

**SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549**

FORM 10-QSB

(Mark One)

Quarterly report under Section 13 or 15(d) of the Securities Exchange Act of 1934 for the quarterly period ended **March 31, 2007**.

Transition report under Section 13 or 15(d) of the Securities Exchange Act of 1934 for the transition period from _____ to _____.

Commission File Number **0-27735**

Asia8, Inc.

(Formerly "Asia4Sale.com, Inc.")

(Exact name of small business issuer as specified in its charter)

Nevada

(State or other jurisdiction of
incorporation or organization)

77-0438927

(I.R.S. Employer
Identification No.)

2465 West 12th Street, Suite # 2, Tempe, AZ 85281-6935

(Address of principal executive offices)

(480) 505-0070

(Issuer's telephone number)

Check whether the registrant: (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

No

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act).

Yes

No

The number of outstanding shares of the registrant's common stock, \$0.001 par value (the only class of voting stock), as of May 15, 2007 was 21,169,358 (post April 27, 2007 1 for 2 reverse stock split).

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PART I – FINANCIAL INFORMATION

Item 1. Financial Statements

As used herein the terms “Company,” “our,” “we,” and “us” refer to Asia8, Inc. (formerly “Asia4Sale.com, Inc.”), unless otherwise indicated. In the opinion of management, the accompanying unaudited financial statements included in this Form 10-QSB reflect all adjustments (consisting only of normal recurring accruals) necessary for a fair presentation of the results of operations for the periods presented. The results of operations for the periods presented are not necessarily indicative of the results to be expected for the full year.

ASIA8, INC.
(formerly "Asia4Sale.com, Inc.")
(A Development Stage Company)

Balance Sheets

ASSETS

	<u>March 31,</u> <u>2007</u>	<u>December 31,</u> <u>2006</u>
	(Unaudited)	
CURRENT ASSETS		
Cash	\$ 9,634	\$ 545
Total Current Assets	9,634	545
FIXED ASSETS		
Equipment, Net	1,148	1,530
Total Fixed Assets	1,148	1,530
OTHER ASSETS		
Other receivables	101,500	101,500
Equity investment	2,352,268	2,439,776
Other investments	6,480	6,480
Note receivable	900,000	900,000
Deposit	4,360	4,360
Total Other Assets	3,364,608	3,452,116
TOTAL ASSETS	\$ 3,375,390	\$ 3,454,191

LIABILITIES AND STOCKHOLDERS' EQUITY (DEFICIT)

Accounts payable and accrued expenses	\$ 6,829	\$ 44,706
Notes payable	966,889	948,400
Total Current Liabilities	973,718	993,106
STOCKHOLDERS' EQUITY (DEFICIT)		
Common stock; 100,000,000 shares authorized, at \$0.001 par value, 42,338,715 and 41,895,715 shares issued and outstanding, respectively	42,338	41,896
Additional paid-in capital	2,891,961	2,856,604
Deficit accumulated prior to the development stage	(1,200)	(1,200)
Deficit accumulated during the development stage	(531,427)	(436,215)
Total Stockholders' Equity (Deficit)	2,401,672	2,461,085
TOTAL LIABILITIES AND STOCKHOLDERS'		
EQUITY (DEFICIT)	\$ 3,375,390	\$ 3,454,191

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

ASIA8, INC.
(formerly "Asia4Sale.com, Inc.")
(A Development Stage Company)
Statements of Operations (Unaudited)

	For the Three Months Ended March 31,		From Inception on July 9, 1999 Through March 31, 2007
	2007	2006	
REVENUES	\$ -	\$ -	\$ -
EXPENSES			
General and administrative	16,338	62,210	1,051,028
Depreciation	382	2,347	77,199
Total Expenses	16,720	64,557	1,128,227
OTHER INCOME			
Income from sale of investments	-	-	65,084
Income (loss) from equity investments	(87,508)	-	1,431,622
Interest income	9,016	-	33,527
Total Other Income	(78,492)	-	1,530,233
INCOME (LOSS) FROM CONTINUING OPERATIONS	(95,212)	(64,557)	402,006
INCOME (LOSS) FROM DISCONTINUED OPERATIONS	-	-	(933,433)
NET INCOME (LOSS)	\$ (95,212)	\$ (64,557)	\$ (531,427)
BASIC INCOME (LOSS) PER SHARE	\$ (0.00)	\$ (0.00)	
WEIGHTED AVERAGE NUMBER OF SHARES OUTSTANDING	42,117,215	32,401,920	

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

ASIA8, INC.
(formerly "Asia4Sale.com, Inc.")
(A Development Stage Company)
Statements of Cash Flows (Unaudited)

	For the Nine Months Ended March 31,		From Inception on July 9, 1999 Through March 31,
	2006		2007
CASH FLOWS FROM OPERATING ACTIVITIES			
Net income (loss)	\$ (95,212)	(64,557)	\$ (531,427)
Adjustments to reconcile net loss to net cash used by operating activities:			
Discontinued operations	-	-	747,114
Depreciation expense	382	2,347	77,200
Gain on sale of investments	-	-	(64,864)
Income (loss) on equity investment	87,508	-	(1,431,622)
Changes in operating assets and liabilities			
(Increase) decrease in receivables	-	-	(146,269)
Increase (decrease) in accounts payable and accrued expenses	(37,878)	56,873	2,929
Net Cash Used by Operating Activities	(45,200)	(5,337)	(1,346,939)
CASH FLOWS FROM INVESTING ACTIVITIES			
Investment in subsidiaries	-	-	(1,634,071)
Purchase of short-term investments	-	-	(6,480)
Sale of investments	-	-	75,483
Purchase of fixed assets	-	-	(78,348)
Net Cash Provided by (Used by) Investing Activities	-	-	(1,643,416)
CASH FLOWS FROM FINIANCING ACTIVITIES			
Common stock issued for cash	35,800	-	2,931,615
Cash received on note payable	18,489	-	966,889
Cash paid on note receivable	-	-	(900,000)
Capital contributed by shareholder	-	-	1,485
Net Cash Provided by Financing Activities	54,289	-	2,999,989
NET DECREASE IN CASH	9,089	(5,337)	9,634
CASH AT BEGINNING OF PERIOD	545	5,618	-
CASH AT END OF PERIOD	\$ 9,634	281	\$ 9,634
SUPPLIMENTAL DISCLOSURES OF CASH FLOW INFORMATION			
CASH PAID FOR:			
Interest	\$ -	-	\$ -
Income Taxes	\$ -	-	\$ -
The accompanying notes are an integral part of these financial statements.			

ASIA8, INC.
(formerly “Asia4Sale.com, Inc.”)
(A Development Stage Company)
Notes to Financial Statements

NOTE 1 - ORGANIZATION AND HISTORY

Asia8, Inc. (formerly “Asia4sale.com, Inc.”)(“Company”), a Nevada corporation, was incorporated in September of 1996 as “H&L Investments, Inc.” The name of the Company was changed to “Asia4sale.com, Inc.” on December 29, 1999 and to “Asia8, Inc.” on April 27, 2007.

The Company changed its name on December 22, 1999 with the acquisition of Asia4Sale.com, Ltd., a Hong Kong registered software development company (“LTD”) which was incorporated in March of 1999. At that time the Company had 1,000,000 shares of common stock outstanding and no assets or liabilities. The acquisition of LTD took place in February 2000, when the Company issued 9,000,000 common shares to acquire LTD. On December 11, 2000, the Company executed a 1 for 1 stock dividend.

The Company thus became a software development company in the process of designing and building a web based system for B2B and B2C selling, bartering, and auctioning of consumer goods and services to the Asian market place.

In 2000 the Company spent significant funds developing its software and attempting to market its software through various media channels. The development and marketing operations, handled through wholly owned subsidiary LTD., were ceased in mid 2000 due to lack of acceptance of the Company’s products and an overall downturn in the popularity of emerging B2C and B2B products.

