SECTOR 10 INC Form 10-K/A November 12, 2008

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UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-K/A

ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE

ACT OF 1934

For the fiscal year ended: March 31, 2008

or

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE

ACT OF 1934

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Sector 10, Inc.

(Exact name of registrant as specified in its charter)

Delaware000-2437033-0565710(State or Other Jurisdiction(Commission(I.R.S. Employerof Incorporation or Organization)File Number)Identification No.)

14553 South 790 West #C Bluffdale, UT 84065

(Address of Principal Executive Office) (Zip Code)

(801) 478-2475

(Registrant s telephone number, including area code)

(Former name or former address, if changed since last report)

Securities registered pursuant to Section 12(b) of the Act:

Title of each class

Name of each exchange on which registered

None

Securities registered pursuant to Section 15(d) of the Act:

Common Stock, \$0.001 par value (*Title of Class*)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

ü Yes No

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K (§229.405 of this chapter) is not contained herein, and will not be contained, to the best of registrant s knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K.

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company.

Large accelerated filer

Non-accelerated filer

Smaller reporting company ü

Indicate by check mark whether the registrant is a shell company (as defined in Yes ü No Rule 12b-2 of the Act).

State the aggregate market value of the voting and non-voting common equity held by non-affiliates computed by reference to the price at which the common equity was last sold, or the average bid and asked price of such common equity, as of the last business day of the registrant s most recently completed second fiscal quarter.

Indicate the number of shares outstanding of each of the registrant s classes of common stock, as of the latest practicable date.

As of July 11, 2008, the Registrant had 78,520,292 shares of Common Stock issued and outstanding with an average market value of .06 per share for a total market value of \$4,711,218.

Issuer s revenues for its most recent fiscal year were \$0.

DOCUMENTS INCORPORATED BY REFERENCE

List hereunder the following documents if incorporated by reference and the part of the form 10-KSB (e.g. part I, part II, etc.) Into which the document is incorporated: (1) Any annual report to security holders; (2) Any proxy or other information statement; and (3) Any prospectus filed pursuant to rule 424(b) or (c) under the Securities Act of 1933: None.

EXPLANATORY NOTE

The purpose of this Amendment No. 1 to Annual Report on Form 10-KSB/A is to adjust the presentation of the Consolidated Statements of Changes in Shareholders Deficit to maintain consistency with other with the years ended presented in the financial statements. An adjustment was made to include the activity for the periods ended March 31, 2007 and March 31, 2006. Since there was no activity during these periods, the adjustment had no impact on the financial results presented in the original filing. In the financial statement footnotes, Note 1 Organization and Business Operations was also expanded to clarify the distribution arrangement between the Company and Sector 10 Holdings, Inc. Note 11 - Subsequent Events was changed to clarify the network transfer discussed under subsequent events. Finally, changes were also made to clarify the conclusions regarding disclosure and internal controls included in Part II Item 8A. These changes had no impact on the financial results presented in the original filing.

The Items which are amended and restated herein are:

- 1. Part I, Item 1 Financial Statements (including applicable footnotes);
- 2. Part II, Item 8A Controls and Procedures

The remaining Items contained within this Amendment No. 1 to our Annual Report on Form 10-KSB/A consist of all other Items originally contained in our Annual Report on Form 10-KSB for the quarter ended March 31, 2008 in the form filed with the SEC on July 14, 2008. These remaining Items are not amended hereby, but are included for the convenience of the reader. In order to preserve the nature and character of the disclosures set forth in such Items as originally filed, except as expressly noted herein, this report continues to speak as of the date of the original filing, and we have not updated the disclosures in this report to speak as of a later date. While this report primarily relates to the historical periods covered, events may have taken place since the original filing that might have been reflected in this report if they had taken place prior to the original filing.

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PART I

DESCRIPTION OF BUSINESS

SPECIAL NOTE REGARDING FORWARD-LOOKING STATEMENTS

This periodic report contain forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995 with respect to the financial condition, results of operations, business strategies, operating efficiencies or synergies, competitive positions, growth opportunities for existing products, plans and objectives of management. Statements in this periodic report that are not historical facts are hereby identified as forward-looking statements .

Business

The Company was incorporated in Delaware on June 11, 1992. On May 28, 1998, the Company changed its name from Plasmatronics Technologies, Inc. to Ecological Services, Inc. and on January 3, 2003 changed its name to Stanford Capital Corporation. In December 2002, the Company acquired all the issued and outstanding shares of Stanford Capital International, Ltd. a Hong Kong based public relations firm for 10,000 shares of its common stock. This transaction was subsequently revoked. On January 31, 2004, the Company acquired all of the shares of Skreem Entertainment Corporation in exchange for 22,000,000 shares of its one for five post reverse split common shares. Skreem Entertainment Corporation promotes finances and manages artists in the entertainment industry.

On December 19, 2006, we filed a Def 14C Information Statement advising that the name of the Company was amended to SKMI Interactive Inc., as well as spinning off our business operations into a subsidiary, Skreem Entertainment Corp (Nevada). Thereafter we filed a Form 10-SB on Skreem Entertainment Corp (Nevada), in order to complete a stock dividend. These actions were taken in anticipation of a transaction with Weaver Interactive, Inc. The spin-off of the subsidiary containing the business operations of the Company was effective February 5, 2007.

Sector 10 Services USA Inc. acquired SKRM Interactive through a reverse merger transaction on November 20, 2007. After the merger transaction, the Company had 77,320,292 shares outstanding. Purchase accounting adjustments were made to account for the combination of the entities. Immediately after the merger, the company was called SKRM Interactive, Inc. and continued its reporting obligations under that name. The Company was formerly named Sector 10, Inc. on April 15, 2008. The SKRM year end of March 31 was continued with the new entity.

Sector 10, Services USA, Inc. was formed as a Nevada corporation on September 16, 2002 and was a majority owned subsidiary of Sector 10, Holdings, Inc. The Company had minimal activity in 2002 and has been inactive until immediately prior to the acquisition of SKRM Interactive.

This report contains forward-looking statements within the meaning of Section 29a of the Securities Act of 1933, as amended, and Section 21e of the Securities Exchange Act of 1934, as amended. These forward-looking statements are subject to numerous risks and uncertainties that could cause actual results to differ materially from historical or anticipated results. You should not place undue reliance on such forward-looking statements, and, when considering such forward-looking statements, you should keep in mind the risk factors noted throughout this Form 10-KSB, including the section of this report entitled Risks Related to Our Business and Operations. You should also keep in mind that all forward-looking statements are based on management s existing beliefs about present and future events outside of management s control and on assumptions that may prove to be incorrect. The following discussion and analysis should be read in conjunction with our financial statements and notes thereto, which are included elsewhere in this report.

Description of Sector 10 Business

Sector 10 is a systems integration sales and marketing company representing a unique line of proprietary products and technologies developed and manufactured by Sector 10 Holdings, Inc. The products focus on the pre-deployment of emergency response while generating secondary revenue streams such as communication channels and interactive advertising. Sector 10 has been structured to position itself as a licensed sales and distribution venue for the Sector 10 emergency response products.

Sector 10 s life saving services center around the placement of stationary kiosks called SRU s in high traffic venues and high-rise buildings. The SRU s or stationary response units contain personal protective equipment (PPE) that can help people, prevent fatalities and injuries during natural disasters, terrorist attacks, and other life threatening situations such as fires. In addition the SRU provides four channels of communication and tracking capabilities that are linked to a command center and can interact with first responders to ensure the greatest number of lives can be saved.

These kiosks or Stationary Response Units (SRU s) can also be utilized as a means of communication during times of normal operation. The video displays create an interactive experience (with search and user menus) that enhances any facility by spreading information efficiently an effectively to patrons through an information and advertising network that caters to the specific needs of each unique building.

Sector 10 products have received endorsements from the Department of Homeland Security, Be Ready Utah, and Former Senator Jake Garn. Sector 10 is in the process of positioning itself as the global leader in pre-deployment emergency response.

Products

First and last, Sector 10 products serve a vital public safety function and are emergency response systems. This is particularly true of the SRU, which has no interactive communication system on-board. The primary market for this product is high-rise buildings.

SRUs offer these Emergency Response Features:

Smoke, chemical and biological masks

Eye wash system

| Iodide tablets |
|---|
| |
| Integrated computer system |
| |
| Visual touch screen panel |
| |
| Wi-Max wireless technology |
| • |
| Surveillance camera |
| |
| Battery backup |
| • |
| Evacuation chair |
| • |
| Strobe light |
| |
| Siren |
| • |
| First aid supply packs |
| |
| Real-time personnel tracking |
| |
| OSHA compliant |
| But Sector 10 has created additional business value and opportunity with the SRU-M. This innovative product combines life safety resource or the SRU that are vital to emergency response with interactive communications |

technologies. This creates a new market by penetrating previously impermeable distribution points for advertising.

This new market Pre-deployed public safety systems is a market segment being created by Sector 10. It is untouched and wide open with staggering potential for growth worldwide.

SRU-Ms are placed in high traffic public venues such as airports, convention centers, mass transit stations, entertainment venues, sports arenas and stadiums, and retail locations - wherever the public is found in masses. These are pre-deployed life saving devices that generate revenue during times of normal operations. The advertising dollars created can more than offset the expense of these multi-purpose units. Imagine the possibilities of a 42" display with multiple sections of interactive user-driven content.

