Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

VITA MOBILE SYSTEMS, INC.

A Florida Corporation

2640 Main St Irvine, CA 92614

(949) 864 -6902 www.vitamobilesystems.com info@vitamobilesystems.com <u>7374</u>

Quarterly Report For the Period Ending: Mar 31, 2024

(the "Reporting Period")
As of Mar 31, 2024, the number of shares outstanding of our Common Stock was:
<u>1,156,380,000</u>
As of Dec 31, 2023, the number of shares outstanding of our Common Stock was:
<u>1,156,380,000</u>
As of <u>December 31, 2022</u> , the number of shares outstanding of our Common Stock was:
<u>1,156,380,000</u>
Indicate by check mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933 Rule 12b-2 of the Exchange Act of 1934 and Rule 15c2-11 of the Exchange Act of 1934):
Yes: □ No: ⊠
Indicate by check mark whether the company's shell status has changed since the previous reporting period:
Yes: □ No: ⊠
Indicate by check mark whether a Change in Control ¹ of the company has occurred over this reporting period:
¹ "Change in Control" shall mean any events resulting in:
(i) Any "person" (as such term is used in Sections 13(d) and 14(d) of the Exchange Act) becoming the "beneficial owner" (as defined in Rule 13d-3 of the Exchange Act), directly or indirectly, of securities of the Company's then outstanding voting the total voting power represented by the Company's then outstanding voting the company's the compa

⁽i) securities;

⁽ii) The consummation of the sale or disposition by the Company of all or substantially all of the Company's assets;

⁽iii) A change in the composition of the Board occurring within a two (2)-year period, as a result of which fewer than a majority of the directors are directors immediately prior to such change; or

Yes: ☐ No: ⊠

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

In answering this item, provide the current name of the issuer any names used by predecessor entities, along with the dates of the name changes.

The name of the Corporation is <u>Vita Mobile Systems</u>, <u>Inc</u>. as of January 31, 2018.

Prior to changing the name to Vita Mobile Systems, Inc., the Company's name was Gold Mining USA, Inc. until January 2018; Standard Oil Company USA, Inc. until May 2012, International Energy, Ltd until May 2010, BDW Holdings, Ltd. until March 2006, Pacific Coast Apparel Co. until July 2005.

The state of incorporation or registration of the issuer and of each of its predecessors (if any) during the past five years; Please also include the issuer's current standing in its state of incorporation (e.g. active, default, inactive):

VITA Mobile Systems, Inc. (the "Company"), formerly Gold Mining USA, Inc. was incorporated on April 28, 1995 under the laws of the state of California. In <u>June of 2007</u> the Company filed Certificate of Domestication and Articles of Incorporation with the State of Florida and became governed by the laws of the state of <u>Florida</u>. The <u>Company's current status in the State of Florida is active</u>.

Describe any trading suspension orders issued by the SEC concerning the issuer or its predecessors since inception:

No trading suspensions

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

On July 7, 2021 Company acquired Think Universal Solutions Associates, LLC ("Think USA"). Think USA was incorporated on 6/24/2021 in the state of Delaware and is privately held limited liability company. The Company acquired all of Think USA's issued and outstanding membership units, in exchange for 100,000,000 shares of Company common stock and a shareholder transfer of 30,000,000 shares of Company preferred stock. As a result of acquisition of Think USA, Company has undergone a management restructuring. On August 15, 2021 Sean Guerrero has resigned from the Board and the position of the Company CEO. Colin G. Walker has been nominated to the position of the Company CEO. The nomination and appointment of Colin G. Walker as the Company CEO has been finalized and is effective with the completion of this Agreement.

The address(es) of the issuer's principal executive office:

2640 Main St, Irvine, CA 92614

⁽iv) The consummation of a merger or consolidation of the Company with any other corporation, other than a merger or consolidation which would result in the voting securities of the Company outstanding immediately prior thereto continuing to represent (either by remaining outstanding or by being converted into voting securities of the surviving entity or its parent) at least fifty percent (50%) of the total voting power represented by the voting securities of the Company or such surviving entity or its parent outstanding immediately after such merger or consolidation.

