

Intellectual Property Prospector

IP Assets Held by Firms In Transition

May 28, 2007
Volume 2, Number 22
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(Click on Reference Number to go directly to Company Profile)

Intellectual Property Prospector identifies companies with total assets of any size filing for bankruptcy or reporting other financial difficulty and profiles their ownership of intellectual property. The Prospector features companies that meet strictly defined, predetermined criteria and is designed to support the efforts of firms and individuals interested in identifying opportunities in the specific area of intellectual property, which includes patents, trademarks, trade secrets, and licenses, among others. Information is compiled weekly and the Prospector is distributed by email every Sunday evening to arrive before 9:00AM every Monday. The Prospector is published by Beard Group, Inc. (<http://BeardGroup.com>). For subscription information call Customer Service at 240-629-3300, ext. 27.

Prospector Profile Selection Criteria:

In order to appear in the **Intellectual Property Prospector**, a company must report ownership of intellectual property assets, as well as one of the conditions listed below:

- An event which indicates financial distress; e.g., default, distressed exchange offer, preferred dividend omission, debt at deep discount, restructuring, low rating, audit concerns, covenant problems, and loss/deficit.
- Chapter 11, 7, or 15 bankruptcy filing
- Section 363 Sales

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**Prospector
Profile
07.0759**

Alternate Energy Corporation

105-3325 North Service Rd
Burlington, Ontario, Canada L7N 3G2
(905) 332-3110

NAICS		325120
Description		Gas Mfg.
Employees		3
Revenue	(mil)	\$0.00
Income	(mil)	(\$2.67)
Assets	(mil)	\$0.48
Liability	(mil)	\$0.74
(for the year ended 12/31/2006)		

Category: Audit Concerns

Event: Danziger Hochman Partners, LLP expressed doubt about the ability of Alternative Energy Corporation to continue as a going concern due to its recurring losses from operations and net capital deficiency.

Intellectual Property: In November 2006, the Company made a formal application for three provisional patents on its enhanced production technology, including the modifications which produce its by-products. The Company expects to file a provisional patent for a fourth by-product by the fourth quarter of 2007 and upon completion of further purification refinement. The Company believes that this patent, if granted, could prove invaluable because it could protect various methods of modifying existing production processes to simultaneously produce hydrogen, especially if this becomes the solution of choice for the future global production of hydrogen. [SEC Filing 10-KSB 04-16-07]

Description: The Company creates clean, on-demand hydrogen technology that has multiple market applications.

Officers: Blaine Froats (Chair & CEO); Sean Froats (VP, Sec. & Dir.); Jack Wasserman (Treas. & Dir.)

Auditor: Danziger Hochman Partners, LLP

Securities: Common Stock-Symbol ARGY.OB; OTC BB;
134,319,019 common shares outstanding as of March 23, 2007.

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**Prospector
Profile
07.0760**

AMC Entertainment, Inc.

920 Main Street
Kansas City, MO 64105
(816) 221-4000

NAICS		711110
Description		Movie Theaters
Employees		1,400
Revenue	(mil)	\$1,730.45
Income	(mil)	(\$188.76)
Assets	(mil)	\$4,402.59
Liability	(mil)	\$3,159.11
(for the year ended 3/30/2006)		

Category: Low Rating

Event: Fitch Ratings affirmed its 'CCC+/RR6' rating on AMC Entertainment, Inc.'s senior subordinated notes. The rating outlook is stable. Fitch said that the rating concerns include the Company's significant debt load despite the reduction of \$600 million in senior and subordinated notes following the public offering of National CineMedia, Inc., the joint venture for cinema advertising.

Intellectual Property: On June 20, 2005, the Company entered into a merger agreement with LCE Holdings, Inc., the parent of Loews Cineplex Entertainment Corporation. The Merger included the acquisition of intangible assets including \$9,595,000 related to Loews and Cinemex trademark and tradenames and \$6,805,000 related to Cinemex non-compete agreement. On December 23, 2004, the Company completed a merger with Marquee. The merger with Marquee Holdings, Inc. included the acquisition of intangible assets including \$74,000,000 related to the AMC trademark and tradename. [SEC Filing 10-K 06-28-06]

Description: The Company is principally involved in the theatrical exhibition business throughout North America and in Portugal, Spain, France, Japan, Sweden, China and the UK.

Officers: Peter C. Brown (Chair, CEO & Dir.); Philip M. Singleton (EVP, COO & Dir.); Craig R. Ramsey (EVP & CFO); Richard T. Walsh (EVP); John D. McDonald (EVP); Mark A. McDonald (EVP); Kevin M. Connor (SVP, Gen. Counsel & Sec.); Chris A. Cox (VP & Chief Acctg. Officer); Terry W. Crawford (VP & Treas.); Michael R. Hannon (Dir.); Stephen P. Murray (Dir.); Stan Parker (Dir.); Aaron J. Stone (Dir.); John Connaughton (Dir.); Michael Connelly (Dir.); Benjamin Coughlin (Dir.); Travis Reid (Dir.)

Auditor: PricewaterhouseCoopers LLP

Securities: 1 common share outstanding as of May 26, 2006.

Notes: AMC Entertainment, Inc. is a privately held company.

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**Prospector
Profile
07.0761**

American Enterprise Development Corp.

2544 Tarpley Road, Suite 104
Carrollton, TX 75006
(972) 418-0225

NAICS	312111
Description	Beverage Mfg.
Employees	6
Revenue (mil)	\$0.02
Income (mil)	(\$2.27)
Assets (mil)	\$1.47
Liability (mil)	\$4.09
(for the year ended 12/31/2006)	

Category: Audit Concerns

Event: James B. McElravy, CPA, P.C. raised doubts on the ability of American Enterprise Development Corporation to continue as a going concern due to its substantial losses and its liquidity problems associated with its limited operations and working capital.

Intellectual Property: The Company, through its Havoc Distribution, Inc. subsidiary, develops, markets, sells and distributes energy drinks under the Havoc™ brand name and under the brand names of sports conferences, franchises and teams that it sponsors. Havoc currently has licenses covering college sports conferences, sports franchises and other affinity groups. Havoc has licensed from various professional and collegiate sports organizations the right to use the sports team name and logo in connection with the branding and promotion of the Havoc products, including the right to promote the Havoc name and products at various sporting events. [SEC Filing 10-KSB 04-13-07]

Description: The Company develops, markets, sells and distributes energy drinks.

Officers: Carey Kent Williams (Pres., CEO & Dir.); William S. Davis (Chair); William A. Carmichael (Dir.); Bob Hamlin (Dir.); Miles Lim (Dir.); Williams Gerald Martin, Jr. (Dir.); Robert Wilson (Dir.)

Auditor: James B. McElravy, CPA, P.C.

Securities: Common Stock-Symbol AEND.OB; OTC BB;
47,663,331 common shares outstanding as of March 16, 2007.

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**Prospector
Profile
07.0762**

American Fiber Green Products, Inc.

9401 Oak Street
Riverview, FL 33569
(813) 247-2770

NAICS		313210
Description		Fiberglass Mfg.
Employees		4
Revenue	(mil)	\$0.00
Income	(mil)	(\$0.19)
Assets	(mil)	\$0.15
Liability	(mil)	\$1.85
(for the year ended 12/31/2006)		

Category: Audit Concerns

Event: Robert Taylor Certified Public Accountants states that American Fiber Green Products, Inc.'s current losses and working capital shortage indicates that there is substantial doubt about its ability to continue as a going concern.

Intellectual Property: The Company has advanced reclamation techniques combined with a proprietary process to reclaim fiberglass waste products, obsolete fiberglass molded products and outdated or excess fiberglass resins. The Company has exclusive rights to two patents for its technologies. The Company intends to offer contracts for the licensing of its patented technology. [SEC Filing 10-KSB 04-16-07]

Description: The Company performs reclamation manufacturing of commercial fiberglass products from molded fiberglass waste and outdated resin waste.

Officers: Kenneth W. McCleave (Chair); Daniel L. Hefner (Pres., CEO & Dir.); Michael A. Freid (CFO)

Auditor: Robert Taylor Certified Public Accountants

Securities: 9,199,228 common shares outstanding as of December 31, 2006.

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**Prospector
Profile
07.0763**

AngelCiti Entertainment, Inc.

9000 Sheridan Street, Suite 7
Pembroke Pines, FL 33024
(800) 908-9574

NAICS	516110
Description	Online Games
Employees	1
Revenue (mil)	\$0.10
Income (mil)	(\$0.09)
Assets (mil)	\$0.18
Liability (mil)	\$0.00
(for the year ended 12/31/2006)	

Category: Audit Concerns

Event: Salberg & Company PA raised substantial doubt about the ability of AngelCiti Entertainment, Inc. to continue as a going concern after auditing its financial statements. The Company has a net loss of \$87,719 and net cash used in operations of \$35,087, respectively for the year ended December 31, 2006 and an accumulated deficit of \$6,105,740 at December 31, 2006.

Intellectual Property: On January 20, 2003, the Company acquired Worldwide Management SA from Omega Ventures, Inc. Worldwide is the licensee of certain online gaming software. The Company administered the online gaming operations of Equivest Opportunity Fund which owns the online casino URL known as Shark Casino.com, and sublicensed online gaming software obtained from three software developers. Through February 2006, the Company had the license to use, exploit and sublicense the gaming software owned by Real Time Gaming. The Company also has the license to use, exploit and sublicense the gaming software products known as Be The Dealer and Empire Poker. [SEC Filing 10-KSB 04-13-07]

Description: The Company is engaged in licensing and administering software-based games of chance through the Internet.

Officers: George Gutierrez (Pres., CEO, Treas., Sec. & Dir.); Grace Bustamante (Dir.)

Auditor: Salberg & Company PA

Securities: Common Stock-Symbol AGCI.OB; OTC BB;
9,606,985 common shares outstanding as of December 31, 2006.

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**Prospector
Profile
07.0764**

B&G Foods, Inc.

4 Gatehall Dr., Suite 110
Parsippany, NJ 07054
(973) 401-6500

NAICS		311000
Description		Food Mfg.
Employees		721
Revenue	(mil)	\$411.31
Income	(mil)	\$11.57
Assets	(mil)	\$616.21
Liability	(mil)	\$540.72
(for the year ended 12/30/2006)		

Category: Low Rating

Event: Moody's Investors Service affirmed the Caa1, LGD5, 89% rating on B&G Foods, Inc.'s \$166 million 12% senior subordinated notes due 2016 with LGD assessment subject to change. The rating outlook remains stable. The rating comes after the Company's announcement that it plans to reduce debt that is more senior with a portion of the proceeds of a proposed common stock issuance. Moody's said that the LGD assessment is also subject to change after the equity issuance.

Intellectual Property: The Company owns 113 trademarks that are registered in the United States, 29 trademarks that are registered with certain U.S. states and Puerto Rico, and 405 trademarks that are registered in foreign countries. In addition, it has 13 trademark applications pending in the United States and foreign countries. Examples of its trademarks and registered trademarks include Ac'cent, B&G, B&G Sandwich Toppers, B&M, Brer Rabbit, Cozy Cottage, Cream of Wheat, Grandma's, Joan of Arc, Las Palmas, Maple Grove Farms of Vermont, Ortega, Polaner, Regina, Sa-s'on, Trappey's, Underwood, Vermont Maid and Wright's. [SEC Filing 10-K 03-08-07]

Description: The Company manufactures, sells, and distributes a portfolio of shelf-stable foods. The Company sells its branded products primarily through broker sales networks.

Officers: Stephen C. Sherrill (Chair); David L. Wenner (Pres., CEO & Dir.); Robert C. Cantwell (EVP-Finance & CFO); James R. Chambers (Dir.); Cynthia T. Jamison (Dir.); Dennis M. Mullen (Dir.); Alfred Poe (Dir.)

Auditor: KPMG LLP

Securities: Common Stock Symbol BGF; AMEX;
27,556,443 common shares outstanding as of May 7, 2007.
12.0% senior subordinated notes due October 30, 2016; 8.0% senior notes due October 1, 2011.

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**Prospector
Profile
07.0765**

Catuity, Inc.

300 Preston Avenue, Suite 302
Charlottesville, VA 22902
(434) 979-0724

NAICS		522320
Description		Transactions Processing
Employees		35
Revenue	(mil)	\$1.95
Income	(mil)	(\$4.23)
Assets	(mil)	\$8.25
Liability	(mil)	\$1.24
(for the year ended 12/31/2006)		

Category: Loss/Deficit

Event: Catuity, Inc. reported a net loss of \$1,435,000 on total revenues of \$419,000 for the first quarter ended March 31, 2007, compared with a net loss of \$1,027,000 on total revenues of \$480,000 for the same period last year. At March 31, 2007, the Company's balance sheet showed \$6,827,000 in total assets, \$1,030,000 in total liabilities, and \$5,797,000 in total stockholders' equity.

Intellectual Property: The Company has been issued three patents related to the efficient storage and management of multiple applications in offline consumer devices and the systems to manage the applications, customer devices and terminals. The Company has also been issued patents in seven countries, including Australia, New Zealand, Belgium, Finland, France, Germany, Great Britain, which relate to the use of the Catuity System over the Internet and with traditional point of sale devices. It covers the system for managing and updating data on customer devices that are supported and controlled by a host system integrated to any number of offline and online terminals. The patent covers the operation of interactive programs and transactions that use methods ranging from POS terminals to the Internet. The Company has registered "Catuity" as a service mark (registration number 2621889) and as a trademark (registration number 2615770) with the US Patent and Trademark Office. The service mark "Lift Card" (serial number 78770277) is pending at the US Patent and Trademark Office. [SEC Filing 10-KSB 04-02-07]

Description: The Company, through its subsidiaries, provides loyalty and gift card processing and services that enable retailers and merchants to reach, reward, and retain their customers.

