



QUARTERLY REPORT

of

SADDLE RANCH MEDIA, INC.

9 MONTHS ENDED SEPTEMBER 30, 2017

OTC PINK: SRMX

CUSIP: 786239 103

1) Name of the issuer and its predecessors (if any) Saddle Ranch Media, Inc.

(formerly Automated-X, Inc., Interline Resource Corporation and Port City Corporation)

2) Registered Address:

881 Baxter Drive, Ste 100 South Jordan, UT 84095

Principal Executive Office (at date of this filing): 5020 Campus Drive Newport Beach, CA 92660

EIN# 87-0461653

3) Security Information;

Trading Symbol: SRMX

Exact title and class of securities outstanding: Common & Series B Preferred

CUSIP: 786239 103

Common shares:	
Par or Stated Value: \$ 0.005	
Total shares authorized:	500,000,000
Total shares outstanding:	231,927,551

as of: 9/30/2017 as of: 9/30/2017

Series B Preferred shares:
Par or Stated Value: NoneTotal shares authorized:3,000,000Total shares outstanding:1,000,000as of:9/30/2017The Series B Preferred Stock has the right to vote 80% of the votes on any
matter requiring the vote of shareholders.

Transfer Agent Transfer Online, Inc. 512 E. Salmon Street Portland, OR 97214 503-227-2950

Is the Transfer Agent registered under the Exchange Act? Yes

List any restrictions on the transfer of security: None

Describe any trading suspension orders issued by the SEC in the past 12 months. None

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

- a. On 2/28/2017 the Company entered into a Spin-Out Agreement with Philip M. Cohen (who until 2/28/2017 had been the Company's Chairman and CEO) whereby in exchange for the surrender of 40,000,000 shares of the Company's common stock, Mr. Cohen acquired from the Company 100% of the issued share capital of Saddle Ranch Pictures, Inc. together with 100% ownership of the African American Medical Network.
- b. Also on 2/28/2017 the Company entered into a Securities Exchange and Acquisition Agreement whereby the Company indicated its intent to acquire 100% of the issued common shares of Skyfidelity, Inc.(which includes the ownership of Tricascade. Inc., a wholly-owned subsidiary of Skyfidelity, Inc.) by exchanging 100 million Company restricted common shares for 100 million common shares of Skyfidelity, Inc. (being all of the issued stock of Skyfidelity, Inc.) The deal closed and the effective date of the acquisition was as of April 1, 2017.
- c. On December 21,2017 the Company increased its authorized share capital from 500,000,000 common shares of \$ 0.005 par value each to 2,500,000,000 common shares of \$ 0.005 par value each.(There was no change to the 3,000,000 authorized preferred B shares).

4) Issuance History

List below any events, in chronological order, that resulted in changes in total shares outstanding by the issuer in the past two fiscal years and any interim period. The list shall include all offerings of equity securities, including debt convertible into equity securities, whether private or public, and all shares or any other securities or options to acquire such securities issued for services, describing (1) the securities, (2) the persons or entities to whom such securities were issued and (3) the services provided by such persons or entities. The list shall indicate:

- a. On January 23, 2015, two majority shareholders retired 100 million each of restricted common shares. The shares were retired to the Company's treasury, which reduced the total common shares to 114,669,205 issued and outstanding.
- b. On April 6, 2015 the Board of Directors approved the issuance of 1,000,000 restricted common shares to our CEO, Michael Marcovsky; 573,346 restricted common shares to John White, our then Vice President and Director; and 500,000 restricted common shares to Alan Bailey, our CFO, all in lieu of compensation due to these respective Officers. The stock was actually issued by our Transfer Agent on June 29, 2015, and increased our total common shares to 116,742,581 issued and outstanding at that date.

c. On August 15, 2015 the Company entered into a Securities Exchange and Acquisition Agreement with Saddle Ranch Pictures, Inc. ("SRPI") wherein the Company acquired SRPI in a cashless exchange of stock, being the exchange of the Company's 90,000,000 common shares for all of the 525 issued and outstanding common shares of SRPI. The 90,000,000 common shares were issued 85,500,000 to Philip Cohen and 4,500,000 to Tifanie Joudeh (the two shareholders of SRPI).

Prior to closing the SRPI acquisition, the Company approved the transfer of 100% of its ownership in its wholly-owned subsidiary QUICKflickUSA, Inc., to two of the Company's major shareholders Integrated Management USA Corp. ("Integrated") and Revcon Investment Corp. ("Revcon"), in equal amounts, in exchange for the surrender by each of Integrated and Revcon of 45,000,000 of the Company's common shares (total 90,000,000 common shares surrendered). Also on August 15, 2015 Philip Cohen acquired 1,000,000 of the Company's Series B preferred shares (being all of the issued and outstanding Preferred shares) from DNDK Partners, Inc.

- d. On August 25, 2015 Philp Cohen agreed to surrender to the Company's Treasury 30,000,000 of the Company's common shares that he received from the SRPI acquisition, such that his holding was reduced to 55,500,000 common shares. Also on August 25, 2015 the Company agreed to issue 500,000 common shares to John White (a former Vice President and Secretary of the Company) in recognition of his continuing services as a consultant to the Company. The net result resulted in the reduction of the Company's issued and outstanding common shares from 116,742,551 to 87,242,551 at that date (there was no change to the Company's 1,000,0000 issued and outstanding Series B preferred shares.
- e. On November 4, 2015 the Company registered a Form D with the SEC to report that it had made its first sale on October 27, 2015 of 200,000 unregistered common shares at the price of \$0.025 per share (proceeds of \$5,000) pursuant to a Regulation 506(c) offering of a total of 40,000,000 unregistered common shares at the offering price of \$0.025 per share (which could generate gross proceeds of up to \$1 million in the event that all of the offering is subscribed. However, no further sales of stock under this offering have occurred).
- f. During the quarter ended September 30,2016 the Company issued 3,000,000 restricted common shares to Mr. Michael Marcovsky, who had resigned as an officer and a director on May 2,2016, in recognition of his past services and for his continuing assistance during the management transition. In addition, the Company issued 2,500,000 common shares as full consideration for the acquisition of certain assets relating to America's Minority Health Networks which constitute its business and which served as the foundation for the rebranded "African American Medical Network". The net result of the foregoing was to increase the Company's issued and outstanding common shares to 92,942,551

