Digital, Inc. (Summit Digital);

(2)

To consider and vote upon a proposal to amend WWA Group s articles of incorporation to increase the number of our authorized common stock from fifty million (50,000,000) common shares par value \$0.001 to two hundred and fifty million (250,000,000) common shares par value \$0.001 (the Amendment);

(3)

To consider and vote upon a proposal to authorize our board of directors to adjourn the Special Meeting (the Adjournment), if deemed necessary or appropriate in their view to permit the further solicitation of proxies if there are not sufficient votes at the Special Meeting to approve or disapprove the Agreement and the Amendment.

Only stockholders of record at the close of business on [] are entitled to notice of, and to vote at, the Special Meeting or any adjournments or postponements thereof. A list of our stockholders of record will be available at our executive offices located at 700 Lavaca Street, Suite 1400, Austin, Texas 78701, during ordinary business hours for 10 days prior to the Special Meeting. Adoption of the Agreement and the Amendment proposals require the affirmative vote of a majority of the outstanding shares of our common stock. Adoption of the Adjournment proposal requires the approval of a majority of the votes

represented in person or by proxy at the Special Meeting and entitled to vote on the meeting adjournment proposal. The WWA Group board of directors unanimously recommends that you vote FOR all of the proposals details above.

YOUR VOTE IS IMPORTANT. YOU MAY VOTE BY TELEPHONE, VIA THE INTERNET, BY MAIL OR BY ATTENDING THE SPECIAL MEETING AND VOTING BY BALLOT. ALL AS DESCRIBED IN THE ACCOMPANYING PROXY STATEMENT. THE INTERNET AND TELEPHONE VOTING PROCEDURES ARE DESIGNED TO AUTHENTICATE STOCKHOLDERS BY THE USE OF A CONTROL NUMBER AND TO ALLOW YOU TO CONFIRM THAT YOUR INSTRUCTIONS HAVE BEEN PROPERLY RECORDED. SHOULD YOU VOTE BY TELEPHONE OR VIA THE INTERNET YOU DO NOT NEED TO RETURN YOUR PROXY CARD.

Please note that we intend to limit attendance at the Special Meeting to stockholders as of the record date (or their authorized representatives). Should your shares be held by a broker, bank or other nominee, please bring to the special meeting your account statement evidencing your beneficial ownership of WWA Group common stock as of the record date. All stockholders should also bring photo identification. Should you have any questions concerning the proxy statement of which this notice forms a part, would like additional copies or need help voting your shares, please contact Eric Montandon at (480) 505-0070.

By Order of the Board of Directors,

Eric Montandon, Chief Executive Officer

Page

INVITATION TO THE SPECIAL MEETING OF STOCKHOLDERS

i

NOTICE OF THE SPECIAL MEETING OF STOCKHOLDERS

ii

Table of Contents

iii

PROXY STATEMENT FOR THE SPECIAL MEETING OF STOCKHOLDERS

Questions and Answers About the Special Meeting and the Proposals

1

The Special Meeting

5

Summary Term Sheet For Proposal 1

8

Pro Forma Financial Data

12

Risk Factors

14

Cautionary Statement Concerning Forward-Looking Statements

18

Proposal 1 Approval of the Share Exchange Agreement

19

Further Information Regarding Proposal 1

19

WWA Group, Inc.

23

Summit Digital, Inc.

31

Proposal 2 Approval of an Amendment to Increase the Number of Authorized

47

Common Stock

Further Information Regarding Proposal 2

48

Proposal 3- Approval of Adjournment of Special Meeting

48

Further Information Regarding Proposal 3

49

Additional General Information

50

Where You Can Find More Information

51

WWA Group, Inc. unaudited interim periods ended September 30, 2012 and 2011

F-1

WWA Group, Inc. audited annual periods ended December 31, 2011 and 2010

F-15

Summit Digital, Inc. unaudited interim periods ended September 30, 2012 and 2011

F-38

Summit Digital, Inc. audited annual periods ended December 31, 2011 and 2010

F-45

WWA Group, Inc. Pro Forma unaudited the periods ended September 30, 2012 and the

F-55

year ended December 31, 2011

Annex A - Share Exchange Agreement dated July 12, 2012

Annex B Amendment to the Articles of Incorporation, as amended dated March___,

2013

iii

WWA GROUP, INC.

**PROXY STATEMENT FOR THE SPECIAL MEETING OF
STOCKHOLDERS**

INTRODUCTION

This proxy statement is furnished by WWA Group, Inc., in connection with the solicitation of proxies for use at the Special Meeting of Stockholders (the Special Meeting) to be held at [] a.m., local time, on [], at []. This proxy statement is first being mailed to stockholders on or about [].

**WWA GROUP, INC. S BOARD OF DIRECTORS HAS PROPOSED THREE MATTERS TO
THE STOCKHOLDERS AND HAS SOLICITED THE PROXY FORM ATTACHED HERETO.**

Unless we indicate otherwise or unless the context requires otherwise, all references in this proxy statement to **we**, **us**, **our**, or **WWA Group** are to WWA Group, Inc. and our subsidiaries; all references to **Summit Digital** are to Summit Digital, Inc., a wholly owned subsidiary of Summit Holdings, Inc. referenced hereto as **Summit Holdings** ; and all references to the **Agreement** are to the share exchange agreement, dated July 12, 2012, that will cause WWA Group to acquire 100% of the outstanding ownership or right to ownership of Summit Digital in the event our stockholders approve the proposals offered hereby for consideration while all references to the **Amendment** are to the proposed amendment to our articles of incorporation to increase the number of our authorized common to two hundred and fifty million (250,000,000) common shares par value \$0.001. All references to the **Adjournment** are to authorizing the WWA Group board of directors to adjourn the Special Meeting to permit the further solicitation of proxies in the event there are not sufficient votes voted to approve or disapprove the Agreement and the Amendment.

QUESTIONS AND ANSWERS ABOUT THE SPECIAL MEETING AND THE ACQUISITION

The following questions and answers are intended to address some commonly asked questions regarding the Special Meeting and the proposals presented. Note, these questions and answers may not address all of the questions that may be important to you as a stockholder. Please refer to the more detailed information contained elsewhere in this proxy statement, the annexes to this proxy statement.

Q: Why am I receiving these materials?

A: You are receiving this proxy statement and the accompanying proxy card because you owned shares of our common stock at the close of business on [], the record date for the Special Meeting of stockholders. Our board of directors is providing these proxy materials to give you information for use in determining how to vote in connection with the matters to be considered at the Special Meeting.

Q: When and where is the special meeting?

A: The Special Meeting will take place on [], 2013 at [], local time, at [].

Q: What is the proposed transaction?

A: Under the terms of the Agreement, upon completing the transaction contemplated by the Agreement, Summit Digital will become a wholly owned subsidiary of WWA Group.

Q: What matters will be voted on at the Special Meeting?

We will ask you to consider and vote upon (1) a proposal to approve the Agreement that would cause WWA Group to acquire Summit Digital; (2) a proposal to amend WWA Group's articles of incorporation to increase the number of our authorized common stock from fifty million (50,000,000) common shares par value \$0.001 to two hundred and fifty million (250,000,000) common shares par value \$0.001; and (3) a proposal to approve the adjournment of the Special Meeting, if necessary or appropriate, to permit further solicitation of proxies if there are not sufficient votes at the Special Meeting to approve or disapprove the Agreement and the Amendment.

Q: What vote is required to adopt the Agreement and the Amendment enabling us to complete the acquisition of Summit Digital?

A: Adoption of the Agreement and the Amendment requires the affirmative vote of a majority of the outstanding shares of our common stock.

Q: What vote is required for the Special Meeting Adjournment proposal?

A: Approval of the Special Meeting of the Adjournment requires the affirmative vote of a majority of the votes cast at the Special Meeting by the holders of shares represented in person or by proxy and entitled to vote on the proposal.

Q: What constitutes a quorum?

A: The presence at the Special Meeting, in person or by proxy, of a majority of the outstanding shares of common stock entitled to vote at any meeting of WWA Group stockholders shall constitute a quorum for the transaction of any business at such meeting. When a quorum is present to organize a meeting of WWA Group stockholders, it is not broken by the subsequent withdrawal of any WWA Group stockholders. Abstentions and broker non-votes are considered as present for the purpose of determining the presence of a quorum.

Q: How does the WWA Group board of directors recommend that I vote?

A: Our board of directors, after considering various factors, recommends that our stockholders vote

FOR the adoption of the Agreement, thereby approving the acquisition of Summit Digital, **FOR** the

adoption of the Amendment, thereby enabling the acquisition of Summit Digital, and **FOR** the adoption of the Adjournment. You should read Proposal 1: Approval of the Share Exchange Agreement Reasons for Recommending the Agreement Proposal beginning on page 19 of this proxy statement for a discussion of the factors that our board of directors considered in deciding to recommend the adoption of the Agreement.

Q: What is the difference between holding shares as a stockholder of record or as a beneficial owner?

A: Most of our stockholders hold their shares through a broker, bank or other nominee rather than directly in their own name. As summarized below, there are some distinctions between shares held of record and those owned beneficially.

Stockholder of Record. If your shares are registered directly in your name with our transfer agent, Interwest Transfer Company, Inc., you are considered the stockholder of record with respect to those shares, and these proxy materials are being sent directly to you by us. As the stockholder of record, you have the right to grant your voting proxy directly to us or to vote at the Special Meeting. We have enclosed a proxy card for you to use.

Beneficial Owner. If your shares are held in a stock brokerage account or by a bank or other nominee, you are considered the beneficial owner of shares held in street name, and these proxy materials are being forwarded to you together with a voting instruction card by your broker, bank or other nominee who is considered the stockholder of record with respect to those shares. As the beneficial owner, you have the right to direct your broker, bank or other nominee on how to vote your shares and are also invited to attend the Special Meeting.

Since a beneficial owner is not the stockholder of record, you may not vote these shares at the Special Meeting, unless you obtain a legal proxy from the broker, bank or other nominee that holds your shares giving you the right to vote the shares at the Special Meeting. You should allow yourself enough time prior to the Special Meeting to obtain this proxy from the stockholder of record.

Q: How do I vote my shares of WWA Group common stock?

A: Before you vote, you should determine whether you hold your shares of our common stock directly in your name as a registered stockholder (which would mean that you are a stockholder of record) or through a broker, bank or other nominee, as this determination will determine the procedure that you must follow in order to vote. You are a registered holder if you hold your WWA Group common stock as a stockholder of record in certificate form or if you hold your WWA Group common stock in your name directly with our transfer agent, Interwest Transfer Company, Inc.

Q: If I hold my shares through a broker, bank or other nominee, will my broker, bank or other nominee vote my shares for me?

A: As the beneficial owner, you have the right to direct your broker, bank or other nominee on how to vote your shares. Because a beneficial owner is not the stockholder of record, you may not vote these

shares at the Special Meeting, unless you obtain a legal proxy from the broker, bank or other nominee that holds your shares giving you the right to vote the shares at the Special Meeting. If you hold your shares in street name through a broker, bank or other nominee and do not return the voting instruction card, the broker, bank or other nominee cannot vote on the particular matters. Under applicable rules, brokers, banks and other nominees no longer have the discretion to vote on routine matters. The proposals in this proxy statement are non-routine matters, and brokers, banks and other nominees cannot vote on these proposals without your instructions. Therefore, it is important that you cast your vote or instruct your broker, bank or nominee on how you wish to vote your shares.

Q: What happens if I return my proxy card but I do not indicate how to vote?

A: If you properly return your proxy card, but do not include instructions on how to vote, your shares of our common stock will be voted **FOR** the adoption of the Agreement, thereby approving the acquisition of Summit Digital, **FOR** the Amendment to increase our authorized common stock, and **FOR** the approval of the Adjournment proposal. We do not currently intend to present any other proposals for consideration at the Special Meeting. If other proposals requiring a vote of stockholders are brought before the Special Meeting in a proper manner, the persons named in the enclosed proxy card, if properly authorized, will have discretion to vote the shares they represent in accordance with their best judgment.

Q: What happens if I abstain from voting on a proposal?

A: If you abstain from voting, it will have the same effect as a vote **AGAINST** the proposals to approve the Agreement and the Amendment but will have no effect on the Adjournment proposal.

Q: May I change my vote after I have mailed my signed proxy card or otherwise submitted my vote?

A: Yes. Even if you sign the proxy card or voting instruction card in the form accompanying this proxy statement, vote by telephone or vote via the Internet, you retain the power to revoke your proxy or change your vote. You can revoke your proxy or change your vote at any time before it is exercised by giving written notice to our Corporate Secretary at WWA Group, Inc., 700 Lavaca Street, Suite 1400, Austin, Texas 78701, Attn: Corporate Secretary, specifying such revocation. You may also change your vote by timely delivery of a valid, later-dated proxy or a later-dated vote by telephone or via the Internet, or by voting at the Special Meeting.

Q: What does it mean if I receive more than one set of materials?

A: This means you own shares of our common stock that are registered under different names. For example, you may own some shares directly as a stockholder of record and other shares through a broker or you may own shares through more than one broker. In these situations, you will receive multiple sets of proxy materials. You must complete, sign, date and return all of the proxy cards or follow the instructions for any alternative voting procedure on each of the proxy cards that you receive in order to vote all of the shares you own. Each proxy card you receive comes with its own prepaid return envelope; if you vote by mail, make sure you return each proxy card in the return envelope that accompanies that proxy card.

Q: When do you expect the acquisition of Summit Digital to be completed?

A: The parties to the Agreement are working toward completing the acquisition as promptly as possible and expect to complete the transaction within ten (10) days of stockholder approval.

Q. Does Nevada have dissenters' rights of appraisal?

A: Stockholders of Nevada domestic corporations that are owners of the acquiring corporation do not

have dissenters' rights of appraisal under the Nevada Revised Statutes.

Q: Who will count the votes?

A: The votes will be counted by the inspector of election appointed for the Special Meeting.

Q: Where can I find the voting results of the Special Meeting?

A: WWA Group intends to announce preliminary voting results at the Special Meeting and publish final results in a Current Report on Form 8-K that will be filed with the Securities and Exchange Commission (SEC) following the Special Meeting. All reports WWA Group files with the SEC are publicly available when filed. See "Where Stockholders Can Find More Information" beginning on page 51 of this proxy statement.

THE SPECIAL MEETING

General

The enclosed proxy is solicited on behalf of our board of directors for use at a Special Meeting of stockholders to be held on [], 2013, at [], local time, at [], or at any adjournments or postponements of the Special Meeting, for the purposes set forth in this proxy statement and in the accompanying notice of Special Meeting. We intend to mail this proxy statement and the accompanying proxy card on or about [], 2013 to all stockholders entitled to vote at the Special Meeting.

At the Special Meeting, stockholders will be asked to consider and vote upon proposals to:

1. Adopt the Agreement, which provides for the acquisition of Summit Digital by WWA Group through the exchange of ninety nine million (99,000,000) common shares of WWA Group for 100% of the ownership of Summit Digital; and
2. Adopt the Amendment that would permit us to increase the number of authorized common shares available for issuance from 50,000,000 common shares, par value \$0.001 to 250,000,000 common shares, par value \$0.001 to facilitate the acquisition of Summit Digital; and
3. Adopt the Adjournment if necessary or appropriate in the view of the WWA Group board of directors, to permit further solicitation of proxies if there are not sufficient votes at the time of the Special Meeting to adopt the Agreement and adopt the Amendment.

Recommendations of Our Board of Directors

The WWA Group board of directors, after considering various factors, determined that the Agreement and transactions contemplated thereby, including the acquisition of Summit Digital, are advisable, fair to and in the best interests of WWA Group and its stockholders. Certain factors considered by the WWA Group board of directors in reaching its decision to approve the Agreement can be found in the section entitled "Proposal 1: Adoption of the Share Exchange Agreement" Reasons for Recommending the Agreement Proposal" beginning on page 19 of this proxy statement.

Record Date and Voting Information

Holders of record of our common stock at the close of business on [], the record date for the Special

Meeting, are entitled to notice of, and to vote at, the Special Meeting and any adjournments or postponements thereof. At the close of business on the record date, [] shares of our common stock were outstanding and entitled to vote. A list of stockholders will be available for review at our executive offices located at 700 Lavaca Street, Suite 1400, Austin, Texas 78701 during ordinary business hours from [], 2013 through and including the date of the Special Meeting and will be available for review at the Special Meeting or any adjournment or postponement thereof. Each holder of record of our common stock on the record date will be entitled to one vote for each share held as of the record date on each matter submitted to stockholders for approval at the Special Meeting.

All votes will be tabulated by the inspector of election appointed for the Special Meeting, who will separately tabulate affirmative and negative votes, abstentions and broker non-votes. Brokers, banks or other nominees who hold shares in street name for clients typically have the authority to vote on routine proposals when they have not received instructions from beneficial owners. Absent specific instructions from the beneficial owner of the shares, however, brokers, banks or other nominees are not allowed to exercise their voting discretion with respect to the approval of non-routine matters, such as are presented here. Proxies submitted without a vote by brokers, banks or other nominees on these matters are referred to as broker non-votes and are discussed in greater detail below.

Quorum

The presence at the Special Meeting, in person or by proxy, of the holders of a majority of the outstanding shares of stock entitled to vote at any meeting of WWA Group stockholders shall constitute a quorum for the transaction of any business at such meeting. When a quorum is once present to organize a meeting of WWA Group stockholders, it is not broken by the subsequent withdrawal of any WWA Group stockholders. Abstentions and broker non-votes are considered as present for the purpose of determining the presence of a quorum.

Required Vote; Effect of Abstentions and Broker Non-Votes

Adoption of the Agreement and the Amendment requires the affirmative vote of a majority of the outstanding shares of WWA Group common stock. Approval of the Adjournment requires the affirmative vote of a majority of the votes cast at the Special Meeting by the holders of shares represented in person or by proxy and entitled to vote on the proposal.

Abstentions and broker non-votes will be counted as present in determining whether the quorum requirement is satisfied. A broker non-vote occurs when a bank or broker holding shares of a beneficial stockholder does not vote on a particular proposal because it has not received instructions from the beneficial stockholder and the bank or broker does not have discretionary voting power for that particular item. Since under the Nevada Revised Statutes, the adoption of the Agreement and the Amendment requires the affirmative vote of a majority of the outstanding shares of WWA Group common stock, abstentions and broker non-votes will have the same effect as a vote **AGAINST** the adoption of the Agreement or the adoption of the Amendment. Abstentions and broker non-votes will have no effect on the Adjournment proposal.

If the Special Meeting is adjourned or postponed for any reason, and the record date remains unchanged, at any subsequent reconvening of the Special Meeting, all proxies will be voted in the same manner as they would have been voted at the original convening of the Special Meeting, except for any proxies that have been revoked or withdrawn.

Voting by Stockholders

After carefully reading and considering the information contained in this proxy statement, each stockholder of record of our common stock should vote by telephone, via the Internet, by mail or by attending the Special Meeting and voting by ballot, according to the instructions described below. The Internet and telephone voting procedures are designed to authenticate stockholders by use of a control number and to allow you to confirm that your instructions have been properly recorded. If you vote by telephone or via the Internet, you do not need to return your proxy card.

Voting Methods

Via Internet Prior to the Special Meeting, the website for Internet voting is []. As with telephone voting, you can confirm that your instructions have been properly recorded. If you vote via the Internet, you also can request electronic delivery of future proxy materials. If you vote via the Internet, please note that there may be costs associated with electronic access, such as usage charges from Internet access providers and telephone companies, for which you will be responsible.

Via Telephone You can vote by calling the toll-free telephone number on your proxy card. Easy-to-follow voice prompts allow you to vote your shares and confirm that your instructions have been properly recorded.

Via Mail If you choose to vote by mail, simply mark your proxy card, date and sign it, and return it in the postage-paid envelope provided. If the envelope is missing, please mail your completed proxy card to Vote Processing, c/o [].

At the Special Meeting Stockholders of record can vote at the Special Meeting. If your shares are held in street name through a broker, bank or other nominee, you have the right to direct your broker, bank or other nominee on how to vote your shares. Because a beneficial owner is not the stockholder of record, you may not vote these shares at the special meeting, unless you obtain a legal proxy from the broker, bank or other nominee that holds your shares giving you the right to vote the shares at the Special Meeting.

Proxies received at any time before the Special Meeting and not revoked or superseded before being voted will be voted at the Special Meeting. If the proxy indicates a specification, it will be voted in accordance with the specification. If no specification is indicated, the proxy will be voted **FOR** the adoption of the Agreement, **FOR** the approval of the Amendment, and **FOR** the approval of the Adjournment proposal. A properly executed proxy gives the persons named as proxies on the proxy card authority to vote in their discretion with respect to any other business that may properly come before the meeting or any adjournment or postponement of the meeting.

Revocation of Proxies

WWA Group stockholders retain the power to revoke their proxy or change their vote, even if they sign the proxy card or voting instruction card in the form accompanying this proxy statement, vote by telephone or vote via the Internet. WWA Group stockholders can revoke their proxy or change their vote at any time before it is exercised by giving written notice to our Corporate Secretary at WWA Group, Inc., 700 Lavaca Street, Suite 1400, Austin, Texas 78701, Attn: Corporate Secretary, specifying such revocation. WWA Group stockholders may also change their vote by timely delivery of a valid, later-

dated proxy or a later-dated vote by telephone or via the Internet, or at the Special Meeting.

Expenses of Proxy Solicitation

This proxy statement is being furnished in connection with the solicitation of proxies by our board of directors. Expenses incurred in connection with printing and mailing of this proxy statement and in connection with notices or other filings with any governmental entities under any laws shall be paid for by WWA Group. Copies of solicitation materials will also be furnished to banks, brokerage houses, fiduciaries and custodians holding in their respective names shares of our common stock, beneficially owned by others, to forward to these beneficial owners. We may reimburse persons representing beneficial owners of our common stock for their costs of forwarding solicitation materials to the beneficial owners. In addition to the solicitation of proxies by mail, solicitation may be made personally, by telephone and by fax, and we may pay persons holding shares for others their expenses for sending proxy materials to their principals. In addition to solicitation by the use of the mails, proxies may be solicited by our directors, officers and employees in person or by telephone, e-mail or other means of communication. No additional compensation will be paid to our directors, officers or employees for their services.

Adjournments or Postponement

Although an adjournment of the Special Meeting is not expected to be required, if the Adjournment proposal is approved, the Special Meeting may be adjourned for the purpose of soliciting additional proxies to approve or disapprove the proposal to adopt the Agreement and the Amendment. If a quorum exists, then the chairman or a vote by a majority of the shares casting votes, excluding abstentions, at the Special Meeting may adjourn the meeting. Alternatively, if no quorum exists, the holders of a majority of the shares of stock present in person or represented by proxy at the Special Meeting may adjourn the meeting.

Any adjournment may be made without notice, other than by an announcement made at the Special Meeting, unless the adjournment is for more than 30 days or a new record date is fixed for the adjourned meeting. Any adjournment of the Special Meeting for the purpose of soliciting additional proxies will allow our stockholders who have already sent in their proxies to revoke them at any time prior to their use at the adjourned Special Meeting.

At any time prior to convening the Special Meeting, our board of directors may postpone the Special Meeting for any reason without the approval of our stockholders. If postponed, we will provide at least 10 days notice of the new meeting date. Although it is not currently expected, our board of directors may postpone the Special Meeting for the purposes of soliciting additional proxies if it concludes that by the meeting date it is reasonably likely that we will not have received sufficient proxies to constitute a quorum or sufficient votes to approve the proposals presented to stockholders. Similar to adjournments, any postponement of the Special Meeting for the purpose of soliciting additional proxies will allow stockholders who have already sent in their proxies to revoke them at any time prior to their use. If the Special Meeting is adjourned or postponed and the record date remains unchanged, unrevoked proxies will continue to be effective for purposes of voting on the new meeting date.

Attending the Special Meeting

In order to attend the Special Meeting in person, you must be any of the following: a stockholder of record on the record date, a beneficial owner (and have your account statement evidencing your beneficial

ownership of WWA Group common stock as of the record date), a holder of a valid proxy from a stockholder of record, or an invited guest of WWA Group. You will be asked to provide photo identification at the registration desk on the day of the Special Meeting or any adjournment or postponement of the Special Meeting.

SUMMARY TERM SHEET FOR PROPOSAL 1

This summary highlights selected information from this proxy statement related to the proposed acquisition of Summit Digital and may not contain all of the information that is important to you. To understand the transaction fully, and for a more complete description of the terms of the acquisition, you should carefully read this entire proxy statement, including the Agreement and the annexes attached hereto. We have included page references in this summary to direct you to the appropriate place in this proxy statement and the annexes for a more complete description of the topics presented.

CONTACT INFORMATION

WWA Group, Inc.

Summit Digital Holdings, Inc.

Attn: Eric Montandon, Chief Executive Officer

Attn: Tom Nix, President

700 Lavaca Street, Suite 1400

13854 Lakeside Circle, Suite 248

Austin, Texas 78701

Sterling Heights, Michigan 48313

Telephone: (480) 505-0070

Telephone (231) 825-2500

Email: eric@wwagroup.com

Email: info@summitdigital.us

BUSINESS CONDUCTED

Proposal 1 asks that our stockholders consider the prospective acquisition of Summit Digital pursuant to the terms and conditions of the Agreement.

WWA Group, Inc. (page 23)

WWA Group was incorporated in Nevada on November 26, 1996, as Conceptual Technologies, Inc. On April 9, 1998, the company's name changed to NovaMed, Inc. to reflect the acquisition of a medical device manufacturer and retailer. The medical device business was abandoned in October of 2000. On August 8, 2003, the company acquired World Wide Auctioneers, Ltd. (World Wide) a British Virgin Island registered company and changed our name to WWA Group, Inc. On October 31, 2010, the Corporation sold World Wide to Seven International Holdings, Ltd. (Seven), a Hong Kong based investment company, for Seven's assumption of the assets and liabilities of the World Wide subject to certain exceptions.

WWA Group's current operations are focused around the marketing and sale of Wing Houses in North America, the Middle East and parts of South-East Asia as a distributor pursuant to an agreement with the manufacturer. The units are marketed as mobile offices or living space that fold into a standard container with all ISO fittings in place for easy transport. Wing Houses can be placed anywhere with a swing lift and opened into 80 square meters of a living or working environment within four to five hours for a wide range of applications, including

- Living space

- Office space

- On site showrooms

- Restaurants

- Worker accommodation

- Forward operations base.

WWA Group owns and operates the www.winghouses.com web site with the permission of the manufacturer from which it generates leads. A video of our Wing Houses available on You Tube has in addition generated more than 15,000 viewings to date. Although WWA Group is yet to conclude a sale of a Wing House, it has generated over one hundred leads since April and issued several quotations, and it expects to issue formal invoices and realize sales of the Wing Houses in the near future.

Summit Digital (page 31)

Summit Digital is focused on acquiring existing underutilized cable systems in rural, semi-rural and gated community markets, aggregating them into a single multi-system operator structure and creating growth by upgrading management, improving efficiency, cutting costs, and fully exploiting the opportunities presented by bundling multiple services such as basic TV, premium TV, pay-per-view, broadband Internet, and voice telephony. These bundled service packages have become the industry standard in major urban markets served by major cable providers, but systems in Summit's target market typically lag behind in adopting them, offering a substantial opportunity to increase penetration and per-customer revenue by offering these comprehensive service packages. Summit Digital may at times build new cable systems or wireless infrastructure to serve areas where no infrastructure is in place, but the primary intent is to acquire underutilized existing systems.

Proposal 1. Approval of the Share Exchange Agreement (page 19)

On July 12, 2012 the board of directors of WWA Group approved the execution of the Agreement and determined that our stockholders should consider whether to approve the acquisition of Summit Digital subject to the given terms and conditions provided. The consummation of the Agreement would cause WWA Group to acquire Summit Digital as a wholly owned subsidiary, which subsidiary would continue to focus on acquiring existing underutilized cable systems in rural, semi-rural and gated community markets.

The Reasons for Recommending the Agreement (page 19)

WWA Group's board of directors believes that the growth prospects for Summit Digital within the cable industry are tremendous when considering the focus on underserved rural communicates and cable systems. The prospective value attached to the expansion of Summit Digital's business qualifies the prospective acquisition of Summit Digital by WWA Group as a suitable business opportunity that might generate stockholder value through complimenting our existing businesses.

The Share Exchange Agreement (page 20 and Annex A)

Subject to the terms and conditions of the Agreement, WWA Group would acquire 100% of Summit Digital from Summit Holdings, subject to stockholder approval. The Agreement requires that WWA Group issue ninety nine million (99,000,000) shares of its common stock to Summit Holdings in exchange for the acquisition of Summit Digital as a wholly owned subsidiary and the appointment of two new members to the WWA Group board of directors nominated by Summit Holdings. The Agreement also requires that on the appointment of two new members to the WWA Group board of directors that one of the existing members resign from his position as a director of WWA Group.

Closing of the Agreement (page 20)

The closing of the Agreement is expected to take place on or after [], 2013, at our offices subject to stockholder approval and the filing of an amendment to the WWA Group articles of incorporation with the Nevada Secretary of State to increase our authorized share capital.

Conditions Precedent to the Closing of the Agreement (page 20)

The closing of the Agreement depends on the satisfaction or waiver of a number of conditions, including the following:

Stockholder approval of the terms and conditions of the Agreement and the Amendment;

The WWA Group board of directors appointing Tom Nix and Stephen Spencer to the board of directors of WWA Group at closing;

The resignation Digamber Naswa as a director of WWA Group at closing;

Summit Holding's waiver of all long term debt owed by Summit Digital to Summit Holding as of June 30, 2012;

The representations and warranties of WWA Group made in the Agreement must be, in all material respects, accurate at closing;

The representations and warranties of Summit Holdings and Summit Digital made in the Agreement must be, in all material respects, accurate at closing;

The delivery of a share certificate representing 99,000,000 shares of WWA Group's common stock to Summit Holdings; and

The delivery of a share certificate representing one hundred percent (100%) ownership of Summit Digital to WWA Group.

An amendment to WWA Groups articles of incorporation filed with the Nevada Secretary of State to increase the number of authorized common shares to two hundred and fifty million (250,000,000) par value \$0.001.

Representations and Warranties within the Agreement (page 21)

WWA Group, Summit Digital, and Summit Holdings provide a number of representations and warranties within the Agreement.

Interests of Our Executive Officers and Directors in the Agreement (page 21)

Our executive officer and directors, as stockholders, have a similar interest to their fellow WWA Group stockholders in the proposed acquisition of Summit Digital.

Change of Control (page 21)

In the event that our stockholders approve the acquisition of Summit Digital, our current stockholders interest in WWA Group would be diluted by the issuance of 99,000,000 shares of our common stock to Summit Holdings. The resultant dilution of current stockholders interests would constitute a change of control since WWA Group s current stockholders would retain approximately 19.4% of the outstanding common shares while Summit Holding would retain approximately 80.6% of the outstanding shares of WWA Group. Further, the Agreement stipulates that the closing of the transaction would require the appointment of two new directors nominated by the management of Summit Holding and the resignation of one of our directors.

The Consideration Offered To Stockholders (page 22)

There is no consideration to be offered to stockholders in connection with any of the proposals offered for consideration.

The Vote Required For Approval of the Proposals (page 22)

When a quorum is present, the voting requirement to approve the proposal to acquire Summit Digital and amend our articles of incorporation to increase our authorized common stock is the affirmative vote of a

simple majority of the shares entitled to vote on the matters that are presented at the Special Meeting. The voting requirement to pass the adjournment of the Special Meeting proposal requires the approval of a majority of the votes represented in person or by proxy at the Special Meeting and entitled to vote on the meeting adjournment proposal.