During June of 2000, the Company paid \$970,000 to acquire 49% of World Wide Auctioneers, Inc., a Nevada registered corporation, holding 100% of British Virgin Island registered company World Wide Auctioneers, Ltd. In August of 2003, World Wide Auctioneers, Inc. sold 100% of its subsidiary World Wide Auctioneers, Ltd., to a Nevada registered company WWA Group, Inc. (“WWA”), in a stock for stock transaction whereby WWA stock was issued to owners of World Wide Auctioneers, Inc. in exchange for ownership of World Wide Auctioneers, Ltd. The exchange caused the Company to acquire a minority equity investment in WWA.

On discontinuing the software development and marketing operations of LTD in 2000, the Company began an active search to acquire operating businesses or develop additional business opportunities.

The Company is in the development stage and has generated no revenue other than other income from its equity investment in WWA.

The Company had no products or services as of March 31, 2007.

ASIA8, INC.
(formerly “Asia4Sale.com, Inc.”)
(A Development Stage Company)
Notes to Financial Statements

NOTE 2 - GOING CONCERN

The Company’s financial statements are prepared using accounting principles generally accepted in the United States of America applicable to a going concern which contemplates the realization of assets and liquidation of liabilities in the normal course of business. However, the Company does not have significant cash or other current assets, nor does it have an established source of revenues sufficient to cover its operating costs and to allow it to continue as a going concern. The Company is seeking to merge with an existing operating company.

The ability of the Company to continue as a going concern is dependent upon its ability to successfully accomplish its merger and/or acquisition strategy, and eventually attain profitable operations. The accompanying financial statements do not include any adjustments that may be necessary if the Company is unable to continue as a going concern.

NOTE 3 - SIGNIFICANT EVENT

During the quarter ended March 31, 2007, the Company issued 443,000 shares of common stock for an aggregate of \$35,800 in cash, at \$0.08 per share, to seven non-US persons.

NOTE 4 - SUBSEQUENT EVENTS

On April 20, 2007, the Company held a special meeting of shareholders to amend its articles of incorporation to change the name to “Asia8, Inc.”, to amend its articles of incorporation to create a preferred class of shares of 25,000,000 shares par value \$0.001 and to authorize the board of directors to effect a one share for two shares reverse split of its common stock effective April 27, 2007.

The shareholders approved the proposed amendments to the Company’s articles of incorporation and authorized the board of directors to effect a one share for two shares reverse split of its common stock.

On May 1, 2007 the Company entered into an agreement to acquire the exclusive distribution rights to rights to sell Furukawa Unic Cranes in the U.A.E. As per the agreement, the Company also assumed ownership of all the seller’s equipment assets in the U.A.E., and associated liabilities.

On May 1, 2007 the Company entered into an agreement to acquire the first right of refusal to acquire the exclusive rights to sell Trident Tri-Car vehicles in 20 countries chosen by the Company. The agreement requires the Company to pay consideration to Trident Tri-Car for a 2-year first right of refusal for the 20 countries, plus additional cash commitments for each country when test vehicles are sent to the country.

ITEM 2. MANAGEMENT'S PLAN OF OPERATION

The following discussion should be read in conjunction with our financial statements and notes thereto included in this report. All information presented herein is based on our period ended March 31, 2007. Our fiscal year end is December 31.

The Company

The Company is a corporation, organized and existing under the laws of the State of Nevada, having been incorporated in September 1996 as "H&L Investments, Inc." The name of the corporation was changed to "Asia4Sale.com, Inc." on December 22, 1999 and to "Asia8, Inc." on April 27, 2007.

During June of 2000, the Company paid \$970,000 to acquire 49% of World Wide Auctioneers, Inc., a Nevada registered corporation, holding 100% of a British Virgin Island registered company World Wide Auctioneers, Ltd. In August of 2003, World Wide Auctioneers, Inc., sold 100% of its subsidiary World Wide Auctioneers, Ltd., to a Nevada registered company WWA Group, Inc. ("WWA"), in a stock for stock transaction whereby WWA stock was issued directly to owners of World Wide Auctioneers, Inc., in exchange for ownership of World Wide Auctioneers, Ltd. The exchange caused the Company to acquire a minority equity investment in WWA which is accounted for using the equity method. WWA operates auctions of used, heavy construction equipment from Dubai, United Arab Emirates, and other locations.

We were not engaged in any active business other than the search for an operating business to acquire or develop as of the period ended March 31, 2007. However, on May 1, 2007 the Company entered into an agreement to acquire the exclusive distribution rights to rights to sell Furukawa Unic Cranes ("Unic") in the U.A.E. As per the agreement, the Company also assumed ownership of all the seller's equipment assets in the U.A.E., and associated liabilities. Terms of the agreement include the issuance of 800,000 shares off the Company's unregistered common stock to the seller at the time that the new distributor appointment letter is granted to the Company by the manufacturer. The Company agreed to assume liabilities amounting to approximately \$460,000 due to the manufacturer's export representative in the next 180 days. As part of the agreement, the Company acquired equipment and related assets having a book value of approximately \$410,000 and a retail value of approximately \$490,000.

On May 1, 2007 the Company also entered into an agreement to acquire the first right of refusal to acquire the exclusive rights to sell China manufactured Trident Tri-Car ("Trident") CNG and electric powered 3-wheel vehicles in 20 countries selected by the Company. The agreement requires the Company to compensate the master world-wide distributor of the Trident Tri Car for a 2-year first right of refusal for the 20 countries, plus additional cash commitments for each country when test vehicles are sent to the country. Terms of the agreement call for the Company to reimburse the seller for approximately \$25,000 in vehicle development costs and \$40,000 in marketing and logistics costs, in return for the right of first refusal to be the exclusive distributor in the U.A.E and 19 other countries of choice. The Company is committed to a minimum order of 50 vehicles per country chosen within one year of paying a cash fee of \$7,500 for the distributorship fee for that country.

Plan of Operation

Our overall plan of operation is now centered on three main missions:

1. To increase the value of our holdings in WWA Group by providing management, business and financial support in the form of joint partnerships in trading and ventures and general company promotion.

2. To leverage our control of WWA Group's selling channels, networks and methods for the purpose of distributing products we own or are agents for, at a gross profit margin to the Company, through these channels and methods.
3. To build these other product distribution divisions into mature entities in their own right, for potential sale or spin-off as publicly traded companies.

The Company invested in WWA Group in 2000, on the basis of potential future value appreciation, and possible working combinations of the Company management's experience in Asian product sourcing and WWA's core auction and selling business. The basis of our original investment is now reaching the stage of maturity. WWA is a publicly traded company, with increasing revenue and profits.

The relationship between the Company and WWA is one of common control, and the Company benefits from the contacts and business development opportunities generated by WWA business activities. The Company desires to be in a position to provide additional financial and business support to WWA to help grow the value of our equity interest in WWA, and to provide the Company opportunities for acquisition and development of businesses related to and generated by WWA.

We believe that our investment in WWA has appreciated in value and has the potential for further appreciation. We also believe that our working relationship with WWA and our access to WWA selling channels and customers gives the Company advantages in its business plan to market Asian manufactured products.

We have recently consummated an agreement to acquire the exclusive distribution rights to sell Furkawa Unic hydraulic truck cranes and crawler cranes to the U.A.E. market. The products are in the same category of commercial and construction equipment that WWA is a U.A.E. market leader in selling, and many of the buyers of the Unic products are WWA customers. The Company has a verbal agreement to share space, staff and customers data with WWA on case by case profit sharing basis when applicable. We plan to expand into other countries as exclusive distributors of the Unic products in the future.

We have also consummated another agreement to purchase the right of first refusal to exclusive distribution rights to sell Trident CNG powered commercial vehicles to 20 countries in the Gulf Region, Southeast Asia, Africa, Central America and Eastern Europe. While we expect to sell Trident commercial vehicles in the U.A.E. by auction, direct sales and franchising, the business is not designed to rely on WWA's networks of buyers. We plan to build a network of sub-distributors in the countries we determine to have the best potential, and add "franchise" fees and profit margin to the vehicles and parts ordered by them.

