Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

UMBRA APPLIED TECHNOLOGIES GROUP, INC.

A Delaware Corporation

4377 Commercial Way, Suite 130 Spring Hill, FL 34606

> Tel: (888) 926-4682 Tel: (813) 607-4682

Main website: <u>www.UATgroup.com</u> Additional web sites: ww.uatintel.com; <u>www.uatgroup.com</u> www.hygieiatech.com; www.hygieiasport.com www.umbrabattlerifle.com and www.umbraappliedtechnologies.com

> Company email: info@UATgroup.com SIC code 6719

Quarterly Report For the Year Ending: March 31, 2022 (the "Reporting Period")

As the most recent date of May 13, 2022, the number of shares outstanding of our Common Stock was:

1,000,000,000

As of the Current Reporting period of March 31, 2022, the number of shares outstanding of our Common Stock was:

1,000,000,000

As of the Prior Reporting Period end date of December 31, 2021, the number of shares outstanding of our Common Stock was:

971,341,633

As of the Most Recent Completed Fiscal Year End date of December 31, 2021, the number of shares outstanding of our Common Stock was:

971,341,633

Indicate by check mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933 and Rule 12b-2 of the Exchange Act of 1934):

1.	Yes:	No:	X
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Indicate by check mark whether the company's shell status has changed since the previous reporting period:

Yes: No: X

1) Name and address(es) 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.

Not Applicable

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):

Incorporated in the State of Delaware on April 13, 2009 -- Active

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

None

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

The Company has announced the following acquisitions:

-On February 17, 2021 the Company announced the acquisition of California based The Dreaming Company LLC.

-On February 23, 2021, the Company announced the acquisition of Nevada based marketing firm Boost Words Inc.

-On February 25, 2021, the Company announced the acquisition of Denver, Co based company H2O Processing Inc ("H2O). H2O has a mobile on-site water treatment.

-On March 4, 2021, the Company announced the acquisition of 20% of Next Cast Technologies ("Next Cast") based in Austin, Texas. Next Cast has projected first year revenues of \$16.1 million once it launches with a five-year evaluation in excess of \$80 million.

-On March 16, 2021, the Company announced the acquisition of Ossifix Technologies Inc ("Ossifix"), which is based in Texas, at a cost of \$5 million Ossifix has projected first year domestic gross revenues of \$25.5 million once it launches; with a projected three-year evaluation in excess of \$88.6 million.

-On March 18, 2021, the Company announced the acquisition of 10% of Bacter Scientific Inc. ("Bacter") based in Texas, at a cost of \$5 million. Bacter has first year sales projected in excess of \$100 million and a projected 3-year valuation in excess of \$500 million.

- On August 26, 2021, the Company announced the acquisition of an additional 6% of Next Cast Technologies ("Next Cast") based in Austin, Texas, for a total ownership of 26%. Next Cast has projected first year revenues of \$16.1 million once it launches with a five-year evaluation in excess of \$80 million.

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

4377 Commercial Way, Suite 130 Spring Hill, FL 34606

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: X

Has the issuer or any of its predecessors been in bankruptcy, receivership, or any similar proceeding in the past five years?

Yes: \Box

No: X

If this issuer or any of its predecessors have been the subject of such proceedings, please provide additional details in the space below:

No: X Yes: \Box

2) **Security Information**

Trading symbol: UATG Exact title and class of securities outstanding: Common 90419P00 CUSIP: Par or stated value: \$0.001 1,000,000,000 as of date: May 13, 2022 Total common shares authorized: 1,000,000,000 as of date: May 13, 2022 Total common shares outstanding:

Number of shares in the Public Float ¹ : Total number of shareholders of record:	924,031,028 as of date: July 21, 2021 585 as of date: July 21, 2021
Additional class of securities (if any): Serie	s A
Trading symbol: Exact title and class of securities outstandin CUSIP: Par or stated value: Total shares authorized: Total shares outstanding: Preferred Series A has 50 votes per share Additional class of securities (if any): Serie	n/a \$0.001 20,000,000 as of date: May 13, 2022 15,000,000 as of date: May 13, 2022
Trading symbol:	n/a
Exact title and class of securities outstandin	
CUSIP:	
Par or stated value:	\$0.001
Total shares authorized:	15,000,000 as of date: May 13, 2022
Total shares outstanding:	10,089,586 as of date: May 13, 2022
Preferred Series B can convert into commo outstanding shares.	n at 1 Preferred Series B into 20 common shares subject to 1% of the