Officers: Alexander S. Dawson (Chair); Alfred H.(John) Racine III (Pres., CEO & Dir.); Debra R. Hoopes (VP, CFO, Sec. & Treas.); Geoffrey C. Wild (Dir.); Donald C. Campion (Dir.); Clifford W. Chapman, Jr. (Dir.)

Auditor: BDO Seidman LLP

Securities: Common Stock-Symbol CTTY; NasdaqCM;
2,309,843 common shares outstanding as of February 28, 2007.

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**Prospector
Profile
07.0766**

Cavit Sciences, Inc.

100 East Linton Boulevard, Suite 106 B
Delray Beach, FL 33483
(561) 278-7856

NAICS	541710
Description	Biotechnology
Employees	1
Revenue (mil)	\$0.24
Income (mil)	(\$0.18)
Assets (mil)	\$2.51
Liability (mil)	\$0.28
(for the year ended 12/31/2006)	

Category: Audit Concerns

Event: Fitts, Roberts & Co., P.C. raised substantial doubt about the ability of Cavit Sciences, Inc. to continue as a going concern due to the Company's negative trends, including recurring losses from operations and negative cash flows from operating activities.

Intellectual Property: The Company currently owns three patent applications. One of its applications is a U.S. utility patent application relating to compositions and methods for inhibition of viral infections and therapeutic treatment of diseases or disorders caused by viral infections. The second application is a PCT utility patent application relating to compositions and methods for inhibition of viral infections and therapeutic treatment of diseases or disorders caused by viral infections. The third application is a U.S. provisional patent application relating to compositions and methods for inhibition of cancers and therapeutic treatment of diseases or disorders caused by cancers. During 2006, the Company was assigned a portion of the patent application rights entitled, "Methods and Compositions of Treatment of Viral Infections" from Hard to Treat Diseases. [SEC Filing 10-KSB 04-13-07]

Description: The Company engages in developing treatments of cancer and viral infections.

Officers: Colm J. King (Pres., CEO & Dir.); Julio De Leon (CFO & Dir.); Raymond S. Bazley (Dir.); Dr. Christopher H. Brown (Dir.); Harvey Judkowitz (Dir.)

Auditor: Fitts, Roberts & Co., P.C.

Securities: Common Stock-Symbol CVIT.OB; OTC BB;
13,294,357 common shares outstanding as of March 30, 2007.

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**Prospector
Profile
07.0767**

China Recycling Energy Corporation

429 Guangdong Road
Shanghai, China 200001
(011) 86-21-6336-8686

NAICS		423690
Description		Cellular Phone Wholesalers
Employees		109
Revenue	(mil)	\$2.89
Income	(mil)	(\$3.46)
Assets	(mil)	\$4.46
Liability	(mil)	\$1.12
(for the year ended 12/31/2006)		

Category: Audit Concerns

Event: Zhong Yi (Hong Kong) C.P.A. Company Limited expressed substantial doubt about China Recycling Energy Corporation's ability to continue as a going concern due to its substantial losses incurred.

Intellectual Property: The Company's Shanghai Sifang Communication Company subsidiary has registered one trademark with China's Trademark Office for its logo, a square. Pursuant to a license agreement, the Company has the right to use the registered trademark whenever necessary. The Company also acquired all of Sifang Information's interest in the Sifang Gutong software pursuant to the terms of the spin-off of Sifang Information's business divisions focusing on value-added information services and distribution of mobile phones. The Company has the right to use the word "Sifang" and to market through www.sifang.net with regard to both of the spun-off divisions. [SEC Filing 10-KSB 04-13-07]

Description: The Company sells mobile phones to retailers, distributors, and related parties in Shanghai, the People's Republic of China.

Officers: Fu Sixing (CEO & Dir.); Qian Feng (CFO); Huang Tianqi (Chief Tech. Officer & Dir.)

Auditor: Zhong Yi (Hong Kong) C.P.A. Company Limited

Securities: Common Stock-Symbol CREG.OB; OTC BB;
17,147,268 common shares outstanding as of March 31, 2007.

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**Prospector
Profile
07.0768**

Cyber Defense Systems, Inc.

10901 Roosevelt Boulevard
St Petersburg, FL 33716
(727) 577-0878

NAICS		336412
Description		Aircraft Mfg.
Employees		12
Revenue	(mil)	\$0.49
Income	(mil)	(\$22.04)
Assets	(mil)	\$4.36
Liability	(mil)	\$22.43
(for the year ended 12/31/2006)		

Category: Audit Concerns

Event: Hansen, Barnett & Maxwell P.C. expressed substantial doubt about Cyber Defense Systems, Inc.'s ability to continue as a going concern after auditing the Company's financial statements for the years ended Dec. 31, 2006, and 2005. The auditing firm pointed to the Company's losses and working capital deficits for the two-year period ended Dec. 31, 2006. The Company posted a net loss of \$22,039,817 on revenues of \$494,220 for the year ended Dec. 31, 2006, as compared with a net loss of \$15,579,024 on revenues of \$461,244 in the prior year. At Dec. 31, 2006, the Company's balance sheet showed \$4,358,092 in total assets and \$22,434,576 in total liabilities, resulting to \$18,076,484 in stockholders' deficit. The balance sheet also showed negative working capital with \$1,353,130 in total current assets and \$20,355,178 in total current liabilities.

Intellectual Property: The Company has filed for patent protection with the U.S. Patent and Trademark Office regarding the CyberBug™, CyberScout™ UAV's and M.A.R.S.™ system. Its products rely on proprietary technology. The Company expects that future technological advancements will be critical to sustain market acceptance of its products. [SEC Filing 10-KSB 05-18-07]

Description: The Company engages in the design and development of unmanned air vehicles (UAV's).

Officers: William C. Robinson (Chair & CEO); David Barnes (CFO); James Alman (VP & Dir.); Keith Vierela (COO & Dir.); Joseph A. Grace, Jr. (Dir.); Frank Lively (Dir.); Mike Lawson (Dir.); Marinko Vekovic (Dir.); Stephen I. Johnson (Dir.)

Auditor: Hansen Barnett & Maxwell

Securities: Common Stock-Symbol CYDF.OB; OTC BB;
56,912,893 common shares outstanding as of April 17, 2006.

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**Prospector
Profile
07.0769**

Dave & Buster's, Inc.

2481 Mañana Drive
Dallas, TX 75220
(214) 357-9588

NAICS		722110
Description		Restaurants
Employees		7,500
Revenue	(mil)	\$510.20
Income	(mil)	(\$11.58)
Assets	(mil)	\$506.81
Liability	(mil)	\$410.11
(for the year ended 2/4/2007)		

Category: Loss/Deficit

Event: Dave & Buster's, Inc. posted a net loss of \$11,577,000 on revenues of \$510,201,000 for the year ended February 4, 2007, as compared to a net income of \$4,288,000 on revenues of \$463,452,000 for the year ended January 29, 2006. The Company's February 4, 2007 balance sheet also showed strained liquidity with \$38,710,000 in total current assets and \$70,140,000 in total current liabilities.

Intellectual Property: The Company has registered the trademarks Dave & Buster's®, Power Card®, Power Combo®, Eat Drink Play® and Jillian's® with the United States Patent and Trademark Office and in various foreign countries. It has also registered and/or applied for certain additional trademarks with the United States Patent and Trademark Office and in various foreign countries. The Company considers its trade name and signature "bulls-eye" logo to be important features of its operations. [SEC Filing 10-K 05-14-07]

Description: The Company operates a chain of about 50 food and entertainment complexes in the U.S., Canada, and Mexico. It also offer casual dining, full bar service, and a cavernous game room.

Officers: Greg S. Feldman (Chair); Stephen M. King (CEO & Dir.); Starlette Johnson (Pres., COO & Dir.); Brian A. Jenkins (SVP & CFO); Mike Flesch (SVP); Margo Manning (SVP); Maria M. Miller (SVP & Chief Mktg. Officer); J. Michael Plunkett (SVP); Jay L. Tobin (SVP & Gen. Counsel); Jeffrey C. Wood (SVP); Michael J. Metzinger (VP & Controller)

Auditor: Ernst & Young LLP

Securities: 100 common shares outstanding as of May 9, 2007.

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**Prospector
Profile
07.0770**

Digital Learning Management Corporation

680 Langsdorf Drive, Suite 203
Fullerton, CA 92831
(310) 921-3444

NAICS	610000
Description	Distance Learning Services
Employees	2
Revenue (mil)	\$0.09
Income (mil)	(\$1.27)
Assets (mil)	\$0.02
Liability (mil)	\$6.89
(for the year ended 12/31/2006)	

Category: Audit Concerns

Event: Kabani & Company, Inc. expressed substantial doubt on the ability of Digital Learning Management Corporation to continue as a going concern after auditing its financial statements. The auditor noted that the Company has incurred a significant loss for the year ended December 31, 2006 and has a stockholders' deficit and a working capital deficit. In addition, the Company is in default on its convertible debentures.

Intellectual Property: The Company has obtained a United States Provisional Patent on its Virtual University Appliance product. The preliminary patent was granted on December 12, 2004. The patent is for a hardware and software combination designed to make e-Learning easier to implement. It has capitalized the cost of the development of this product at \$360,000 for the past two years. The Company believes that the patent is designed to bring simplicity to complexity and make e-learning initiatives easier to implement by packaging and tying all e-learning components and their related processes together in its VU Appliance. [SEC Filing 10-KSB 04-16-07]

Description: The Company provides enterprise e-learning solutions and related services to the education industry, government agencies, and corporate clients in the United States and internationally.

Officers: Umesh I. Patel (Chair, Pres., CFO & Dir.); Craig Nagasugi (CEO); Al Jinnah (Sec. & Gen. Counsel); Gregory Frazer (Dir.); Khalid Sheikh (Dir.)

Auditor: Kabani & Company, Inc.

Securities: Common Stock-Symbol DGTL.OB; OTC BB; 65,862,072 common shares outstanding as of April 12, 2007.

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**Prospector
Profile
07.0771**

Earth Biofuels, Inc.

3001 Knox Street, Suite 403
Dallas, TX 75205
(214) 389-9800

NAICS		325193
Description		Ethanol Mfg.
Employees		76
Revenue	(mil)	\$41.55
Income	(mil)	(\$62.88)
Assets	(mil)	\$113.73
Liability	(mil)	\$43.94
(for the year ended 12/31/2006)		

Category: Loss/Deficit

Event: Malone & Bailey, P.C. expressed substantial doubt about Earth Biofuels, Inc.'s ability to continue as a going concern after auditing the Company's financial statements for the years ended Dec. 31, 2006 due to its recurring operating losses and working capital deficit. The Company posted a net loss of \$62,875,000 on revenues of \$41,545,000 for the year ended Dec. 31, 2006, as compared with a net loss of \$11,547,000 on revenues of \$4,756,000 in the prior year. The Company had a negative working capital in its Dec. 31, 2006 balance sheet with \$6,708,000 total current assets and \$43,941,000 total current assets.

Intellectual Property: Effective February 28, 2006, the Company signed an agreement to become the exclusive licensor in the United States for the proprietary biodiesel production technology of Biodiesel Brazil. On June 12, 2006, the Company issued 537,500 shares of common stock to Biodiesel Venture, L.P. and 537,500 shares of common stock to Willie H. Nelson in connection with a sublicense agreement, pursuant to which Biodiesel Venture granted the Company an exclusive sublicense to use the trademark "BioWillie." [SEC Filing 10-KSB 05-18-07]

Description: The Company produces, supplies and distributes alternative based fuels consisting of biodiesel, ethanol and liquid natural gas.

Officers: Dennis McLaughlin (Chair & CEO); Darren Miles (CFO); Robert Dubek (COO); Tommy Johnson (VP-Business Dev't.); Kit Chambers (Sec.); Bruce Blackwell (Dir.); Morgan Freeman (Dir.); Bill Lockett (Dir.); Willie Nelson (Dir.); Herbert E. Meyer (Dir.)

Auditor: Malone & Bailey PC

Securities: Common Stock Symbol EBOF.OB; OTCBB;
246,017,970 common shares outstanding as of May 15, 2007.

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**Prospector
Profile
07.0772**

EarthFirst Technologies, Inc.

2515 East Hanna Avenue
Tampa, FL 33610
(813) 238-5010

NAICS		562910
Description		Remediation Services
Employees		253
Revenue	(mil)	\$45.37
Income	(mil)	\$19.87
Assets	(mil)	\$24.67
Liability	(mil)	\$24.22
(for the year ended 12/31/2006)		

Category: Audit Concerns

Event: Aidman, Piser & Company PA expressed substantial doubt about EarthFirst Technologies, Inc.'s ability to continue as a going concern after auditing the Company's financial statements for the years ended December 31, 2006, and 2005. The auditor pointed to the Company's significant losses and negative operating cash flows during the years ended December 31, 2006 and 2005, working capital deficiency at December 31, 2006, and expectations that additional capital will be required in order to continue operations in 2007.