In order to develop the market for Unic Cranes and Trident Vehicles, the Company must invest in marketing, sales force, and product stock. The Company has the option of selling some of its WWA Group shares in the public market or in private transactions in order to raise funds to pursue its product trading activities. However, the board of directors is of the opinion that the WWA stock is currently undervalued. We also believe that if we sell some of our holdings, the corresponding reduction in leverage over WWA and its networks makes this a less attractive option than using the WWA stock to secure investors and grow the value of the holding using investors' funds. Our plan is to offer some of our stock holding in WWA Group as security to investors in a new class of preferred shares of the Company, in order to raise working capital for the development of the Unic and Trident distribution businesses.

Products and Services

WWA Group operates auctions of heavy equipment in Dubai. WWA has developed a significant customer base and has achieved consistent revenue, profits and a dominant market share in its primary operating market in Dubai.

Unic Cranes are manufactured in Japan by the Furukawa Co., Ltd, and are among the world's most popular and highly regarded products in their niche.

Unic has achieved a dominant market position in Japan and in several other markets. Unic produces a range of innovative light lifting equipment products, which are noted for flexibility, easy operation, safety, and economy. Unic cranes feature remote radio-controlled operation, flexible booms with multiple lifting and grabbing attachments for handling different types of loads, and a variety of features designed to enhance safety and efficiency. Unic's unique crawler cranes can gain access to work sites and other locations that cannot be reached by wheeled vehicles. The Unic A094CR mini-crane won the "best Tools and Access Product" award at the recent Interbuild exhibition at the UK, and the product's ability to move inside buildings and work in spaces inaccessible to other cranes is attracting attention throughout the industry. Unic products are compact, efficient, and easy to maneuver, features which leave them ideally suited to the busy, confined, urban construction environments that are typical of the U.A.E. and its neighboring markets.

The Trident 3-wheeled vehicle was designed and is manufactured in China. The manufacturer builds a range of compact vehicles, which use light internal combustion engines driven by natural gas, gasoline engines or electric propulsion systems. The vehicle was specifically designed to be sold to businesses and individuals in China's rapidly developing urban areas. It is lightweight, compact, inexpensive, environmentally sound, and economical to operate. These qualities make the Trident extremely attractive to consumers in many other markets, especially in areas where fuel economy is a desired feature and incentives are offered for environmentally sound vehicles with few or no emissions. The Trident is ideally suited for urban light commercial use as a delivery or shuttle vehicle and for use by families seeking an inexpensive vehicle capable of highly economical local operation. The manufacturer has agreed to brand a range of the vehicles under the Trident name, specifically modified as per the requirements of the Trident master international distributor, for export outside of China.

The Trident vehicle that the Company will concentrate on seats 4 people, is air conditioned, and can reach a maximum speed of 120 kilometers per hour. The CNG version can drive over 30km on a liter of fuel. The Trident fills an underserved niche between the motorcycle and currently available small cars, and is ideally suited to price-sensitive market conditions in many developing nations, where emerging middle classes and small businesses require inexpensive transport equipment that is economical to operate and maintain.

The Market for Products and Services.

The Company is a participant in the construction equipment business in the Arabian Gulf region, both indirectly, as a shareholder in WWA Group, and directly, as the regional distributor for Unic Cranes. The value of and potential for value appreciation of Asia8's investment in WWA Group, and the market prospects of the Unic Cranes distributorship, are directly tied to the prospects for the regional construction industry.

The Gulf Cooperation Council (Saudi Arabia, the United Arab Emirates, Kuwait, Qatar, and Oman, collectively the “GCC”) is one of the world’s fastest growing and most dynamic construction markets, and Dubai has emerged as the business hub for the region. This unprecedented regional construction boom is fueled by sustained high energy prices: oil and gas export receipts for the GCC rose 40%, to \$291 billion, in 2005, and reached a record \$330 billion in 2006. In mid 2006 the Institute for International Finance, a global association of financial institutions with more than 355 member institutions operating across the world, forecast GCC 2006 nominal GDP growth of almost 19%, which will lift the combined GDP of the GCC economies to around \$725 billion, far beyond the average of about \$300 billion achieved from 2000-2002. This follows a cumulative expansion in nominal GDP of 74% over the last three years. For the GCC as a whole, GDP per capita has risen over the last three years to over \$17,000 from below \$11,000. A moderation in growth to 9.4% is projected for 2007. Given current high oil prices, the IIF estimated that the GCC’s current account surplus reached nearly \$230 billion in 2006 and will exceed \$220 billion in 2007, following surpluses of \$167 billion in 2005 and \$90 billion in 2004.

The prevailing environment of high energy prices is expected to prevail for a number of years, and many analysts believe that the \$50-60 range may become the new standard oil price benchmark. Oil price booms in the past have been driven primarily by political instability in the Middle East. While this is a factor in today’s boom, it is by no means the only factor. Surging energy demand from China and India has become a significant influence on energy markets, and even with OPEC production at full capacity, the supply/demand equation still favors sustained high prices. The large ongoing investments in new production will eventually raise current supply ceilings, but demand is increasing as fast or faster than supply, and virtually all forecasts suggest that high oil prices – and correspondingly high income for the OPEC nations in general and the GCC in particular — will break out of the boom/bust cycle and move to an extended period at the high end of historical price ranges. While 2007 will not see the percentage growth in oil prices, oil revenues, or GDP that was displayed in 2005 and 2006, no declines are anticipated and these indicators will almost certainly continue at historically very high levels. The Middle East/North Africa Financial Network (MENA) projects that:

“After growing at an average of around 8.5 percent in 2003, 5.9 percent in 2004, 6.8 percent in 2005, and an estimated 6 percent in 2006, real GDP growth for the region is forecast to grow at a healthy 5.0 percent in 2007. The U.A.E. is believed to have recorded the highest real GDP growth in 2006 of 10.2 percent, followed by Qatar 7.5 percent, Kuwait 6.5 percent, Saudi Arabia 6.2 percent, Bahrain 6 percent and Oman 5 percent. We expect Qatar to lead the pack in terms of real GDP growth in 2007 rising by 8.6 percent as the country boosts its natural gas production by 42 percent on top of the 8.9 percent increase of 2006. U.A.E. will follow with real GDP growth of 7.2 percent, Oman 5.9 percent, Bahrain 5 percent, Saudi Arabia 4.2 percent, and Kuwait 4.1 percent. The lower growth rates projected for 2007 compared to 2006 is mainly due to the slight decline in crude oil production expected this year.”

The beneficiaries of the oil price boom are investing the proceeds in new infrastructure, catching up from a decade of neglect during the oil glut of the 1990s. MEED Projects, the project-tracking venture of the authoritative Middle East Economic Digest, is currently tracking 1,400 projects in the GCC, Iran, and Iraq, with a combined value of \$700 billion, and MEED publications claim that the database is “adding about \$4 billion in new projects every week”. MEED estimates that regional project spending in the next decade will exceed \$1 trillion. Since the threshold for inclusion in the MEED Projects database is \$50 million, thousands of smaller but still significant projects are not included in this figure. Inclusion of these projects and extrapolation from current trends, particularly in Qatar and Abu Dhabi, suggests that the actual total maybe significantly higher.

The Emirate of Dubai, boasting a 16% economic growth rate despite minimal oil reserves, has led the U.A.E. construction boom for years. Major projects now under construction in Dubai include:

- the \$8 billion Burj Dubai, planned to be the world's tallest building;
- the \$4.2 billion expansion of the Dubai International Airport;
- the \$1.6 billion Dubai Festival City;
- the \$10 billion Dubai Marina
- the \$1.4 billion Jumeirah Islands development;
- the \$3.4 billion Dubai Light Rail System;
- the \$5 billion Dubailand theme park;
- the \$3.4 billion Dubai Mountain City;
- the \$2.7 billion Dubai International Chess City;
- the \$8.17 billion Jebel Ali Airport City;
- the \$10 billion Dubai Waterfront, the most ambitious reclamation effort ever undertaken;
- the \$1 billion Dubai Maritime City;
- the \$1.8 billion Golf City
- the \$3.8 billion Legends theme park;
- the \$27 billion Bawadi Hospitality Project;
- the Dubai Business Bay, with \$54 billion in committed investment;
- the Palm Deira, a new 80km/sq city (larger than Manhattan) on a man-made island. Dredging and reclamation work is already underway, at a cost of \$4.37 billion. The development is expected to include 8000 villas, hotels, clubs, shopping malls, and other luxury facilities.