g. On December 28,2016 Philip M. Cohen surrendered 10,700,000 of his common shares (reducing his holding to 44,800,000 common shares). The Company then issued 10,700,000 common shares for services rendered to the Company as follows: (a) 4,500,000 common shares to Alan Bailey, the Company's CFO; (b) 2,000,000 common shares to Michael Marcovsky, as a special advisor; and (c) 4,200,000 common shares to Edge Management Group, Inc. a marketing/financial consultant.

h. On February 28, 2017 Philip M. Cohen resigned as Chairman and CEO, and in consideration for the Spin-Out of both Saddle Ranch Pictures, Inc and the African American Medical Network to Mr. Cohen, he surrendered 40,000,000 common shares back to the Company (reducing his remaining holding to 4,800,000 common shares), such that at February 28, 2017 the Company had 52,942,551 issued and outstanding common shares. Also on February 28,2017 Mr. Cohen sold his holding of 1,000,000 Series B "super voting" preferred shares in a private transaction to The Shamrock Investment Trust, Timothy P. Peabody, Esq, trustee. Mr. Peabody was appointed the Company's Chairman and CEO on February 28, 2017. At March 31, 2017 the Company's issued and outstanding stock consisted of the 1,000,000 Series B Preferred and the 52,942,551 common shares at that date.

i. On April 1,2017 the Company closed on an acquisition of Skyfidelity, Inc. (together with its wholly-owned subsidiary TriCasade,Inc., which SkyFidelity, Inc. had acquired in a private transaction through a Share Exchange Agreement as of June 10,2016) and issued 100,000,000 of its restricted common shares against the exchange of 100,000,000 common shares of Skyfidelity, Inc.(being all of the issued and outstanding shares of Skyfidelity, Inc.), which increased the Company's issued and outstanding common shares to 152,942,551 as of both that date and as of June 30,2017.

K. Following the acquisition of Skyfidelity, Inc. the Company recognized the need to restructure certain past due accounts payable previously incurred by TriCasade, Inc. relating to the development of TriCascade's new i-Bright single outlet wi-fi IoT wall-plug platform product, under an Original Design Manufacturing ("ODM") Agreement with a Taiwanese technology company dated as of April 12, 2016 for which the Company had assumed financial responsibility. The Company entered into Settlement Agreements with Northbridge Financial, Inc.("NCI") on July 18,2017 and on October 3, 2017 to settle the first two instalments of \$ 102,000 and \$175,000 respectively payable under the ODM (plus financing costs of \$ 27,000) due to NCI arising from NCI's purchase of this accounts payable debt. The financing by NCI enabled development and production of the new TriCascade product to commence. The Settlements by the Company with NCI were made via the issuance of unrestricted common stock to NCI at a 50% discount to market pursuant to Section 3(a)(10) of the Securities Act of 1933, as amended (the "Securities Act"). The fairness of the Settlement Agreements was approved by an Order granted by the Twelfth Judicial Circuit Court for Sarasota County, Florida on July 19 and on October 4, 2017 respectively. Following this approval, the Company issued a total of 78,985,000 unrestricted common shares to NCI during third guarter ending September 30,2017 in settlement of the initial tranche of \$ 102,000 in past accounts payable and financing costs of \$ 12,000, such that the total issued and outstanding common shares at September 30, 2017 amounted to 231,927,551 (the issued preferred shares remained unchanged at 1,000,000).

L. Further to the above, between October 1, 2017 and December 15,2017 the Company issued an additional 197,164,000 common shares in favor of NCI in settlement of the second tranche of \$175,000 in past accounts payable, plus \$ 15,000 in financing costs, such that at the date of this filing there were 429,091,551 issued and outstanding common shares and 1,000,000 Preferred shares.

5) Financial Statements

The Accompanying Unaudited Consolidated Financial Statements for the 9 months ended September 30, 2017 on pages 7 - 13 have been prepared from the books and records of the Company and have not been subject to independent review and audit. The financials reflect all adjustments known to management necessary to fairly reflect the results of operations and financial position of the Company for the periods presented.

Following the acquisition of SkyFidleity, Inc (with its wholly-owned subsidiary, TriCascade, Inc) which closed as of April 1, 2017 through the exchange of stock, for accounting purposes the consolidated results of SkyFideliity, Inc, and TriCascade, Inc. are treated as the continuing reporting entity from that date. Accordingly, these consolidated financial reports have been prepared as if the combined results of SkyFidelity, Inc. and TriCascade, Inc. are the successors regarding the Company's reporting obligations as of the date of the acquisition. Therefore, these consolidated financial statements reflect the restated historical financial condition, results of operations and cash flows of SkyFidelity, Inc. and TriCasade, Inc. for all periods presented through and including September 30, 2017 and all subsequent reporting periods.