The address(es) of the issuer's principal place of business: Check box if principal executive office and principal place of business are the same address: Has the issuer or any of its predecessors been in bankruptcy, receivership, or any similar proceeding in the past five years? Yes: □ No: ⊠ If this issuer or any of its predecessors have been the subject of such proceedings, please provide additional details in the space below:

N/A

2) **Security Information**

Transfer Agent

Name: Empire Stock Transfer Phone: (702) 818-5898

Email: info@empirestock.com

Address: 1859 Whitney Mesa Dr. Henderson, NV 89014

Is the Transfer Agent registered under the Exchange Act?² Yes: ⊠ No: □

Publicly Quoted or Traded Securities:

Trading symbol: **VMSI**

Exact title and class of securities outstanding: Common Stock CUSIP: 92846K100 Par or stated value: 0.0001

Total shares authorized: 3,500,000,000 as of date: 03/31/2024 1,156,380,000 as of date: 03/31/2024 Total shares outstanding: Number of shares in the Public Float³: 339,236,660 as of date: 03/31/2024

Total number of shareholders of record: 498 as of date: 03/31/2024

All additional class(es) of publicly quoted or traded securities:

Trading symbol: VMSI

Exact title and class of securities outstanding: Preferred Stock CUSIP: 92846K100 Par or stated value: 0.0001

Total shares authorized: 200,000,000 as of date: <u>03/31/2024</u> as of date: 03/31/2024 Total shares outstanding: 100.100.000

Other classes of authorized or outstanding equity securities:

N/A

² To be included in the Pink Current Information tier, the transfer agent must be registered under the Exchange Act.

³ "Public Float" shall mean the total number of unrestricted shares not held directly or indirectly by an officer, director, any person who is the beneficial owner of more than 10 percent of the total shares outstanding (a "control person"), or any affiliates thereof, or any immediate family members of officers, directors and control persons.

Security Description:

1. For common equity, describe any dividend, voting and preemption rights.

Common Equity: Common Stock

Dividend: None Voting Rights: 1 to 1 Preemption Rights: None

2. For preferred stock, describe the dividend, voting, conversion, and liquidation rights as well as redemption or sinking fund provisions.

Preferred Stock: Preferred Stock

Dividend: None Voting Rights: 1 to 10

Preemption Rights: Preemptive rights over common stock

3. Describe any other material rights of common or preferred stockholders.

Common stock is common equity that has 1 to 1 voting rights and 1 to 1 conversion rights Preferred Stock has 1 to 10 voting rights and 1 to 1 conversion rights

4. Describe any material modifications to rights of holders of the company's securities that have occurred over the reporting period covered by this report.

N/A

3) Issuance History

A. Changes to the Number of Outstanding Shares

Shares Outstanding as of Second Most Recent Fiscal Year End: December 31, 2021	Opening Balance: Common: 1,156,379,000 Preferred: 100,100,000								
Date of Transaction	Transaction type	Number of Shares Issued (or cancelled)	Class of Securities	Value of shares issued (\$/per share) at Issuance	Were the shares issued at a discount to market price at the time of issuance? (Yes/No)	Individual/ Entity Shares were issued to	Reason for share issuance	Restricted or Unrestricted as of this filing?	Exemption or Registration Type?
2/17/2021	New Issuance	19,611,849	Common Stock	\$0.003965	Yes	Tangiers Global, LLC. Control Person - Michael Sobek	Debt Conversion	Restricted	Section 3(a)(9) of the Securities Act of 1933, as amended, and rules and regulations promulgated thereunder

