VOYAGER ENTERTAINMENT INTERNATIONAL INC Form 10OSB August 21, 2006

> UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington DC 20549

> > FORM 10-QSB

[X] Quarterly report under Section 13 or 15(d) of the Securities Exchange Act of 1934

For the quarterly period ended: June 30, 2006

[] Transition report under Section 13 or 15(d) of the Exchange Act

For the transition period from to _____

Commission File Number: 000-33151

VOYAGER ENTERTAINMENT INTERNATIONAL, INC. -----

(Exact Name of Small Business Issuer as Specified in Its Charter)

Nevada

(State of incorporation)

54-2110681 _____ (I.R.S. Employer Identification No.)

4483 West Reno Avenue, Las Vegas, NV 89118 ------(Address of Principal Executive Offices)

(702) 221-8070

_____ (Issuer's Telephone Number, Including Area Code)

_____ Name, Former Address and Former Fiscal Year, if Changed Since Last Report.)

Check whether the issuer (1) filed all reports required to be filed by Section 13 or 15(d) of the Exchange Act during the past 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. Yes [X] No []

There were 88,299,460 shares of Common Stock issued and outstanding and 1,000,000 shares of Series B Preferred Stock issued and outstanding as of the latest practicable date.

Transitional Small Business Disclosure Format (check one) Yes [] No [X]

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PART I - FINANCIAL INFORMATION

VOYAGER ENTERTAINMENT INTERNATIONAL, INC. AND SUBSIDIARIES (A DEVELOPMENT STAGE COMPANY)

CONSOLIDATED BALANCE SHEET - JUNE 30, 2006 (UNAUDITED)

ASSETS

Current asset: Cash and cash equivalents	\$ 5,190
Property and equipment, net of accumulated depreciation	 19,526

Total assets		\$	24,176
LIABILITIES AND STOCKHOLDERS' DEFICIT			
LIADILIIIES AND SIOCKHOLDERS DEFICII			
Current liabilities:			
Accounts payable and accrued expenses	\$ 156,372		
Accrued expenses - related party	980,000		
Loans and settlement payable and accrued			
interest of \$308,827	1,187,066		
Notes payable and accrued interest of \$605,000	1,210,000		
Total current liabilities		¢	3,533,438
		Ŷ	5,555,150
<pre>Stockholders' deficit: Preferred stock - Series A; \$.001 par value; 1,500,000 shares authorized, 500,000 shares outstanding Preferred stock - Series B; \$.001 par value; 10,000,000 shares authorized, 1,000,000 shares outstanding Common stock; \$.001 par value; 200,000,000 shares authorized, 83,299,462 shares issued and outstanding Issued and outstanding Additional paid-in capital Deferred construction cost Acquisition deposit paid with common stock Deficit accumulated during development stage</pre>	500 1,000 83,300 27,834,800 (18,304,135) (450,000) (12,674,187)		
Total stockholders' deficit			(3,508,722)
Total liabilities and stockholders' deficit		\$	24,716

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The accompanying notes form an integral part of these consolidated financial

VOYAGER ENTERTAINMENT INTERNATIONAL, INC. AND SUBSIDIARIES (A DEVELOPMENT STAGE COMPANY)

CONSOLIDATED STATEMENTS OF OPERATIONS (UNAUDITED)

	Т	[hree]	Months E	Inded	Six Mor	nths Ended
	June 30, 2006	r	June 200	e 30, 05	June 30, 2006	Ju
Net revenue	\$		\$ 			\$

Operating expenses: Professional and consulting fee, (included in 2006 \$15,000 paid and

statements

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\$195,000 accrued to related parties) Project costs Rent expense	2,587 8,672	169,883 3,828 7,944		
Settlement expense Other operating expenses		59,857		
		241,312	559,854	
Interest (income) expense, net	•	(17,721)	•	
Loss from operations before income taxes		(259,033)		
Income taxes				
Net loss		\$ (259,033) ======		==
Preferred stock dividends from amortization of beneficial conversion feature				==
Net loss attributed to common stockholders		\$ (259,033) =======		==
Net loss per share - basic and diluted		\$ (0.01)		\$ ==
Weighted average common stock shares outstanding - basic and diluted		62,294,000		==

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

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VOYAGER ENTERTAINMENT INTERNATIONAL, INC. AND SUBSIDIARIES (A DEVELOPMENT STAGE COMPANY)

CONSOLIDATED STATEMENT OF STOCKHOLDERS' DEFICIT (UNAUDITED) FOR THE PERIOD SINCE INCEPTION ON MARCH 1, 1997 TO June 30, 2006

 S -	Amount	Shares	 7
			Amount
Ş	\$	-	\$
		-	

Balance at December 31, 2001				
Issuance of stock for cash and services (pre-merger)	2,160,000	2,160		
Conversion of preferred stock to common stock	(660,000)	(660)		
Acquisition of net assets of Dakota				
Issuance of common stock for cash - February 15, 2002				
Issuance of common stock for services - April 2002				
Issuance of common stock for Architectural agreement - May 2002				
Issuance of common stock for cash - June 2002				
Issuance of common stock for Architectural agreement - October 2002				
Issuance of common stock for financing costs - November 2002				
Issuance of stock for services - October 2002				
Net loss for the year ended December 31, 2002				
Balance at December 31, 2002	1,500,000	1,500		
Issuance of common stock for financing costs - June 2003				
Issuance of preferred stock for cash - June 2003			1,000,000	1,000
Issuance of preferred stock for cash - August 2003			500,000	500
Issuance of common stock for cash September 2003				
BCF associated with preferred stock			130,000	130,000
Amortization of beneficial conversion feature in a manner similar to preferred stock dividends				
Issuance of common stock for services September 2003				
Issuance of common stock for cash December 2003				
Issuance of common stock for cash -				

0 0				
December 2003				
Issuance of common stock for cash - December 2003				
Issuance of common stock for cash - December 2003				
Issuance of common stock for cash - December 2003				
Issuance of preferred stock for service RP - December 2003			(2,500,000)	(2,500)
Issuance of common stock for services - December 2003				
Net loss for the year ended $12/31/03$				
Balance at December 31, 2003	1,500,000	\$ 1,500 ======	4,000,000	\$ 4,000
Issuance of common stock for cash January 2004				
Issuance of common stock for cash February 2004				
Issuance of common stock for cash February 2004				
Issuance of common stock for cash February 2004				
Issuance of common stock for services February 2004				
Issuance of common stock for services February 2004				
Issuance of common stock for services February 2004				
Conversion of preferred stock to common stock March 2004	(500,000)	(500)		
Conversion of preferred stock to common stock March 2004	(500,000)	(500)		
Issuance of common stock for cash March 2004				
Issuance of common stock for services June 2004				
Issuance of common stock for cash September 2004				
Issuance of common stock for cash				

October 2004				
Issuance of common stock for services October 2004				
Net loss for the year ended December 31, 2004				
Balance at December 31, 2004	500,000	\$ 500 ======	4,000,000	\$ 4,000
Issuance of common stock for services January 2005				
Issuance of common stock for cash February 2005				
Issuance of common stock for services March 2005				
Issuance of common stock for cash March 2005				
Issuance of common stock for cash June 2005				
Issuance of common stock for cash June 2005				
Issuance of common stock for cash July 2005				
Issuance of common stock for cash July 2005				
Issuance of common stock for cash July 2005				
Conversion of preferred stock to common Stock August 2005			(2,500,000)	(2,500)
Issuance of common stock for cash September 2005				
Issuance of common stock for cash September 2005				
Issuance of common stock for cash November 2005				
Issuance of common stock for cash November 2005				
Issuance of common stock for cash November 2005				
Issuance of common stock for cash December 2005				

Net loss for the year ended

December 31, 2005				
Balance at December 31, 2005	500,000	\$ 500 ======	1,500,000	\$ 1,500
Issuance of common stock for cash February 2006				
Conversion of preferred series B stock To common stock April 2006			500,000	500
Issuance of common stock for services April 2006				
Issuance of common stock for services April 2006				
Issuance of common Stock for services May 2006				
Issuance of common stock for services June 2006				
Net loss for the six months Ended June 30, 2006				
Balance at June 30, 2006	500,000	\$ 500 ======	1,000,000	\$ 1,000

		ditional -in capital	Deferred construction costs 		Acquisition deposit 	
For the period since inception on March 1, 1997 to December 31, 2000 (as restated for reorganization)	\$	20,000	\$			
Net loss for the year ended December 31, 2001						
Balance at December 31, 2001		20,000				
Issuance of stock for cash and services (pre-merger)		25,840				
Conversion of preferred stock to common stock		(5,940)				
Acquisition of net assets of Dakota		(11,615)				
Issuance of common stock for cash - February 15, 2002		399,200				

