

IDGlobal Corp. Quarterly Report Information and Disclosure Statement for December 31, 2018

1) Name of the issuer and its predecessors (if any)

IDGlobal Corp., a Colorado Corporation incorporated August 11, 2016; merged with IDGlobal Corp., a Nevada corporation incorporated on March 1, 2006; merged with Utah-Idaho Consolidated Uranium, Inc., an Idaho corporation as of April 6, 2006.

In answering this item, please also provide any names used by predecessor entities in the past five years and the dates of the name changes.

2) Address of the issuer's principal executive offices

IDGlobal Corp.
20 Danada Sq. W #214
Wheaton, IL 60189

Phone: O: and C: 630-532-3625

Email: idglobalinfo@gmail.com

Website: <http://www.idglobalcorp.com>

Twitter: @idglobalcorp1

Facebook: IDGlobal Corp.

3) Security Information

Trading Symbol: IDGC____

Exact title and class of securities outstanding:

Common Stock____

CUSIP: 45168J309____

Par or Stated Value: \$0.00001____

Total shares authorized: 7,500,000,000 as of: December 31, 2018____

Total shares outstanding: 6,144,454,357 as of: December 31, 2018____

Preferred Shares Series A

Par or Stated Value: \$.0001

Total shares authorized: 100,000,000 as of December 31, 2018

Total shares outstanding: 80,000,000 as of December 31, 2018

Preferred Shares Series B

Par or State Value \$.0001

Total Shares Authorized 10,000,000 as of December 31, 2018

Total Shares Outstanding 0 as of December 31, 2018

Transfer Agent

Securities Transfer Corp.

2901 Dallas Pkwy.

Suite 380

Plano, TX, 75093

Tel. (469) 633-0101

<http://www.stctransfer.com>

Is the Transfer Agent registered under the Exchange Act?* Yes: X No:

*To be included in the OTC Pink Current Information tier, the transfer agent must be registered under the Exchange Act.

List any restrictions on the transfer of security:

Non-reporting company

Describe any trading suspension orders issued by the SEC in the past 12 months.

None

4) Issuance History

The list below any events, in chronological order, that resulted in changes in total shares outstanding by the issuer in the past two fiscal years and any interim period. The list shall include all offerings of securities, whether private or public, and all shares or any other securities or options to acquire such securities issued for services, describing (1)

the securities, (2) the persons or entities to whom such securities were issued and (3) the services provided by such persons or entities. The list shall indicate:

As referenced in Notes to Financial Statements (**ISSUANCE HISTORY PREVIOUS 2 YEARS**)

On December 26, 2018, the Company issued 325,000,000 restricted common shares as final payment for a promissory note obligation.

On February 14, 2019, the Company issued 529,315,200 restricted common shares as final payment for a promissory note obligation.

On February 14, 2019, the Company issued 600,000,000 restricted common shares for partial conversion of an existing convertible note.

On February 19, 2019, the Company issued 550,200,000 restricted common shares as final payment of an existing convertible note.

On February 20, 2019, the Company issued 250,000,000 restricted common shares as final payment of an existing consulting agreement and promissory note.

On February 20, 2019, the Company issued 257,515,000 restricted common shares as final payment of professional fees and promissory note.

On February 20, 2019, the Company issued 1,454,863,589 restricted common shares as payment for a new executive officer and director.

On February 20, 2019, the Company issued 3,491,672,614 restricted common shares as payment for a new director and ownership in an existing operating company.

On February 21, 2019, the Company issued 600,000,000 restricted common shares for partial conversion of an existing convertible note.

On March 1, 2019, the Company issued 200,000,000 restricted common shares as final payment of an existing convertible note.

On March 26, 2019, the Company issued 600,000,000 restricted common shares for partial conversion of an existing convertible note.

On March 26, 2019, the Company issued 101,643,800 restricted common shares as final payment of an existing convertible note.

On April 2, 2019, the Company issued 640,000,000 restricted common shares as final payment of an existing convertible note.

On December 15, 2017, Encounter Technologies, Inc., a Colorado corporation (US.ENTI.PK) purchased 71,000,000.00 shares of Series A Preferred Stock in IDGlobal Corp. a/k/a IDGreen Corp., a Colorado corporation from Sebastien C. DuFort in exchange for the issuance to Mr. DuFort of 7,100,000,000.00 pre-reversal shares of ENTI's common stock.