SADDLE RANCH MEDIA, INC. CONSOLIDATED BALANCE SHEETS

(Unaudited)

(Unaud	ited)	
<u>September 30, 2017</u>		<u>December 31, 2016</u> (Restated – see page 6)
Assets		
Current assets		
Cash	\$ 750	\$ 13,003
Trade accounts receivable	-	4,618
Inventory	35,200	41,574
Total current assets	<u>35,950</u>	59,195
Fixed assets		
Equipment, software, furniture, at cost	61,070	61,070
Less: accumulated depreciation	<u>(61,070)</u>	<u>(59,993)</u>
		1,077
Other non-current assets		
Product development	487,000	487,000
Goodwill	3,266,579	1,291,282
Security deposits	774	774
	3,754,353	1,779,056
Total assets	<u>\$ 3,790.303</u>	<u>\$ 1,839,328</u>
Liabilities and shareholders' equity		
Current liabilities		
Accounts payable and accrued expenses	\$ 442,587	\$ 471,801
Due to related party	<u>217,512</u>	<u>146,412</u>
	<u>660,099</u>	<u>618,213</u>
Non-current liabilities		
Loans payable, including accrued interest	909.823	764,906
Amount due to product developer	<u>385,000</u>	487,000
	<u>1,294,823</u>	<u>1,251,906</u>
Total liabilities	<u>1,954,922</u>	<u>1,870,119</u>
Shareholders' equity (deficit)		
Series B preferred stock, no par value,		
3,000,000 authorized; 1,000,000 issued & out	standing -	_
Common stock, \$ 0.005 par value, 500,000,000	•	
authorized; 231927,551 and 92,942,551		
issued and outstanding at September 30,201	7	
and December 31, 2016, respectively	, 1,159,638	464,713
Additional paid in capital	1,478,586	359,511
Treasury stock	1,350,000	1,150,000
Accumulated deficit	(2,152,843)	(2,005,015)
		(30,791)
Total liabilities and shareholders' equity	<u>1,835,381</u> \$ 3,790,303	<u>\$ 1,839,329</u>
The accompanying notes are an inte		

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

SADDLE RANCH MEDIA, INC. CONSOLIDATED STATEMENTS OF OPERATIONS

(Unaudited)

	For the 9 Months Ended September 30,		
	2017	<u>2016*</u>	
Sales	\$ 14,274	\$ 3,126	
Cost of sales	(6,374)	<u>(443)</u>	
Gross margin	7,900	2,683	
Operating expenses	<u>(135,796</u>)	<u>(309,952)</u>	
Net operating loss	(127,896)	(307,269)	
Other expense Interest on loans payable	(19,932)	(2,561)	
	(13,332)	<u>(2,501)</u>	
Net loss for period	<u>\$(147,828)</u>	<u>\$(_309,830)</u>	
Weighted average of common shares			
outstanding	181,663,964	87,900,551	

(*Restated, see Page 6)

The accompanying notes are an integral part of the consolidated financial statements

SADDLE RANCH MEDIA, INC. STATEMENT OF CHANGES IN SHAREHOLDERS' EQUITY 9 Months Ended September 30, 2017

(Unaudited)

	PREFERRED SHARES NUMBER AMOUNT	<u>COMMON SHARES</u> NUMBER <u>AMOL</u>		TREASURY <u>STOCK</u>	ACCUMULATED EARNINGS (DEFICIT)	SHAREHOLDERS' EQUITY(DEFICIT)
January 1, 2017*	1,000,000 -	92,942,551 \$464,	713 \$ 359,511	\$1,150,000	\$ (2,005,015)	\$ (30,791)
February 28,2017 Surrender of common to Treasury	shares	(40,000,000) (200,00	0)	200,000		-
April 1,2017 Acquisition of SkyFidel	ity, Inc.	100,000,000 500,00	0 1,400,000			1,900,000
July 24- September 20 Issuance of stock in Se 3(a) (10) Settlement		78,985,000 394,9	25 (280,925)			114,000
Loss for 9 months ended September 30,2	2017				(147,828)	(147,828)
September 30, 2017	<u>1,000,000</u>	<u>231,927,551</u>	<u>.638</u> <u>\$ 1,478,586</u>	\$ <u>1,350,000</u>	<u>\$ (2,152,843)</u>	<u>\$ 1,835,381</u>

(* opening balances restated – see Page 6)

The accompanying notes are an integral part of the financial statements

SADDLE RANCH MEDIA, INC. CONSOLIDATED STATEMENT OF CASH FLOWS

For the 9 Months Ended September 30,2017

(Unaudited)

Net cash from (used in) operating activities: Net loss	\$ (147,828)
Adjustments to reconcile net loss to cash:	
Depreciation of fixed assets	1,077
Decrease in trade accounts receivable	4,618
Decrease in inventory	6,374
Decrease in accounts payable and accrued expenses	(29,214)
Increase in amount due to related party	<u>71,100</u>
Net cash from (used in) operating activities	<u>(93,873)</u>
Net cash used in investment activities	
Increase in goodwill	<u>(75,297</u>)
Net cash from financing activities	
Increase in loans payable	<u>144,917</u>
Net decrease in cash	(12,253)
Cash - beginning of period	13,003
Cash - end of period	<u>\$ 750</u>
Supplemental information not involving cash activity:	
Increase in goodwill	\$ 1,900,000
Decrease in amount due to product developer	102,000
Financing fee paid through issuance of stock	12,000
Increase in issued common shares	(694,925)
Increase in additional paid in capital	(1,119,075)
Increase in treasury stock	(200,000)
	<u>\$ -</u>

The accompanying notes are an integral part of the financial statements

SADDLE RANCH MEDIA, INC.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR 9 MONTHS ENDED SEPTEMBER 30, 2017

(Unaudited)

1. The Company's Organization and Current Operations

The Company was originally formed in the State of Utah on October 7, 1988, as Port City Corporation. In October 1990, the name of the Company was changed to Interline Resources Corporation ("Interline") which operated in the oil and gas industry in east-central Wyoming and eastern Utah. On October 15, 2009, Interline filed a Form 15 terminating its registration as a 12(g) company and choosing to adopt an alternative-reporting standard for the filing of its subsequent (unaudited) financial reports.