Additional class of securities (if any): Series C

Trading symbol:	n/a
Exact title and class of securities outstandin	g: Preferred Series C
CUSIP:	n/a
Par or stated value:	\$0.001
Total shares authorized:	25,000,000 as of date: May 13, 2022
Total shares outstanding:	18,178,922 as of date: May 13, 2022
Preferred Series C can convert into common	n at 1 Preferred Series C into 10 common shares

Transfer Agent

Name:	Clear Trust, LLC
Phone:	813-235-4490
Email:	inbox@cleartrusttransfer.com
Address:	Clear Trust LLC
	16540 Pointe Village Dr.,
	Lutz, FL 33558

¹ "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.

Is the Transfer Agent registered under the Exchange Act?² Yes: X No: 🗌

3) **Issuance History**

The goal of this section is to provide disclosure with respect to each event that resulted in any direct changes to the total shares outstanding of any class of the issuer's securities in the past two completed fiscal years and any subsequent interim period.

Disclosure under this item shall include, in chronological order, all offerings and issuances of securities, including debt convertible into equity securities, whether private or public, and all shares, or any other securities or options to acquire such securities, issued for services. Using the tabular format below, please describe these events.

A. Changes to the Number of Outstanding Shares

Check this box to indicate there were no changes to the number of outstanding shares within the past two completed fiscal years and any subsequent periods:

Number of Shares outstanding as of	Opening Ba	alance:										
	Common: <u>991</u>	<u>,313,443</u>	*Right-click the rows below and select "Insert" to add rows as needed.									
1-Jan-19	Preferred A: 15	5.000,000										
	Preferred E	3: <u>690</u>										
	Preferred C:	<u>400,859</u>		-				-				
Date of Transaction	Transaction type (e.g., new issuance, cancellation, shares returned to treasury)	Number of Shares Issued (or cancelled)	Class of Securities	Value of shares issued (\$/per share) at Issuan ce	Were the shares issued at a discount to market price at the time of issuance? (Yes/No)	Individual/ Entity Shares were issued to (entities must have individual with voting / investment control disclosed).	Reason for share issuance (e.g., for cash or debt conversion) OR Nature of Services Provided (if applicable)	Restricted or Unrestricte d as of this filing?	Exemption or Registration Type?			
7-Jan-19	Cancelled/ Exchange	(3,500,000)	Common	n/a	n/a	Kurk and Betty Moss	Exchange for Preferred Series C	Unrestricted	Exemption			
7-Jan-19	New Issue/Exchange	350,000	Preferred Series C	n/a	n/a	Kurk and Betty Moss	Exchange from Common to Preferred Series C	Unrestricted	Exemption			
7-Jan-19	Cancelled/ exchange	(218,982)	Common	n/a	n/a	Thomas L. Baldassare	Exchange for Preferred Series C	Unrestricted	Exemption			
7-Jan-19	New Issue/ Exchange	21,898	Preferred Series C	n/a	n/a	Thomas L. Baldassare	Exchange from Common to Preferred Series C	Unrestricted	Exemption			