Issuance of common stock for services - April 2002	399,800		
Issuance of common stock for Architectural agreement - May 2002	18,138,722	(18,141,535)	
Issuance of common stock for cash - June 2002	149,950		
Issuance of common stock for Architectural agreement - October 2002	162,000	(162,600)	
Issuance of common stock for financing costs - November 2002	162,500		
Issuance of stock for services - October 2002	74,750		
Net loss for the year ended December 31, 2002			
Balance at December 31, 2002	19,515,207	(18,304,135)	
Issuance of common stock for financing costs - June 2003	309,400		
Issuance of preferred stock for cash - June 2003	99,000		
Issuance of preferred stock for cash - August 2003	49,500		
Issuance of common stock for cash September 2003	99,231		
BCF associated with preferred stock			
Amortization of beneficial conversion feature in a manner similar to preferred stock dividends	(130,000)		
Issuance of common stock for services September 2003	99 , 375		
Issuance of common stock for cash December 2003	297,692		
Issuance of common stock for cash - December 2003	198,462		
Issuance of common stock for cash - December 2003	198,462		
Issuance of common stock for cash - December 2003	24,808		
Issuance of common stock for cash - December 2003	49,616		
Issuance of preferred stock for service RP - December 2003	2,347,500		

Issuance of common stock for services - December 2003	847,827		
Net loss for the year ended 12/31/03			
Balance at December 31, 2003	\$ 24,136,080	\$(18,304,135)	
Issuance of common stock for cash January 2004	24,808		
Issuance of common stock for cash February 2004	49,615		
Issuance of common stock for cash February 2004	99 , 750		
Issuance of common stock for cash February 2004	199,500		
Issuance of common stock for services February 2004	318,325		
Issuance of common stock for services February 2004	119,850		
Issuance of common stock for services February 2004	119,850		
Conversion of preferred stock to common stock February 2004	(4,500)		
Conversion of preferred stock to common stock March 2004	(4,500)		
Issuance of common stock for cash March 2004	49,615		
Issuance of common stock for services June 2004	322,350		
Issuance of common stock for cash September 2004	49,667		
Issuance of common stock for cash October 2004	149,000		
Issuance of common stock for services October 2004	54,500		
Net loss for the year ended December 31, 2004			
Balance at December 31, 2004	\$ 25,683,910 =======	\$(18,304,135)	

Issuance of common stock for services January 2005	74,500	
Issuance of common stock for cash February 2005	99 , 500	
Issuance of common stock for services March 2005	159,500	
Issuance of common stock for cash March 2005	74,625	
Issuance of common stock for cash June 2005	99,333	
Issuance of common stock for cash June 2005	298,000	
Issuance of common stock for cash July 2005	24,833	
Issuance of common stock for cash July 2005	69,800	
Issuance of common stock for cash July 2005	99,333	
Issuance of common stock for cash July 2005 Conversion of preferred stock to common August 2005	(2,500)	
Issuance of common stock for cash September 2005	32,900	
Issuance of common stock for cash September 2005	164,500	
Issuance of common stock for cash November 2005	49,667	
Issuance of common stock for cash November 2005	119,200	
Issuance of common stock for cash November 2005	99,333	
Issuance of common stock for cash December 2005	24,833	
Net loss for the year ended December 31, 2005		
Balance at December 31, 2005	\$ 27,171,267	
Issuance of common stock for cash February 2006	24,833	

Issuance of common stock as deposit For acquisition April 2006	447,000		(450,000)
Issuance of common stock for services April 2006	141,550		
Conversion of series B preferred stock To common stock April 2006	(500)		
Issuance of common stock for services May 2006	15,900		
Issuance of common stock for services June 2006 35,000	34,750		
Net loss for the six months Ended June 30, 2006			
Balance at June 30,2006	\$ 27,834,800	\$(18,304,135)	(450,000)

The accompanying notes form an integral part of these consolidated financial statements $% \left({{{\left[{{{\rm{s}}_{\rm{m}}} \right]}_{\rm{max}}}} \right)$

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VOYAGER ENTERTAINMENT INTERNATIONAL, INC. AND SUBSIDIARIES (A DEVELOPMENT STAGE COMPANY)

CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

			Six Months Ended June 30, 2005	
Cash flows provided by (used for) operating activities: Net loss Adjustments to reconcile net loss to net cash provided by operating activities:	\$	(594,798)	\$ (676 , 227	
Depreciation		4,713	3,596	
Issuance of common stock for services		193 , 500	235,000	
Interest expense from the issuance of common stock				
Increase (decrease) in liabilities:				
Accounts payable and accrued expenses		56,676	13,624	
Accrued payable - related parties		195,000	15,000	
Accrued settlement obligation				
Net cash used for operating activities		(144,909)	(409,007	
Cash flows used for investing activities: payments to acquire property and equipment		(8,453)	(12,116	

Net cash used for investing activities		(8,453)		(12,116
Cash flows provided by (used for) financing activities: Proceeds from notes payable		25,000		
Proceeds from sale of preferred stock Proceeds from issuance of common stock		25,000		575,000
Net cash provided by financing activities		50,000		575 , 000
Net increase (decrease) in cash Cash, beginning of period		(103,362) 108,552		153,877 15,975
Cash, end of period	\$	5,190	\$	169 , 852
Cash paid during the period for: Interest expense	Ş		\$	
Income taxes	\$		\$	
Non cash financing activity: Common stock issued for services		193,500		235,000
Common stock issued for financing costs and services			\$	
Common stock issued for Architectural Agreement	\$		\$	
Conversion of preferred stock to common stock	\$		\$	
Common stock issued for acquisition deposit		450,000	\$ ===	
Common stock issued for acquisition deposit				

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VOYAGER ENTERTAINMENT INTERNATIONAL, INC. AND SUBSIDIARIES (A DEVELOPMENT STAGE COMPANY) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

SIX MONTHS ENDED June 30, 2006

(1) Summary of Significant Accounting Policies:

Background

The Company is in the entertainment development business and is planning the development of the world's tallest Ferris wheel on the Las Vegas Strip area. The Company's corporate offices are located in Las Vegas, Nevada.

Business Activity:

The Company is in the entertainment development business and is planning the development of a Ferris wheel on the Las Vegas Strip area, and other countries. The Company's corporate offices are located in Las Vegas, Nevada.

On September 27, 2005 the company announced that the Observation Wheel would be located on the north end of the Las Vegas Strip at the site currently known as the Westward Ho Hotel and Casino. It is anticipated that the project will be part of a larger master planned resort. As of the date of this filing there have been no formal agreements or prospective construction dates selected.

On March 17, 2005 the company signed a joint venture agreement with Allied Investment House, Inc. to build a 600ft Observation Wheel in the United Arab Emirates. Allied Investment House, Inc. will provide 100% of the financing of an Observation Wheel in the UAE up to \$150 million.

Voyager and Allied will form a UAE corporation in order for the transaction to be completed. Both Voyager (or its assigns) and Allied (or its assigns) will operate, govern and own the newly formed company.

Using "best efforts" within 180 days and depending on current prevailing market Conditions, Allied will cause the newly formed company to offer stock in a public offering that will cause the new company's stock to be traded on an internationally recognized stock exchange.

As a result of the signing of the agreement Voyager will be responsible for the management of the construction of the project and will receive a premium above and beyond the cost of building the project. There will be a management agreement which allows Voyager to contract a third party management company to perform day-to-day operations. Voyager will also receive a percentage of gross revenues from operations.

As a result of the agreement the Company is still determining the exact location where the Voyager Project will be located in the UAE. As of the date of this filing there has been no funding provided by Allied and a location for the Observation Wheel has not been selected.

Basis of Presentation:

The accompanying consolidated financial statements include the accounts of Voyager Entertainment International, Inc. (the "Company"), formerly known as Dakota Imaging, Inc., ("Dakota"), incorporated under the laws of the state of North Dakota on January 31, 1991, and its subsidiaries:

a) Voyager Ventures, Inc. ("Ventures"), incorporated under the laws of the State of Nevada on January 15, 2002 (owned 100% by the Company); b) Outland Development, LLC ("Outland"), a limited liability company formed under the laws of the State of Nevada on March 1, 1997(owned 100% by Ventures); and c) Voyager Entertainment Holdings, Inc. ("Holdings"), incorporated under the laws of the State of Nevada on May 2, 2002 (owned 100% by the Company).

The Company is currently a development stage enterprise reporting under the provisions of Statement of Financial Accounting Standards ("SFAS") No. 7.

During April 2002, the Company changed its name from Dakota Imaging, Inc. to Voyager Entertainment International, Inc. and adopted a new fiscal year-end of December 31.

Interim Financial Statements:

The accompanying consolidated financial statements include all adjustments (consisting of only normal recurring accruals) which are, in the opinion of management, necessary for a fair presentation of the results of operations for the periods presented. Interim results are not necessarily indicative of the results to be expected for the full year ending December 31, 2006. The consolidated financial statements should be read in conjunction with the consolidated financial statements included in the annual report of Voyager Entertainment International, Inc. and its subsidiaries (the "Company") on Form 10-KSB for the year ended December 31, 2005.

Going Concern

The accompanying consolidated financial statements have been prepared assuming that the Company will continue as a going concern. The Company has no established source of revenue, has a working capital deficit of \$3,528,248 has debt of \$1.2 million which can be called at any time, has an accumulated deficit of \$12,674,187 incurred significant net losses and has used cash for operating activities of \$4,076,836 since inception and \$144,909 for the six months ended June 30, 2006, respectively all of which raised substantial doubt about it's ability to continue as a going concern. Management's plan in regard to these matters is discussed below. These financial statements do not include any adjustments that might result from the outcome of this uncertainty.