On November 20, 2014, the Company changed its corporate name to Automated-X, Inc. when the company entered the video kiosk distribution business through QUICKflickUSA, Inc

On August 15, 2015, the Company entered into a Securities Exchange and Acquisition Agreement with Saddle Ranch Pictures, Inc. ("SRPI") wherein the Company acquired SRPI in a cashless exchange of stock. Prior to closing the SRPI acquisition, the Company approved the transfer of 100% of its ownership in its wholly-owned subsidiary, QUICKflickUSA, Inc., to two of the Company's major shareholders. The name of the Company was changed with the state of Utah on September 9, 2015 from Automated-X, Inc. to Saddle Ranch Media, Inc. The Company's trading symbol was also changed with FINRA from "AUTX" to "SRMX" effective October 6, 2015.

On February 28, 2017 Philip M. Cohen resigned as Chairman and CEO, and in consideration for the Spin-Out of both Saddle Ranch Pictures, Inc and certain digital programming assets representing the "African American Medical Network" to Mr. Cohen, he surrendered 40,000,000 common shares back to the Company's Treasury.

Also on February 28,2017 Mr. Cohen sold his holding of 1,000,000 "super voting" Series B preferred shares in a private transaction to The Shamrock Investment Trust, Timothy P. Peabody, Esq, trustee. Mr.Peabody was appointed the Company's Chairman and CEO on February 28, 2017.

The Company closed on an acquisition of Skyfidelity, Inc. (together with its wholly- owned subsidiary Tricascade, Inc.) as of April 1,2017 and issued 100,000,000 of its restricted common shares against the cashless exchange of 100,000,000 common shares of Skyfidelity, Inc.(being all of the issued and outstanding shares of Skyfidelity, Inc.).

Following the acquisition of Skyfidelity, Inc. the Company recognized the need to restructure certain past due accounts payable previously incurred by TriCasade, Inc. relating to the development of TriCascade's new i-Bright single outlet wi-fi IoT wall-plug platform product, under an Original Design Manufacturing ("ODM") Agreement with a Taiwanese technology company dated as of April 12, 2016 for which the Company had assumed financial responsibility. The Company entered into Settlement

Agreements with Northbridge Financial, Inc.("NCI") on July 18,2017 and on October 3, 2017 to settle the first two instalments of \$ 102,000 and \$175,000 respectively payable under the ODM (plus financing costs of \$ 27,000) due to NCI arising from NCI's purchase of this accounts payable debt. The financing by NCI enabled development and production of the new TriCascade product to commence. The Settlements by the Company with NCI were made via the issuance of unrestricted common stock to NCI at a 50% discount to market pursuant to Section 3(a)(10) of the Securities Act of 1933, as amended (the "Securities Act").

The fairness of the Settlement Agreements was approved by an Order granted by the Twelfth Judicial Circuit Court for Sarasota County, Florida on July 19 and on October 4, 2017 respectively. Following this approval, the Company issued a total of 78,985,000 unrestricted common shares to NCI during third quarter ending September 30,2017 in settlement of the initial tranche of \$ 102,000 in past payable and financing costs of \$ 12,000, such that the total issued and outstanding common shares at September 30, 2017 amounted to 231,927,551 (the issued preferred shares remained unchanged at 1,000,000).

2. Summary of Significant Accounting Policies:

Accounting Treatment Following the Acquisition of SkyFidelity, Inc.(and its wholly-owned subsidiary, TriCascade,Inc.)

Following the acquisition of SkyFidelity, Inc. (with its wholly-owned subsidiary, TriCascade, Inc.), which closed as of April 1,2017 through the cashless exchange of stock, for accounting purposes the consolidated results of SkyFidelity, Inc. and TriCascade, Inc. are being treated as the continuing reporting entity and the prior comparative financial results have been restated accordingly. Accordingly, these consolidated financial reports and been prepared as if SkyFidelity, Inc./TriCascade,Inc.. are the successor entities regarding the Company's reporting obligations. Therefore, the consolidated financial statements filed subsequent to this transaction include the historical financial condition, results of operations and cash flows of SkyFidelity, Inc./TriCascade,Inc. for all periods presented through and including September 30, 2017 and all subsequent reporting periods.

Non-current Assets

Product Development \$ 487,000 - this represents the cost to develop TriCascade's new i-Bright single outlet wi-fi IoT wall-plug platform product under an Original Design Manufacturing ("ODM") Agreement with a Taiwanese technology company dated as of April 12, 2016.

Goodwill \$ 3,266,579 – this represents the excess of the cost to acquire SkyFidelity Inc./TriCascade,Inc. over the book value of the net assets acquired.

Revenue recognition

Revenue is recognized when reported and remitted by Amazon – presently the primary distributor of the Company's products.

Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions (if any) that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial

statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Provision for Income Taxes

At this time, because of the Company's cumulative net operating losses no provision for the payment of federal income taxes is required on the results of the Company's operations through September 30, 2017.