10-Jan-19	Cancelled/ Exchange	(25,000,000)	Common	n/a	n/a	Alexander L. Umbra	Exchange for Preferred Series C	Unrestricted	Exemption
10-Jan-19	New Issue/ Exchange	2,500,000	Preferred Series C	n/a	n/a	Alexander L. Umbra	Exchange from Common to Preferred Series C	Unrestricted	Exemption
19-Jan-19	Cancelled/ Exchange	(500,000)	Common	n/a	n/a	Thomas L. Crom III	Exchange for Preferred Series C	Unrestricted	Exemption
19-Jan-19	New Issue/Exchange	50,000	Preferred Series C	n/a	n/a	Thomas L. Crom III	Exchange from Common to Preferred Series C	Unrestricted	Exemption
1-Feb-19	New Issue	192,308	Preferred Series C	\$0.00	yes	Simon Pineres, Jr	Cash	Unrestricted	Exemption
25-Feb-19	New Issue	178,572	Preferred Series C	\$0.00	yes	Daniel Marvin Walker, Jr	Debt	Restricted	Exemption
26-Feb-19	New Issue	178,572	Preferred Series C	\$0.00	yes	Harold Skidmore	Debt	Restricted	Exemption
26-Feb-19	New Issue	307,693	Preferred Series C	\$0.00	yes	Bridgett Ruth Jorge	Debt	Restricted	Exemption
26-Feb-19	New Issue	111,111	Preferred Series C	\$0.00	yes	Bridgett Ruth Jorge	Debt	Restricted	Exemption
26-Feb-19	New Issue	883,334	Preferred Series C	\$0.00	yes	Adam Rollins	Debt	Restricted	Exemption
26-Feb-19	New Issue	269,231	Preferred Series C	\$0.00	yes	Frank Grazio Castellano			Exemption
26-Feb-19	New Issue	384,615	Preferred Series C	\$0.00	yes	Christopher Alan Whidden	Debt	Restricted	Exemption
27-Feb-19	New Issue	312,500	Preferred Series C	\$0.00	yes	David Williams Viera	Cash	Restricted	Exemption
27-Feb-19	New Issue	156,250	Preferred Series C	\$0.00	yes	Suzan Cameron Bull	Debt	Restricted	Exemption
27-Feb-19	New Issue	3,334	Preferred Series C	\$0.00	yes	James Scavetta	Debt	Restricted	Exemption
27-Feb-19	New Issue	500,000	Preferred Series C	\$0.00	yes	Shayne Cahill	Debt	Restricted	Exemption
27-Feb-19	New Issue	5,000	Preferred Series C	\$0.00	yes	John Bauer	Debt	Restricted	Exemption
27-Feb-19	New Issue	192,308	Preferred Series C	\$0.00	yes	Joshua C Charpie	Debt	Restricted	Exemption
28-Feb-19	New Issue	1,500,000	Preferred Series C	\$0.00	yes	Alexander L Umbra	Debt	Restricted	Exemption
28-Feb-19	New Issue	357,143	Preferred Series C	\$0.00	yes	Kevin Knaak	Debt	Restricted	Exemption
1-Mar-19	New Issue	250,000	Preferred Series C	\$0.00	yes	Lance Christopher Brambeck	Debt	Restricted	Exemption
1-Mar-19	New Issue	714,286	Preferred Series C	\$0.00	yes	Daniel Larocca	Debt	Restricted	Exemption
1-Mar-19	New Issue	156,250	Preferred Series C	\$0.00	yes	Leonard Spano	Debt	Restricted	Exemption
1-Mar-19	New Issue	500,000	Preferred Series C	\$0.00	yes	Roselle Larocca	Debt	Restricted	Exemption
1-Mar-19	New Issue	178,572	Preferred Series C	\$0.00	yes	Brian A. Alvarez	Debt	Restricted	Exemption
5-Mar-19	New Issue	416,667	Preferred Series C	\$0.00	yes	Barbara Marinez- Berger	Debt	Restricted	Exemption
19-Mar-19	Cancelled/ Exchange	(5,076,000)	Common	n/s	n/a	Edwin Medley Payne	Exchange for Preferred Series C	Unrestricted	Exemption