The Company has limited operations and is still in the development stage. The Company will need to raise a substantial amount of capital in order to continue its business plan. This situation raises substantial doubt about its ability to continue as a going concern. The accompanying

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consolidated financial statements do not include any adjustments relative to the recoverability and classification of asset carrying amounts or the amount and classification of liabilities that might result from the outcome of this uncertainty.

Management intends to initiate their business plan and will continue to seek out joint venture partners, attempt to locate the appropriate location for the Las Vegas Project and United Arab Emirates Project as well as other projects, and continually seek funding opportunities. Management also intends to raise additional capital through the sale of it's stock to private individuals who have had prior relationships with the company and have been successful in providing capital for minimal operations in the past. However, there can be no guarantees that management will be successful in the future. The company is currently indebted to two creditors and will not have the ability to repay either of the creditors if significant project funding is not received. If repayment does not occur, it is possible that a creditor could foreclose on the assets of the company causing the Company to be insolvent.

Accounting Policies:

There has been no change in accounting policies used by the Company during the six months ended June 30, 2006.

There were no stock options granted for the period from inception to June 30, 2006.

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For non-employee stock based compensation the Company recognizes an expense in accordance with SFAS No. 123R and values the equity securities based on the fair value of the security on the date of grant. For stock-based awards the value is based on the market value for the stock on the date of grant.

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(2) Loan Payable:

Loans payable had no stated interest rate, were due on demand and unsecured. Interest has been accrued at an estimated market interest rate of 8% and is included with the principal balance. The original balance was \$228,239 and the proceeds were received and used for operating capital during the year ended December 31, 2002. In March 2003, a claim of \$1,460,000 was asserted by the lender. Although management believed the claims were frivolous, due to the additional resources needed by management to defend against these claims and the likely distraction of management's efforts from moving forward with the business plan, a settlement agreement was executed with the lender in August 2003.

Pursuant to the Settlement Agreement, the Company agreed to pay a settlement amount of an additional \$650,000, without claiming any fault or wrong doing. As of June 30, 2006, the total obligation including loans of \$228,239 in principal the settlement obligation of \$650,000, and accrued interest of \$283,827 amounted to an aggregate of \$1,162,066. One half of this amount, or \$581,033 is due and payable at the closing of the first round of project funding and the remaining balance is due and payable at the closing of any subsequent project funding. Since the loan payable does not have a maturity date, the entire balance has been presented as a current liability.

In May 2006 the Company borrowed \$25,000 from a shareholder and the proceeds were used for operating capital during the six months ended June 30, 2006. There is a stated interest rate of 12% for the loan and is due on demand.

(3) Note Payable:

On November 19, 2002, the Company entered into a line of credit financing agreement which entitled the Company to borrow from Dan Fugal up to an aggregate of \$2,500,000. Advances

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under this line of credit are based on achievement of certain milestones pursuant to the agreement. Upon the receipt of funds, the Company was required to issue up to 1,500,000 shares of its Common Stock on a pro rata basis. The Company has borrowed \$605,000 against this line of credit and issued 1,500,000 shares. The balance payable under this line of credit was due on April 15, 2003 and is secured by all of the Company's assets. The original line of credit bore interest at the rate of 12% per annum. This line of credit has expired and no principal or accrued interest has been paid back. Consequently, during the year ended December 31, 2003, the Company agreed to pay 100% interest related to this line of credit. Interest of \$605,000 has been accrued and included with the principal balance in the accompanying consolidated financial statements. As of June 30, 2006, the total obligation including loans of \$605,000, and accrued interest of \$605,000, amounted to \$1,210,000. Mr. Fugal has agreed to be repaid from those funds received by the Company at its next project funding. If the Company does not receive significant project funding it will not be able to repay Mr. Fugal. As collateral for the Loan and Security Agreement with Mr. Fugal, Mr. Fugal filed a UCC-1 against the assets and intellectual property of the company which gives Mr. Fugal the right to institute foreclosure proceedings against the Company. Mr. Fugal could institute foreclosure proceedings at any time if he believes that he will not be repaid. As of the date of this Quarterly Report on Form 10-QSB, Mr. Fugal has not indicated any intentions to institute foreclosure proceedings. However, management can not guarantee that Mr. Fugal will not attempt to institute foreclosure proceedings against the Company.

(4) Related Party Transactions:

During the three months ended June 30 2006, the Company accrued management consulting fees of approximately \$105,000 or \$35,000 per month to Synthetic Systems, LLC., which is jointly owned by Richard L. Hannigan Sr. and his spouse Myong Hannigan. There has been a total of the \$195,000 accrued as of the six months ended June 30, 2006. The company also paid to Synthetic Systems LLC., furniture rental expenses for the six months ending June 30, 2006 of approximately \$6,900 and office rent expenses of approximately \$17,152.

Convertible Preferred Stock - Series A

The Series A convertible preferred stock carries the following rights and preferences:

- o 10 to 1 voting rights per share
- Each share has 10 for 1 conversion rights to shares of common stock
- o No redemption rights

During 2002, prior to the date of the Merger discussed in Note 1, the Company issued 2,160,000 shares of convertible preferred stock as consideration for cash and services, of which 660,000 shares were immediately converted to shares of common stock, resulting in the Company having 3,660,000 shares of common stock outstanding.

Effective February 8, 2002, the Company, as consideration for the Merger, issued 3,660,000 shares of its Series A convertible preferred stock in exchange for 100% of Voyager's outstanding common stock. Additionally, simultaneously upon closing of the Merger, 2,160,000 shares of the Series A convertible preferred stock immediately converted into 21,600,000 shares of common stock, resulting in a balance of 1,500,000 shares of convertible preferred stock outstanding. These amounts have been adjusted pursuant to reverse merger accounting in the accompanying financial statements.

Immediately preceding the Merger, Dakota, the legal acquirer, had 11,615,000 shares of common stock outstanding.

Convertible Preferred Stock - Series B

The Series B convertible preferred stock carries the following rights and preferences:

- o 2 to 1 voting rights per share
- o Par value of \$0.001
- o Each share has 2 for 1 conversion rights to shares of common stock
- o No redemption rights
- o Preferential liquidation rights to Series A preferred stock and common stock
- o Anti-dilution clauses in the event of a reverse split

In June 2003, the Company sold 1,000,000 of the Series B Preferred Stock Shares for total

cash consideration of \$100,000 to one investor at \$0.10 per share. The Company recognized a beneficial conversion feature of \$80,000 accounted for as a

preferred stock dividend during the year. Since these shares are immediately convertible into common stock of the Company, pursuant to EITF 00-27 and EITF 98-5, the Company recognized the dividend immediately.

In August 2003, the Company sold 500,000 of the Series B Preferred Stock Shares for total cash consideration of \$50,000 to one investor at \$0.10 per share. The Company recognized a beneficial conversion feature of \$50,000 accounted for as a preferred stock dividend during the year. Since these shares are immediately convertible into common stock of the Company, pursuant to EITF 00-27 and EITF 98-5, the Company recognized the dividend immediately.

In December 2003, the Company issued 2,500,000 of the Series B Preferred Stock Shares for total consideration valued at \$2,350,000, or \$0.94 per share, to its officer-stockholders. The fair value of the services received was determined based on the fair value of the underlying trading common stock.

On March 5, 2004, Richard L. Hannigan, Sr., an officer and director, converted 500,000 Series A Preferred shares into 5,000,000 Common shares of the Company.

On March 31, 2004 , Gregg Giuffria, a former officer and director, converted 500,000 Series A Preferred shares into 5,000,000 Common shares of the Company.

Common Stock Issuances

In January 2005, the Company issued 500,000 shares of common Stock for consulting services being rendered in the first quarter of 2005. These shares were valued at the fair value of \$0.15 per share for total compensation of \$75,000.

In February 2005, \$100,000 was received for 500,000 common shares at 0.20 per share.

In March 2005, \$75,000 was received for 375,000 common shares at \$0.20 per share.

In March 2005, the Company issued 500,000 shares of common stock for consulting services rendered. These shares were valued at the fair value of 0.32 per share for total compensation of 160,000.

In June 2005, \$400,000 was received for 2,666,667 common shares at \$0.15 per share.

In July 2005, \$125,000 was received for \$33,333 common shares at \$0.15 per share.

In July 2005, the Company issued 200,000 shares of common Stock for consulting services rendered. These shares were valued at the fair value of 0.35 per share for total compensation of 70,000.

In August 2005, a total of 2,500,000 shares of Series B Preferred stock, convertible at the ratio of 2 shares of common stock for every 1 share of series B Preferred stock owned, was converted to a total of 5,000,000 shares of common stock.

In September 2005, the Company issued 600,000 shares of common Stock for consulting services rendered. These shares were valued at the fair value of \$0.33 per share for total compensation of \$198,000.

In November 2005, \$25,000 was received for 166,667 common shares at \$0.15 per

share.