Material Differences In The Rights Of Security Holders As A Result Of The Acquisition Of Summit

Digital (page 22)

There will be no material differences in the rights of our security holders as a result of the acquisition of Summit Digital in the event our stockholders approve the transaction.

Accounting Treatment For The Agreement (page 22)

The prospective acquisition of Summit Digital on obtaining stockholder approval will be accounted for as a reverse acquisition or recapitalization by Summit Digital of WWA Group in accordance with U.S. generally accepted accounting principles.

The Federal Income Tax Consequences Of The Agreement (page 22)

Should WWA Group's stockholders approve the acquisition of Summit Digital its stockholders would not recognize a gain or loss as a result of the adoption of the Agreement. The adoption of the Agreement would also not affect the adjusted bases and holding periods of the shares of our common stock held by our current stockholders. Further, WWA Group would not recognize any gain or loss as a result of the acquisition as the valuation of Summit Digital's shares would be deemed equivalent to the valuation of WWA Group's shares.

Regulatory Approvals (page 22)

No material federal or state regulatory requirements must be complied with or approvals obtained in connection with the proposed acquisition of Summit Digital.

Reports, Opinions Appraisals (page 22)

We have not obtained any reports, opinions, or appraisals in connection with our intended acquisition of Summit Digital.

Past Contracts, Transactions or Negotiations (page 22)

There are no past contracts, transactions or negotiations in connection with our acquisition of Summit Digital other than those had in connection with the execution of the Agreement dated July 12, 2012.

PRO FORMA FINANCIAL DATA

The following is a summary of unaudited, pro forma, consolidated, financial data for the periods ended as of September 30, 2012 and December 31, 2011 for WWA Group and Summit Digital. This summary of pro forma financial data is based on pro forma financial data attached hereto. For accounting purposes, the prospective acquisition is treated as a reverse acquisition. The pro forma balance sheet is presented as if the acquisition had occurred on September 30, 2012 and the pro forma statement of operations data is

presented as if the acquisition had occurred on December 31, 2011. The pro forma financial data is presented for informational purposes and is not necessarily indicative of either the future results of operations or the results of operations that would have occurred if the acquisition had been consummated on any date. You should read the following pro forma financial data along with other financial information contained elsewhere in this proxy statement.

Summary Unaudited Consolidated Pro Forma Balance Sheets at September 30, 2012

September 30,

2012

Cash

\$

16,076

Receivables, net

56,629

Other Current Assets

15,788

Property and Equipment, net

172,268

Total Assets

260,761

Accounts Payable

99,500

Accrued Expenses

6,696

Long Term Debt

167,364

Common Stock

122,842

Additional Paid in Capital

(119,928)

Retained Earnings

(15,713)

Total Liabilities and Shareholder Equity

\$

260,761

Summary Unaudited Consolidated Pro Forma Statements of Operations for the

Nine Months Ended September 30, 2012 and the Year Ended December 31, 2011

September 30,

December 31,

2012

2011

Net Revenues

\$

340,709 \$

434,971

Cost of Goods Sold

176,584

237,387

Gross Income

164,125

197,584

Operating Expenses

268,407

380,956

Loss from Operations

(104,282)

(183,372)

Other income (expense)

Interest expense

(1,644)

Interest income

68,541

Impairment of notes receivable

(1,711,003)

Gain (Loss) on equity investment

105,168

(2,475,661)

Other income

146,538

(256,807)

Total Other income (expense)

251,706

(4,376,547)

Income (Loss) before provision for income tax

147,424

(4,559,946)

Provision for income tax

Loss from continuing operations

147,424

(4,559,946)

Non-controlling loss

(12,111)

Profit/Loss for the year

\$

147,424 \$

(4,547,835)

13

RISK FACTORS

Risks Relating to WWA Group's acquisition of Summit Digital

Summit will face competition that may reduce its market share and harm its financial performance.

There is substantial competition in the communications industry. The traditional dividing lines between long-distance telephone service, local access telephone service, wireless telephone service, Internet services and video services are increasingly becoming blurred. Through mergers and various service integration strategies, major providers are striving to provide integrated communications services offerings within and across geographic markets. Summit Digital faces increasing video services competition from DBS providers and expects competition to increase as a result of the rapid development of new technologies, services and products. Summit Digital cannot predict which of many possible future technologies, products or services will be important to maintain its competitive position or what expenditures will be required to develop and provide these technologies, products or services. Summit Digital's ability to compete successfully will depend on marketing and on its ability to anticipate and respond to various competitive factors affecting the industry, including new services that may be introduced, changes in consumer preferences, economic conditions and pricing strategies by competitors. To the extent Summit Digital does not keep pace with technological advances or fail to timely respond to changes in competitive factors in its industry and in its markets, Summit Digital could lose market share or experience a decline in our revenue and net income. Competitive conditions create a risk of market share loss and the risk that customers shift to less profitable lower margin services. Competitive pressures also create challenges for Summit Digital's ability to grow new businesses or introduce new services successfully and execute its business plan. Each of Summit Digital's business segments also face the risk of potential price cuts by their respective competitors that could materially adversely affect each segments market share and gross margins.

Summit Digital's business is subject to extensive governmental legislation and regulation, changes to which could adversely affect its business, financial position, results of operations or liquidity.

Video Services. The cable television industry is subject to extensive regulation at various levels, and

many aspects of such regulation are currently the subject of judicial proceedings and administrative or legislative proposals. The law permits certified local franchising authorities to order refunds of rates paid in the previous 12-month period determined to be in excess of the reasonable rates. It is possible that rate reductions or refunds of previously collected fees may be required of Summit Digital in the future.

Other existing federal regulations, currently the subject of judicial, legislative, and administrative review, could change, in varying degrees, the manner in which cable television systems operate. Neither the outcome of these proceedings nor their impact upon the cable television industry in general, or on Summit Digital's activities and prospects in the cable television business in particular, can be predicted at this time. There can be no assurance that future regulatory actions taken by Congress, the Federal Communication Commission (FCC) or other federal, state or local government authorities will not have a material adverse effect on Summit Digital's business, financial position, results of operations or liquidity. Proposals may be made before Congress and the FCC to mandate Cable operators provide open access over their Cable systems to Internet service providers. The FCC has of yet declined to impose such requirements. If the FCC or other authorities mandate additional access to Summit Digital's cable systems, it cannot predict the effect that this would have on Summit Digital's Internet service offerings.

Internet Services. Changes in the regulatory environment relating to the Internet access market, including changes in legislation, FCC regulation, judicial action or local regulation that affect communications costs or increase competition from the ILEC or other communications services providers, could adversely affect the prices at which Summit Digital sells Internet services. Legislative or regulatory proposals under the banner of net neutrality, if adopted, could interfere with Summit Digital's ability to reasonably manage and invest in its broadband network, and could adversely affect the manner and price of providing service.

Failure to complete development, testing and deployment of new technology that supports new services could affect Summit Digital's ability to compete in the industry. In addition, the technology Summit Digital uses may place it at a competitive disadvantage.

Summit Digital develops, tests and deploys various new technologies and support systems intended to enhance its competitiveness by both supporting new services and features and reducing the costs associated with providing those services or features. Successful development and implementation of technology upgrades depend, in part, on the willingness of third parties to develop new applications in a timely manner. Summit Digital may not successfully complete the development and rollout of new technology and related features or services in a timely manner, and such features or services may not be widely accepted by its customers or may not be profitable, in which case Summit Digital could not recover its investment in the technology. Deployment of technology supporting new service offerings may also adversely affect the performance or reliability of Summit Digital's networks with respect to both new and existing services. Any resulting customer dissatisfaction could affect Summit Digital's ability to retain customers and might have an adverse effect on its financial position, results of operations, or liquidity.

Unfavorable general economic conditions in the United States could have a material adverse effect on Summit Digital financial position, results of operations and liquidity.

Unfavorable general economic conditions, including the current recession in the United States and the recent financial crisis affecting the banking system and financial markets, could negatively affect Summit

Digital's business. While it is often difficult for Summit Digital to predict the impact of general economic conditions on its business, these conditions could adversely affect the affordability of and consumer demand for some of its products and services and could cause customers to shift to lower priced products and services or to delay or forgo purchases of Summit Digital's products and services. One or more of these circumstances could cause Summit Digital's revenue to decline. Also, Summit Digital's customers may not be able to obtain adequate access to credit, which could affect their ability to make timely payments. If that were to occur, Summit Digital could be required to increase its allowance for doubtful accounts, and the number of days outstanding for its accounts receivable could increase. For these reasons, among others, if the current economic conditions persist or decline, this could adversely affect Summit Digital's financial position, results of operations, or liquidity, as well as its ability to service debt, pay other obligations and produce shareholder returns.

Summit Digital's businesses are currently in geographically concentrated areas. Any deterioration in the economic conditions in these areas could have a material adverse effect on its financial position, results of operations and liquidity.

Summit Digital offers data and video services to customers in limited geographic areas. Due to this geographic concentration, Summit Digital's growth and operations depend upon economic conditions in these areas. Any deterioration in these conditions could have an adverse impact on the demand for communication and Cable television services and on Summit Digital's results of operations and financial condition.

Prolonged service interruptions could affect Summit Digital's business.

Summit Digital relies heavily on its network equipment, communications providers, data and software to support all of its functions. Summit Digital relies on its networks and the networks of others for substantially all of its revenues. Summit Digital is able to deliver services only to the extent that it can protect its network systems against damage from power or communication failures, computer viruses, natural disasters, unauthorized access and other disruptions. While Summit Digital endeavors to provide for failures in the network by providing back-up systems and procedures, it cannot guarantee that these back-up systems and procedures will operate satisfactorily in an emergency. Should Summit Digital experience a prolonged failure, it could seriously jeopardize its ability to continue operations. In particular, should a significant service interruption occur, Summit Digital's ongoing customers may choose a different provider, and its reputation may be damaged, reducing attractiveness to new customers. To the extent that any disruption or security breach results in a loss or damage to Summit Digital's customers' data or applications, or inappropriate disclosure of confidential information, it may incur liability and suffer from adverse publicity. In addition, Summit Digital may incur additional costs to remedy the damage caused by these disruptions or security breaches.

Summit Digital may not be able to successfully complete integration of the businesses it intends to acquire.

Summit Digital's business model relies heavily on the acquisition of existing Cable networks serving rural, semi rural, and gated communities. Summit Digital can offer no assurance that it will find suitable candidates for acquisition or that these candidates will accept proposed terms of acquisition, or that Summit Digital will be able to successfully integrate new acquisitions into its business. The diversion of management's attention and any delays or difficulties encountered in connection with the integration of the acquired companies' operations may have an adverse effect on Summit Digital's business, financial condition, or results of operations. Summit Digital may also incur additional and unforeseen expenses in connection with the integration efforts. There can be no assurance that the expense savings and synergies that Summit Digital anticipates from acquisitions will be realized fully or will be realized within the

expected timeframe.

Summit Digital depends on a limited number of third-party vendors to supply communications equipment. If Summit Digital does not obtain the necessary communications equipment, it will not be able to meet the needs of its customers.

Summit Digital depends on a limited number of third-party vendors to supply Cable, Internet, and other equipment. If Summit Digital providers of this equipment are unable to timely supply the equipment necessary to meet its needs or provide them at an acceptable cost, it may not be able to satisfy demand for its services and competitors may fulfill this demand. Summit Digital's vendors may not succeed in developing sufficient market penetration to sustain continuing production and may fail. Vendor bankruptcy (or acquisition without continuing product support by the acquiring company) may require Summit Digital to replace technology before its otherwise useful end of life due to lack of on-going vendor support and product development.

Summit Digital will require a significant amount of cash to complete its planned cable system expansion, complete acquisitions and to meet other obligations.

Summit Digital's ability to generate cash depends on many factors beyond its control. If Summit Digital is unable to meet its future capital needs it may be necessary for it to curtail, delay or abandon business growth plans. If Summit Digital incurs significant additional indebtedness to fund its plans, it could cause a decline in Summit Digital's credit rating and could increase its borrowing costs or limit its ability to raise additional capital. Summit Digital will continue to require a significant amount of cash for our planned wireless network expansion, to satisfy its debt service requirements and to meet other obligations. To meet Summit Digital's capital needs it may incur additional debt in the future. Summit Digital's ability to make payments on and to refinance its debt and to fund planned capital expenditures and acquisitions will depend on its ability to generate cash and to arrange additional financing in the future. These abilities are subject to, among other factors, Summit Digital's credit rating, its financial performance, general economic conditions, prevailing market conditions, the state of competition in its market, the outcome of certain legislative and regulatory issues and other factors that may be beyond its control. Summit Digital's ability to obtain suitable financing when needed has become more difficult due to the downturn in economic conditions and its failure to obtain suitable financing could, among other things, result in its inability to continue to expand its business and meet competitive challenges. If Summit Digital incurs significant additional indebtedness, or if it does not continue to generate sufficient cash from its operations, Summit Digital's credit rating could be adversely affected, which would likely increase its future borrowing costs and could affect its ability to access capital.

The acquisition of Summit Digital will result in dilution to our current stockholders' voting power and ownership percentages.

The issuance of shares of our capital stock for the purpose of consummating the acquisition of Summit would dilute the voting power and ownership percentage of our existing stockholders. The Agreement would require us to issue a total of 99,000,000 shares of our common stock at closing, resulting in a dilution of approximately 80% to our current stockholders.

Summit Digital's limited operating history; anticipated losses; uncertainty of future results.

Since Summit Digital has only recently commenced business operations there is limited information on which to adequately evaluate its business and future prospects. Therefore, Summit Digital's future prospects should be considered with a view to the risks encountered by a company in an early stage of development, particularly in light of the uncertainties relating to customer acceptance of those services offered. Summit Digital will continue to incur costs to develop its services, to establish marketing relationships, and to build its administrative organization. We can offer no certainty that Summit Digital will be profitable on a quarterly or annual basis. In addition, as Summit Digital expands its business network and marketing operations it will likely need to increase its operating expenses to broaden customer support capabilities and increase administrative resources. To the extent that such increased expenses are not supported by commensurate revenues, Summit Digital's business, results of operations and financial condition would be adversely affected.

Summit Digital has a historical record of losses which may continue.

Summit Digital reported operating losses for the fiscal year ended December 31, 2011 of \$48,537 and operating income for the nine months ended September 30, 2012 of \$17,834. Despite the recent transition to income the historical record indicates that Summit Digital has not realized sufficient revenue from its efforts to provide us with any certainty that net revenue is forthcoming or that net revenue will be sufficient to support operations. Should Summit Digital return to incurring losses it would be unable to meet its working capital requirements which inability would stifle operations.

Need for additional financing.

Summit Digital has had limited revenue from operations and is not able to meet operating costs. As such, WWA Group would need to raise capital within the next twelve months to implement Summit Digital's plan of operation. However, there can be no assurance that WWA Group would be able to raise the required capital or that any capital raised would be obtained on favourable terms. Failure to obtain adequate capital would significantly curtail our business.

Dependence on key personnel.

Summit Digital's performance and operating results are substantially dependent on the continued service and performance of its managers, officers, and directors. Summit Digital intends to hire additional managerial personnel as they move forward with their business model. Competition for such personnel is intense, and there can be no assurance that Summit Digital can retain its key management employees, or that it will be able to attract or retain highly qualified technical personnel in the future. The loss of the services of key managerial and engineering personnel or the inability to attract and retain the necessary management personnel could have a material adverse effect upon its business.

CAUTIONARY STATEMENT CONCERNING FORWARD-LOOKING STATEMENTS

Statements contained in this proxy statement, with the exception of historical facts, are forward-looking statements. Forward-looking statements reflect our current expectations and beliefs regarding our future results of operations, performance, and achievements. These statements are subject to risks and uncertainties and are based upon assumptions and beliefs that may or may not materialize. These

statements include, but are not limited to, statements concerning:

our anticipated financial performance;

uncertainties related to the business of Summit Digital;

our ability to generate sufficient revenue to maintain operations on the acquisition of Summit Digital;

our ability to raise additional capital to fund operations and the expansion plans of Summit Digital;

the volatility of the stock market; and

general economic conditions.

In some cases, you can identify forward-looking statements by terminology such as *may* , *should* , *intends* , *expects* , *plans* , *anticipates* , *believes* , *estimates* , *predicts* , *potential* , or *continue* or the negative of these terms or other comparable terminology. These statements are only predictions and involve known and unknown risks, uncertainties and other factors. We wish to advise readers not to place any undue reliance on the forward-looking statements contained in this proxy statement, which reflect our beliefs and expectations only as of the date of this proxy statement. We assume no obligation to update or revise these forward-looking statements to reflect new events or circumstances or any changes in our beliefs or expectations, other than that is required by law.

PROPOSAL 1

APPROVAL OF THE SHARE EXCHANGE AGREEMENT

Proposal 1 concerns WWA Group's proposed acquisition of Summit Digital.

On July 12, 2012, our board of directors approved the execution of the Agreement with Summit Holding, Inc, subject to stockholder approval, that would cause us to acquire Summit Digital as a wholly owned subsidiary. We believe that the acquisition of Summit Digital will bring value to our stockholders.

If this proposal is approved by our stockholders at the Special Meeting, WWA Group will close the Agreement with Summit Digital by issuing 99,000,000 shares of common stock, par value \$0.001, to Summit Holding, in exchange for 100% of the shares of Summit Digital.

Required Vote

Approval of this proposal requires the affirmative vote of a majority of the outstanding shares of our common stock entitled to vote at the Special Meeting, assuming a quorum is present. Approval of the Agreement also requires the approval of the other two proposals presented to our stockholders for consideration. Broker non-votes are counted solely for the purpose of determining a quorum. Abstentions will have the same effect as a vote against this proposal.

Board Recommendation

***THE BOARD OF DIRECTORS RECOMMENDS A VOTE FOR APPROVING
THE SHARE EXCHANGE AGREEMENT.***

FURTHER INFORMATION REGARDING PROPOSAL 1

REASONS FOR RECOMMENDING THE SHARE EXCHANGE AGREEMENT PROPOSAL

On July 12, 2012, our board of directors executed a written resolution authorizing and recommending that WWA Group's stockholders approve the acquisition of Summit Digital subject to the given terms and conditions of the Agreement.

Since disposing of its equipment auction business in 2010 WWA Group has sought to add to its remaining businesses. Management of WWA Group determined that Summit Digital would be a suitable addition to its overall business after considering a variety of factors, including the following:

WWA Group's growth strategy is based on the acquisition of existing businesses to supplement current operations. Management of WWA Group determined that Summit Digital would be a suitable addition to its overall business;

information with respect to WWA Group's financial condition, results of operations, business, and competitive position, on both an historical and prospective basis, as well as current industry, economic and market conditions and trends;

information with respect to Summit Digital's financial condition, results of operations, business, and competitive position, on both an historical and prospective basis, as well as current industry, economic and market conditions and trends;

the risks and uncertainties associated with maintain WWA Group's current operations without existing revenue streams;

the general risks of market conditions that affect the price of WWA Group's stock (including but not limited to, factors and events impacting the regulatory environment, general business and economic conditions); and

the fact that the Agreement and Amendment are subject to stockholder approval;

After considering the foregoing factors, the WWA Group board of directors concluded that the potentially positive factors related to the Agreement substantially outweighed the potentially negative factors.

The foregoing discussion of the information and factors considered by WWA Group's board of directors is not exhaustive but intended to reflect the material factors weighed in its consideration of the prospective acquisition of Summit Digital and is forward-looking in nature. The information should be read in light of the factors described under the section "Cautionary Statement Concerning Forward-Looking Statements" found on page 18 of this proxy statement.

We have issued no securities in connection with the intended acquisition of Summit Digital. Should our stockholders approve Proposals 1 and 2 presented in this proxy statement, the consummation of the acquisition of Summit Digital would result in an immediate dilution of approximately 80.6% to our existing stockholders.

Closing of the Agreement

In the event that the acquisition of Summit Digital is approved by our stockholders, the closing of the Agreement will take place as soon as is practicable at the offices of WWA Group, following the Special Meeting. Stockholder approval would cause us to file the Amendment with the Nevada Secretary of State to increase the number of authorized common shares available for issuance. The increase in authorized shares must be filed with the Nevada Secretary of State prior to closing the Agreement as WWA Group does not currently have sufficient common shares to complete the transaction. We expect the filing with the Nevada Secretary of State to take no more than ten days subsequent to stockholder approval.

Accordingly, we expect that the Agreement will be closed at our offices on or about [], 2013.

Conditions Precedent to Closing the Agreement

The closing of the Agreement depends on the satisfaction or waiver of a number of conditions, including

the following:

stockholders of WWA Group approving that Agreement and the Amendment;

WWA Group appointing Tom Nix and Stephen Spencer to the board of directors at closing;

the resignation of Digamber Naswa from the board of directors;

the waiver of all long term debt owed by Summit Digital to Summit Holdings as of June 30, 2102;

the representations and warranties of WWA Group made in the Agreement must be, in all material respects, accurate at closing;

the representations and warranties of Summit Holdings and Summit Digital made in the Agreement must be, in all material respects, accurate at closing;

the compliance of WWA Group, in all material respects, with the conditions required by the Agreement;

the compliance of Summit Holdings and Summit Digital, in all material respects, with the conditions required by the Agreement;

the absence of governmental restraint or litigation which challenges the validity of the Agreement;

20

the delivery of a share certificate representing 99,000,000 shares of WWA Group's common stock to Summit Holdings;

the delivery of a share certificate representing 100 shares or 100% of the outstanding ownership of Summit Digital's common stock to WWA Group; and

An amendment to WWA Group's articles of incorporation filed with the Nevada Secretary of State to increase the number of authorized common shares to two hundred and fifty million (250,000,000) par value \$0.001.

Representations and Warranties within the Agreement

WWA Group, Summit Holdings and Summit Digital represent and warrant a number of conditions within the Agreement, including the following:

all of the parties have the requisite authority to execute the Agreement;

no parties have any legal conflicts;

Summit Digital is in compliance with its state filings and licenses;

WWA Group is in compliance with its filings with the Securities and Exchange Commission; and

WWA Group and Summit Digital will go about their business in an ordinary fashion until the anticipated closing of the Agreement.

Interests of Our Executive Officer and Directors in the Agreement

Our executive officers and directors, as stockholders of WWA Group, have similar interests to their fellow stockholders in connection with the prospective acquisition of Summit Digital.

Change of Control

In the event the stockholders of WWA Group approve the Agreement and the Amendment, at the closing of the acquisition of Summit Digital, WWA Group will issue 99,000,000 shares of its common stock to Summit Holding and appoint Tom Nix and Stephen Spencer to its board of directors. On the appointment of Tom Nix and Stephen Spencer, Digamber Naswa will resign. The dilution to our current stockholders due to the issuance of the new shares and the addition of new directors to replace current directors will constitute a change of control.

Our current stockholders will retain approximately 19.4% of the issued and outstanding common shares after the issuance. Summit Holdings will acquire approximately 80.6% of WWA Group's issued and outstanding common shares after the issuance.

WWA Group anticipates that an annual meeting of its stockholders will be held next year, at which meeting stockholders will be afforded the opportunity to elect a slate of directors.

The Consideration Offered to Stockholders

There is no consideration being offered to our stockholders in connection with the proposals presented herein for stockholder approval.

The Vote Required for Approval of the Proposals

When a quorum is present, the voting requirement to approve the proposal to acquire Summit Digital and amend our articles of incorporation to increase our authorized common stock is the affirmative vote of a simple majority of the shares entitled to vote on the matters that are presented at the Special Meeting. The voting requirement to pass the adjournment of the Special Meeting proposal requires the approval of a majority of the votes represented in person or by proxy at the Special Meeting and entitled to vote on the meeting adjournment proposal. The record date for purposes of determining the stockholders entitled to vote is [], 2013. As of the record date, we have 23,841,922 shares of common stock issued and outstanding that is entitled to vote on whether or not to approve the proposals, with each share of common stock entitled to one vote.

The directors and executive officers of WWA Group, encourage our stockholders to vote For approval all of the proposals presented for consideration in this proxy statement.

Material Differences in the Rights of Security Holders as a Result of Approving the Proposals

There would be no material differences in the rights of security holders as a result of approving the proposals presented for consideration in this proxy statement.

Accounting Treatment of the Agreements

Since the stockholders of Summit Digital would become the majority stockholders of WWA Group as a result of the acquisition, Summit Digital is considered the acquirer for accounting purposes, so this transaction would be accounted for as a reverse acquisition or recapitalization of Summit Digital in accordance with U.S. generally accepted accounting principles.

The Federal Income Tax Consequences of the Agreements

Our stockholders would not recognize a gain or loss as a result of closing the Agreement as each would hold the same number of shares of our common stock after the exchange as they held before the exchange. The acquisition would not affect the adjusted bases and holding periods of the shares of our common stock held by WWA Group's current stockholders. In addition, WWA Group would not recognize any gain or loss as a result of the acquisition as the valuation of Summit Digital's shares would

be deemed equivalent to the valuation of the WWA Group's shares. Nevertheless, you should consult your tax advisor for a complete analysis of the U.S. federal, state, local and/or foreign tax consequences of the acquisition of Summit Digital to you.

REGULATORY APPROVALS

No material federal or state regulatory requirements must be complied with or approvals obtained in connection with the proposed acquisition of Summit Digital.

REPORTS, OPINIONS, APPRAISALS

We have not obtained any reports, opinions, or appraisals in connection with our proposed acquisition of Summit Digital.

PAST CONTRACTS, TRANSACTIONS OR NEGOTIATIONS

There are no past contracts, transactions or negotiations in connection with our proposed acquisition of Summit Digital other than the Agreement executed by the respective parties on July 12, 2012.

WWA GROUP, INC.

DESCRIPTION OF BUSINESS

Corporate History

WWA Group was incorporated in Nevada on November 26, 1996, as Conceptual Technologies, Inc. On April 9, 1998, WWA Group's name changed to NovaMed, Inc. to reflect the acquisition of a medical device manufacturer and retailer. The medical device business was abandoned in October of 2000. On August 8, 2003, WWA Group acquired World Wide Auctioneers, Ltd. (World Wide) a British Virgin Island registered company and changed our name to WWA Group, Inc. On October 31, 2010, WWA Group sold World Wide to Seven International Holdings, Ltd. (Seven), a Hong Kong based investment company, for Seven's assumption of the assets and liabilities of the World Wide subject to certain exceptions. The disposition did not affect WWA Group's interest in Asset Forum, LLC., its ownership of proprietary on-line auction software or its equity interest in Infrastructure Developments Corp. (Infrastructure).

Our consolidation with Infrastructure in November of 2011, on converting debt to equity did not live up to expectations that the synergies present in the respective companies would generate the activity necessary to move forward. On June 30, 2012, WWA Group decreased its equity position in Infrastructure to that of a minority shareholder through a series of debt settlements intended to relieve the WWA Group of outstanding debt obligations. The divestiture of Infrastructure shares caused us to abandon any consolidation of our accounts with those of Infrastructure as of June 30, 2012.

We have since discontinued efforts to commercialize the operations of Asset Forum, LLC due to the highly competitive nature of online auction platforms and the limited capital we have available to compete in this space.

Operations

WWA Group's current operations are focused around the marketing and sale of Wing Houses in North America, the Middle East and parts of South-East Asia as a distributor pursuant to an agreement with the Renhe Group. The units are marketed as mobile offices or living space that fold into a standard container

with all ISO fittings in place for easy transport. Wing Houses can be placed anywhere with a swing lift and opened into 80 square meters of a living or working environment within four to five hours for a wide range of applications, including

Living space

Office space

On site showrooms

Restaurants

Worker accommodation

Forward operations base.

We own and operate the www.winghouses.com web site with the permission of the manufacturer from which it generates leads. A video of our Wing Houses available on You Tube has in addition generated more than 15,000 viewings to date. Although WWA Group is yet to conclude a sale of a Wing House it has generated over one hundred leads since April and issued several quotations. We expect to issue formal invoices and realize sales of the Wing Houses in the near future.

Employees

WWA Group currently has no full time employees. Eric Montandon and Digamber Naswa, our sole officers and directors, manage WWA Group. We have expected each of these individuals to provide entrepreneurial skills and talents. Management also uses consultants, attorneys and accountants as necessary.

DESCRIPTION OF PROPERTY

We maintain and executive office at 700 Lavaca Street, Suite 1400, Austin, Texas 78701 for which we pay rent of \$75 a month on a recurring basis. WWA Group does not believe that it will need additional office space at any time in the foreseeable future in order to carry out its business as described herein.

LEGAL PROCEEDINGS

WWA Group is currently not a party to any legal proceedings.

MARKET FOR COMMON EQUITY AND RELATED STOCKHOLDER MATTERS

WWA Group's common stock is quoted on the Over the Counter Bulletin Board, a service maintained by the Financial Industry Regulatory Authority (FINRA) under the symbol, WWAG . Trading in the common stock in the over-the-counter market has been limited and sporadic and the quotations set forth below are not necessarily indicative of actual market conditions. Further, these prices reflect inter-dealer prices without retail mark-up, mark-down, or commission, and may not necessarily reflect actual transactions. The following table sets forth for the periods indicated the high and low bid prices for the common stock as reported each quarterly period within the last two fiscal years.

Market Prices

Year

Quarter Ended

High

Low

2011

December 31

\$ 0.02 < \$ 0.00

September 30

\$ 0.02 < \$ 0.00

June 30

\$ 0.03

\$ 0.01

March 31

\$ 0.06

\$ 0.03

2010

December 31

\$ 0.07

\$ 0.03

September 30

\$ 0.08

\$ 0.02

June 30

\$ 0.15

\$ 0.05

March 31

\$ 0.10

\$ 0.05

CAPITAL STOCK

The following is a summary of the material terms of WWA Group's capital stock. This summary is subject to and qualified by our articles of incorporation, as amended and bylaws.

Common Stock

As of [], 2013 there were 886 shareholders of record holding a total of 23,841,922 shares of fully paid and non-assessable common stock of the 50,000,000 shares of common stock, par value \$0.001, authorized. The board of directors believes that the number of beneficial owners is substantially greater than the number of record holders because a portion of our outstanding common stock is held in broker street names for the benefit of individual investors. The holders of the common stock are entitled to one vote for each share held of record on all matters submitted to a vote of stockholders. Holders of the common stock have no preemptive rights and no right to convert their shares into any other securities. There are no redemption or sinking fund provisions applicable to the common stock.

Warrants

WWA Group has no outstanding warrants to purchase shares of our common stock.

Stock Options

WWA Group has no outstanding stock options to purchase shares of our common stock.

Dividends

WWA Group has not declared any cash dividends since inception and does not anticipate paying any dividends in the near future. The payment of dividends is within the discretion of the board of directors and will depend on earnings, capital requirements, financial condition, and other relevant factors. There are no restrictions that currently limit our ability to pay dividends on WWA Group's common stock other than those generally imposed by Nevada law.

TRANSFER AGENT AND REGISTRAR

WWA Group's transfer agent and registrar is Interwest Transfer Company, 1981 E. Murray-Holladay Road, Holladay, Utah, 84117 5164. Interwest's phone number is (801) 272-9294.

PURCHASES OF EQUITY SECURITIES MADE BY THE ISSUER AND AFFILIATED PURCHASERS

None.

RECENT SALES OF UNREGISTERED SECURITIES

None.

25

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION

This Management's Discussion and Analysis of Financial Condition and other parts of this disclosure contain forward-looking statements that involve risks and uncertainties. Forward-looking statements can also be identified by words such as anticipates, expects, believes, plans, predicts, and similar terms. Forward-looking statements are not guarantees of future performance and our actual results may differ significantly from the results discussed in the forward-looking statements. Factors that might cause such differences include but are not limited to those discussed in the subsection entitled Forward-Looking Statements and Factors That May Affect Future Results and Financial Condition below. The following discussion should be read in conjunction with our financial statements and notes thereto included. Information presented herein is based on the financial statements for the three and nine month periods ended September 30, 2012 and the annual periods ended December 31, 2011 and December 31, 2010. Our fiscal year end is December 31.