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19-Mar-19	Cancelled/ Exchange	507,600	Preferred Series C	n/a	n/a	Edwin Medley Payne	Exchange from Common to Preferred Series C	Unrestricted	Exemption
26-Mar-19	New Issue		Preferred Series B	\$0.00	yes Edwin Medley De		Debt	Restricted	Exemption
30-Apr-19	New Issue	71,429	Preferred Series C	\$0.00	yes	Tyler Parrish Opyoke	Cash	Restricted	Exemption
30-Apr-19	New Issue	71,429	Preferred Series C	\$0.00	yes	Samatha Denise Opyoke	Cash	Restricted	Exemption
30-Apr-19	New Issue	71,429	Preferred Series C	\$0.00	yes	Hannah Grace Opyoke	Cash	Restricted	Exemption
30-Apr-19	New Issue	714,286	Preferred Series C	\$0.00	yes	John Batista & Susan West JT	Cash	Restricted	Exemption
30-Apr-19	New Issue	357,143	Preferred Series C	\$0.00	yes	Carol West	Cash	Restricted	Exemption
30-Apr-19	New Issue	5,000	Preferred Series C	\$0.00	yes	Michael Larocca	Cash	Restricted	Exemption
30-Apr-19	New Issue	714,286	Preferred Series C	\$0.00	yes	Christopher Larocca	Cash	Restricted	Exemption
30-Apr-19	New Issue	384,615	Preferred Series C	\$0.00	yes	Noah Herbert	Cash	Restricted	Exemption
30-Apr-19	New Issue	1,666,667	Preferred Series C	\$0.00	yes	Amanda Elena Dross	Cash	Restricted	Exemption
14-May-20	Cancelled/ Exchange	(7,350,574)	Common	n/s	n/a	Chris Terry	Exchange for Preferred Series C	Unrestricted	Exemption
14-May-20	Cancelled/ Exchange	364,529	Preferred Series C	n/a	n/a	Chris Terry	Exchange from Common to Preferred Series C	Unrestricted	Exemption
10-Sep-20	New Issue	6,000	Preferred Series C	\$0.00	yes	Jim Wooley	Cash	Restricted	Exemption
2-Nov-20	New Issue	50,332,113	Common	\$0.00	yes	EROP Capital LLC Control person is Vince Sbarra	Debt/cash	Unrestricted	Exemption
1-Apr-21	New Issue	5,000	Preferred Series B	\$0.00	yes	Blue Bridge Consulting LLC Control person is Evan Solomon	Debt/cash	Restricted	Exemption
1-Apr-21	New Issue	5,000	Preferred Series B	\$0.00	yes	Nathan Maxim	Debt/cash	Restricted	Exemption
1-Apr-21	New Issue	5,000	Preferred Series B	\$0.00	yes	Paul Chapman	Debt/cash	Restricted	Exemption
1-Apr-21	New Issue	5,500	Preferred Series B	\$0.00	yes	Candice Maxim	Debt/cash	Restricted	Exemption
1-Apr-21	New Issue	5,000	Preferred Series B	\$0.00	yes	Christopher S Bauer	Debt/cash	Restricted	Exemption
1-Apr-21	New Issue	7,280,000	Preferred Series B	\$0.00	yes	Alexander L. Umbra	Debt/cash	Restricted	Exemption
1-Apr-21	New Issue	33,250	Preferred Series B	\$0.00	yes	Edwin Medley Payne	Debt/cash	Restricted	Exemption
1-Apr-21	New Issue	49,200	Preferred Series C	\$0.00	yes	Stan Abrams of H2O Processing		Restricted	Exemption
1-Apr-21	New Issue	49,200	Preferred Series C	\$0.00	yes	Jim Woodley	Purchase 50% of H2O Processing Inc	Restricted	Exemption
1-Apr-21	New Issue	5,000	Preferred Series C	\$0.00	yes	John J Bauer Jr	Debt/cash	Restricted	Exemption