Sector 10 has product placement programs that can place SRU-Media in high traffic areas at discounted prices or at maintenance-only cost to the end user... With the widespread adoption of pre-deployed emergency response systems, Sector 10 is building one of the largest proprietary digital networks in the world. Each day tens of thousands of people will be exposed to ads displayed on SRU-Ms, and the number will continue to grow.

| With the SRU-M Sector 10 is creating a new market, a new way to deliver advertising messages to both large, gathered publics and to highly targeted audiences. This will be achieved by: |
|---|
| Finding large, high traffic public venues which need both emergency response systems for public safety and the ability to deliver advertising messages to these publics. These venues include various high traffic locations such as malls, conventions centers, arenas, airports, and big box retailers throughout the United States. |
| Negotiating with the venue management for the placement of the emergency response systems which contains the advertising message delivery components. The venue s need for emergency response systems allows Sector 10 to gain access to high traffic real estate that otherwise would be too expensive or simply not available, thus solving the real estate expense problem of many advertising vehicles. |
| Finding sponsors to fund the placement of the advertising/emergency response systems in exchange for a portion of the revenues derived from the sale of advertising. Typical sponsors will be individuals and institutions looking for predictable return on a passive investment. |
| Developing a national advertising sales management team to work with established advertising agencies to represent the Sector 10 advertising opportunity to their clients. It is not anticipated that Sector 10 advertising will be the sole advertising medium employed and therefore we expect that partnering with ad agencies will be the most cost effective means of generating ad sales. |
| Through this model Sector 10 will have two primary revenue streams: |
| The sale and placement of the advertising/emergency response systems. This revenue will be provided by the sponsors who fund the placement of the systems. |

The on-going sale of advertising that is placed on the communications delivery components of the emergency response system during times of normal operation.

A more traditional sales model applies to the SRU. This product is intended for strictly safety applications, primarily in high rise buildings where the emergency response preparation needs remain acute but the public traffic is not as heavy. The SRU contains needed life safety resources, but has no messaging systems. Preliminary market response indicates that a lease will be the most attractive placement model for potential customers.

Global Communications Network

The Sector 10 network is a global communications network that manages the delivery of emergency and commercial messaging to SRU-Ms. This network will be used for content distribution, secure remote data storage (to facilitate Sarbanes-Oxley compliance), voice communications, and site monitoring with video surveillance. A true networked digital signage solution ensures that digital advertisements play in designated zones, at designated times. The network will be fully integrated with the Emergency Alert System (EAS) including emergency alerts issued by the Department of Homeland Security and Amber Alerts.

The Market

In the market for Sector 10 products and services is largely untapped because we are creating that market ourselves through our unprecedented combination of business and public needs. There are many disaster preparedness needs in our nation scities as well as unlimited advertising opportunities. Sector 10 products are distinguished by superior technology, unrivaled emergency and safety response systems and unique messaging features.

Major US markets for the SRU-M devices include more than 700 malls, 10,000 big box retail stores, 150 convention centers, 150 arenas, and 100 airports. These combined US venues represent a potential of more than 144,000 product placements.

Building Shareholder Value

The market opportunity available for Sector 10 products and its services is largely untapped. We have created patented products and processes to specifically address our target markets and give us a clear edge over future competition. There are many disaster preparedness needs in our nation scities, our unprecedented combination of business solutions and public needs delivers not only a real need, but also creates a new product category in the market. Advanced technology, unrivaled emergency safety response systems and our unique messaging features distinguish Sector 10 products from other products currently on the market.

In addition to our pre-deployed features the SRU-M products present enhanced revenue opportunities to Sector 10 and its shareholders. Alternative forms of advertising and marketing are on the rise. More and more, advertisers are looking to other forms of media, many of them un-measurable and un-quantified to meet their marketing needs. Ad agencies traditional ways of reaching their consumers are giving way to new media and new ways of engaging an audience. Advertisers now know that traditional TV as well as print ads are no longer sufficient ways to reach people affectively and as a result are directing their dollars to more new inventive ways of reaching the target market. If they want to remain competitive, agencies must take a serious look at new opportunities. These opportunities gave rise to Google, Yahoo and many others.

Because of the mobility of the consumer walking by the SRU-M s, ads will typically be shorter in length unless they stop and engage the SRU-M. The interactivity would allow the consumer to see a longer version of the ad or click for more information on the company of which S-10 would be able to charge more from the advertiser. Pre-deployed Emergency Response thru Media Placement

Employees

The Company, as of June 15, 2008, has no full time employee. A total of 2 persons (CEO and CFO) work part time for the company and also work for the majority shareholder Sector 10 Holdings, Inc. As sales activity begins, the Company is expected to hire sales, compliance and administrative employees. Sales activities are expected to begin in the 2nd quarter of the fiscal year ended March 31, 2009. Hiring of full time employees are expected to begin in the same period. It is expected that at least 20 people will be hired to assist the Company efforts for the fiscal year ended March 31, 2009. Fewer employees will be hired if the sales activity is less than expected.

ITEM 2.

DESCRIPTION OF PROPERTIES

The Company s administrative offices are located in a leased office facility located at 14553 South 790 West #C

Bluffdale, UT 84065. The facility contains approximately 2,000 square feet of office space. The lease is maintained by the principal shareholder of the Company. Shared expenses incurred by Sector 10 Holdings are allocated to the Company on a monthly basis. The allocation includes a portion for rent expenses. The Company is seeking new office space to accommodate the growth in personnel expected when the sales activity begins in fiscal 2009. No lease arrangement has been finalized as of the date of this report.

ITEM 3.

LEGAL PROCEEDINGS

The Company is not aware of any litigation, pending or threatened, to which it is a party.

ITEM 4.

SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS

No matters were submitted to a vote of the Company s shareholders through the solicitation of proxies, during the fourth quarter of the Company s fiscal year ended March 31, 2008, other than those for which the majority of shares entitled to vote upon were approved as set forth in the Def 14C Information Statement, filed on March 19, 2008, approving the Certificate of Amendment to the Certificate of Incorporation of the Company, pursuant to which the Company's name will change to Sector 10, Inc.. .

PART II

ITEM 5.

MARKET FOR COMMON EQUITY, RELATED STOCKHOLDER MATTERS AND SMALL BUSINESS ISSUER PURCHASER OF EQUITY SECURITIES

The Company s Common Stock trades on the Over the Counter Bulletin Board under the symbol SECT.OB. Prior to April 28, 2008, the stock traded under the symbol SKMI.OB. The Company s stock began trading subsequent to its year end of March 31, 2006. Since its inception, the Company has not paid any dividends on its Common Stock, and the Company does not anticipate that it will pay dividends in the foreseeable future. As of June 19, 2008, the Company had approximately 175 shareholders of record.

The following chart sets out the Open, High, Low, Close, Volume and Adjusted Close Price for the stock for the period from March 30, 2007 until March 31, 2008. The dates represent the last trading date for the respective month:

| Date | Open | High | Low | Close | Volume | Adj. Close |
|------------|------|------|-----|-------|---------|------------|
| 2008-03-31 | .12 | .12 | .12 | .12 | 12,000 | .12 |
| 2008-02-29 | .19 | .20 | .19 | .19 | 62,000 | .19 |
| 2008-01-31 | .17 | .17 | .16 | .17 | 45,900 | .17 |
| 2007-12-31 | .33 | .33 | .24 | .24 | 163,900 | .24 |
| 2007-11-30 | .53 | .60 | .53 | .54 | 25,500 | .54 |
| 2007-10-31 | .73 | .73 | .73 | .73 | 2,200 | .73 |
| 2007-09-28 | .91 | .95 | .85 | .90 | 25,800 | .90 |
| 2007-08-31 | .60 | .60 | .52 | .60 | 9,300 | .60 |
| 2007-07-31 | .95 | .95 | .95 | .95 | 700 | .95 |
| 2007-06-29 | .22 | .25 | .20 | .20 | 30,400 | .20 |
| 2007-05-31 | .13 | .13 | .13 | .13 | 5,000 | .13 |
| 2007-04-30 | .11 | .11 | .11 | .11 | 5,000 | .11 |
| 2007-03-30 | .19 | .19 | .19 | .19 | 19,000 | .19 |

The Company s transfer agent is OTC Stock Transfer, Inc. of Salt Lake City, Utah.

ITEM 6.

MANAGEMENT S DISCUSSION AND ANALYSIS OR PLAN OF OPERATION

| Plan of Operation | Plan | of | Ope | eration |
|-------------------|------|----|-----|---------|
|-------------------|------|----|-----|---------|

The Company s cash balance is insufficient to satisfy the Company s cash requirements for the next 12 months. The Company believes it can satisfy its cash requirements for 6 months with current cash and receivables. The Company is dependent on continued receipt of revenues and will need outside funding from the sale of shares or debt financing in order to continue operations beyond that point.

The Company anticipates that it will continue to acquire additional furniture and computers during the next twelve months. Any acquisitions would be furniture and computers for new personnel that may be hired and potential costs associated with relocation of corporate offices.

The Company anticipates a significant change in the number of employees in the next twelve months. As sales activity begins, the Company is expected to hire sales, compliance and administrative employees. Sales activities are expected to begin in the 2nd quarter of the fiscal year ended March 31, 2009. Hiring of full time employees are expected to begin in the same period. It is expected that at least 20 people will be hired to assist the Company efforts for the fiscal year ended March 31, 2009. Fewer employees will be hired if the sales activity is less than expected.