8/5/2021	New Issuance	22,500,000	Common Stock	\$0.0047	No	Sean Guerrero	Transfer of 22,500,000 Shares of Company Preferred Stock to Colin Walker related to Company Acquisition of Think Universal Solutions Associates, LLC (Think USA) Transfer of	Restricted	Section 4(a)(2) of the Securities Act of 1933as amended, and rules and regulations promulgated thereunder
8/5/2021	New Issuance	7,500,000	Common Stock	\$0.0047	No	Steven Guerrero	22,500,000 Shares of Company Preferred Stock to Colin Walker related to Company Acquisition of Think Universal Solutions Associates, LLC (Think USA)	Restricted	Section 4(a)(2) of the Securities Act of 1933as amended, and rules and regulations promulgated thereunder
8/5/2021	New Issuance	10,000,000	Common Stock	\$0.0047	No	Alexander Walker	Acquisition ("ThinkUSA")	Restricted	Section 4(a)(2) of the Securities Act of 1933as amended, and rules and regulations promulgated thereunder
8/5/2021	New Issuance	30,000,000	Common Stock	\$0.0047	No	Jermaine Walker	Acquisition ("ThinkUSA")	Restricted	Section 4(a)(2) of the Securities Act of 1933as amended, and rules and regulations promulgated thereunder
8/5/2021	New Issuance	10,000,000	Common Stock	\$0.0047	No	Phillip Walker	Acquisition ("ThinkUSA")	Restricted	Section 4(a)(2) of the Securities Act of 1933as amended, and rules and regulations promulgated thereunder
8/5/2021	New Issuance	10,000,000	Common Stock	\$0.0047	No	Rosita Green	Acquisition ("ThinkUSA")	Restricted	Section 4(a)(2) of the Securities Act of 1933as amended, and rules and regulations promulgated thereunder
8/5/2021	New Issuance	10,000,000	Common Stock	\$0.0047	No	Thaddeus Patrice Jr.	Acquisition ("ThinkUSA")	Restricted	Section 4(a)(2) of the Securities Act of 1933as amended, and rules and

									regulations promulgated thereunder
2/22/2022	New Issuance	1,000,000	Common Stock	\$0.005	No	Colin Walker	Purchase	Restricted	Section 4(a)(2) of the Securities Act of 1933as amended, and rules and regulations promulgated thereunder
Shares Outstanding on Date of This Report 03/31/2024	Ending Balance: Common: 1,156,380,000 Preferred: 100,100,000								

B. Debt Securities, Including Promissory and Convertible Notes

Indicate by check mark whether there are any outstanding promissory, convertible notes, convertible debentures, or any other debt instruments that may be converted into a class of the issuer's equity securities:

No: ☐ Yes:	\boxtimes	
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Date of Note Issuance		standing	Amo	cipal ount at ance (\$)	Interd (\$)	est Accrued	Maturity Date	Conversion Terms (e.g. pricing mechanism for determining conversion of instrument to shares)	Name of Noteholder	Reason for Issuance (e.g. Loan, Services, etc.)
5/30/2017	\$	376	\$	36,500	\$ 0		Demand	\$0.007	North Coast Ventures, Inc. Control Person- Robert Rositano	Loan
3/30/2017	Φ	370	J.	30,300	\$0		Demand	\$0.007	North Coast Ventures, Inc.	Loan
1/31/2018	\$	24,300	\$	22,500.00	\$	1,800	1/30/2019	\$ 0.03	Control Person- Robert Rositano	Loan
2/28/2018	\$	10,574	\$	10,574	\$	0	Demand	\$ 0.03	Nolan Quan	Loan
3/1/2018	\$	83,700	\$	77,500.00	\$	6,200	2/28/2019	\$ 0.15	North Coast Ventures, Inc. Control Person- Robert Rositano North Coast Ventures, Inc. Control Person-	Loan
6/7/2018	\$	18,900	\$	17,500.00	\$	1,400	6/6/2019	\$ 0.05	Robert Rositano North Coast	Loan
7/5/2018	\$	16,200	\$	15,000.00	\$	1,200	7/4/2019	\$ 0.035	Ventures, Inc. Control Person- Robert Rositano	Loan
10/19/2018	\$	3,780	\$	3,500.00	\$	1,400	10/18/2019	\$ 0.02	North Coast Ventures, Inc. Control Person- Robert Rositano	Loan
10/22/2018	\$	0	\$	78,750.00	\$	7,875	8/22/2019	\$ 0.01	Tangiers Global, LLC. Control Person - Michael Sobeck	Loan
10/22/2018	\$	55,000	\$	50,000.00	\$	5,000	7/22/2019	\$ 0.01	Tangiers Global, LLC. Control Person - Michael Sobeck	Loan