Discussion and Analysis

Our plan of operation over the next twelve months is to continue the marketing and sale of Wing Houses in North America, the Middle East and parts of South-East Asia as a distributor and become a multi-system operator on the acquisition of Summit Digital that provides cable television, high speed internet and related services to rural communities in the United States. We will require a minimum of \$500,000 dollars in additional debt or equity funding in the next twelve months to pursue our business plan, the majority of which amount will be focused on expanding Summit Digital's business by acquiring existing operations. Such financing is not currently committed and there can be no assurance that such financing will be available within the next twelve months. The acquisition of Summit Digital remains subject to stockholder approval.

Results of Operations

During the nine month period ended September 30, 2012, WWA Group (i) abandoned efforts to commercialize Asset Forum LLC, (ii) decreased its equity interest in Infrastructure to that of a minority shareholder thereby reporting its interest on a non-consolidated basis, (iii) continued to lend management

assistance on a temporary basis to World Wide Auctioneers (Dubai); (iv) increased marketing efforts of Wing House units; (v) entered into a share exchange agreement with Summit Digital; and (vi) satisfied continuous public disclosure requirements.

During the year ended December 31, 2011, WWA Group (i) maintained Asset Forum, (ii) acquired a consolidated majority interest in Infrastructure, (iii) concluded the Office of Foreign Asset Control (OFAC) matter, and (iii) satisfied continuous public disclosure requirements. The results of operations for the years ended December 31, 2011 and 2010 present WWA Group and (i) its wholly owned subsidiary, Asset Forum LLC, a company founded by WWA Group in the state of Nevada on January 7, 2010, (ii) Infrastructure Development Corp. on a consolidated basis, and (iii) World Wide and its operating subsidiaries as discontinued operations which disclosure does not include details of revenue, gross profits, or operating expenses related to World Wide or its operating subsidiaries.

Net Income (Loss)

Net income for the three month period ended September 30, 2012 was \$773 as compared to a net income of \$23,407 for the three month period ended September 30, 2011. Net income for the nine month period ended September 30, 2012 was \$135,579 as compared to a net loss of \$2,087,132 for the nine month period ended September 30, 2011. The transition to net income in the current three and nine month comparative periods can be attributed to gains on equity investment and other income. WWA Group anticipates that it will continue to realize net income as general and administrative expenses stabilize and expected revenue from the sale of Wing Houses is realized.

Net loss for the year ended December 31, 2011, increased to \$4,499,299 from \$1,660,570 for the year ended December 31, 2010, an increase of 171%. The increase in net loss over the comparative periods is primarily due to impairment of its notes receivables and the conversion of the Corporation's investment in Infrastructure into equity. The equity in Infrastructure was valued at year end 2011 at the lower of cost or market, and as such, the losses incurred by Infrastructure resulted in a book value of the equity much lower than the amount of debt converted.

Operating Expenses

Operating expenses for the three month period ended September 30, 2012 are \$9,228 as compared to operating expenses of \$4,833 for the three month period ended September 30, 2011. Operating expenses for the nine month period ended September 30, 2012 were \$76,153 as compared to \$19,517 for the nine month period ended September 30, 2011. The increase in operating expenses over the comparative three and nine month periods can be attributed to the professional expenses, director's fees and expenses associated with marketing the Wing Houses. WWA Group anticipates that operating expenses will increase during 2013 as greater effort is made to sell Wing Houses on a global basis.

Operating expenses for the year ended December 31, 2011 decreased to \$126,816 from \$207,638 for the year ended December 31, 2010. The decrease in expenses over the comparative periods can be primarily attributed to management's imposition of operating efficiencies. The major components of operating expenses are (i) general and administrative expenses, including professional fees, rent expense, travel and

entertainment, representation expense, insurance, bank charges, and maintenance expenses, (ii) salaries and wages, (iii) selling expenses, and (iv) depreciation and amortization.

Depreciation and amortization expenses for the three and nine month periods ended September 30, 2012 and September 30, 2011 were \$0. Depreciation and amortization expenses are expected to be realized as the result of the consolidation with Summit Digital.

Depreciation and amortization expenses for the year ended December 31, 2011 was \$0 as compared to \$18,827 for the year ended December 31, 2010.

Other Income/Expenses

Other income for the three month period ended September 30, 2012 was \$10,000 as compared to other income of \$28,239 for the three month period ended September 30, 2011. Other income for the nine month period ended September 30, 2012 was \$211,733 as compared to other expense of \$2,067,615 for the nine month period ended September 30, 2011. Other income in the current three and nine month periods can be attributed to gains on equity investment, reversal of liabilities and management fees.

Other expenses for the year ended December 31, 2011 increased to \$4,384,594 from \$270,929 for the year ended December 31, 2010, due to an impairment of notes receivables and impairment of investments in Infrastructure due to acquisition of 63.38% share holding in Infrastructure.

Income Tax Expense (Benefit)

WWA Group has a prospective income tax benefit resulting from a net operating loss carry-forward and start-up costs that will offset any future operating profit.

Impact of Inflation

WWA Group believes that inflation has had a negligible effect on operations over the past three years.

Liquidity and Capital Resources

We had a working capital surplus of \$2,913 as of September 30, 2012. At September 30, 2012, our current assets were \$9,610, which consisted of \$2,350 in cash and \$7,260 in other current assets. Our total assets were \$9,610. Our current and total liabilities were \$6,697, which amount consisted of accrued expenses. Our total stockholders' equity at September 30, 2012 was \$2,913.

We had a working capital deficit of \$282,873 as of December 31, 2011 as compared to a working capital surplus of \$3,101,453 as of December 31, 2010. At December 31, 2011, our current assets were \$96,136, which consisted of \$49,010 in cash, \$32,406 in prepaid expenses and \$14,719 in other current assets. Our total assets were \$277,386 which included current assets and goodwill of \$181,250. Our current and total liabilities were \$560,259. Our total stockholders' deficit at December 31, 2011 was \$282,874.

Cash flow used in operating activities for the nine month period ended September 30, 2012 was \$100,485 as compared to \$38,269 for the nine month period ended September 30, 2011. The change in cash flow used in operating activities between the periods can be attributed to net income, the gain on equity investments, prepaid expenses, and other current assets offset by accounts payable and accrued liabilities. We expect to continue to use cash flows in operating activities for the balance of 2012.

Cash flows provided by operating activities for the year ended December 31, 2011, were \$11,274 as compared to cash flows used in operating activities for the year ended December 31, 2010 of \$4,709,314. The change to cash flow provided by operating activities in the year ended December 31, 2011 can be

attributed primarily to the impairment of notes receivable and investment, other current assets, accounts payable and accrued liabilities offset by net loss.

Cash flow provided by investing activities for the nine month period ended September 30, 2012 was \$285,497 as compared to \$33,000 for the nine month period ended September 30, 2011. Net cash flow provided by investing activities in the current nine month period is attributed to a decrease in the goodwill associated with Infrastructure and a decrease in a non-controlling interest. We expect to use cash flows in investing activities going forward as we intend to expand our business.

Cash flows used in investing activities for the year ended December 31, 2011 were \$320,938 as compared to cash flows provided by investing activities for the year ended December 31, 2010 were \$5,391,385.

Cash flow used in investing activities in the year ended December 31, 2011 can be primarily attributed to \$1,256,443 being the amount of the purchase of investment through the conversion of the Infrastructure note and \$285,497 being the amount of the acquisition of business net of cash.

Cash flow used in financing activities was \$231,672 for the nine month period ended September 30, 2012 as compared to cash flow provided by financing activities of \$2,144 for the nine month period ended September 30, 2011. Cash flow used in financing operations in the current nine month period can be attributed to payments against short term notes payable offset by debt settlement through the divestiture of equity investment and debt settlement through the issuance of common stock. We expect to generate cash flows from financing activities in the near term to maintain operations.

Cash flows provided by financing activities were \$354,840 for the year ended December 31, 2011 as compared to cash flows used in financing activities of \$720,388 for the year ended December 31, 2010.

The transition to cash flows provided by financing activities in the current period relates to \$354,840 being the amount of the increase in notes payables.

Our current assets are insufficient to conduct business over the next twelve (12) months. We will have to seek at least \$50,000 in debt or equity financing over the next twelve months to maintain operations and cannot determine at this time what added amount might be required in the event we conclude the acquisition of Summit. WWA Group has no current commitments or arrangements with respect to, or immediate sources of funding. Further, no assurances can be given that funding is available. Our shareholders are the most likely source of new funding in the form of loans or equity placements though none have made any commitment for future investment and we have no agreement formal or otherwise. Our inability to obtain sufficient funding will have a material adverse affect on our ability to generate revenue and our ability to continue operations.

WWA Group does not intend to pay cash dividends in the foreseeable future.

WWA Group had no commitments for future capital expenditures that were material at September 30, 2012.

WWA Group has no defined benefit plan or contractual commitment with any of its officers or directors.

WWA Group had no lines of credit or other bank financing arrangements as of September 30, 2012.

WWA Group has no current plans for the purchase or sale of any plant or equipment.

WWA Group has no current plans to make any changes in the number of employees, except in connection

with the anticipated acquisition of Summit.

Off Balance Sheet Arrangements

As of September 30, 2011, the Corporation has no significant off-balance sheet arrangements that have or are reasonably likely to have a current or future effect on our financial condition, changes in financial condition, revenues or expenses, results of operations, liquidity, capital expenditures, or capital resources that is material to stockholders.

Critical Accounting Policies

In Note B to the audited consolidated financial statements for the years ended December 31, 2011 and 2010 attached hereto, we discuss those accounting policies that are considered to be significant in determining the results of operations and our financial position. We believe that the accounting principles utilized by us conform to accounting principles generally accepted in the United States of America.

The preparation of financial statements requires management to make significant estimates and judgments that affect the reported amounts of assets, liabilities, revenues and expenses. By their nature, these judgments are subject to an inherent degree of uncertainty. On an on-going basis, we evaluate our estimates, including those related to bad debts, inventories, intangible assets, warranty obligations, product liability, revenue, and income taxes. We base our estimates on historical experience and other facts and circumstances that are believed to be reasonable, and the results form the basis for making judgments about the carrying value of assets and liabilities. The actual results may differ from these estimates under different assumptions or conditions.

Forward Looking Statements and Factors That May Affect Future Results and Financial Condition

The statements contained in the section titled *Results of Operations and Discussion and Analysis*, with the exception of historical facts, are forward looking statements. A safe-harbor provision is not applicable to the forward-looking statements made. Forward-looking statements reflect our current expectations and beliefs regarding our future results of operations, performance, and achievements. These statements are subject to risks and uncertainties and are based upon assumptions and beliefs that may or may not materialize. These statements include, but are not limited to, statements concerning:

our anticipated financial performance;

the sufficiency of existing capital resources;

our ability to fund cash requirements for future operations;

uncertainties related to the growth of our subsidiaries businesses and the acceptance of their products and services;

the volatility of the stock market; and

general economic conditions.

We wish to caution readers that our operating results are subject to various risks and uncertainties that could cause our actual results to differ materially from those discussed or anticipated including the factors set forth in the section entitled *Risk Factors*. We also wish to advise readers not to place any undue reliance on the forward looking statements contained herein, which reflect our beliefs and expectations

only as of the date of this report. We assume no obligation to update these forward-looking statements to reflect new events or any changes in our beliefs or expectations, other than is required by law.

Going Concern

WWA Group's auditors have expressed an opinion as to its ability to continue as a going concern as a result of recurring losses from operations. WWA Group's ability to continue as a going concern is subject to its ability to realize a profit from operations and /or obtain funding from outside sources.

Management's plan to address WWA Group's ability to continue as a going concern includes obtaining funding from the private placement of debt or equity and realizing revenues from its businesses.

Management believes that it will be able to obtain funding to enable WWA Group to continue as a going concern through the methods discussed above, though there can be no assurances that such methods will prove successful.

SUMMIT DIGITAL, INC.

DESCRIPTION OF BUSINESS

Corporate History

Summit Digital was originally incorporated in the State of Nevada on April 21, 2009. On June 7, 2011, Summit Digital changed its corporate domicile from Nevada to Wyoming. Summit Digital is a Michigan-based Multi-System Operator (MSO) providing cable TV, broadband Internet, voice telephony and related services.

Business Activities and Strategy

Summit Digital is focused on acquiring existing underutilized cable systems in rural, semi-rural and gated community markets, aggregating them into a single Multi-System Operator structure and creating growth by upgrading management, improving efficiency, cutting costs, and fully exploiting the opportunities presented by bundling multiple services such as basic TV, premium TV, pay-per-view, broadband Internet, and voice telephony. These bundled service packages have become the industry standard in major urban markets served by major cable providers, but systems in Summit Digital's target market typically lag behind in adopting them, offering a substantial opportunity to increase penetration and per-customer revenue by offering these comprehensive service packages. Summit Digital may at times build new cable systems or wireless infrastructure to serve areas where no infrastructure is in place, but the primary intent is to acquire underutilized existing systems. Summit Digital intends to support and extend these packages by offering wireless data and voice service within its system footprint.

Summit Digital believes that other value-added services delivered through cable infrastructure, such as pay-per-view events, digital video and digital video recording, high-definition TV and interstitial advertising also represent significant potential revenue streams that have not been effectively exploited by its acquisition targets. Compatible services such as provision of wireless internet provide additional potential revenue streams.

Summit Digital intends to take decisive steps to streamline management, improve efficiency, and reduce costs in systems it acquires using the following areas of emphasis:

Any debt that is attached to these systems by the prior ownership will be restructured.

Billing, collection, call center and scheduling services will be centralized, significantly reducing costs for each system.

Head end technicians located at corporate headquarters will direct employees and monitor their performance, standardizing and service practices and quality control.

Theft by potential subscribers who attempt to steal services can have a significant impact on the viability of rural cable systems. Measures to prevent theft will be installed, including regular audits conducted by our own installers as well as independent contractors.

Equipment purchasing will be combined to achieve economies of scale and reduce costs.

Structured management systems stressing continuous documentation, performance evaluation, and action to address weaknesses will be installed, addressing a common management deficiency in small single-system operators.

Many small to medium sized single-system operators of the type common in rural and semi-rural America have not been developed to their full capacity, for two primary reasons.

Many of these systems were overburdened with debt that was incurred on the initial construction of their cable systems. Overly optimistic projections and unrealistic performance expectations not backed up by appropriate technology and management expertise, combined with lack of an established basis for prediction in many markets led system owners to take on excessive debt, which enabled their entry to the business but also left them unable to sustain their business profitably.

The technology that supports the upgraded services that Summit intends to provide has only recently become cost-effective for smaller rural systems. Even with today's superior and less expensive technology, small individual cable systems rarely have the economies of scale or the financing necessary to effectively exploit these technologies. Summit Digital's knowledgeable technical team and ability to combine equipment purchases will provide the knowledge and the leverage with suppliers that are needed to effectively introduce these technologies.

Summit Digital believes, based on extensive interviews and contacts with management at local systems, that the managers and owners of many of these systems are interested in acquisition on favorable terms by an MSO built around the principle of maximizing the potential of these systems. Based on interviews with small system managers, Summit Digital believes that many of these systems can be acquired in exchange for a combination of cash and stock.

Once systems have been acquired, Summit Digital will upgrade them to support broadband Internet and voice telephony and aggressively market these combined services both to existing subscribers and non-subscribers within the system footprint. Existing cash flows, cash flows from acquired systems, and acquisition terms will allow Summit to pay for system upgrades as systems are built out. Summit Digital does not intend to incur debt or sell shares to finance system upgrades.

Summit Digital will add an additional revenue stream to its acquired cable systems through its capacity to insert local advertising, known as interstitials, to cable TV content. Summit Digital has the right to insert local advertising into programming from major networks such as CNN, ESPN, Fox News and many others. This ad insertion is accomplished through an interface between the network and Summit Digital's

system, with the network providing cue tones that open time slots for Summit Digital's advertisers.

Again, this is a revenue opportunity not currently exploited by the cable systems Summit Digital seeks to acquire, and upgrading systems to accommodate this form of advertising presents a significant opportunity to generate additional revenue from existing infrastructure.

Summit Digital's business strategy is to acquire systems meeting viability criteria, aggregate them in a multiple system operator format, improve management, reduce costs, and add revenue by aggressively promoting high-value services such as high speed broadband internet and pay-per-view TV and by adding advertising income and wireless services to the system revenue mix. Summit Digital will not surrender controlling interest in systems it acquires and will not incur long-term debt or sell shares to acquire systems or upgrade acquired systems. Summit Digital believes that it can substantially increase both our subscriber base and our revenue per subscriber by following this strategy.

Innovation

Summit Digital actively pursues innovative ways of using existing technology and infrastructure to provide services and build customer and community relationships outside the traditional residential service model. Two initiatives in the 1st half of 2012 illustrate this commitment and the results it can bring.

Summit Digital is in the process of installing a sophisticated CCTV monitoring system for the community of McBain, Michigan, allowing continuous surveillance of key commercial and road areas. A web-based backbone permits data storage by Summit Digital as well as monitoring by the State Police. The system is designed to facilitate rapid response in emergencies and to provide vital evidence and understanding in criminal and other incidents. Summit Digital is compensated by an installation fee and will receive a long term monthly fee for managing the system. Similar systems will be offered to other municipalities within Summit Digital's service footprint.

Summit Digital recently installed a web-based system for a major dairy farm, allowing the farm operators to continuously monitor operations and provide remote control for their robotic milkers. Agricultural operations in the rural American Midwest are becoming increasingly sophisticated and there is enormous scope for leveraging Summit Digital's existing technology and infrastructure to increase efficiency and create opportunity for Summit Digital and for its clients. Summit Digital will continue to explore innovative ways to supply needed services to individual, business, industrial and local government customers, using the full scope of opportunities provided by available technology.

Wireless Internet

Use of wireless internet services is exploding in the US, driven by rapidly expanding sales of smartphones, tablets, and other mobile devices. Cisco Systems estimates that mobile traffic will expand from 0.6 exabytes/month in 2011 to 1.2 exabytes/month in 2012 and will reach 6.3 exabytes/month in 2015. Cable operators across the US have recognized that the cable business and the WiFi business have close synergies and that WiFi represents a considerable opportunity for cable companies. The synergy is based on a number of elements:

As the amount of data transferred over wireless networks expands, the critical need for backhaul services—the link between wireless broadcast points and the internet backbone—becomes increasingly critical. Cable infrastructure is ideally suited to providing these services, enabling

cable companies that also manage wireless sites to support their own backhaul needs instead of paying for them, as non-cable operators must.

The ability of cable companies to use existing infrastructure for backhaul also drastically reduces the expense of acquiring rights of way: Dan Rice, vice president of access network technology for CableLabs, estimates that as much of 70% of the expense of establishing an outdoor WiFi infrastructure can be in civil costs such as real estate and permitting, expenses that are substantially lower for companies that already have infrastructure in place. These cost advantages make it possible for cable companies to compete aggressively on wireless service pricing while retaining high margins.

Wireless technology also provides an option that can supersede wired to reach hard-to-wire areas or as an option to homes in which the installed coaxial cable falls short. These are significant features in Summit Digital's target market.

Wireless services can bring in subscribers solely interested in wireless access. More important, it can drive a quadruple play option in which Summit Digital can offer a single-bill package combining TV, home broadband, voice communications, and wireless access. Carl Weinschenk of *Broadband Technology Report* has commented that WiFi will end up being the technology that enables the [cable] industry to fill the gaping hole in its arsenal: A comprehensive mobile voice and data service .

Summit Digital intends to pursue opportunities in this promising sector as an integral part of its expansion plan.

Subscriber Base

Summit Digital currently serves 1,296 subscribers in the States of Oklahoma and Michigan, with an average monthly billing of approximately \$69,000. At the end of the first quarter of 2012, Summit Digital served 686 subscribers in the States of Oklahoma and Michigan, with monthly billing of approximately \$33,000.

Proposed Expansion

Summit Digital is aggressively pursuing expansion opportunities:

Summit Digital has been granted a franchise and is building a new cable System in McBain Michigan, which is expected to be completed by the end of 2012. Summit Digital will be initially providing cable TV, broadband Internet, and telephone services passing 550 homes and an industrial complex containing several industries with substantial potential for expansion.

Summit Digital has targeted 5 towers in northern Michigan for installation of wireless broadband technology. These installations will serve up to 2500 residents within Summit Digital's current service footprint.

Summit Digital is pursuing the proposed acquisition of additional cable systems in the Fort Wayne, Indiana area from New Wave Communications.

Summit Digital is negotiating for the purchase of several systems in Michigan from Michigan Cable Partners Inc.

Summit Digital hopes to complete these negotiations and close the acquisitions by early 2013 though there is no assurance that all or any of these acquisitions will be completed.

Summit Digital is targeting 100,000 total subscribers within three years, which it believes is a conservative estimate of potential, provided that adequate financing can be obtained. Per-subscriber billing in the systems Summit Digital has targeted, typically based only on cable TV services, is under \$50/month. Summit Digital intends to increase this to a level close to the national average of \$128/month.

Importance of Public Status

Summit Digital's status as a subsidiary of a publicly traded company is a critical part of this expansion strategy. The owners of the systems Summit Digital seeks to acquire are familiar with the cable industry and are in a position to appreciate the advantages of Summit Digital's business model. They are typically willing to accept stock as a major part of the acquisition terms, anticipating an increase in the stock's value as Summit Digital acquires, upgrades, and integrates additional systems.

Acquisition Criteria

Summit Digital's acquisition strategy relies on careful assessment of acquisition candidates by a management team with extensive experience in the cable industry.

Many of the systems available for acquisition carry significant debt burdens. Summit Digital will only go through with acquisitions if owners and/or creditors are willing to restructure debt.

Typically this involves an exchange of debt and equity, with owners/creditors exchanging debt for stock. Since these individuals are in the business, they understand the inherent viability and potential of Summit Digital's business model, and these offers have so far met a generally positive reception.

Summit Digital focuses on areas that offer potential for aggregating multiple systems in physically adjacent territory, maximizing the potential of existing infrastructure.

Summit Digital targets area with existing unserved demand for broadband Internet. Typically this means acquiring systems that do not offer broadband Internet at the time of acquisition, offering potential for immediate increase in subscribers and per-subscriber billing by adding broadband Internet to the service package and aggressively promoting it.

Economic viability of acquisition candidates is evaluated by Summit Digital's management team, which has extensive experience in the cable business. In some cases the team may prefer to negotiate directly with creditors or a bankruptcy court; in others the system is deemed non-viable and the acquisition is abandoned.

Markets must be assessed for growth potential. Some rural markets are economically stagnant with a decreasing population that will not support growth in our industry. Acquisitions in these areas will not be pursued.

Market

There are approximately 10,700 cable systems in operation in the United States. Companies owning more than one system are known in the cable industry as multiple system operators (MSOs). Four major MSOs (AT&T, Time Warner, Comcast and Cox Communications) dominate the industry, accounting for 70 percent of all cable television customers. These major players have aggressively pursued the high-density urban and suburban markets.

The rural, semi rural, and gated community market, in contrast, is extremely fragmented, dominated by single-system operators serving from 500 to 5,000 subscribers. Many of these suffer from unstructured and passive management and have been slow to exploit the opportunities offered by cable Internet, voice telephony, pay-per-view, and other value-added services that allow cable companies to increase revenues with the same infrastructure. As a consequence of this disparity, these smaller systems show monthly per-customer billing well below their larger, more aggressively managed urban rivals.

Many major MSOs show monthly billings of over \$100/customer. Research firm SNL Kagan reports that

Comcast's subscribers pay on average more than \$115 a month, with broadband Internet and voice services boosting billing. The National Cable & Telecommunications Association estimated that in June 2010 U.S. cable providers were serving 61.1 million basic video customers and 43.2 million high-speed Internet customers, suggesting that roughly 70.7 percent of cable customers are now buying high-speed Internet from their cable provider.

Summit Digital's observation is that the rural providers targeted for acquisition lag far behind this figure, even in networks that have made broadband Internet available. Summit Digital believes that with effective marketing and introduction of competitive broadband services the percentage of TV customers subscribing to broadband can be brought up to national averages, offering a significant growth opportunity.

Summit Digital is aggressively pursuing acquisitions and other arrangements that will add to its subscriber base. The systems targeted for acquisition by Summit Digital serve rural, semi-rural, and gated communities, and their per-customer billings generally lag well behind these national averages. Single-system operators surveyed by Summit Digital as acquisition candidates typically have monthly billings below \$50/customer, with Internet penetration as low as 25% in systems offering Internet. Summit Digital believes that this disparity represents a substantial opportunity, and that by adopting the bundling strategies and aggressive marketing techniques standard among larger MSOs, Internet penetration and monthly billing in small systems can rapidly increase to levels comparable to national averages.

Broadband Internet provides a particularly attractive growth opportunity in our target niche. The gap between rural and urban broadband adoption is summarized in a comprehensive study released in 2010, sponsored by the National Telecommunications and Information Administration (NTIA) and conducted by the Census Bureau, titled *Digital Nation: 21st Century America's Progress Toward Universal*

Broadband Internet Access: There remains a substantial difference in overall broadband use at home between urban and rural areas. The gap has declined since 2007 but still exists. In 2009, 65.9 percent of urban households and 54.1 percent of rural households accessed broadband service. In contrast, 8.9 percent of rural households and only 3.7 percent of urban households used dial-up. In 2007, 53.8 percent of households in urban areas and 38.8 percent of households in rural America were broadband users.

Again, rural homes relied more heavily on dial-up (19.3 percent) than urban did (8.5 percent) that year.

Broadband use at home also varies by regions, with the West (68.0 percent of households) and Northeast (67.0 percent) leading, followed by the Midwest (62.2 percent), and the South (60.0 percent) in 2009.

The substantial lag in broadband adoption in rural markets, and the significant overhang of rural dial-up connections, represents a significant opportunity that Summit Digital's business plan is designed to capture. The disparity is particularly evident in the Midwest, which represents a major business focus for Summit Digital. Management believes that cable companies in particular are well positioned to serve the increase in rural broadband connection: large numbers of homes already subscribe to cable TV, making cable an obvious source for broadband.

The Obama administration has prioritized the extension of broadband services to rural areas, with the President specifically citing "connecting every corner of our country to the digital age" as a policy priority. A broad array of privileges and incentives has been offered to companies pursuing the development or improvement of broadband services in underserved areas. This program is clearly consistent with Summit Digital's business plan, and Summit Digital is reviewing opportunities to take advantage of this support.

Nationwide, the long struggle for broadband dominance between Telco-provided Digital Subscriber Lines (DSL) and Cable is conclusively resolving in favor of cable. The Leichtman Research Group states that

Cable operators have the upper hand over traditional Telco s , buttressing the comment by reporting that in 2011 Cable companies added a total of 2.3 million subscribers, or 75 percent of overall broadband additions in 2011. Credit Suisse analyst Stefan Anninger predicts that by 2015 cable companies will control 56% of the broadband market, with DSL down to 15%. John Dunbar of American University s School of Communications has speculated that: The connection speed advantage that cable companies have over traditional telecommunications providers which still rely largely on aging digital subscriber line (DSL) technology is significant enough to raise questions about whether the high-speed Internet market will devolve from a telecom- and cable-dominated duopoly to a cable monopoly.

These trends, which Summit Digital expects to continue, suggest that while rural America may lag slightly behind urban areas in broadband adoption, it is headed in the same direction, and its lower level of saturation provides abundant room for growth. Cable is likely to be the preferred delivery mechanism, as it is elsewhere, particularly since a large percentage of homes already have Cable infrastructure installed. Summit Digital believes that aggressive marketing of improved broadband services can drive substantial increases in revenue per subscriber with relatively low incremental costs. A report released on July 10, 2010 by Infonetics Research, titled *Residential Voice, Video, and Internet Services in North America* concludes Broadband access is the true growth engine for residential services, with annual revenue for North American service providers expected to grow at a 13% compound annual growth rate (CAGR) from 2009 to 2014 . Management concurs with this assessment, and believes that the gap between rural and urban broadband adoption creates a significant opportunity for rapid expansion in broadband revenue.

Management

Summit Digital's experienced management team is a core asset and the key to implementing its business strategy.

Thomas Nix, CEO and Director

Mr. Nix has been involved in the cable television industry since 1984. Tom has negotiated cable franchise and private cable television agreements and directed construction and management of the daily operations of cable systems in Florida, Texas, Missouri, Oklahoma, Nevada, Arizona, California and Michigan. Recently Mr. Nix sold a number of his Texas and Michigan cable systems to Comcast. He has also sold cable systems to Time Warner, Dimension, United Satellite, Cox and Prime. Recognized industry wide, Mr. Nix has been on the board of directors and was cofounder for Telecable, Telecast, VisionComm and Data Cablevision.

Stephen Spencer, CFO and Director

Mr. Spencer has been involved with venture capital and start-up companies for 20 years. Stephen has worked with companies in both the U.S. and abroad. While serving as the CFO of Legends Capital Group, a boutique venture capital firm, he managed the financial functions including treasury, financial reporting, budgets, forecasts and projections. He has been involved with public and private offerings including private placements and registrations. He has worked as an officer for and consultant to U.S. public companies with responsibilities for SEC reporting, GAAP accounting and SOX 404 compliance. He was previously a CPA with Price Waterhouse, a public accounting firm and is currently the CFO and a director for Unico, Inc.

Roger Pace, VP and Chief Technology Officer

Roger Pace has worked within the cable television and telephone industries for the past 25 years. He has served as a director and vice president of engineering for Datavision, and as system designer for Value Added Communications. He has designed and created programs for meter reading over the cable, fully addressable monitored security via cable, ad insertion technology and his own custom-designed TV channel guide, cable TV head ends and distribution networks for private and franchised systems. Mr.

Pace has extensive experience with assisting field technicians in isolating, diagnosing, and correcting complex field problems. Mr. Pace will play a key role in all software and hardware decisions, and his expertise as well as his relationships with many leaders in the technical end of our industry will play a vital role in Summit Digital's growth as a company.

Patty Coleman, General Manager of Operations

Mrs. Coleman has worked in all phases of the cable television and Internet industry, and currently serves as general manager of operations at Summit Holdings. She is responsible for the management of the daily operations, coordinating the customer service department, including the call center, and interfacing directly with the accounts receivable and payables department. Her expertise in communication and organizational skills as well as her previous work experience in our industry will be a vital support to the rapid growth of Summit Digital.

Jay DeBoer, Chief Engineer

Jay DeBoer has been a network engineer for 10 years and has been administering wireless systems for 8 years. He has experience with a wide range of networking systems and technologies, and with CATV head-ends and Coax and fiber-optic distribution. He is responsible for the installation and operation of the Internet and Cable television distribution and client connections. Jay is closely associated with other industry engineers, contractors and suppliers, which will be of substantial value as we grow our company. He will play a vital role in helping guide Summit Digital's cost-effective adoption of increasingly sophisticated technologies.

Competition

Summit Digital operates in a highly competitive industry. The traditional dividing lines between providers offering long-distance, local and wireless telephone services, Internet services and video services are increasingly becoming blurred. Through mergers and various service integration and product bundling strategies, providers, including us, are striving to provide integrated communications service offerings within and across geographic markets. The converging communications industry is competing to deliver service bundles that include voice, broadband Internet access, and video content.

Summit Digital's acquisition strategy is focused on markets that have to date been overlooked by the well-funded major MSOs such as Comcast and Time Warner, allowing Summit Digital to avoid head-to-head competition with major competitors in the cable industry. There is, however, no assurance that these large companies will not move into the rural and semi-rural market at some point in the future, and Summit Digital still faces direct competition from non-cable entities providing overlapping service packages.