Our independent registered public accounting firm issued a report on their audit of our financial statements for the fiscal year ended March 31, 2008. Our notes to the financial statements disclose that the cash flow of the Company has been absorbed in operating activities and has incurred net losses for the fiscal year, and have a working capital deficiency. In the event that funding from internal sources or from public or private financing is insufficient to fund the business at current levels, we will have to substantially cut back our level of spending which could substantially curtail our operations. The independent registered public accounting firm s report contains an explanatory paragraph indicating that these factors raise substantial doubt about our ability to continue as a going concern. Our going concern uncertainty may affect our ability to raise additional capital, and may also affect our relationships with suppliers and customers. Investors should carefully read the independent registered public accounting firm's report and examine our financial statements.

| curtail our operations. The independent registered public accounting firm s report contains an explanatory paragraph indicating that these factors raise substantial doubt about our ability to continue as a going concern. Our going concer uncertainty may affect our ability to raise additional capital, and may also affect our relationships with suppliers and customers. Investors should carefully read the independent registered public accounting firm's report and examine our financial statements. |
|--|
| Results of Operations for the year ended March 31, 2008 as compared to the year ended March 31, 2007. |
| Revenues - |
| No revenues were generated for the year ended March 31, 2008 or for the year ended March 31, 2007. |
| Since the merger on November 20, 2007, the Company has been restructured to position itself as the sales and distribution venue for Sector 10 pre-deployed emergency equipment. The product has been enhanced to provide other evenue opportunities in large high traffic areas through the sale of media. Sales activity is expected to begin in the 2 nd quarter of the fiscal year ended March 31, 2009. Upon installation of the equipment, other revenue opportunities are expected to be established. |
| General and Administrative Expenses - |
| General and administrative expenses were \$123,946 for the year ended March 31, 2008. These expenses are made up in large part by accounting, consulting and professional fees. |
| General and administrative expenses were \$0 for year ended March 31, 2007. |
| Other income - |

The Company had no other income for the year ended March 31, 2008 or for the year ended March 31, 2007.

| Other expenses - |
|--|
| The Company had no other expenses for the year ended March 31, 2008 or for the year ended March 31, 2007. |
| Interest expense |
| The Company had interest expense of \$3,815 for the year ended March 31, 2008 or for the year ended March 31, 2007. |
| Liquidity and Capital Resources |
| Cash and cash equivalents - |
| We believe our bank balance of (\$692) with a deficit in working capital of \$845,370 as of March 31, 2008 is not sufficient to meet our working capital requirements for the coming year. |
| Total assets - |
| We currently have \$20,990 in total assets for the year ended March 31, 2008. Our total assets are comprised of \$20,990 in net fixed assets. |
| 10 |
| |

Working capital -

Since the merger on November 20, 2007, we have financed our operations exclusively through advances from shareholders and officers. We expect to finance operations through the sale of equity and or debt financing. We anticipate that sales activity will begin in the 2nd quarter of the fiscal year ended March 31, 2009. Sales activity is expected to generate sufficient cash flow to fund the ongoing operations of the business. There is no guarantee that we will be successful in arranging financing on acceptable terms or that future sales activity will be sufficient for funding operations.

We anticipate that up to \$5,000,000 of additional working capital will be required over the next 12 months to meet our budgeted needs for the coming year including sales development and expansion activity. We do not have sufficient cash on hand to meet these anticipated obligations.

We do not currently have any arrangements for financing and we may not be able to find such financing if required. Obtaining additional financing would be subject to a number of factors, including investor sentiment. Market factors may make the timing, amount, terms or conditions of additional financing unavailable to us.

Our auditors are of the opinion that our continuation as a going concern is in doubt. Our continuation as a going concern is dependent upon continued financial support from our shareholders and other related parties.

Liabilities -

Current and total liabilities as of March 31, 2008 were \$845,370. The balance was composed of a shareholder payable of \$649,200, accounts payable of \$82,291, bank overdraft of \$692 and net payables and interest from funding advances from Sector 10 Holdings and Peric DeAvila of \$113,187. The entire shareholder liability of \$649,200 was subsequently converted to equity under an agreement with the Company on May 8, 2008.

Cash flows -

Year Ended

March 31,

2008

Sources and Uses of Cash Net cash provided by / (used in) Operating activities

\$ (87,814)

| Investing activities | (22,250) |
|--|----------|
| Financing activities | 110,064 |
| | |
| | |
| Increase/(decrease) in cash and cash equivalents | \$ - |
| | |
| Year end March 31, 2008 | |
| Cash and cash equivalents | \$ - |

Operating Activities -

Cash used in operations for the year ended March 31, 2008 was (87,814). This included a loss from operation of (123,946), a net change in accounts payable for payables not assumed in the SKRM merger of 34,872 and an adjustment for non cash depreciation expense of \$1,260.

Cash used in operations for the year ended March 31, 2007 was \$0.

Investing Activities include fixed asset purchases of (22,250) for the year ended March 31, 2008. There was no cash from investing activities for the year ended March 31, 2007.

Financing Activities -

Cash used in financing activities for the year ended March 31, 2008 was \$110,064. This was comprised of net advances from Sector 10 Holdings / Peric DeAvila of \$109,372 and a net bank overdraft of \$692.

Cash used in financing for the year ended March 31, 2007 was \$0.

Critical Accounting Policies

The discussions and analysis of our financial condition and results of operations, including the discussion on liquidity and capital resources, are based upon the financial statements, which have been prepared in accordance with US GAAP. The preparation of these financial statements requires us to make estimates and judgments that affect the reported amounts of assets, liabilities, revenues and expenses, and related disclosure of contingent assets and liabilities. On an ongoing basis, management re-evaluates its estimates and judgments, particularly those related to the determination of the impairment of its intangible assets. Actual results could differ from the estimates. We believe the following are the critical accounting policies used in the preparation of the consolidated financial statements.

Revenue -

No revenues were recognized in the current or prior period.

Income Taxes -

The amount of income taxes recorded by us requires the interpretation of complex rules and regulations of various taxing jurisdictions throughout the world. We have recognized deferred tax assets and liabilities for all significant temporary differences, operating losses and tax credit carryforwards. We routinely assess the potential realization of

our deferred tax assets and reduce such assets by a valuation allowance if it is more likely than not that some portion or all of the deferred tax assets will not be realized. We routinely assess potential tax contingencies and, if required, establish accruals for such contingencies. The accruals for deferred tax assets and liabilities are subject to a significant amount of judgment by us and we review and adjust routinely our estimates based on changes in facts and circumstances. Although we believe our tax accruals are adequate, material changes in these accruals may occur in the future, based on the progress of ongoing tax audits, changes in legislation and resolution of pending tax matters.

Litigation -

An estimated loss from a loss contingency is recorded when information available prior to issuance of the financial statements indicates that it is probable that a liability has been incurred at the date of the financial statements and the amount of the loss can be reasonably estimated. Accounting for contingencies such as legal matters requires the use of judgment as to the probability of the outcome and the amount. Many legal contingencies can take years to be resolved. An adverse outcome could have a material impact on our financial condition, operating results and cash flows.

Going Concern Qualification

Our notes to the consolidated financial statements disclose that the cash flow of the Company has been absorbed in operating activities and has incurred net losses for the three months, and have a working capital deficiency. In the event that funding from internal sources or from public or private financing is insufficient to fund the business at current levels, we will have to substantially cut back our level of spending which could substantially curtail our operations. These factors raise substantial doubt about our ability to continue as a going concern. Our going concern uncertainty may affect our ability to raise additional capital, and may also affect our ability to raise additional capital, and may also affect our relationships with suppliers and customers. Investors should carefully examine our financial statements.

Risks Related to our Business and Operations

Investing in our common stock involves a high degree of risk. You should carefully consider the risks described below, and all of the other information set forth in this Report before deciding to invest in shares of our common stock. In addition to historical information, the information in this Report contains forward-looking statements about our future business and performance. Our actual operating results and financial performance may be different from what we expect as of the date of this Report. The risks described in this Report represent the risks that management has identified and determined to be material to our company. Additional risks and uncertainties not currently known to us, or that we currently deem to be immaterial, may also materially harm our business operations and financial condition.

We have not paid any cash dividends on our common stock to date and do not anticipate any cash dividends being paid to holders of our common stock in the foreseeable future. While our dividend policy will be based on the operating results and capital needs of the business, it is anticipated that any earnings will be retained to finance our future expansion. As we have no plans to issue cash dividends in the future, our common stock could be less desirable to other investors and as a result, the value of our common stock may decline, or fail to reach the valuations of other similarly situated companies who have paid dividends.

Compliance with existing and new regulations of corporate governance and public disclosure may result in additional expenses.

Compliance with changing laws, regulations, and standards relating to corporate governance and public disclosure, including the Sarbanes-Oxley Act of 2002 and other SEC regulations, requires large amounts of management attention and external resources. This may result in increased general and administrative expenses and a diversion of management time and attention from revenue-generating activities to compliance activities.

Our directors, executive officers and principal stockholders have effective control of the company, preventing non-affiliate stockholders from significantly influencing our direction and future.

Our directors, officers, and 5% stockholders and their affiliates control in excess of 80% of our outstanding shares of common stock and are expected to continue to control a majority of our outstanding common stock following any financing transactions projected for the foreseeable future. These directors, officers and affiliates effectively control all matters requiring approval by the stockholders, including any determination with respect to the acquisition or disposition of assets, future issuances of securities, declarations of dividends and the election of directors. This concentration of ownership may also delay, defer, or prevent a change in control and otherwise prevent stockholders other than our affiliates from influencing our direction and future.

There is a public market for our stock, but it is thin and subject to manipulation.

The volume of trading in our common stock is limited and can be dominated by a few individuals. The limited volume, if any, can make the price of our common stock subject to manipulation by one or more stockholders and will significantly limit the number of shares that one can purchase or sell in a short period of time. An investor may find it difficult to dispose of shares of our common stock or obtain a fair price for our common stock in the market.