In December 2005, \$270,000 was received for 1,800,000 common shares at \$0.15 per share.

In February 2006, \$25,000 was received for 166,667 common shares at \$0.15 per share.

On April 10, 2006 the Company announced that it had entered into a purchase and sale agreement to purchase Western Architectural Systems, Inc. for securities of the Company. The Company issued 3,000,000 shares valued at \$450,000 as a first deposit for the purchase with the closing due to be completed on the occurrence of 120 days and the completion of an audit. Upon the conclusion of the closing, the Company will be required to issue an additional 2,000,000 shares of common stock to Mr. Jones. Western Architectural is owned by Tracy Jones, an Officer and Director of the Company.

Western specializes exclusively in the development, implementation and fabrication of world-class themed architectural designs. Western has been instrumental in supplying pre-fabricated products to the hotel and casino industry, including iconic statues, interior resort theming, as well as, construction related materials and services. Projects include The Venetian, New York, New York, Mandalay Bay, Paris, and Luxor to name a few. Western's most notable collaborations are the Statue of Liberty at the New York, New York; the famed fountain located at the Paris Hotel and Casino; and most of the interior theming for the Luxor Hotel and Casino and Mandalay Bay.

Western also manufactures products for residential and institutional projects such as architectural columns, domes, moldings, and frames. Western has contracted and completed over \$70 million dollars of construction projects over the last ten years. More information about Western can be found at www.western-architectural.com.

As of the date of this report the transaction for the purchase of Western has not been completed.

In April 2006, the Company issued 950,000 shares of common Stock for consulting services rendered. These shares were valued at the fair value of \$0.15 per share for total compensation of \$142,500.

In April 2006, Tracy Jones, an officer and director, converted 500,000 Series B Preferred shares into 1,000,000 Common shares of the Company.

In May, 2006 the Company issued 100,000 shares of Common Stock for consulting services rendered. These shares were valued at the fair value of 0.16 per share for total compensation of 16,000.

In June 2006, the Company issued 250,000 shares of Common Stock for consulting services rendered. These shares were valued at the fair value of 0.14 per share for total compensation of 35,000.

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(6) Commitments and Contingencies:

During January 2002, the Company entered into a month-to-month office lease totaling \$2,350 per month with a related party.

Deferred Construction Costs

On May 30, 2002, the Company executed a Contractor Agreement with Western Architectural Services, LLC ("Western"), pursuant to which Western will provide to the Company certain architectural services for the L.V. Voyager Project and in exchange for which the Company issued 2,812,500 shares of restricted Common Stock to Western. Moreover, pursuant to the Contractor Agreement, Western is entitled to earn up to an aggregate of \$18,141,533. Although he was not an affiliate of the Company upon execution of the Contractor Agreement, Mr. Jones, currently an executive officer, director and significant stockholder of the Company, formed Western in 1982 and is currently its 85% majority owner and managing member.

Western plans to sell the amount of common stock at the time before and during the contract to purchase supplies and pay sub contractors. At the time the contract was issued the shares of the company were trading at \$6.50 per share. The current stock price of the company has a trading range of \$0.10 to \$0.50. If at the time Western performs the services contracted and the share price is below \$6.50 per share the Company will be required to issue new shares to Western in order for the contract to be fulfilled. Mr. Jones, the majority owner of Western is currently an affiliate of the company which will also limit the amount of shares that can be sold based on the trading volume and shares outstanding in accordance with Rule 144 of the Securities Act of 1933.

On April 10, 2006 the Company announced that it had entered into a purchase and sale agreement to purchase Western Architectural Systems, Inc. for securities of the Company. The Company issued 3,000,000 shares valued at \$450,000 as a first deposit for the purchase with the closing due to be completed on the occurrence of 120 days and the completion of an audit. Upon the conclusion of the closing, the Company will be required to issue an additional 2,000,000 shares of common stock to Mr. Jones. Western Architectural is owned by Tracy Jones, an Officer and Director of the Company.

Due to the fact that Tracy Jones, one of our officers and directors, controls Western and is deemed a related party to Voyager, the contract between Voyager and Western that created the deferred construction costs will have to be written down. As result, Western will be required to return the 2,812,500 common shares issued to Voyager for cancellation. However, if the acquisition of Western is not consummated, Western intends to complete the contract as planned. As of the date of this report the purchase of Western has not been completed.

(7) Recent Accounting Pronouncements

In February 2006, the FASB issued Statement of Financial Accounting Standards No. 155, Accounting for Certain Hybrid Financial Instruments ("SFAS No. 155"), which amends Statement of Financial Accounting Standards No. 133, Accounting for Derivative Instruments and Hedging Activities ("SFAS No. 133") and Statement of Financial Accounting Standards No. 140, Accounting for Transfers and Servicing of Financial Assets and Extinguishments of Liabilities ("SFAS No. 140"). SFAS No. 155 permits fair value measurement for any hybrid financial instrument that contains an embedded derivative that otherwise would require bifurcation, establishes a requirement to evaluate interests in securitized financial assets to identify interests that are freestanding derivatives or hybrid financial instruments containing embedded derivatives. We do not expect the adoption of SFAS 155 to have a material impact on its consolidated financial position, results of operations or cash flows.

In March 2006, the FASB issued Statement of Financial Accounting Standards No. 156, Accounting for Servicing of Financial Assets ("SFAS No. 156"), which amends

FASB Statement No. 140 ("SFAS No. 140"). SFAS 156 may be adopted as early as January 1, 2006, for calendar year-end entities, provided that no interim financial statements have been issued. Those not choosing to early adopt are required to apply the provisions as of the beginning of the first fiscal year that begins after September 15, 2006 (e.g., January 1, 2007, for calendar year-end entities). The intention of the new statement is to simplify accounting for separately recognized servicing assets and liabilities, such as those common with mortgage securitization activities, as well as to simplify efforts to obtain hedge-like accounting. Specifically, the FASB said FAS No. 156 permits a servicer using derivative financial instruments to report both the derivative financial instrument and related servicing asset or liability by using a consistent measurement attribute, or fair value. We do not expect the adoption of SFAS 155 to have a material impact on its consolidated financial position, results of operations or cash flows.

(8) SUBSEQUENT EVENTS

In July 2006 a former officer and director, Veldon Simpson, converted 500,000 shares of Series A Preferred Stock into 5,000,000 shares of Common Stock.

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ITEM 2. PLAN OF OPERATION

The following discussion should be read in conjunction with the Company's financial statements and the notes thereto contained elsewhere in this filing.

CAUTIONARY STATEMENT REGARDING FORWARD-LOOKING STATEMENTS

Except for the historical information contained herein, this quarterly report on Form 10-QSB includes certain "forward-looking statements" within the meaning of that term in Section 27A of the Securities Act of 1933 and Section 21E of the Exchange Act of 1934, including, among others, those statements preceded by, followed by, or including the words "estimates," "believes," "expects," "anticipates," "plans," "projects," or similar expressions. Forward-looking statements include, but are not limited to, statements concerning anticipated trends in revenues and net income, projections concerning operations and available cash flow. The Company's actual results could differ materially from the results discussed in such forward-looking statements. The following discussion of the Company's financial condition and results of operations should be read in conjunction with the Company's financial statements and the related notes thereto appearing elsewhere herein.

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These forward-looking statements are based largely on our current expectations and are subject to a number of risks and uncertainties. These forward-looking statements include, but are not limited to:

- The Company's wholly-owned subsidiary, Voyager Entertainment Holdings, Inc. ("VEHI"), intends to manage the Las Vegas Voyager Project pursuant to a performance-based contract between the Company and VEHI and potentially an as-yet unidentified partner of the Company;
- VEHI intends to employ highly skilled individuals from the theme park industry and combine their specialized skills with those from the gaming industry;
- o Management believes that it can identify sources and obtain adequate

amounts of such financing;

- The Company intends to enter into a cooperative arrangement with distributors, whereby we will receive marketing and sales benefits from the professional staff of such distributors;
- The Company believes that it cannot satisfy the cash requirements of its plan of operation for the next twelve months without raising additional funds through debt or equity financings;
- Our near term cash requirements are anticipated to be offset through the receipt of funds from private placement offerings and loans obtained through private sources;
- During the next 12 months, we plan to focus our efforts on our development of the Observation Wheels; however actual construction will not commence until we have sufficient capital for construction and marketing;
- We anticipate that our monthly cash need is approximately \$60,000 per month;
- o The Company plans to focus primarily on the development of the Observation Wheel in Las Vegas and the United Arab Emirates over the next 12 months. However, we will also actively seek partnerships and locations for other observation Wheels throughout the United States and foreign countries;
- O On March 17, 2005 the Company signed a joint venture agreement with Allied Investment House, Inc. to build a 600ft Observation Wheel in the United Arab Emirates.
- O In April 2006, the Company entered into a purchase and sale agreement with Western Architectural Systems, Inc., a Utah based Theming and construction Company in order to internalize a portion of the building of the Observation Wheel and to take advantage of the up coming commercial construction boom in the Las Vegas area.
- o Over the next twelve months, we believe that existing capital and anticipated funds from operations will not be sufficient to sustain operations and planned development. Consequently, we will be required to seek additional capital in the future to fund growth and expansion through additional equity or debt financing or credit facilities; and

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- o The Company believes that it cannot satisfy the cash requirements of its plan of operation for the next twelve months without raising additional funds through debt or equity financings. However, if the Company receives adequate funding, the Company anticipates that there will be a need to purchase a significant amount of equipment and materials as well as significant need to hire additional employees throughout the next twelve months. The Company also believes that in this event there will also be a significant amount of research and development such as building mock-ups, statistical modeling and engineering.
- o In the event we are unsuccessful in generating equity capital, then the Company will be unable to continue with product development and/or marketing. The lack of equity capital or other financing may in turn cause the Company to become insolvent and may cause the Company to seek protection under the federal bankruptcy laws.
- As of the date hereof the Company anticipates that it has enough cash to fund operations for the next six months however, the Company does not have sufficient capital to initiate or complete construction of any of the Voyager Projects.
- o There have been other companies that have announced possible development of a large Observation Wheel.
- o There have been several other companies that have announced to the public plans to build an observation wheel in Las Vegas. If any of these companies are successful it would diminish the possibility of the company obtaining financing or acquiring a proper location.
- o The Company has a limited operating history, which could make it difficult

to evaluate our business.