As the direct result of the acquisition being reported on this form, ENTI controls IDGC. The Reporting Person will file a Schedule 13D to reflect this transaction within the period required by the Commission's rules and regulations. **(This transaction was rescinded April 2, 2018).**

On June 25, 2018, IDGlobal Corp. entered into a Consulting Agreement with Watershed (www.teamwatershed.com)

On August 14, 2018, IDGlobal entered into a Stock Purchase Agreement for 85,714,285 common shares of Apple Rush, Inc. (APRU: PK) at \$.01. The Company executed three Convertible Notes totaling \$857,142.85 to acquire these shares.

On September 11, 2018, the Company executed a Convertible Note for \$10,000 with an individual investor (GS).

On September 14, 2018, the Company executed a \$425,238.50 Convertible Note along with a Note Exchange Agreement to acquire 20% ownership stake in Watershed Enterprises, Inc. (www.teamwatershed.com)

On September 28, 2018, The Company signed an agreement to integrate and merge operations of Watershed Enterprises, Inc. and Abbott Electrical Staffing, Inc. into IDGlobal Corp.

On November 15, 2018, a Stock Purchase Agreement was signed Q4 2018 and became effective Q12019

RECITALS:

WHEREAS, the Company currently has 7,500,000,000 authorized common shares, of which, 5,819,454,357 Series A common shares are issued and outstanding, with 100,000,000 Series A preferred shares currently authorized, of which 80,000,000 are issued and outstanding;

WHEREAS, the Company has been issued a CUSIP Number of 45168J309, and is trading and does have a trading symbol (IDGC);

WHEREAS, the Purchaser has reached an agreement with Sebastien C. DuFort such that Sebastien C. DuFort is to transfer to the Purchaser ("LCG") a Block consisting of 60% of

the Current Outstanding Common Shares or 3,491,672,614 shares of the Company's common stock, and a Block consisting of 25% of the Current Outstanding Common Shares or 1,454,863,589 shares of the Company's common stock to be transferred to the Purchaser ("**HJO**").

WHEREAS, the Purchaser has reached an agreement with Sebastien C. DuFort such that Sebastien C. DuFort is to transfer to the Purchaser ("**RSM**") 40,000,000 Series A Preferred Shares.

WHEREAS, in exchange for the transfer of ownership of the 85% Block of shares of common stock from the Company and 40,000,000 Series A Preferred Shares the Purchaser has agreed to a purchase price of \$85,000.00 (see "Exhibit A").

AGREEMENT

1. The Recitals are hereby incorporated herein by this reference.
2. TERMS OF THE PURCHASE: The stock purchase shall be consummated on the following terms and conditions:
 - (a) A total payment amount of \$85,000.00 (see "Exhibit A") in various tranches after closing and delivery of Common and Preferred shares. The first payment of \$10,000.00 at closing and the remaining as per "Exhibit A".
 - (b) Sebastien C. DuFort will transfer the Common and Preferred shares to the Purchasers.
 - (c) Upon closing or soon thereafter, the Company will name Harry Orfanos Chief Executive Officer.
 - (d) Upon closing, the Company will name Sebastien C. DuFort Chief Financial Officer.
 - (e) Upon closing, the Company will elect Harry Orfanos as Chairman of the Board and elect Jules Adrian Dalsey and Sebastien C. Dufort as Board Members.
 - (f) All management decisions will be decided by the board members.
 - (g) Company address to be changed to 1011 Camino Del Rio South, Suite 440, San Diego, CA 92108.

About Liberty Capital Group, Inc. (www.libertycapitalgroup.com)

Liberty Capital Group, Inc. is headquartered in San Diego, California USA, America's Finest City. For over a decade, Liberty Capital Group has provided Small Business Funding in California and across the nation. As a trusted Small Business Funding specialist, LCG has helped small business owners access quick, reliable, and hassle-free small business loans. As a stakeholder in the American Dream, Liberty Capital Group makes it possible for any business to compete and grow in today's economy. Liberty Capital Group is a minority and woman-owned privately-held company. Both founders, Jules Dalsey, CEO with a long-time business partner and co-founder, Duyen Bui Dalsey as the COO.

WWW.TEAMWATERSHED.COM – Team Watershed has been servicing the Chicago area for over 20 years. We specialize in insurance adjusted roofing, ensuring that our clients receive the most value for each individual insurance claim in addition to providing home improvement services.