5/20/2019	\$	0	\$	42,000.00	\$	4,200	12/20/2019	\$ 0.01	Tangiers Global, LLC. Control Person - Michael Sobeck	Loan
3/20/2019	Ψ		Ψ	12,000.00	Ψ	1,200	12/20/2019	ψ 0.01	Tangiers Global,	Louir
									LLC. Control	
									Person - Michael	
9/11/2020	\$	45,000.00	\$	45,000.00	\$	246	07/10/2021	\$ 0.01	Sobeck	Loan
									Virtunet, Inc.	
							Payable on		Conrtol Person-	
a/o 12/31//2020	\$	11,571	\$	11,571	\$	-	Demand	Non-Convertible	Mireille Rostamian	Loan
							Payable on			
10/23/2017	\$	96,000.00	\$	96,000.00	\$	=	Demand	Non-Convertible	Nolan Quan	Loan

4) Issuer's Business, Products and Services

- A. Vita Mobile Systems, Inc. (OTC PINK: VMSI) is a data company focusing on digital imaging in mobile technology, collection of big data and development of artificial intelligence (AI) and advertising technologies (ad tech). Advertising Technology or "ad tech", refers to different types of analytics and digital tools used in the context of targeted advertising.
- B. VMSI acquired MR Processing, LLC on Sep 30, 2017. MR Processing, LLC specializes in internet marketing technologies.

MR Processing, LLC

2640 Main St, Irvine, CA 92614

VMSI acquired Think Universal Solutions associates, LLC that brings proprietary Artificial Intelligence (AI) Resource Engine designed to analyze geolocation-based information and trends, complementing VMSI's own geolocation-based social application platforms.

Think Universal Solutions Associates, LLC

251 Little Falls Drive

Wilmington, DE 19808

C. Vita Mobile Systems has developed artificial intelligence algorithms and tools which gather, categorize, analyze and augment digital content. The Company has added Think USA's proprietary technologies that complement the Company's platform. Its most recent social media app unifies all of the developed tools until now to serve as an ultimate travel companion using real-time geo-location based technologies.

5) Issuer's Facilities

The Company does not own any facilities

6) Company Insiders (Officers, Directors, and Control Persons)

The following table sets forth certain information regarding the beneficial ownership of the Company Common Stock and other classes of stock as of Mar 31, 2024 by (a) each stockholder who is known to us to own beneficially 5% or more of the Company outstanding Common Stock and any other classes of stock; (b) all directors; (c) the Company executive officers, and (d) all executive officers and directors as a group. Except as

otherwise indicated, all persons listed below have (i) sole voting power and investment power with respect to their shares of class of stock, except to the extent that authority is shared by spouses under applicable law, and (ii) record and beneficial ownership with respect to their shares of class of stock.

For purposes of this table, a person or group of persons is deemed to have "beneficial ownership" of any shares of class of stock that such person has the right to acquire within sixty (60) days of Mar 31, 2024. Unless otherwise identified, the address of the Company directors and officers is c/o VITA, 2640 Main Street, Irvine, CA 92614.

(1) Percentages based on the 1,156,380,000 Common Stock outstanding

Name of Officer/Director and Control Person	Affiliation with Company (e.g. Officer/Director/Owner of more than 5%)	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding	Note
Martin R. Wade, III	Chairman, CFO, <u>Director</u>	Irvine, CA	66,550,000	Common Stock	<u>5.76%</u>	
Colin Walker	Director, Corporate Secretary	<u>Irvine, CA</u>	45,550,000	Common Stock	4.03%	
Son Pham	<u>Director</u>	<u>Irvine, CA</u>	10,000,000	Common Stock	0.86%	
Kyle Kohler	СТО	Irvine, CA	50,000,000	Common Stock	4.32%	

(1) Percentages based on the 100,100,000 Series A Preferred Stock outstanding

Name of Officer/Director and Control Person	Affiliation with Company (e.g. Officer/Director/Owner of more than 5%)	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding	Note
Martin. R. Wade, III	Chairman, CFO	<u>Irvine, CA</u>	5,000,000	Preferred Stock	<u>5%</u>	
Colin Walker	Director, Corporate Secretary	<u>Irvine, CA</u>	35,000,000	Preferred Stock	34.97%	
Joseph McElroy	Preferred Stock Holder	Irvine, CA	30,000,000	Preferred Stock	29.97%	
Herbert Quan	Preferred Stock Holder	<u>Irvine, CA</u>	30,000,000	Preferred Stock	29.97%	
Byedler Family Trust	Preferred Stock Holder	<u>Irvine, CA</u>	100,000	Preferred Stock	0.10%	Control Person – Lynette Mueller

7) Legal/Disciplinary History

- A. None of the Company Executive Officers or Directors have 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);
- 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;
- 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
- 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.
- B. None of the Company Executive Officers or Directors are in any material pending legal proceedings.