We have yet to establish any history of profitable operations. Although some of our affiliates have been engaged in the acquisition and administration of various industries for several years, we have a limited operating history. As a result, we may not be able to successfully achieve profitability. The likelihood of our success must be considered in light of the problems, expenses and complications frequently encountered in connection with the development of a project this size and the competitive environment in which we operate. Accordingly, our limited operating history makes an effective evaluation of our potential success difficult. Our viability and continued operation depends on future profitability, our ability to generate cash flows and our successful development and management of other business opportunities. There can be no assurance that we will be able to successfully implement our business plan or that if implemented, it will be profitable.

Management may be unable to obtain the appropriate funding to run our company.

The Company does not presently have sufficient financial resources and has no assurance that sufficient funding will be available to us to build our project. There can be no assurance that we will be able to obtain adequate financing and that the future or that

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the terms of such financing delays be favorable. Failure to obtain such additional financing could result in delays or indefinite postponement of constructing an Observation Wheel.

The Company wishes to caution investors that any forward-looking statements made by or on behalf of the Company are subject to uncertainties and other factors that could cause actual results to differ materially from such statements. These uncertainties and other factors include, but are not limited to the Risk Factors listed below (many of which have been discussed in prior SEC filings by the Company). Though the Company has attempted to list comprehensively these important factors, the Company wishes to caution investors that other factors could in the future prove to be important in affecting the Company's results of operations. New factors emerge from time to time and it is not possible for management to predict all of such factors, nor can it assess the impact of each such factor on the business or the extent to which any factor, or combination of factors, may cause actual results to differ materially from those contained in any forward-looking statements.

Readers are further cautioned not to place undue reliance on such forward-looking statements as they speak only of the Company's views as of the date the statement was made. The Company undertakes no obligation to publicly update or revise any forward- looking statements, whether as a result of new information, future events or otherwise.

Recent Developments

(a) RECENT DEVELOPMENT

On April 10, 2006 the Company announced that it had entered into a purchase and sale agreement to purchase Western Architectural Systems, Inc. for securities of the Company. The Company issued 3,000,000 shares valued at \$450,000 as a first deposit for the purchase with the closing due to be completed on the occurrence of 120 days and the completion of an audit. Upon the conclusion of the closing the Company will be required to issue an additional 2,000,000 shares of common stock to Mr. Jones. Western Architectural is owned by Tracy Jones an Officer and

Director of the Company.

Western specializes exclusively in the development, implementation and fabrication of world-class themed architectural designs. Western has been instrumental in supplying pre-fabricated products to the hotel and casino industry, including iconic statues, interior resort theming, as well as, construction related materials and services. Projects include The Venetian, New York, New York, Mandalay Bay, Paris, and Luxor to name a few. Western's most notable collaborations are the Statue of Liberty at the New York, New York; the famed fountain located at the Paris Hotel and Casino; and most of the interior theming for the Luxor Hotel and Casino and Mandalay Bay.

Western also manufactures products for residential and institutional projects such as architectural columns, domes, moldings, and frames. Western has contracted and completed over \$70 million dollars of construction projects over the last ten years. More information about Western can be found at www.western-architectural.com.

As of the date of this report the transaction for the purchase of Western has not been completed.

(b)

On September 27, 2005 the company announced that the Observation Wheel would be located on the north end of the Las Vegas Strip at the site currently known as the Westward Ho Hotel and Casino. It is anticipated that the project will be part of a larger master planned resort. As of the date of this filing there have been no formal agreements or prospective construction dates selected.

(C)

On March 17, 2005 the company signed a joint venture agreement with Allied Investment House, Inc. to build a 600ft Observation Wheel in the United Arab Emirates. Allied Investment House, Inc. will provide 100% of the financing of an Observation Wheel in the UAE up to \$150 million.

Voyager and Allied will form a UAE corporation in order for the transaction to be completed. Both Voyager (or its assigns) and Allied (or its assigns) will operate, govern, own the newly formed company.

Using "best efforts" within 180 days and depending on current prevailing market Conditions, Allied will cause the newly formed company to offer its stock in a public offering that will cause the newly formed company's stock to be traded on an internationally recognized stock exchange.

As a result of the signing of the agreement Voyager will be responsible for the management of the construction of the project and will receive a premium above and beyond the cost of building the project. There will be a management agreement which allows Voyager to contract a third party management company to perform day-to-day operations. Voyager will also receive a percentage of gross revenues from operations.

The Company is currently evaluating site locations in Las Vegas, Nevada where the Observation Wheel could be constructed by the Company . If the Company is unsuccessful in obtaining a site and negotiating terms acceptable to both Voyager and a prospective property owner for a Las Vegas location, the Company will be required to identify a location outside of Las Vegas where an Observation Wheel could be constructed before an Observation Wheel could be built in Las Vegas forcing our management to focus its efforts elsewhere for a significant amount of time. While there are several locations outside of Las Vegas which are currently proposed, there can be no guarantees that the Company will obtain financing or any definitive agreements for any other locations.

The Company is currently dependent upon funding operations through the sale of its Common Stock and securing debt through private individuals. If the Company can not continue to raise funds through the sale if its Common Stock and securing loans from private individuals, the Company may have to cease operations thus rendering the Company insolvent or requiring the Company to seek protection under the federal bankruptcy laws. While the company is seeking funding there can be no guarantee that funding will be attained.

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Business of the Company

Our current business plan is to build multiple observation Ferris wheels ("Observation Wheels"). Currently proposed sites for the construction of Observations Wheels include Las Vegas, Nevada; Shanghai, China and the UAE.

L.V. Voyager Project

For the past 5 years, through its subsidiaries, the Company has planned and/or evaluated the available locations at both the North and South ends of the Las Vegas Strip as well as other off-strip locations in Las Vegas, Nevada for the construction of an Observation Wheel in Las Vegas (the "L.V. Voyager Project").

The Las Vegas Voyager Project is intended to be one of the most unique architectural and engineering designs making it a "must see" attraction that will give the patron an experience overlooking the "Las Vegas Strip." With 30 vehicles called "Orbiters" the Las Vegas Voyager Project is intended to be a revolving Observation Wheel that will overlook the Las Vegas Strip as it revolves higher than a 60 story building at approximately 600 feet. One rotation in an Orbiter will last approximately 27 minutes. Each Orbiter will be controlled by an onboard Navigator who will be part entertainer and part steward, and who will also be trained in life safety and security.

Organization and Operation

The L.V. Voyager Project would be owned by the Company, however, it will be designed, developed, built and operated by Voyager Entertainment Holdings, Inc., ("VEHI"), a wholly owned subsidiary of the Company. VEHI intends to manage the project pursuant to a performance-based contract between the Company and VEHI [and potentially an as-yet unidentified partner of the Company]. All covenants, restrictions and protocols would be detailed in the performance-based contract.

As the management company, VEHI would be responsible for the design, development, construction, and operation of the L.V. Voyager Project, and would provide the following: concept development, project design, location assessment and acquisition, strategic alliances in both entertainment and gaming, business plans and budgets, financial oversight and management during both construction and operation, marketing plans, insurance procurement and risk management, senior operational management including development of policies and procedures, and overall strategic focus for the L.V. Voyager Project.

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Star of Shanghai Voyager Project

The western bank (Puxi) of the Huangpu River, the Bund, is our anticipated location for a master planned development with the "Star of Shanghai" Observation Wheel as the dominant feature (the "Star of Shanghai Voyager Project"). We intend to design the Star of Shanghai Voyager Project as a special tribute to the legendary figure Huang Daopo who invented the "spinning wheel"

that reformed the technique of cotton weaving, and gained fame for its production of clothing. The Company does not currently have any agreements for a proposed site and has not secured financing for the planned project. Therefore, the Company does not currently have a suitable site and we can offer no assurances that we will find a suitable site.