3. Liabilities

At September 30, 2017 the Company's liabilities include:	
Accounts payable and accrued expenses – due on US payables	\$ 183,650
– due on Taiwan payables	\$ 258,937
Accrued compensation and loan due Max Li, President	<u>\$ 217,512</u>
Current liabilities	<u>\$ 660,099</u>
Accumulated loans and accrued interest thereon (at 10% per annum)
due Monarch Capital Investment Fund, LLC	\$ 472,257
Loans from Taiwanese shareholders and investors	\$ 435,066
Other shareholder loan	<u>\$ 2,500</u>
Total non-current loans	\$ 909.823
Due to Taiwanese product manufacturer	<u>\$ 385,000</u>
Non-current liabilities	<u>\$ 1,294,823</u>

4. Subsequent Events

(a) On October 4,2017 the Company concluded a settlement with Northbridge Financial, Inc ("NCI") in the amount of \$ 175,000 plus financing fees of \$ 15,000, via the issuance of unrestricted common stock to NCI at a 50% discount to market pursuant to Section 3(a)(10) of the Securities Act of 1933, as amended (the "Securities Act"). The fairness of the Settlement Agreement was approved by an Order granted by the Twelfth Judicial Circuit Court for Sarasota County, Florida on October 4, 2017 respectively. Following this approval, the Company issued a total of 78,985,000 unrestricted common shares to NCI during third quarter ending September 30,2017 and a total of 197,164,000 unrestricted common shares between October 1 2017 and December 15,2017 in settlement of the above claim. The \$ 175,000 settlement enabled the Company to further reduce its payable under its ODM Agreement with the Taiwanese product manufacturer.

(b) On November 28, 2017 the Company entered into an additional Settlement Agreement and Stipulation ("the settlement agreement") with Northbridge Financial Inc. ("NCI") pursuant to which the Company agreed to issue additional unrestricted common stock to NCI in exchange for settlement of \$110,000 further instalment due to the Taiwanese product manufacturer under the Company's ODM agreement. On November 30, 2017 the Circuit Court of the 12th Judicial District in and for Sarasota County, Florida entered an order approving the fairness of the settlement pursuant to Section 3(a)(10) of the Securities Act of 1933, as amended.

(c) On December 21,2017 the Company increased its authorized share capital from 500,000,000 common shares of \$ 0.005 par value each to 2,500,000,000 common shares of \$ 0.005 par value each. There was no change to the 3,000,000 authorized preferred shares. The Company has filed its application for symbol change (to "SKYX") with FINRA and a name change to Skyfidelity, Inc. with the expectation that the Company's name and symbol change will be effectuated in early first quarter 2018.

6) Issuer's Business, Products & Services / Management Discussion & Analysis

The following Management's Discussion & Analysis (MD&A) should be read in conjunction with Saddle Ranch Media, Inc. unaudited Consolidated financial statements for the 9 months ending September 30, 2017, and the notes thereto. The Accompanying Financial Statements have been prepared from the books and records of the Company and have not been subject to independent review and audit. The financials reflect all adjustments known to management necessary to fairly reflect the results of operations and financial position of the Company for the periods presented.

Forward-looking Statements

This section contains certain statements that may include "forward-looking statements" as defined in the Private Securities Litigation Reform Act of 1995. These forward-looking statements are often identified by the use of forward-looking terminology such as "believes," "expects," "anticipate," "optimistic," "intend," "will" or other similar expressions. The Company's actual results could differ materially from those anticipated in these forward-looking statements as a result of a variety of factors, including those discussed in the Company's periodic reports that are filed with *OTCMarkets* and available on its website at http://www.otcmarkets.com. All forward-looking statements attributable to the Company or persons acting on its behalf are expressly qualified in their entirety by these factors. Other than as required under applicable securities laws, the Company does not assume a duty to update these forward-looking statements.

Description of Business

As described on page 5, effective as of April 1, 2017 the Company closed on its acquisition of Skyfidelity, Inc (together with its wholly-owned subsidiary, TriCasade, Inc.) through a cashless exchange of stock. With its change in management, the Company is now focused in become a world-class global multi-division technology company with its four operating divisions: Cloud Managed Services (IoT), Solar Power Solutions, Satellite Broadband, and WiFi Camera Security Surveillance (see <u>www.skyfidelityinc.com and</u> <u>www.tricascade.com</u>).

Founded in **May 2010**, TriCascade, Inc. is committed to developing innovative Internet of Things convergent technologies and products to reduce energy costs and empower the end user for smarter and safer living. Leveraging its extensive experience in energy management, wireless networking, and home and B2B automation and device control systems, Tri Cascade focuses on bringing leading edge Wi-Fi and machine-to-machine wireless innovations for smart energy management to both residential and commercial markets. Tri Cascade aims to use the Internet of Things to make cities dynamic and responsive to energy demands and sudden energy spikes.

TriCascade's first product release is the *i-BRIGHT*™7*x Smart Surge Protector*, a Wi-Fi-enabled home energy management tool embedded with online scheduling and power consumption metering on the Microsoft® Cloud. With the advent of publicity regarding international forums for the preservation of our planet and the reduction in carbon dioxide emissions, TriCascade, Inc. continues to pioneer efforts to provide consumers with choices regarding their energy consumption. TriCascade, Inc was the first company in the U.S. to create an energy efficient consumer electronics device that communicates with TriCascade's proprietary Microsoft Cloud Based Energy Management System. i-BRIGHT7x is the first product of its kind, allowing consumers to more closely monitor and manage their energy usage while eliminating standby (phantom) power consumption when not using a device. The Company expects seeing an upsurge in sales of this product as consumers become aware that technology exists that will greatly lower their energy costs as well as decrease harmful carbon

dioxide (CO2) emissions. Management expects that Tri Cascade's i-BRIGHT7x Smart Surge Protector will change the way we use our electronic devices. For the first time, consumers can gain insight in to how their behaviors impact their energy costs and affect the environment through the use of the Tri Cascade i-BRIGHT7x Smart Surge Protector. By tracking benchmark reports, consumers can take notice of changes that need to be made in order to reduce costs and better predict energy needs based on their schedule patterns. The suggested retail price for Tri Cascade's i-BRIGHT7x Smart Surge Protector starts at \$89.00 USD. The product is currently available for purchase at <u>Amazon.com</u>.