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1-Apr-21	New Issue	125,000	Preferred Series C	\$0.00	yes	John J Bauer Jr	Debt/cash	Restricted	Exemption
1-Apr-21	New Issue	100,000	Preferred Series C	\$0.00	yes	Ferandell Family Trust Control person is Paul Ferandell	Debt/cash	Restricted	Exemption
1-Apr-21	New Issue	7,500	Preferred Series C	\$0.00	yes	Blake H Cooley	Purchase 50% of The Dreaming Company LLC	Restricted	Exemption
1-Apr-21	New Issue	9,000	Preferred Series C	\$0.00	yes	Blake H Cooley	Purchase 100% of Boost Words Inc	Restricted	Exemption
1-Apr-21	New Issue	178,325	Preferred Series C	\$0.00	yes	Edwin Medley Payne	Debt/cash	Restricted	Exemption
1-Apr-21	New Issue	2,000	Preferred Series C	\$0.00	yes	Thomas J Baldassare	Debt/cash	Restricted	Exemption
1-Apr-21	New Issue	12,000	Preferred Series C	\$0.00	yes	Bridget Ruth Jorge	Debt/cash	Restricted	Exemption
1-Apr-21	New Issue	20,000	Preferred Series C	\$0.00	yes	Shayne Cayhill	Debt/cash	Restricted	Exemption
1-Apr-21	New Issue	6,667	Preferred Series C	\$0.00	yes	Kevin Knaak	Debt/cash	Restricted	Exemption
1-Apr-21	New Issue	50,000	Preferred Series C	\$0.00	yes	Kevin Knaak	Debt/cash	Restricted	Exemption
1-Apr-21	New Issue	5,500	Preferred Series C	\$0.00	yes	Michael Larocca	Debt/cash	Restricted	Exemption
1-Apr-21	New Issue	178,572	Preferred Series C	\$0.00	yes	Carl Wooddroffe	Debt/cash	Restricted	Exemption
1-Apr-21	New Issue	125,000	Preferred Series C	\$0.00	yes	Kathleen Marie Tennant	Debt/cash	Restricted	Exemption
1-Apr-21	New Issue	71,429	Preferred Series C	\$0.00	yes	John Bradley Batista	Debt/cash	Restricted	Exemption
1-Apr-21	New Issue	71,429	Preferred Series C	\$0.00	yes	Robert Christopher Batista	Debt/cash	Restricted	Exemption
1-Apr-21	New Issue	416,667	Preferred Series C	\$0.00	yes	Brittany N Forcino	Debt/cash	Restricted	Exemption
1-Apr-21	New Issue	227,273	Preferred Series C	\$0.00	yes	Jose Robles	Debt/cash	Restricted	Exemption
1-Apr-21	New Issue	227,273	Preferred Series C	\$0.00	yes	Debra Ann Celletti	Debt/cash	Restricted	Exemption
1-Apr-21	New Issue	272,727	Preferred Series C	\$0.00	yes	Alfred B Belle III	Debt/cash	Restricted	Exemption
1-Apr-21	New Issue	50,000	Preferred Series C	\$0.00	yes	Hector Mark Estrada	Purchase of 100% of Ossifix Technologies Inc	Restricted	Exemption
1-Apr-21	New Issue	7,500	Preferred Series C	\$0.00	yes	Christopher McMullen	Purchase 50% of The Dreaming Company LLC	Restricted	Exemption
1-Apr-21	New Issue	10,000	Preferred Series C	\$0.00	yes	Gabriel R Gibbs	Debt/cash	Restricted	Exemption
1-Apr-21	New Issue	6,000	Preferred Series C	\$0.00	yes	Bruce Taylor	Debt/cash	Restricted	Exemption
1-Apr-21	New Issue	5,000	Preferred Series C	\$0.00	yes	Charles J Blake	Debt/cash	Restricted	Exemption
1-Apr-21	New Issue	12,000	Preferred Series C	\$0.00	yes	Mellissa S Swarrow	Debt/cash	Restricted	Exemption
1-Apr-21	New Issue	10,000	Preferred Series C	\$0.00	yes	Ironclad LLC Control person is Evan Solomon	Debt/cash	Restricted	Exemption
1-Apr-21	New Issue	227,273	Preferred Series C	\$0.00	yes	Anthony Acosta	Debt/cash	Restricted	Exemption

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1-Apr-21	New Issue	1,000	Preferred Series C	\$0.00	yes	Luis Fabian Hernandez	Debt/cash	Restricted	Exemption
8-Apr-21	New Issue	364,000	Preferred Series B	\$0.00	yes	Thomas L. Crom III	Services	Restricted	Exemption
12-July-21	Cancelled	(28,658,367)	Common	\$0.00	yes	EROP Capital LLC Control person is Vince Sbarra	Debt/cash	Unrestricted	Exemption
21-Jan-22	New Issue	28,658,367	Common	\$0.00	yes	EROP Capital LLC Control person is Vince Sbarra	Debit/cash	Unrestricted	Exemption
Shares Outstanding on	Dutstanding Ending Balance:								
May 13, 2022:	Common: <u>1,000,000,000</u>								
	Preferred A: <u>15.000,000</u>								
	Preferred B: 10,089,586								
	Preferred C: 18,17	<u>8,922</u>							

B. Debt Securities, Including Promissory and Convertible Notes

Use the chart and additional space below to list and describe all outstanding promissory notes, convertible notes, convertible debentures, or any other debt instruments that may be converted into a class of the issuer's equity securities.