The City of Dubai has budgeted \$2 billion for roads and bridges, \$300 million for drainage and irrigation projects, and US \$700 million for other public infrastructure, with a recent announcement (March 3, 2006) indicating that an additional \$6.8 billion will be ploughed into infrastructure between 2006 and 2008. Literally thousands of smaller private-sector projects are underway, focused on providing residential, office, commercial, and leisure space for the emirate's population, which is surging at a rate of over 6% per year.

The oil-rich emirate of Abu Dhabi has seen its income soar in the last two years, and is investing in a series of projects that rivals those of Dubai. Abu Dhabi Chamber of Commerce and Industry Chairman Salah Salem bin Omair Al Shamsi reported on June 14, 2006 that the Emirate planned to spend \$163.4 billion in the next 5 years, of which \$87 billion will go to the construction sector, \$32.7 billion will be spent on development and expansion of the tourism sector, \$9.5 billion will be devoted to new power and water projects and \$21.8 billion will be poured into expanding the oil and gas sector. By February of 2007, projections for Abu Dhabi's project market had expanded considerably: on Feb. 13 the Gulf News reported that "the total value of announced and on-going projects in Abu Dhabi has inched close to Dh1 trillion, currently at Dh991 billion (\$270 billion)". This figure is over \$100 billion above the estimate issued only six months earlier, a demonstration of how fast plans can emerge when the resources to sustain them are available.

Abu Dhabi's leading works in progress include:

- the \$6 billion Taweelah aluminum smelter;
- the \$2.7 Abu Dhabi Exhibition Complex;
- the \$8 billion Najmat Abu Dhabi project;
- the \$27.2 billion Saadiyat Island development;
- the \$9.5 billion Al Reem island development;

- the \$6.8 billion Shams Abu Dhabi mixed-use development
- the \$6.7 billion Abu Dhabi Airport expansion;
- the \$4 billion Fujairah oil refinery;
- the \$2.2 billion Taweelah port development;
- the \$9.5 billion Emirates Pearl mixed-use development; and
- the Al-Raha Beach Development, a \$14.5 billion new city for 120,000 people, envisioned as the new gateway to the emirate.

The U.A.E.'s smaller Emirates have jumped in with large projects of their own, including Ras al Khaimah's \$5.5 billion Sanctuary Gardens and \$2.7 billion Mina al Arab, Um al Quwain's \$2.72 billion White Islands and \$3.3 billion Um al Quwain Marina, and Sharjah's \$5 billion Nujoom Islands project.

Qatar, another GCC member in close proximity to Dubai, holds the world's 3rd largest natural gas reserves, and currently exports 14 million metric tons per annum (mmta) of natural gas. This figure is expected to rise to 77 mmta by 2010, which would make Qatar the largest natural gas exporter in the world, supplying as much as one third of global gas consumption. Qatar now has the world's third-highest per-capita income, and as gas exports rise, the country is expected to become the world's wealthiest nation.

Qatar has embarked on a massive construction spree, with \$57 billion in oil and gas projects and \$23 billion in other construction. Qatar has budgeted US\$15 billion dollar for tourism and hotel projects, US \$1.6 billion dollars for water and electricity projects and US \$7 billion for the modernization of Qatar's infrastructure. Projects now underway include:

- a \$3 billion aluminum smelter, a joint venture between Qatar Petroleum (QP) and Norsk Hydro of Norway;
- the \$4 billion Qatargas II project;
- a \$6 billion gas-to-liquids plant being built by Royal Dutch Shell;
- the \$8.16 billion Lusail residential/commercial real estate project;
- a \$4.77 billion causeway linking Qatar and Bahrain;
- the \$2.6 billion new Doha international airport;
- the \$2.5 billion Pearl of the Gulf man-made island project; and
- the \$14.5 billion Ras Laffan port and Gas processing facility;
- the \$7 billion Dolphin natural gas development project;

Leading oil producer Saudi Arabia, with \$194 billion in oil revenues in 2006, is another leading construction market. Spending allocated for new development projects will nearly double in 2007, with emphasis on programs for educational facilities, hospitals, and the ambitious new economic cities, notably the \$26.6 billion King Abdullah Economic City, a state-of-the art residential and industrial complex . \$26 billion has been allocated for education and manpower development including building 2,000 new schools and universities for Tabuk, Najran, Al Baha, and Riyadh. Nearly 400 primary health care centers and 13 new hospitals are planned in addition to more than 60 other hospitals in various stages of development. These are aimed to provide almost 10,000 new beds for the health service. 8,000 kilometers of new highway are planned in addition to 16,000 kilometers already under construction, along with projects aimed at doubling desalination capacity and increasing electrical generation and distribution. Some 600,000 new homes are to be built in the next four years with many more planned.

The extremely high spending on construction projects indicates that demand for heavy equipment auction services will be sustained at high levels. WWA's business is set for substantial acceleration in 2007, as the company removes a major constraint on growth by moving to a larger auction site, and with the planned expansion into new markets. These developments support our belief that the value of Asia8's investment in WWAG has significant potential for medium and long term appreciation.

The rapidly accelerating regional construction market creates enormous potential demand for the Unic lifting products that Asia8 distributes. Much of the regions construction is in dense, crowded urban environments, and the compact, efficient Unic products are ideally suited to loading, unloading, and on-site handling of construction materials under these conditions, and to ongoing finishing and maintenance work.

Japanese industrial products are well received in the U.A.E., and Unic's pricing and features compare very favorably with competing products. Our extensive research and experience in the U.A.E. gives us reason to believe that we can create a significant market share in the U.A.E. for these products. More than 30 units were sold in the U.A.E. from March 2006 through March 2007, at an average gross margin of about 15%, or \$4,500 per unit. With our expanded network of customers in the U.A.E. and our sales channels we expect to increase these sales figures to over 100 units per year by 2009.

We believe that the motor vehicle market in the U.A.E. offers a significant opportunity for our Trident vehicle distributorship. The U.A.E. is often viewed primarily as a market for high-end luxury vehicles, but there is also a large and growing demand for small, economical vehicles appropriate to small business use and as a family vehicle for the large and growing number of middle class workers.

The U.A.E.'s motor vehicle market has seen enormous growth in the last 5 years. In Abu Dhabi, the capitol, the number of registered vehicles increased 650% between 2001 and 2006, from 27,338 to 212,686. This demand is generated by economic growth, and also by a rapidly increasing population: the U.A.E.'s population has increased by 74.8% since 1995, and continues to grow at a rate of over 5% per year, driven primarily by immigration of working adults. In Dubai, the population increased from 1.13 million in 2005 to 1.422 million in 2006, and is expected to reach 1.6 million by 2010.

A recent consumer poll by AC Neilson showed that Internet users in the U.A.E. have the highest vehicle penetration in the world, together with Italians and Americas, with 93% of respondents owning a vehicle. The Neilson poll indicated that 85% of the respondents in the U.A.E. have been affected by high fuel prices and almost half are trying to use their vehicles less in order to control fuel expenses, while almost none would be willing to exchange their vehicle for a motorcycle, scooter, or bicycle.

This conjunction of attachment to the motor vehicle and sensitivity to price increases creates an obvious market niche for compact, inexpensive, and highly economical vehicles like the Trident. The Trident is an ideal candidate for delivery-based businesses, lower middle income families that want personal transportation but cannot afford to own or operate a conventional vehicle, or as a second vehicle for use in daily travel to stores, schools, and markets.