Intellectual Property: The Company has performed extensive research and development on various technologies focused on deriving solutions for liquid and solid waste problems and in creating alternative fuels. The Company's efforts have been conducted through the work performed by its employees and consultants. The Company has developed patented technology for the CAVD Reactor and its liquid waste technologies. Management believes that the Company owns all of the intellectual rights to commercialize and further develop its liquid and solid waste technologies. [SEC Filing 10-KSB 05-16-07]

Description: The Company develops and commercializes technologies for the production of alternative fuel sources; and the destruction and/or remediation of liquid and solid waste, as well as in the supply of electrical contracting services in the U.S. and internationally.

Officers: John D. Stanton (Chair, Pres. & CEO); Jaime Juardo (Vice Chair); Frank W. Barker, Jr. (CFO); Nicholas R. Tomassetti (Dir.); David E. Crow (Dir.); Barry Markowitz (Dir.)

Auditor: Aidman, Piser & Company PA

Securities: Common Stock Symbol EFTIE.OB; OTCBB;
604,260,294 common shares outstanding as of April 9, 2007.

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**Prospector
Profile
07.0773**

EMI Group PLC

27 Wrights Lane
London, United Kingdom W8 5SW
+44 (0)20 7795 7000

NAICS	512230
Description	Music Publishers
Employees	6,600
Revenue	GBP(mil) 2,079.90
Income	GBP(mil) 90.00
Assets	GBP(mil) 1,817.00
Liability	GBP(mil) 2,543.60
(for the year ended 3/31/2006)	

Category: Loss/Deficit

Event: EMI Group Plc's balance sheet showed total assets of GBP1.4 billion and total liabilities of GBP2.6 billion, resulting in a GBP1.1 billion stockholders' deficit. The Company reported a GBP287 million net loss on GBP1.8 billion of total revenues at March 31, 2007, versus a GBP90 million of net income on GBP1.7 billion of total revenues at March 31, 2006.

Intellectual Property: The Company's EMI Music Publishing subsidiary is the world's largest music publisher in terms of revenues. Its roster of active songwriters are responsible for many of today's hit songs, and the songs they create are added to its valuable catalogue of over one million copyrights in musical compositions which it owns, controls or administers. [Company Website]

Description: The Company is the world's largest independent music company, operating directly in 50 countries and with licensees in a further 20.

Officers: John Gildersleeve (Chair); Eric Nicoli (CEO); Martin Stewart (CFO); Sly Bailey (Dir.); Kevin Carton (Dir.); Peter Georgescu (Dir.); David Londoner (Dir.)

Auditor: Ernst & Young LLP

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**Prospector
Profile
07.0774**

Exousia Advanced Materials, Inc.

1240 Blalock Road, Suite 150
Houston, TX 77055
(832) 236-0090

NAICS	326000
Description	Plastic & Rubber Products
Employees	4
Revenue (mil)	\$0.00
Income (mil)	(\$0.47)
Assets (mil)	\$0.19
Liability (mil)	\$0.75
(for the year ended 12/31/2006)	

Category: Audit Concerns

Event: Harper Pearson & Company PC expressed substantial doubt about Exousia Advanced Materials, Inc.'s ability to continue as a going concern after auditing the Company's financial statements. The auditor pointed out the Company's substantial losses during its development stage and is experiencing liquidity problems associated with its lack of operations and working capital.

Intellectual Property: The Company's Re-Engineered Composite Systems LLC subsidiary licensed from the University of Massachusetts the right to develop and sell products using certain thermoplastic elastomer technologies. Its Engineered Particle Systems, LLC subsidiary licensed from Composite Particles, Inc. the right to develop and sell products using certain technologies in the field of surface modification of polymer and polymer-like substances. The Company also acquired rights to a patent entitled "Composite Hybrid Resin Panels, Molded Parts and Filler Enhanced Polymers" and patents to certain photoluminescent signage technologies. [SEC Filing 10-KSB 04-13-07]

Description: The Company develops new advanced materials using proprietary combinations of plastic and rubber molecules.

Officers: J. Wayne Rodrigue (Chair & CEO); Lane Brindley (Pres. & Dir.); Brenda Rodrigue (Chief Acctg. Officer); Joseph W. Stanton (Dir.)

Auditor: Harper Pearson & Company PC

Securities: Common Stock-Symbol EXOU.OB; OTC BB;
8,034,000 common shares outstanding as of February 1, 2007.

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**Prospector
Profile
07.0775**

First Capital International, Inc.

5120 Woodway, Suite 9024
Houston, TX 77056
(713) 629-4866

NAICS		334220
Description		Surveillance Cameras Mfg.
Employees		12
Revenue	(mil)	\$0.20
Income	(mil)	(\$0.99)
Assets	(mil)	\$0.17
Liability	(mil)	\$1.57
(for the year ended 12/31/2006)		

Category: Audit Concerns

Event: McConnell & Jones LLP raised doubts on the ability of First Capital International, Inc. to continue as a going concern after auditing its financial statements. The auditor points out that the Company has suffered recurring losses from operations and has been dependent on funding obtained from outside investors to support its continuing operations.

Intellectual Property: On September 30, 2003, the Company received Patent No. 6,628,510 for its VIP Systems™ with fully integrated software/hardware. In January 2004, the Company filed an application for a patent with the U.S. Patent Office for the use of its technology in a manner that addresses issues of the new Air Sea Ground Defense System with Active Control Link. This new technology allows an air/sea and/or ground control center to actually see inside an aircraft or ship when it is still in the air/open sea and allow the ground center to take control of the respective aircraft/ship in the event of a hijacking attempt or other terrorist attempts to take over an airplane/ship. [SEC Filing 10-KSB 04-16-07]

Description: The Company, through its wholly owned subsidiary, VIP Systems, Inc., engages in the development, production, and sale of remote management control, home automation, and video surveillance systems.

Officers: Alex Genin (Chair, Pres., CEO & CFO); Cathy K. George (Dir.); Merrill P. O'Neal (Dir.); Andrew Grebe (Dir.)

Auditor: McConnell & Jones LLP

Securities: Common Stock-Symbol FCPN.OB; OTC BB;
32,898,670 common shares outstanding as of March 16, 2007.

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**Prospector
Profile
07.0776**

Foldera, Inc.

17011 Beach Boulevard, Suite 1500
Huntington Beach, CA 92647
(714) 766-8700

NAICS		511210
Description		Software Publishers
Employees		60
Revenue	(mil)	\$0.00
Income	(mil)	(\$11.12)
Assets	(mil)	\$7.86
Liability	(mil)	\$1.87
(for the year ended 12/31/2006)		

Category: Audit Concerns

Event: Kabani & Company, Inc. raised doubts on Foldera, Inc.'s ability to continue as a going concern after auditing the Company's financial statements. The auditor notes that the Company incurred losses of \$11,117,316 and \$3,081,878 as of December 31, 2006 and December 31, 2005, respectively. Negative cash flows from the operations of \$7,455,868 and \$1,979,633 were also noted for the years ended December 31, 2006 and December 31, 2005, respectively.

Intellectual Property: The Company regards its organizer and messaging/collaboration software solution as proprietary and relies primarily on a combination of copyright, trademark and trade secret laws of general applicability, employee confidentiality and other intellectual property protection methods to safeguard technology, processes and system. The Company has filed a U.S. Provisional Patent Application Serial No. 60/517,271, with the U.S. Patent and Trademark Office on November 4, 2003. The Company's intellectual property also includes the copyrighted source code for the Foldera application. It also owns the registered trademark for the Foldera system name and the service marks Group Information Manager, Group Information Organizer and Group Information Collaborator. [SEC Filing 10-KSB 04-13-07]

Description: The Company provides a free Web-based software system that enables users to work collaboratively in an organized way within a shared electronic workspace in beta version.

Officers: Richard Lusk (Pres., CEO & Dir.); Suyen Castellon (Sec. & Dir.); Reid Dabney (SVP & CFO); Daniel O'Shea (SVP & Chief Technology Officer); Oliver Starr (SVP); David Madison (SVP); J. Michael Arrington (Dir.); Simon J. Aspinall (Dir.); Danilo Cacciamatta (Dir.)

Auditor: Kabani & Company, Inc.

Securities: Common Stock-Symbol FDRA.OB; OTC BB;
113,049,548 common shares outstanding as of March 31, 2007.

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**Prospector
Profile
07.0777**

Global Entertainment Holdings/Equities, Inc. 23760 Oakfield Road Hidden Hills, CA 91302 (818) 884-2777	NAICS	512110
	Description	Motion Picture Production
	Employees	3
	Revenue (mil)	\$0.00
	Income (mil)	(\$1.11)
	Assets (mil)	\$61.39
	Liability (mil)	\$1.97
		(for the year ended 12/31/2006)

Category: Audit Concerns

Event: Spector & Wong LLP expressed substantial doubt about Global Entertainment Holdings/Equities, Inc.'s ability to continue as a going concern after auditing the Company's financial statements for the year ended December 31, 2006. The auditing firm pointed to the Company's operating losses and working capital deficiency. For fiscal years 2006 and 2005, the Company posted net losses of \$1,105,375 and \$743,019, respectively. At December 31, 2006, its balance sheet showed \$61,391,226 in total assets, \$1,966,576 in total liabilities, and \$59,424,650 in stockholders' equity.

Intellectual Property: The Company's films are recorded with the United States Copyright Office under the name of Bayshore Media Group. It owns full right and title to these properties. [SEC Filing 10-KSB 05-18-07]

Description: The Company operates as an independent producer and distributor of motion picture, video music, and television entertainment.

Officers: David Dadon (Chair); Jacob Dadon (Pres., CEO, CFO & Dir.); Lydia Dadon (Sec. & Dir.)

Auditor: Spector & Wong LLP

Securities: Common Stock Symbol GAMT.PK; Other OTC; 225,655,273 common shares outstanding as of May 10, 2007.

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**Prospector
Profile
07.0778**

Health Enhancement Products, Inc.

7740 E Evans Road, Suite A101
Scottsdale, AZ 85260
(480) 385-3800

NAICS		325412
Description		Health Supplements Mfg.
Employees		7
Revenue	(mil)	\$0.10
Income	(mil)	(\$5.96)
Assets	(mil)	\$0.32
Liability	(mil)	\$1.15
(for the year ended 12/31/2006)		

Category: Audit Concerns

Event: Wolinetz, Lafazan & Company, P.C. expressed doubts about the ability of Health Enhancement Products, Inc. to continue as a going concern after auditing its financial statements. The Company has incurred significant operating losses for the years ended December 31, 2006 and 2005 and has a significant working capital and stockholders' deficiency.

Intellectual Property: In April 2004, the Company filed with the U.S. Patent and Trademark Office a provisional patent application regarding the ProAlgaZyme product. The patent filing relates generally to a method of preparation of a phyto-percolate, and is also intended to protect the use of phyto-percolate in the treatment of a variety of diseases including cancer, cardiovascular disease, and diseases related to immune system deficient disorders. The Company currently has two pending patent applications in the U. S., the European Union, and several other countries, covering various aspects of the ProAlgaZyme product and its production and uses. The first application, PCT/US05/13375, was filed April 20, 2005, and covers methods for treating immune system deficiency, type I and II diabetes, diseases related to the heart, Cancer, Arthritis, and most other diseases related to a deficient immune system. During 2004, the Company filed to register certain trademarks with the United States Patent and Trademark Office, including ReplenTish and ProAlgaZyme. [SEC Filing 10-KSB 04-16-07]

Description: The Company engages in the production and marketing of health products in the United States.

Officers: Thomas Ingolia (Chair & CEO); Janet L. Crance (Treas. & Dir.); John Gorman (Sec. & Dir.)

Auditor: Wolinetz, Lafazan & Company, P.C.

Securities: Common Stock-Symbol HEPI.OB; OTC BB;
42,076,307 common shares outstanding as of April 12, 2007.

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**Prospector
Profile
07.0779**

Health Systems Solutions, Inc.

405 North Reo Street, Suite 300
Tampa, FL 33609
(813) 282-3303

NAICS	511210
Description	Software Publishers
Employees	84
Revenue (mil)	\$6.58
Income (mil)	(\$2.46)
Assets (mil)	\$5.84
Liability (mil)	\$2.49
(for the year ended 12/31/2006)	

Category: Loss/Deficit

Event: Health Systems Solutions, Inc. reported a net loss of \$2,954,123 on revenues of \$6,576,991 for the year ended December 31, 2006, compared to a net loss of \$727,384 on revenues of \$4,212,819 during 2005. The Company has strained liquidity with \$1,588,819 in total current assets available to pay \$2,490,911 in total current liabilities at December 31, 2006.

Intellectual Property: As a result of its Carekeeper Solutions, Inc. acquisition, the Company is one of a limited number of homecare software companies in the United States that is licensed to use certain patented technology for home health telephony services. The patent provides for the use of 800 numbers to identify the company receiving the call, dialed number identification to recognize the phone that is initiating the call, and processes for confirming time, expense, activity and attendance reporting. [SEC Filing 10-KSB 04-16-07]

Description: The Company engages in the design, development, marketing, sale, and support of Web-based, management information, and business intelligence services for the home health care companies.

Officers: B.M. Milvain (Pres., CEO & Dir.); Susan Baxter Gibson (VP & CFO); Steven Katz (Dir.); Batsheva Schreiber (Dir.); Wayne LeRoux (Dir.); Randall J. Frapart (Dir.)