Cable television systems face competition from alternative methods of receiving and distributing television signals, including DBS and digital video over telephone lines, broadband IP-based services, wireless and SMATV systems, and from other sources of news, information and entertainment such as Internet services, off-air television broadcast programming, newspapers, movie theaters, live sporting events, interactive computer services, and home video products, including video disks. Summit Digital's

cable television systems also face competition from potential overbuilds of our existing cable systems by other Cable television operators and municipally-owned cable systems, and alternative methods of receiving and distributing television signals. The extent to which Summit Digital's cable television systems are competitive depends, in part, upon its ability to provide quality programming and other services at competitive prices.

The Internet industry is highly competitive, rapidly evolving and subject to constant technological change. Competition is based upon price and pricing plans, service bundles, the types of services offered, the technologies used, customer service, billing services, perceived quality, reliability and availability. Summit Digital's Internet operations in any given region will compete with a variety of other Internet service providers, some of which will have substantially greater financial, technical and marketing resources than it does.

Government Regulation

Summit Digital's business is subject to substantial government regulation and oversight. The following summary of regulatory issues does not purport to describe all existing and proposed federal, state, and local laws and regulations, or judicial and regulatory proceedings that affect our businesses. Existing laws and regulations are reviewed frequently by legislative bodies, regulatory agencies, and the courts and are subject to change. For example, critics continue to ask Congress to modify, if not altogether rework, the 1996 Telecom Act. Any change in the Act that loosened regulatory oversight of ILECs' control of bottleneck facilities could have an adverse impact on our businesses. Summit Digital cannot predict at this time the outcome of the debate over the 1996 Telecom Act or any other existing or proposed laws and regulations.

Since cable communications systems use local streets and rights-of-way, they generally are operated pursuant to franchises (which can take the form of certificates, permits or licenses) granted by a municipality or other state or local government entity. We believe that we have generally met the terms of our franchises, which do not require periodic renewal, and have provided quality levels of service. On December 20, 2006, the FCC adopted rules to ensure a reasonable franchising process for new video market entrants; these rules have not had a material effect on our operations, but they may have such an effect in the future. Military franchise requirements also affect our ability to provide video services to military bases.

The 1992 Cable Act contains broadcast signal carriage requirements that allow local commercial television broadcast stations to elect once every three years to require a cable system to carry the station, subject to certain exceptions, or to negotiate for retransmission consent to carry the station.

The FCC has adopted rules to require cable operators to carry the digital programming streams of broadcast television stations. The FCC has declined to require any cable operator to carry multiple digital programming streams from a single broadcast television station, but should the FCC change this policy, we would be required to devote additional cable capacity to carrying broadcast television programming streams, a step that could require the removal of other programming services.

Cable System Delivery of Internet Service. The FCC has defined high-speed Internet over cable as an information service not subject to local cable-franchise fees, as cable service may be, or any explicit requirements for open access. The Supreme Court affirmed the FCC's position in a decision issued in 2005.

Although there is at present no significant federal regulation of cable system delivery of Internet services, this situation may change as cable systems expand their broadband delivery of Internet services.

Proposals have been advanced at the FCC and Congress to require cable operators to provide access to unaffiliated Internet service providers and online service providers and to govern the terms under which content providers and applications are delivered by all broadband network operators. If such requirements were imposed on cable operators, it could burden the capacity of cable systems and frustrate Summit Digital plans for providing expanded Internet access services. These access obligations could adversely affect Summit Digital's financial position, results of operations or liquidity.

Segregated Security for Set-top Devices. The FCC mandated, effective July 1, 2007, that all new set-top video navigation devices must segregate the security function from the navigation function. The new devices are more expensive than existing equipment, and compliance may increase Summit Digital's cost of providing cable services. A waiver has been granted to one small cable system conditioned upon, among other things, its commitment to fully digitize analog signals throughout its cable network. The FCC has also indicated that enforcement of the separate security requirement may be deferred with respect to small cable operators that meet certain criteria and are unable to receive compliant set-top devices in a timely manner from manufacturers. Subject to a waiver granted by the FCC on May 4, 2007, Summit Digital may continue providing low-cost integrated set-top boxes to consumers to facilitate its transition to all-digital cable systems, which has been completed.

Pole Attachments. The Communications Act requires the FCC to regulate the rates, terms and conditions imposed by public utilities for cable systems' use of utility pole and conduit space unless state authorities can demonstrate that they adequately regulate pole attachment rates. In the absence of state regulation, the FCC administers pole attachment rates on a formula basis. This formula governs the maximum rate certain utilities may charge for attachments to their poles and conduit by companies providing communications services, including cable operators. The RCA has largely retained the existing pole attachment formula that has been in state regulation since 1987. This formula could be subject to further revisions upon petition to the RCA and the FCC has initiated a rulemaking to consider application of the federal formula. Summit Digital cannot predict at this time the outcome of any such proceedings.

Copyright. Cable television systems are subject to federal copyright licensing covering carriage of television and radio broadcast signals. In exchange for filing certain reports and contributing a percentage of their revenues to a federal copyright royalty pool that varies depending on the size of the system, the number of distant broadcast television signals carried, and the location of the cable system, cable operators can obtain blanket permission to retransmit copyrighted material included in broadcast signals. The possible modification or elimination of this compulsory copyright license is the subject of continuing legislative review. Summit Digital cannot predict the outcome of this legislative review, which could

adversely affect its ability to obtain, desired broadcast programming. Copyright clearances for non-broadcast programming services are arranged through private negotiations.

Regulation of Internet-Based Services and Products.

General. There is no one entity or organization that governs the Internet. Each facilities-based network provider that is interconnected with the global Internet controls operational aspects of their own network. Certain functions, such as IP addressing, domain name routing, and the definition of the TCP/IP protocol, are coordinated by an array of quasi-governmental, intergovernmental, and non-governmental bodies. The legal authority of these bodies is not precisely defined.

The 1996 Telecom Act provides little direct guidance as to whether the FCC has authority to regulate Internet-based services. Given the absence of clear statutory guidance, the FCC must determine on a case-by-case basis whether it has the authority or the obligation to exercise regulatory jurisdiction over specific Internet-based activities.

Although the FCC does not regulate the prices charged by ISPs or Internet backbone providers, the vast majority of users connect to the Internet over facilities of existing communications carriers. Those communications carriers are subject to varying levels of regulation at both the federal and the state level. Thus, non-Internet-specific regulatory decisions exercise a significant influence over the economics of the Internet market.

Many aspects of the coordination and regulation of Internet activities and the underlying networks over which those activities are conducted are evolving. Internet-specific and non-Internet-specific changes in the regulatory environment, including changes that affect communications costs or increase competition from ILECs or other communications services providers, could adversely affect the prices at which Summit Digital sells Internet-based services.

State and Local Regulation. While the Communications Act generally preempts state and local governments from regulating the entry of, or the rates charged by, wireless carriers, it also permits a state to petition the FCC to allow it to impose commercial mobile radio service rate regulation when market conditions fail to adequately protect customers and such service is a replacement for a substantial portion of the telephone wire line exchange service within a state. No state currently has such a petition on file, and all prior efforts have been rejected. In addition, the Communications Act does not expressly preempt the states from regulating the terms and conditions of wireless service.

Several states have invoked this terms and conditions authority to impose or propose various consumer protection regulations on the wireless industry. State attorneys general have also become more active in enforcing state consumer protection laws against sales practices and services of wireless carriers. States also may impose their own universal service support requirements on wireless and other communications carriers, similar to the contribution requirements that have been established by the FCC.

States have become more active in attempting to impose new taxes and fees on wireless carriers, such as gross receipts taxes. Where successful, these taxes and fees are generally passed through to Summit Digital's customers and result in higher costs to its customers.

At the local level, wireless facilities typically are subject to zoning and land use regulation. Neither local nor state governments may categorically prohibit the construction of wireless facilities in any community or take actions, such as indefinite moratoria, which have the effect of prohibiting construction.

Nonetheless, securing state and local government approvals for new tower sites has been and is likely to continue to be difficult, lengthy and costly.

Patents, Trademarks, Licenses, Franchises, Concessions, Royalty Agreements and Labor Contracts

Summit Digital currently operates under and holds no patents, trademarks, licenses, franchises, concessions, royalty agreement or labor contracts.

Employees

Summit Digital currently has 4 full-time employees, all of which are located at its office in McBain, Michigan. Summit Digital's management also uses contractors, consultants, attorneys and accountants as necessary.

DESCRIPTION OF PROPERTY

Summit Digital currently maintains an office in McBain, Michigan comprised of 1,400 square feet for which it pays \$900 a month. The lease on the premises expires in August, 2013. Summit Digital does not believe that it will need to maintain additional office space at any time in the foreseeable future in order to carry out its business operations as described herein.

MARKET FOR COMMON EQUITY AND RELATED STOCKHOLDER MATTERS

Summit Digital has no trading market for its securities.

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION

This Management's Discussion and Analysis of Financial Condition and other parts of this Information Statement contain forward-looking statements that involve risks and uncertainties. Forward-looking statements can also be identified by words such as anticipates, expects, believes, plans, predicts, and similar terms. Forward-looking statements are not guarantees of future performance and our actual results may differ significantly from the results discussed in the forward-looking statements. Factors that might cause such differences include but are not limited to those discussed in the section entitled Forward-Looking Statements and Factors That May Affect Future Results and Financial Condition. The following discussion should be read in conjunction with our financial statements and notes thereto included. Information presented herein is based on the financial statements for the three and nine month periods ended September 30, 2012 and the annual periods ended December 31, 2011 and December 31, 2010. Summit Digital's fiscal year end is December 31.

Discussion and Analysis

Summit Digital's plan of operation over the next twelve months is to acquire existing underutilized Cable systems in rural, semi-rural and gated community markets, aggregating them into a single Multi-System Operator structure and creating growth by upgrading management, improving efficiency, cutting costs, and fully exploiting the opportunities presented by bundling multiple services such as basic TV, premium TV, pay-per-view, broadband Internet, and voice telephony. These bundled service packages have become the industry standard in major urban markets served by major Cable providers, but systems in Summit's target market typically lag behind in adopting them, offering a substantial opportunity to increase penetration and per-customer revenue by offering these comprehensive service packages.

Summit Digital may at times build new Cable systems or wireless infrastructure to serve areas where no infrastructure is in place, but the primary intent is to acquire underutilized existing systems.

Summit Digital will require a minimum of \$500,000 dollars in debt or equity funding in the next twelve months to pursue its business plan. Such financing is not currently committed and there can be no assurance that such financing will be available within the next twelve months.

Results of Operations

During the nine month period ended September 30, 2012, Summit Digital (i) upgraded its high speed broadband facilities; (ii) eliminated pole attachments to decrease costs; (iii) completed a state of the art closed circuit web based camera system for the city of McBain, Michigan; (iv) completed a high speed internet service connection to McBain High School; and (v) completed a custom design wireless internet system for Gingrich Meadows which directly interfaces with an automated milking system to increase production improve quality control in a cost effective fashion.

During the year ended December 31, 2011, Summit Digital (i) acquired the cable assets of PRCC, Inc. including approximately 330 cable customers and approximately with \$15,000 in average monthly billing; and (ii) extended cable television services and high speed wireless internet services into the McBain market and added a number of digital channels to Summit Digital's head end located in Leroy.

Revenue

Net revenue for the three month period ended September 30, 2012 was \$133,819 as compared to \$106,978 for the three month period ended September 30, 2011. Net revenue for the nine month period ended September 30, 2012 was \$340,709 as compared to \$343,885 for the nine month period ended September 30, 2011. The increase in revenue over the comparative three month periods can be attributed to changes in Summit Digital's subscriber base while the decrease in revenue over the comparative nine month period can be attributed to a decrease in cable subscriptions in Oklahoma. Summit Digital expects that net revenues will continue to increase over the next twelve months as new subscribers are added through targeted acquisitions or marketing efforts.

Net revenue for the twelve month period ended December 31, 2011 was \$434,971 as compared to \$310,555 for the twelve month period ended December 31, 2010. The increase in net revenue over the comparative twelve month periods can be attributed to an increase in Summit Digital's subscriber base.

Gross Income

Gross income for the three month period ended September 30, 2012 was \$63,585 as compared to \$54,979 for the three month period ended September 30, 2011. Gross income for the nine month period ended September 30, 2012 was \$164,125 as compared to \$175,055 for the nine month period ended September 30, 2011. The increase in gross income over the comparative three month periods can be attributed to the decrease in the cost of goods sold due to operating efficiencies while the decrease in revenue over the comparative nine month periods can be attributed to cable subscriptions in Oklahoma. Summit Digital expects gross income to continue to increase as its subscriber base and services offered continue to grow.

Gross income for the twelve month period ended June 30, 2012 was \$197,583 as compared to \$188,526 for the twelve month period ended June 30, 2011. The increase in gross income over the comparative twelve month periods was tempered by expenses associated with acquiring new cable systems and the costs attendant to such activity.

Net Income (Loss)

Net income for the three month period ended September 30, 2012 was \$4,086 as compared to a net loss of

\$7,730 for the three month period ended September 30, 2011. Net income for the nine month period ended September 30, 2012 was \$11,844 as compared a net loss of \$5,391 for the nine month period ended September 30, 2011. The transition to net income in the current three and nine month periods can be primarily attributed to the decrease in the cost of goods sold due to a decrease in cable customers and an increase in internet customers with the corresponding lower cost of internet service when compared to cable service, and the decrease in general, selling and administrative expenses over the respective periods. Summit Digital expects that net income will continue to increase over the next twelve months as its subscriber base is expanded and operating efficiencies imposed on newly acquired systems. Net losses for the twelve month period ended December 31, 2011 were \$48,537 as compared to net income of \$1,923 for the twelve month period ended December 31, 2010. The transition to net losses in the most recent twelve month period can be attributed to an increase in total operating expenses.

Operating Expenses

Operating expenses for the three month period ended September 30, 2012 were \$74,043 as compared to operating expenses of \$68,204 for the three month ended September 30, 2011. Operating expenses for the nine month period ended September 30, 2012 were \$192,254 as compared to \$187,716 for the nine month period ended September 30, 2011. The volatility in operating expenses over the comparative three and nine month periods can be attributed to changes in general, selling and administrative expenses and compensation for personnel. Summit Digital expects that operating expenses will increase over the next twelve months as it seeks to fulfill its model by acquiring available cable and other services systems.

Operating expenses for the twelve month period ended December 31, 2011 were \$254,140 as compared to \$191,756 for the twelve month period ended December 31, 2010. The increase in operating expenses over the comparative twelve month periods can be attributed to increases in general, selling and administrative expenses and compensation for personnel.

Depreciation and amortization expenses for the three month periods ended September 30, 2012 and September 30, 2011 were \$2,830 and \$307 respectively. Depreciation and amortization expenses for the nine month periods ended September 30, 2012 and September 30, 2011 were \$8,284 and \$801 respectively. Depreciation and amortization expenses are expected to continue to increase as Summit Digital acquires additional service related assets.

Depreciation and amortization expenses for the twelve month period ended December 31, 2011 was \$9,864 as compared to \$946 for the year ended December 31, 2010.

Other Income

Other income for the three month period ended September 30, 2012 was \$14,545 as compared to other income of \$5,495 for the three month period ended September 30, 2011. Other income for the nine month period ended September 30, 2012 was \$39,973 as compared to other income of \$7,270 for the nine month period ended September 30, 2011. The increase in other income during the current three and nine month periods can be attributed to a one time installation project other than cable and internet. Summit Digital may continue to realize other income in future periods.

Other income for the twelve month period ended December 31, 2011 increased to \$8,020 from \$5,153 for the twelve month period ended December 31, 2010, due to some fees received for performing emergency repair work on a downed pole and line.

Capital Expenditures

Summit Digital expended \$191,495, less accumulated depreciation of \$19,227, on capital expenditures for the period from inception on April 21, 2009 to September 30, 2012 in connection with the acquisition of equipment and service systems.

Income Tax Expense (Benefit)

Summit Digital has a prospective income tax benefit resulting from a net operating loss carry-forward and start up costs that will offset any future operating profit.

Impact of Inflation

Summit Digital believes that inflation has had a negligible effect on operations over the past three years.

Liquidity and Capital Resources

Summit Digital had current assets of \$78,883 as of September 30, 2012, consisting of cash, trade receivables, and other receivables and total assets of \$251,151 consisting of current assets, property and equipment. Summit Digital had current liabilities of \$99,500, consisting of accounts payable and accrued expenses and total liabilities of \$266,864 as of September 30, 2012, consisting of accounts payable and accrued expenses in addition to an amount due to Summit Holding. Stockholders' deficit in Summit Digital was \$15,713 at September 30, 2012.

Summit Digital had current assets of \$21,553 as of December 31, 2011, consisting of cash and receivables and total assets of \$192,532 consisting of current assets and fixed assets including property and equipment. Summit Digital had current liabilities of \$48,370 as of December 31, 2011, consisting of accounts payable and accrued expenses and total liabilities of \$220,089 consisting of current liabilities and long term debt of \$171,719 related to the acquisition of a cable system purchased by Summit Holding for stock. Stockholders' deficit in Summit Digital was \$27,557 at December 31, 2011.

Cash flow provided by operating activities for the nine month period ended September 30, 2012 was \$9,123 as compared to \$9,299 used in operating activities for the nine month period ended September 30, 2011. The change to cash flows used in operating activities over the current nine month period can be primarily attributed to the increase in accounts payable and accrued expenses. Summit Digital expects that it will continue to realize cash flow in operating activities as net income increases.

Cash flow used in operating activities for the twelve month period ended December 31, 2011 was \$7,778 as compared to cash flow provided by operating activities of \$10,456 for the twelve month period ended December 31, 2010. The cash flows used in operating activities over the current twelve month period can be attributed to net losses.

Cash flow provided by investing activities for the nine month period ended September 30, 2012 was \$2,640 as compared to \$8,100 provided by investing activities for the nine month period ended September 30, 2011. The cash flow used in investing activities for the nine month period ended September 30, 2012 was due to the repayment of a related party payable. Summit Digital expects to use cash flow in investing

activities over the next twelve months as it seeks to expand business operations.

Cash flow provided by investing activities for the twelve month period ended December 31, 2011 was \$8,217 as compared to \$13,921 used in investing activities for the twelve month period ended December 31, 2010. The cash flows used in financing activities in the current twelve month period can be attributed to the repayment of a related party payable offset by purchases of property and equipment.

Cash flow used in financing activities for the nine month periods ended September 30, 2012 and September 30, 2011 was \$0.

Cash flow from financing activities for the twelve month periods ended December 31, 2011 and December 31, 2010 was \$0.

45

Summit Digital's current assets are insufficient to expand its business model over the next twelve months as it will need at least \$500,000 in debt or equity financing to fulfill its operational objectives. Although Summit Digital has no current commitments or arrangements with respect to, or immediate sources of this funding it believes that if it is acquired by WWA Group it will have access to a broader range of financing sources by virtue of belonging to a publically traded entity. However, no assurances can be given that stockholder approval of the transaction or funding, even as a subsidiary of a public company will be available. Even though WWA Group is the most likely source of new funding in the event its stockholders approve the acquisition, the question then would become whether WWA Group would be able to successfully generate sufficient capital through debt or equity offerings to meet those financial commitments necessary to expand Summit Digital's business. Should the stockholders of WWA Group reject the acquisition of Summit Digital or WWA Group is unable to procure sufficient funding for the expansion of Summit Digital such failure would have a material adverse affect on Summit Digital's ability to fulfill its business model.

Summit Digital does not intend to pay cash dividends in the foreseeable future.

Summit Digital had no lines of credit or other bank financing arrangements as of September 30, 2012.

Summit Digital had no commitments for future capital expenditures that were material at September 30, 2012.

Summit Digital has no defined benefit plan or contractual commitment with any officers or directors.

Summit Digital has no current plans for the purchase or sale of any plant or equipment other than that anticipated for the expansion of its business operations.

Summit Digital has no current plans to make any changes in the number of employees other than that might accrete to it as the result of acquiring available businesses within the purview of its model.

Off-Balance Sheet Arrangements

As of September 30, 2012, Summit Digital had no significant off-balance sheet arrangements that have or are reasonably likely to have a current or future effect on its financial condition, changes in financial condition, revenues or expenses, results of operations, liquidity, capital expenditures, or capital resources

that are material to stockholders.

Critical Accounting Policies

In Note 1 to the audited financial statements for the years ended December 31, 2011 and 2010, included hereto, Summit Digital discusses those accounting policies that are considered to be significant in determining the results of operations and its financial position. Summit Digital believes that the accounting principles utilized by it conform to accounting principles generally accepted in the United States.

The preparation of financial statements requires Summit Digital's management to make significant estimates and judgments that affect the reported amounts of assets, liabilities, revenues and expenses. By their nature, these judgments are subject to an inherent degree of uncertainty. On an on-going basis Summit Digital evaluates estimates. Summit Digital bases its estimates on historical experience and other facts and circumstances that are believed to be reasonable, and the results form the basis for making judgments about the carrying value of assets and liabilities. The actual results may differ from these estimates under different assumptions or conditions.

Going Concern

Summit Digital's auditors have expressed an opinion as to Summit Digital's ability to continue as a going concern due to the fact that it has suffered recurring losses from operations. Due to such losses, Summit Digital's ability to continue as a going concern is subject to whether it can to procure additional financing to fund its business model. Since there can be no assurance that such funds will be available to Summit Digital even if it is acquired by WWA Group or that its business model will ultimately be successful the continued operation of the business remains in doubt. However, should Summit Digital be acquired by WWA Group, the waiver of all debt owed to Summit Holdings as of June 30, 2012 will result in a net increase in owner's equity and have a positive effect on Summit Digital's ability to continue as a going concern.

PROPOSAL 2

APPROVAL OF AN AMENDMENT TO INCREASE THE NUMBER OF AUTHORIZED COMMON STOCK

Proposal 2 concerns WWA Group's proposed amendment to its articles of incorporation, as amended, to increase the number of authorized common shares available for issuance.

On July 12, 2012 our board of directors approved an amendment to article four of our articles of incorporation to increase WWA Group's authorized common stock from fifty million (50,000,000) shares, par value \$0.001, to two hundred and fifty million (250,000,000) shares, par value \$0.001, without affecting the number of issued and outstanding shares.

If this proposal is approved by our stockholders at the Special Meeting, WWA Group will amend its articles of incorporation, as amended, to increase WWA Group's authorized common stock from fifty million (50,000,000) shares, par value \$0.001, to two hundred and fifty million (250,000,000) shares, par value \$0.001, without affecting the number of issued and outstanding shares.

Required Vote

Approval of this proposal requires the affirmative vote of a majority of the outstanding shares of our common stock entitled to vote at the Special Meeting, assuming a quorum is present. Broker non-votes

are counted solely for the purpose of determining a quorum. Abstentions will have the same effect as a vote against this proposal.

Board Recommendation

***THE BOARD OF DIRECTORS RECOMMENDS A VOTE FOR APPROVING
AN AMENDMENT TO OUR ARTICLES OF INCORPORATION TO INCREASE THE NUMBER
OF AUTHORIZED COMMON SHARES.***

FURTHER INFORMATION REGARDING PROPOSAL 2

THE AMENDMENT

The primary reason for increasing the number of shares of our authorized common stock would be to increase the number of shares available for issuance in order to complete the acquisition of Summit Digital and to make available additional shares for the purpose of continuing to expand our business through acquisition. The board of directors is aware that the number of shares currently available for issuance are insufficient to close the share exchange agreement in order to acquire Summit Digital, insufficient to provide a compensatory element of any further expansion by acquisition and insufficient to enable any future equity financing. For these reasons, we believe that an increase in the number of shares of our authorized common stock is in the best interests of both WWA Group and its stockholders.

Implementation

An increase in the number of WWA Group's authorized common stock would be implemented by amending our articles of incorporation, as amended, to delete Article IV of the articles of incorporation, as amended, in its entirety, providing for a new Article IV as follows:

ARTICLE IV

CAPITAL

The corporation shall have authority to issue Two Hundred and Fifty Million (250,000,000) common shares, one mil (\$0.001) par value. There shall be only one class of authorized shares, to wit: common voting stock. The common stock shall have unlimited voting rights provided in the Nevada Business Corporation Act.

None of the shares of the corporation shall carry with them the pre-emptive right to acquire additional or other shares of the corporation. There shall be no cumulative voting of shares.

The complete text of the proposed amendment to our articles of incorporation, as amended is attached as Annex B hereto.

Effective Date

In the event our stockholders approve Proposal 2, the increase in the number of authorized shares of

WWA Group's common stock would become effective upon the filing of an amendment to the articles of incorporation, as amended, with the Nevada Secretary of State, which is expected to occur as soon as is reasonably practicable on or after the tenth (10th) day following the Special Meeting.

PROPOSAL 3

APPROVAL OF ADJOURNMENT OF SPECIAL MEETING

Proposal 3 concerns WWA Group's proposal to obtain the approval of its stockholders to adjourn the Special Meeting if necessary or appropriate, to permit further solicitation of proxies if there are not sufficient votes at the time of the Special Meeting to approve or disapprove the Agreement and the Amendment.

On [], 2013 our board of directors approved a proposal to adjourn the Special Meeting, if necessary or appropriate, to permit further solicitation of proxies if there are not sufficient votes at the time of the special meeting to adopt the Agreement or approve the Amendment.

If this proposal is approved, the Special Meeting could be successively adjourned to any date.

Required Vote

Approval of the meeting adjournment proposal requires the approval of a majority of the votes represented in person or by proxy at the special meeting and entitled to vote on the meeting adjournment proposal. Broker non-votes are counted solely for the purpose of determining a quorum. Abstentions will have the same effect as a vote against this proposal.

Board Recommendation

THE BOARD OF DIRECTORS RECOMMENDS A VOTE FOR APPROVING

THE SPECIAL MEETING ADJOURNMENT PROPOSAL

FURTHER INFORMATION REGARDING PROPOSAL 3

ADJOURNMENT

WWA Group stockholders are being asked to approve a proposal, which we refer to as the meeting adjournment proposal, to approve the adjournment of the Special Meeting, if necessary or appropriate in the view of the WWA Group board of directors, to permit further solicitation of proxies if there are not sufficient votes at the time of the special meeting to approve or disapprove the Agreement or approve or disapprove the Amendment. If this proposal is approved, the Special Meeting could be successively adjourned to any date.

In this proposal, we are asking you to authorize the holder of any proxy solicited by our board of directors to vote in favor of adjourning the Special Meeting, and any later adjournments, to another time and place.

If the WWA Group stockholders approve the meeting adjournment proposal, we could adjourn the Special Meeting, and any adjourned session of the Special Meeting, to a later date and use the additional time to, among other things, solicit additional proxies in favor of the acquisition of Summit Digital proposal or the increase in authorized share capital proposal, including the solicitation of proxies from

holders of WWA Group common stock that have previously voted against the given proposals. Among other things, approval of the meeting adjournment proposal could mean that, even if we had received proxies representing a sufficient number of votes against the acquisition of Summit Digital proposal, we could adjourn the Special Meeting without a vote on the acquisition of Summit Digital and seek to convince the holders of those shares to change their votes to votes in favor of the adoption of the Agreement.

The WWA Group board of directors believes that if the number of shares of WWA Group common stock present or represented at the special meeting and voting in favor of the Agreement or the Amendment are not sufficient to adopt these proposals, it is in the best interests of the holders of WWA Group common stock to enable the board of directors, for a limited period of time, to continue to seek to obtain a sufficient number of additional votes to adopt both Proposal 1 and Proposal 2.

The vote on the meeting adjournment proposal is a vote separate and apart from the vote on the proposal to approve or disapprove the Agreement or the Amendment. Accordingly, you may vote to approve the Agreement and the Amendment but not to approve the Adjournment proposal and vice versa. Under our bylaws, the Adjournment proposal requires the approval of a majority of the votes represented in person or by proxy at the Special Meeting and entitled to vote on the proposal.

If the Special Meeting is adjourned for the purpose of soliciting additional proxies, stockholders who have already submitted their proxies will be able to revoke them at any time prior to their use. If you return a proxy and do not indicate how you wish to vote on any proposal, or if you indicate that you wish to vote in favor of the proposal to adopt the Agreement or the Amendment but do not indicate a choice on the Adjournment proposal, your shares will be voted in favor of the Adjournment proposal. If you indicate that you wish to vote against the proposal to adopt the Agreement or the Amendment, your shares will only be voted in favor of the Adjournment proposal if you indicate that you wish to vote in favor of that proposal.

ADDITIONAL GENERAL INFORMATION

SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

The following table sets forth certain information concerning the ownership of WWA Group's common stock as of [], 2013, with respect to: (i) each person known to WWA Group to be the beneficial owner of more than five percent of our common stock; (ii) all directors; and (iii) directors and executive officers as a group.

Title of Class

Names and Addresses of Directors, Officers and

Number of

Percent of

Beneficial Owners

Shares

Class

Eric Montandon

Common Stock

P.O. Box 17774 Jebel Ali Free Zone, Dubai

1,854,074*

7.8 %

United Arab Emirates

Digamber Naswa

Common Stock

P.O. Box 17774 Jebel Ali Free Zone, Dubai

60,000

< 0.00%

United Arab Emirates

Common Stock

All executive officers and directors as a group (2)

1,914,074

7.8%

Asia8, Inc.

Common Stock

700 Lavaca Street, Suite 1400, Austin

1,554,074

6.5%

Texas 78701

Akash Kothari Global Business House

Common Stock

P.O. Box 32080, Dubai

1,620,000

6.8%

United Arab Emirates

Rimac Trading Company, Ltd.

Common Stock

P O BOX 262105 Jebel Ali Free Zone

1,620,000

6.8%

United Arab Emirates

SPM Line Lift Machinery Exports, Ltd

Common Stock

P.O. Box 26205 Jebel Ali Free Zone

1,905,000

8%

United Arab Emirates

* Eric Montandon holds 300,000 shares of WWA Group s common stock in his own name with Adderley Davis & Associates

Ltd., and is considered the beneficial owner of the 1,554,074 shares held by Asia8, Inc., a publicly reporting company, since he

acts a director and the chief executive officer of Asia8, Inc.

50

WHERE YOU CAN FIND MORE INFORMATION

We file annual, quarterly and current reports, proxy statements and other documents with the SEC under the Exchange Act. These reports, proxy statements and other information contain additional information about us and will be made available for inspection and copying at our executive offices during regular business hours by any stockholder or a representative of a stockholder as so designated in writing.

Stockholders may read and copy any reports, statements or other information filed by us at the SEC's public reference room at Station Place, 100 F Street, N.E., Washington, D.C. 20549. You may also obtain copies of this information by mail from the public reference section of the SEC at Station Place, 100 F Street, N.E., Washington, D.C. 20549, at prescribed rates. Please call the SEC at 1-800-SEC-0330 for further information on the operation of the public reference room. Our SEC filings made electronically through the SEC's EDGAR system are available to the public at the SEC's website located at www.sec.gov. You may also send a written request to our Corporate Secretary at WWA Group, 700 Lavaca Street, Suite 1400, Austin, Texas 78701, Attn: Corporate Secretary, or by calling Eric Montandon at (480) 505-0070.

A list of stockholders will be available for inspection by stockholders of record at our executive offices at WWA Group, 700 Lavaca Street, Suite 1400, Austin, Texas 78701 during ordinary business hours for 10 days prior to the date of the Special Meeting and will be available for review at the Special Meeting or any adjournment or postponement thereof.

We undertake to provide without charge to each person to whom a copy of this proxy statement has been delivered, upon request, by first class mail or other equally prompt means, within one business day of receipt of such request, a copy of any or all of the documents incorporated by reference in this proxy statement, other than the exhibits to these documents, unless the exhibits are specifically incorporated by reference into the information that this proxy statement incorporates. You may obtain documents incorporated by reference by requesting them in writing or by telephone at WWA Group's executive office address.