Tri Cascade, Inc. has also created a *4G/LTE Gateway Hub* that provides consumers with the ability to access the internet directly from a SIM-based 4G/LTE Super Router called the *SkiQ*. The Company has designed this innovative communication device that will disrupt the traditional communications hardware industry, making routers, modems, satellite dishes, set-top boxes and media boxes obsolete. By taking advantage of the ability to connect simultaneously from both a fiber/cable internet connection as well as 4G/LTE, the Gateway Hub will replace the need for satellite internet (HughesNet), Cable Internet (COX, Time Warner, Comcast) and ADSL Internet at a fraction of the cost, while supporting future expansion of 5G networks.

Features & Benefits

- All in One: 4G/LTE Modem/802.11ac Router
- Capable of Supporting 175 MPS in 4G/LTE
- Simplified Installation (No Additional Costs)
- Establish a Wi-Fi Eco System Smart Home
- Able to Extend to 5G
- First Completely Portable Router
- Provides Redundant Internet Connection with Fiber/Cable internet connection as well as 4G/5G

Market Opportunities

- Tri Cascade intends to partner with major Telecom providers to offer a fixed broad band service using 4G/LTE network as a replacement for cable users. SKiQ's target audience includes over 147 million wireless customers and 15.6 million internet connections in service. Nearly 400 million people in U.S. and Mexico will be able to access the internet via SKiQ's 4G/LTE network.
- Over 40 Million people in the U.S. lack access to the internet due to the absence of a cable or fiber service. SkiQ has the capability to be the sole non-satellite provider of internet using its proprietary 4G/LTE technology.
- Tri Cascade's proprietary SKiQ Networking capabilities will offer Satellite Television Providers with replacement delivery solutions to dish mounted satellite delivery of television content. No installation required and satellite service could be relocated at no additional costs. Lower customer acquisition costs (currently \$3,500 per customer) would provide Satellite Television Providers with lower cost market penetration with better pricing. The US Market alone could provide over 46 million SkiQ customers.
- SKiQ is the only portable router capable of providing high speed internet via 4G/LTE to Recreational Vehicle (RV) users, Campsites and Boat owners who lack access to terrestrial internet connections. With over 25 million people participating annually in RV, Camping and Boating activities in the U.S., SKiQ's dominant technology should deliver millions of customers from this sector alone.

On **August 30, 2017** the Company announced that TriCascade, Inc. had successfully renewed its international Technology Patents relating to TriCascade's Proprietary Energy Metering/WiFi devices.. In 2010, Tri Cascade Inc. began developing and filing for patents in the United States as well as China on various

proprietary and customized energy management technological advancements and user interfaces (UI's) utilizing the Microsoft Azure's Cloud computing systems.

Recently, TriCascade started the process of renewing its international patent protection relating to US Patent Numbers 8.849.596 B2: 8.781.639 B2: US 2013/0178996 (US pending); US 2014/0054977 (US pending); US 2014/0002057 (US pending); US 2015/0073613 (US pending).

TriCascade's Energy Metering/Wifi Device Patents:

Features & Benefits

- Creating the First Smart Home Energy Metering Applications and Solutions
- Calculating and Recording Energy Usage (Kilowatts) from wall outlet receptacles
- Measuring power consumption from individual outlet receptacles through a wireless system
- Providing automatic power breaking safety protection from overload of electrical appliances
- Using an RFID wireless identification technique to identify and manage energy use
- Creating WiFi outlet receptacles controlled by Mobile Apps to control energy usage
- Creating first of its kind Smart Surge Protection for wall outlets
- Communicating Energy Usage from Wall Outlets with Microsoft Cloud Based Energy Metering Software

Market Opportunities

• Green homes red-hot: 17% of New US Construction Seeks Smart Energy Devices:

The home building industry is struggling, but one sector is booming: green homes. The number of homes winning the government's Energy Star designation since the program began in 1995 has crossed the 1 million mark. Despite an overall housing slump, 75,000 have been added so far this year for a total of 1,024,200.

Last year, Energy Star homes accounted for nearly 17% of all single-family homes built, up from 12% in 2015. The Energy Star label means a house is at least 20% more energy-efficient than other new homes.

Existing homes are going green, too: 68% of people surveyed by USA TODAY took steps this year to make their homes more energy-efficient. Of those who did, 71% said it was "mostly to save money" and 26% "mostly to save the environment."

- 74% of Americans are likely to change their energy use to save money on their utility bills if they were given a new technology solution.
- The average U.S. household spends ~\$0.1186 per kilowatt hour on electricity.
- The Intel Wipro's study shows that the Intelligent Home Energy Management will allow consumers to reduce their power consumption by 31%. -- TriCascade in Talks to Build Smart Home At University of California-Irvine

TriCascade's proprietary **Smart Home Energy Devices** provide a sophisticated and highly-detailed consumption data and pattern-usage behavior experience. This technology's revolutionary information allows extensive and intuitive profiling scenarios for such purposes as self-defined alerts, direct marketing, or very specific and predictive analysis of energy consumption.

TriCascade is negotiating to build an Artificial Intelligence (AI) joint project for deep home machine learning with *Microsoft* facial and voice recognition in collaboration with *UCI's California Institute for* Telecommunications and Information Technology. The new "Al-house" will be installed at the UCI

campus with self-learning systems installed using TriCascade's *Smart Surge Outlet*, *Smart Thermostat* and *I-Bright* technology systems which will provide data for lifestyle behavioral analysis data stored in the Cloud.

In conjunction with this shift in business focus, the Company is seeking approval to change the its name and the trading symbol to better reflect its new business plan.