The Company requires substantial additional funds to build its Las Vegas Voyager Project and to fulfill its business plan and successfully develop its three Observation Wheel projects. The Company intends to raise these needed funds from private placements of its securities, debt financing or internally generated funds from the licensing of its intellectual property or service fees. As of the date of this filing the Company has not received a firm commitment for financing of any of the projects. The company continues to receive and evaluate opportunities throughout Asia as well as Shanghai, China.

United Arab Emirates (UAE)

On March 17, 2005 the company issued a press release announcing the signing of a joint venture agreement with Allied Investment House, Inc. to build a 600ft Observation Wheel in the United Arab Emirates. Allied Investment House, Inc. will provide 100% of the financing of an Observation Wheel in the UAE up to \$150 million.

Voyager and Allied will form a UAE corporation in order for the transaction to be completed. Both Voyager (or its assigns) and Allied (or its assigns) will operate, govern, and own the newly formed company.

Using "best efforts" within 180 days and depending on current prevailing market conditions, Allied will cause the newly formed company to offer stock from the company in a public offering that will cause the new company's stock to be traded on an internationally recognized stock exchange.

As a result of the signing of the agreement Voyager will be responsible for the management of the construction of the project and will receive a premium above and beyond the cost of building the project. There will be a management agreement which allows Voyager to contract a third party management company to perform day-to-day operations. Voyager will also receive a percentage of gross revenues from operations.

Currently the determination is being made as to the exact location where the Voyager Project is going to be located in UAE.

WESTERN ARCHITECTURAL, INC.

On April 10, 2006 the company announced that it had entered into a purchase and sale agreement to purchase Western Architectural Systems, Inc. for securities of the Company. The Company issued 3,000,000 shares as a first deposit for the purchase with the closing due to be completed on the occurrence of 120 days and the completion of an audit. Upon the conclusion of the closing the company will be required to issue an additional 2,000,000 shares of common stock to Mr. Jones. Western Architectural is owned by Tracy Jones an Officer and Director of the company.

Western specializes exclusively in the development, implementation and fabrication of world-class themed architectural designs. Western has been instrumental in supplying pre-fabricated products to the hotel and casino industry, including iconic statues, interior resort theming, as well as, construction related materials and services. Projects include The Venetian, New York, New York, Mandalay Bay, Paris, and Luxor to name a few. Western's most notable collaborations are the Statue of Liberty at the New York, New York; the

famed fountain located at the Paris Hotel and Casino; and most of the interior theming for the Luxor Hotel and Casino and Mandalay Bay.

Western also manufactures products for residential and institutional projects such as architectural columns, domes, moldings, and frames.

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The company anticipates that it can immediately become a revenue based company as result of the purchase of Western. Management believes that Las Vegas is in the initial period of a significant construction boom that was experienced in the late 1990's. Being that Western is an ongoing company that already has contracts in Las Vegas Management believes that significant revenues can be obtained.

The company is still in the process of completing the acquisition of Western and expects it to be completed during the third quarter of 2006.

Other "Observation Wheels"

Currently, the Company is primarily focusing on the L.V. Voyager Project and the UAE Project. However, the Company has plans to build additional Observation Wheels in other various locations in addition to Las Vegas, UAE and Shanghai.

Market Overview

Competition

We compete with numerous other hospitality and entertainment companies. Many of these competitors have substantially greater resources than we do. Should a larger and better financed company decide to directly compete with us, and be successful in its competitive efforts, our business could be adversely affected. Other competitors could announce and build an observation wheel who are better financed. If this occurs it would make it very difficult for the company to have a successful project within the same city.

There have been other companies that have announced possible development of a large Observation Wheel.

There have been several other companies that have announced to the public plans to build an observation wheel in Las Vegas. If any of these companies are successful it would diminish the possibility of the company obtaining financing or a acquiring a proper location.

We have a limited operating history, which could make it difficult to evaluate our business.

We have yet to establish any history of profitable operations. Although some of our affiliates have been engaged in the acquisition and administration of various industries for several years, we have a limited operating history. As a result, we may not be able to successfully achieve profitability. The

likelihood of our success must be considered in light of the problems, expenses and complications frequently encountered in connection with the development of a project this size and the competitive environment in which we operate. Accordingly, our limited operating history makes an effective evaluation of our potential success difficult. Our viability and continued operation depend on future profitability, our ability to generate cash flows and our successful development and management of other business opportunities. There can be no assurance that we will be able to successfully implement our business plan or that if implemented, it will be profitable.

We may be unable to obtain the appropriate funding to run our company.

We do not presently have sufficient financial resources and have no assurance that sufficient funding will be available to us to build our project. There can be no assurance that we will be able to obtain adequate financing in the future or that the terms of such financing will be favorable. Failure to obtain such additional financing could result in delay or indefinite postponement of constructing an Observation Wheel.

Research and Development

From the inception to our predecessor in interest, Voyager Ventures, Inc., in March of 1997 through present, we have devoted a majority of our time on research and development. During the period from March 1, 1997 through June 30, 2006, we incurred operating expenses of \$11,311,127 and interest expense of \$913,827 against no revenues, which resulted in accumulated losses of \$12,674,187.

Management believes that, in the foreseeable future, cash generated from operations will be inadequate to support full marketing roll out and ongoing product development, and that we will thus be forced to rely on additional debt and/or equity financing. Management believes that it can identify sources and obtain adequate amounts of such financing. We intend to enter into a cooperative arrangement with distributors, whereby we will receive marketing and sales benefits from the professional staff of such distributors. To date, we have not established any such arrangements.

In the event we are unsuccessful in generating equity capital, the Company will be unable to continue with product development and/or marketing. The lack of equity capital or other financing may in turn cause the Company to become insolvent and may cause the Company to seek protection under the federal bankruptcy laws.

As of the date hereof the Company anticipates that it has enough cash to fund operations for the next month; however, the Company does not have sufficient capital to initiate or complete construction of any of the Voyager Projects.

Plan of Operation

During the next 12 months, the Company plans to focus its efforts on its development of the Observation Wheels; however actual production will not commence until the Company has sufficient capital for production and marketing. The Company also plans to build a construction company as a result of acquiring Western Architectural Systems, Inc. Management believes that if it is successful at building a significant construction company it will provide enough revenues to remain a going concern.

The Company believes that it cannot satisfy the cash requirements of its plan of operation for the next twelve months without raising additional

funds through debt or equity financings. However, if the Company receives adequate funding, the Company anticipates that there will be a need to purchase a significant amount of equipment and materials as well as significant need to hire additional employees throughout the next twelve months. The Company also believes that in this event there will also be a significant amount of research and development such as building mock-ups, statistical modeling and engineering.

The Company is dependent upon Richard Hannigan, CEO, President and Director, Myong Hannigan, Secretary/Treasurer and Director, and Tracy Jones, COO and Director. The Company does not have any employees at this time and does not anticipate the need to hire any employees until such time as the Company has been sufficiently capitalized.

Risks that could cause actual performance to differ from expected performance are detailed in the remainder of this section, and under the section titled "Factors That May Affect the Company's Future Operating Results."

Liquidity and Capital Resources

A critical component of our operating plan impacting our continued existence is the ability to obtain additional capital through additional equity and/or debt financing. We do not anticipate enough positive internal operating cash flow until such time as we can generate substantial revenues, which may take the next few years to fully realize. In the event we cannot obtain the necessary capital to pursue our strategic plan, we may have to cease or significantly curtail our operations. This would materially impact our ability to continue operations. If this occurs, there could be a possibility that management of the Company could seek protection under the federal bankruptcy laws.

In the event we are unsuccessful in generating equity capital, then the Company will be unable to continue with product development and/or marketing. The lack of equity capital or other financing may in turn cause the Company to become insolvent and may cause the Company to seek protection under the federal bankruptcy laws. As of the date hereof the Company does not have enough cash to fund operations for the next six months and the Company does not have sufficient capital to initiate or complete construction of any of the Voyager Projects.

Our near term cash requirements are anticipated to be offset through the receipt of funds from private placement offerings and loans obtained through private sources. Since inception, we have financed cash flow requirements through debt financing and issuance of Common Stock for cash and services. As we initiate operational activities, we may continue to experience net negative cash flows from operations, pending receipt of servicing or licensing fees, and will be required to obtain additional financing to fund operations through stock offerings and bank borrowings to the extent necessary to provide working capital.

During the next 12 months, we plan to focus our efforts on our development of the Observation Wheels and building a significant construction company; however actual construction will not commence until we have sufficient capital for construction and marketing. Currently, we anticipate that our monthly cash need is approximately \$80,000 per month. These costs consist primarily of professional fees (including legal and accounting fees) and consulting fees, including those paid to related parties, as well as rent expenses and printing expenses. As of the period ending June 30, 2006 the Company did not have enough cash on hand to continue operations through the next quarter. However, from time-to-time the officers of the company loan funds to provide for operations. There can be no guarantees that the company's officers and directors will continue to loan funds to the company on an ongoing basis. However, if we do not receive a substantial amount of funding it will be unlikely we can continue

operations. We have been successful in the past in selling our common stock in private transactions to provide for minimal operations. We plan to seek additional funding through debt transactions and the sale of our common stock either privately or publicly. There can be no guarantees we will continue to be successful in completing those transactions. The primary expenses for the company consist of consulting fees that are primarily paid by the issuance of our common stock.