This proxy statement does not constitute the solicitation of a proxy in any jurisdiction to or from

any person to whom it is not lawful to make any solicitation in that jurisdiction. The delivery of this proxy statement should not create an implication that there has been no change in the affairs of WWA Group since the date of this proxy statement or that the information herein is correct as of any later date.

Summit Digital supplied, and we have not independently verified, the information in this proxy statement exclusively concerning Summit Digital.

Stockholders should not rely on information other than that contained or incorporated by reference in this proxy statement. We have not authorized anyone to provide information that is different from that contained in this proxy statement. This proxy statement is dated [], 2013. No assumption should be made that the information contained in this proxy statement is accurate as of any date other than that date, and the mailing of this proxy statement will not create any implication to the contrary. Notwithstanding the foregoing, if there is any material change in any of the information previously disclosed, we will, where relevant and to the extent required by applicable law, update such information through a supplement to this proxy statement.

WWA GROUP

TABLE OF CONTENTS

FINANCIAL INFORMATION

Financial Statements.....	F-1
Condensed Consolidated Balance Sheets as of September 30, 2012 (unaudited) and December 31, 2011 (audited).....	F-2
Condensed Unaudited Consolidated Statements of Income for the three and nine month periods ended September 30, 2012 and September 30, 2011.....	F-3
Condensed Unaudited Consolidated Statements of Cash Flows for the nine month periods ended September 30, 2012 and Sept. 30, 2011	F-4
Notes to Condensed Unaudited Consolidated Financial Statements.....	F-5

F-1

WWA GROUP, INC.

Condensed Consolidated Balance Sheets

September 30,

December 31,

Assets

2012

2011

(Unaudited)

(Audited)

Current assets:

Cash

\$

2,350

\$

49,010

Receivables, net

-

-

Advances to suppliers

-

-

Inventories

-

-

Prepaid expenses

-

32,406

Notes receivable

-

-

Other current assets

7,260

14,719

Total current assets

9,610

96,136

Property and equipment, net

-

-

Goodwill

-

181,250

Notes receivable

-

-

Investment in related party entity

-

-

Total Assets

\$

9,610 \$

277,386

Liabilities and Stockholders' Equity

Current liabilities:

Accounts payables

\$

- \$

27,856

Accrued expenses

6,697

170,563

Line of credit

-

-

Short Term Debt - Notes Payable

-

361,840

Current maturities of long-term debt

-

-

Total current liabilities

6,697

560,259

Long-term debt

\$

- \$

-

Total liabilities

6,697

560,259

Commitments and contingencies

\$

- \$

-

Stockholders' equity:

Common stock, \$0.001 par value, 50,000,000 shares

authorized; 23,841,922 and 22,591,922 shares

Respectively issued and outstanding

23,842

22,592

Additional paid-in capital

4,472,830

4,449,080

Retained earnings

(4,493,758)

(4,650,299)

Non-controlling interest

-

(104,247)

Total stockholders' equity (deficit):

2,913

(282,874)

Total liabilities and stock holders' equity

\$

9,610 \$

277,386

See accompanying condensed notes to consolidated reviewed financial statements.

F-2

WWA GROUP, INC.

Consolidated Statements of Income

Three months ended Sept. 30

Nine months ended Sept. 30

Unaudited

Unaudited

Unaudited

Unaudited

2012

2011

2012

2011

Revenues from commissions and services

\$

- \$

- \$

- \$

-

Revenues from sales of equipment

-

-

-

-

Revenues from Ship Charter

-

-

-

-

Total revenues

\$

- \$

- \$

-

\$

-

Direct costs - commissions and services

-

-

-

-

Direct costs - sales of equipment

-

-

-

-

Gross profit

\$

- \$

- \$

- \$

-

Operating expenses:

General, selling and administrative expenses

9,228

4,833

76,153

19,517

Salaries and wages

-

-

-

-

Selling expenses

-

-

-

-

Depreciation and amortization expense

-

-

-

-

Total operating expenses

\$

9,228

\$

4,833 \$

76,153

\$

19,517

(Loss) income from operations

\$ (9,228)

\$

(4,833) \$ (76,153)

\$

(19,517)

Other income (expense):

Interest expense

-

-

-

-

Impairment of Notes receivables

-

-

-

(1,711,003)

Gain (loss) on Equity investment

-

(20,106)

105,168

(404,956)

Interest income

-

48,345

-

48,345

Other income (expense)

10,000

0

106,565

(2)

Total other income (expense)

10,000

28,239

211,733

(2,067,615)

Income before income taxes

773

23,407

135,579

(2,087,132)

Provision for income taxes

\$

- \$

- \$

- \$

-

Net income (loss) from operations

\$

773 \$ (23,407)

\$ 135,579 \$ (2,087,132)

Basic earnings (loss) per common share

\$

0.00 \$

0.001

\$

0.01 \$

(0.09)

Diluted earnings per common share

\$

- \$

-

-

-

Weighted average shares - Basic

23,841,922

22,591,922

23,841,922

22,591,922

Weighted average shares - Diluted

23,841,922

22,591,922

23,121,119

22,591,922

Net Income (Loss)

\$ 773

\$ (23,407)

\$ 135,579 \$ (2,087,132)

Other Comprehensive income (loss)

\$

- \$

- \$

- \$

-

Total Comprehensive income (loss)

\$ 773

\$ (23,407)

\$ 135,579 \$ (2,087,132)

See accompanying condensed notes to consolidated reviewed financial statements.

F-3

WWA GROUP, INC.

Condensed Consolidated Statements of Cash Flow

(Unaudited)

Nine Months Ended Sept. 30,

2012

2011

Cash flows from operating activities:

Net income (loss)

\$

135,579 \$

(2,087,132)

Adjustments to reconcile net income to net cash

provided by operating activities

Depreciation and amortization

-

-

(Gain) loss on disposition of assets

-

-

(Gain) loss on equity investment

(105,168)

404,956

Difference in retained earnings due to non-consolidation of IDVC

20,961

-

Changes in operating assets and liabilities:

Decrease (Increase) in:

Accounts receivable

-

-

Advance to suppliers

-

-

Inventories

-

-

Prepaid expenses

32,406

-

Other current assets

7,459

48,345

Impairment of notes receivable

-

1,711,003

Increase (decrease) in:

Auction proceeds payable

-

-

Accounts payable

(27,856)

-

Accrued liabilities

(163,866)

(18,750)

Net cash used in operating activities

(100,485)

(38,269)

Cash flows from investing activities:

Purchase of property and equipment

-

-

(Increase) decrease in not receivable

-

33,000

(Increase) decrease in goodwill

181,250

-

(Increase) decrease in non-controlling interest

104,247

-

Proceeds from sale of fixed assets

-

-

Net cash provided by investing activities

285,497

33,000

Cash flows from financing activities:

Increase (decrease) in line of credit

-

-

Payments/Proceeds from short-term notes payable

(361,840)

2,144

Debt settlement by issuance of equity investment

105,168

-

Debt settlement by issuance of common stock

25,000

-

Net cash provided by (used in) financing activities

(231,672)

2,144

Net decrease in cash and cash equivalents

(46,660)

(3,125)

Cash and cash equivalents at beginning of year

49,010

3,835

Cash and cash equivalents at end of period

\$

2,350

\$

710

See accompanying condensed notes to consolidated reviewed financial statements.

F-4

WWA GROUP, INC

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

September 30, 2012

NOTE A ORGANIZATION AND BASIS OF PRESENTATION

WWA Group, Inc., (WWA Group) operated through October 31, 2010 in Jebel Ali, Dubai, United Arab Emirates (U.A.E) under a trade license from the Jebel Ali Free Zone Authority. Operations consisted of auctioning off used and new heavy construction equipment, transportation equipment and marine equipment, the majority of which on a consignment basis. During the year ended December 31, 2011, subsequent to October 31, 2010 WWA Group s operations primarily consisted of focusing on developing its subsidiary, and assisting in the growth of its investment entity.

On October 31, 2010, WWA Group sold its 100% interest in its wholly owned subsidiaries, World Wide and Crown to Seven International Holdings, Ltd. (Seven), a Hong Kong based investment company for an assumption by Seven of all the assets and liabilities of the World Wide subject to certain exceptions.

The disposition did not affect WWA Group s interest in Asset Forum, LLC., its ownership of proprietary on-line auction software or its equity interest in Infrastructure Developments Corp. (Infrastructure).

On April 14, 2010, Intelspec International, Inc. (Intelspec), our former minority owned unconsolidated subsidiary, concluded an agreement with Infrastructure, a publicly traded company, pursuant to which Intelspec became a subsidiary of Infrastructure. WWA Group acquired an approximately 22% interest in Infrastructure as a result of the transaction. In July 2010, WWA Group sold 4,000,000 shares of Infrastructure at a value of \$320,000 reducing WWA Group s investment to 17.75%. Further on November 21, 2011 WWA Group acquired 165,699,842 shares of common stock of Infrastructure on conversion of WWA Group s convertible promissory note. On December 31, 2011 WWA Group owned 63.38% of Infrastructure making it a controlling shareholder of Infrastructure causing Infrastructure s financials to be consolidated with those of WWA Group, Inc. However, as of September 30, 2012 WWA Group s shareholding in Infrastructure has decreased to 29.62% due to certain debt settlements amounting

to a disposition of an aggregate of 67,509,667 IDVC shares. Since WWA Group is no longer a controlling shareholder it no longer consolidates its accounts with that of Infrastructure as of September 30, 2012.

WWA Group includes the accounts of its wholly owned subsidiary, Asset Forum LLC.

The consolidated financial statements present the financial position, results of operation, changes in stockholder's equity and cash flows of WWA Group and its subsidiaries. All significant inter-company balances and transactions have been eliminated.

NOTE B GOING CONCERN

The accompanying consolidated financial statements have been prepared on a going concern basis, which contemplates the realization of assets and liabilities in the normal course of business. Accordingly, they do not include any adjustments relating to the realization of the carrying value of assets or the amounts and classification of liabilities that might be necessary should WWA Group be unable to continue as a going concern. WWA Group has accumulated losses and working capital and cash flows from operations are negative which raises doubt as to the validity of the going concern assumptions. These financials do not include any adjustments to the carrying value of the assets and liabilities, the reported revenues and expenses and balance sheet classifications used that would be necessary if the going concern assumption were not appropriate; such adjustments could be material.

F-5

WWA GROUP, INC

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

September 30, 2012

NOTE C - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

This summary of significant accounting policies of WWA Group and its subsidiaries is presented to assist in understanding WWA Group's financial statements. The financial statements and notes are representations of WWA Group's management who is responsible for the integrity and objectivity of the financial statements. These accounting policies conform to generally accepted accounting principles and have been consistently applied in the preparation of the financial statements.

Basis of Presentation

The consolidated financial statements present the financial position, results of operation, changes in stockholder's equity and cash flows of WWA Group and its subsidiaries. All significant inter-company balances and transactions have been eliminated. Investments in entities in which WWA Group can exercise significant influence, but does not own a majority equity interest or otherwise control, are accounted for using the equity method and are included as investments in equity interests on the consolidated balance sheets. Effective July 1, 2009, WWA Group adopted the Accounting Standards Codification (the Codification), as issued by the FASB. The Codification became the single source of authoritative generally accepted accounting principles (GAAP) in the U.S.

Cash and Cash Equivalents

WWA Group considers all highly liquid investments purchased with maturity of three months or less to be cash equivalents.

As of September 30, 2012, there were no cash and cash equivalents held with a bank as compensating balance against borrowing arrangements.

Concentration of Credit Risk

WWA Group's financial instruments that are exposed to concentrations of credit risk consist primarily of

cash and cash equivalents, accounts receivable, and investments. WWA Group's cash and cash equivalents are maintained with high-quality international banks and financial institutions. WWA Group believes no significant concentration of credit risk exists with respect to these cash investments.

WWA Group routinely assesses the financial strength of its customers and provides an allowance for doubtful accounts as necessary. Credit losses have been minimal to date.

Accounts Receivable and Allowance for Doubtful Accounts

WWA Group grants credit terms in the normal course of business to its customers. Accounts receivables are stated at the amount management expects to collect from outstanding balances after discounts and bad debts, taking into account credit worthiness of customers and history of collection.

The allowance for doubtful accounts is based on specifically identified amounts that management believes to be uncollectible. If actual collections experience changes, revisions to the allowance may be required. No allowance for doubtful accounts is provided as company is collecting amount without default.

WWA GROUP, INC

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

September 30, 2012

NOTE C - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Inventory

Inventories consist of equipment to be sold in auctions and otherwise, stated at the lower of cost or market. The cost is determined by specific identification method. Cost includes purchase price, freight, insurance, duties and other incidental expenses incurred in bringing inventories to their present location and condition. WWA Group records a reserve if the fair value of inventory is determined to be less than the cost.

Property and Equipment

Property and equipment are stated at cost less depreciation and provision for impairment where appropriate. Depreciation expense is computed using the straight-line method over estimated useful lives of three to five years except for the vessel in which case the estimated useful life is twenty years. Gains and losses on depreciable assets retired or sold are recognized in the statement of operations in the year of disposal. All repair and maintenance costs are expensed as incurred.

Impairment of Long-Lived Assets

WWA Group reviews long-lived assets such as property, equipment, investments and definite-lived intangibles for impairment annually and whenever events or changes in circumstances indicate that the carrying value of an asset may not be recoverable. As required by Statement FASB Accounting Standard Codification 360, WWA Group uses an estimate of the future undiscounted net cash flows of the related asset or group of assets over their remaining economic useful lives in measuring whether the assets are recoverable. If the carrying amount of an asset exceeds its estimated future cash flows, an impairment charge is recognized for the amount by which the carrying amount exceeds the estimated fair value of the asset. Impairment of long-lived assets is assessed at the lowest levels for which there are identifiable cash

flows that are independent of other groups of assets. Assets to be disposed of are reported at the lower of the carrying amount or fair value, less the estimated costs to sell. In addition, depreciation of the asset ceases. During the nine months period ended September 30, 2012, no significant impairment of long-lived assets was recorded.

Investment in Equity Interest

WWA Group has approximately a 29.62% shareholding in its equity investment in Infrastructure as of September 30, 2012. During the year ended December 31, 2010 the company had maintained the accounts under the equity method of accounting whereby WWA Group recorded its proportionate share of the net income or loss of the equity interest up to June 30, 2010. On November 21, 2011 WWA Group converted its Notes Receivable into an equity investment and received 165,699,842 shares increasing its interest to a 63% interest in Infrastructure. Since WWA Group became a majority share holder of Infrastructure as of November 21, 2011 it consolidated its financials with those of Infrastructure as of December 31, 2011 and March 31, 2012. As of September 30, 2012 WWA Group no longer consolidates its accounts with those of Infrastructure due the decrease in its interest and the full impairment of its remaining equity investment in Infrastructure.

F-7

WWA GROUP, INC

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

September 30, 2012

NOTE C - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Investment in Related Party

WWA Group did not have any investment in related party as of September 30, 2012. Until October 31, 2010 WWA Group accounted for its equity investment in a foreign affiliate using the fair value measurement principles. WWA Group reviews its investments annually for impairment and records permanent impairments as a loss on the income statement.

Revenue Recognition

Revenues from commissions and services consist of revenues earned in WWA Group's capacity as agent for consignors of equipment, incidental interest income, internet and proxy purchase fees, and handling fees on the sale of certain lots. All commission revenue is recognized when the auction sale is complete, the equipment is delivered to the buyer, and WWA Group has determined that the auction proceeds are collectible. Revenues from sales of equipment originate from the auctioned sale of equipment inventory owned by WWA Group. WWA Group recognizes the revenue from such sales when the auction has been completed, the equipment has been delivered to the purchaser, and collectability is reasonably assured.

All costs of goods sold are accounted for under direct costs.

Revenues from sales of equipment originate from the auctioned and private sale of equipment inventory owned by the Company. WWA Group recognizes the revenue from such sales when the sale has been invoiced, the equipment has been delivered to the purchaser, and collectability is reasonably assured. All costs of goods sold are accounted for under direct costs

Income Taxes

Deferred income taxes are determined based on the differences between the financial reporting and tax bases of assets and liabilities and are measured using the currently enacted tax rates and laws. WWA

Group records a valuation allowance against particular deferred income tax assets if it is more likely than not that those assets will not be realized. The provision for income taxes comprises WWA Group's current tax liability and change in deferred income tax assets and liabilities.

Significant judgment is required in evaluating WWA Group's uncertain tax positions and determining its provision for income taxes. WWA Group establishes reserves for tax-related uncertainties based on estimates of whether, and the extent to which, additional taxes will be due. These reserves are established when WWA Group believes that certain positions might be challenged despite its belief that its tax return positions are in accordance with applicable tax laws. WWA Group adjusts these reserves in light of changing facts and circumstances, such as the closing of a tax audit, new tax legislation, or the change of an estimate. To the extent that the final tax outcome of these matters is different than the amounts recorded, such differences will affect the provision for income taxes in the period in which such determination is made. The provision for income taxes includes the effect of reserve provisions and changes to reserves that are considered appropriate, as well as the related net interest and penalties.

F-8

WWA GROUP, INC

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

September 30, 2012

NOTE C - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Share-Based Compensation

For stock-based awards granted on or after January 1, 2006, WWA Group records stock-based compensation expense based on the grant date fair value, estimated in accordance with the provisions of ASC 718 and ASC 505-50.

Under the 2006 Benefit Plan of WWA Group, Inc., WWA Group may issue stock, or grant options to acquire, up to 2,500,000 shares of WWA Group's common stock to employees or other individuals including consultants or advisors, who render services to WWA Group or our subsidiaries. As of December 31, 2011 1,250,000 registered securities remained available for issuance or grant under the Plan. On June 6, 2012 WWA Group authorized and approved the issuance of remaining 1,250,000 common shares available pursuant to the Plan valued at \$0.02 a share.

Foreign Exchange

WWA Group's reporting currency is the United States dollar. WWA Group's functional currency is also the U.S. Dollar. (USD) Transactions denominated in foreign currencies are translated into USD and recorded at the foreign exchange rate prevailing at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies, which are stated at historical cost, are translated into USD at the foreign exchange rates prevailing at the balance sheet date. Realized and unrealized foreign exchange differences arising on translation are recognized in the income statement.

F-9

WWA GROUP, INC

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

September 30, 2012

NOTE C - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Fair Value Measurements

Effective July 1, 2008, WWA Group adopted new fair value accounting guidance. The adoption of the guidance was applied to long-lived assets such as property, equipment, investments and definite-lived intangibles. The guidance defines fair value as the price that would be received from selling an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. When determining the fair value measurements for assets and liabilities required or permitted to be recorded at fair value, WWA Group considers the principal or most advantageous market in which WWA Group would transact business and considers assumptions that market participants would use when pricing the asset or liability, such as inherent risk, transfer restrictions, and risk of nonperformance. The guidance establishes a fair value hierarchy that requires an entity to maximize the use of observable inputs and minimize the use of unobservable inputs when measuring fair value. A financial instrument's categorization within the fair value hierarchy is based upon the lowest level of input that is significant to the fair value measurement. The guidance establishes three levels of inputs that may be used to measure fair value:

Level 1 Quoted prices in active markets for identical assets or liabilities.

Level 2 Observable inputs other than Level 1 prices such as quoted prices for similar assets or liabilities; quoted prices in markets with insufficient volume or infrequent transactions (less active markets); or model-derived valuations in which all significant inputs are observable or can be derived principally from or corroborated by observable market data for substantially the full term of the assets or liabilities.

Level 3 Unobservable inputs to the valuation methodology those are significant to the measurement of

fair value of assets or liabilities.

All of WWA Group's available-for-sale investments and non-marketable equity securities are subject to a periodic impairment review. Investments are considered to be impaired when a decline in fair value is judged to be other-than-temporary. This determination requires significant judgment. For publicly traded investments, impairment is determined based upon the specific facts and circumstances present at the time, including a review of the closing price over the previous six months, general market conditions and WWA Group's intent and ability to hold the investment for a period of time sufficient to allow for recovery. For non-marketable equity securities, the impairment analysis requires the identification of events or circumstances that would likely have a significant adverse effect on the fair value of the investment, including revenue and earnings trends, overall business prospects and general market conditions in the investees' industry or geographic area. Investments identified as having an indicator of impairment are subject to further analysis to determine if the investment is other-than-temporarily impaired, in which case the investment is written down to its impaired value.

F-10

WWA GROUP, INC

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

September 30, 2012

NOTE C - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Income per Common Share

The computation of basic earnings per common share is based on the weighted average number of shares outstanding during each year. The computation of diluted earnings per common share is based on the weighted average number of shares outstanding during the year, plus the common stock equivalents that would arise from the exercise of stock options and warrants outstanding, using the treasury stock method and the average market price per share during the year. As of September 30, 2012 there were no outstanding common stock equivalents.

Use of Estimates

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

Recent accounting pronouncements

We have examined all recent accounting pronouncements and believe that none of them will have a material impact on the financial statements of WWA Group.

F-11

WWA GROUP, INC

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

September 30, 2012

NOTE D INVESTMENTS

Investment in Equity Interest

In December 2006, WWA Group acquired a 32.5% interest in Power Track Projects, FZE (PTP) for a consideration of \$1,786,000. PTP is a Dubai, UAE entity which operates a rock crushing and stone quarry in Ras Al Khaimah, UAE. The ownership interest was increased to approximately 35% in 2007. In October 2008, WWA Group s shares of PTP were exchanged for shares of Intelspec International, Inc (Intelspec). The exchange resulted in the WWA Group s ownership of 32% of Intelspec. In December 2009, Intelspec raised additional equity financing through issuance of stock thus resulting in a reduction of WWA Group s ownership interest to 30%. In April 2010 Intelspec was acquired by Infrastructure, setting WWA Group s ownership interest in Infrastructure at 22%. In July 2010, WWA Group sold 4 million shares of Infrastructure at a value of \$320,000 reducing WWA Group s investment to 17.75%. As of December 31, 2009 WWA Group owned a 30% equity interest in Intelspec International, Inc. WWA Group accounted for its interest in Intelspec using the equity method of accounting whereby WWA Group recorded its proportionate share of the net income or loss attributable to the equity interest. In April 2010 Intelspec was acquired by Infrastructure, a publicly traded company, which acquisition reduced WWA Group's equity interest to 24%. In July 2010, WWA Group sold shares of its common stock in a private transaction, further reducing WWA Group s ownership interest to 18%. On November 21, 2011 WWA Group converted its Notes Receivable due from Infrastructure to equity as a result of which as of December 31, 2011 WWA Group owned approximately 63% of the common stock of Infrastructure. Since WWA Group became the majority shareholder of Infrastructure as of November 21, 2011 its financials as of December 31, 2011 and March 31, 2012 were consolidated with those of WWA Group Inc for reporting purposes.

On June 30, 2012 WWA Group divested itself of 67,509,667 shares of Infrastructure in a series of debt settlement agreements, which settlements decreased WWA Group's equity interest in Infrastructure to 29.62%.

NOTE E SHORT TERM BORROWINGS AND LINES OF CREDIT

WWA Group has no short term borrowings from unrelated entities as of September 30, 2012

F-12

WWA GROUP, INC

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

September 30, 2012

NOTE F STOCK OPTIONS

Under FASB Accounting Standard Codification 718, WWA Group estimates the fair value of each stock award at the grant date by using the Black-Scholes option pricing model. There were no grants of stock awards during 2011 and in 2010. WWA Group recorded no expense for 2011 and 2010 for the fair value of the stock options granted.

The following weighted average assumptions were used for grants made during the year ended December 31, 2008:

Dividend yield of zero percent for all periods; expected volatility of 58.20% and 63.76%; risk-free interest rates of 2.24% and 3.94% and expected lives of 1.0 and 2.0, respectively.

A summary of the status of WWA Group's stock options as of December 31, 2010 and changes during the years ended December 31, 2011 and 2010 is presented below:

Weighted

Weighted

Number of

Average

Average

Options

Exercise

Grant Date

Price

Fair Value

Outstanding December 31,

2007

576,973

\$ 1.00

\$ 0.23

Granted

100,000

\$ 0.36

\$ 0.17

Expired

-

\$ 0.00

\$ 0.00

Exercised

-

\$ 0.00

\$ 0.00

Outstanding December 31,

676,973

\$ 0.36

\$ 0.17

2008

Exercisable

676,973

\$ 0.36

\$ 0.17

Granted

-

\$ 0.00

\$ 0.00

Exercised

-

\$ 0.00

\$ 0.00

Expired

(676,973)

\$ 0.36

\$ 0.17

Outstanding December 31,

2009 & 2010 and 2011

-

\$ 0.00

\$ 0.00

NOTE G RELATED PARTY TRANSACTIONS

As of September 30, 2012 WWA Group has no related party investments.

F-13

WWA GROUP, INC

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

September 30, 2012

NOTE H COMMITMENTS AND CONTINGENCIES

Contingencies

WWA Group may become or is subject to investigations, claims or lawsuits ensuing out of the conduct of its business. WWA Group is currently not aware of any such items, except those discussed below, which it believes could have a material effect on its financial position.

NOTE I- CONSOLIDATION AND MINORITY INTERESTS

As of September 30 2012 WWA group has not consolidated the accounts of Infrastructure due to full impairment of its equity investment in IDVC.

NOTE J- SUBSEQUENT EVENTS

WWA Group evaluated its September 30, 2012 financial statements for subsequent events through the date the financial statements were originally issued. Other than the events noted below, WWA Group is not aware of any subsequent events which would require recognition or disclosure in the financial statements.

F-14

WWA GROUP, INC. AND SUBSIDIARIES

Years Ended December 31, 2011 and 2010

Contents

Page

Report of Independent Registered Public Accounting Firm

F-16

Consolidated Balance Sheets

F-17

Consolidated Statements of Income

F-18

Consolidated Statement of Stockholders' Equity

F-19

Consolidated Statements of Cash Flows

F-20

Notes to Consolidated Financial Statements

F-21

F-15

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Certified Public Accountants

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Newark, DE 19711

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To the Board of Directors

WWA Group, Inc.

700 Lavaca Street, Suite 1400

Austin, Texas 78701

We have audited the accompanying consolidated balance sheets of WWA Group, Inc. and subsidiaries as of December 31, 2011 and 2010, and the related consolidated statements of income, stockholders' equity and cash flows for the years ended December 31, 2011 and 2010. These consolidated financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these consolidated financial statements based on our audits. The Company's financial statements as of December 31, 2010 and the year then ended were audited by other auditors whose report thereon, dated April 14, 2011, expressed an unqualified opinion on those statements. The predecessor auditors reported on those financials before they were restated. As of the date of issuance of this report, the predecessor auditors have ceased operations with respect to public entities.

We conducted our audits in accordance with standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the consolidated financial statements referred to above present fairly, in all material

respects, the financial position of WWA Group, Inc. and subsidiaries as of December 31, 2011 and 2010, and the related consolidated statements of income, stockholders' equity and cash flows for the years ended December 31, 2011 and 2010, in conformity with accounting principles generally accepted in the United States of America.

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern. As discussed in Note B to the financial statements, the Company has suffered recurring losses from operations that raises a substantial doubt about its ability to continue as a going concern. The financial statements do not include any adjustments that might result from the outcome of this uncertainty.

/s/ Pinaki & Associates, LLC

Pinaki & Associates, LLC

Hayward, CA

April 12, 2012

F-16

WWA GROUP, INC.

Consolidated Balance Sheets

Assets

December 31, 2011

December 31, 2010

Current assets:

Cash

\$

49,010

\$

3,835

Prepaid expenses

32,406

-

Notes receivable

-

2,932,003

Other current assets

14,719

264,835

Goodwill

181,250

-

Total current assets

277,386

3,200,673

Investment in equity interests

-

1,219,219

Total Assets

\$

277,386

\$

4,419,892

Liabilities and Stockholders' Equity

Current liabilities:

Accounts payables

27,856

-

Accrued expenses

170,563

92,220

Short Term Debt - Notes Payable

361,840

7,000

Total current liabilities

560,259

99,220

Total liabilities

560,259

99,220

Stockholders' equity:

Common stock, \$0.001 par value, 50,000,000 shares

authorized; 22,591,922 shares

issued and outstanding

22,592

22,592

Additional paid-in capital

4,449,080

4,449,080

Retained earnings

(4,650,299)

(151,000)

Non-controlling interest

(104,247)

-

Total stockholders' equity:

(282,874)

4,320,672

\$

\$

Total liabilities and stock holders' equity

277,386

4,419,892

The accompanying notes are an integral part of these consolidated financial statements.

F-17

WWA GROUP, INC.

Consolidated Statements of Income

For The Year Ending Dec 31

2011

2010

(Restated)

Continuing Operations

Revenues from commissions and services

\$

- \$

12,170

Revenues from sales of equipment

\$

- \$

72,600

Total revenues

-

84,770

Direct costs - commissions and services

-

9,646

Direct costs - sales of equipment

-

68,371

Gross profit

-

6,753

Operating expenses:

General, selling and administrative expenses

120,408

143,733

Salaries and wages

6,408

42,201

Selling expenses

-

2,878

Depreciation and amortization expense

-

18,827

Total operating expenses

126,816

207,638

Income (Loss) from operations

(126,816)

(200,884)

Other income (expense):

Interest expense

(1,644)

(318,282)

Interest income

68,541

0

Impairment of Notes receivables

(1,711,003)

Loss on equity investment

(2,475,661)

47,353

Other income (expense)

(264,827)

0

Total other expense

(4,384,594)

(270,929)

Loss before income taxes

(4,511,410)

(471,813)

Provision for income taxes

\$

- \$

-

Loss for the year from continuing operations

\$

(4,511,410) \$

(471,813)

Discontinued operations

Loss for the year from discontinued operations net of tax

-

(453,531)

Loss recognized on sale of World Wide

Auctioneers, Ltd and Crown Diamond Holdings Ltd

-

(749,227)

Non Controlling Loss

(12,111)

Loss for the year

(4,499,299)

(1,660,570)

Basic earnings per common share

Continued Operation

\$

(0.20) \$

(0.05)

Discontinued operations

\$

- \$

(0.02)

Diluted earnings per common share

Continued Operation

\$

(0.20) \$

(0.05)

Discontinued operations

\$

- \$

(0.02)

Weighted average shares - Basic

22,591,922

22,591,922

Weighted average shares - Diluted

22,591,922

22,591,922

The accompanying notes are an integral part of these consolidated financial statements.

F-18

WWA GROUP, INC.

Consolidated Statements of Stockholders' Equity

Year Ended December 31, 2011

Additional

Common Stock

Paid-in

Retained

Shares

Amount

Capital

Earnings

Total

Balances December. 31, 2008

22,591,922

22,592

4,449,080

3,409,766

7,881,438

Net loss

-

-

-

(1,900,196)

(1,900,196)

Balances December. 31, 2009

22,591,922

22,592

4,449,080

1,509,570

5,981,242

Net loss

-

-

-

(1,660,570)

(1,660,570)

Balances December 31, 2010

22,591,922

22,592

4,449,080

(151,000)

4,320,672

Net loss

-

-

-

(4,499,299)

(4,499,299)

Non-controlling interest

(104,247)

(104,247)

Balances December 31, 2011

22,591,922

22,592

4,449,080

(4,754,546)

(282,874)

The accompanying notes are an integral part of these consolidated financial statements.

F-19

WWA GROUP, INC.