Check this box if there are no outstanding promissory, convertible notes or debt arrangements:

Date of Note Issuance	Outstanding Balance (\$)	Principal Amount at Issuance (\$)	Intere st Accru ed (\$)	Maturity Date	Conversion Terms (e.g. pricing mechanism for determining conversion of instrument to shares)	Name of Noteholder (entities must have individual with voting / investment control disclosed).	Reason for Issuance (e.g. Loan, Services, etc.)
n/a	n.a	n.a	n/a	n/a	n/a	n/a	n/a

4) Financial Statements

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

X U.S. GAAP □ IFRS

B. The financial statements for this reporting period were prepared by Thomas L. Crom III:

Name:	Thomas L. Crom III
Title:	Chief Financial Officer
Relationship to Issuer:	Paid as Consultant

Mr. Crom is a former Certified Public Accountant (inactive), Certified Management Accountant.(inactive) and has a MS degree in taxation.

The unaudited financial statements are appended to this disclosure statement.

5) Issuer's Business, Products and Services

Umbra Applied Technologies Group (OTC: is a diversified, leading edge technology holding company which has a family of companies.

Umbra Applied Technologies, U.S. based Defense and Security Company, is engaged in the research, design, development, manufacture, integration, and sustainment of advanced technology systems, products, and services for defense, civil, and commercial applications in United States and internationally. It also provides management, engineering, technical, scientific, logistic, and information services.

Boost Words is engaged with Google Ad Management, social media advertising, website design & video marketing and AI marketing solutions.

H2O Processing is engaged with advanced water treatment technologies.

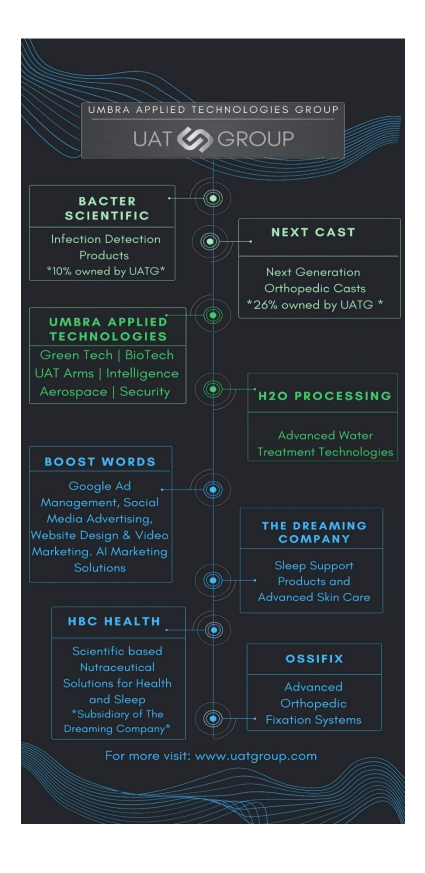
The Dreaming Company is engaged in sleep product support and skin care products.

Ossific is engaged in advanced orthopedic systems.

A. Describe any subsidiaries, parents, or affiliated companies, if applicable, and a description of their business contact information for the business, officers, directors, managers or control persons. Subsidiary information may be included by reference.

Included by reference with chart as further information.

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B. Describe the issuers' principal products or services.

The Company targets operations in five segments: Aeronautics, Information Systems & Global Solutions, Biotech, Alternative & Renewable Energy, and Intelligence Systems. The Aeronautics segment offers military aircrafts, such as unmanned combat and air mobility aircrafts, and related technologies. The Information Systems & Global Solutions segment provides advanced technology systems and security expertise, integrated information technology solutions, and management services for civil, defense, intelligence, and other government customers. The Biotech segment addresses critical gaps that are absent in applied medical programs. The Alternative & Renewable Energy segment provides alternative solutions to energy through using existing applied research in bioelectricity, wind, thermodynamic and solar energy. The Intelligence segment provides computational study of signals, open source and network intelligence through advanced metrics and algorithms to locate and extract sentiment from gathered intelligence