Auditor: Sherb & Co., LLP

Securities: Common Stock-Symbol HSSO.OB; OTC BB;
6,270,907 common shares outstanding as of December 31, 2006.

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**Prospector
Profile
07.0780**

House of Taylor Jewelry, Inc.

9200 Sunset Blvd., Suite 425
West Hollywood, CA 90069
(310) 860-2660

NAICS	339911
Description	Jewelry Mfg.
Employees	13
Revenue (mil)	\$31.79
Income (mil)	(\$8.35)
Assets (mil)	\$42.20
Liability (mil)	\$37.18
(for the year ended 12/31/2006)	

Category: Audit Concerns

Event: Stonefield Josephson, Inc. expressed substantial doubt about the ability of House of Taylor Jewelry, Inc. to continue as a going concern after auditing its financial statements. The auditor notes that the Company incurred a net loss of \$8,353,277 and used cash for operating activities of \$9,220,634 during the year ended December 31, 2006, and had an accumulated deficit of \$11,292,220 as of December 31, 2006.

Intellectual Property: Dame Elizabeth Taylor and Kathy Ireland, as well as their names, their images and the trademarks and other intellectual property rights relating to these, are integral to the Company's marketing efforts and form the cores of its brand names. [SEC Filing 10-KSB 04-16-07]

Description: The Company engages in the design, manufacture and distribution of jewelry in the United States.

Officers: Jack Abramov (Chair, Pres., CEO & Dir.); Monty Abramov (EVP, Chief Design Officer, Sec. & Dir.); Pauline Schneider (CFO); Peter Mainstain (Dir.); Frank M. Devine (Dir.); Larry Chimerine (Dir.)

Auditor: Stonefield Josephson, Inc.

Securities: Common Stock-Symbol HOTJ; NasdaqCM;
40,363,791 common shares outstanding as of April 9, 2007.

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**Prospector
Profile
07.0781**

Information Architects Corporation

1420 NW 23rd Avenue
Fort Lauderdale, FL 33311
(954) 561-7321

NAICS	511210
Description	Software Publishers
Employees	6
Revenue (mil)	\$0.50
Income (mil)	(\$0.62)
Assets (mil)	\$1.83
Liability (mil)	\$5.40
(for the year ended 12/31/2006)	

Category: Audit Concerns

Event: Ronald N. Silberstein CPA PLLC expressed substantial doubt about Integrated Media Holdings, Inc.'s ability to continue as a going concern after auditing the Company's financial statements for the years ended Dec. 31, 2006, and 2005. Silberstein pointed to the Company's limited revenue, substantial losses from operations, and working capital and stockholder deficits. The Company posted a net loss of \$5,713,000 on revenues of \$1,504,000 for the year ended Dec. 31, 2006, as compared with a net loss of \$4,380,000 on revenues of \$432,000 in the prior year. At Dec. 31, 2006, the Company's balance sheet showed \$342,000 in stockholders' deficit and \$4,732,000 in negative working capital deficit.

Intellectual Property: On February 25, 2004, the Company acquired a patent for a remote credit card authentication system, in exchange for 60,000 shares of Series D preferred shares and employment agreements for two employees of OTE Networks LTD. The patent is in relation to a fingerprint scanning methodology for providing secure transactions with credit cards by adding a fingerprint scanner at the point-of-sale to obtain fingerprint data, so that a credit card company can verify the fingerprint. On June 16, 2003, the Company acquired a computer software program and database commonly referred to as "perceptre" from Perceptre LLC, a New Mexico limited liability company for 215,350 shares of IA Series B preferred stock. The software was valued at \$215,350 in 2003. Perceptre LLC is the licensing to governmental and commercial sector customers of its on-line, pre-employment screening, background investigation software ordering system. [SEC Filing 10-KSB 05-18-07]

Description: The Company, through its subsidiaries, provides online, pre-employment screening, and background investigation software ordering system.

Officers: Jon Grinter (Pres. & Dir.)

Auditor: Ronald N. Silberstein, CPA, PLLC

Securities: Common Stock-Symbol IACH.PK; PNK;
716,280,719 common shares outstanding as of December 31, 2006.

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**Prospector
Profile
07.0782**

Intelligentias, Inc.

303 Twin Dolphin Drive, Suite 600
Redwood City, CA 94065
(650) 632-4526

NAICS	511210
Description	Software Publishers
Employees	4
Revenue (mil)	\$0.00
Income (mil)	(\$0.83)
Assets (mil)	\$7.39
Liability (mil)	\$0.22
(for the year ended 12/31/2006)	

Category: Audit Concerns

Event: Bagell, Josephs, Levine & Company LLC expressed doubts on the ability of Intelligentias, Inc. to continue as a going concern after auditing the Company's financial statements. The auditing firm noted that the Company has incurred losses since inception. If the Company fails to generate sufficient cash from operations, it will need to raise additional equity or borrow additional funds to achieve its objectives.

Intellectual Property: On December 9, 2006, the Company entered into and closed a Limited Assets Purchase Agreement with SystemUS, Inc., pursuant to which it acquired all of the right, title and interest in and to certain of its assets associated with SystemUS' security business. This intellectual property consists of items such as source codes, patents, trade marks, service marks, copy rights, documentation, technical specifications and security software. [SEC Filing 10-KSB 04-13-07]

Description: The Company provides homeland security, data retention and tracking software and services to law enforcement agencies, telecommunications companies, and Internet service providers in Europe.

Officers: Luigi Caramico (Pres. & Dir.); Ian Rice (CEO & Dir.); Mario Mené (Chief Technical Officer & Dir.); Robert Turner (Sec. & Treas.); Royston Hoggarth (Dir.)

Auditor: Bagell, Josephs, Levine & Company LLC

Securities: Common Stock-Symbol ITLI.OB; OTC BB;
86,360,000 common shares outstanding as of December 31, 2006.

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**Prospector
Profile
07.0783**

IsoTis SA
2 Goodyear
Irvine, CA 92618
(949) 595-8710

NAICS	339100
Description	Medical Devices Mfg.
Revenue (mil)	\$25.44
Income (mil)	(\$37.23)
Assets (mil)	\$68.96
Liability (mil)	\$2.04
(for the year ended 12/31/2006)	

Category: Audit Concerns

Event: Ernst & Young LLP expressed substantial doubt about IsoTis S.A.'s ability to continue as a going concern after auditing the Company's financial statements for the years ended Dec. 31, 2006 and 2005. The auditing firm pointed to the Company's history of recurring losses from operations, cash flow deficits and insufficient financial resources to fund operations beyond the third quarter of 2007. In addition, the Company did not comply with a certain loan covenant during 2006, and may not be able to comply with the covenant in future periods.

Intellectual Property: As of December 31, 2006, the Company had 22 issued U.S. patents, 4 pending U.S. patent applications, 14 granted European patents and 5 pending European patent applications. The issued U.S. patents expire between 2014 and 2023, with the key enabling patents that protect the Accell technology expiring in 2023. The Company relies on its patent estate to provide competitive advantages with respect to existing product lines. ISOTIS®, ISOTIS ORTHOBIOLOGICS® and OSSATURA® are the Company's registered trademarks in the United States and European Union. ACCELL®, ACCELL CONNEXUS®, DBM100®, ORTHOBLAST® and DYNAGRAFT® are its registered trademarks in the United States. The Company has applications to register ACCELL PUTTY™, and ACCELL TBM™ as trademarks in the United States and under the Madrid Protocol. [SEC Filing 20-F 05-11-07]

Description: The Company manufactures, markets and sells a range of innovative bone graft substitutes and other related medical devices that are used to enhance the repair and regeneration of bone in spinal and trauma surgery, total joint replacements and dental applications.

Officers: James S. Trotman, M.D. (Chair); Aart Brouwer (Vice Chair); Pieter Wolters (Pres., CEO & Dir.); Barbara D. Boyan, Ph.D. (Dir.); Darrell Elliott (Dir.); David Gill (Dir.); James W. Hart (Dir.); Daniel W. Kollin (Dir.)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol ISTSF.PK; Other OTC;
70,946,612 common shares outstanding as of December 31, 2006.

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**Prospector
Profile
07.0784**

Melt, Inc.

22912 Mill Creek Drive, Suite D
Laguna Hills, CA 92653
(949) 707-0456

NAICS	445299
Description	Ice Cream Stores
Employees	12
Revenue (mil)	\$3.81
Income (mil)	(\$1.10)
Assets (mil)	\$2.35
Liability (mil)	\$2.41
(for the year ended 12/31/2006)	

Category: Loss/Deficit

Event: Melt, Inc. reported a net loss of \$549,632 on total revenues of \$603,637 for the first quarter ended March 31, 2007, compared with a net loss of \$117,362 on total revenues of \$469,642 for the same period ended March 31, 2006. The Company's balance sheet at March 31, 2007, showed \$1,846,094 in total assets and \$2,450,719 in total liabilities, resulting in a \$604,625 total stockholders' deficit. The Company also showed strained liquidity with \$1,546,050 in total current assets available to pay \$2,450,719 in total current liabilities.

Intellectual Property: The Company's service mark "Melt-gelato italiano" has been registered with the US Patent & Trade Mark Office. [SEC Filing 10-KSB 03-30-07]

Description: The Company franchises retail gelato bars and coffee shops under the names "Melt-gelato italiano" and "Melt-gelato & crepe café" in the United States.

Officers: Clive Barwin (Pres., CEO & Dir.); Brandon Barwin (VP & Dir.); Scott M. Miller (EVP & CFO)

Auditor: HJ Associates & Consultants, LLP

Securities: Common Stock-Symbol MLTC.OB; OTC BB;
21,200,000 common shares outstanding as of March 12, 2007.

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**Prospector
Profile
07.0785**

Micro Component Technology, Inc.

2340 West County Road C
St Paul, MN 55113-2528
(651) 697-4000

NAICS		541511
Description		Software Services
Employees		91
Revenue	(mil)	\$12.21
Income	(mil)	(\$3.65)
Assets	(mil)	\$5.56
Liability	(mil)	\$11.37
(for the year ended 12/31/2006)		

Category: Loss/Deficit

Event: Micro Component Technology, Inc. reported a net loss of \$159,000 on net sales of \$3,377,000 for the first quarter ended March 31, 2007, compared with a net loss of \$1,083,000 on net sales of \$2,375,000 for the same period last year. At March 31, 2007, the Company's balance sheet showed \$6,015,000 in total assets and \$10,857,000 in total liabilities, resulting in a \$4,842,000 total stockholders' deficit. The Company's balance sheet also showed strained liquidity with \$5,625,000 in total current assets available to pay \$7,651,000 in total current liabilities.

Intellectual Property: The Company protects the proprietary aspects of its products with patents, trademarks and copyrights, as well as contractual and other trade secret protection strategies. It currently has four U.S. patents issued and active. In certain cases, the Company may choose to keep an invention or process confidential as trade secrets, in lieu of making public disclosure through the patenting process. The Company has developed and is using trademarks, slogans and other commercial symbols to advertise and sell its products, a number of which have been registered with the U.S. Patent and Trademark Office. The Company's proprietary computer programs are protected under federal copyright law as unpublished original works. It also maintains the secrecy of software source codes through licensing and other restrictions. [SEC Filing 10-K 04-02-07]

Description: The Company is the world leader in semiconductor backend automation solutions. It is a foremost global provider of automated strip test handlers and factory automation software with over 12,000 handlers and testers installed worldwide.

Officers: Roger E. Grower (Chair, Pres. & CEO); BachThuy T. Vo (CFO); Donald J. Kramer (Dir.); David M. Sugishita (Dir.); Patrick Verderico (Dir.); Donald R. VanLuvanee (Dir.)

Auditor: Olsen, Thielen & Co. Ltd.

Securities: Common Stock-Symbol MCTI.OB;
27,215,361 common shares outstanding as of March 15, 2006.

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**Prospector
Profile
07.0786**

Minghua Group International Holdings, Inc. 69 Banjing Road, Haidian District Beijing, People's Republic of China 100089 +86-10-884-52568	NAICS	336120
	Description	Bus Mfg.
	Employees	35
	Revenue (mil)	\$0.00
	Income (mil)	(\$0.35)
	Assets (mil)	\$3.15
	Liability (mil)	\$2.49

(for the year ended 12/31/2006)

Category: Audit Concerns

Event: Child, Van Wagoner & Bradshaw, PLLC raised substantial doubt about the ability of Minghua Group International Holdings, Inc. to meet its obligations and to continue as a going concern due to its substantial recurring losses.

Intellectual Property: The Company, through its Environmental Vehicle Company subsidiary, has been focused on the development and commercialization of mass transit, hybrid electric vehicles, primarily buses, since 2001. The hybrid vehicles are powered by a combination of a combustion diesel engine and electric power systems based upon its patented technology. [SEC Filing 10-KSB 04-16-07]

Description: The Company is engaged in the development, production and sale of hybrid vehicles.

Officers: Chang-de Li (Chair); Jie Chen (CEO); Xinmin Pan (CFO); Hui Chen (Dir.); Li Hong Liang (Dir.); Yun Dong Luan (Dir.)

Auditor: Child, Van Wagoner & Bradshaw, PLLC

Securities: Common Stock-Symbol MGHA.OB; OTC BB;
148,509,867 common shares outstanding as of March 29, 2007.

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**Prospector
Profile
07.0787**

Netfabric Holdings, Inc.