8) Third Party Providers

Securities Counsel

Alverson Taylor & Sanders 6605 Grand Montecito Parkway Suite 200 Las Vegas, NV 89149

9) Financial Statements

Α.	The following financial statements were prepared in accordance with:

U.S. GAAP	
☐ IFRS	

B. The financial statements for this reporting period were prepared by (name of individual)⁴:

Name: Martin R. Wade, III
Title: CFO

Relationship to Issuer: Company CFO

- a. Unaudited
- b. Consolidated Balance sheet

OTC Markets Group Inc.
OTC Pink Basic Disclosure Guidelines (v2.0 February 2019)

	March 31, 2024	December 31, 2023
ASSETS		
Current Assets		
Bank Account	1,639	1,885
Prepaid Expenses	0	0
Total Current Assets	1,639	1,885
Other Assets		
Development	485,500	485,500
Goodwill	0	0_
Total Other Assets	485,500	485,500
TOTAL ASSETS	487,139	487,385
LIABILITIES AND EQUITY		
Liabilities		
Current Liabilities		
Accounts Payable	277,780	276,930
Total Accounts Payable	277,780	276,930
Other Current Liabilities		
Accrued Interest	136,738	136,738
Convertible Notes-Current Portion	276,000	276,000
Convertible Notes-Debt Issuance Cost	0	0
Convertible Notes-Discount	5,000	5,000
Total Other Current Liabilities	417,738	417,738
Total Current Liabilities	417,738	417,738
Long-Term Liabilities		
Convertible Notes	10,950	10,950
Due to parties	74,603	24,603
Loans Payable	11,729	11,729
Promissory Notes	96,000	96,000
Total Long-Term Liabilities	193,282	143,282
Total Liabilities	888,800	837,950
Equity		
Additional Paid-in Capital	8,121,019	8,121,019
Common Stock	131,938	131,938
Preferred Stock	10,010	10,010
Treasury		
Treasury Stock - At Cost	(15,800)	(15,800)
Treasury Stock - At Discount	1,923	1,923
Treasury Stock - Paid in Capital	(804,500)	(804,500)
Total Treasury	(818,377)	(818,377)
Retained Earnings	(7,795,155)	(7,754,603)
Net Income	(1,846)	(40,553)
Total Equity	(352,411)	(350,565)
TOTAL LIABILITIES AND EQUITY	536,389	487,385

c. Consolidated Statement of Income

	Jan-Mar, 2024	Oct-Dec, 2023		
Income				
Total Income				
Gross Profit	0	0		
Expenses				
Bank Charges & Fees	0	0		
Consulting	1,000	3,000		
Debt Issuance Cost	0	0		
Accretion	0	0		
Filing Fees	0	0		
Finance Cost	0	0		
Interest Expense	0	0		
Legal Expense	525	0		
Legal & Professional Services	0	0		
Management Fees	0	0		
Marketing Expense	0	0		
Melio Credit card fee	0	0		
Office Supplies & Software	321	631		
Other Business Expenses	0	0		
Postage and Delivery Expense	0	0		
Reporting Expense	0	3,660		
Transfer Agent Expense	0	0		
Other Taxes Expense	0	0		
Taxes	0	0		
Total Expenses	1,846	7,291		
Net Operating Income	(1,846)	(7,291)		
Other Income				
Gain/Loss - Debt Settlement	0	0		
Total Other Income	0	0		
Net Other Income	0	0		
Net Income	(1,846)	(7,291)		