All national and local building codes are met and exceeded on each project. We do not do roof-overs. We believe that a structure is designed for a particular load and exceeding that design load may damage the structure or cause structural deformation.

We are fully licensed, bonded and insured as a home improvement contractor and roofer.

Our motto is "The Job is the Boss," and we do everything possible to ensure that the job is done in the most excellent way possible. Team Watershed does not compromise when it comes to doing a complete and excellent job. We strive to provide our customers with the best customer service, highest quality, and providing the best value.

FEDERAL EMERGENCY MANAGEMENT AGENCY (FEMA) is an agency of the United States Department of Homeland Security. The agency's primary purpose is to coordinate the response to a disaster that has occurred in the United States and that overwhelms the resources of local and state authorities. **(In Q12019 Watershed finished its BETA Phase as a subcontractor for FEMA in St. Croix BVI).**

CHICAGO HOUSING AUTHORITY (CHA) is a municipal corporation that oversees public housing within the city of Chicago. The agency's Board of Commissioners is appointed by the city's mayor and has a budget **independent** from that of the city of Chicago. CHA is the largest rental landlord in Chicago, with more than 50,000 households. CHA owns over 21,000 apartments (9,200 units for seniors and 11,400 units in family and other housing types).

The Staffing solutions and services segment will come in a variety of forms to meet specific client needs, from short assignments to full-time hires. Here are the definitions of the basic types of staffing services, as well as the occupational categories typically served by staffing firms:

***Placement** brings together job seekers and potential employers for the purpose of establishing a permanent employment relationship.

***Temporary staffing** hires its own employees and assigns them to support or supplement a client's workforce in situations involving employee absences, temporary skill shortages, seasonal workloads, and special projects. Temporary jobs can also lead to permanent placements.

***Temporary-to-Hire** employee works for a client during a trial period during which both the employee and the client consider establishing a permanent employment relationship.

***Long-Term Staffing** supplies employees to work on long-term assignments. Employees are recruited, screened, and assigned by the agency.

On 12/5/2018 Watershed Enterprises, Inc. received an advance of \$50,000 from Liberty Capital Group to fund partial operations, and Watershed Staffing Inc. received an advance of \$26,000 from Liberty Capital Group to fund partial operations.

On 12/12/2018 the Company acquired a \$25000 convertible note of ticker symbol SRMX convertible at \$.00025.

In 3/2019 Farallon, Inc. appointed a new CEO to start the process of registration and approval for Farallon, Inc. in the U.S. Government's System for Award Management (SAM).

If your business or organization plans to apply for conservation program or grant funding through the USDA Natural Resources Conservation Service (NRCS), and you use an **Employer Identification Number (EIN)**, also referred to as a Tax Identification Number (TIN), you will need a **Data Universal Numbering System (DUNS)** number and be registered with the **System for Award Management (SAM)**. The DUNS number is required for any federal contract application, and applicants must register with SAM to receive payments. If you apply as an individual and use your social security number as your EIN, you DO NOT need to obtain a DUNS number or SAM registration.

About the Data Universal Numbering System (DUNS)

A DUNS number is a unique nine-character identification number provided by the commercial company Dun & Bradstreet (D&B), a provider of business information reports. The information required to obtain a DUNS number includes the business/organization name, type, location, number of employees, and contact information. The federal government uses the DUNS number to maintain a consistent name and address data about organizations/businesses. This helps to maintain and organize applications and contracts across federal agencies.

Who needs a DUNS Number & SAM

As required by the Federal Funding Accountability and Transparency Act of 2006, all entities using an EIN and doing business with NRCS must have a DUNS number and current registration in the SAM database. **This pertains to ALL financial assistance,**

easement programs, and watershed programs, as well as grants, cooperative agreements, federal contracts, and contribution agreements.

NRCS requires applicants to obtain the required registrations when applying for programs. Applications cannot be fully processed without this information. There is NO cost for registration. If you already have a DUNS number, you do not need a new one for NRCS.

As of April 2, 2019, Farallon, Inc. has acquired its EIN and DUNS, and Farallon, Inc. has also successfully submitted its' SAMS registration, passed the IRS validation and awaiting final approval. Farallon's business model will focus on Government Procurement along with the existing FEMA projects in North and South Carolina, Houston, TEXAS as well as Puerto Rico. (www.faralloninc.net)

There have been no other significant subsequent events since the balance sheet date.