On **October 31,2017** TriCasade Inc. received a formal invitation from the organizers of the CES (Consumer Electronics Show) to showcase the following during **CES (January 9-12,2018)** at the Westgate Resort, Las Vegas:

- The SKIQ 4G/150 Mbps A T & T 3X3 Dual Band Smart Gateway
- The IoT Smart Home Eco-System a combination IoT Thermostat, Light Dimmer, MENA 15R duplex Receptacle, Wall Plug, IoT Cam, Smart Garage
- A preview of *KEL* A T & T CAT/M IoT HUB
- Microsoft Windows *Azure* IoT suite

Management believes that this level of presence at CES will bring significant awareness, publicity and marketing opportunities to the Company and will place TriCascade firmly on the map as a leader in the advent of IoT technology to what will truly become the "smart" home with much needed energy conservation and improved internet connectivity.

On **November 9,2017** the Company announced that it had created the first of its kind **Smart Wall Plug** - an Internet of Things (IoT) device that will be introduced at the Consumer Electronics Show (CES) in January, 2018. The **Smart Wall Plug** is one of a kind. Its patented technology completely transcends the market for overload/surge protection. There are wall plugs that provide mobile app based "on-off" features-but none with provide overload protection. Finally, there are no devices in the marketplace that perform the **"triple play":** (1) surge protection/load management alerts/ child proof safety outlet protection; (2) WIFI extender/router functions; and (3) energy management metering in the cloud.

- The Company has designed this innovative **Smart Wall Plug technology** to complement its *SmartOutlet* device which will create a total "before and after-market" product cycle providing homes, apartments, condos and office buildings with overload/surge protection.
- The Company has created a Mobile App-based software platform that will allow all of its devices to connect with and be controlled through Alexa-Equipped voice commands.
- The Smart Wall Plug and Smart Outlet Technologies will provide the foundation for the final stages of the Smart Home: Energy Management. Tri Cascade's i-BRIGHT programmable 15/20 AMP and GFCI Duplex Receptacles built-in with patented overload safety protection technology, and Smart Light Switch/Dimmers are the fundamental components for the BRIGHT connect™ IoT ECO-Cloud Platform by enabling energy efficiency through a 802.11n Wi-Fi Mesh network of interconnected nodes allowing real time power consumption metering and user-friendly Sell-Learning Schedule System.

IoT Ultimate SMART WALL PLUG PROTECTION-- Features & Benefits

- Alexa-Equipped Mobile App-based Technology.
- 1080 Joule surge energy rating provides maximum protection of all your sensitive electronic devices
- * Overload safety alert notification via Mobile App

- * Intelligent behavior leaning system (Machine Learning Mechanism)
- * 802.11n Wi-Fi Extender
- * Internet of Things Smart Home Cloud energy management
- * Duplex real-time power consumption metering
- * 24/7 ON/OFF schedule
- * Mobile App control
- * NEMA 15-R duplex 110v
- * FCC/ETL certified

Market Opportunities

- Between 2010 and 2014, U.S. municipal fire departments responded to an average of 45,210 home structure fires involving electrical failure or malfunction. These fires caused annual averages of 420 civilian deaths, 1,370 civilian injuries, and \$1.4 billion in direct property damage. Thirty-nine percent of home electrical fires involve outlets and receptacles, and other electrical wiring. The installation of the Smart Wall Plug in these residences could prevent these losses.
- TriCascade intends to partner with major home builders as well as retail partner such as Home Depot and Lowes to offer consumers SmartHome Energy Management devices that will protect homes, apartments and commercial buildings from surge and overload issues while providing a *SmartGrid* mobile app to monitor energy usage.
- The Smart Wall Plug as well as the Smart Outlet will be marketed to the 130 million households and 7+ millions of business in the U.S. that currently do not report any Energy Management capability. Statistically, 74% of Americans are likely to change their energy use to save money on their utility bills if they were given a new technology solution.
- Tri Cascade will introduce the latest smart energy efficiency technologies faster than competitors due to its strategic partnership with Microsoft and Freescale. Tri Cascade will also have access to its partners' superior marketing data and marketing vendors.
- TriCascade's proprietary Smart Wall Plug and Smart Outlet capabilities will either complement or replace currently deployed wall outlets in homes, apartments and commercial buildings which offer none of the functionality of the SMARTSURGE Outlet: Surge/Overload protection; Energy Management; and WiFI extension.

On **November 14,2017** the Company announced that TriCascade has retained SAVIANT Consulting to create a new Microsoft IoT Suite software platform which will allow TriCascade to expand its customer reach in the area of Energy Consumption management as well as data analytic communications (IoT) between TriCascade customers and the Microsoft IoT Suite Cloud Platform.

Saviant has proven its expertise in developing green-field solutions around Cloud, IoT, Data Analytics and Enterprise Mobility to solve Utility specific business problems. Saviant has developed a Smart Analytics solution that is helping Water utilities to save Billions of Gallons of water every year. It is a recognized leader in the creation of data analytic and data gathering software for Cloud Managed Services. TriCascade recognizes

that the entire Internet of Things (IoT) business is better managed through the Microsoft IoT Suite Cloud Platform. As a result, TriCascade believes that the partnership with Saviant will be one of the most critical elements in TriCascade's development of a Smart Home Application Network (HuB) that will deliver SIM-based IoT communications to the Cloud.

This SIM-based communications (IoT) network being developed by TriCascade in connection with its primary telecom partners will replace the necessity of Internet based WiFi networks for low bandwidth communication in Smart Home applications.

Saviant is a Microsoft Gold Partner for Cloud Platform and Data Analytics. Their expertise and working relationship with the Microsoft IoT Suite will enable TriCascade to become a world leader in IoT device communications.