The market price for our common stock is volatile and may change dramatically at any time.

| The market price of our common stock, like that of the securities of other early-stage companies, is highly volatile. Our stock price may change dramatically as the result of announcements of our quarterly results, the rate of our expansion, significant litigation or other factors or events that would be expected to affect our business or financial condition, results of operations and other factors specific to our business and future prospects. In addition, the market price for our common stock may be affected by various factors not directly related to our business, including the following: |
|---|
| |
| intentional manipulation of our stock price by existing or future stockholders; |
| |
| short selling of our common stock or related derivative securities; |
| |
| a single acquisition or disposition, or several related acquisitions or dispositions, of a large number of our shares; |
| |
| the interest, or lack of interest, of the market in our business sector, without regard to our financial condition or results of operations; |
| |
| the adoption of governmental regulations and similar developments in the United States or abroad that may affect our ability to offer our products and services or affect our cost structure; |
| |
| developments in the businesses of companies that purchase our products; and |
| |
| economic and other external market factors, such as a general decline in market prices due to poor economic indicators or investor distrust. |

Our business may be affected by increased compensation and benefits costs.

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|---|
| Compliance with existing and new regulations of corporate governance and public disclosure may result in additional expenses. |
| We are unlikely to pay dividends on our common stock in the foreseeable future. |
| We have never declared or paid dividends on our stock. We currently intend to retain all available funds and any future earnings for use in the operation and expansion of our business. We do not anticipate paying any cash dividends in the foreseeable future, and it is unlikely that investors will derive any current income from ownership of our stock. This means that your potential for economic gain from ownership of our stock depends on appreciation of our stock price and will only be realized by a sale of the stock at a price higher than your purchase price. |
| Our common stock is a low-priced stock and subject to regulation that limits or restricts the potential market for our stock. |
| Shares of our common stock may be deemed to be low-priced or penny stock, resulting in increased risks to our investors and certain requirements being imposed on some brokers who execute transactions in our common stock. In general, a low-priced stock is an equity security that: |
| |
| Is priced under five dollars; |
| |
| Is not traded on a national stock exchange, the Nasdaq Global Market or the Nasdaq Capital Market; |
| |
| Is issued by a company that has less than \$5 million in net tangible assets (if it has been in business less than three years) or has less than \$2 million in net tangible assets (if it has been in business for at least three years); and . |
| |

Is issued by a company that has average revenues of less than \$6 million for the past three years.

| stock, the following requirements, among others, will generally apply: |
|--|
| |
| Certain broker-dealers who recommend penny stock to persons other than established customers and accredited investors must make a special written suitability determination for the purchaser and receive the purchaser s written agreement to a transaction prior to sale. |
| |
| Prior to executing any transaction involving a penny stock, certain broker-dealers must deliver to certain purchasers a disclosure schedule explaining the risks involved in owning penny stock, the broker-dealer s duties to the customer, a toll-free telephone number for inquiries about the broker-dealer s disciplinary history and the customer s rights and remedies in case of fraud or abuse in the sale. |
| |
| In connection with the execution of any transaction involving a penny stock, certain broker-dealers must deliver to certain purchasers the following: |
| |
| |
| |
| O |
| bid and offer price quotes and volume information; |
| |
| O |
| the broker-dealer s compensation for the trade; |
| |
| 0 |
| the compensation received by certain salespersons for the trade; |
| |
| O |
| monthly accounts statements; and |

| ı | , |
|---|---|

a written statement of the customer s financial situation and investment goals.

ITEM 7.

FINANCIAL STATEMENTS

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Stockholders and Board of Directors

Sector 10, Inc. (fka SKRM Interactive, Inc.)

Bluffdale, Utah

We have audited the accompanying consolidated balance sheet of Sector 10, Inc. (fka SKRM Interactive, Inc.) as of March 31, 2008, and the consolidated statements of operations, stockholders equity (deficit) and cash flows for the years ended March 31, 2008 and 2007 and from inception of the development stage on September 16, 2002 through March 31, 2008. These consolidated financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these consolidated financial statements based on our audits.

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

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of Sector 10, Inc. (fka SKRM Interactive, Inc.) as of March 31, 2008, and the results of their operations and their cash flows for the years ended March 31, 2008 and 2007 and from inception of the development stage on September 16, 2002 through March 31, 2008, in conformity with U.S. generally accepted accounting principles.

We were not engaged to examine management's assertion about the effectiveness of Sector 10, Inc. (fka SKRM Interactive, Inc.) s internal control over financial reporting as of March 31, 2008 and, accordingly, we do not express an opinion thereon.

The accompanying consolidated financial statements have been prepared assuming that the Company will continue as a going concern. As discussed in Note 5 to the consolidated financial statements, the Company has sustained recent losses from operations, has a deficit in working capital and a stockholders deficit. This raises substantial doubt about the Company's ability to continue as a going concern. Management's plans in regard to this matter are also described in Note 5. The consolidated financial statements do not include any adjustments that might result from the outcome of this uncertainty.

HJ & Associates, LLC

Salt Lake City, Utah

July 14, 2008

Sector 10, Inc.

(formerly SKRM Interactive, Inc.)

(A DEVELOPMENT STAGE COMPANY)

CONSOLIDATED BALANCE SHEET

March 31, 2008

| | March 31, 2008 | | |
|---|-------------------|---------|--|
| ASSETS | | | |
| Current assets: | | | |
| Cash | \$ | - | |
| Fixed Assets: | | | |
| Furniture | | 9,182 | |
| Computers | | 13,068 | |
| Total Fixed Asset Cost | | 22,250 | |
| Less: Accumulated Depreciation | | (1,260) | |
| Net Fixed Assets | | 20,990 | |
| Total assets | \$ | 20,990 | |
| LIABILITIES AND SHAREHOLDERS' DEFICIT | | | |
| Current liabilities: | | | |
| Bank overdraft | \$ | 692 | |
| Accounts payable and accrued liabilities | | 82,291 | |
| Account payable shareholder | | 649,200 | |
| Account payable officer / shareholder | | 3,580 | |
| Accounts payable Sector 10 Holdings | | 109,607 | |
| Total current liabilities | | 845,370 | |
| C | | | |
| Total liabilities | | 845,370 | |
| Shareholders' deficit: | | | |
| Preferred shares - \$0.001 par value; 1,000,000 authorized, no shares issued or outstanding | | - | |

| Common shares - \$0.001 par value; 199,000,000 authorized; 77,320,292 shares issued | |
|---|--------------|
| and outstanding | 77,320 |
| Additional paid - in capital (Deficit) | (774,168) |
| Deficit accumulated during the development stage | (127,532) |
| Total shareholders' deficit | (824,380) |
| Total liabilities and shareholders' deficit | \$ 20,990 |

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

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(formerly SKRM Interactive, Inc.)

(A DEVELOPMENT STAGE COMPANY)

CONSOLIDATED STATEMENTS OF OPERATIONS

For the Years Ended March 31, 2008 and 2007 and for the Period From Inception,

September 16, 2002 to March 31, 2008

| | Years Ended | | | Inception to | | | |
|---|-------------|------------|----|---------------------|----|-----------|--|
| | March 31, | | | March 31, | | March 31, | |
| | | 2008 | | 2007 | | 2008 | |
| Expenses: | | | | | | | |
| General and administrative | \$ | 120,131 | | - | \$ | 123,717 | |
| Total expenses | | 120,131 | | - | | 123,717 | |
| Loss from operations | | (120,131) | | - | | (123,717) | |
| Interest expense | | 3,815 | | | | 3,815 | |
| Net Loss | \$ | (123,946) | \$ | - | \$ | (127,532) | |
| Weighted Average Shares Outstanding basic and diluted | | 59,880,215 | | 50,000,000 | | | |
| Basic and diluted loss per share | | | | | | | |
| Continuing Operations | \$ | (0.00) | \$ | (0.00) |) | | |
| Net Loss | \$ | (0.00) | \$ | (0.00) |) | | |

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

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(formerly SKRM Interactive, Inc.)

(A DEVELOPMENT STAGE COMPANY)

CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS' DEFICIT

For the period from September 16, 2002 (inception) through March 31, 2008

| | | | | | Deficit Accumulated | |
|---|--------------|-----------|------|------------|-------------------------|---------|
| | Common stock | | | Additional | During the Development | |
| | | | | Paid-In | | |
| | Shares | Amount | | Capital | Stage | |
| Balance at Inception, September 16, 2002 | Shares - | \$ - | . \$ | - | \$ | - |
| Issuance of common stock for cash | 47,000,000 | 47,000 |) | (43,625) | | - |
| Issuance of common stock for services | 3,000,000 | 3,000 |) | (2,789) | | - |
| Net loss from September 16, 2002 to December 31, 2002 | - | - | | - | | (3,586) |
| Balance at December 31, 2002 | 50,000,000 | 50,000 |) | (46,414) | | (3,586) |
| Net loss | - | - | | - | | - |
| Balance at December 31, 2003 | 50,000,000 | 50,000 |) | (46,414) | | (3,586) |
| Net loss | - | - | | - | | - |
| Balance at December 31, 2004 | 50,000,000 | 50,000 |) | (46,414) | | (3,586) |
| Net loss | - | - | | - | | - |
| Balance at December 31, 2005 | 50,000,000 | 50,000 |) | (46,414) | | (3,586) |
| Net loss | - | - | - | - | | - |
| Balance at March 31, 2006 | 50,000,000 | 50,000 |) | (46,414) | | (3,586) |
| Net loss | - | - | | - | | - |
| Balance at March 31, 2007 | 50,000,000 | 50,000 |) | (46,414) | | (3,586) |
| Recapitalization | 27,320,292 | 27,320 |) | (727,754) | | - |
| Net loss | - | - | | - | (1) | 23,946) |
| Balance at March 31, 2008 | 77,320,292 | \$ 77,320 | \$ | (774,168) | \$ (1) | 27,532) |

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

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(formerly SKRM Interactive, Inc.)