The Trident has well received in markets where it has been introduced. Approximately 15,000 Trident Vehicles were sold in China in 2006 and another 300 were sold in Peru and Egypt in 2006 and 2007, according to the manufacturer. These countries are not part of our exclusive distribution territories. Existing management of the Trident vehicle international sales business has pending orders for more than 200 vehicles from various countries and territories around the world.

While Asia8 is focusing initial attention on the U.A.E. market, we also have distribution rights for several other potentially enormous markets for these vehicles, including Indonesia, a rapidly developing nation with a population of over 240 million, Pakistan, and a number of countries in the North African and Eastern European region. There is an almost unlimited market for environmentally friendly, low cost commercial vehicles in the regions we are targeting. We have serious inquiries from parties interested in buying and operating territorial distributorships in the countries we have exclusive distribution rights for. We believe that we will be able to establish sub-distributors to sell thousands of these vehicles into the huge potential base of buyers in these countries.

The Company's current focus is to sell all stock of Unic crane inventory, and use the gross sales to pay down debt associated with the cranes and to order new stock. Gross profit margins will be used to pay general and administrative expenses. The Company will also seek to obtain cash payments for sub-distributors of Trident vehicles in the U.A.E. and other countries where we have the right of first refusal to sell the vehicles. Cash flow created from these "franchise" sales, and the gross margins on the sale of the vehicles, will be used for general and administrative expenses.

The Company will need to raise funds through the sale of its common stock or preferred shares in order to finance the development of both the Unic and Trident businesses. As of the date hereof, we have not made any arrangements or definitive agreements to use outside advisors or consultants or to raise any additional capital.

We intend to hire sales staff for both the Unic and Trident businesses. Outside advisors or consultants will be used only if they can be obtained for minimal cost or on a deferred payment basis. Management is confident that it will be able to operate in this manner and to develop the business during the next twelve months.

Further, our directors will defer any compensation until such time as an acquisition or merger can be accomplished, and will strive to have the business opportunity provide their remuneration.

Results of Operations

During the period ended March 31, 2007, the Company had not yet consummated the Unic and Trident opportunities. We expect to generate revenue in the current quarter from the Unic business. However, since the Trident business requires initial development and marketing, we do not expect to generate any substantial revenues from this venture in the near term.

Net Income /Losses

For the period from July 9, 1999 to March 31, 2007, the Company recorded an aggregate net loss of \$531,427 which is primarily attributable to losses from the discontinuation of historical business operations and to ongoing general and administrative expenses.

Net losses for the three month period ended March 31, 2007 were \$95,212 as compared to net losses of \$64,557 for the three month period ended March 31, 2006. Higher net losses for the current three month period can be attributed to a loss on equity investments of \$87,508 compared to no loss in the three month period ending March 31, 2006. This was partially offset by interest income and a decrease in general and administrative expenses in the 2007 quarter. The 2007 and 2006 general and administrative expenses were primarily professional fees.

The Company has generated income for each of the last three full years due to other income consolidated from its equity in WWA Group. We expect to generate net income as the net income of WWA Group increases, although there can be no assurances of this. We expect net income to be contributed by the Unic and Trident businesses in the future, but there can be no assurance that these development stage businesses will generate net profit in the near future.

Capital Expenditures

The Company expended no amounts on capital expenditures for the period from July 9, 1999 (inception) to March 31, 2007.

Income Tax Expense (Benefit)

The Company has an income tax benefit resulting from net operating losses to offset any future operating profit. However, the Company has not recorded this benefit in the financial statements because it cannot be assured that it will utilize the net operating losses carried forward in future years.

Liquidity and Capital Resources

The Company has had no operating business since 2000, and has insufficient cash liquidity since this date. However, we have generated increasing shareholders' equity in the last 3 full years due to the net income consolidated from our equity in WWA. As of March 31, 2007 we had \$9,634 in cash, notes and other receivables of \$1,001,500, and total current liabilities of \$973,718. Net stockholders equity in the Company was \$2,401,672 at March 31, 2007.

Cash flow used in operating activities for the period July 9, 1999 to March 31, 2007 was \$1,346,939. Cash flow used in operating activities for the period ended March 31, 2007 was \$45,200 as compared to cash flow used in operating activities of \$5,337 for the three month period ended March 31, 2006. Cash flow used in operating activities in the current three month period can be attributed to general and administrative expenses in addition to a loss from an equity investment.

The Company is holding shares of WWA Group, Inc. as an equity investment. The current face market value of these shares is approximately \$5.4 Million. The shares are restricted common stock in a publicly traded company. As the market allows and in accordance with the limits of Rule 144, we may sell a portion of the shares as a source of operating funds if needed. Any sales proceeds may be used to fund payment of ongoing expenses.

Cash flow used in investing activities for the period July 9, 1999 to March 31, 2007 was \$1,643,416. Cash flow used in activities for the period ended March 31, 2007 and March 31, 2006 was \$0.

Cash flow providing by financing activities for the period July 9, 1999 to March 31, 2007 was \$2,999,989. Cash flow provided by financing activities for the period ended March 31, 2007 was \$54,289 as compared to \$0 for the period ended March 31, 2006. Cash flow provided by financing activities in the current three month period can be attributed to the sale of 443,000 shares of common stock for an aggregate of \$35,800 in cash, at \$0.08 per share, and a loan.

The Company's current assets are only sufficient to sustain operations for 90 days or less. We need to raise approximately \$150,000 in additional cash to sustain operations for the next 12 months. Other than the prospective sales of shares of WWA Group, we have no current commitments or arrangements with respect to funding nor do we have immediate sources of funding. Further, no assurances can be given that any additionally funding would be available to us on acceptable terms if at all. Although our major shareholders would be the most likely source of new funding in the form of loans or equity placements, none have made any commitment for future investment and the Company has no agreement formal or otherwise. The Company's inability to obtain additional funding, if required, would have a material adverse affect on our plan of operation.

The Company has no current plans for the purchase or sale of any plant or equipment except for resale as part of our Unic business.

The Company has no defined benefit plan or contractual commitment with any of its officers or directors.

Impact of Inflation

In the opinion of management, inflation has not and will not have a material effect on our operations until such time as WWA Group adds additional sales and administrative staff in the U.A.E. and other countries experiencing high inflation. At that time, management will evaluate how the possible effects of inflation on WWA Group impacts the Company's business and operations. Inflation has had a negative effect on the net income of WWA Group in the past 24 months, but we believe that increases in WWA Group revenue in recent months is an offsetting consideration.

Critical Accounting Policies

In the notes to the audited financial statements for the year ended December 31, 2006, included in the Company' Form 10-KSB, the Company discusses those accounting policies that are considered to be significant in determining the results of operations and our financial position. The Company believes that the accounting principles we utilized conform to accounting principles generally accepted in the United States of America.

The preparation of financial statements requires Company management to make significant estimates and judgments that affect the reported amounts of assets, liabilities, revenues and expenses. By their nature, these judgments are subject to an inherent degree of uncertainty. On an on-going basis, the Company evaluates estimates. We base our estimates on historical experience and other facts and circumstances that are believed to be reasonable, and the results form the basis for making judgments about the carrying value of assets and liabilities. The actual results may differ from these estimates under different assumptions or conditions.

Recent Accounting Pronouncements

In February 2006, the FASB issued SFAS No. 155, "*Accounting for Certain Hybrid Financial Instruments-an amendment of FASB Statements No. 133 and 140*", to simplify and make more consistent the accounting for certain financial instruments. SFAS No. 155 amends SFAS No. 133, "Accounting for Derivative Instruments and Hedging Activities", to permit fair value re-measurement for any hybrid financial instrument with an embedded derivative that otherwise would require bifurcation, provided that the whole instrument is accounted for on a fair value basis. SFAS No. 155 amends SFAS No. 140, "Accounting for the Impairment or Disposal of Long-Lived Assets", to allow a qualifying special-purpose entity to hold a derivative financial instrument that pertains to a beneficial interest other than another derivative financial instrument. SFAS No. 155 applies to all financial instruments acquired or issued after the beginning of an entity's first fiscal year that begins after September 15, 2006, with earlier application allowed. The adoption of this statement is not expected to have a material effect on the Company's future reported financial position or results of operations.