Consolidated Statements of Cash Flow

For year ending December 31,

2011

2010

(Restated)

Cash flows from operating activities:

Net income (loss)

\$ (4,499,299) \$

(1,660,570)

Adjustments to reconcile net income to net cash

provided by operating activities

Depreciation and amortization

-

18,827

(Gain) loss on disposition of assets

-

-

Bad debt

-

-

(Gain) loss on sale of subsidiary

-

749,227

(Gain) loss on equity investment

-

(47,353)

Changes in operating assets and liabilities:

-

-

Decrease (Increase) in:

-

-

Accounts receivable

-

1,029

Advance to suppliers

-

-

Inventories

-

6,977

Prepaid expenses

(32,406)

-

Other current assets

250,116

(264,835)

Other assets

-

-

Impairment of notes receivables

1,711,003

-

Impairment of investment

2,475,661

Increase (decrease) in:

-

-

Auction proceeds payable

-

(16,394)

Accounts payable

27,856

(12,000)

Accrued liabilities

78,343

(31,443)

Cash flows from operating activities from discontinued operations

-

(3,452,778)

Net cash provided by (used in) operating activities

11,274

(4,709,314)

Cash flows from investing activities:

Acquisition of business net of cash

(285,497)

-

Purchase of property and equipment

-

-

Purchase of investment through conversion of note

(1,256,441)

320,000

Proceeds from sale of subsidiary

-

10

(Increase) decrease in note receivable

1,221,000

(570,093)

(Increase) decrease in net assets on sale of subsidiary

(749,237)

Proceeds from sale of fixed assets

-

-

Payments received on notes receivable

-

-

Cash flows from investing activities from discontinued operations

-

6,390,705

Net cash provided by (used in) investing activities

(320,938)

5,391,385

Cash flows from financing activities:

Increase (decrease) in line of credit

-

-

Proceeds from short-term notes payable

354,840

6,400

Payments on short-term notes

-

-

Payments/proceeds- long-term debt

-

-

Adjustment of inter company

-

-

Cash flows from financing activities from discontinued operations

-

(726,788)

Net cash provided by (used in) financing activities

354,840

(720,388)

Net increase (decrease) in cash and cash equivalents

45,175

(38,317)

Cash and cash equivalents at beginning of year

3,835

42,152

Cash and cash equivalents at end of period

\$

49,010 \$

3,835

The accompanying notes are an integral part of these consolidated financial statements.

F-20

WWA GROUP, INC. AND SUBSIDIARIES

NOTES TO FINANCIAL STATEMENTS

DECEMBER 31, 2011 AND 2010 (RESTATED)

NOTE A ORGANIZATION AND BASIS OF PRESENTATION

WWA Group, Inc., (WWA Group) operated through October 31, 2010 in Jebel Ali, Dubai, United Arab Emirates (U.A.E) under a trade license from the Jebel Ali Free Zone Authority. Operations consisted of auctioning off used and new heavy construction equipment, transportation equipment and marine equipment, the majority of which on a consignment basis. During the year ended December 31, 2011, subsequent to October 31, 2010 WWA Group s operations primarily consisted of focusing on developing its subsidiary, and assisting in the growth of its investment entity.

On October 31, 2010, WWA Group sold its 100% interest in its wholly owned subsidiaries, World Wide and Crown to Seven International Holdings, Ltd. (Seven), a Hong Kong based investment company for an assumption by Seven of all the assets and liabilities of the World Wide subject to certain exceptions. The disposition did not affect WWA Group s interest in Asset Forum, LLC., its ownership of proprietary on-line auction software or its equity interest in Infrastructure Developments Corp. (Infrastructure) in which it currently holds a consolidated 63.38% equity position.

On April 14, 2010, Intelspec International, Inc. (Intelspec), our former minority owned unconsolidated subsidiary, concluded an agreement with Infrastructure, a publicly traded company, pursuant to which Intelspec became a subsidiary of Infrastructure. WWA Group acquired an approximately 22% interest in Infrastructure as a result of the transaction. In July 2010, WWA Group sold 4,000,000 shares of Infrastructure at a value of \$320,000 reducing WWA Group s investment to 17.75%. Further on November 21, 2011 WWA Group acquired 165,699,842 shares of common stock of Infrastructure on conversion of WWA Group s convertible promissory note. On December 31, 2011 WWA Group owned 63.38% of Infrastructure making it a controlling shareholder of Infrastructure causing the Infrastructure financials to be consolidated with those of WWA Group, Inc. Therefore, the financials of Infrastructure as of December 31, 2011 has been consolidated with WWA group Inc.

WWA Group includes the accounts of (i) its wholly owned subsidiary, Asset Forum LLC, a company founded by WWA Group in the state of Nevada on January 7, 2010, and (ii) Infrastructure.

The consolidated financial statements present the financial position, results of operation, changes in stockholder s equity and cash flows of WWA Group and its subsidiaries. All significant inter-company balances and transactions have been eliminated.

NOTE B GOING CONCERN

The accompanying consolidated financial statements have been prepared on a going concern basis, which contemplates the realization of assets and liabilities in the normal course of business. Accordingly, they do not include any adjustments relating to the realization of the carrying value of assets or the amounts and classification of liabilities that might be necessary should WWA Group be unable to continue as a going concern. WWA Group has accumulated losses and working capital and cash flows from operations are negative which raises doubt as to the validity of the going concern assumptions. These financials do not include any adjustments to the carrying value of the assets and liabilities, the reported revenues and expenses and balance sheet classifications used that would be necessary if the going concern assumption were not appropriate; such adjustments could be material.

F-21

WWA GROUP, INC. AND SUBSIDIARIES

NOTES TO FINANCIAL STATEMENTS

DECEMBER 31, 2011 AND 2010 (RESTATED)

NOTE C - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

This summary of significant accounting policies of WWA Group and its subsidiaries is presented to assist in understanding WWA Group's financial statements. The financial statements and notes are representations of WWA Group's management who is responsible for the integrity and objectivity of the financial statements. These accounting policies conform to generally accepted accounting principles and have been consistently applied in the preparation of the financial statements.

Basis of Presentation

The consolidated financial statements present the financial position, results of operation, changes in stockholder's equity and cash flows of WWA Group and its subsidiaries. All significant inter-company balances and transactions have been eliminated. Investments in entities in which WWA Group can exercise significant influence, but does not own a majority equity interest or otherwise control, are accounted for using the equity method and are included as investments in equity interests on the consolidated balance sheets. Effective July 1, 2009, WWA Group adopted the Accounting Standards Codification (the Codification), as issued by the FASB. The Codification became the single source of authoritative generally accepted accounting principles (GAAP) in the U.S.

Cash and Cash Equivalents

WWA Group considers all highly liquid investments purchased with maturity of three months or less to be cash equivalents.

As of December 31, 2011 and 2010, there were no cash and cash equivalents held with a bank as compensating balance against borrowing arrangements.

Concentration of Credit Risk

WWA Group's financial instruments that are exposed to concentrations of credit risk consist primarily of cash and cash equivalents, accounts receivable, and investments. WWA Group's cash and cash

equivalents are maintained with high-quality international banks and financial institutions. WWA Group believes no significant concentration of credit risk exists with respect to these cash investments.

WWA Group routinely assesses the financial strength of its customers and provides an allowance for doubtful accounts as necessary. Credit losses have been minimal to date.

Accounts Receivable and Allowance for Doubtful Accounts

WWA Group grants credit terms in the normal course of business to its customers. Accounts receivables are stated at the amount management expects to collect from outstanding balances after discounts and bad debts, taking into account credit worthiness of customers and history of collection.

The allowance for doubtful accounts is based on specifically identified amounts that management believes to be uncollectible. If actual collections experience changes, revisions to the allowance may be required. No allowance for doubtful accounts is provided as company is collecting amount without default.

WWA GROUP, INC. AND SUBSIDIARIES

NOTES TO FINANCIAL STATEMENTS

DECEMBER 31, 2011 AND 2010 (RESTATED)

NOTE C - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Inventory

Inventories consist of equipment to be sold in auctions and otherwise, stated at the lower of cost or market. The cost is determined by specific identification method. Cost includes purchase price, freight, insurance, duties and other incidental expenses incurred in bringing inventories to their present location and condition. WWA Group records a reserve if the fair value of inventory is determined to be less than the cost.

Property and Equipment

Property and equipment are stated at cost less depreciation and provision for impairment where appropriate. Depreciation expense is computed using the straight-line method over estimated useful lives of three to five years except for the vessel in which case the estimated useful life is twenty years. Gains and losses on depreciable assets retired or sold are recognized in the statement of operations in the year of disposal. All repair and maintenance costs are expensed as incurred.

Impairment of Long-Lived Assets

WWA Group reviews long-lived assets such as property, equipment, investments and definite-lived intangibles for impairment annually and whenever events or changes in circumstances indicate that the carrying value of an asset may not be recoverable. As required by Statement FASB Accounting Standard Codification 360, WWA Group uses an estimate of the future undiscounted net cash flows of the related asset or group of assets over their remaining economic useful lives in measuring whether the assets are recoverable. If the carrying amount of an asset exceeds its estimated future cash flows, an impairment charge is recognized for the amount by which the carrying amount exceeds the estimated fair value of the asset. Impairment of long-lived assets is assessed at the lowest levels for which there are identifiable cash flows that are independent of other groups of assets. Assets to be disposed of are reported at the lower of

the carrying amount or fair value, less the estimated costs to sell. In addition, depreciation of the asset ceases. During the years ended December 31, 2011 and 2010, no significant impairment of long-lived assets was recorded.

Investment in Equity Interest

WWA Group has approximately 63% and 18% as of December 31, 2011 and December 31, 2010 respectively in a consolidated subsidiary. During the year ended December 31, 2010 the company had maintained the accounts under the equity method of accounting whereby WWA Group records its proportionate share of the net income or loss of the equity interest up to June 30, 2010. On November 21, 2011, WWA Group converted its Notes Receivable to equity investment and received 165,699,842 shares and ended up holding 63% shares of Infrastructure. As WWA Group has become a majority share holder as of November 21, 2011 it has consolidated its financials with those of Infrastructure as of December 31, 2011.

F-23

WWA GROUP, INC. AND SUBSIDIARIES

NOTES TO FINANCIAL STATEMENTS

DECEMBER 31, 2011 AND 2010 (RESTATED)

NOTE C - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Investment in Related Party

WWA Group did not have any investment in related party as of December 31, 2011 and December 31, 2010. Until October 31, 2010 WWA Group accounted for its equity investment in a foreign affiliate using the fair value measurement principles. WWA Group reviews its investments annually for impairment and records permanent impairments as a loss on the income statement. For the years ended December 31, 2011 and 2010 the loss on equity investment includes \$2,475,661 and \$29,900 respectively of impairment charge.

Revenue Recognition

Revenues from commissions and services consist of revenues earned in WWA Group's capacity as agent for consignors of equipment, incidental interest income, internet and proxy purchase fees, and handling fees on the sale of certain lots. All commission revenue is recognized when the auction sale is complete, the equipment is delivered to the buyer, and WWA Group has determined that the auction proceeds are collectible. Revenues from sales of equipment originate from the auctioned sale of equipment inventory owned by WWA Group. WWA Group recognizes the revenue from such sales when the auction has been completed, the equipment has been delivered to the purchaser, and collectability is reasonably assured. All costs of goods sold are accounted for under direct costs.

Revenues from sales of equipment originate from the auctioned and private sale of equipment inventory owned by the Company. WWA Group recognizes the revenue from such sales when the sale has been invoiced, the equipment has been delivered to the purchaser, and collectability is reasonably assured. All costs of goods sold are accounted for under direct costs

Income Taxes

Deferred income taxes are determined based on the differences between the financial reporting and tax

bases of assets and liabilities and are measured using the currently enacted tax rates and laws. WWA Group records a valuation allowance against particular deferred income tax assets if it is more likely than not that those assets will not be realized. The provision for income taxes comprises WWA Group's current tax liability and change in deferred income tax assets and liabilities.

Significant judgment is required in evaluating WWA Group's uncertain tax positions and determining its provision for income taxes. WWA Group establishes reserves for tax-related uncertainties based on estimates of whether, and the extent to which, additional taxes will be due. These reserves are established when WWA Group believes that certain positions might be challenged despite its belief that its tax return positions are in accordance with applicable tax laws. WWA Group adjusts these reserves in light of changing facts and circumstances, such as the closing of a tax audit, new tax legislation, or the change of an estimate. To the extent that the final tax outcome of these matters is different than the amounts recorded, such differences will affect the provision for income taxes in the period in which such determination is made. The provision for income taxes includes the effect of reserve provisions and changes to reserves that are considered appropriate, as well as the related net interest and penalties.

WWA GROUP, INC. AND SUBSIDIARIES

NOTES TO FINANCIAL STATEMENTS

DECEMBER 31, 2011 AND 2010 (RESTATED)

NOTE C - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Share-Based Compensation

For stock-based awards granted on or after January 1, 2006, WWA Group records stock-based compensation expense based on the grant date fair value, estimated in accordance with the provisions of ASC 718 and ASC 505-50.

Under the 2006 Benefit Plan of WWA Group, Inc., WWA Group may issue stock, or grant options to acquire, up to 2,500,000 shares of WWA Group's common stock to employees or other individuals including consultants or advisors, who render services to WWA Group or our subsidiaries. As of December 31, 2011 1,250,000 registered securities remained available for issuance or grant under the Plan.

Foreign Exchange

WWA Group's reporting currency is the United States dollar. WWA Group's functional currency is also the U.S. Dollar. (USD) Transactions denominated in foreign currencies are translated into USD and recorded at the foreign exchange rate prevailing at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies, which are stated at historical cost, are translated into USD at the foreign exchange rates prevailing at the balance sheet date. Realized and unrealized foreign exchange differences arising on translation are recognized in the income statement.

Fair Value Measurements

Effective July 1, 2008, WWA Group adopted new fair value accounting guidance. The adoption of the guidance was applied to long-lived assets such as property, equipment, investments and definite-lived intangibles. The guidance defines fair value as the price that would be received from selling an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. When determining the fair value measurements for assets and liabilities required or permitted to be

recorded at fair value, WWA Group considers the principal or most advantageous market in which WWA Group would transact business and considers assumptions that market participants would use when pricing the asset or liability, such as inherent risk, transfer restrictions, and risk of nonperformance.

The guidance establishes a fair value hierarchy that requires an entity to maximize the use of observable inputs and minimize the use of unobservable inputs when measuring fair value. A financial instrument's categorization within the fair value hierarchy is based upon the lowest level of input that is significant to the fair value measurement. The guidance establishes three levels of inputs that may be used to measure fair value:

Level 1 Quoted prices in active markets for identical assets or liabilities.

Level 2 Observable inputs other than Level 1 prices such as quoted prices for similar assets or liabilities; quoted prices in markets with insufficient volume or infrequent transactions (less active markets); or model-derived valuations in which all significant inputs are observable or can be derived principally from or corroborated by observable market data for substantially the full term of the assets or liabilities.

Level 3 Unobservable inputs to the valuation methodology those are significant to the measurement of fair value of assets or liabilities.

F-25

WWA GROUP, INC. AND SUBSIDIARIES

NOTES TO FINANCIAL STATEMENTS

DECEMBER 31, 2011 AND 2010 (RESTATED)

NOTE C - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Fair Value Measurements - Continued

All of WWA Group's available-for-sale investments and non-marketable equity securities are subject to a periodic impairment review. Investments are considered to be impaired when a decline in fair value is judged to be other-than-temporary. This determination requires significant judgment. For publicly traded investments, impairment is determined based upon the specific facts and circumstances present at the time, including a review of the closing price over the previous six months, general market conditions and WWA Group's intent and ability to hold the investment for a period of time sufficient to allow for recovery. For non-marketable equity securities, the impairment analysis requires the identification of events or circumstances that would likely have a significant adverse effect on the fair value of the investment, including revenue and earnings trends, overall business prospects and general market conditions in the investees' industry or geographic area. Investments identified as having an indicator of impairment are subject to further analysis to determine if the investment is other-than-temporarily impaired, in which case the investment is written down to its impaired value.

In determining that a decline in value of one of our investments has occurred during the period ended December 31, 2011 and is other than temporary, an assessment was made by considering available evidence, including the general market conditions, WWA Group's financial condition, near-term prospects, market comparables and subsequent rounds of financing. The valuation also takes into account the capital structure, liquidation preferences for its capital and other economic variables. The valuation methodology for determining the decline in value of non-marketable equity securities is based on inputs that require management judgment. As a result we impaired investment in Infrastructure \$2,475,661 during the year ended December 31, 2011.

Income per Common Share

The computation of basic earnings per common share is based on the weighted average number of shares outstanding during each year. The computation of diluted earnings per common share is based on the weighted average number of shares outstanding during the year, plus the common stock equivalents that would arise from the exercise of stock options and warrants outstanding, using the treasury stock method and the average market price per share during the year. As of December 31, 2011 there were no outstanding common stock equivalents.

Use of Estimates

The preparation of the financial statements in conformity with generally accepted accounting principles in United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period.

Actual results could differ from those estimates.

F-26

WWA GROUP, INC. AND SUBSIDIARIES

NOTES TO FINANCIAL STATEMENTS

DECEMBER 31, 2011 AND 2010 (RESTATED)

NOTE C - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Recent accounting pronouncements

In June 2011, the FASB issued an accounting standard update to provide guidance on increasing the prominence of items reported in other comprehensive income. This accounting standard update eliminates the option to present components of other comprehensive income as part of the statement of equity and requires that the total of comprehensive income, the components of net income, and the components of other comprehensive income be presented either in a single continuous statement of comprehensive income or in two separate but consecutive statements. It is also required to present on the face of the financial statements reclassification adjustments for items that are reclassified from other comprehensive income to net income in the statement(s) where the components of net income and the components of other comprehensive income are presented. This accounting standard update is effective for the Company beginning in the first quarter of fiscal 2013.

In August 2011, the FASB approved a revised accounting standard update intended to simplify how an entity tests goodwill for impairment. The amendment will allow an entity to first assess qualitative factors to determine whether it is necessary to perform the two-step quantitative goodwill impairment test. An entity no longer will be required to calculate the fair value of a reporting unit unless the entity determines, based on a qualitative assessment, that it is more likely than not that its fair value is less than its carrying amount. This accounting standard update will be effective for WWA Group beginning in the first quarter of fiscal 2013 and early adoption is permitted. WWA Group is currently evaluating the impact of this accounting standard update on its Consolidated Financial Statements.

In June 2011, the FASB issued ASU No. 2011-05, Comprehensive Income (Topic 220): Presentation of Comprehensive Income to increase the prominence of items reported in other comprehensive income. Specifically, the new guidance allows an entity to present components of net income or other

comprehensive income in one continuous statement, referred to as the statement of comprehensive income, or in two separate, but consecutive statements. The new guidance eliminates the current option to report other comprehensive income and its components in the consolidated statement of shareholder's equity. While the new guidance changes the presentation of comprehensive income, there are no changes to the components that are recognized in net income or other comprehensive income under current accounting guidance. This new guidance is effective for fiscal years and interim periods beginning after December 15, 2011. We do not believe the adoption of the new guidance will have an impact on our consolidated financial position, results of operations or cash flows.

F-27

WWA GROUP, INC. AND SUBSIDIARIES

NOTES TO FINANCIAL STATEMENTS

DECEMBER 31, 2011 AND 2010 (RESTATED)

NOTE D INVESTMENTS

Investment in Equity Interest

In December 2006, WWA Group acquired a 32.5% interest in Power Track Projects, FZE (PTP) for a consideration of \$1,786,000. PTP is a Dubai, UAE entity which operates a rock crushing and stone quarry in Ras Al Khaimah, UAE. The ownership interest was increased to approximately 35% in 2007. In October 2008, WWA Group s shares of PTP were exchanged for shares of Intelspec International, Inc (Intelspec). The exchange resulted in the WWA Group s ownership of 32% of Intelspec. In December 2009, Intelspec raised additional equity financing through issuance of stock thus resulting in a reduction of WWA Group s ownership interest to 30%. In April 2010 Intelspec was acquired by Infrastructure, setting WWA Group s ownership interest in Infrastructure at 22%. In July 2010, WWA Group sold 4 million shares of Infrastructure at a value of \$320,000 reducing WWA Group s investment to 17.75%.

As of December 31, 2009 WWA Group owned a 30% equity interest in Intelspec International, Inc. WWA Group accounted for its interest in Intelspec using the equity method of accounting whereby WWA Group recorded its proportionate share of the net income or loss attributable to the equity interest. In April 2010 Intelspec was acquired by Infrastructure, a publicly traded company, which acquisition reduced WWA Group's equity interest to 24%. In July 2010, WWA Group sold shares of its common stock in a private transaction, further reducing WWA Group s ownership interest to 18%.

On November 21, 2011 WWA Group converted its Notes Receivable to Infrastructure to equity as a result of which as of December 31, 2011 WWA Group owns approximately 63% of common stock of Infrastructure. WWA Group recorded a gain of \$0 for the year ended December 31, 2011 and \$47,353 for the year ended December 31, 2010. As WWA Group has become majority share holder of Infrastructure as of November 21, 2011, the financials of Infrastructure as of December 31, 2011 has been consolidated with WWA Group Inc for reporting purpose.

NOTE E NOTES RECEIVABLE

Notes receivable as of December 31, 2010 include \$2,442,003 of advances provided to Intelspec International Inc, US an affiliate which operates an International project management company in Thailand, Cambodia and rock crushing and stone quarry in UAE. The notes bear no interest and are payable on demand. During 2011 WWA Group converted this Notes Receivable to Common Stock of Infrastructure.

NOTE F SHORT TERM BORROWINGS AND LINES OF CREDIT

WWA Group has short term borrowings from unrelated entities. The notes are unsecured, are due upon demand, and require payment of interest at a monthly rate of 2% to 3%, to be added to the principal loan amount. The notes payable represents the total borrowings of \$361,840 and \$7,000 under the note as of December 31, 2011 and 2010, respectively. The interest expense on these borrowings amounted to \$0 and \$318,282 in the years ended December 31, 2011 and 2010, respectively.

F-28

WWA GROUP, INC. AND SUBSIDIARIES

NOTES TO FINANCIAL STATEMENTS

DECEMBER 31, 2011 AND 2010 (RESTATED)

NOTE G STOCK OPTIONS

Under FASB Accounting Standard Codification 718, WWA Group estimates the fair value of each stock award at the grant date by using the Black-Scholes option pricing model. There were no grants of stock awards during 2011 and in 2010. WWA Group recorded no expense for 2011 and 2010 for the fair value of the stock options granted.

The following weighted average assumptions were used for grants made during the year ended December 31, 2008:

Dividend yield of zero percent for all periods; expected volatility of 58.20% and 63.76%; risk-free interest rates of 2.24% and 3.94% and expected lives of 1.0 and 2.0, respectively.

A summary of the status of WWA Group's stock options as of December 31, 2010 and changes during the years ended December 31, 2011 and 2010 is presented below:

Weighted

Weighted

Number of

Average

Average

Options

Exercise

Grant Date

Price

Fair Value

Outstanding December 31, 2007

576,973

\$ 1.00

\$ 0.23

Granted

100,000

\$ 0.36

\$ 0.17

Expired

-

\$ 0.00

\$ 0.00

Exercised

-

\$ 0.00

\$ 0.00

Outstanding December 31, 2008

676,973

\$ 0.36

\$ 0.17

Exercisable

676,973

\$ 0.36

\$ 0.17

Granted

-

\$ 0.00

\$ 0.00

Exercised

-

\$ 0.00

\$ 0.00

Expired

(676,973)

\$ 0.36

\$ 0.17

Outstanding December 31, 2009

& 2010 and 2011

-

\$ 0.00

\$ 0.00

F-29

WWA GROUP, INC. AND SUBSIDIARIES

NOTES TO FINANCIAL STATEMENTS

DECEMBER 31, 2011 AND 2010 (RESTATED)

NOTE H INCOME TAXES

At December 31, 2011, WWA Group has approximately \$2.1 million of federal and \$1.6 million of state net operating loss carry forwards to offset future taxable income. The federal carry forwards begin expiring in 2023 and the state carry forwards begin expiring in 2010. Utilization of these net operating losses is dependent upon the tax laws in effect at the time such losses can be utilized. The losses will be limited based upon future changes in ownership.

WWA Group has determined that undistributed earnings from Worldwide Dubai will be reinvested in the business indefinitely and that such earnings will not be distributed to the U.S. parent. Therefore, in accordance with FASB Accounting Standard Codification, ASC 740-30, *Accounting for Income Taxes - Special Areas*, no income tax provision has been recorded for the undistributed earnings.

Federal

State

As of January 1, 2010

\$

1,744,317 \$

1,357,924

Operating losses for the year 2010

200,884

200,884

NOL's expired

-

(64,571)

As of December 31, 2010

1,975,201

1,494,237

Operating income for the year 2011

126,816

126,816

NOL's expired

-

(36,206)

As of December 31, 2010

\$

2,102,017 \$

1,585,847

NOTE I RELATED PARTY TRANSACTIONS

As of December 31, 2011 WWA Group has no related party investments.

As of December 31, 2011 WWA Group had \$0 (\$2,442,003 in 2010) in advances provided to Intelspec

International Inc, an affiliate. (Also see Note E).

F-30

WWA GROUP, INC. AND SUBSIDIARIES

NOTES TO FINANCIAL STATEMENTS

DECEMBER 31, 2011 AND 2010 (RESTATED)

NOTE J COMMITMENTS AND CONTINGENCIES

Contingencies

WWA Group may become or is subject to investigations, claims or lawsuits ensuing out of the conduct of its business. WWA Group is currently not aware of any such items, except those discussed below, which it believes could have a material effect on its financial position.

OFAC Pre-penalty Notice

On August 5, 2009 WWA Group, Inc. received a Pre-Penalty Notice (Notice) from the Office of Foreign Assets Control (OFAC). The Notice was issued based on OFAC s belief that WWA Group has engaged in certain transactions prohibited by Executive Order(s) and or Regulations promulgated pursuant to the International Emergency Economic Powers Act, 50 U.S.C. §§ 1701 *et seq.* in connection with the facilitation of auction related services to Iran and Sudan. The perceived violations have caused OFAC to propose a civil monetary penalty of \$4,665,600 to be imposed on WWA Group subject to adjustment based on evidence presented in response to the Notice.

The Notice process permits WWA Group to contact OFAC by telephone to initiate settlement discussions or otherwise provide a written response to the perceived violations within the permitted notice period prior to the issuance of a Penalty Notice.

The Office of Foreign Assets Control (OFAC) has issued a Cautionary Letter instead of pursuing a civil penalty in connection with the company s involvement in the provision of auction related services to individuals located in Iran and Sudan on or about June 1, 2003 to on or about June 19, 2006.

The Cautionary Letter represents OFAC s final enforcement response to apparent violations by WWA Group but does not constitute a final agency determination as to whether a violation of either the Iranian Transactions Regulations, 31 C.F.R. part 560 or the Sudanese Sanctions Regulations, 31 C.F.R. part 538 actually occurred. Nothing in the Cautionary Letter precludes OFAC from seeking further action in the

future should additional information warrant renewed attention.

F-31

WWA GROUP, INC. AND SUBSIDIARIES

NOTES TO FINANCIAL STATEMENTS

DECEMBER 31, 2011 AND 2010 (RESTATED)

NOTE K SEGMENT INFORMATION

WWA Group has adopted FASB Accounting Standard Codification Topic 280, "Disclosure about Segments of an Enterprise and Related Information." WWA Group once conducted its operations principally in auctions of heavy equipment through World Wide and in ship chartering through Crown.

a) Certain financial information concerning WWA Group's operations in different segments is as follows:

CONTINUED

DISCONTINUED

OPERATIONS

OPERATIONS

For the

years

ended

December

Equipment

Equipment

31,

Auctions

Auctions

Ship Chartering

Revenues

2011

-

-

-

2010

84,770

30,129,400

550,000

Operating expenses

2011

(126,816)

-

-

2010

(285,655)

(29,994,624)

(229,872)

Operating income (loss)

2011

(126,816)

-

-

2010

(200,884)

134,776

320,128

Interest expense

2011

(1,644)

-

-

2010

(318,282)

(1,016,678)

-

Other income (expense)

2011

(4,382,950)

-

-

2010

47,353

87,388

-

Assets (net of intercompany accounts)

2011

277,387

-

-

2010

4,419,892

-

-

Depreciation and amortization

2011

-

-

-

2010

18,827

347,507

357,955

Property and equipment acquisitions

2011

-

-

-

2010

-

-

-

(b) Information of geographic area of revenue:

Year ended

Year ended

December 31, 2011

December 31, 2010

U.A.E.

-

\$ 17,067,651

Australia

-
8,746,200

Qatar

-
462,079

Saudi Arabia

-
99,970

Philippines

-
-
Singapore

\$

-

-

F-32

WWA GROUP, INC. AND SUBSIDIARIES

NOTES TO FINANCIAL STATEMENTS

DECEMBER 31, 2011 AND 2010 (RESTATED)

NOTE L - DISCONTINUED OPERATIONS

On October 31, 2010 WWA Group sold its 100% interest in its wholly owned subsidiaries, World Wide Auctioneers and Crown Diamond Holdings to Seven International Holding Ltd. at a consideration of \$10.

The analysis of the total loss on disposal, carrying values of assets and liabilities disposed, and the net cash inflow from the disposal is as shown below.

The results of the discontinued operations and the cash flows from discontinued operations in the financial year ended December 31, 2010 and the comparative results have been restated accordingly.

a) The result of the discontinued operations are as follows:

2011

2010

Revenue

0

30,679,400

Cost of sales

0

26,571,405

Gross profit

0

4,107,995

General, selling & administration exp

0

1,682,970

Salaries & wages

0

1,174,381

Selling expenses

0

55,420

Depreciation & amortization exp

0

705,462

Total Operating expenses

0

3,618,234

Interest expenses

0

(1,016,678)

Interest income

0

82,214

Loss on equity investment

0

0

Other income (expense)

0

5,174

Total other income (expense)

0

(929,290)

Loss before income tax

0

(439,531)

Income tax

-

-

Net loss from discontinued operations

0

(439,531)

Loss on disinvestment of World Wide

Auctioneers Ltd & Crown Diamond

Holdings Ltd

0

(749,277)

b) Cash flows from discontinued operations

2011

2010

Cash flow from operating activities

0

(3,452,778)

Cash flow from investing activities

0

6,390,705

Cash flow from financing activities

0

(726,788)

Net cash inflows/(outflows) from
discontinued operations

0

2,211,139

F-33

WWA GROUP, INC. AND SUBSIDIARIES

NOTES TO FINANCIAL STATEMENTS

DECEMBER 31, 2011 AND 2010 (RESTATED)

NOTE M RESTATEMENT OF FINANCIAL STATEMENTS

Before re-audit and restatement of WWA Group s financial statements as of December 31, 2010 and for the year then ended, the financials were audited by other auditor whose report thereon expressed an unqualified opinion on those reports.

WWA Group has restated the statement operations for the years ended December 31, 2010 to include the impact of discontinued operations.