On **December 5, 2017** the Company announced that TriCascade has created a Smart Thermostat device, the "THERMORING" which will allow consumers to use voice activated commands to control residential temperatures. The THERMORING offers next generation technology that will incorporate voice commands that can be made throughout the home to manage temperatures in single and two story homes.

By taking advantage of the ability to provide both mobile app and voice activated controls, the THERMORING provides and improved consumer experience over the NEST thermostat and other WiFi enabled devices. The THERMORING will also introduce a Kilowatt Management feature which will provide consumers with updated daily kilowatt usage through LED images located on the thermostat device.

Leveraging upon our voice activated software technologies already included in the Smart Wall Plug and other devices, the THERMORING will provide consumers with an improved thermostat technology that provides for mobile app and voice controls. Google's purchase of NEST for \$3.2 Billion demonstrates the high price being paid for consumer thermostat technologies. We believe the THERMORING will far surpass the technologies currently being used in other thermostat devices.

IoT Ultimate Thermostat

Features & Benefits

- Smart Energy Thermostat
- Real Time Energy Consumption LED monitor
- Simplified Installation (No Additional Costs)
- 7 Day Home Energy Management System
- Home Sleep Away Activation Control
- Outdoor Weather Information
- Voice Activated Control using Alexa or Cortana

Market Opportunities

- TriCascade intends to partner with major Home Builders and Retailers to sell the THERMORING. THERMORING'S target audience includes over 100 million residential homes as well as commercial locations throughout the United States.
- Every home needs a thermostat. Why not the only SmartThermostat that offers Voice Activated Commands, Real Time Energy Consumption Monitoring and WiFi enable mobile app controls?
- The THERMORING will use TriCascade's proprietary Energy Management Systems to provide consumers with real time energy consumption.
- According to the new research report "<u>Smart Home Market</u> by Product (Lighting Control, Security & Access Control, HVAC, Entertainment & Other Control, Home Healthcare, Smart Kitchen, and Home

Appliances), Software & Service (Behavioral, Proactive), and Geography - Global Forecast to 2023", the smart home market is expected to be valued at USD 137.91 Billion by 2023, growing at a CAGR of 13.61% between 2017 and 2023.

 Devices that allow Consumers to monitor their energy consumption are the hottest consumer technologies in the marketplace in 2017. Smart meters enable end users to calculate their real-time energy consumption levels on a daily basis. They provide information regarding the use of energy at different times during the day, enabling them to take appropriate steps to cut down their energy costs. Thus, smart meters are expected to hold a major share of the smart home market by 2023.

Legal Proceedings

The Issuer is not a defendant in any actual legal proceedings or law suits.

Date and State (or Jurisdiction) of Incorporation:	10/7/1988 – Utah, USA
issuer's primary and secondary SIC Codes:	7200 – Personal Services
issuer's fiscal year end date:	December 31

7) Describe the Issuer's Facilities

The Company's principal corporate office is located at 5020 Campus Drive, Newport Beach, CA 92660.

8) Officers, Directors, and Control Persons (as of 12/27/2017)

A. Current Directors, Officers, and any significant shareholders

Timothy P. Peabody, Chief Executive Officer and Chair of the Board of Directors (appointed February 28.2017)

Max Chin Li, President and Director (appointed May 18,2017)

Alan J. Bailey, Chief Financial Officer, Treasurer, Secretary and Director (appointed August 15,2015)

Stock held by significant shareholders as of 9/30/2017:

The Shamrock Investment Trust (Timothy P. Peabody,Esq,. Trustee)	1,000,000	Series B Preferred Shares
Wi-Fidelity, LLC (controlled by Timothy P. Peabody)	62,500,000	Restricted Common Shares
	20	

Alan Bailey	5,000,000	Restricted Common Shares
Max Chin Li	25,000,000	Restricted Common Shares

The Series B Preferred Stock has the right to vote 80% of the votes on any matter requiring the vote of shareholders. The 1,000,000 Series B represent all of the issued and outstanding class of this stock.

B. Legal/Disciplinary History.

Please identify whether any of the above persons have, in the last five years, been the subject of:

- a. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses); **None**
- b. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities; **None**
- c. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; or **None**
- d. Temporarily barred suspended or otherwise limited such person's involvement in any type of business or securities activities.
 None

C. Beneficial Shareholders (as of 9/30/2017)

Provide a list of the name, address and shareholdings or the percentage of shares owned by all persons beneficially owning more than ten percent (10%) of any class of the issuer's equity securities. If any of the beneficial shareholders are corporate shareholders, provide the name and address of the person(s) owning or controlling such corporate shareholders and the resident agents of the corporate shareholders.

The Shamrock Investment Trust1,000,000Series B Preferred Shares(Timothy P. Peabody Esq., Trustee)5020 Campus Drive, Newport Beach, CA 92660

Wi-Fidelity, LLC62,500,000Common Shares(Timothy P. Peabody is the controlling shareholder of Wi-Fidelity, LLC)5020 Campus Drive, Newport Beach, CA 92660

At September 30, 2017 were 231,927,551 issued and outstanding common shares and 1,000,000 Issued and outstanding Series "B" Preferred shares.

9) Third Party Providers

Please provide the name, address, telephone number, and email address of each of the following outside providers that advise your company on matters relating to operations, business development and disclosure:

Legal Counsel

Not applicable

Accountant or Auditor Not applicable

Investor Relations Consultant Not applicable

10) Issuer Certification

We, Timothy P.Peabody and Alan Bailey certify that:

- a. We have reviewed this disclosure statement of Saddle Ranch Media, Inc.;
- b. Based on our knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
- c. Based on our knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

12/27/2017

/s/ TIMOTHY P. PEABODY Chief Executive Officer

/s/ ALAN BAILEY Chief Financial Officer