- A. The nature of each offering (e.g., Securities Act Rule 504, intrastate, etc.);

Existing Convertible Note(s)

- B. Any jurisdictions where the offering was registered or qualified;

N/A

- X. The number of shares offered;

N/A

- D. The number of shares sold;

N/A

The price at which the shares were offered, and the amount actually paid to the issuer;

N/A

- F. The trading status of the shares; and

Trading status of all subsequent issuances from the notes free-trading under Rule 144.

- G. Whether the certificates or other documents that evidence the shares contain a legend (1) stating that the shares have not been registered under the Securities Act and (2) setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act.

N/A

With respect to private offerings of securities, the list shall also indicate the identity of the persons who purchased securities in such private offering; *provided, however*, that in the event that any such person is an entity, the list shall also indicate (a) the identity of each natural person beneficially owning, directly or indirectly, more than ten percent (10%) of any class of equity securities of such entity and (b) to the extent not otherwise disclosed, the identity of each natural person who controlled or directed, directly or indirectly, the purchase of such securities for such entity.

5) Financial Statements

Provide the financial statements described below for the most recent fiscal year end or quarter end to maintain qualification for the OTC Pink Current Information tier. For the initial disclosure statement (qualifying for Current Information for the first time) please provide reports for the two previous fiscal years and any interim periods.

- A. Balance sheet;
- B. Statement of income;
- C. Statement of cash flows;
- D. Financial notes; and
- E. Audit letter, if audited

The financial statements requested pursuant to this item shall be prepared in accordance with US GAAP by persons with sufficient financial skills.

You may either (i) attach/append the financial statements to this disclosure statement or (ii) post such financial statements through the OTC Disclosure & News Service as a separate report using the appropriate report name for the applicable period end. ("Annual Report," "Quarterly Report" or "Interim Report").

If you choose to publish the financial reports separately as described in part (ii) above, you must state in the accompanying disclosure statement that such financial statements are incorporated by reference. You may reference the document(s) containing the required financial statements by indicating the document name, period end date, and the date that it was posted to otciq.com in the field below.

The financial statements have been posted to the above website as the Annual Report for the period ending December 31, 2018.

The information contained in a Financial Report is considered current until the due date for the subsequent Financial Report. To remain in the OTC Pink Current Information tier,

a company must post its Annual Report within 90 days from its fiscal year-end date and Quarterly Reports within 45 days of its fiscal quarter-end date.

6) Describe the Issuer's Business, Products, and Services

Describe the issuer's business so a potential investor can clearly understand the company. In answering this item, please include the following:

- A. a description of the issuer's business operations;

IDGlobal Corp's mission is to ensure its companies procure the highest quality products and services at the best value for its customers as a result of its inter-company relationships and joint venture partners. Frequent customer interaction, strong vendor relations and continuous review and improvement of its structure internally and value-added joint-venture partners will further this goal. The Company's initial focus will be to target properties in the residential, commercial, and industrial arena.

- B. Date and State (or Jurisdiction) of Incorporation:

August 11, 2016, state of Colorado

- C. the issuer's primary and secondary SIC Codes:

8748

- D. the issuer's fiscal year end date;

December 31

- E. principal products or services, and their markets;

Management Discussion and Analysis:

IDGC is an emerging growth company under the JOBS Act of 2012 and, as a diversified holding company, IDGlobal Corp's mission is to ensure its companies procure the highest quality products and services at the best value for its customers as a result of its inter-company relationships and joint venture partners. Frequent customer interaction, strong vendor relations and continuous review and improvement of its structure internally and value-added joint-venture partners will further this goal. The Company's initial focus will be to target properties in the residential, commercial, and industrial arena.

Liberty Capital Group, Inc. is headquartered in San Diego. Our office is located in the heart of Mission Valley, San Diego, California.

Mission Statement. To help small business owners access to quick, reliable, and multiple financing options based on their risk profile.

The Business has developed a commercial lending brokering service that will morph into business lending directly while maintaining the capability to broker undesirable risky transactions. "We're not risk-averse but we're stress-averse."