d. Consolidated Statement of Cash Flows

	Jan-Mar, 2024	Jul-Sep, 2023	
OPERATING ACTIVITIES			
Net Income	(1,846)	(7,058)	
Adjustments to reconcile Net Income to Net Cash provided	· · ·	, ,	
by operations:			
Prepaid Expenses	0	0	
Accounts Payable	850	3,075	
Accrued Interest	0	0	
Loans Payable	619	619	
Convertible Notes-Current Portion	0	0	
Convertible Notes-Current Portion: Convertible Notes-			
Discount	0	0	
Total Adjustments to reconcile Net Income to Net Cash	-		
provided by operations:	1,469	3,694	
Net cash provided by operating activities	(377)	(3,364)	
INVESTING ACTIVITIES			
Development	0	0	
Intercompany Account	(619)	(619)	
Net cash provided by investing activities	(619)	(619)	
FINANCING ACTIVITIES			
Additional Paid-in Capital	0	0	
Common Stock	0	0	
Due to parties	50,000	5,000	
Net cash provided by financing activities	50,000	5,000	
Net cash increase for period	49,004	1,017	
Cash at beginning of period	1,885	868	
Cash at end of period	50,889	1,885	

e. Statement of Changes in Shareholders' Equity

March 31, 2024

Common Stock, \$0.0001 Par	Preferred Stock		Retained Earnings	Treasury Stock	Total Stockholder's Equity
131,938	10,010	8,121,019	(7,795,156)	(818,377)	(350,566)
			(1,846)		
131,938	10,010	8,121,019	(7,797,002)	(818,377)	(352,412)
	\$0.0001 Par 131,938	\$0.0001 Par Preferred Stock 131,938 10,010	\$0.0001 Par Preferred Stock in Capital 131,938 10,010 8,121,019	\$0.0001 Par Preferred Stock in Capital Earnings 131,938 10,010 8,121,019 (7,795,156) (1,846)	\$0.0001 Par Preferred Stock in Capital Earnings Stock 131,938 10,010 8,121,019 (7,795,156) (818,377) (1,846)

f. NOTES TO FINANCIAL STATEMENT (Unaudited)

A. Nature of Operations and Continuance of Business

VITA Mobile Systems, Inc. (the "Company"), formerly Gold Mining USA, Inc. was incorporated on April 28, 1995 under the laws of the state of California. In Sep of 2007 the Company filed Certificate of Domestication and Articles of Incorporation with the State of Florida and became governed by the laws of the state of Florida. The Company previously pursued various business opportunities. Effective March 9, 2012 the Company changed its operations to acquisition, exploration and packaging of mineral properties. By a Share Exchange Agreement ("Exchange Agreement") dated Sep 30, 2017, the Company agreed to acquire all of the issued and outstanding membership units of MR Processing LLP d/b/a VITA Mobile Systems ("VITA"), in exchange for 800,000,000 shares of the Company's common stock. VITA was incorporated in 2010 and is a privately held California limited liability company. The acquisition is a capital transaction in substance and therefore has been accounted for as a recapitalization. Pursuant to the Exchange Agreement, on Sep 30, 2016 the Company changed its name to VITA Mobile Systems, Inc. Because VITA is deemed to be the acquirer for accounting purposes, the consolidated financial statements are presented as a continuation of VITA and include the results of operations of VITA since incorporation in 2010, and the results of operations of the Company since the date of acquisition on Sep 30, 2017.

As a result of the Exchange Agreement, the Company divested its assets and liabilities related to the mining operations, and its resources are now dedicated to its sole line of operations, Vita Mobile Systems business. Going forward, the Company is operating as a data company focusing on digital imaging in mobile technology, collection of big data and development of artificial intelligence (AI) and advertising technologies (ad tech). Advertising Technology or "ad tech", refers to different types of analytics and digital tools used in the context of targeted advertising. Vita Mobile Systems has developed artificial intelligence algorithms and tools which gather, categorize, analyze and augment digital content. Over the years, Vita Mobile Systems' strong foundation of successful entrepreneurs has used these proprietary marketing, social media, and data collection tools to generate significant amounts of internet traffic for advertising networks. Vita Mobile Systems aims to create a monumental library of crowdsourced content, a massive catalogue of predictive big data, and platform for ultra-targeted advertising. VMSI's AI tools are designed to analyze digital and social media content to interpret behavior, anticipate need and predict patterns, making it a robust, versatile service that can be leveraged by any industry to analyze trending data and analytical information. On January 31, 2018, the Company name and trading symbol were changed to Vita Mobile Systems, Inc. (OTC Pink: VMSI) and remains Vita Mobile Systems, Inc. (OTC Pink: VMSI) as of Mar 31, 2024.