Condensed Consolidated Statement of Operations for the year ended December 31, 2010:

As Previously

Adjustments

As Restated

Reported

Revenue

\$ 30,764,170

\$ (30,679,400)

\$ 84,770

Cost of sales

26,649,422

(26,571,405)

78,017

Gross profit

4,114,748

(4,107,995)

6,753

General, selling & administration

expenses

1,826,703

(1,682,970)

143,733

Salaries & wages

1,216,582

(1,174,381)

42,201

Selling expenses

58,298

(55,420)

2,878

Depreciation & amortization exp

724,289

(705,462)

18,827

Total Operating expenses

3,825,872

(3,618,234)

207,638

Interest expenses

(1,334,960)

1,016,678

(318,282)

Interest income

82,214

(82,214)

-

Loss on equity investment

47,353

-

47,353

Loss on sale of subsidiary

(749,227)

749,227

-

Other income (expense)

5,174

(5,174)

-

Total other income (expense)

(1,949,446)

1,678,517

(270,929)

Loss before income tax

(1,660,570)

1,188,757

(471,813)

Income tax

-

-

-

Net loss from discontinued

Operations

-

(439,531)

(439,531)

Loss on disinvestment of World

Wide Auctioneers Ltd & Crown

Diamond Holdings Ltd

-

749,227

749,227

Loss for the year

\$ (1,660,570)

\$

-

\$ (1,660,570)

F-34

WWA GROUP, INC. AND SUBSIDIARIES**NOTES TO FINANCIAL STATEMENTS****DECEMBER 31, 2011 AND 2010 (RESTATED)****NOTE-N- CONSOLIDATION AND MINORITY INTERESTS**

On November 21, 2011, WWA Group converted \$2,477,544 due to it on a convertible promissory note into 165,699,842 common shares of Infrastructure valued at \$0.014952 per share. Prior to the transaction on November 21, 2011, WWA Group owned 21,294,218 shares or 16.5% of Infrastructure's issued and outstanding common stock. Following the transaction on November 21, 2011, WWA Group owned 186,994,060 shares or 63.5% of Infrastructure's issued and outstanding common stock. As on December 31, 2011 WWA Group owned 190,304,373 shares or 63.38% of Infrastructure's issued and outstanding common stock. The final determined fair value of the identifiable assets and liabilities of Infrastructure acquired were as follows:

*Description**Recognized on**Carrying Value**Consolidation as on**November 31, 2011*

US\$

US\$

Other Current Assets

53,517

53,517

Cash

85,304

85,304

Total Asset

138,821

138,821

Accounts Payable

27,856

27,856

Accrued Expenses

50,025

50,025

Notes Payable

346,246

346,246

Total Liabilities

424,107

424,107

Fair Value of net asset on conversion at 100%

(285,286)

(285,286)

Fair Value of net asset on conversion at 63.50%

(181,150)

Value of Investment on conversion

100

Goodwill on conversion

181,250

Value of Minority Interest on conversion

(104,136)

F-35

WWA GROUP, INC. AND SUBSIDIARIES

NOTES TO FINANCIAL STATEMENTS

DECEMBER 31, 2011 AND 2010 (RESTATED)

NOTE-N- CONSOLIDATION AND MINORITY INTERESTS (Continued)

Consolidation

Following are the Infrastructure financials for consolidation with WWA Group:

Infrastructure Balance Sheet as on

December 31, 2011

December 31, 2010

Cash

\$

42,690

-

Other Current Asset

\$

47,115

-

Total Asset

\$

89,905

-

Accounts Payable

\$

27,856

-

Accrued Expenses

\$

40,080

-

Notes Payable

\$

328,226

-

Total Liabilities

\$

396,162

-

Net Asset (at 100%)

\$

(306,357)

Minority Interest

(104,247)

WWA Group s interest

\$

(202,110)

Opening Balance

\$

(181,150)

Share of loss for the period

\$

(20,960)

Closing Balance

\$

(202,110)

F-36

WWA GROUP, INC. AND SUBSIDIARIES

NOTES TO FINANCIAL STATEMENTS

DECEMBER 31, 2011 AND 2010 (RESTATED)

NOTE-N- CONSOLIDATION AND MINORITY INTERESTS (Continued)

Consolidated Statement of Operation For the period from November 21, 2011 to December 31,

2011

Total Revenue

\$

-

Total Operating expenses

\$

31,427

Other expenses

\$

1,644

Loss for the period

\$

(33,071)

Minority Loss

\$

(12,111)

(Total loss of Infrastructure * shares held by minority/Total share of Infrastructure) or 36.62%

$(33,017) * \{(300,262,978 - 190,304,373) / 300,262,978\}$

WWA Group's share of loss of Infrastructure included in

consolidated income statement for the period ended 12.31.11

\$

(20,960)

Minority Interest

This note gives details of the WWA Group's minority interests and shows the movements during the year:

Minority Interest on conversion date

\$

(104,136)

Additional shares issued after conversion

\$

12,000

Loss for period attributable to Minority Interest

\$

12,111

Balance as at December 31, 2011

\$

(104,247)

NOTE O - SUBSEQUENT EVENTS

WWA Group evaluated its December 31, 2011 financial statements for subsequent events through the date the financial statements were originally issued. Other than the events noted below, WWA Group is not aware of any subsequent events which would require recognition or disclosure in the financial statements.

F-37

SUMMIT DIGITAL, INC.

TABLE OF CONTENTS

FINANCIAL INFORMATION

Financial Statements.....	F-38
Condensed Consolidated Balance Sheets as of September 30, 2012 (unaudited) and December 31, 2011 (audited).....	F-39
Condensed Unaudited Consolidated Statements of Income for the three and nine month periods ended September 30, 2012 and September 30, 2011.....	F-40
Condensed Unaudited Consolidated Statements of Cash Flows for the nine month periods ended September 30, 2012 and Sept. 30, 2011..F-41
Notes to Condensed Unaudited Consolidated Financial Statements.....	F-42

F-38

Summit Digital Inc

Condensed Consolidated Balance Sheets

As of September 30,

As of December 31,

ASSETS

2012 (Unaudited)

2011*

CURRENT ASSETS

Cash

\$

13,726

\$

1,963

Receivables, net

56,629

19,590

Other Receivables

8,528

-

Total current assets

78,883

21,553

FIXED ASSETS, Net

172,268

170,979

TOTAL ASSETS

\$

251,151

\$

192,532

LIABILITIES AND STOCKHOLDERS' EQUITY

CURRENT LIABILITIES

Accounts payable & accrued expenses

99,500

48,370

Total current liabilities

99,500

48,370

Long-term debt

167,364

171,719

TOTAL LIABILITIES

266,864

220,089

STOCKHOLDERS' EQUITY

Retained earnings

(15,713)

(27,557)

Total Stockholders' Equity

(15,713)

(27,557)

TOTAL LIABILITIES AND STOCKHOLDERS'

EQUITY

\$

251,151

\$

192,532

* The Balance Sheet as of December 31, 2011 has been derived from the audited financial statements of that date.

See accompanying condensed notes to consolidated reviewed financial statements.

F-39

Summit Digital Inc

Condensed Consolidated Statements of Operations

(Unaudited)

Three Months Ended September

Nine Months Ended September

30,

30,

2012

2011

2012

2011

Net revenues:

Revenue from Cable/Internet sales \$

133,819

\$

106,978

\$

340,709

\$

343,885

Total net revenues

133,819

106,978

340,709

343,885

Cost of Goods Sold

70,234

51,999

176,584

168,830

Gross Income

63,585

54,979

164,125

175,055

Operating expenses:

General, selling and administrative

expenses

41,623

28,986

98,573

90,255

Salaries and wages

29,590

38,911

85,396

96,660

Depreciation

2,830

307

8,284

801

Total operating expenses

74,043

68,204

192,254

187,716

Income (Loss) from operations

(10,458)

(13,225)

(28,129)

(12,661)

Other income (expense)

14,545

5,495

39,973

7,270

Total other income

14,545

5,495

39,973

7,270

Income (loss) before income tax

4,086

(7,730)

11,844

(5,391)

Provision for income taxes

-
-
-
-

Net Income (Loss)

4,086

(7,730)

11,844

(5,391)

Other comprehensive income(loss)

Total Comprehensive Loss

\$

4,086

\$

(7,730)

\$

11,844

\$

(5,391)

See accompanying condensed notes to consolidated reviewed financial statements.

F-40

Summit Digital Inc

Condensed Consolidated Statements of Cash Flows

(Unaudited)

Nine Months Ended

September 30,

2012

2011

CASH FLOWS FROM OPERATING ACTIVITIES

Net income (loss)

\$

11,844

\$

(5,391)

Adjustments to reconcile net income to net cash

provided by operating activities

Depreciation and amortization

(8,284)

801

Changes in operating Assets and Liabilities:

Decrease (increase) in:

Accounts receivable

(45,567)

1,589

Increase (decrease) in:

Accounts Payable & Accrued liabilities

51,130

(6,298)

Net Cash Provided (Used) in Operating Activities

9,123

(9,299)

CASH FLOWS FROM INVESTING ACTIVITIES

Purchase of property and equipment

6,995

(2,079)

Proceeds from long term debt

(4,355)

10,179

Net Cash Provided (Used) by Investing Activities

2,640

8,100

CASH FLOWS FROM FINANCING ACTIVITIES

Increase in Long term debt

-

-

Net Cash Provided by Financing Activities

-

-

NET INCREASE IN CASH

11,763

(1,199)

CASH AT BEGINNING OF PERIOD

1,963

1,524

CASH AT END OF PERIOD

\$

13,726

\$

325

See accompanying condensed notes to consolidated reviewed financial statements.

F-41

SUMMIT DIGITAL, INC.

Notes to the Financial Statements

September 30, 2012 and 2011

NOTE 1 - ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Business and Organization

Summit Digital, Inc. ("SDI" or the "Company"), was originally incorporated in the State of Nevada on April 21, 2009. On June 7, 2011, the Company changed its corporate domicile from Nevada to Wyoming. The Company is a Michigan-based Multi-System Operator (MSO) providing Cable TV, Broadband Internet, Voice Telephony and related services. SDI is focused on acquiring existing underutilized Cable systems in rural, semi-rural and gated community markets, aggregating them into a single Multi-System Operator structure and creating growth by upgrading management, improving efficiency, cutting costs, and fully exploiting the opportunities presented by bundling multiple services such as basic TV, premium TV, pay-per-view, broadband Internet, and voice telephony.

Accounting Basis

The Company's financial statements are prepared using the accrual basis of accounting in accordance with accounting principles generally accepted in the United States. The Company has elected a December 31 fiscal year end.

Use of Estimates

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

Fair Value of Financial Instruments

The Company's financial instruments as defined by ASC 820, disclosures about Fair Value of Financial Instruments, include cash, trade accounts receivable, accounts payable and accrued expenses and

advances from affiliates. All instruments are accounted for on a historical cost basis, which due to the short maturity of these financial instruments approximates fair value at December 31, 2011 and 2010.

Recent Accounting Pronouncements

The Company has evaluated recent accounting pronouncements and their adoption has not had or is not expected to have a material impact on the Company's financial position, or statements.

F-42

SUMMIT DIGITAL, INC.

Notes to the Financial Statements

September 30, 2012 and 2011

NOTE 2 - GOING CONCERN

The Company's financial statements are prepared using generally accepted accounting principles in the United States of America applicable to a going concern which contemplates the realization of assets and liquidation of liabilities in the normal course of business. The Company has not yet established an ongoing source of revenues sufficient to cover its operating costs and allow it to continue as a going concern. The ability of the Company to continue as a going concern is dependent on the Company obtaining adequate capital to fund operating losses until it becomes profitable. If the Company is unable to obtain adequate capital, it could be forced to cease operations.

In order to continue as a going concern, the Company will need, among other things, additional capital resources. Management's plans to obtain such resources for the Company include (1) obtaining capital from management and significant shareholders sufficient to meet its minimal operating expenses, and (2) seeking out and completing a merger with an existing operating company. However, management cannot provide any assurances that the Company will be successful in accomplishing any of its plans.

The ability of the Company to continue as a going concern is dependent upon its ability to successfully accomplish the plans described in the preceding paragraph and eventually secure other sources of financing and attain profitable operations. The accompanying financial statements do not include any adjustments that might be necessary if the Company is unable to continue as a going concern.

NOTE 3 - RELATED PARTY PAYABLE

Long term debt represents payable to Summit Digital Holdings, Inc which is the parent company of Summit Digital Inc. Summit Digital Inc is a wholly owned subsidiary of Summit Digital Holdings, Inc. Summit Digital Inc. owed \$167,364 and \$171,719 at September 30, 2012 and December 31, 2011 respectively to Summit Digital Holdings, Inc. These advances bear no interest, are uncollateralized and due on demand.

NOTE 4 - SUBSEQUENT EVENTS

In accordance with ASC 855, Company management reviewed all material events through the date of this filing, and there are no material subsequent events to report other than those reported.

F-43

SUMMIT DIGITAL, INC.

Years Ended December 31, 2011 and 2010

Contents

Page

Report of Independent Registered Public Accounting Firm

F-45

Consolidated Balance Sheets

F-46

Consolidated Statements of Income

F-47

Consolidated Statement of Stockholders' Equity

F-48

Consolidated Statements of Cash Flows

F-49

Notes to Consolidated Financial Statements

F-21

F-44

Pinaki & Associates LLC

Certified Public Accountants

625 Barksdale Rd., Ste# 113

Newark, DE 19711

Phone: 408-896-4405 | pmohapatra@pinakiassociates.com

To the Board of Directors

Summit Digital, Inc.

We have audited the accompanying consolidated balance sheets of Summit Digital Inc. as of December 31, 2011 and 2010, and the related consolidated statements of income, and cash flows for the years ended December 31, 2011 and 2010. These consolidated financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these consolidated financial statements based on our audits.

We conducted our audits in accordance with standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Summit Digital Inc. as of December 31, 2011 and 2010, and the related consolidated statements of income and cash flows for the years ended December 31, 2011 and 2010, in conformity with accounting principles generally accepted in the United States of America.

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern. As discussed in Note 2 to the financial statements, the Company has suffered recurring losses from operations that raises a substantial doubt about its ability to continue as a going concern. The

financial statements do not include any adjustments that might result from the outcome of this uncertainty.

/s/ Pinaki & Associates

Pinaki & Associates, LLC

Hayward, CA

September 7, 2012

F-45

Summit Digital Inc.

Condensed Consolidated Balance Sheets

As of December 31,

ASSETS

2011

2010

CURRENT ASSETS

Cash

\$

1,963

\$

1,524

Receivables, net

19,590

20,339

Total current assets

21,553

21,863

FIXED ASSETS, Net

170,979

178,763

TOTAL ASSETS

\$

192,532

\$

200,626

LIABILITIES AND STOCKHOLDERS' EQUITY

CURRENT LIABILITIES

Accounts payable & accrued expenses

48,370

18,224

Total current liabilities

48,370

18,224

Long-term debt

171,719

161,422

TOTAL LIABILITIES

220,089

179,646

STOCKHOLDERS' EQUITY

Retained earnings

(27,557)

20,980

Total Stockholders' Equity

(27,557)

20,980

TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY \$

192,532

\$

200,626

The accompanying notes are an integral part of these consolidated financial statements.

Summit Digital Inc.

Condensed Consolidated Statements of Operations

(Unaudited)

Twelve Months Ended December 31,

2011

2010

Net revenues:

Revenue from Cable/Internet sales

\$

434,971

\$

310,555

Total net revenues

434,971

310,555

Cost of Goods Sold

237,387

122,029

Gross Income

197,583

188,526

Operating expenses:

General, selling and administrative

expenses

107,956

87,887

Salaries and wages

136,321

102,923

Depreciation

9,864

946

Total operating expenses

254,140

191,756

Loss from operations

(56,557)

(3,230)

Other income (expense)

8,020

5,153

Total other income

8,020

5,153

Income (loss) before income tax

(48,537)

1,923

Provision for income taxes

-

-

Net Loss

\$

(48,537)

\$

1,923

Other Comprehensive income (loss)

-

-

Total Comprehensive loss

\$

(48,537)

\$

1,923

The accompanying notes are an integral part of these consolidated financial statements.

F-47

SUMMIT DIGITAL INC.

Statements of Stockholders' Equity (Deficit)

Total

Additional

Stock

Stockholders'

Common Stock

Paid-in

Subscription

Accumulated

Equity

Shares

Amount

Capital

Receivable

Deficit

(Deficit)

Balance, April 21, 2009

-

\$

-

\$

-

\$

-

\$

-
\$
-
Common stock issued to
founders for services at
\$0.0001 per share
100
-
-
-
-
-
Income for the year
ended
December 31, 2009
-
-
-
-
19,057
19,057
Balance, December 31,
2009
100
-
-

19,057

19,057

Income for the year

ended

December 31, 2010

-

-

-

-

1,923

1,923

Balance, December 31,

2010

100

-

-

-

20,980

20,980

(Loss) for the year ended

December 31, 2011

(48,537)

(48,537)

Balance, December 31,

2011

100

\$

-

\$

-

\$

-

\$ (27,557)

\$

(27,557)

The accompanying notes are an integral part of these consolidated financial statements.

F-48

Summit Digital Inc.

Condensed Consolidated Statements of Cash Flows

Twelve Months Ended December 31,

2011

2010

CASH FLOWS FROM OPERATING ACTIVITIES

Net income (loss)

\$

(48,537)

\$

1,924

Adjustments to reconcile net income to net cash

provided by operating activities

Depreciation and amortization

9,864

946

Changes in operating Assets and Liabilities:

Decrease (increase) in:

Accounts receivable

749

(1,001)

Increase (decrease) in:

Accrued liabilities

30,146

8,587

Net Cash Provided (Used) in Operating Activities

(7,778)

10,456

CASH FLOWS FROM INVESTING ACTIVITIES

Purchase of property and equipment

(2,080)

(343)

Repayment of related party payable

10,297

(13,578)

Net Cash Provided (Used) by Investing Activities

8,217

(13,921)

CASH FLOWS FROM FINANCING ACTIVITIES

Increase in Long term debt

-

-

Net Cash Provided by Financing Activities

-

-

NET INCREASE IN CASH

439

(3,465)

CASH AT BEGINNING OF PERIOD

1,524

4,989

CASH AT END OF PERIOD

\$

1,963

\$

1,524

The accompanying notes are an integral part of these consolidated financial statements.

F-49

SUMMIT DIGITAL, INC.

Notes to the Financial Statements

December 31, 2011 and 2010

NOTE 1 - ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Business and Organization

Summit Digital, Inc. ("SDI" or the "Company"), was originally incorporated in the State of Nevada on April 21, 2009. On June 7, 2011, the Company changed its corporate domicile from Nevada to Wyoming. The Company is a Michigan-based Multi-System Operator (MSO) providing Cable TV, Broadband Internet, Voice Telephony and related services. SDI is focused on acquiring existing underutilized Cable systems in rural, semi-rural and gated community markets, aggregating them into a single Multi-System Operator structure and creating growth by upgrading management, improving efficiency, cutting costs, and fully exploiting the opportunities presented by bundling multiple services such as basic TV, premium TV, pay-per-view, broadband Internet, and voice telephony.

Accounting Basis

The Company's financial statements are prepared using the accrual basis of accounting in accordance with accounting principles generally accepted in the United States. The Company has elected a December 31 fiscal year end.

Use of Estimates

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

Cash and Cash Equivalents

The Company considers all highly liquid investments with original maturities of three months or less to be cash or cash equivalents.

Accounts Receivable

Trade accounts receivable are recorded at the invoiced amount and do not bear interest. The Company keeps a very tight credit and collection policy. Late, or no pays are assessed each month. Determination of collectability is assessed and service shut off when determination is adverse. Accounts receivable balances are written off immediately after determination has been made. The Company's accounts receivable was \$19,590 and \$20,339 at December 31, 2011 and 2010, respectively.

Fair Value of Financial Instruments

The Company's financial instruments as defined by ASC 820, disclosures about Fair Value of Financial Instruments, include cash, trade accounts receivable, accounts payable and accrued expenses and advances from affiliates. All instruments are accounted for on a historical cost basis, which due to the short maturity of these financial instruments approximates fair value at December 31, 2011 and 2010.

Impaired Asset Policy

The Company has adopted ASC 360, Accounting for Impairment or Disposal of Long-Lived Assets. In complying with these standards, the company reviews its long-lived assets to determine if any events or changes in circumstances have transpired which indicate that the carrying value of its assets may not be recoverable. The company determines impairment by comparing the undiscounted future value cash flows estimated to be generated by its assets to their respective carrying amounts whenever events or changes in circumstances indicate that an asset may not be recoverable.

F-50

SUMMIT DIGITAL, INC.

Notes to the Financial Statements

December 31, 2011 and 2010

NOTE 1 - ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

(CONTINUED)

Dividend Policy

The Company has not adopted a policy regarding payment of dividends. No dividends have been paid during any of the periods shown.

Revenue Recognition

The Company recognizes revenue when goods or services are delivered to and accepted by the customer and collection is reasonably assured.

Advertising Costs

The Company's policy regarding advertising is to expense advertising when incurred. The Company incurred \$2,562 and \$766 in advertising expense for the years ended December 31, 2011 and 2010, respectively.

Property and Equipment

Property and equipment are stated at cost less accumulated depreciation. Depreciation is provided for on a straight-line basis over the estimated useful lives of the assets per the following table. Expenditures for additions and improvements are capitalized while repairs and maintenance are expensed as incurred.

Category

Depreciation Term

Office and cable/internet equipment

5 years

Cable plant and head end assets

20 years

Provision for Taxes

Deferred taxes are provided on a liability method whereby deferred tax assets are recognized for deductible temporary differences and operating loss and tax credit carry forwards and deferred tax liabilities are recognized for taxable temporary differences. Temporary differences are the differences between the reported amounts of assets and liabilities and their tax bases. Deferred tax assets are reduced by a valuation allowance when, in the opinion of management, it is more likely than not that some portion or all of the deferred tax assets will to be realized. Deferred tax assets and liabilities are adjusted for the effects of changes in tax laws and rates on the date of enactment.

The Company applies ASC 740, which requires the asset and liability method of accounting for income taxes. The asset and liability method requires that the current or deferred tax consequences of all events recognized in the financial statements are measured by applying the provisions of enacted tax laws to determine the amount of taxes payable or refundable currently or in future years. Deferred tax assets are reviewed for recoverability and the Company records a valuation allowance to reduce its deferred tax assets when it is more likely than not that all or some portion of the deferred tax assets will not be recovered

The Company adopted ASC 740, at the beginning of fiscal year 2008. This interpretation requires recognition and measurement of uncertain tax positions using a more-likely-than-not approach, requiring the recognition and measurement of uncertain tax positions. The adoption of ASC 740 had no material impact on the Company's financial statements.

SUMMIT DIGITAL, INC.

Notes to the Financial Statements

December 31, 2011 and 2010

NOTE 1 - ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

(CONTINUED)

Recent Accounting Pronouncements

The Company has evaluated recent accounting pronouncements and their adoption has not had or is not expected to have a material impact on the Company's financial position, or statements.

NOTE 2 - GOING CONCERN

The Company's financial statements are prepared using generally accepted accounting principles in the United States of America applicable to a going concern which contemplates the realization of assets and liquidation of liabilities in the normal course of business. The Company has not yet established an ongoing source of revenues sufficient to cover its operating costs and allow it to continue as a going concern. The ability of the Company to continue as a going concern is dependent on the Company obtaining adequate capital to fund operating losses until it becomes profitable. If the Company is unable to obtain adequate capital, it could be forced to cease operations.

In order to continue as a going concern, the Company will need, among other things, additional capital resources. Management's plans to obtain such resources for the Company include (1) obtaining capital from management and significant shareholders sufficient to meet its minimal operating expenses, and (2) seeking out and completing a merger with an existing operating company. However, management cannot provide any assurances that the Company will be successful in accomplishing any of its plans.

The ability of the Company to continue as a going concern is dependent upon its ability to successfully accomplish the plans described in the preceding paragraph and eventually secure other sources of financing and attain profitable operations. The accompanying financial statements do not include any adjustments that might be necessary if the Company is unable to continue as a going concern.

NOTE 3 PROPERTY AND EQUIPMENT

Property and equipment consisted of the following at December 31, 2011 and 2010:

2011

2010

\$

Office and cable/internet equipment

\$

175,000

175,000

Cable plant and head end assets

6,921

4,842

Total property and equipment

181,921

179,842

Less: accumulated depreciation

(10,943)

(1,079)

Equals: Property and equipment, net

\$

170,978 \$

178,763

NOTE 4 - RELATED PARTY PAYABLE

Long term debt represents payable to Summit Digital Holdings, Inc. which is the parent company of Summit Digital Inc. Summit Digital Inc. is a wholly owned subsidiary of Summit Digital Holdings, Inc. Summit Digital Inc. owed \$171,719 and \$161,422 at December 31, 2011 and 2010 respectively to Summit Digital Holdings, Inc. These advances bear no interest, are uncollateralized and due on demand.

SUMMIT DIGITAL, INC.

Notes to the Financial Statements

December 31, 2011 and 2010

NOTE 5 INCOME TAXES

The calculation of the Company's tax provision involves the application of complex tax rules and regulations in multiple jurisdictions throughout the world. The Company makes estimates and judgments in determining income tax expense for financial statement purposes. These estimates and judgments are made in the calculation of tax credits, benefits and deductions, and in the calculation of certain tax assets and liabilities arising from differences in the timing of recognition of revenue and expense for tax and financial statement purposes, as well as tax liabilities associated with uncertain tax positions. Significant changes to these estimates may result in an increase or a decrease to the Company's tax provision in a subsequent period.

The Company recognizes the effect of income tax positions only when it is more likely than not that these positions will be sustained. Recognized income tax positions are measured at the largest amount that is more than 50% likely of being realized. Changes in recognition or measurement are reflected in the period in which the change in judgment occurs.

Deferred tax assets and liabilities are recognized for temporary differences between financial statement and income tax bases of assets and liabilities. Valuation allowances are provided against deferred tax assets when it is more likely than not that some portion or all of the deferred tax asset will not be realized. The Company considers future taxable income and ongoing prudent and feasible tax planning strategies in assessing the need for the valuation allowance. The Company uses the flow-through method to account for investment tax credits. Under this method, a credit is recognized as a reduction of income tax expense in the year the credit is utilized.

NOTE 6 COMMITMENTS AND CONTINGENCIES

The Company leases its office facilities under an operating lease on a month to month basis.

NOTE 7 BUSINESS COMBINATION

Acquisitions made by the Company are accounted for under the purchase method of accounting. Under this method, the estimated fair value of assets acquired and liabilities assumed and the results of operations of the acquired business are included in the Company's financial statements from the effective date of the acquisition.

NOTE 8 - GOODWILL

The Company evaluates the recoverability of goodwill annually in the fourth quarter or sooner if events or changes in circumstances indicate that the carrying amount may not be recoverable. When the Company determines that there is an indicator that the carrying value of goodwill may not be recoverable, the Company measures impairment based on estimates of future cash flows. Impairment, if any, is measured based on an implied fair value model that determines the carrying value of goodwill.

NOTE 9 - SUBSEQUENT EVENTS

In accordance with ASC 855, Company management reviewed all material events through the date of this filing, and there are no material subsequent events to report other than those reported.

F-53

INDEX TO UNAUDITED CONSOLIDATED PRO-FORMA FINANCIAL STATEMENTS

September 30, 2012 and December 31, 2011

Page

Introduction to Pro-Forma Financial Statements

F-55

Pro-Forma Balance Sheets as at September 30, 2012, December 31, 2011

F-56

Pro-Forma Statements of Operations for the nine months ended September 30, 2012

F-57

Pro-Forma Statements of Operations for the year ended December 31, 2011

F-58

Notes to Pro-Forma Financial Statements

F-59

F-54

INTRODUCTION TO UNAUDITED PRO-FORMA CONSOLIDATED

BALANCE SHEETS AND STATEMENTS OF OPERATIONS

September 30, 2012 and December 31, 2011

The following unaudited pro-forma consolidated balance sheets and statements of operations give effect to WWA Group Inc.'s (WWA Group) purchase of all of the outstanding shares of Summit Digital Inc. (Summit), pursuant to their July 12, 2012 share exchange agreement, and are based on the estimates and assumptions set forth below and in the notes to such statements which include pro-forma adjustments.

This pro-forma information has been prepared utilizing the historical financial statements of WWA Group and Summit. This information should be read in conjunction with the historical financial statements and notes thereto. The pro-forma financial data has been included as required by the rules and regulations of the Securities and Exchange Commission and is provided for comparative purposes only. The pro-forma financial data does not purport to be indicative of the results which actually would have been obtained if the purchase agreement had been effected on the date or dates indicated or of those results which may be obtained in the future.

The acquisition was accounted for as a recapitalization effected by a share exchange, wherein Summit Digital is considered the acquirer for accounting and financial reporting purposes. The assets and liabilities of the acquired entity have been brought forward at their historical book value and no goodwill has been recognized, as required by the rules and regulations of the SEC. The issued common stock is that of WWA Group, and the accumulated deficit is that of Summit Digital.

The unaudited pro-forma consolidated balance sheet set forth below represents the combined financial position of WWA Group and Summit Digital as of September 30, 2012 and December 31, 2011, as if the reverse acquisition had occurred on those dates. The unaudited pro-forma consolidated statements of operations set forth below represent the combined results of operations of WWA Group and Summit Digital, as if the reverse acquisition occurred on the first day of the periods presented therein.

UNAUDITED CONSOLIDATED PRO-FORMA BALANCE SHEETS

September 30, 2012

WWA

Pro-forma

Pro-forma

Group

Summit

Adjustments

Consolidated

Cash

\$

2,350

\$

13,726

\$

\$

16,076

Receivables, net

56,629

56,629

Other Current Assets

7,260

8,528

15,788

Property and Equipment,

net

172,268

172,268

Total Assets

9,610

251,151

260,761

Accounts Payable

99,500

99,500

Accrued Expenses

6,696

6,696

Long Term Debt

167,364

167,364

Common Stock

23,842

99,000 (1)

122,842

Additional Paid in

Capital

4,472,830

(4,592,758) (1)

(119,928)

Retained Earnings

(4,493,758)

(15,713)

4,493,758 (1)

(15,713)

Total Liabilities and

SE

\$

9,610

\$

251,151

\$

-

\$

260,761

(1)-WWAG issues 99,000,000 shares to Summit for 100% of Summit stock.

F-56

UNAUDITED CONSOLIDATED PRO-FORMA STATEMENTS OF OPERATIONS

Nine Months ended September 30, 2012

WWA

Pro-forma

Pro-forma

Group

Summit

Adjustments

Consolidated

Net Revenues

\$

\$

340,709

\$

\$

340,709

Cost of Goods Sold

176,584

176,584

Gross Income

164,125

164,125

Operating Expenses

76,153

192,254

268,407

-
Income (Loss) from
Operations
(76,153)
(28,129)
(104,282)
-
Other income (expense)
-
Interest expense
-
-
Interest income
-
-
Impairment of notes
receivable
-
-
Gain (loss) on equity
investment
105,168
105,168
Other income (expense)
106,565
39,973

146,538

Total Other income (expense)

211,733

39,973

251,706

Income before income taxes

135,580

11,844

147,424

Provision for income tax

-

-

-

Net Income

\$ 135,580

\$

11,844

\$

-

\$

147,424

F-57

UNAUDITED CONSOLIDATED PRO-FORMA STATEMENTS OF OPERATIONS

December 31, 2011

WWA

Pro-forma

Pro-forma

Group

Summit

Adjustments

Consolidated

Net Revenues

\$

\$

434,971

\$

\$

434,971

Cost of Goods Sold

237,387

237,387

Gross Income

197,584

197,584

Operating Expenses

126,816

254,140

380,956

-

Loss from Operations

(126,816)

(56,556)

(183,372)

Other income (expense)

-

Interest expense

(1,644)

(1,644)

Interest income

68,541

68,541

Impairment of notes receivable

(1,711,003)

(1,711,003)

Loss on equity investment

(2,475,661)

(2,475,661)

Other income (expense)

(264,827)

8,020

(256,807)

Total Other income (expense)

(4,384,594)

8,020

(4,376,574)

Loss before provision for income

tax

(4,511,410)

(48,536)

(4,559,946)

Provision for income tax

-

-

-

Loss from continuing operations

(4,511,410)

(48,536)

(4,559,946)

Non controlling loss

(12,111)

-

(12,111)

Loss for the year

\$ (4,499,299)

\$

(48,536)

\$

-

\$

(4,547,835)

NOTES TO UNAUDITED CONSOLIDATED PRO-FORMA

BALANCE SHEETS AND STATEMENTS OF OPERATIONS

September 30, 2012 and December 31, 2011

The pro-forma consolidated financial statements do not purport to be indicative of the results which could actually have been obtained if the purchase agreement had been consummated on the date or dates indicated or which may be obtained in the future. The pro-forma adjustments were based on the preliminary information available at the time of the preparation of the unaudited pro-forma consolidated financial information. In addition, the unaudited pro-forma consolidated financial information gives effect only to the adjustments set forth in the accompanying notes and does not reflect any restructuring or acquisition related costs, or any potential cost savings or other synergies that management expects to realize as a result of the acquisition. The unaudited pro-forma consolidated financial information, including the notes thereto, are qualified in their entirety by reference to, and should be read in conjunction with, the historical consolidated financial statements attached to this Information Statement. The adjustments to the unaudited pro-forma consolidated financial information as of and in connection with the proposed acquisition are presented below:

- (1) To record the acquisition of Summit Digital by WWA Group, Inc. as a recapitalization and to record the issuance of 99,000,000 shares of the Corporation's common stock.