In March 2006, the FASB issued SFAS No. 156, "*Accounting for Servicing of Financial Assets, an amendment of FASB Statement No. 140, Accounting for Transfers and Servicing of Financial Assets and Extinguishments of Liabilities*". This statement requires all separately recognized servicing assets and servicing liabilities be initially measured at fair value, if practicable, and permits for subsequent measurement using either fair value measurement with changes in fair value reflected in earnings or the amortization and impairment requirements of Statement No. 140. The subsequent measurement of separately recognized servicing assets and servicing liabilities at fair value eliminates the necessity for entities that manage the risks inherent in servicing assets and servicing liabilities with derivatives to qualify for hedge accounting treatment and eliminates the characterization of declines in fair value as impairments or direct write-downs. SFAS No. 156 is effective for an entity's first fiscal year beginning after September 15, 2006. The adoption of this statement is not expected to have a material effect on the Company's future reported financial position or results of operations.

In September 2006, the FASB issued SFAS No. 157, "*Fair Value Measurements*". The objective of SFAS 157 is to increase consistency and comparability in fair value measurements and to expand disclosures about fair value measurements. SFAS 157 defines fair value, establishes a framework for measuring fair value in generally accepted accounting principles, and expands disclosures about fair value measurements. SFAS 157 applies under other accounting pronouncements that require or permit fair value measurements and does not require any new fair value measurements. The provisions of SFAS No. 157 are effective for fair value measurements made in fiscal years beginning after November 15, 2007. The adoption of this statement is not expected to have a material effect on the Company's future reported financial position or results of operations.

In September 2006, the FASB issued SFAS No. 158, "*Employers' Accounting for Defined Benefit Pension and Other Postretirement Plans – an amendment of FASB Statements No. 87, 88, 106, and 132(R)*". This statement requires employers to recognize the overfunded or underfunded status of a defined benefit postretirement plan (other than a multiemployer plan) as an asset or liability in its statement of financial position and to recognize changes in that funded status in the year in which the changes occur through comprehensive income of a business entity or changes in unrestricted net assets of a not-for-profit organization. This statement also requires an employer to measure the funded status of a plan as of the date of its year-end statement of financial position, with limited exceptions. The provisions of SFAS No. 158 are effective for employers with publicly traded equity securities as of the end of the fiscal year ending after December 15, 2006. The adoption of this statement is not expected to have a material effect on the Company's future reported financial position or results of operations.

In September 2006, the Securities and Exchange Commission ("Commission") issued Staff Accounting Bulletin ("SAB") No. 108, "Considering the Effects of Prior Year Misstatements when Quantifying Misstatements in Current Year Financial Statements." SAB No. 108 addresses how the effects of prior year uncorrected misstatements should be considered when quantifying misstatements in current year financial statements. SAB No. 108 requires companies to quantify misstatements using a balance sheet and income statement approach and to evaluate whether either approach results in quantifying an error that is material in light of relevant quantitative and qualitative factors. SAB No. 108 is effective for periods ending after November 15, 2006. The Company is currently evaluating the impact of adopting SAB No. 108 but does not expect that it will have a material effect on its financial position and results of operations.

In February 2007, the FASB issued SFAS No. 159, "The Fair Value Option for Financial Assets and Financial Liabilities". This Statement permits entities to choose to measure many financial assets and financial liabilities at fair value. Unrealized gains and losses on items for which the fair value option has been elected are reported in earnings. SFAS No. 159 is effective for fiscal years beginning after November 15, 2007. The Company is currently assessing the impact of SFAS No. 159 on its financial position and results of operations.

Forward Looking Statements and Factors that May Affect Future Results and Financial Condition

The statements contained in the section titled *Management's Plan of Operations*, with the exception of historical facts, are forward looking statements within the meaning of Section 27A of the Securities Act. A safe-harbor provision may not be applicable to the forward looking statements made in this Form 10-QSB because of certain exclusions under Section 27A (b). Forward looking statements reflect our current expectations and beliefs regarding our future results of operations, performance, and achievements. These statements are subject to risks and uncertainties and are based upon assumptions and beliefs that may or may not materialize. These statements include, but are not limited to, statements concerning:

- our ability to search for an appropriate business opportunity and to subsequently acquire or merge with such entity;
- the sufficiency of existing capital resources to meet our cash and working capital needs;
- our ability to raise additional capital to fund cash requirements for future operations;
- our ability to maintain our corporate existence as a viable entity; and
- the volatility of the stock market and general economic conditions.

We wish to caution readers that the Company's operating results are subject to various risks and uncertainties that could cause our actual results to differ materially from those discussed or anticipated in this report. We also wish to advise readers not to place any undue reliance on the forward looking statements contained in this report, which reflect our beliefs and expectations only as of the date of this report. We assume no obligation to update or revise these forward looking statements to reflect new events or circumstances or any changes in our beliefs or expectations, other than is required by law.

Risks Factors

Our future operating results are highly uncertain. Before deciding to invest in us or to maintain or increase your investment, you should carefully consider the risks described below, in addition to the other information contained in this annual report. If any of these risks actually occur, our business, financial condition or results of operations could be seriously harmed. In that event, the market price for our common stock could decline and you may lose all or part of your investment.

We have a history of significant operating losses and such losses may continue in the future.

Since our inception in 1996, our expenses have substantially exceeded our income, resulting in continuing losses and an accumulated deficit during our development stage of \$531,427 at March 31, 2007. During the three months ended March 31, 2007, we recorded a net loss of \$95,212. Though the Company has historical income from the sale of investments, interest, and equity investments, we have never realized revenue from operations. We will continue to incur operating losses as seek to develop new business opportunities. Our only expectation of future profitability is dependent upon our ability to develop a revenue producing business, which development can in no way be assured. Therefore, we may never be able to achieve profitability.

The Company's limited financial resources cast severe doubt on our ability to acquire a profitable business opportunity.

The Company's future operation is dependent upon the development of a profitable business opportunity. However, the prospect of such development is doubtful due to the Company's limited financial resources and current assets of \$9,634. The Company may seek to improve this financial condition through debt or equity offerings but can provide no assurance that such efforts will be successful. Should we be unable to develop a profitable business opportunity the Company will, in all likelihood, be forced to cease operations.

Going concern issue

Our independent auditors have expressed a going concern issue. Our ability to continue as a going concern is dependant upon our ability to attain profitable operations. We do not have an established source of funds sufficient to cover operating costs and accordingly there is substantial doubt about our ability to continue as a going concern.

Our extremely limited operating history and the discontinuation of our initial business makes it difficult to evaluate our prospects. As a result of our short operating history, we have only limited financial data and business information with which to evaluate our business strategies, past performance and investment in our common stock.

If we lose key personnel, we may be unable to successfully operate our business. The Company depends on the continued contributions of our executive officers to work effectively as a team, to execute our business strategy and to manage our business. The loss of key personnel or their failure to work effectively could have a material adverse effect on our business, financial condition and results of operations.

Common stock price may be extremely volatile

The price of our common stock may be extremely volatile in the event the Company is able to develop a public market for its stock. Therefore, investors may not be able to sell their shares at or above their purchase price, or at all. Our stock was originally quoted on the OTC Bulletin Board, was subsequently relegated to the "Pink Sheets", and in July 2005 the Commission suspended all trading in our securities due to delinquent filings. We have since brought current our filings with the Commission and plan to develop a public market for our securities in the near future. However, there is no assurance that a public market will ever be realized. The price of our common stock in a public market could be highly volatile and could fluctuate substantially because of:

- * actual or anticipated fluctuations in our future business and operating results;
- * changes in or failure to meet market expectations; and
- * fluctuations in stock market price and volume, which are particularly common among securities of technology companies, particularly new start-up companies.