3 Stewart Court
Denville, NJ 07834
(973) 887-2785

NAICS		541511
Description		Software Services
Employees		37
Revenue	(mil)	\$17.60
Income	(mil)	(\$17.07)
Assets	(mil)	\$17.28
Liability	(mil)	\$6.38
(for the year ended 12/31/2006)		

Category: Audit Concerns

Event: J.H. Cohn LLP raised doubts about the ability of Netfabric Holdings, Inc. to continue as a going concern due to its net losses from inception and working capital deficiency.

Intellectual Property: On August 11, 2006, the Company entered into an agreement with Utek Corporation to acquire a technology license for intrusion detection software developed by a university. The term of the license agreement is 15 years from the date of filing of the licensed patents or the expiration of the last patent, whichever is longer. [SEC Filing 10-KSB 04-16-07]

Description: The Company provides information technology services and solutions to a range of clients in the financial, pharmaceutical, healthcare, and hospitality sectors.

Officers: Fahad Syed (Chair & CEO); Vasan Thatham (CFO); Charlotte G. Denenberg (Dir.); Joseph Perno (Dir.)

Auditor: J.H. Cohn LLP

Securities: Common Stock-Symbol NFBH.OB; OTC BB;
75,663,883 common shares outstanding as of March 14, 2007.

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**Prospector
Profile
07.0788**

NetWolves Corporation

4805 Independence Parkway, Suite 101
Tampa, FL 33634
(813) 286-8644

NAICS	541512
Description	Network Design Services
Employees	54
Revenue (mil)	\$21.84
Income (mil)	(\$3.76)
Assets (mil)	\$10.72
Liability (mil)	\$7.51
(for the year ended 6/30/2006)	

Category: Bankruptcy

Event: NetWolves Corp. and its debtor-affiliates filed for Chapter 11 protection on May 21, 2007, with the U.S. Bankruptcy Court for the Middle District of Florida (Tampa), lead case number 07-04186, before Judge Paul M. Glenn.

Intellectual Property: The Company owns copyrighted works of authorship in computer programs, including, but not limited to, portions of the FoxOS, products related to FoxOS, and various proprietary enhancements to publicly available open source system software; as well as traditional media, including marketing materials, documentation and white papers. On June 21, 2000, the Company filed a patent application with the U.S. Patent and Trademark Office for technology that provides secure, centralized remote management and monitoring of networks using the Internet. This SRM2™ system has enabled them to expand the use of its technology to Fortune 1000 organizations with multiple worldwide locations. [SEC Filing 10-KSB 10-17-06]

Description: The Company provides network security solutions coupled with network management and communication services worldwide.

Officers: Walter M. Groteke (Chair & CEO); Walter R. Groteke (EVP); Peter C. Castle (CFO)

Auditor: Marcum & Kliegman LLP

Attorneys: David S. Jennis, Esq., at Jennis Bowen & Brundage PL; Tampa, FL; (813) 229-1700

Securities: Common Stock Symbol WOLV.PK; Other OTC;
34,309,713 common shares outstanding as of March 11, 2007.

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**Prospector
Profile
07.0789**

Neuro-Hitech, Inc.

One Penn Plaza, Suite 1503
New York, NY 10019
(212) 594-1215

NAICS	541710
Description	Biotechnology
Employees	1
Revenue (mil)	\$0.30
Income (mil)	(\$21.41)
Assets (mil)	\$4.89
Liability (mil)	\$1.20
(for the year ended 12/31/2006)	

Category: Loss/Deficit

Event: Neuro-Hitech, Inc. reported a net loss for the year ended December 31, 2006 of \$21,407,771 on revenues of \$304,240, much higher than the net loss reported last year of \$954,841 on revenues of \$208,343. As a result of its recurring losses, the Company has an accumulated deficit of \$24,034,216 at December 31, 2006. The Company also used cash for operating activities of \$3,260,645, compared to \$414,086 used for operations last year.

Intellectual Property: The Company holds an exclusive license for two composition of matter patents and four process patents for Racemic Huperzine A, Huperzine A and their analogues and derivatives from the Mayo Foundation. As part of the acquisition of Q-RNA, the Company assumed exclusive license agreements and an option to purchase an exclusive license with PARTEQ Research and Development Innovations, the technology licensing arm of Queens University, Kingston, Ontario, Canada. The exclusive license agreement grants the Company an exclusive worldwide license to all innovations and developments, including the patent applications and additional filings pursuant to the Exclusive Patent License Agreement with PARTEQ for Alzheimer's research. The Company also holds an option to acquire an exclusive worldwide license to all innovations and developments for certain compounds and patents/patent applications from PARTEQ for Epilepsy research, including the patent applications and additional filings, pursuant to the Exclusive Patent License Option Agreement with PARTEQ for Epilepsy Research. [SEC Filing 10-KSB 04-13-07]

Description: The Company engages in the acquisition and development of therapies for Alzheimer's disease and other degenerative neurological disorders.

Officers: Reuben Seltzer (Pres., CEO & Dir.); Alan Kestenbaum (EVP & Dir.); L. William McIntosh (COO & Dir.); David Barrett (CFO); William Wong (Chief Scientific Officer)

Auditor: Moore Stephens PC

Securities: Common Stock-Symbol NHPI; NasdaqCM;
12,333,637 common shares outstanding as of March 30, 2007.

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**Prospector
Profile
07.0790**

Norsat International, Inc.

110– 4020 Viking Way
Richmond, British Columbia, Canada V6V 2N2
(604) 821-2800

NAICS	334220
Description	Communications Equipment Mfg.
Revenue (mil)	\$15.26
Income (mil)	(\$4.35)
Assets (mil)	\$9.82
Liability (mil)	\$6.24
(for the year ended 12/31/2006)	

Category: Audit Concerns

Event: Norsat International, Inc. has incurred recurring operating losses and has a deficit of \$46,171,779 at December 31, 2006. Consequently, there is substantial doubt about its ability to continue as a going concern. Management has been able, thus far, to finance the operations through a series of debt and equity financings.

Intellectual Property: The Company relies on patent, trademark, trade secret and copyright laws to protect proprietary technology and to protect against claims from others. The Company believes it has direct intellectual property rights covering substantially all of its material technologies. The Company has renewed the interest in employing patent protection due to the competition in its markets. Four applications were filed in 2006, and the Company has a patent portfolio of two patents. An additional patent is under review from a previous year. The Company's trademarks include GLOBETrekker™ and OmniLink™. [SEC Filing 20-F 04-13-07]

Description: The Company is a leading provider of intelligent satellite solutions that enable the transmission of data, audio and video via satellite in even the most challenging environments.

Officers: Ugo Angelo Doninelli (Chair); James Sharpe (Vice Chair); Aimee Chan (Pres. & CEO); Cathy Zhai (CFO); Randy Witten (VP); Pervez Siddiqui (VP); Joseph Caprio (Dir.); Christopher Hoyle (Dir.)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol NII.TO; TSX;
49,562,558 common shares outstanding as of December 31, 2006.

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**Prospector
Profile
07.0791**

Notify Technology Corporation

1054 S De Anza Boulevard, Suite 105
San Jose, CA 95129
(408) 996-7405

NAICS	517212
Description	Wireless Communications
Employees	44
Revenue (mil)	\$4.36
Income (mil)	(\$0.31)
Assets (mil)	\$1.42
Liability (mil)	\$2.04
(for the year ended 9/30/2006)	

Category: Loss/Deficit

Event: Notify Technology Corporation showed \$1,534,895 in total assets, \$2,342,586 in total liabilities, and \$807,691 in total shareholders' deficit as of March 31, 2007. The Company's balance sheet also showed strained liquidity with \$1,436,856 in total current assets and \$2,339,033 in total current liabilities. The Company reported a net loss for the quarter ended March 31, 2007, of \$142,936, compared to a net loss of \$276,080 reported for the three month period ended March 31, 2006. Total revenues for the quarter ended March 31, 2007, were \$989,632, as compared with \$886,806 for the quarter ended March 31, 2006.

Intellectual Property: The Company regards various features and design aspects of its products as proprietary and relies primarily on a combination of patent, copyright, and trademark laws and employee and third-party nondisclosure agreements to protect proprietary rights. In fiscal 2006, the Company sold its rights to several patents for legacy products no longer in production. The software products are generally not subject to patent claims although it intends to continue to apply for patents, as appropriate, for future technologies and products. In August 2006, the Company entered into a ISV Partnership with Research In Motion Limited, the maker of the "BlackBerry" hand-held computer, which has been endorsed for use on RIM devices in certain applications. In November of 2003, NCR Corporation and the Company entered into a non-exclusive license agreement to offer certain product features on its Enterprise Mobility Solution that are covered by a patent held by NCR. [SEC Filing 10-KSB 12-22-06]

Description: The Company provides real time wireless synchronization of email, calendar, contacts, and tasks, supporting any Blackberry, Palm, and Windows Mobile Wireless device on cellular, voice, and data networks worldwide.

Officers: Paul F. DePond (Chair, Pres. & CEO); Gerald W. Rice (CFO); Gordon Faulmann (VP-Bus. Dev't.); Rhonda Chicone Shick (VP-Product Dev't.)

Auditor: L.L. Bradford & Company, LLC

Securities: Common Stock-Symbol NTFY.OB;
13,968,995 common shares outstanding as of December 15, 2006.

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**Prospector
Profile
07.0792**

Physical Spa & Fitness, Inc.

40/F., Tower One, Times Square,
No. 1 Matheson Street, Causeway Bay, Hong Kong
(852) 2917-0000

NAICS	713940
Description	Fitness Centers
Employees	1,160
Revenue	HKD(mil) \$56.34
Income	HKD(mil) (\$4.93)
Assets	HKD(mil) \$28.87
Liability	HKD(mil) \$24.92
(for the year ended 12/31/2006)	

Category: Audit Concerns

Event: Moores Rowland Mazars raised substantial doubt about Physical Spa & Fitness Inc.'s ability to continue as a going concern due to its negative working capital and capital deficiency and recurring losses.

Intellectual Property: In July 1988, the Company and its predecessor began to market substantially all its fitness centers under the servicemark "Physical" thereby eliminating the prior practice of using a different trade name for each center. The Company registered a servicemark under its trade name "Physical" in Hong Kong and its Chinese equivalent name in China. In China, the Company has registered the name in Chinese language pursuant to the Chinese Trademark Law. This provides the Company with protection of its name on a nation-wide basis and precludes others in China from using the same name. [SEC Filing 10-KSB 04-16-07]

Description: The Company provides physical fitness and beauty treatment services.

Officers: Ngai Keung Luk (Chair & CEO); Yuk Wah Ho (Pres. & Dir.); Darrie Lam (CFO, Sec. & Dir.); Yat Ming Lam (Dir.); Allan Wah Chung Li (Dir.)

Auditor: Moores Rowland Mazars

Securities: 6,809,353 common shares outstanding as of February 7, 2007.

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**Prospector
Profile
07.0793**

Prolink Holdings, Inc.

410 South Benson Lane
Chandler, AZ 85224
(480) 961-8800

NAICS		339920
Description		Golf Equipment Mfg.
Employees		117
Revenue	(mil)	\$23.45
Income	(mil)	(\$3.64)
Assets	(mil)	\$16.60
Liability	(mil)	\$16.01
(for the year ended 12/31/2006)		

Category: Loss/Deficit

Event: ProLink Holdings Corp. reported a \$1,873,962 net loss on \$6,733,683 of total revenues for the three months ended March 31, 2007, versus a \$329,939 of net income on \$5,754,282 of total revenues for the three months ended April 1, 2006. At March 31, 2007, ProLink Holdings' balance sheet showed total assets of \$19,366,018 and total liabilities of \$10,134,489, compared to total assets of \$16,601,561 and total liabilities of \$16,011,242 at April 1, 2006.

Intellectual Property: The Company owns 14 patents that are required to sell and operate its systems. Each of the patents provides the Company with the rights necessary to operate different parts of its systems. It has also entered into a license agreement with Optimal Golf Solutions, Inc. with respect to United States Patent # 5,364,093, with respect to certain international patents for the use of differential GPS on golf carts. It has an exclusive licensing and distribution agreement with Elumina Iberica SA pursuant to which Elumina acts as an exclusive distributor of its products in Europe, the Middle East, China, Malaysia, Singapore, Thailand and South Korea. The Company has other distribution agreements with various third parties. It also owns trademarks on "ParView" and "ProLink" and are in the process for applying for trademarks for "ProLink Solutions," "ProStar" and "GameStar." [SEC Filing 10-KSB 04-17-07]

Description: The Company, through its subsidiary, ProLink Solutions LLC, engages in the design, manufacture, and sale of GPS golf course management systems and software to golf course owners and operators worldwide.

Officers: Steven D. Fisher (Chair); Lawrence D. Bain (Pres., CEO & Dir.); Michael S. Browne (CFO); Jay Wolf (Dir.); Robert Ellin (Dir.); Barry I. Regenstein (Dir.); William D. Fugazy, Jr. (Dir.); Andrew Wing (Dir.)

Auditor: Semple, Marchal & Cooper, LLP

Securities: Common Stock-Symbol PLKH.OB; OTC BB;
37,559,881 common shares outstanding as of April 13, 2007.

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**Prospector
Profile
07.0794**

Resolve Staffing, Inc.