In addition to development of its proprietary technologies, the Company's growth path includes expansion of its AI and advertising technologies through strategic partnerships and acquisitions of platforms that add synergistic value. On July 7, 2021 Company acquired Think Universal Solutions Associates, LLC ("Think USA"). Think USA was incorporated on 6/24/2021 in the state of Delaware and is privately held limited liability company. The Company acquired all of Think USA's issued and outstanding membership units, in exchange for 100,000,000 shares of Company common stock and a shareholder transfer of 30,000,000 shares of Company preferred stock.

Think USA's My2tum and other application technologies bring proprietary Artificial Intelligence (AI) Resource Engine designed to analyze geolocation-based information and trends, complementing VMSI's own geolocation-based social application platforms.

Think USA's next app brings together real-time geo-location based technology with the best of social media tools to create a one-stop app for travel and social media. The app completed its development and announcements with details are scheduled to be made in the 2nd quarter of 2024.

As a result of acquisition of Think USA, Company has undergone a management restructuring. The nomination and appointment of Colin G. Walker as the Company CEO has been finalized and was effective with the completion of the Agreement and has continued under the said management in the quarter ended Mar 31, 2024.

B. Going Concern

The accompanying consolidated financial statements have been prepared assuming that the Company will continue as a going concern, which contemplates the realization of assets and the liquidation of liabilities in the normal course of business. As of Mar 31, 2024 the Company does not have revenues sufficient to execute its business plan. The Company intends to fund operations through equity financing arrangements. There is no assurance that this will be successful.

These factors, among others, raise substantial doubt about the Company's ability to continue as a going concern. The accompanying consolidated financial statements do not include any adjustments that might result from the outcome of this uncertainty.

- C. Summary of Significant Accounting Policies
- a) Basis of Presentation

These consolidated financial statements and related notes for the period ended Mar 31, 2024 are presented in accordance with accounting principles generally accepted in the United States, and are expressed in U.S. dollars. The Company's fiscal year end is December 31. The financial statements include the accounts of the Company and its subsidiary MR Processing LLC. All significant intercompany transactions and accounts have been eliminated in consolidation.

b) Use of Estimates

The preparation of consolidated financial statements in conformity with U.S. generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. The Company regularly evaluates estimates and assumptions related to useful life and recoverability of long-lived assets, and deferred income tax asset valuations. The Company bases its estimates and assumptions on current facts, historical experience and various other factors that it believes to be reasonable under the circumstances, the results of which form the basis for making judgments about the carrying values of assets and liabilities and the accrual of costs and expenses that are not readily apparent from other sources. The actual results experienced by the Company may differ materially and adversely from the Company's estimates. To the extent there are material differences between the estimates and the actual results, future results of operations will be affected.

c) Cash and Cash Equivalents

Cash includes cash on hand and cash held with banks. The Company considers all highly liquid instruments with maturity of three months or less at the time of issuance to be cash equivalents.

d) Value of Financial Instruments

The Company measures and discloses the estimated fair value of financial assets and liabilities using the fair value hierarchy in accordance with ASC 820, "Fair Value Measurements and Disclosures". The fair value hierarchy has three levels, which are based on reliable available inputs of observable data. The hierarchy requires the use of observable market data when available.

The three-level hierarchy is defined as follows:

Level 1 – quoted prices for identical instruments in active markets.

Level 2 – quoted prices for similar instruments in active markets; quoted prices for identical or similar instruments in markets that are not active; and model derived valuations in which significant inputs and significant value drivers are observable in active markets.

Level 3 – fair value measurements derived from valuation techniques in which one or more significant inputs or significant value drivers are unobservable.

Financial instruments consist principally of cash and cash equivalents, accounts receivable, accounts payable, loans payable, due to related party, promissory notes and convertible notes. There were no transfers into or out of "Level 3" during the period ended Mar 31, 2024. The recorded values of all financial instruments approximate their current fair values because of their nature and respective relatively short maturity dates or durations.