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If a suitable site is acquired and selected the primary focus will be on completing engineering and starting the construction of an Observation Wheel.

Over the next twelve months, we believe that existing capital and anticipated funds from operations will not be sufficient to sustain operations and planned development. Consequently, we will be required to seek additional capital in the future to fund growth and expansion through additional equity or debt financing or credit facilities. No assurance can be made that such financing would be available, and if available it may take either the form of debt or equity. In either case, the financing could have a negative impact on our financial condition and our stockholders. The lack of equity capital or other financing may in turn cause the Company to become insolvent. At that time the Company might elect to seek protection under the federal bankruptcy laws. As of the date hereof the Company anticipates that it does not have enough cash to fund operations for the next six months and the Company does not have sufficient capital to initiate or complete construction of any of the Voyager Projects.

We anticipate incurring operating losses over the next twelve months. Our lack of operating history makes predictions of future operating results difficult to ascertain. Our prospects must be considered in light of the risks, expenses and difficulties frequently encountered by companies in their early stage of development, particularly companies in new and rapidly evolving markets such as development related companies. Such risks include, but are not limited to, an evolving and unpredictable business model and the management of growth. To address these risks we must, among other things, implement and successfully execute our business and marketing strategy, continue to develop and upgrade technology and products, respond to competitive developments, and attract, retain and motivate qualified personnel. There can be no assurance that we will be successful in addressing such risks, and the failure to do so can have a material adverse effect on our business prospects, financial condition and results of operations. As of June 30, 2006, the Company had current assets of \$5,190 which consisted primarily of cash on hand, and current liabilities of \$3,533,438 resulting in working capital deficit of \$3,528,248.

The Company is currently obligated to repay two of its creditors at the time we receive adequate project funding. One of the creditors, Mr. Fugal, to whom the Company owes an aggregate of \$1,210,000, filed a UCC-1 against the assets and intellectual property of the Company which gives Mr. Fugal the right to institute foreclosure proceedings against the Company. Mr. Fugal could institute foreclosure proceedings at any time if he believes that he will not be repaid. As of the date of this Quarterly Report on Form 10-QSB, Mr. Fugal has not indicated any intention to institute foreclosure proceedings. However, we can not guarantee that Mr. Fugal will not attempt to institute foreclosure proceedings against the Company to institute foreclosure proceedings.

CRITICAL ACCOUNTING POLICIES AND ESTIMATES Management's Discussion and Plan of Operations discusses the Company's consolidated

financial statements, which have been prepared in accordance with accounting principles generally accepted in the United States of America. The preparation of these financial statements requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. On an on-going basis, management evaluates its estimates and judgments, including those related to financing operations, and contingencies and litigation.

Management bases its estimates and judgments on historical experience and on various other factors that are believed to be reasonable under the circumstances, the results of which form the basis for making judgments about the carrying value of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates under different assumptions or conditions. The most significant accounting estimates inherent in the preparation of the Company's financial statements include estimates as to the appropriate carrying value of certain assets and liabilities which are not readily apparent from other sources, primarily accruals for operating costs, and the classification of net operating loss and tax credit carry-forwards.

FACTORS THAT MAY AFFECT THE COMPANY'S FUTURE OPERATING RESULTS We are a development stage company, recently reorganized and have minimal operating history, which makes an evaluation of us extremely difficult. At this stage of our business operations, even with our good faith efforts, potential investors have a high probability of losing their investment. As a result of our recent reorganization we have yet to generate revenues from operations and have been focused on organizational, start-up, market analysis and fund raising activities. Although we have a project to market, there is nothing at this time on which to base an assumption that our business operations will prove to be successful or that we will ever be able to operate profitably. Our future operating results will depend on many factors, including our ability to raise adequate working capital, demand and acceptance of our product, the level of our competition and our ability to attract and maintain key management and employees.

While Management believes its estimates of projected occurrences and events are within the timetable of its business plan, there can be no guarantees or assurances that the results anticipated will occur.

Our auditor's report filed with our Annual Report on Form 10-KSB for the year ended December 31, 2005 reflects the fact that without realization of additional capital, it would be unlikely for us to continue as a going concern. If we are unable to continue as a going concern, it is unlikely that we will continue in business.

As a result of our deficiency in working capital and other factors, our auditors included a paragraph in their report filed with our Annual Report on Form 10-KSB for the year ended December 31, 2005, regarding substantial doubt about our ability to continue as a going concern.

Our plans in this regard are to seek additional funding through future equity private placements or debt facilities.

There is a limited current public market for our Common Stock.

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Although our Common Stock is listed on the Over-the-Counter Bulletin Board, there is a limited volume of sales, thus providing a limited liquidity into the

market for our shares. As a result of the foregoing, stockholders may be unable to liquidate their shares for any reason.

The Company is currently seeking potential locations in Las Vegas where the Company can resume its plans to construct and operate the L.V. Voyager Project; however, we can offer no assurances that we will be successful in finding a suitable location or negotiating the lease or purchase of land on terms acceptable to the Company or favorable to its stockholders.

The Company is currently obligated to repay two of its creditors at the time we receive adequate project funding. Pursuant to the Loan and Security Agreement, as amended, with Mr. Fugal, to whom the Company owes an aggregate of \$1,210,000, Mr. Fugal filed a UCC-1 against the assets and intellectual property of the company which would give Mr. Fugal the right to institute foreclosure proceedings against the Company. Mr. Fugal could institute foreclosure proceedings at any time if he believes that he will not be repaid. As of this the date of the Quarterly Report on Form 10-QSB, Mr. Fugal has not indicated any intentions to institute foreclosure proceedings. However, we can not guarantee that Mr. Fugal will not attempt to institute foreclosure proceedings against the Company to institute foreclosure proceedings and the future. If this occurs management may elect to seek protection under the federal bankruptcy laws.

We are uncertain about the possible demand for our Observation Wheels. Their can be no assurances that if built there will be adequate demand for our Project in Las Vegas or other proposed sites in Shanghai, China or Dallas, Texas.

The Company is highly dependent upon management's ability to execute the Company's business plan. We believe our officers and directors have a great deal of experience in the construction industry but do not have experience in managing an attraction. We will be highly dependent upon securing the appropriate management personnel in order for the attraction to operate correctly. If adequate funding is not received or management elects to manage the attraction itself, there can be no assurance that the Company can effectively execute its business plan.

ITEM 3. CONTROLS AND PROCEDURES

We maintain 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 our management, including our Chief Executive Officer and Chief Financial Officer, as appropriate, to allow timely decisions regarding required disclosure. Management recognizes 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. We do realize that we are a small company and as a small company with only the officers and directors participating in the day to day management, with the ability to override controls, each officer and director has multiple positions and responsibilities that would normally be distributed among several employees in larger organizations with adequate segregation of duties to ensure the appropriate checks and balances.

EVALUATION OF DISCLOSURE, CONTROLS AND PROCEDURES

We maintain 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 our management, including our Chief Executive Officer and Chief Financial Officer, as appropriate, to allow timely decisions regarding required disclosure. Management recognizes 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. We do realize that we are a small company and as a small company with only the officers and directors participating in the day to day management, with the ability to override controls, each officer and director has multiple positions and responsibilities that would normally be distributed among several employees in larger organizations with adequate segregation of duties to ensure the appropriate checks and balances.

Based on their evaluation of the Company's disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934) as of the end of the period covered by this quarterly report on Form 10-QSB the Company's chief executive officer has concluded that the Company's disclosure controls and procedures are designed to ensure that information required to be disclosed by the Company in the reports that it files or submits under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms and are operating in an manner deemed to be as effective as is practicable due to the fact that the Officers and Directors have multiple titles and job responsibilities.

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PART II - OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

None.

ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS

In February 2006, the Company sold 166,667 shares of Common Stock for \$25,000. The Common Stock was offered in reliance upon the private offering exemptions contained in Sections 3(b) and 4(6) of the Securities Act of 1933, as amended, and Rule 506 of Regulation D promulgated thereunder. All purchasers were "accredited" investors within the meaning of Rule 501(a) of Regulation D. We received net proceeds in the offering of \$25,000. All purchasers represented that they were acquiring the Common shares for investment purposes only and not with a view to distribute. The purchasers further represented that they (a) have such knowledge and experience in financial and business matters and are capable of evaluating the merits and risks of the investment, (b) are able to bear the complete loss of the investment, (c) have had the opportunity to ask questions of, and receive answers from, the Company and its management concerning the terms and conditions of the offering and to obtain additional information, and (d) qualify as "accredited investors" as such term is defined in Rule 501(a) of Regulation D.

In April, 2006, the Company issued 950,000 shares of restricted Common Stock, for consulting services. The Company believes that the issuance of the shares was exempt from the registration and prospectus delivery requirements of the Securities Act of 1933 by virtue of Section 4(2). The shares were issued directly by the Company and did not involve a public offering or general solicitation. The recipients of the shares had a preexisting relationship with our management, had performed services for the Company and had full and complete access to the Company and had the opportunity to speak with management with regards to their investment decision. These shares were valued at a fair market value of \$0.15 per share for total consideration of \$142,500.