F-59

ANNEX A

SHARE EXCHANGE AGREEMENT

This Share Exchange Agreement (this **Agreement**) is effective July 12, 2012, by and between **WWA Group, Inc.**, a Nevada corporation with its corporate office at 700 Lavaca St., Suite 1400, Austin, Texas, U.S.A. (**Company**), and **Summit Digital, Inc.**, a Wyoming corporation with its registered office at 13854 Lakeside Circle, Suite 248, Sterling Heights, MI. 48313 (**SD**), and **Summit Digital Holdings, Inc.** a Nevada corporation, the shareholder of SD (the **Shareholder**).

RECITALS

WHEREAS, the Shareholder owns one-hundred (100) shares of SD, par value \$0.001 each, which shares constitute 100% of the issued and outstanding shares and 100% of the ownership of SD (the **SD Shares**); and

WHEREAS, the Company desires to acquire from the Shareholder, and the Shareholder desire to transfer to the Company, the SD Shares in exchange for approximately ninety-nine-million (99,000,000) shares of \$0.001 par value common stock of the Company (the **Company Shares**).

AGREEMENTS

Now, therefore, in consideration of the premises, the mutual promises and covenants set forth in this Agreement, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

ARTICLE 1

SHARE EXCHANGE

Section 1.1

Exchange. Upon and subject to the terms of this Agreement, the Company hereby agrees to issue and deliver the Company Shares to the Shareholder in exchange for the Shareholder's agreement to assign, transfer and set over the SD Shares to the Company at the closing of this Agreement pursuant to *Article 2* hereof. Following the exchange of the SD Shares for the Company Shares, the Shareholder will own approximately eighty (80%) of the issued and outstanding shares of the Company's common stock

and SD will become a wholly owned subsidiary of the Company

Section 1.2 Share Valuation Price. The valuation of the SD Shares shall be deemed equivalent to the valuation of the Company Shares.

Section 1.3 Tax Free. The exchange of the SD Shares for the Company Shares will be deemed by the parties to be a tax free exchange.

Section 1.4

Securities Restriction. The Company Shares will be restricted for a period of at least six (6) months from the date of issuance.

ARTICLE 2

CLOSING

Section 2.1

Closing. The closing of the transaction contemplated hereby shall take place on or before August 20, 2012 (the **Closing**), subject to the approval of the Company's stockholders and other pre-closing conditions, at which the parties shall make the deliveries provided in this Article 2.

ANNEX A

Section 2.2

SD s and the Shareholder s Deliveries at Closing. At the Closing or as soon as practicable thereafter SD will deliver or will cause the Shareholder to deliver to the Company the following:

- (a)
Share certificates representing the SD Shares to be delivered to the Company;
- (b)
Any consents required to transfer the SD Shares to the Company;
- (c)
A certified copy of the resolution of the directors of SD authorizing the execution and delivery of this Agreement and all documents to be executed and delivered by SD at Closing;
- (d)
All discharges and notices of discharge, estoppel letters, pay-out letters or similar discharging documentation, in registrable form if required, which are necessary or desirable to effect or evince the discharge of any liens or encumbrances, all of which are satisfactory in form and content to the Company, acting reasonably;
- (e)
Such other documents, certificates, instruments and agreements as are required or contemplated to be delivered by SD or the Shareholder pursuant to this Agreement.

Section 2.3 The Company s Deliveries at Closing. At the Closing or as soon as practicable thereafter, the Company shall deliver to SD and the Shareholder, as applicable:

- (a)
Share certificates representing the Company Shares, issued to the Shareholder;
- (b)
A certified copy of resolutions of the board of directors of the Company authorizing:

1. the exchange of shares by the Company;
2. the execution and delivery of this Agreement and all documents to be executed and delivered by the Company at Closing;
3. the appointment of Tom Nix and Stephen Spencer to the Company's board of directors (2 of 3 board members) effective as of Closing;

(c)

Such other documents, certificates, instruments and agreements as are required or contemplated to be delivered by the Company pursuant to this Agreement.

ARTICLE 3

CONDITIONS PRECEDENT TO CLOSING

Section 3.1

Conditions Precedent to Obligations of the Company. The obligations of the Company under this Agreement to consummate the Closing contemplated hereby shall be subject to the satisfaction, or the waiver of the Company, on or before the Closing, of the following conditions:

(a)

Representations and Warranties True. The representations and warranties of SD shall be in all material respects true and accurate as of the date when made, and, except as to representations and warranties which are expressly limited to a state of facts existing at a time prior to the Closing, shall be in all material respects true and accurate at and as of the Closing.

2

ANNEX A

(b)

Performance of Covenants. SD shall have performed and complied in all material respects with each and every covenant, agreement and condition required by this Agreement to be performed or complied with by it prior to or as of the Closing.

(c)

No Governmental or Other Proceeding or Litigation. No order of any court or administrative agency shall be in effect which restrains or prohibits any transaction contemplated hereby; and no suit, action, other than the exercise of dissenters' rights, investigation, inquiry or proceeding by any governmental body or other person or entity shall be pending or threatened against SD or the Shareholder which challenges the validity or legality, or seeks to restrain the consummation, of the transactions contemplated hereby.

(d)

Closing Documentation. The Company shall have received the deliveries identified in *Section 2.2* and such additional documentation at the Closing as the Company and its counsel may reasonably require to evidence compliance by SD and the Shareholder with all of their obligations under this Agreement.

Section 3.2

Conditions Precedent to Obligations of SD and the Shareholder. The obligations of SD

and the Shareholder under this Agreement to consummate the Closing contemplated hereby shall be subject to the satisfaction, or to the waiver by SD and the Shareholder, on or before the Closing, of the following conditions:

(a)

Representations and Warranties True. The representations and warranties of the Company shall be in all material respects true and accurate as of the date when made, and, except as to representations and warranties which are expressly limited to a state of facts existing at a time prior to the Closing, shall be in all material respects true and accurate at and as of the Closing.

(b)

Performance of Covenants. The Company shall have performed and complied in all material respects with each and every covenant, agreement and condition required by this Agreement to be performed or complied with by it prior to or as of the Closing.

(c)

No Governmental or Other Proceeding or Litigation. No order of any court or administrative agency shall be in effect which restrains or prohibits any transaction contemplated hereby; and no suit, action, other than the exercise of dissenters' rights, investigation, inquiry or proceeding by any governmental body or other person or entity shall be pending or threatened against the Company which challenges the validity or legality, or seeks to restrain the consummation, of the transactions contemplated hereby.

(d)

Closing Documentation. SD and the Shareholder shall have received the deliveries identified in *Section 2.3* and such additional documentation at the Closing as SD, the Shareholder, and their respective counsel may reasonably require that evidences the Company's compliance with all of its obligations under this Agreement.

ARTICLE 4

REPRESENTATIONS AND WARRANTIES OF SD

SD represents and warrants to the Company, as of the date of this Agreement, as follows:

3

ANNEX A

Section 4.1

Organization, Good Standing and Qualification. SD is a corporation duly organized, validly existing and in good standing under the laws of Wyoming. SD has all requisite corporate power and authority to own and operate its properties and assets, to execute and deliver this Agreement, to carry out the provisions of this Agreement and to carry on business as presently conducted and as presently proposed to be conducted. SD is qualified and authorized to do business and is in good standing in each jurisdiction in which the nature of its activities and of its properties (both owned and leased) makes such qualification necessary, except for those jurisdictions in which failure to do so would not have a material adverse effect on SD or its business. SD is not a participant in any joint venture, partnership or similar arrangement nor will it own equity securities in other corporations, limited partnerships or similar entities at Closing.

Section 4.2

Capitalization; Voting Rights. The issued and outstanding capital shares of SD consist of one-hundred (100) shares, par value \$0.001. All issued and outstanding shares (i) have been duly authorized and validly issued, (ii) are fully paid and non-assessable, and (iii) were issued in compliance with all applicable laws concerning the issuance of securities. There are no outstanding options, warrants, rights (including conversion or preemptive rights and rights of first refusal), proxy or shareholder agreements, or agreements of any kind for the purchase or acquisition from SD of its securities. When transferred in compliance with the provisions of this Agreement, the SD Shares will be validly issued, fully paid and non-assessable, and will be free of any liens or encumbrances; provided, however, that the SD Shares may be subject to restrictions on transfer subject to applicable laws as set forth herein or as otherwise required by such laws at the time a transfer is proposed.

Section 4.3

Authorization; Binding Obligations. All corporate action on the part of SD, its management and the Shareholder necessary for the authorization of this Agreement, the performance of

all obligations of SD hereunder at the Closing, the sale, transfer and delivery of the SD Shares pursuant hereto has been taken or will be taken prior to the Closing. The Agreement, when executed and delivered, will represent a valid and binding obligation of SD enforceable in accordance with its terms, except (i) as limited by applicable bankruptcy, insolvency, reorganization, moratorium or other laws of general application affecting the enforcement of creditors rights; and (ii) as limited by general principles of equity that restrict the availability of equitable remedies. The exchange of the SD Shares is not and will not be subject to any preemptive rights or rights of first refusal that have not been properly waived or complied with.

Section 4.4

Financial Statements; Interim Changes. SD has delivered to the Company its audited balance sheet and statements of operations and its unaudited balance sheet and statements of operations (the **Financials**) as at December 31, 2011 and December 31, 2010 and at March 31, 2011 and March 31, 2012 respectively (the **Statement Dates**) prepared in accordance with GAAP, as required for compliance with securities and regulatory bodies, including the provisions of Rule 3-05(b) of Regulation S-X. The Financials are complete and correct in all material respects and presents fairly the financial condition of SD as of the Statement Dates. .

Section 4.5 Liabilities. SD has no material liabilities and, to the best of its knowledge, knows of no material contingent liabilities not disclosed in the Financials, except current liabilities incurred in the ordinary course of business subsequent to the Statement Date which have not been, either in any individual case or in the aggregate, materially adverse.

ANNEX A

Section 4.6 Agreements; Action.

(a)

There are no agreements, understandings, instruments, contracts, proposed transactions, judgments, orders, writs or decrees to which SD is a party or to its knowledge by which it is bound which may involve (i) the license of any proprietary right to or from SD, (ii) provisions restricting or affecting the business SD, or (iii) indemnification by SD with respect to the infringement of proprietary rights.

(b)

SD has not (i) declared or paid any dividends, or authorized or made any distribution upon or with respect to any its capital shares, (ii) incurred any indebtedness for money borrowed or any other liabilities except than with respect to dividend obligations, distributions, indebtedness and other obligations incurred in the ordinary course of business as disclosed in the Financials, (iii) made any loans or advances to any person, other than ordinary advances for travel expenses, or (iv) sold, exchanged or otherwise disposed of any of its assets or rights, other than the sale of its inventory in the ordinary course of business.

Section 4.7 Changes. Since the most recent of the Statement Dates, there has not been to SD s knowledge:

(a)

Any change in the assets, liabilities, financial condition or operations of SD from that reflected in the Financials, other than changes in the ordinary course of business, none of which individually or in the aggregate has had or is expected to have a material adverse effect on such assets, liabilities, financial condition or operations of SD;

(b)

Any material change, except in the ordinary course of business, in the contingent obligations of SD by way of guaranty, endorsement, indemnity, warranty or otherwise;

(c)

Any damage, destruction or loss, whether or not covered by insurance, materially and adversely affecting the properties, business or prospects or financial condition of SD;

(d) Any waiver by SD of a valuable right or of a material debt owed to it;

(e)

Any direct or indirect loans made by SD to any employee, manager or shareholder of SD, other than advances made in the ordinary course of business;

(f)

Any material change in any compensation arrangement or agreement with any employee, manager or shareholder; or

(g)

Any debt, obligation or liability incurred, assumed or guaranteed by SD, except those for immaterial amounts and for current liabilities incurred in the ordinary course of business.

Section 4.8

Expertise. SD has the necessary expertise and know-how to fulfill its obligations pursuant to this Agreement.

ANNEX A

Section 4.9

Title to Properties and Assets. SD has good and marketable title to its properties and assets, including without limitation the properties and assets reflected in the Financials, and good title to its leasehold estates, in each case subject to mortgages, pledges, liens, encumbrances or other charges, including (i) those resulting from taxes which have not yet become delinquent, (ii) liens and encumbrances which may materially detract from the value of the property subject thereto or materially impair the operations of SD, and (iii) those that have otherwise arisen in the ordinary course of business. All facilities, machinery, equipment, fixtures, vehicles and other properties owned, leased or used by SD are in good operating condition and repair and are reasonably fit and usable for the purposes for which they are being used.

Section 4.10

SD's Business. SD holds all of the rights, permits, licenses, and approvals to provide services pursuant to its business. SD is not dependent on one or a few customers in the operation of its business.

Section 4.11

Compliance with Other Instruments. SD is not in violation or default of any term of its governing documents, or of any provision of any mortgage, indenture, contract, agreement, instrument or contract to which it is party or by which it is bound or of any judgment, decree, order, writ or, to its knowledge, any statute, rule or regulation applicable to SD which would materially and adversely affect the business, assets, liabilities, financial condition, operations or prospects of SD. The execution, delivery, and performance of and compliance with this Agreement, and the exchange of the SD Shares pursuant to this Agreement, will not, with or without the passage of time or giving of notice, result in any such material violation, or be in conflict with or constitute a default under any such term, or result in the creation of any mortgage, pledge, lien, encumbrance or charge upon any of the properties or assets of SD or the suspension, revocation, impairment, forfeiture or nonrenewal of any permit license, authorization

or approval applicable to SD, its business or operations or any of its assets or properties.

Section 4.10

Litigation. There is no action, suit, proceeding, or investigation, pending, or to SD s knowledge, currently threatened against SD that questions the validity of this Agreement, or to consummate the transactions contemplated hereby, or which might result, either individually or in the aggregate, in any material adverse change in the assets, condition, affairs or prospects of SD, financially or otherwise, or any change in the current equity ownership of SD, nor is SD aware that there is any basis for the foregoing. The foregoing includes, without limitation, actions pending or threatened (or any basis therefore known to SD) involving the prior employment of any of SD s employees, their use in connection with SD s business of any information or techniques allegedly proprietary to any of their former employers, or their obligations under any agreements with prior employers. SD is not a party or subject to the provisions of any order, writ, injunction, judgment or decree of any court or government agency or instrumentality. There is no action, suit, proceeding or investigation by SD currently pending or which SD intends to initiate.

Section 4.11

Tax Returns and Payments. SD has timely filed all tax returns required to be filed by it. All taxes shown to be due and payable on such returns, any assessments imposed, and to SD s knowledge all other taxes due and payable by SD on or before the Closing have been paid or will be paid prior to the time they become delinquent. SD has not been advised (i) that any of its returns have been or are being audited as of the date hereof, or (ii) of any deficiency in assessment or proposed judgment to its taxes. SD has no knowledge of any liability of any tax to be imposed upon its properties or assets as of the date of this Agreement that is not adequately provided for.

ANNEX A

Section 4.12

Employees. No employee has any agreement or contract, written or verbal, regarding their employment. SD is not a party to or bound by any currently effective employment contract, deferred compensation arrangement, bonus plan, incentive plan, profit sharing plan, retirement agreement or other employee compensation plan or agreement. To SD's knowledge, no employee of SD, nor any consultant with whom SD has contracted, is in violation of any term of any employment contract, proprietary information agreement or any other agreement relating to the right of any such individual to be employed by, or to contract with, SD because of the nature of the business to be conducted by SD; and to SD's knowledge the continued employment by SD of its present employees, and the performance of SD's contracts with its independent contractors, will not result in any such violation. SD has not received any notice alleging that any such violation has occurred. No employee of SD has been granted the right to continued employment by SD or to any material compensation following termination of employment with SD. SD is not aware that any manager or key employee, or that any group of key employees, intends to terminate their employment with SD, nor does SD have a present intention to terminate the employment of any manager, key employee or group of key employees.

Section 4.13

Compliance with Laws; Permits. To its knowledge, SD is not in violation of any applicable statute, rule, regulation, order or restriction of any domestic or foreign government or any instrumentality or agency thereof in respect of the conduct of its business or the ownership of its properties which violation would materially and adversely affect the business, assets, liabilities, financial condition, operations or prospects of SD. No governmental orders, permissions, consents, approvals or authorizations are required to be obtained and no registrations or declarations are required to be filed in connection with the execution and delivery of this Agreement and the exchange of the SD Shares, except such as has been duly and validly obtained or filed, or with respect to any filings that must be made after the Closing, as will be filed in a timely manner. SD has all permits and licenses and any similar authority

necessary for the conduct of its business as now being conducted by it, the lack of which could materially and adversely affect the business, properties, prospects or financial condition of SD and believes it can obtain, without undue burden or expense, any similar authority for the conduct of its business as planned to be conducted.

Section 4.14

Environmental and Safety Laws. To its knowledge, SD is not in violation of any applicable statute, law or regulation relating to the environment or occupational health and safety, and to its knowledge, no material expenditures are or will be required in order to comply with any such existing statute, law or regulation.

Section 4.15

Offering Valid. Assuming the accuracy of the representations and warranties of Company contained in Article 5 hereof, the offer, and exchange of the SD Shares will be exempt from the registration requirements of all applicable securities laws and will have been registered or qualified (or are exempt from registration and qualification) under the registration, permit or qualification requirements of all applicable securities laws.

Section 4.16

Full Disclosure. To SD s knowledge and belief, this Agreement, and any certificate expressly delivered by SD to the Company or its attorneys or agents in connection herewith or therewith or with the transactions contemplated hereby or thereby, neither contain any untrue statement of a material fact nor, to SD s knowledge and belief, omit to state a material fact necessary in order to make the statements contained herein or therein not misleading. To SD s knowledge and belief, there are no facts which (individually or in the aggregate) materially adversely affect the business, assets, liabilities, financial condition or operations of SD that have not been set forth in the Agreement or in other documents expressly delivered to the Company or its attorneys or agents in connection herewith.

ANNEX A

ARTICLE 5

REPRESENTATIONS AND WARRANTIES OF COMPANY

The Company represents and warrants to SD and the Shareholder, as of the date of this Agreement and as of Closing, as follows:

Section 5.1

Authority. The Company has all requisite right, power, authority and capacity to execute, deliver and perform this Agreement. This Agreement has been duly and validly executed and delivered by the Company. This Agreement is the valid and binding obligation of the Company, enforceable against the Company in accordance with its terms, except as enforceability may be limited by (a) applicable bankruptcy, insolvency, reorganization, arrangement, moratorium, fraudulent conveyance, redemption, reinstatement, and other laws affecting the rights or remedies of creditors generally and (b) general principles of equity.

Section 5.2 Capitalization; Voting Rights. The issued and outstanding capital shares of the Company consist of twenty three million, eight hundred forty one thousand, nine hundred and twenty two (23,841,922) shares, par value \$0.001. The Company has resolved to issue an additional six-hundred thousand (600,000) shares from its treasury in July 2012 to settle the Company's debts as of June 30, 2012, resulting in a total pro-forma issued and outstanding share count as of the date of this Agreement of 24,441,922 shares. All issued and outstanding shares (i) have been duly authorized and validly issued, (ii) are fully paid and non-assessable, and (iii) were issued in compliance with all applicable laws concerning the issuance of securities. There are no outstanding options, warrants, rights (including conversion or preemptive rights and rights of first refusal), proxy or shareholder agreements, or agreements of any kind for the purchase or acquisition from the Company of its securities. When transferred in compliance with the provisions of this Agreement, the Company Shares will be validly issued, fully paid and non-assessable, and will be free of any liens or encumbrances; provided, however, that the Company Shares will be subject to restrictions on transfer subject to applicable laws as set forth

herein or as otherwise required by such laws at the time a transfer is proposed.

Section 5.3

Investment. The Company is acquiring the SD Shares for investment purposes, and not with a view to distribution or resale thereof in violation of applicable securities laws and regulations.

Section 5.4 No Conflicts. The execution, delivery and performance by the Company of this Agreement does not and will not: (a) conflict with, violate, result in a breach of or constitute a default under any agreement, instrument or obligation to which the Company is a party or by which the Company is bound; (b) conflict with or violate any order, judgment, decree, statute, rule or regulation applicable to the Company; or (c) require any consent, approval or authorization of, or filing with, any governmental authority or any other third party.

Section 5.5 Litigation. There is no action, suit, proceeding or investigation pending, or to the Company's knowledge threatened, against the Company which questions or challenges the validity of this Agreement or any action to be taken by the Company pursuant to this Agreement, and, to the Company's knowledge, there is no basis for any such action, suit, proceeding or investigation.

Section 5.6

Current Regulatory Reporting. To the Company's knowledge, the Company is current and compliant with all of its state and federal regulatory filings.

ANNEX A

ARTICLE 6

INDEMNIFICATION

Section 6.1

Indemnification by SD. From and after the Closing, SD shall indemnify and hold harmless the Company from and against any and all losses, liabilities, claims, demands, causes of action, costs and expenses (including, without limitation, reasonable attorneys fees) (collectively, **Claims**) arising out of or resulting from: (a) any representation or warranty of SD, as the case may be, in this Agreement not being true and accurate when made or when required by this Agreement to be true and accurate; or (b) any failure by SD, as the case may be, to perform any of its covenants, agreements or obligations in this Agreement.

Section 6.2 Indemnification by the Company. From and after the Closing, the Company shall indemnify and hold harmless SD and the Shareholder from and against any and all Claims arising out of or resulting from: (a) any representation or warranty of the Company in this Agreement not being true and accurate when made or when required by this Agreement to be true and accurate; or (b) any failure by the Company to perform any of its covenants, agreements or obligations in this Agreement.

Section 6.3 Procedure for Indemnification. No party shall be entitled to indemnification under this Article 6 until such party (the **Indemnified Party**) shall have given the party obligated to provide indemnification hereunder (the **Indemnifying Party**) written notice of the claim for indemnification and, if such claim for indemnification arises out of any claim, suit, action or proceeding by a third party against the Indemnified Party, unless and until the Indemnified Party shall have given the Indemnifying Party prompt written notice of such third-party claim and the Indemnifying Party has been offered the right, at the sole expense of the Indemnifying Party, to participate in the defense of such third-party claim. If the Indemnifying Party elects to assume the defense of such a third-party claim, it shall not be liable to the Indemnified Party for any legal or other expense subsequently incurred by the Indemnified Party in connection with the defense thereof. The Indemnifying Party shall not be liable for any settlement of any

action or claim effected without the prior written consent of the Indemnifying Party, which consent shall not be unreasonably withheld.

Section 6.4

No Bar. The provisions of this Article 6 shall not limit in any way the claims which may be made by the parties at law or in equity for any breach by any such party of the terms of this Agreement or any document or instrument delivered pursuant hereto.

ARTICLE 7

MISCELLANEOUS

Section 7.1

Brokers. Each party represents to the other parties that it has not engaged any broker, finder or intermediary in connection with the transactions contemplated by this Agreement.

Section 7.2

Expenses. All legal and other expenses incurred by any party in connection with this Agreement and the transactions contemplated hereby shall be paid by the party incurring such fees.

Section 7.3 Survival. Each of the covenants, representations and warranties of the parties made herein shall survive the Closing and shall not be merged in the consummation of the transactions contemplated hereby.

ANNEX A

Section 7.4

Notices. All notices and other communications under this Agreement shall be in writing and shall be sent by certified or registered mail, return receipt requested, by personal delivery, or by facsimile addressed to the appropriate party at the address or facsimile number set forth below or such other address or facsimile number as the party may designate by notice given in accordance with this Section 7.4. Notice shall be deemed validly given on the date of receipt as shown on the return receipt if delivered by certified or registered mail, on the date of delivery if done by personal delivery and upon confirmation of receipt if sent by facsimile with receipt confirmed. Notice shall also be deemed validly given on the date that a party rejects or refuses to accept delivery or the date of an inability to effectuate delivery because of a changed address or facsimile number of which no notice was given in accordance with this Section 7.4.

If to the Company to:

WWA Group, Inc.

attn: Eric Montandon

700 Lavaca St., Suite 1400

Austin, Texas

U.S.A.

Tel: (480) 505-0070

Fax: (480) 505-0071

Email: eric@asia8.com

If to SD to:

Summit Digital Inc.

attn: Tom Nix

13854 Lakeside Circle, Suite 248,

Sterling Heights, MI. 48313

Phone: 231-825-2500

Fax:

Email: info@summitdigital.us

Section 7.5

Due Diligence. The Company shall give SD and SD shall give the Company and their respective representatives full access to any personnel and all properties, documents, books, records and operations relating to the transaction contemplated herein within a reasonable amount of time from the date of any such request, but in each such case within ten (10) business days from the date of request. All such requests for access shall be delivered pursuant to Section 7.4.

Section 7.6

Confidentiality. The existence and the terms of this Agreement shall be maintained in confidence by the parties hereto and their respective officers, directors and employees except as compelled to be disclosed by judicial or administrative process or by other requirements of law, legal process, rule or regulation (including to the extent required in connection with any filings made by the parties or their controlling affiliates with the Securities and Exchange Commission). Nevertheless, all public announcements, notices or other communications regarding such matters to third parties, including without limitation any disclosure regarding the transactions contemplated hereby, shall require the prior approval of all parties hereto.

10

ANNEX A

Section 7.7

Breach and Injunctive Relief. Each party agrees that if it commits a breach or threatens to commit a breach of any of the provisions of this Agreement, then the other party has the right to have the provisions of this Agreement specifically enforced by a court in the State of Nevada, it being acknowledged and agreed that any such breach or threatened breach will cause irreparable injury to the other and that money damages will not provide an adequate remedy. If a breach occurs and is not wholly remedied by specific enforcement of this Agreement, the offending party agrees to compensate the injured party for adverse consequences that result directly or indirectly from the breach. The parties acknowledge and agree that injunctive relief is appropriate for any breach or threatened breach of this Agreement or the obligations hereunder.

Section 7.8 Arbitration. The parties hereby submit all controversies, claims, and matters of difference to arbitration in Nevada, by a single arbitrator according to the Commercial Arbitration Rules of the American Arbitration Association from time to time in force. This submission and agreement to arbitrate shall be specifically enforceable. Without limiting the generality of the foregoing, the following shall be considered controversies for this purpose: (i) all questions relating to the breach of any obligation, warranty or condition hereunder, (ii) all questions relating to representations, negotiations and other proceedings leading to the execution hereof, (iii) failure of either party to deny or reject claim or demand from the other party, and (iv) all questions as to whether the right to arbitrate any question exists. Arbitration may proceed in the absence of either party if notice of the proceeding has been given to such party. The parties agree to abide by all awards rendered in such proceedings. Such awards shall be final and binding on all parties. It is the intention of the parties that the selection of arbitrators, the holding of the arbitration hearing, and the issuance of the findings of the arbitrators shall all be accomplished as expeditiously as possible, and the parties shall take all measures required to proceed in that fashion.

Section 7.9

Legal Expenses. In the event of any litigation or other proceedings before an adjudicative

authority regarding the construction hereof or any breach hereof, the non-prevailing party shall pay the reasonable legal fees and expenses of the prevailing party incurred therein.

Section 7.10 Entire Agreement; Amendments; Waivers. This Agreement constitutes the entire agreement of the parties with respect to the subject matter hereof and supersedes all prior agreements and understandings, oral or written, with respect thereto. This Agreement may not be modified orally, but only by an agreement in writing signed by the party against whom any waiver or amendment may be sought to be enforced. No action taken pursuant to this Agreement and no investigation by or on behalf of any party hereto shall be deemed to constitute a waiver by such party of compliance with any representation, warranty, covenant or agreement herein. The waiver by any party hereto of any condition or of a breach of another provision of this Agreement shall not be construed as a waiver of any other condition or subsequent breach. The waiver by any party of any part of any condition precedent to its obligations under this Agreement shall not preclude it from seeking redress for breach of this Agreement other than with respect to the condition waived.

Section 7.11 Binding Effect. This Agreement shall inure to the benefit of and be binding upon the parties hereto and their respective heirs, legal representatives, successors and permitted assigns. None of the parties shall assign this Agreement or delegate any of its duties hereunder to any other person or entity without the prior written consent of the other parties to this Agreement.

Section 7.12 Headings. The section and other headings in this Agreement are for reference purposes only and shall not affect the meaning or interpretation of this Agreement.

ANNEX A

Section 7.13

Counterparts. This Agreement may be executed in any number of counterparts, each of which, when executed, shall be deemed to be an original and all of which together shall be deemed to be one and the same Agreement.

Section 7.14 Governing Law. This Agreement shall be construed and enforced in accordance with the laws of the State of Nevada, without giving effect to the principles of conflicts of law of such state.

IN WITNESS WHEREOF, the parties have executed and delivered this Agreement as of the date first set forth above.

COMPANY

/s/ Eric Montandon

By: Eric Montandon

Its: Chief Executive Officer

SUMMIT DIGITAL, INC.

/s/ Tom Nix

By: Tom Nix

Its: President

SHAREHOLDER

/s/ Tom Nix

Tom Nix

Authorized Director of Shareholder

**ARTICLES OF AMENDMENT TO THE ARTICLES OF INCORPORATION
OF
WWA GROUP, INC.**

Pursuant to Section 78.320 of the Nevada Revised Statutes, the undersigned, desiring to amend the Articles of Incorporation (dated the 12th of November 1996 and amended on the 31st of July 1997, April 9, 1998, and August 8, 2003, referred to herein as the Articles) of WWA Group, Inc. (the Corporation), does hereby sign, verify, and deliver to the Office of the Secretary of State of Nevada this Article of Amendment.

Pursuant to a unanimous written consent resolution of the board of directors dated July 12, 2012 and a vote taken by a majority of the stockholders at a special meeting on March __, 2013, the directors and stockholders of the Corporation approved the filing of a Certificate of Amendment to increase the number of authorized common shares par value \$0.001 from 50,000,000 common shares par value \$0.001 to 250,000,000 common shares par value \$0.001.

THEREFORE, Article IV Capital of the Articles of Incorporation of the Corporation is hereby amended and restated in its entirety as follows:

ARTICLE IV

CAPITAL

The corporation shall have authority to issue Two Hundred and Fifty Million (250,000,000) common shares, one mil (0.001) par value. There shall be only one class of authorized shares, to wit: common voting stock. The common stock shall have unlimited voting rights provided in the Nevada Business Corporation Act.

None of the shares of the corporation shall carry with them the pre-emptive right to acquire additional or other shares of the corporation. There shall be no cumulative voting of shares.

The amendment to increase the number of authorized common shares was adopted by 12,204,925 shares, or 51.2% %, of the 23,841,922 issued and outstanding shares of common stock entitled to approve such amendment.

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The increase in the number of authorized common shares will be effective on March __, 2013 upon the filing of this amendment to the Amended Articles of Incorporation of WWA Group, Inc. with the Office of the Secretary of State of the State of Nevada.

DATED this __th day of March, 2013.

Eric Montandon

Chief Executive Officer and Director

1