(A DEVELOPMENT STAGE COMPANY)

CONSOLIDATED STATEMENTS OF CASH FLOWS

For Years Ended March 31, 2008 and 2007

and for the Period From Inception,

September 16, 2002, to March 31, 2008

| | Years Ended | | | Inception to | |
|---|-------------|-----------|-----------|--------------|-----------|
| | March 31, | | March 31, | | March 31, |
| | | 2008 | 200 | 07 | 2008 |
| Cash Flows from Operating Activities: | | | | | |
| Net Loss | \$ | (123,946) | \$ | - \$ | (127,532) |
| Loss from continuing operations | | (123,946) | | - | (127,532) |
| Adjustments to reconcile net loss to net cash used in operating activities: | | | | | |
| Depreciation | | 1,260 | | | 1,260 |
| Changes in | | | | | |
| Accounts payable and accrued liabilities | | 34,872 | | - | 34,872 |
| Net cash used in operating activities | | (87,814) | | - | (91,400) |
| Cash Flows from Investing Activities: | | | | | |
| Fixed asset purchases | | (22,250) | | - | (22,250) |
| Net cash used in investing activities | | (22,250) | | - | (22,250) |
| Cash Flows from Financing Activities: | | | | | |
| Bank overdraft | | 692 | | - | 692 |
| Net proceeds from Shareholder /Officers | | 619,546 | | | 619,546 |
| Net payments to Shareholder/Officers | | (510,174) | | | (510,174) |
| Proceeds from issuance of common stock | | - | | - | 3,586 |
| Net cash provided by financing activities | | 110,064 | | - | 113,650 |
| Net increase (decrease) in cash and cash equivalents | \$ | - | \$ | - \$ | - |

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

Sector 10, Inc.

(formerly SKRM Interactive, Inc.)

(A DEVELOPMENT STAGE COMPANY)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 1 ORGANIZATION AND BUSINESS OPERATIONS

Sector 10, Inc. (formerly known as SKRM Interactive, Inc.) was the acquiring company resulting from the combination of Sector 10 Services USA, Inc, a private company, and SKRM Interactive, a public company. Sector 10 Services acquired SKRM Interactive through a reverse merger transaction on November 20, 2007. After the merger transaction, the Company had 77,320,292 shares outstanding. Purchase accounting adjustments were made to account for the combination of the entities. Immediately after the merger, the company was called SKRM Interactive, Inc. and continued its reporting obligations under that name. The Company was formerly named Sector 10, Inc. on April 15, 2008. The SKRM year end of March 31 was continued with the new entity.

Sector 10, Services USA, Inc. was formed as a Nevada corporation on September 16, 2002 and was a majority owned subsidiary of Sector 10, Holdings, Inc. The Company had minimal activity in 2002 and has been inactive until immediately prior to the acquisition of SKRM Interactive. The Company was inactive for the full 12 months ended March 31, 2007.

SKRM Interactive, Inc., formerly Skreem Entertainment Corporation (SKREEM) was incorporated in Nevada on August 19, 1999. On November 30, 2006, SKREEM changed its name to SKRM Interactive, Inc.

Sector 10, Inc. currently acts as the sales distribution company for Sector 10 Holdings products. Sector 10 Holdings develops and markets emergency and disaster response equipment known as SRU which is an emergency communications system with on-board life safety resources that are needed in an emergency event. The SRU-M product contains two large video screens and is placed in high traffic areas such as convention centers, arenas and malls. The screens combined with the network used for the emergency response services provides both the Company and the customers with additional revenue sources by placing media on its screens. SRU products will be placed in high rise, office buildings and other non-high traffic areas without the media screens. The Company will coordinate sales activity both domestically and internationally.

On September 1, 2007, Sector 10 USA, Inc. entered into a Distribution Agreement with Sector 10 Holdings, Inc. This agreement was assumed by Sector 10, Inc. as a result of the merger with SKRM Interactive. Under the terms of the agreement, Sector 10, Inc. has exclusive rights to sell and distribute Sector 10 products within the assigned Territories under the agreement. The assigned territories include the following metropolitan areas:

| New York |
|---|
| Los Angeles |
| Chicago |
| Philadelphia |
| Dallas |
| Miami |
| Washington DC |
| Houston |
| Detroit |
| Boston |
| Atlanta |
| San Francisco |
| Salt Lake City |
| Phoenix |
| Seattle |
| |
| The fee for the acquisition of the distribution rights was established under the agreement. No liability for this fee is incurred in any respective market until a minimum of \$100,000 in sales are generated in the respective authorized distribution market. Each of the initial markets identified in the agreement require a distribution rights fee of |

The fee for the acquisition of the distribution rights was established under the agreement. No liability for this fee is incurred in any respective market until a minimum of \$100,000 in sales are generated in the respective authorized distribution market. Each of the initial markets identified in the agreement require a distribution rights fee of \$250,000 to \$500,000 per market (depending on market size) with a maximum cumulative fee of \$5 Million. The fee may not exceed 20% of the cumulative sales in the market. Therefore, the fee may be paid over a period of time as sales are initiated in a new market.

Sector 10 Inc will have rights to acquire other distribution territories. This includes other areas within the United States, Canada and other international markets. The agreement sets pricing requirements and establishes minimum performance standards. Pricing requirements set the price at which the specific Sector 10 Product will be acquired prior to sale by Sector 10, Inc. The pricing will be set by agreement when the products are available for sale. The pricing requirements will be adjusted to reflect the price available for the fiscal year ended March 31, 2009. The performance standards are effective when product is available and the sales process has begun. Minimum performance standards are the minimum sales results that are required to continue the exclusive distribution rights in the specific territory. If the minimum standards are not satisfied, the exclusive rights to the territory will be removed. Sales activity is expected to begin in the 2nd quarter for the fiscal year ended March 31, 2009. Minimum performance standards provide a transition for each territory. The term for the agreement is 5 years and is renewable with an automatic renewable feature.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation and Consolidation

The consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America. Since the acquisition on November 20, 2007, there is no activity in the former SKRM Company. All activity has been through the company known as Sector 10, Inc. The consolidation of these companies is presented in these financial statements

Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect certain reported amounts and disclosures. Accordingly, actual results could differ from those estimates.

Cash and Cash Equivalents

It is the Company s policy to invest cash with financial institutions judged to be highly secure. For purposes of the statement of cash flow, the Company considers all highly liquid investments with a maturity of three months or less when purchased to be cash equivalents.

Note Payable

Subsequent to the merger transaction on November 20, 2007, the Company received funding from both Sector 10 Holdings, Inc. (Majority Shareholder) and Pericles DeAvila (an Officer/Shareholder). Funding and/or disbursements

| transactions with the respective sources is accounted for in a separate account for Sector 10 Holdings, Inc. and Pericles DeAvila. Currently, no interest is charged on any balance due in the account. The Company has imputed |
|---|
| interest at 8% per annum. |
| |
| |
| |

We account for loss contingencies in accordance with SFAS No. 5, "Accounting for Contingencies." Accordingly, when management determines that it is probable that an asset has been impaired or a liability has been incurred, we accrue our best estimate of the loss if it can be reasonably estimated. Our legal costs related to litigation are expensed as incurred.

Income Tax

Contingencies

Income taxes are accounted for using the asset and liability method. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases and net operating loss carryforwards. Valuation allowances are established when necessary to reduce net deferred tax assets to the amount expected to be realized.

Loss Per Share

In accordance with SFAS No. 128, "Earnings Per Share," we report basic loss per common share, which excludes the effect of potentially dilutive securities, and diluted loss per common share, which includes the effect of all potentially dilutive securities unless their impact is anti-dilutive.

Share-Based Compensation

We may, from time to time, issue common stock, stock options or common stock warrants to acquire services or goods from non-employees. Common stock, stock options and common stock warrants issued to persons other than employees or directors are recorded on the basis of their fair value, as required by EITF Issue 96-18, "Accounting for Equity Instruments That Are Issued to Other Than Employees for Acquiring, or in Conjunction with Selling, Goods or Services."

Impact of Recent Accounting Pronouncements

Sector 10 does not expect the adoption of any recently issued accounting pronouncements to have a material impact on its financial condition or results of operations.

NOTE 3 REVERSE MERGER

On September 12, 2007, Sector 10, Inc., Jeffrey Martin (Sector 10 Shareholder), Sector 10 Services-USA, Inc. (Sector 10 Services), Sector 10 Holdings, Inc. (Sector 10 Holdings) and the Pericles DeAvila Institute for Humanitarian Studies (the DeAvila Institute) entered into a Stock Exchange Agreement (the Exchange Agreement) setting forth the terms and conditions upon the above named parties thereto proposed to consummate a stock exchange transaction pursuant to which Sector 10 Holdings and the DeAvila Institute would transfer to the Company approximately 75% of the issued and outstanding shares of common stock of Sector 10 Services in exchange for (i) the Company s issuance and delivery to Sector 10 Holdings and the DeAvila Institute of 47,058,824 and 2,941,176 newly-issued shares of the Company s common stock (the Common Stock), respectively, and (ii) Mr. Martin s transfer and delivery to Sector 10 Holdings and the DeAvila Institute of 14,117,674 and 882,353 outstanding shares of Common Stock, respectively (collectively, the Sector 10 Transaction). A summary of the terms of the Exchange Agreement and related details were originally disclosed in a Current Report on Form 8-K filed with the Securities and Exchange Commission on October 11, 2007 (the October Form 8-K).