6) Issuer's Facilities

Corporate office and the Umbra Arms Facility (Operations, Storage and Future Manufacturing) are located at:

Umbra Applied Technologies Group, Inc. 4377 Commercial Way Suite 130 Spring Hill FL 34606

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

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
Alexander L. Umbra	Sole Director, CEO and President	4377 Commercial Way, Suite 130 Spring Hill, FL 34606	15,000,000	Preferred Series A	100.00%	
Alexander L. Umbra	Sole Director, CEO and President	4377 Commercial Way, Suite 130 Spring Hill, FL 34606	7,280,319	Preferred Series B	72.16%	

Information as of May 13, 2022

Alexander L. Umbra	Sole Director, CEO and President	4377 Commercial Way, Suite 130 Spring Hill, FL 34606	4,000,000	Preferred Series C	22.00%	
Thomas L. Crom III	Chief Financial Officer	4377 Commercial Way, Suite130 Spring Hill, FL 34606	500,000	Preferred Series B	3.61%	
Thomas L. Crom III	Chief Financial Officer	4377 Commercial Way, Suite130 Spring Hill, FL 34606	364,000	Preferred Series C	0.28%	

8) Legal/Disciplinary History

- A. Please identify whether any of the persons or entities listed above have, in the past 10 years, been the subject of:
 - 1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);

None

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;

None

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

None

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.

None

B. Describe briefly any material pending legal proceedings, other than ordinary routine litigation incidental to the business, to which the issuer or any of its subsidiaries is a party or of which any of their property is the subject. Include the name of the court or agency in which the proceedings are pending, the date instituted, the principal parties thereto, a description of the factual basis alleged to underlie the proceeding and the relief sought. Include similar information as to any such proceedings known to be contemplated by governmental authorities.

None

9) Third Party Providers

Securities Counsel

Firm Name:	Culhane Meadows PLLC
Address 1:	1100 Pennsylvania Ave NW, Suite 1600
Address 2:	Washington, D.C. 20004
Phone:	1-844-CULHANE
Email:	N/A

Accountant or Auditor

Firm Name:	BF Borgers
Address 1:	5400 W. Cedar Ave
Address 2:	Lakewood, CO 80226
Phone:	1-303-953-1454
Email:	N/A

Investor Relations

Name:	None
Firm:	None
Address 1:	N/A
Address 2:	N/A
Phone:	N/A
Email:	N/A
Transfer Agent	

Name:	Clear Trust LLC
Phone:	813-235-4490
Email:	info@cleartrustonline.com
Address:	Clear Trust LLC
	16540 Pointe Village Dr.
	Lutz, FL 33558

Other Service Providers

Name:	None
Firm:	None
Address 1:	N/A
Address 2:	N/A
Phone:	N/A
Email:	N/A

10) Issuer Certification

Principal Executive Officer:

I, Alexander L. Umbra, certify that:

1. I have reviewed this Quarterly Report for the Period ended March 31, 2022, of <u>Umbra Applied</u> <u>Technologies Group, Inc.</u>

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.

May 13, 2022

<u>/s/ Alexander L. Umbra</u> President of Umbra Applied Technologies Group, Inc.

Principal Financial Officer:

I, Thomas L. Crom III_certify that:

1. I have reviewed this Quarterly Report for the Period ended March 31, 2022, of <u>Umbra Applied</u> <u>Technologies Group, Inc.</u>

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.

May 13, 2022

<u>/s/ Thomas L. Crom III</u> Chief Financial Officer of Umbra Applied Technologies Group, Inc.

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UMBRA APPLIED TECHNOLOGIES GROUP, INC.

FINANCIAL STATEMENTS

(A Development Stage Company)

March 31, 2022
Financial Statements
(Unaudited)PageFinancial Statements:F-2Balance SheetsF-2Statements of OperationsF-3Statements of Stockholders Equity (Deficit)F-4Statements of Cash FlowF-5Notes to Financial StatementsF-6 to F-15

Notice of No Auditor Review

These unaudited consolidated financial statements of Umbra Applied Technologies Group, Inc. "Company") have not been reviewed by the auditors of the Company. These statements have been prepared by the Company in accordance with US GAAP.