In April 2006, our COO and Director, Tracy Jones, converted 500,000 shares of Series B Convertible preferred shares into 1,000,000 shares of Common Stock.

In May, 2006, the Company issued 100,000 shares of restricted Common Stock, for consulting services. The Company believes that the issuance of the shares was exempt from the registration and prospectus delivery requirements of the Securities Act of 1933 by virtue of Section 4(2). The shares were issued directly by the Company and did not involve a public offering or general solicitation. The recipients of the shares had a preexisting relationship with our management, had performed services for the Company and had full and complete access to the Company and had the opportunity to speak with management with regards to their investment decision. These shares were valued at a fair market value of \$0.16 per share for total consideration of \$16,000.

In June, 2006, the Company issued 250,000 shares of restricted Common Stock, for consulting services. The Company believes that the issuance of the shares was exempt from the registration and prospectus delivery requirements of the Securities Act of 1933 by virtue of Section 4(2). The shares were issued directly by the Company and did not involve a public offering or general solicitation. The recipients of the shares had a preexisting relationship with our management, had performed services for the Company and had full and complete access to the Company and had the opportunity to speak with management with regards to their investment decision. These shares were valued at a fair market value of \$0.14 per share for total consideration of \$35,000.

SUBSEQUENT EVENTS

In July 2006, a former Officer and Director, Veldon Simpson, converted 500,000 shares of Series A Convertible preferred shares into 5,000,000 shares of Common Stock.

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ITEM 3. DEFAULTS UPON SENIOR SECURITIES

Loans payable had no stated interest rate, were due on demand and unsecured. Interest has been accrued at an estimated market interest rate of 8% and is included with the principal balance. The original balance was \$228,239 and the proceeds were received and used for operating capital during the year ended December 31, 2002. In March 2003, a claim of \$1,460,000 was asserted by the lender. Although management believed the claims were frivolous, due to the additional resources needed by management to defend against these claims and The likely distraction of management's efforts from moving forward with the business plan, a settlement agreement was executed with the lender in August 2003.

Pursuant to the Settlement Agreement, the Company has agreed to pay a settlement amount of an additional \$650,000, without claiming any fault or wrong doing. As of June 30, 2006 the total obligation including loans of \$228,239 in principal the settlement obligation of \$650,000, and accrued interest, of \$283,827 amounted to an aggregate of \$1,162,066. One half of this amount, or \$581,033, is due and payable at the closing of the first round of project funding and the remaining balance is due and payable at the closing of any subsequent project funding.

I May 2006, a shareholder, who is not an affiliate of the company, provided us with A loan of \$25,000 at a stated interest rate of 12%. The not is due on demand. The proceeds were used for operations.

ITEM 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS

None.

ITEM 5. OTHER INFORMATION

On January 17, 2006 Stonefield Josephson, Inc. ("Stonefield") resigned as the Company's independent registered public accounting firm.

As a result, the Company's board of directors believed that it was in the best interest of the Company to seek local representation. On January 23, 2006 upon approval of the board of directors the Company engaged De Joya Griffith & Company, LLC ("De Joya Griffith") of Las Vegas, Nevada to serve as the Company's independent auditors.

Stonefield Josephson, Inc. had audited the Company's financial statements for each of the two fiscal years ended December 31, 2004 and December 31, 2003. The report of Stonefield Josephson, Inc. for each of those years did not contain an adverse opinion or disclaimer of opinion and was not modified as to uncertainty, audit scope, or accounting principles, except that the audit report of Stonefield Josephson, Inc. on the financial statements of the registrant as of and for the fiscal year ended December 31, 2004 contained an explanatory paragraph expressing substantial doubt about the registrant's ability to continue as a going concern.

During the two most recent fiscal years and the subsequent interim period through the date of Stonefield's resignation there were no disagreements with Stonefield Josephson, Inc. on any matter of accounting principles or practices, financial statement disclosure, or auditing scope or procedure which, if not resolved to the satisfaction of Stonefield Josephson, Inc., would have caused it to make reference to the subject matter of the disagreement in connection with its report.

There were no other "reportable events" as that term is described in Item 304 (a) (1) (iv) (B) of Regulation S-B occurring within the registrant's two most recent fiscal years and through the subsequent interim period through the date of Stonefield's resignation.

During the two most recent fiscal years ended December 31, 2005 and December 31, 2004 and the subsequent interim period ending through the date of engagement, the Company did not consult De Joya Griffith with respect to 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 consolidated financial statements, or any disagreement as described under Item 304(a) (1) (iv) (B) of Regulation S-B, or event described under Item 304(a) (2) of Regulation S-B.

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ITEM 6. EXHIBITS

Number
Description

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2.1 Plan and Agreement of Merger of Voyager Entertainment International, Inc. (North Dakota) into Voyager Entertainment International, Inc.

(Nevada) (incorporated by reference to Exhibit 3.3 to the Company's Quarterly Report on Form 10- QSB for the period ended September 30, 2003 filed on November 14, 2003).

- 2.2 Nevada Articles of Merger (incorporated by reference to Exhibit 3.4 to the Company's Quarterly Report on Form 10- QSB for the period ended September 30, 2003 filed on November 14, 2003).
- 2.3 North Dakota Certificate of Merger (incorporated by reference to Exhibit 3.5 to the Company's Quarterly Report on Form 10-QSB for the period ended September 30, 2003 filed on November 14, 2003).
- 3.1 Nevada Articles of Incorporation (incorporated by reference to Exhibit 3.1 to the Company's Quarterly Report on Form 10-QSB for the period ended September 30, 2003 filed on November 14, 2003).
- 3.2 Amended and Restated Bylaws (incorporated by reference to Exhibit 3.2 to the Company's Quarterly Report on Form 10- QSB for the period ended September 30, 2003 filed on November 14, 2003).
- 4.1 Certificate of Designation of Series A Convertible Preferred Stock (incorporated by reference to Exhibit 4.1 to the Company's Quarterly Report on Form 10-QSB for the period ended September 30, 2003 filed on November 14, 2003).
- 4.2 Certificate of Designation of Series B Convertible Preferred Stock (incorporated by reference to Exhibit 10.3 to the Company's Quarterly Report on Form 10-QSB for the period ended September 30, 2003 filed on November 14, 2003)
- 4.3 2002 Stock Plan for Voyager Entertainment International, Inc. (incorporated by reference to Exhibit 99 to the Company's Current Report on Form 8-K filed on April 15, 2002.
- 10.1 Loan and Security Agreement [by and between the Company and Dan Fugal, dated November 15, 2002] (incorporated by reference to Exhibit 10.1 to the Company's Current Report on Form 8-K filed on November 22, 2002).
- 10.2 Amendment No. 1 to Loan and Security Agreement [by and between the Company and Dan Fugal, dated February 15, 2003] (incorporated by reference to Exhibit 10(k) to the Company's Form 10-KSB filed on April 16, 2003).
- 10.3 Amendment No. 2 to Loan and Security Agreement [by and between the Company and Dan Fugal, dated April 23, 2003 (incorporated by reference to Exhibit 10.3 to the Company's Quarterly Report on Form 10-QSB for the period ended March 31, 2003 filed on May 20, 2003).
- 10.4 Contractor Agreement by and between the Company and Western Architectural Services, LLC, dated may 30, 2002 (incorporated by reference as exhibit 10.1 to for the Quarter ending September 30, 2004 and filed with the 10QSB on November 23, 2004).
- 10.5 Definitive Joint Venture Agreement between Allied Investment House, Inc. and Voyager to build a Voyager Project in the United Arab Emirates dated March 15, 2005 (incorporated by reference as filed and attached as exhibit 99.1 to the 8- K filed on March 17, 2005.
- 10.6 Settlement and General Release Agreement (incorporated by reference as exhibit 10.6 as filed with the 10QSB for the Quarter Ending September 30, 2004 and filed on November 23, 2004.

- 10.7 Purchase Agreement for Western Architectural, Inc. dated April 10, 2006
- 31.1 Certification of Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002, filed herein.
- 31.2 Certification of Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002, filed herein.
- 32.1 Section 1350 Certification of Chief Executive Officer, filed herein.
- 32.2 Section 1350 Certification of Chief Financial Officer, filed herein.
- (b) Reports on Form 8-K
 - * On April 10, 2006 the Company filed with the SEC a Current Report pursuant to Item 5 of Form 8-K, "Other Events and Reported FD Disclosure

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SIGNATURES

In accordance with the requirements of the Exchange Act, the registrant caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

VOYAGER ENTERTAINMENT INTERNATIONAL, INC.

(Registrant)

Dated August 21, 2006

By: /s/ Richard Hannigan

Richard Hannigan, President/Director

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

By: /s/ Richard Hannigan, Sr.

Richard Hannigan, Sr. President/CEO/Director June 21, 2006

By: /s/ Myong Hannigan

Myong Hannigan Secretary/Treasurer/Director June 21, 2006

By: /s/ Tracy Jones Tracy Jones COO/Director June 21, 2006

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