As disclosed in the October Form 8-K, the consummation of the transactions contemplated by the Exchange Agreement was conditioned upon the Company s amendment of its Certificate of Incorporation to authorize the issuance of sufficient shares of the Company s common stock to consummate the transactions contemplated by the Exchange Agreement. On or about September 13, 2007 the Company obtained the written consent of the holders of sufficient shares of the issued and outstanding shares of the Company s common stock to amend the Company s Certificate of Incorporation for the purpose of increasing the authorized capital of the Company to 200,000,000 shares of capital stock, consisting of 199,000,000 shares of common stock and 1,000,000 shares of preferred stock. Based on the approval of the Company s shareholders, on September 15, 2007, the Company filed a Certificate of Amendment to the Company s Certificate of Incorporation for the purpose of affecting the increase in the number of authorized shares of the Company s capital stock.

In November 2007, based upon the approval by the Sector 10 s shareholders of the Certificate of Amendment, and the filing of the Certificate of Amendment with the Secretary of State of the State of Delaware, the Company completed the transactions contemplated by the Exchange Agreement, including the issuance and delivery to Sector 10 Holdings and the DeAvila Institute of 47,058,824 and 2,941,176 newly-issued shares of the Company s common stock, respectively. The Company believes the issuance of such shares to Sector 10 Holdings and the DeAvila Institute was exempt from registration under the Securities Act of 1933, as amended (the Securities Act), pursuant to the provisions of Section 4(2) thereof.

The shareholders of Sector 10 Services owned 85% of Sector 10 immediately after the exchange was completed in November 20, 2007. The exchange transaction is treated as a reverse merger with Sector 10 Services treated as the

surviving entity. The financial statements have been adjusted to eliminate all prior Sector 10 information and include prior Sector 10 Services financial information.

The merger occurred in the 3rd quarter and various adjustments were required. A summary of significant adjustments to the Balance Sheet of the Company resulting from the merger of Sector 10 Services Inc. and SKRM Interactive is as follows:

In the 4th quarter, additional liabilities were identified that were assumed in the merger. These additional liabilities were general accounts payable totaling \$60,088. An adjustment was made to include in accounts payable and to adjust additional paid in capital. The adjustment is reflected in the Statement of Shareholders Deficit.

The reporting period for the new entity will continue with a March 31 fiscal year end. The name of the company was formerly changed to Sector 10, Inc. on April 15, 2008.

NOTE 4 STOCKHOLDERS EQUITY

In November 2007, the Company received approval to increase its authorized common stock to 199,000,000 shares. With this authorization, Sector 10 issued 50,000,000 shares (47,058,824 shares to Sector 10 Holdings Inc and 2,941,176 shares to the DeAvila Institute) and as part of the reverse merger between Sector 10 and Sector 10 Services, Inc.

On November 30, 2007, \$600,000 Convertible notes were repurchased by the Company for the issuance of 1,200,000 shares of Company stock. A shareholder provided the shares in the initial transaction. The financial statements present a liability to shareholders of \$649,200 at December 31, 2007. This amount is still outstanding at March 31, 2008. Subsequent to the year end, on May, 8, 2008, the Company entered into an agreement with the shareholder to formerly agree to the conversion of the debt and the issuance of the new shares. The conversion to equity will be reflected in the 1st quarter for the fiscal year ended March 31, 2009.

On November 30, 2006, Sector 10 issued 10,000,000 warrants to purchase stock at an exercise price of \$1.75 per share to its convertible note holders. The warrants were amended as part of the November 30, 2007 repurchase agreement to remove any variable factors that may require adjustments to the outstanding warrants. As of December 31, 2007, the warrants are fixed at 10,000,000 and have been treated as equity for financial reporting purposes. No other changes were made to the warrants in the fiscal year ended March 31, 2008.

NOTE 5 GOING CONCERN

As of March 31, 2008, the Company s revenue generating activities were not in place, and the Company has incurred losses since inception. These factors raise substantial doubt about the Company s ability to continue as a going concern.

Management is currently negotiating contracts that are anticipated to generate revenues in the 2nd quarter of the fiscal year ended March 31, 2009. Management also intends to seek additional capital through equity and/or debt financing to assist the Company until profitable operations can be achieved. There can be no assurance that such funds will be available to the Company or available on terms acceptable to the Company. The financial statements do not include any adjustments that might result from the outcome of these uncertainties.

NOTE 6 CALLABLE SECURED CONVERTIBLE NOTES PAYABLE AND WARRANTS

Prior to the merger with Sector 10, SKRM Interactive, Inc. entered into a securities purchase agreement with four investors (note holders) on November 30, 2006, for the sale of (i) \$1,000,000 in callable secured convertible notes and (ii) warrants to purchase 10,000,000 shares of common stock at an exercise price of \$1.75 per share. On November 30, 2006, Sector 10 sold to the note holders \$600,000 in callable secured convertible notes (convertible notes) and issued 10,000,000 warrants to purchase stock at an exercise price of \$1.75 per share.

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SKRM analyzed the convertible notes and the warrants for derivative financial instruments, in accordance with SFAS No. 133, *Accounting for Derivative Instruments and Hedging Activities* and EITF 00-19, *Accounting for Derivative Financial Instruments Indexed to, and Potentially Settled in, a Company's Own Stock.* It was determined that the convertible notes and the warrants were treated as derivatives for financial reporting purposes. Accordingly, the derivatives were reported in SKRM reports filed prior to the merger in November 2007.

In November 2007, a repurchase agreement was entered into with the investors. The convertible note was retired and the exercise price for the warrants was fixed at \$1.75. Due to these changes, the warrants were no longer treated as derivatives under SFAS No. 133, Accounting for Derivative Instruments and Hedging Activities or EITF 00-19, Accounting for Derivative Financial Instruments Indexed to, and Potentially Settled in, a Company's Own Stock.

NOTE 7 ACCOUNTS (NOTES) PAYABLE - RELATED PARTIES

During the period ended March 31, 2008, Jeffrey D. Martin, a stockholder used his own shares to assist the company in retiring the convertible debt instrument through the repurchase agreement. Accordingly, the Company recorded a liability to Mr. Martin in the amount of \$649,200 to reflect the value of the retired note. There is no interest accruing on the note. The total outstanding liability at the fiscal year ended March 31, 2008 to Mr. Martin was \$649,200. Subsequent to the fiscal year end, the note was converted to equity and the Company issued 1,200,000 new common shares to Mr. Martin in exchange for this conversion.

Subsequent to the merger transaction on November 20, 2007, the Company received funding from both Sector 10 Holdings, Inc. (Majority Shareholder) and Pericles DeAvila (an Officer/Shareholder). Funding and/or disbursements transactions with the respective sources is accounted for in a separate account for Sector 10 Holdings, Inc. and Pericles DeAvila. Interest for the fiscal year March 31, 2008 has been charged at an annual rate of 8% as follows:

Interest expense

| Sector 10 Holdings, Inc. | Shareholder | 2,665 |
|--------------------------|-------------|-------|
| Pericles DeAvila Officer | | 1,150 |
| Total interest expense | | 3,815 |

The total balances in the accounts at March 31, 2008 for these items were as follows:

Jeffrey Martin Shareholder

649,200

| Sector 10 Holdings, Inc. | Shareholder | \$ 109,607 |
|--------------------------|-------------|---------------|
| Pericles DeAvila Office | r | \$ 3,580 |

NOTE 8 - WARRANTS

| Activity for year ended March 31, 2008 | Warrants |
|--|------------|
| Outstanding, beginning of year | - |
| Granted | 10,000,000 |
| Exercised | - |
| Expired or cancelled | - |
| Outstanding, end of year | 10,000,000 |
| Exercisable, end of year | 10,000,000 |
| Available for grant, end of year | - |

The warrant exercise price is fixed at \$1.75 at the fiscal year ended March 31, 2008. The warrants expire on November 30, 2013.

NOTE 9 - INCOME TAX

Income taxes are accounted for using the asset and liability method. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases and net operating loss carryforwards. Valuation allowances are established when necessary to reduce net deferred tax assets to the amount expected to be realized.

For the years ended March 31, 2008 and 2007, there were no provisions for income taxes and deferred tax assets have been entirely offset by valuation allowances. The difference between the amounts of income tax benefit that would result from applying domestic federal statutory income tax rates to the net loss and the net deferred tax assets is related to certain nondeductible expenses, state income taxes, and the change in the valuation allowance.

As of March 31, 2008, Sector 10 has net operating loss carryforwards of \$122,668. The carryforwards begin to expire in the year 2022. Sector 10's net operating loss carry forwards may be subject to annual limitations, which could reduce or defer the utilization of the losses as a result of an ownership change as defined in section 382 of the Internal Revenue Code. The tax effects of the temporary differences between reportable financial statement income and taxable income are recognized as a deferred tax asset and liability.

Significant components of Sector 10's deferred tax asset at March 31, 2008 are as follows:

| Description | \mathbf{A} | mount |
|----------------------------------|--------------|----------|
| Net operating loss carryforwards | \$ | 44,269 |
| Less: Valuation allowance | | (44,269) |
| Net deferred tax asset | | - |

In June 2006, FASB issued FIN48, *Accounting for Uncertainty in Income Taxes* an *Interpretation of FASB Statement No. 109*. It is effective for fiscal years beginning after December 15, 2006. The Company has determined that the application of FIN 48 is immaterial to the financial statements for the current period. As the Company expects the business to change significantly in the future, an evaluation regarding the impact of FIN 48 will be reviewed on a quarterly basis.