3235 Omni Drive
Cincinnati, OH 45245
(800) 894-4250

NAICS		561330
Description		Staffing Services
Employees		10,000
Revenue	(mil)	\$103.73
Income	(mil)	(\$2.72)
Assets	(mil)	\$57.81
Liability	(mil)	\$57.43
(for the year ended 12/31/2006)		

Category: Loss/Deficit

Event: Resolve Staffing, Inc. reported a net loss of \$2,716,198 on revenues of \$103,727,965 for the year ended December 31, 2006, compared to a net income of \$4,543,278 on revenues of \$39,035,112 reported last year. As of December 31, 2006, the Company has strained liquidity with \$19,461,646 in total current assets available to pay \$41,107,050 in total current liabilities.

Intellectual Property: The Company has begun the process of registering the mark Resolve Staffing™, and the name "Resolve Staffing" with a design. If federal registration is granted, the Company intends to develop Resolve Staffing as its brand identity. [SEC Filing 10-KSB 04-16-07]

Description: The Company provides outsourced human resource services in the United States.

Officers: Ronald Heineman (CEO & Dir.); Scott Horne (CFO); Steve Ludders (COO); Steve Roux (EVP); Tom Lawry (Controller & Treas.); William Walton (Dir.); William A. Brown (Dir.); Donald Quarterman, Jr. (Dir.)

Auditor: Rippe & Kingston CO PSC

Securities: Common Stock-Symbol RSFF.OB; OTC BB;
19,428,511 common shares outstanding as of March 15, 2007.

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**Prospector
Profile
07.0795**

Revolutions Medical Corporation

2073 Shell Ring Circle
Mt. Pleasant, SC 29466
(843) 971-4848

NAICS	339100
Description	Medical Equipment Mfg.
Revenue (mil)	\$0.17
Income (mil)	(\$14.73)
Assets (mil)	\$0.00
Liability (mil)	\$1.42
(for the year ended 12/31/2006)	

Category: Audit Concerns

Event: Sutton Robinson Freeman & Co., P. C. expressed substantial doubt about the ability of Revolutions Medical Corporation to continue as a going concern due to its recurring losses from operations and net capital deficiency.

Intellectual Property: The Company has a U.S. patent covering its retractable safety syringe design and a U.S. patent covering its blood sampling device. During 2006, its Clear Image subsidiary filed four patent applications related to the Color MRI technology, none of which has yet been published. [SEC Filing 10-KSB 04-16-07]

Description: The Company operates in the safety-engineered medical devices arena. Its products include the Rev Vac Safety Syringe, safety blood-drawing device and the Rev Vac Safety IV Catheter.

Officers: Rondald Wheet (Chair & CEO); Thomas M. Beahm (Dir.); Thomas O'Brien (Dir.)

Auditor: Sutton Robinson Freeman & Co., P. C.

Securities: Common Stock-Symbol RMCP.PK; PNK;
15,808,111 common shares outstanding as of March 31, 2007.

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**Prospector
Profile
07.0796**

RG America, Inc.

1507 Capital Avenue, Suite 101
Plano, TX 75074
(972) 919-4774

NAICS		524210
Description		Insurance Brokers
Employees		37
Revenue	(mil)	\$20.37
Income	(mil)	(\$9.86)
Assets	(mil)	\$15.04
Liability	(mil)	\$17.40
(for the year ended 12/31/2006)		

Category: Audit Concerns

Event: Whitley Penn LLP expressed substantial doubt about RG America, Inc.'s ability to continue as a going concern after auditing the Company's financial statements for the years ended December 31, 2006, and 2005. The auditing firm pointed to the Company's previously incurred net losses, which have resulted in a significant accumulated deficit at December 31, 2006. The Company posted a net loss of \$9,856,537 on revenues of \$20,373,047 for the year ended December 31, 2006. The Company's balance sheet showed \$15,042,251 in total assets and \$17,404,160 in total liabilities, resulting in a \$2,361,909 stockholders' deficit at December 31, 2006. Its balance sheet also showed negative working capital with \$14,038,288 in total current assets and \$17,400,904 in total current liabilities. [SEC Filing 10-KSB 05-14-07]

Intellectual Property: The Company has registered with the United States Patent and Trademark Office the trademark PropertySMART® (Property Strategically Managed Alternative Risk Transfer). [SEC Filing 10-KSB 05-18-07]

Description: The Company provides insurance restoration services and targeted insurance services/products.

Officers: Edward P. Rea (Chair); James A. Rea (Pres., COO & Dir.); Bruce A. Hall (CEO & CFO); Kevin L. Dahlberg (EVP, VP-Investors Relations & Sec.); Michael A. Jenkins (Dir.); Paul S. Johnson (Dir.)

Auditor: Whitley Penn LLP

Securities: Common Stock Symbol RGMIE.OB; OTCBB;
29,252,093 common shares outstanding as of May 14, 2007.

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**Prospector
Profile
07.0797**

Roadhouse Grill, Inc.

2703-A Gateway Drive
Pompano Beach, FL 33069
(954) 957-2600

NAICS		722110
Description		Restaurants
Employees		2,893
Revenue	(mil)	\$116.00
Income	(mil)	(\$10.72)
Assets	(mil)	\$25.11
Liability	(mil)	\$33.41
(for the year ended 4/30/2006)		

Category: Audit Concerns

Event: Rachlin Cohen & Holtz LLP expressed substantial doubt about Roadhouse Grill, Inc.'s ability to continue as a going concern after auditing the Company's financial statements for the year ended April 30, 2006. The auditing firm said "the Company has suffered recurring net losses and has also experienced cash flow constraints, which have resulted in the Company being delinquent in certain payments to creditors, including taxing authorities." The Company posted a net loss of \$10,721,000 on revenues of \$115,995,000 for the year ended April 30, 2006. At April 30, 2006, the Company's balance sheet showed \$25,108,000 in total assets and \$33,406,000 in total liabilities, resulting in an \$8,298,000 stockholders' deficit. The Company also showed negative working capital of \$22,607,000 from \$2,511,000 in total current assets and \$25,188,000 in total current liabilities.

Intellectual Property: The Company has registered the "Roadhouse Grill" service mark and other designs and slogans with the U.S. Patent and Trademark Office and with the respective trademark offices in other countries. The Company has certain other foreign trademarks in various stages of the registration process. It believes that the trademarks and service marks have significant value and are essential to its ability to create demand for and awareness of its restaurants. [SEC Filing 10-K 05-17-07]

Description: The Company operates, franchises, and licenses casual dining restaurants under the name of Roadhouse Grill in the U.S.

Officers: Ayman Sabi (Pres., CEO, acting CFO & Dir.); Alain K. K. Lee (EVP & Sec.); Mark Rogers (VP-Operations); Ronald J. Buck (Dir.); Nathan D. Benn (Dir.); Francis Lee (Dir.)

Auditor: Rachlin Cohen & Holtz

Securities: Common Stock Symbol GRLL.OB; OTCBB;
29,220,663 common shares outstanding as of May 16, 2007.

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**Prospector
Profile
07.0798**

Siena Technologies, Inc.

5625 South Arville Street, Suite E
Las Vegas, NV 89118

(702) 889-8777

NAICS		541512
Description		Systems Integration Services
Employees		48
Revenue	(mil)	\$18.76
Income	(mil)	(\$0.59)
Assets	(mil)	\$10.93
Liability	(mil)	\$13.91
(for the year ended 12/31/2006)		

Category: Audit Concerns

Event: Jaspers + Hall PC expressed substantial doubt about Siena Technologies, Inc.'s ability to continue as a going concern after auditing the Company's financial statements for the years ended December 31, 2006, and 2005. The auditing firm pointed to the Company's negative working capital, stockholders' deficit, and substantial losses. The Company posted a net loss of \$589,818 on revenues of \$18,758,496 for the year ended December 31, 2006. At December 31, 2006, the Company's balance sheet showed \$10,934,318 in total assets and \$13,368,639 in total liabilities, resulting to \$2,974,321 in stockholders' deficit. The Company also reported strained liquidity with \$2,562,411 in total current assets and \$6,027,026 in total current liabilities.

Intellectual Property: The Company filed for a patent on July 19, 2005 for integrating casino race and sports book information (video and wagering information) and then displaying it to multiple movie theatre sized screens. The Company recently installed this technology at Red Rock on a 100-foot-wide screen, at Green Valley Ranch, Santa Fe Station and Borgata Hotel and Casino and expects to use this technology in future projects. The Company regards domain names, trade secrets, proprietary technologies, and similar intellectual property as important to its success. [SEC Filing 10KSB 05-17-07]

Description: The Company designs, develops, and integrates communication technology and systems networks primarily in the U.S.

Officers: Jeffrey R. Hultman (CEO & Dir.); Christopher Pizzo (CFO & Dir.); Michael Kelly (Dir.)

Auditor: Jaspers + Hall PC

Securities: Common Stock Symbol SIEN.OB; OTCBB;
42,163,691 common shares outstanding as of May 10, 2007.

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**Prospector
Profile
07.0799**

Softnet Technology Corporation

Woodbridge Corporate Plaza, 485 Route 1 South
Iselin, NJ 08830
(908) 212-1799

NAICS	540000
Description	IT Consulting Services
Revenue (mil)	\$6.21
Income (mil)	(\$7.33)
Assets (mil)	\$0.73
Liability (mil)	\$1.24
(for the year ended 12/31/2006)	

Category: Audit Concerns

Event: Bagell, Josephs, Levine & Company, LLC raised doubts about the ability of Softnet Technology Corporation to continue as a going concern after auditing its financial statements. The Company had substantial losses and negative cash flow from operations in 2006 and 2005, which significantly reduced stockholders' equity and resulted in substantial retained deficits and working capital deficits at December 31, 2006 and 2005. The auditor believes that the Company will require additional funding to cover substantial expected negative cash flows in 2007.

Intellectual Property: On August 1, 2005, the Company's Indigo subsidiary purchased the assets, including all customer agreements, and any rights under purchase orders, together with all intellectual property rights and goodwill, of Cord Consulting, an information technology consulting business. The Company also acquired WholesaleByUs on July 9, 2004. WBU is a technology driven company that developed proprietary technology to sell products through the Internet. [SEC Filing 10-KSB 04-13-07]

Description: The Company, through its subsidiaries, offers information technology consulting services and solutions to enterprises and service providers in the United States.

Officers: James Booth (Chair, Pres. & CEO); Kevin Holt (COO); Darren Tietsworth (Dir.)

Auditor: Bagell, Josephs, Levine & Company, LLC

Securities: Common Stock-Symbol STTS.OB; OTC BB;
315,443,775 common shares outstanding as of March 20, 2007.

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**Prospector
Profile
07.0800**

Solar Energy Limited

145-925 West Georgia Street
Vancouver, British Columbia, Canada V6C 3L2
(604) 669-4771

NAICS	334413
Description	Solar Cells Mfg.
Employees	18
Revenue (mil)	\$0.00
Income (mil)	(\$1.61)
Assets (mil)	\$0.23
Liability (mil)	\$1.06
(for the year ended 12/31/2006)	

Category: Audit Concerns

Event: Chisholm, Bierwolf & Nilson LLC expressed substantial doubt about the ability of Solar Energy Limited to continue as a going concern due to its significant operating losses and negative working capital.

Intellectual Property: The Company is the owner of intellectual property rights related to the acquisition of Hydro-Air Technologies, Inc., which has certain intellectual property rights that the Company had intended to develop for the purpose of generating commercially viable electrical power using the energy generated by the heat of evaporation of water. Preliminary work, experiments completed and test results generated from the projects will be useful to derivative projects that the Company expects may become commercially viable at some future date. [SEC Filing 10-KSB 04-16-07]

Description: The Company is working to pioneer the green energy sources of the future, as well as the benign, effective bio-remedies to the fossil fueled ills of the seas and the skies.

Officers: Andrew Wallace (CEO, CFO & Dir.); William Sherban (Dir.); Toby Thatcher (Dir.)

Auditor: Chisholm, Bierwolf & Nilson LLC

Securities: Common Stock-Symbol SLRE.OB; OTC BB;
19,873,309 common shares outstanding as of April 12, 2007.

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**Prospector
Profile
07.0801**

Speaking Roses International, Inc.

404 Ironwood Drive
Salt Lake City, UT 84115
(801) 433-3900

NAICS		424930
Description		Flowers Wholesalers
Employees		30
Revenue	(mil)	\$1.60
Income	(mil)	(\$6.27)
Assets	(mil)	\$1.09
Liability	(mil)	\$6.18
(for the year ended 12/31/2006)		

Category: Audit Concerns

Event: Tanner LC expressed substantial doubt about Speaking Roses International, Inc.'s ability to continue as a going concern after auditing the Company's financial statements for the year ended Dec. 31, 2006. The auditor pointed to the Company's minimal cash, working capital deficit and accumulated deficit as of Dec. 31, 2006, significant losses and negative cash flows from operating activities since inception. The Company posted a net loss of \$6,265,635 on revenues of \$1,600,960 for the year ended Dec. 31, 2006. At Dec. 31, 2006, the Company's balance sheet showed \$1,092,401 in total assets and \$6,175,319 in total liabilities, resulting to \$5,082,918 in stockholders' deficit. The Company also had a negative working capital with \$293,856 in total current assets and \$2,025,871 in total current liabilities.