We do not intend to pay dividends

We have never declared or paid any cash dividends on shares of our common stock. We currently intend to retain our future earnings for growth and development of our business and, therefore, we do not anticipate paying any dividends in the foreseeable future.

Possible "Penny Stock" Regulation

Trading of our common stock on the OTC Bulletin Board may be subject to certain provisions of the Securities Exchange Act of 1934 ("Exchange Act"), commonly referred to as the "penny stock" rule. A penny stock is generally defined to be any equity security that has a market price less than \$5.00 per share, subject to certain exceptions. If our stock is deemed to be a penny stock, trading in our stock will be subject to additional sales practice requirements on broker-dealers.

These may require a broker dealer to:

- * make a special suitability determination for purchasers of penny stocks;
- * receive the purchaser's written consent to the transaction prior to the purchase; and
- * deliver to a prospective purchaser of a penny stock, prior to the first transaction, a risk disclosure document relating to the penny stock market.

Consequently, penny stock rules may restrict the ability of broker-dealers to trade and/or maintain a market in our common stock. Also, many prospective investors may not want to get involved with the additional administrative requirements, which may have a material adverse effect on the trading of our shares.

Our internal controls over financial reporting may not be considered effective, which could result in a loss of investor confidence in our financial reports.

Pursuant to Section 404 of the Sarbanes-Oxley Act of 2002, beginning with our annual report for the year ending December 31, 2008, we may be required to furnish a report by our management on our internal controls over financial reporting. Such report will contain, among other matters, an assessment of the effectiveness of our internal controls over financial reporting as of the end of the year, including a statement as to whether or not our internal controls over financial reporting are effective. This assessment must include disclosure of any material weaknesses in our internal controls over financial reporting identified by management. The report will also contain a statement that our independent registered public accounting firm has issued an attestation report on management's assessment of internal controls. If we are unable to assert that our internal controls are effective as of December 31, 2008, or if our independent registered public accounting firm is unable to attest that our management's report is fairly stated or they are unable to express an opinion on our management's evaluation or on the effectiveness of our internal controls, investors could lose confidence in the accuracy and completeness of our financial reports, which in turn could cause our stock price to decline.

Going Concern

The Company's audit expressed substantial doubt as to the Company's ability to continue as a going concern as a result of recurring losses, lack of revenue-generating activities and an accumulated deficit of during the development stage of \$436,215 as of December 31, 2006, which increased to \$531,427 as of March 31, 2007. The Company's ability to continue as a going concern is subject to the ability of the Company to realize a profit from operations and/or obtain funding from outside sources. Since the Company has no revenue generating operations, our plan to address the Company's ability to continue as a going concern over the next twelve months includes: (i) obtaining additional funding from the sale of our securities; and (ii) obtaining loans where possible. Although we believe that we will be able to obtain the necessary funding to allow us to remain a going concern through the methods discussed above, there can be no assurances that such methods will prove successful.

ITEM 3. CONTROLS AND PROCEDURES.

(a) Evaluation of Disclosure Controls and Procedures

Under the supervision and with the participation of our management, including our principal executive officer and principal financial officer, we evaluated the effectiveness of the design and operation of our disclosure controls and procedures, as defined in Rules 13a-15(e) and 15d-15(e) under the Exchange Act, as of March 31, 2007. Based on this evaluation, our principal executive officer and our principal financial officer concluded that, as of the end of the period covered by this report, our disclosure controls and procedures were effective and adequately designed to ensure that the information required to be disclosed by us in the reports we submit under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the applicable rules and forms and that such information was accumulated and communicated to our chief executive officer and chief financial officer, in a manner that allowed for timely decisions regarding disclosure.

(b) Changes in Internal Controls

During the period ended March 31, 2007, there has been no change in internal control over financial reporting that has materially affected, or is reasonably likely to materially affect our internal control over financial reporting.

PART II – OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

None.

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

On January 15, 2007, the Company authorized the issuance of 443,000 shares of common stock for \$0.08 per share to 7 individuals, for cash consideration in the aggregate of \$35,800,000 pursuant to the exemptions from registration provided by Regulation S of the Securities Act of 1933, as amended.

Regulation S provides generally that any offer or sale that occurs outside of the United States is exempt from the registration requirements of the Securities Act, provided that certain conditions are met. Regulation S has two safe harbors. One safe harbor applies to offers and sales by issuers, securities professionals involved in the distribution process pursuant to contract, their respective affiliates, and persons acting on behalf of any of the foregoing (the “issuer safe harbor”), and the other applies to resales by persons other than the issuer, securities professionals involved in the distribution process pursuant to contract, their respective affiliates (except certain officers and directors), and persons acting on behalf of any of the foregoing (the “resale safe harbor”). An offer, sale or resale of securities that satisfied all conditions of the applicable safe harbor is deemed to be outside the United States as required by Regulation S. The distribution compliance period for shares sold in reliance on Regulation S is one year.

The Company complied with the requirements of Regulation S by having made no directed offering efforts in the United States, by offering only to offerees who were outside the United States at the time the stock was issued, and ensuring that the offerees to whom the stock was issued were a non-U.S. offerees with an addresses in a foreign country.

ITEM 3. DEFAULTS UPON SENIOR SECURITIES

None.

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

On April 20, 2007, the Company held a special meeting of shareholders to consider the amendment of its articles of incorporation to change the name of the Company to “Asia8, Inc.” and to create a preferred class of shares comprised of 25,000,000 shares par value \$0.001. The shareholders were also asked to consider authorizing the board of directors to effect a one share for two shares reverse split of the Company’s common stock.

The shareholders approved the proposed amendments to the Company’s articles of incorporation and authorized the board of directors to effect the reverse split. The amendments and the reverse split were made effective April 27, 2007.

ITEM 5. OTHER INFORMATION

None.

ITEM 6. EXHIBITS

Exhibits required to be attached by Item 601 of Regulation S-B are listed in the Index to Exhibits on page 26 of this Form 10-QSB, and are incorporated herein by this reference.

SIGNATURES

In accordance with the requirements of the Securities Exchange Act of 1934, the Registrant caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Asia8, Inc. (formerly Asia4Sale.com, Inc.)

By: /s/ Eric Montandon

Eric Montandon

Chief Executive Officer, Chief Financial Officer and Principal Accounting Officer

Date: May 15, 2007

EXHIBITS

<i>Exhibit No.</i>	<i>Page No.</i>	<i>Description</i>
3(i)(a)	*	Articles of Incorporation of the Company (incorporated by reference to the Form 10-12G filed with the Commission on October 20, 1999).
3(i)(b)	27	Certificate of Amendment of Articles of Incorporation of H & L Investments Incorporated dated December 29, 1999.
3(ii)(c)	28	Certificate of Amendment of Articles of Incorporation of Asia4Sale.com, Inc. dated April 27, 2007
3(ii)	*	By-laws of the Company (incorporated by reference to the Form 10-12G filed with the Commission on October 20, 1999).
31	30	Certification of the Chief Executive Officer and Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
32	31	Certification of the Chief Executive Officer and Chief Financial Officer pursuant to 18 U.S.C. Section 1350 as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

CERTIFICATE OF AMENDMENT
OF
ARTICLES OF INCORPORATION
OF
H&L INVESTMENTS, INCORPORATED

The undersigned, CARMINE J. BUA, does hereby certify as follows:

1. I am the President and Secretary of H & L INVESTMENTS, INCORPORATED, a Nevada corporation.
2. The original Articles of Incorporation of H & L INVESTMENTS, INCORPORATED, were filed with the Secretary of State of Nevada on September 23, 1996.
3. That the Board of Directors of said corporation via an Action By Unanimous Written Consent of Board of Directors effective as of December 22, 1999, adopted a resolution to amend the Articles of Incorporation of the corporation as follows:

ARTICLE I. is hereby amended to read as follows:

1. NAME OF THE CORPORATION: ASIA4SALE.COM, INC.
4. The number of shares of the corporation outstanding and entitled to vote on an amendment to the Articles of Incorporation is 1,000,000; that said amendment has been consented to and approved by a majority vote of the stockholders holding at least a majority of each class of stock outstanding and entitled to vote thereon.