NOTE 11 SUBSEQUENT EVENTS

The Company received formal approval from the state of Delaware that the name has been changed officially to

Sector 10, Inc. The name change is effective April 15, 2008.

The Company name was formerly changed from SKRM Interactive, Inc. to Sector 10, Inc. Based upon this name change, a change in the trading symbol was requested. In April, 2008, The Company was informed that the trading symbol has been changed to SECT effective on April 28, 2008

On May 8, 2008, the Company entered into an agreement with Jeffrey Martin where Martin converted the \$649,200 account payable to equity in return for 1,200,000 newly issued shares of Company Common Stock.

On May 19, 2008 Sector 10, Inc. (Sector 10) entered into an agreement with it; major shareholder Sector 10 Holdings, Inc. (Holdings). Holdings currently owns approximately 80% of the outstanding shares of Sector 10. Holdings had developed a Server Network to maintain and administer products and services that have been developed by Holdings including the SRU and MRU safety products. Sector 10 has been restructured to act as the primary sales and distribution unit for Sector 10 products and services.

The network has fully integrated capabilities for distribution services including the worldwide transmission of video and audio broadcasts, with content management services that archive data under a redundant system with various server clusters across the nation. To service Sector10 s National and world-wide requirements.

In addition to providing for the normal Sector 10 products such as the SRU and SRU- Media, the Network also has the capability to provide other services. Sector 10 Holdings has identified 3 customers it can place on the on the network as a potential source of income, one of these opportunities could start service on the network on or before June 30th, 2008 upon further exploration of benefits.

In an effort to provide funding to promote the development of the sales and administration for Sector 10 Products through the Sector 10, Holdings has agreed to transfer the Network to Sector 10 and agreement was reached as follows:

a)

Sector 10 Holdings, Inc. (Holdings) agrees to transfer the Network, customer contracts and related rights to Sector 10, Inc. (Sector 10).

b)

Sector 10 reserves the right to transfer the network into a wholly owned subsidiary if deemed appropriate for risk management.

c)

Holdings transferred costs is \$1 Million.

d)

Since the transfer was from a related party, the transfer was recorded at the \$1 Million prior costs incurred by Holdings. The transfer was reflected as Network acquisition costs and the Company issued 12,500,000 common shares that were valued at \$.08 per share for total value of \$1,000,000. The value of the shares will be reviewed after 6 months to verify that value is maintained. Additional shares may be issued if the value is lower than \$1 Million.

e)

The Company has agreed to pay Holdings the following based on future transactions

1)

10% interest in net revenues generated from the total network payable monthly. This interest has no expiration.

2)

50% equity interest in future sale or transfer of network to third parties for the sales proceeds up to \$6 Million and

3)

25% equity interest in future sale or transfer of network to third parties for the sales proceeds in excess of \$6 Million. Proceeds capped at \$20 Million when considering all previous payments and distributions.

ITEM 8.

CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE

On November 19, 2007, the Board dismissed Malone and Bailey, PC, of Houston, Texas, as the Company s certified accountant

On November 19, 2007, the Board engaged the following firm to serve as the certified accountant of the Company for the Company s fiscal year ending March 31, 2008.

HJ & Associates, LLC

50 West Broadway

Suite 600

Salt Lake City, UT 84101-2039

Phone: (801) 328-4408

During the two most recent years and through September 30, 2007, the Company had not consulted with HJ & Associates regarding (i) the application of accounting principles to a specified transaction, either completed or proposed, or the type of audit opinion that might be rendered on the Company s financial statements, and no written report or oral advice was provided to the Company by concluding there was an important factor to be considered by the Company in reaching a decision as to an accounting, auditing or financial reporting issue: or, (ii) any matter that was the subject of disagreement, as that term is defined in Item 304(a)(1)(v) of Regulation S-K and the related instructions to item 304 of Regulation S-K. or a reportable event, as that term is defined in Item 304(a)(1)(v) of Regulation S-K.

ITEM 8A.

CONTROLS AND PROCEDURES

Critical Accounting Policies

The Company maintains disclosure controls and procedures that are designed to ensure that information required to be disclosed in the Company's Exchange Act reports is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms, and that such information is accumulated and communicated to the Company's management, including its Chief Executive Officer and Chief Financial Officer, as appropriate, to allow timely decisions regarding required disclosure based closely on the definition of "disclosure controls and procedures" in Rule 13a-15(e). The Company s disclosure controls and procedures are designed to provide a reasonable level of assurance of reaching the Company s desired disclosure control objectives. In designing and evaluating the disclosure controls and procedures, management recognized that any controls and procedures, no matter how well designed and operated, can provide only reasonable assurance of achieving the desired control objectives, and management necessarily was required to apply its judgment in evaluating the cost-benefit relationship of possible controls and procedures.

As of the end of the period being reported upon, the Company carried out an evaluation, under the supervision and with the participation of the Company's management, including the Company's Chief Executive Officer and the Company's Chief Financial Officer, of the effectiveness of the design and operation of the Company's disclosure controls and procedures. Based on the foregoing, our Principal Executive Officer and Principal Financial Officer concluded that our disclosure controls and procedures were effective at the reasonable assurance level.

There have been no significant changes in our internal controls or in other factors that could significantly affect the internal controls subsequent to the date the Company completed its evaluation.

(a)

Evaluation of Disclosure Controls and Procedures. Our management, with the participation of our President, evaluated the effectiveness of our disclosure controls and procedures as of the end of the period covered by this report. The disclosure controls and procedures as of the end of the period covered by this report were effective such that the information required to be disclosed by us in reports filed under the Securities Exchange Act of 1934 is (i) recorded, processed, summarized and reported within the time periods specified in the SEC s rules and forms and (ii) accumulated and communicated to our management, including our President, as appropriate

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to allow timely decisions regarding disclosure. A controls system cannot provide absolute assurance, however, that the objectives of the controls system are met, and no evaluation of controls can provide absolute assurance that all control issues and instances of fraud, if any, within a company have been detected.

Management s Annual Report on Internal Control over Financial Reporting. Our management is responsible for establishing and maintaining adequate internal control over financial reporting (as defined in Rule 13a-15(f) under the Exchange Act). Our internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes of accounting principles generally accepted in the United States. Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Therefore, even those systems determined to be effective can provide only reasonable assurance of achieving their control objectives.

Our management, with the participation of the President, evaluated the effectiveness of the Company s internal control over financial reporting as of March 31, 2008. In making this assessment, our management used the criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission (COSO) in Internal Control Integrated Framework. Based on this evaluation, our Principal Executive Officer and Principal Financial Officer, concluded that, as of March 31, 2008, our internal control over financial reporting was effective.

(b) Changes in Internal Control over Financial Reporting. There were no changes in the Company's internal controls over financial reporting, that occurred during the period covered by this report that has materially affected, or is reasonably likely to materially affect, the Company's internal control over financial reporting.

The Company expects to expand in the next fiscal year as sales activity is expected to begin. The Company plans the following actions regarding the review and enhancement of internal controls in the fiscal year ended March 31, 2009:

1)

Review each significant financial reporting cycle process. Document procedures and develop new procedures where applicable for all cycles to enhance the internal controls of the respective cycle.

2)

Perform tests of the process and procedures for all significant financial reporting cycles to validate effectiveness by the end of the fiscal year (where appropriate).

3)

Improvement of the accounting system to track and identify revenues and expenses generated by the Company.

4)

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|--|
| Hiring of new accounting and administrative staff to provide more segregation of duties with respect to cash receipts, disbursements, treasury and other key financial functions of the Company. |
| Any changes to the internal control procedures are expected to be completed in the fiscal year ended March 31, 2009. |
| This annual report does not include an attestation report of the Company s registered public accounting firm regarding internal control over financial reporting. Management s report was not subject to attestation by the Company s registered public accounting firm pursuant to temporary rules of the Securities and Exchange Commission that permit the Company to provide only Management s report in this annual report. |
| ITEM 8B. |
| OTHER INFORMATION |
| None |
| |
| |

PART III

ITEM 9.

DIRECTORS AND EXECUTIVE OFFICERS OF THE REGISTRANT

Information Regarding Present Directors and Executive Officers

The following table sets forth as of June 27, 2008, the name, age, and position of each executive officer and director and the term of office of each director of the Company.

| Name | Age | Title | Director or Officer Since |
|------------------------|-----|--|------------------------------|
| Pericles DeAvila | 38 | President, Chief Executive | 11-20-07 |
| | | Officer and Director | |
| Laurence A. Madison | 52 | Chief Financial Officer / Secretary / Treasurer | 03-24-08 |
| | | and Director | |
| Alan Rouleau | 48 | Director | 11-20-07 |

The following is the business background of each officer and director:

Pericles (Peric) DeAvila: Chairman, President, CEO and Director

Pericles DeAvila is the inventor of the SRU-M, and the associated Pericles LogiX System, the first self-contained emergency response systems in the emergency and safety market. He has had years of entrepreneurial experience nationally and internationally. His experience in leading large groups of people was expanded when he continued his construction experience as the commercial/industrial construction manager on large projects in Silicon Valley and in the Seattle area; he is fluent in Portuguese, Italian, French, Spanish, as well as English.

In the development of Sector 10, Mr. DeAvila brought together and leads a seasoned team of experts such as Russell Marriott Jr., who pioneered the first government approved Deferred Compensation 401(K) and PAYSOP plans in the United States; Linda Chandler, former Senior Vice President of Sutro & Company; and Jake Garn, former U.S. Senator, Astronaut and Brigadier General, U.S. Air Force, amongst others. Mr. DeAvila experienced firsthand the

power of a natural disaster through an earthquake in the Azores Islands in 1980. He lost a close friend and experienced human devastation and disease and believes that Sector 10 is the fulfillment of an essential need affecting our daily lives.