Intellectual Property: The Company relies on a combination of patents, patentspending, trademark and trade secret rights, confidential procedures, and proprietary licensing arrangements to establish and protect our intellectual property. Its embossing technology is the subject of several patents in variousstages of the patent process. Certain of its claims have been approved by the United States Patent and Trademark Office while others are still pending. The Company has been granted patents in the United States and several strategically important areas of the world. It also has patent applications pending in many other areas of the world. [SEC Filing 10-KSB 05-17-07]

Description: The Company engages in the marketing, distribution, and retail of floral products, primarily roses in the United States.

Officers: Blaine Harris (Chair); Alan K. Farrell (Pres. & CEO); David R Nichols (CFO); Terrell A. Lassetter (Dir.); Rene Rodriguez (Dir.); Robert E. Warfield (Dir.); Roland N. Walker (Dir.)

Auditor: Tanner LC

Securities: Common Stock-Symbol SRIIE.OB; OTC BB;
35,456,889 common shares outstanding as of December 31, 2006.

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**Prospector
Profile
07.0802**

St. Joseph, Inc.

4870 South Lewis, Suite 250
Tulsa, OK 74105
(918) 742-1888

NAICS	561330
Description	Staffing Services
Employees	15
Revenue (mil)	\$2.60
Income (mil)	(\$0.37)
Assets (mil)	\$0.51
Liability (mil)	\$0.59
(for the year ended 12/31/2006)	

Category: Audit Concerns

Event: Cordovano and Honeck LLP raised doubts on St. Joseph, Inc.'s ability to continue as a going concern after auditing the Company's financial statements. The auditor pointed out that the Company has incurred recurring losses and has negative working capital and a net capital deficiency at December 31, 2006.

Intellectual Property: The Company and its subsidiaries own several trademarks, service marks and trade names, including getsmartonline.com, staftek.com, stafmedglobal.com, confidentialsearch.com and stjosephinc.com. [SEC Filing 10-KSB 04-13-07]

Description: The Company engages in the recruitment and placement of professional technical personnel on a temporary and permanent basis primarily in the Tulsa, Oklahoma area.

Officers: Gerald McIlhargey (Pres., CEO & Dir.); Kenneth L. Johnson (Sec., Treas. & Dir.); Bruce Schreiner (Dir.); Donal Ford (Dir.); Maureen O'Brien (Dir.)

Auditor: Cordovano and Honeck LLP

Securities: Common Stock-Symbol STJO.OB; OTC BB; 6,049,212 common shares outstanding as of March 9, 2007.

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**Prospector
Profile
07.0803**

Subjex Corporation

5720 Smetana Drive
Minnetonka, MN 55343
(952) 931-0501

NAICS	511210
Description	Software Publishers
Employees	3
Revenue (mil)	\$0.11
Income (mil)	(\$0.35)
Assets (mil)	\$0.13
Liability (mil)	\$0.19
(for the year ended 12/31/2006)	

Category: Audit Concerns

Event: Carver Moquist & O'Connor, LLC expressed substantial doubt about the ability of Subjex Corporation to continue as a going concern due to its recurring net losses and accumulated deficit at December 31, 2006.

Intellectual Property: In October 2006, Subjex Corporation announced that it has begun to license a significant new software technology. The software called SubjexFMS is an Artificial Intelligence trade-timing and index forecasting engine built on a similar Neural Network structure as Subjex's dialogue technology. [SEC Filing 10-KSB 04-16-07]

Description: The Company provides customer service solutions through an Application Service Provider model in the United States.

Officers: Andrew D. Hyder (Chair, Pres. & CEO)

Auditor: Carver Moquist & O'Connor, LLC

Securities: Common Stock-Symbol SBJX.OB; OTC BB; 68,396,611 common shares outstanding as of April 12, 2007.

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**Prospector
Profile
07.0804**

Summit Environmental Corporation, Inc.

210 South Green
Longview, TX 75601
(800) 522-7841

NAICS	325998
Description	Fire Extinguisher Mfg.

Revenue	(mil)	\$0.39
Income	(mil)	(\$4.65)
Assets	(mil)	\$2.14
Liability	(mil)	\$1.31

(for the year ended 12/31/2006)

Category: Audit Concerns

Event: Summit Environmental Corporation, Inc. has incurred net losses of \$4,648,053 and \$1,088,943 for the years ended December 31, 2006 and 2005, respectively, and has incurred losses of \$12,953,292 since inception. The Company also has negative cash flows from operations of \$1,085,577 and \$1,283,296 for the years ended December 31, 2006 and 2005, respectively, and has used cash in operations of \$8,576,948 since inception. Management believes that these factors, among others, may indicate that the Company will be unable to continue as a going concern for a reasonable period of time.

Intellectual Property: The Company owns the trademark FlameOut™ used in marketing its products. It also owns the patent and intellectual property rights to the Surfactant Blend A - FlameOut™. [SEC Filing 10-KSB 04-16-07]

Description: The Company engages in the marketing and distribution of fire suppression materials, environmentally safe cleaning chemicals, and natural, botanical cosmetic products primarily in the United States.

Officers: Doug Cox (Chair, CEO & Dir.); Don Jordan (Pres., CFO & Dir.); Dean Haws (Dir.); James J. Roach (Dir.); Thomas J. Kenan (Dir.); Mohsen Amiran (Dir.); Wilton Dennis Stripling (Dir.)

Securities: Common Stock-Symbol SEVTE.OB; OTC BB;
30,536,001 common shares outstanding as of February 22, 2007.

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**Prospector
Profile
07.0805**

Teltronics, Inc.

2150 Whitfield Industrial Way
Sarasota, FL 34243
(941) 753-5000

NAICS	334210
Description	Telecom Equipment Mfg.
Revenue (mil)	\$46.86
Income (mil)	\$1.61
Assets (mil)	\$16.69
Liability (mil)	\$18.14
(for the year ended 12/31/2006)	

Category: Loss/Deficit

Event: Teltronics, Inc., posted a net loss of \$1,034,000 on revenues of \$9,575,000 for the quarter ended March 31, 2007, as compared with a net loss of \$560,000 on revenues of \$10,291,000 in the same quarter last year. At March 31, 2007, the Company's balance sheet showed \$14,457,000 in total assets and \$17,103,000 in total liabilities, resulting in a \$2,646,000 stockholders' deficit. The Company also reported strained liquidity with \$12,910,000 in total current assets and \$13,322,000 in total current liabilities.

Intellectual Property: The Company relies on patent, trademark, trade secret and copyright laws both to protect intellectual property, including proprietary technology, and to protect itself against claims from others. The Company currently holds a world-wide, non-exclusive, fully paid-up license to make, use and sell the inventions under approximately 30 U.S patents and numerous international patents and patent applications relating to the 20-20 digital switching product line. It considers the patents relating to digital switching products to be the most important to its business. The Company also currently owns 5 U.S. patents relating to emergency 9-1-1 call station identification features and a personal translator device for assisting communications. It has approximately 30 registered trademarks in the United States, of which 20-20 and SEBea is considered to be the most valuable. The Company licenses some technology from third parties used in providing manufacturing services to customers. [SEC Filing 10-K 04-17-07]

Description: The Company designs, installs, develops, manufactures, and markets electronic hardware and application software products primarily in the telecommunications industry.

Officers: Ewen R. Cameron (Pres., CEO & Dir.); Richard Begando (EVP-Sales & Mktg.); Russell R. Lee III (VP-Finance, CFO, Sec. & Treas.); Norman R. Dobiesz (SVP-Business Dev't. & Dir.); Gregory G. Barr (Dir.); Richard L. Stevens (Dir.); Peter Friedmann (Dir.)

Auditor: Kirkland, Russ, Murphy & Tapp PA

Securities: Common Stock Symbol TELT.OB; OTCBB;
8,647,539 common shares outstanding as of May 14, 2007.

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**Prospector
Profile
07.0806**

The Sports Club Company, Inc.

11151 Missouri Avenue
Los Angeles, CA 90025
(310) 479-5200

NAICS	713940
Description	Fitness Centers
Employees	1,148
Revenue (mil)	\$56.21
Income (mil)	(\$24.64)
Assets (mil)	\$212.56
Liability (mil)	\$234.64
(for the year ended 12/31/2006)	

Category: Loss/Deficit

Event: The Sports Club Company, Inc. disclosed a stockholders' deficit of \$24,190,000 at Dec. 31, 2006. The Company has total assets of \$89,487,000, total liabilities of \$104,098,000, and redeemable convertible preferred stock, series B valued at \$9,579,000. Accumulated deficit at Dec. 31, 2006, stood at \$133,864,000.

Intellectual Property: The Company has registered its "flying lady" logo as a stand-alone design and in combination with The Sports Club/LA name under federal trademark laws. Internationally, the Company has registered The Sports Club/LA name and logo in Japan and throughout Europe under a joint "European Community" trademark. It has also obtained federal protection for its food and nutritional products that are marketed under the trade names of Private Trainer System and PTS. Additionally, the Company has received trademark approval for several of its fitness programs, including BodyArt, REV and others. The Company has obtained full protection under Federal trademark laws for its SportsMed subsidiary name; Splash, the name of its spas; and For Kids Only, the childcare and children's fitness program. The Company's trademarks and other proprietary rights are significant elements in its marketing and branding strategies. [SEC Filing 10-K 05-17-06]

Description: The Company operates sports and fitness Clubs primarily in the United States.

Officers: D. Michael Talla (Chair); Rex A. Lickliger (Vice Chair & CEO); Nanette Pattee Francini (EVP); Timothy M. O'Brien (CFO & Sec.); Mark S. Spino (SVP); Andrew L. Turner (Dir.); George J. Vasilakos (Dir.); Charles A. Norris (Dir.); Christopher M. Jeffries (Dir.); Charles J. Ferraro (Dir.)

Auditor: KPMG LLP

Securities: Common Stock-Symbol SCYL.PK; PNK;
19,405,718 common shares outstanding as of April 30, 2007.

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**Prospector
Profile
07.0807**

Transax International, Inc.

8th Floor 5201 Blue Lagoon Drive
Miami, FL 33126
(305) 629-3090

NAICS	541611
Description	Records Mgt. Services
Employees	36
Revenue (mil)	\$4.15
Income (mil)	(\$2.01)
Assets (mil)	\$2.06
Liability (mil)	\$5.59
(for the year ended 12/31/2006)	

Category: Loss/Deficit

Event: Transax International Limited reported a \$402,005 net income on \$1,186,226 of revenues for the three months ended March 31, 2007, compared with \$569,930 net loss on \$981,058 of revenues in the comparable period of 2006. At March 31, 2007, the Company's balance sheet showed \$2,068,692 in total assets and \$5,293,144 in total liabilities resulting in \$3,224,452 stockholders' deficit. The Company's balance sheet also showed strained liquidity with \$836,767 in total current assets available to pay \$4,825,415 in total current liabilities. The Company has been deficient in the payment of Brazilian payroll taxes and Social Security taxes since fiscal 2000. At Dec. 31, 2006, these deficiencies amounted to approximately \$759,000.

Intellectual Property: Patents and other proprietary rights are vital to its business operations. The Company has acquired the license to certain intellectual property, including "MedLink" registered trade name; and the source code for all of the MedLink Solutions, source nodes and Network processor source code. The Company has hired appropriate counsel in the United States to apply for copyright protection of its products in the United States. The Company intends to apply for a process patent in the near future. [SEC Filing 10-KSB 04-17-07]

Description: The Company provides health information management products and solutions to manage coding, compliance, reimbursement, abstracting, and record management's processes for healthcare providers and health insurance companies.

Officers: Stephen Walters (Pres., CEO & Dir.); David Sasso (VP); Adam Wasserman (CFO); Laurie Bewes, BBA (Dir.)

Auditor: Moore Stephens, P.C.

Securities: Common Stock-Symbol TNSX.OB; OTC BB;
32,030,511 common shares outstanding as of April 12, 2007.

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**Prospector
Profile
07.0808**

Turbodyne Technologies, Inc.

36 East Barnett Street
Ventura, CA 93001
(805) 201-3133

NAICS	336312
Description	Engine Mfg.
Revenue (mil)	\$0.02
Income (mil)	(\$0.81)
Assets (mil)	\$0.02
Liability (mil)	\$8.55
(for the year ended 12/31/2006)	

Category: Audit Concerns

Event: Vasquez & Co., Inc. expressed substantial doubt Turbodyne Technologies, Inc.'s ability to continue as a going concern after auditing its financial statements. The Company has incurred significant losses in recent years, has an accumulated deficit of \$128,151,916 and a total capital deficit of \$8,536,855 at December 31, 2006. The auditor also points out that the Company has used all of its available cash in its operating activities in recent years, has a significant working capital deficiency and is subject to lawsuits brought against it by other parties.

Intellectual Property: The Company has a total of 28 patents and applications. The most significant patents and applications are for the use of a large scale motor for compressed air systems for internal combustion engines and several patents relating to high speed motors. It also received a license from Honeywell for certain Dynacharger patents involving technology overlapping both the Dynacharger and the Turbopac™. The Company also owns the trademark for Turbopac. The Company filed a provisional application in the U.S. Patent and Trademark Office for a TurboPac-related technology. Referred to as the 'TurboFlow', the patent disclosure includes application of the technology to vehicle types commonly referred to as 'hybrids' or 'low emission vehicles'. The disclosed technology applies advanced controls, energy management, and a TurboPac-related technology to avoid problems encountered when using traditional turbo- or super- charging air injection units with a small engine in those types of vehicles. [SEC Filing 10-KSB 04-16-07]

Description: The Company provides patented propulsion components that foster the downsizing of hybrid, gas, and diesel engines to address rising fuel costs.