Fair value estimates are made at a specific point in time, based on relevant market information and information about the financial statement. These estimates are subjective in nature and involve uncertainties and matters of significant judgment and therefore cannot be determined with precision. Changes in assumptions could significantly affect the estimates.

e) Earnings (Loss) Per Share

The Company computes earnings (loss) per share ("EPS") in accordance with ASC 260, "Earnings per Share". ASC 260 requires presentation of both basic and diluted earnings per share on the face of the statement of operations. EPS is calculated using the weighted-average number of common shares outstanding during the period. Diluted EPS if applicable is calculated by dividing net income available to common stockholders for the period by the diluted weighted-average number of common shares outstanding during the period. Diluted EPS would reflect the potential dilution from common shares issuable through stock options, performance-based restricted stock units that have satisfied their performance factor and restricted stock units using the treasury stock method.

f) Income Taxes

Potential benefits of income tax losses are not recognized in the accounts until realization is more likely than not. The Company has adopted ASC 740, Income Taxes as of its inception. Pursuant to ASC 740 the Company is required to compute tax asset benefits for net operating losses carried forward. The potential benefits of net operating losses have not been recognized in these consolidated financial

statements because the Company cannot be assured it is more likely than not it will utilize the net operating losses carried forward in future years. As of <u>Mar 31, 2024</u> the Company had no accrued interest or penalties related to uncertain tax positions.

g) Recent Accounting Pronouncements

In May 2014, the FASB issued ASU No. 2014-09, "Revenue from Contracts with Customers" ("Topic 606"). The new standard provides a five-step approach to be applied to all contracts with customers and also requires expanded disclosures about revenue recognition. The ASU is effective for quarterly reporting periods beginning after December 15, 2017, including interim periods and is to be retrospectively applied. The adoption of this standard is not expected to have a significant impact on the Company's results of operations, financial condition, and cash flows. The adoption of this standard is expected to result in additional financial statement disclosures. On January 1, 2018, the Company adopted the new accounting standard Topic 606, Revenue from Contracts with Customers. The adoption of this standard did not have a material impact on our financial statements.

In February 2016, Topic 842, "Leases" was issued to replace the leases requirements in Topic 840, Leases. The main difference between previous GAAP and Topic 842 is the recognition of lease assets and lease liabilities by lessees for those leases classified as operating leases under previous GAAP. A lessee should recognize in the balance sheet a liability to make lease payments (the lease liability) and a right-of-use asset representing its right to use the underlying asset for the lease term. For leases with a term of 12 months or less, a lessee is permitted to make an accounting policy election by class of underlying asset not to recognize lease assets and lease liabilities. If a lessee makes this election, it should recognize lease expense for such leases generally on a straight-line basis over the lease term. The accounting applied by a lessor is largely unchanged from that applied under previous GAAP. Topic 842 will be effective for quarterly reporting periods beginning after December 15, 2018, including interim periods within those quarterly periods and is to be retrospectively applied. Earlier application is permitted. The adoption of this standard is not expected to have a significant impact on the Company's results of operations, financial condition, cash flows, and financial statement disclosures.

In Sep 2018, the FASB issued ASU 2018-07, Compensation - Stock Compensation (Topic 718): Improvements to Nonemployees Share-Based Payment Accounting ("ASU 2018-07"). ASU 2018-07 expands the scope of Topic 718 (which currently only includes share-based payments to employees) to include share-based payments issued to nonemployees for goods or services. With the adoption of ASU 2018-07, the accounting for share-based payments for nonemployees and employees will be substantially the same. ASU 2018-07 is effective for public companies for quarterly and interim periods beginning after December 15, 2018, with early adoption permitted. ASU 2018-07 is not expected to have a material impact on the Company's financial statements.

The Company has implemented all new accounting pronouncements that are in effect and that may impact its financial statements and does not believe that there are any other new accounting pronouncements that have been issued that might have a material impact on its financial position or results of operations for the period ended <u>Mar 31, 2024</u>.

10) Issuer Certification

Principal Executive Officer:

- I, Colin Walker certify that:
 - 1. I have reviewed this guarterly report for the three months ended Mar 31, 2024 of Vita Mobile Systems, Inc.;
 - 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 14, 2024

/s/ Colin Walker, Chief Executive Officer

Principal Financial Officer:

- I, Martin R. Wade, III certify that:
 - 1. I have reviewed this guarterly report for the three months ended Mar 31, 2024 of Vita Mobile Systems, Inc.;
 - 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 14 2024

/s/ Martin R. Wade, III, Chief Financial Officer