Liberty Capital Group clients will enjoy unprecedented customer service that they can rely on for continuous access to capital and expert support or our custom-built term options that are backed by our beat or meet pledge. Financing product offerings such as unsecured lines-of-credit, cash-flow funding, and equipment financing and leasing have never been easy for the underserved business community.

7) Describe the Issuer's Facilities

The goal of this section is to provide a potential investor with a clear understanding of all assets, properties or facilities owned, used or leased by the issuer.

In responding to this item, please clearly describe the assets, properties or facilities of the issuer, give the location of the principal plants and other property of the issuer and describe the condition of the properties. If the issuer does not have complete ownership or control of the property (for example, if others also own the property or if there is a mortgage on the property), describe the limitations on the ownership.

If the issuer leases any assets, properties or facilities, clearly describe them as above and the terms of their leases.

Company's offices are located at:

New Office started in Q12019 - 1011 Camino Del Rio South, #440B, San Diego, CA 92108.

8) Officers, Directors, and Control Persons

The goal of this section is to provide an investor with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling or advising the operations, business development and disclosure of the issuer, as well as the identity of any significant shareholders.

- A. Names of Officers, Directors, and Control Persons. In responding to this item, please provide the names of each of the issuer's executive officers, directors, general partners and control persons (control persons are

beneficial owners of more than five percent (5%) of any class of the issuer's equity securities), as of the date of this information statement.

Sebastien C. Dufort - CEO and Director

Mr. DuFort has served as President and CEO of IDGlobal Corp. since November 2012. He briefly relinquished the CEO position and became VP of Business Development, stayed on as a director, and retained the control shares of the company. Recently with a signed Stock Purchase Agreement. He served as President of Voyager Petroleum, Inc. and was instrumental in the acquisition of USA Recycling Industries, Inc., a publicly traded company on the Over-The-Counter Bulletin Board, at the end of 2010 prompting a management succession. Mr. DuFort has extensive financial services and insurance experience both on the institutional and retail sides of the business having managed roughly \$50 million in assets and has been involved in consummating over 1 billion dollars in financing on various projects during his career. He has also held the position of managing director of a small boutique private equity firm that facilitated real estate transactions nationwide.

Sebastien C. Dufort - control person

B. Legal/Disciplinary History. Please identify whether any of the foregoing persons have, in the last five years, been the subject of:

1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);

N/A

2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities;

N/A

3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; or

N/A

4. The entry of an order by a self-regulatory organization that permanently or temporarily barred suspended or otherwise limited such person's involvement in any type of business or securities activities.

N/A

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

Sebastien C. Dufort - beneficial owner of 80,000,000 shares of Series A Convertible Preferred Stock. Each share of Series A Convertible Preferred Stock can be converted to 1 share of the Company's common stock and entitles the holder to 100 votes.

There are also three noteholders, one which holds the respective note in the amount of \$90,000, with the rights to convert their notes into the Company at the conversion ratio of \$0.0001 per share. The Fourth and Fifth Noteholders holding the respective notes in the amounts of \$50,000 and \$16,368 have the option to convert all principle and interest into the Company's common stock at conversion rates ranging from \$.00005 per share to a general 55% discount to the market. The sixth noteholder is a \$10,000 Promissory Note that was guaranteed by the Company for a joint venture that never came to fruition resulting in a Debt Settlement Agreement of \$14,134.25 at \$.00005 reach in February of 2017. The seventh noteholder is a \$25,000 Promissory Note from Consulting services rendered, and a Debt Settlement Agreement was reached in March of 2017 at \$.0001. Please see Note 9 to the Financial Statements.

9) Third Party Providers

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

Legal Counsel:

Accountant or Auditor

Investor Relations Consultant

Other Advisor: Any other advisor(s) that assisted, advised, prepared or provided information concerning this disclosure statement.

Sebastien C. Dufort, CEO, and Director of the Company

10) Issuer Certification

The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles but having the same responsibilities).

The certifications shall follow the format below:

I, Sebastien C. DuFort certify that:

1. I have reviewed this Quarterly Information and Disclosure Statement of IDGlobal Corp.:
2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement. April 2, 2019

 /s/ Sebastien C. Dufort [Signature]

Sebastien C. Dufort, CEO and Director (Digital Signatures should appear as “/s/ [OFFICER NAME]”)

OTC Markets Group Inc.

OTC Pink Basic Disclosure Guidelines (v1.0 January 3, 2013)