Officers: Jason Meyers (Chair); Albert F. Case, Jr. (Pres., CEO & Dir.); Debi Kokinos (CFO); Arnold W. Kwong (VP)

Auditor: Vasquez & Co., Inc.

Securities: Common Stock-Symbol TRBD.OB; OTC BB;
353,459,444 common shares outstanding as of March 26, 2007.

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**Prospector
Profile
07.0809**

Ultitek Limited

560 Sylvan Avenue
Englewood Cliffs, NJ 07632
(201) 541-1700

NAICS	511210
Description	Software Publishers
Employees	60
Revenue (mil)	\$1.87
Income (mil)	(\$7.41)
Assets (mil)	\$1.08
Liability (mil)	\$1.41
(for the year ended 12/31/2006)	

Category: Audit Concerns

Event: Meyler & Company LLC expressed substantial doubt about Ultitek Ltd.'s ability to continue as a going concern after auditing the Company's financial statements for the years ended Dec. 31, 2006, and 2005. The auditing firm noted that the Company incurred substantial losses for the two-year period ended Dec. 31, 2006, and negative working capital and stockholders' deficit in its balance sheet at Dec. 31, 2006. Meyler also pointed to the "existing uncertain conditions the Company faces relative to its ability to obtain capital and operate successfully."

Intellectual Property: The Company has nine registered patents with the Russian Federation Agency for Patents and Trademarks including "Agent" subsystem for reservation, "Station" reservations administrator station, "Resurs" inventory control subsystem, "TEMUL98" Terminal emulator, "Sirin" Multi-hosting interface, "SP" Network processor, "SIRIN" Airline Global Distribution System, "TARAS" Tariff subsystem and "Autovokzal-2" Intercity Bus Terminal Management System. [SEC Filing 10-KSB 04-17-07]

Description: The Company provides computerized airline reservations systems software in Russia.

Officers: Roman Price (Chair, Pres. & CEO); Ernest J. Sabato (VP, COO & Sec.); Paul Freed, C.P.A. (CFO); Mark Levin, PhD (VP)

Auditor: Meyler & Company, LLC

Securities: Common Stock-Symbol UITK.OB; OTC BB;
72,290,333 common shares outstanding as of April 12, 2007.

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**Prospector
Profile
07.0810**

Veri-Tek International Corporation

50120 Pontiac Trail
Wixom, MI 48393
(248) 560-1000

NAICS		333924
Description		Forklifts Mfg.
Employees		279
Revenue	(mil)	\$45.77
Income	(mil)	(\$8.89)
Assets	(mil)	\$83.84
Liability	(mil)	\$65.40
(for the year ended 12/31/2006)		

Category: Loss/Deficit

Event: Veri-Tek International Corporation reported a net loss for the year ended December 31, 2006 of \$8.89 million, higher than the net losses of \$2.25 million in 2005 and \$3.45 million in 2004. The Company had net sales of \$45.77 million in 2006, much higher than the net sales of \$7.64 million in 2005 and \$7.93 million in 2004. As a result of its recurring losses, the Company has an accumulated deficit of \$15.05 million as of December 31, 2006.

Intellectual Property: The Company's Testing & Assembly Equipment segment holds a number of United States patents that cover more than 300 patent claims, and presently has additional patent applications pending. The Company's United States patents do not begin to expire until 2018. The Testing & Assembly Equipment segment generally seeks patent protection for all technology, inventions and improvements that are of commercial importance to the development of its business, except in circumstances where it is preferable to maintain such technology or invention as a trade secret. The Lifting Equipment segment's technology consists of bill of materials, drawings, plans, vendor sources and specifications. Although the segment's technology has considerable value, it does not generally have patent protection. In the future, the segment will seek patent protection on any new design features believed to present a significant future benefit by filing. [SEC Filing 10-K 04-13-07]

Description: The Company, together with its subsidiaries, provides various engineered lifting solutions.

Officers: David J. Langevin (Chair & CEO); Terrence P. McKenna (Dir.); Robert S. Gigliotti (Dir.); Marvin B. Rosenberg (Dir.)

Auditor: UHY LLP

Securities: Common Stock-Symbol VCC; AMEX;
7,859,875 common shares outstanding as of March 28, 2007.

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**Prospector
Profile
07.0811**

Viper Powersports, Inc.

19950 177th Street, Suite F
Big Lake, MN 55309
(763) 263-5700

NAICS		336991
Description		Motorcycles Mfg.
Employees		9
Revenue	(mil)	(\$0.05)
Income	(mil)	(\$11.32)
Assets	(mil)	\$1.04
Liability	(mil)	\$1.01
(for the year ended 12/31/2006)		

Category: Audit Concerns

Event: Child, Van Wagoner & Bradshaw, PLLC expressed substantial doubt about the ability of Viper Powersports, Inc. to continue as a going concern due to its recurring losses and net cash outflows from operations since inception.

Intellectual Property: The Company holds a registered trademark for the Viper logo, and has registered for trademark protection for the term Viper in connection with motorcycles and motorcycle products. The Company has also filed certain patents relating to its V-Twin engines and certain other Viper motorcycle components with the U.S. Patent and Trademark Office. [SEC Filing 10-KSB 04-13-07]

Description: The Company engages in the design and development of V-Twin cruiser motorcycles in the United States.

Officers: John Lai (Pres. & Dir.); John R. Silseth II (Managing Director); Robert O. Knutson (Sec. & Dir.); Jerome Posey (CFO & Treas.); Terry L. Nesbitt (Dir.); Robert Van Den Berg (Dir.); Duane Peterson (Dir.)

Auditor: Child, Van Wagoner & Bradshaw, PLLC

Securities: Common Stock-Symbol VPWS.OB; OTC BB;
14,549,481 common shares outstanding as of March 30, 2007.

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**Prospector
Profile
07.0812**

Vision Energy Corporation
4333 Admiralty Way, Suite 100P
Marina Del Rey, CA 90292
(310) 821-2244

NAICS	212000
Description	Mining
Revenue (mil)	\$0.00
Income (mil)	(\$0.72)
Assets (mil)	\$0.39
Liability (mil)	\$0.82
(for the year ended 4/30/2006)	

Category: Audit Concerns

Event: Chisholm, Bierwolf & Nilson, LLC raised doubt about the ability of Vision Energy Corporation to continue as a going concern after auditing the Company's financial statements. The auditing firm notes that the Company has accumulated losses from operations and has the need to raise additional financing in order to satisfy its vendors and other creditors and execute its business plan.

Intellectual Property: The Company purchased a patent-pending process to generate high efficiency, low-cost clean power from pressure let down at the let down control valves in high pressure natural gas transmission lines. This let down recovery system utilizes a waste heat source in combination with let down expansion turbine. The waste heat is utilized to preheat the let down gas prior to expansion thereby taking maximum advantage of the "free energy" available in let down gas. These power plants produce zero emission power at fifty percent of the cost of comparably sized modern power plants. [SEC Filing 10-KSB 04-13-07]

Description: The Company focuses on mining and extracting mineral properties in Canada.

Officers: Russell L. Smith (Chair, Pres. & CEO); Peter Jonker (COO & Dir.); Ralph Greenberg (SVP & Dir.); Norman Birmingham (Treas.); Matt Wyrick (Sec.); Charles A. Daugherty (Dir.); Fred Schiemann (Dir.)

Auditor: Chisholm, Bierwolf & Nilson, LLC

Securities: Common Stock-Symbol VGYL.PK; PNK;
23,469,972 common shares outstanding as of April 12, 2007.

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**Prospector
Profile
07.0813**

Vital Living, Inc.

1289 Clint Moore Road
Boca Raton, FL 33487
(602) 952-9909

NAICS		325411
Description		Vitamins Mfg.
Employees		3
Revenue	(mil)	\$4.94
Income	(mil)	(\$0.08)
Assets	(mil)	\$5.55
Liability	(mil)	\$5.36
(for the year ended 12/31/2006)		

Category: Audit Concerns

Event: Epstein Weber & Conover, PLC raised substantial doubt about the ability of Vital Living, Inc. to continue as a going concern after auditing its financial statements. The auditor notes that the Company has suffered recurring losses from operations, has a working capital deficit, and is dependent on funding sources from other than operations. Since inception, the Company has been required to raise additional capital by the issuance of both equity and debt instruments. There are no commitments from funding sources, debt or equity, in the event that cash flows are not sufficient to fund ongoing operations or other cash commitments when they come due.

Intellectual Property: The Company owns numerous trademarks registered with the U.S. Patent and Trademark Office and with agencies in certain other major jurisdictions of the world. The trademarks include Vital Living®, Vital Living - The Physician Nutraceutical Company®, GreensFIRST®, Dream Protein™, and Complete Essentials™. [SEC Filing 10-KSB 04-13-07]

Description: The Company engages in the development and marketing of nutritional fruit and vegetable supplements, protein supplements, and nutraceuticals products.

Officers: Stuart A. Benson (Pres., CEO & Dir.); Gregg A. Linn (COO, CFO & Dir.); Michael Cardamone (Dir.)

Auditor: Epstein Weber & Conover, PLC

Securities: Common Stock-Symbol VTLV.OB; OTC BB;
164,559,000 common shares outstanding as of March 30, 2007.

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**Prospector
Profile
07.0814**

Voyager Petroleum, Inc.

16 East Hinsdale Avenue
Hinsdale, IL 60521
(630) 325-7130

NAICS	325998
Description	Lubricants Mfg.
Employees	4
Revenue (mil)	\$0.02
Income (mil)	(\$1.55)
Assets (mil)	\$1.21
Liability (mil)	\$2.84
(for the year ended 12/31/2006)	

Category: Audit Concerns

Event: Mendoza Berger & Company, LLP expressed substantial doubt as to the ability of Voyager Petroleum, Inc. to continue as a going concern after auditing its financial statements. The auditor noted that the Company has been in the development stage since its inception and continues to incur significant losses. The Company's viability is dependent upon its ability to obtain future financing and the success of its future operations.

Intellectual Property: The patents associated with its electronic film system (EFS) were acquired in February 2003 from Quest Manufacturing, Inc. for a total purchase price of \$1,158,250. The non-cash assets acquired in this transaction included plastic tooling, molds, metal tooling, software, intellectual property and licensing agreements. As of December 31, 2006, Voyager Petroleum had four issued U.S. patents and one issued foreign patent applying to the EFS and generally related to attributes of the electronic film system. Voyager Petroleum owns all rights, title and interest in the technology and intellectual property which is the subject of the royalty bearing amended licensing agreement and assignment with Itzchak Sapir. The Company has one registered U.S. trademark for the stylized (e) and a total of three registered foreign trademarks for the stylized (E) mark in Mexico and the "Silicon Film" mark in Australia and Switzerland. It also has two registered domain names: www.voyagerpetroleum.com and www.siliconfilm.com. [SEC Filing 10-KSB 04-13-07]

Description: The Company focuses on the acquisition of middle market petroleum based lubricant companies that refine, blend, bottle, and distribute to the automotive and manufacturing aftermarket.

Officers: Sebastien DuFort (Pres. & Dir.); Jefferson G. Stanley (CEO, CFO & Dir.); Cathy A. Persin (VP & Sec.)

Auditor: Mendoza Berger & Company, LLP

Securities: Common Stock-Symbol VYGO.OB; OTC BB;
85,522,244 common shares outstanding as of March 20, 2007.

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**Prospector
Profile
07.0815**

Water Pik, Inc.

23 Corporate Plaza, Suite 246
Newport Beach, CA 92660
(949) 719-3700

NAICS		332913
Description		Plumbing Fixtures Mfg.
Employees		1,200
Revenue	(mil)	\$321.27
Income	(mil)	\$19.37
Assets	(mil)	\$216.29
Liability	(mil)	\$70.70
(for the year ended 9/30/2005)		

Category: Low Rating

Event: Moody's Investors Service assigned a 'Caa2' rating to Water Pik, Inc.'s \$35 million second lien senior secured term loan due 2014. The rating outlook is stable. Moody's said that the proceeds from the credit facilities combined with \$32 million of common equity will be used to fund EG Capital Group LLC's and/or affiliate's acquisition of the company for \$124 million.

Intellectual Property: The Company's subsidiaries holds a number of patents registered in the U.S., Canada and other countries. Its subsidiaries also holds the exclusive rights with respect to certain technology included in their products. The Company relies primarily upon a combination of trademark, copyright, know-how, trade secrets, proprietary information, patents, licenses and contractual restrictions to protect intellectual property rights. Its trademarks include: Water Pik®, Jandy®, ClorMatic®, Olympic™, Laars®, Adjustable Shower Massage™, Flexible Shower Massage®, Misting Massage®, Water Massage®, AquaFall®, Cascadia®, New Visions®, Full-Body Shower Panel™, Medallion®, Elements™, Dual Massage™ and AquaScape™. [SEC Filing 10-K 12-14-05]

Description: The Company makes oral irrigators, shower heads, and water filters under the Water Pik name.

Officers: Michael P. Hoopis (Pres. & CEO); Victor C. Streufert (VP & CFO)

Auditor: Ernst & Young LLP

Securities: 12,315,184 common shares outstanding as of February 6, 2006.

Notes: There is currently no established public trading market for the Company's common stock.

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