In 2002, he was the recipient of a Congressional National Leadership Award. He was appointed as special advisor to the Chairman of the Congressional Committee on the Business Advisory Council.

Laurence A. Madison, Executive Vice President, CFO, Secretary, Treasurer and Director

Mr. Madison has more than 30 years experience in public accounting, tax and financial consulting. He has experience as the Chief Financial Officer in both public and private companies. Madison brings Sector 10 experience and expertise in Sarbanes-Oxley compliance and corporate governance. He comes to Sector 10 from the Chicago office of the international accounting and management consulting firm Grant Thornton where he served in the tax quality assurance department. Prior to joining Grant Thornton, Mr. Madison worked with a large national internal audit consulting firm where he was responsible for reviewing financial processes and controls for large multi-national public companies to ensure compliance under Sarbanes-Oxley. Mr. Madison worked for 12 years in Big Four accounting firms and for 15 years running his own financial consulting firm where he specialized in providing Chief Financial Officer, tax and financial consulting services to private companies and assisted in raising capital for growth companies. Mr. Madison is licensed in Illinois as a Certified Public Accountant and a member of the AICPA and Illinois CPA Society. He has a Bachelors of Accounting from Purdue University and a Master of Science in Taxation from DePaul University.

Alan Rouleau, Director

Alan Rouleau is a construction industry professional in Seattle, WA. Mr. Rouleau has more than 25 years of multifaceted experience in the leadership of business and construction operations. He is an accomplished, successful professional in major program/general management roles over teams of eight plus professionals. He was the founder of a drywall company in 1984 that serviced the residential and light commercial industry in the Manchester, NH area. Mr. Rouleau has worked on projects such as the Adobe Waterfront, an architectural design project in the Seattle area. He also led a team of more than one hundred construction professionals responsible for construction and scheduling for a two-year contract at Safeco Field in Seattle, WA. Mr. Rouleau s experience includes the development and implementation of safety plans in multiple construction scenarios. This process includes assessment, accident prevention, designating competence training and resource allocation to help companies become more profitable by implementing practical safety plans. Mr. Rouleau served in the US Marine Corps from 1978-1982.

Except as indicated below, to the knowledge of management, during the past five years, no present or former director, or executive officer of the Company:

(1)

filed a petition under the federal bankruptcy laws or any state insolvency law, nor had a receiver, fiscal agent or similar officer appointed by a court for the business or property of such person, or any partnership in which he was a general partner at or within two years before the time of such filing, or any corporation or business association of which he was an executive officer at or within two years before the time of such filing. Prior to joining the Company, Laurence Madison filed Chapter 7 Bankruptcy on July 27, 2007. Discharge was finalized on December 6, 2007.

(2)

was convicted in a criminal proceeding or named subject of a pending criminal proceeding (excluding traffic violations and other minor defenses);

(3)

was the subject of any order, judgment or decree, not subsequently reversed, suspended or vacated, of any court of competent jurisdiction, permanently or temporarily enjoining him from or otherwise limiting, the following activities:

(i)

acting as a future commission merchant, introducing broker, commodity trading advisor, commodity pool operator, floor broker, leverage transaction merchant, associated person of any of the foregoing, or as an investment advisor, underwriter, broker or dealer in securities, or as an affiliate person, director or employee of any investment company or engaging in or continuing any conduct or practice in connection with such activity;

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|---|
| (ii) |
| engaging in any type of business practice; or |
| (iii) |
| engaging in any activity in connection with the purchased or sale of any security or commodity or in connection with any violation of federal or state securities laws or federal commodities laws; |
| (4) |
| was the subject of any order, judgment, or decree, not subsequently reversed, suspended, or vacated, of any federal or state authority barring, suspending, or other wise limiting for more than 60 days the right of such person to engage in any activity described above under this Item, or to be associated with persons engaged in any such activity; |
| (5) |
| was found by a court of competent jurisdiction in a civil action or by the Securities and Exchange Commission to have violated any federal or state securities law, and the judgment in such civil action or finding by the Securities and Exchange Commission has not been subsequently reversed, suspended, or vacated. |
| (6) |
| was found by a court of competent jurisdiction in a civil action or by the Commodity Futures Trading Commission to have violated any federal commodities law, and the judgment in such civil action or finding by the Commodity Futures Trading Commission has not been subsequently reversed, suspended or vacated. |
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| 31 |
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ITEM 10.

None.

EXECUTIVE COMPENSATION

The following tables set forth certain summary information concerning the compensation paid or accrued for each of the Company s last three completed fiscal years to the Company s or its principal subsidiaries chief executive officer and each of its other executive officers that received compensation in excess of \$100,000 during such period (as determined at March 31, 2006, the end of the Company s last completed fiscal year):

| Name | Fiscal Year | Compensation |
|--|-------------------|---------------------|
| Peric DeAvila | 2008 | \$ None |
| Laurence A. Madison | 2008 | \$ None |
| Peric DeAvila | 2007 | \$ None |
| Cash Compensation | | |
| There was no cash compensation, to any officers in the fiscal year ended March 31, 2007. | 31, 2008 or for t | he year ended March |
| Bonuses and Deferred Compensation | | |
| None. | | |
| Compensation Pursuant to Plans. | | |
| None. | | |
| Pension Table | | |

| Other Compensation | | | |
|--|--|--|--|
| None. | | | |
| Compensation of Directors. | | | |
| None. | | | |
| Termination of Employment and Change of Control Arrangement | | | |
| There are no compensatory plans or arrangements, including payments to be received from the Company, with respect to any person named in Cash Compensation set out above which in any way result in payments to any such person because of his resignation, retirement, or other termination of such person s employment with the Company or its subsidiaries, or any change in control of the Company, or change in the person s responsibilities following a changing in control of the Company. | | | |
| 32 | | | |

ITEM 11.

SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

The following table sets forth, as of March 31, 2008 the name and the number of shares of the Company s Common Stock, par value \$.001 per share, held of record or beneficially by each person who held of record, or was known by the Company to own beneficially, more than 5% of the 77,320,292 issued and outstanding shares of the Company s Common Stock, and the name and shareholdings of each director and of all officers and directors as a group.

| | | Amount and | |
|-------------------------|-------------------------------|---------------|------------|
| | | Nature | |
| Title of | Name of | | Percentage |
| | | of Beneficial | |
| Class | Beneficial Owner | Ownership | of Class |
| OFFICERS, DIRECT | TORS AND FIVE PERCENT SHAREHO | OLDERS | |
| Common | Peric DeAvila (1) | 0 | 0.0 % |
| Common | Laurence Madison | 0 | 0.0 % |
| Common | Alan Rouleau | 0 | 0.0 % |
| Common | Sector 10 Holdings, Inc. | 61,941,498 | 80.1 .% |
| Common | DeAvila Institute | 3,823,529 | 5.0 % |
| All officers and Direct | ctors as a Group | | |
| (2) Persons (3) | | 0 | 0.00 % |

- (1) Peric DeAvila has a greater than 5% minority ownership interest in Sector 10 Holdings, Inc.
- (2) Includes shares owned by Martin Consultants, Inc. and Am-Pac Investments.
- (3) It is anticipated that the Company will develop a stock plan for officers and other employees in the next fiscal year.

ITEM 12.

CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS

During the Year ended March 31, 2007:

| No related party activity occurred during the year ended March 31, 2007 |
|--|
| During the Year ended March 31, 2008: |
| The Company issued 50 Million common shares to Sector 10 Holdings and DeAvila Institute as a result of the merger between SKRM Interactive and Sector 10 Services. |
| Jeffery Martin and related companies transferred 15 Million common shares to Sector 10 Holdings and DeAvila Institute as part of the merger transaction between SKRM Interactive and Sector 10 Services. |
| Sector 10 Holdings and Peric DeAvila have advanced the Company a net amount of \$109, 372 for the year ended March 31, 2008. |
| TRANSACTIONS WITH PROMOTERS |
| There have been no transactions between the Company and promoters during the last fiscal year. |
| 33 |
| |

ITEM 13.

EXHIBITS

- 31.1 Certification of the Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
- 31.2 Certification of the Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
- 32.1 Certification of the Principal Executive Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
- 32.2 Certification of the Principal Financial Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

ITEM 14.

PRINCIPAL ACCOUNTANTS FEES AND SERVICES

| | 2008 | 2007 | |
|------------------------|--------------|------|---|
| Audit Fees | \$ 17,000 | \$ | - |
| Audit and Related Fees | - | | - |
| Tax Fees | | | - |
| All Other Fees | | | - |
| | | | |
| Total | \$ 17,000 | \$ | - |

(1) Audit fees consist of fees billed for the audit of the Company s consolidated financial statements and review of the interim consolidated financial statements.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, this report has been signed below by the following persons on behalf of the Registrant and in the capacities and on the dates indicated:

| | | Sector 10, Inc |
|-------------------------|----|--|
| Date: November 11, 2008 | Ву | /s/ Pericles DeAvila Pericles DeAvila, Principal Executive Officer |
| Date: November 11, 2008 | Ву | /s/ Laurence A. Madison Laurence A. Madison, Chief Financial Officer |

In accordance with the Exchange Act, this report has been signed below by the following persons on behalf of the Registrant and in the capacities and on the dates indicated.

| Name | Title | Date |
|---|---------------------------------------|-------------------|
| /s/ Pericles DeAvila Pericles DeAvila | Principal Executive Officer, Director | November 11, 2008 |
| /s/ Laurence A. Madison Laurence A. Madison | Chief Financial Officer, Director | November 11, 2008 |