DATED: December 22, 1999

/s/ Carmine J. Bua
CARMINE J. BUA
President and Secretary

**CERTIFICATE OF AMENDMENT TO THE ARTICLES OF INCORPORATION OF
ASIA4SALE.COM, INC.**

The undersigned, Eric Montandon, does hereby certify as follows:

1. I am the chief executive officer and a director of Asia4Sale.com, Inc., a Nevada corporation.
2. The original articles of incorporation of Asia4Sale.com, Inc. were filed with the Secretary of State of Nevada on September 23, 1996 as H & L Investments Incorporated.
3. A certificate of amendment to the articles of incorporation of Asia4Sale.com, Inc. was filed with the Secretary of State of Nevada on December 29, 1999 amending the name of the corporation to Asia4Sale.com, Inc.
4. On April 20, 2007, the shareholders holding a majority of those shares outstanding voted to amend the corporation's articles of incorporation, effective April 27, 2007, to delete the first and fourth provisions of the existing articles of incorporation in their entirety, to be replaced as follows:

Name of Corporation: Asia8, Inc.

Number of Shares the Corporation is Authorized to Issue:

(A) The authorized capital stock of the Corporation shall consist of 100,000,000 shares of common stock, \$0.001 par value, and 25,000,000 shares of preferred stock \$0.001 par value. All shares of common stock shall have full and unlimited voting power, entitled to one (1) vote per share and shall be without distinction as to powers, preferences and rights. No holder of shares of the common stock of the Corporation shall have preemptive or preferential right to subscribe for, purchase or receive any additional shares of capital stock of the Corporation or rights or options to purchase additional shares of the capital stock of the Corporation or securities convertible into or carrying rights or options to purchase additional shares of the capital stock of the Corporation. All shares of preferred stock shall have the powers, preferences and rights as established by the Corporation's board of directors pursuant to (B) hereto.

(B) The board of directors is authorized, subject to the limitations prescribed by law and the provisions of (A) above to provide for the issuance of the shares of the Corporation's preferred stock in series' and to establish from time to time the number of shares to be included in each such series and the qualifications, limitations or restrictions thereof.

The authority of the board of directors with respect to each series shall include, but not be limited to, a determination of the following:

- i. The number of shares constituting that series and the distinctive designation of that series;
- ii. The dividend rate on the shares of that series, whether dividends shall be cumulative (or partially cumulative), and if so, from which dates or dates, and the relative rights of priority, if any, of payment of dividends on shares of that series;
- iii. Whether that series shall have voting rights, in addition to the voting rights provided by law, and, if so, the terms of such voting rights.

iv. Whether the series shall have conversion privileges, and, if so, the terms and conditions of such conversion, including provision for adjustment of the conversion rate in such events as the board of directors shall determine;

v. Whether or not the shares of that series shall be redeemable, and, if so, the terms and conditions of such redemption, including the date or date upon or after which same shall be redeemable, and the amount per share payable in case of redemption, which amount may vary under different conditions and at different redemption dates;

vi. Whether that series shall have a sinking fund for the redemption or purchase of shares of that series, and, if so, the terms and the amount of such sinking fund;

vii. Whether the shares of such series shall have a preference, as to payment of dividends or otherwise, over the common shares of the Corporation or the shares of any other series of preferred stock;

viii. The rights of the shares of that series in the event of voluntary or involuntary liquidation, dissolution or winding up of the Corporation, and the relative rights of priority, if any, of payment of shares of that series; and

ix. Any other relative rights, preferences and limitations of that series.

Dividends on outstanding shares of Corporation preferred stock shall be paid or declared and set apart for payment before any dividends shall be paid or declared and set apart for payment on the Corporation's common stock with respect to the same dividend period.

If upon any voluntary or involuntary liquidation, dissolution or winding up of the Corporation, the assets available for distribution to holders of shares of preferred stock of all series shall be insufficient to pay such holders the full preferential amount to which they are entitled, then such assets shall be distributed ratably among the shares of all series of preferred stock in accordance with the respective preferential amounts (including unpaid cumulative dividends, if any) payable with respect thereto.

5. On April 20, 2007, the shareholders holding a majority of those shares issued and outstanding in the corporation voted to authorize the corporation's board of directors to effect a reverse split of the corporation's outstanding common stock on a one new share for two old shares (1:2) basis, effective April 27, 2006.

6. The number of shares of the corporation outstanding and entitled to vote on the amendments to the corporation's articles of incorporation and to authorize the corporation's board of directors to effect a reverse split of the corporation's outstanding shares is 41,895,716; that said amendments and said authorization have been consented to and approved by a majority vote of the shareholders holding at least a majority of each class of stock outstanding and entitled to vote thereon.

Dated April 20, 2007

/s/ Eric Montandon
Eric Montandon
Chief Executive Officer and Director

**CERTIFICATION OF CHIEF EXECUTIVE OFFICER AND CHIEF FINANCIAL OFFICER
PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002**

I, Eric Montandon certify that:

1. I have reviewed this report on Form 10-QSB ("Report") of Asia8, Inc.;
2. Based on my knowledge, this Report 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 Report;
3. Based on my knowledge, the financial statements, and other financial information included in this Report, fairly present in all material respects the financial condition, results of operations and cash flows of the small business issuer as of, and for, the period presented in this Report;
4. I am responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) for the small business issuer and have:
 - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under my supervision, to ensure that material information relating to the small business issuer is made known to me by others within those entities, particularly during the period in which this Report is being prepared;
 - b) Evaluated the effectiveness of the small business issuer's disclosure controls and procedures and presented in this Report my conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this Report based on such evaluation; and
 - c) Disclosed in this Report any change in the small business issuer's internal control over financial reporting that occurred during the small business issuer's most recent fiscal quarter (the small business issuer's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the small business issuer's internal control over financial reporting; and
5. I have disclosed, based on my most recent evaluation, to the small business issuer's auditors and the audit committee of small business issuer's board of directors (or persons performing the equivalent functions):
 - a) All significant deficiencies and material weaknesses in the design or operation of internal controls over financial reporting which are reasonably likely to adversely affect the small business issuer's ability to record, process, summarize and report financial information; and
 - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the small business issuer's internal controls over financial reporting.

Date: May 15, 2007

/s/ Eric Montandon

Eric Montandon

Chief Executive Officer and Chief Financial Officer

**CERTIFICATION OF CHIEF EXECUTIVE OFFICER AND CHIEF FINANCIAL OFFICER
PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF
THE SARBANES-OXLEY ACT OF 2002**

In connection with the report on Form 10-QSB of Asia8, Inc. for the quarterly period ended March 31, 2007 as filed with the Securities and Exchange Commission on the date hereof (“Report”), I, Eric Montandon, do hereby certify, pursuant to 18 U.S.C. §1350, as adopted pursuant to §906 of the Sarbanes-Oxley Act of 2002, that, to the best of my knowledge:

- (1) This Report complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in this Report fairly represents, in all material respects, the financial condition of the small business issuer at the end of the period covered by this Report and results of operations of the small business issuer for the period covered by this Report.

/s/ Eric Montandon

Eric Montandon

Chief Executive Officer and Chief Financial Officer

May 15, 2007

This certification accompanies this Report pursuant to §906 of the Sarbanes-Oxley Act of 2002 and shall not, except to the extent required by the Sarbanes-Oxley Act of 2002, be deemed filed by the small business issuer for the purposes of §18 of the Securities Exchange Act of 1934, as amended. This certification shall not be incorporated by reference into any filing under the Securities Act of 1933, as amended, or the Securities Exchange Act of 1934, as amended (whether made before or after the date of this Report), irrespective of any general incorporation language contained in such filing.

A signed original of this written statement required by §906 has been provided to the small business issuer and will be retained by the small business issuer and furnished to the Securities and Exchange Commission or its staff upon request.