(A Development Stage Company)

Balance Sheets (Unaudited)

		Period Ended March 31, 2022	Year Ended Dec 31, 2021
ASSETS			
Current Assets			
Cash	\$	58,113	\$ 28,219
Accounts Receivable		88,521	85,756
Inventory		<u>173,513</u>	179,509
Total Current Assets		320,147	293,484
Equipment (net of accumulated depreciation)		92,842	97,692
Investments (See Note 9)		10,200,000	10,200,000
Other Assets			
Intellectual Property (See Note 6 and 7)		14,330,411	14,330,411
Purchase Contract (See Note 8)		<u>7,623,789</u>	-0-
Total other assets		21,954,200	14,230,411
Total Assets	\$ _	32,566,189	\$ 24,921,587
LIABILITIES AND SHAREHOLDERS' DEFICIT Current			
Accounts Payable (See Note 6)	\$	1,548,436	1,514,707
Investment Note Payable (See Note 9)	_	10,200,000	10,200,000
Total Current Liabilities		11,748,436	11,714,707
Deferred Purchase Contract Income (See Note 8)		7,623,789	-0-
Total Liabilities	\$	19,372,225	11,714,707
STOCKHOLDERS' EQUITY			
Authorized: 1,000,000,000 common Issued and outstanding, \$0.001 par value			
March 31, 2022, and December 31, 2021-1,000,000,000 and 971,341,633			
common shares, respectively		1,000,000	970,342
Preferred shares, Series A \$0.001 par value 20,000,000 Authorized			1 - 000
15,000,000 issued as of March 31, 2022, and December 31, 2021		15,000	15,000
Preferred shares, Series B, \$0.001 par value 15,000,000 Authorized			
March 31, 2022, and December 31, 2021, outstanding 10,089,586 and 10,089,586		200.222	200 222
respectively		399,332	399,332
Preferred shares, Series C, \$0.001 par value 25,000,000 Authorized March 31, 2022, and December 31,2021 18,178,922 and 18,178,922 respectively			
(See Note 11)		9,529,069	9,529,069
Additional paid-in capital -		20,261,733	20,241,391
Deficit Accumulated During the Developmental Stage		<u>(18,011,170)</u>	(17,948,254)
Total Stockholders' Equity		13.193,964	13,206,880
Total Liabilities and Stockholders' Equity	\$	32,566,189	\$ <u>24,921,587</u>

The accompanying notes are an integral part of these Financial Statements

(A Development Stage Company) Statements of Operations (Unaudited)

	Period Ended March 31, 2022		Year Ended December 31, <u>2021</u>		
Revenue Income Less: Cost of Goods Sold Gross Profit	\$ \$	402,756 <u>118,078</u> <u>284,678</u>	\$ \$	1,411,706 <u>346,164</u> <u>1,065,542</u>	
Expenses Professional Fees Stock Transfer Fees Advertising and Marketing General, Office and Rent Depreciation New Product Development Total Expenses		88,715 4,700 173,926 74,403 5,850 <u>-0-</u> 347,594		269,949 12,248 807,905 379,076 31,557 <u>13,663</u> 1,514,398	
Net Loss from Operations		(62,916)		(448,856)	
Other Income and Expenses Interest expense Total other income and expenses		<u>-0-</u> -0-		<u>0-</u> -0-	
Loss for the Period	\$	(62,916)	\$	<u>(448,856)</u>	

The accompanying notes are an integral part of these Financial Statements

(A Development Stage Company) Statement of Stockholders Equity (Deficit) (Unaudited)

STATEMENT OF CHANGES IN STOCKHOLDER EQUITY (DEFICIT)

						Additional		
	Common	Preferred	Preferred	Preferred	Par	Paid-In	Accumulated	Stockholder
	<u>Shares</u>	A Shares	B Shares	C Shares	<u>Value</u>	<u>Capital</u>	<u>Deficit</u>	<u>Equity</u>
Balance December 31, 2018	991,313,443	15,000,000	690	400,859	\$1,013,557	\$20,211,733	(\$13,553,221)	\$7,672,069
Issuance (Cancellation) of Stock	(34,294,982)	0	2,021,617	15,233,528	\$153,452	\$0	\$0	\$153,452
Net (Loss)	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>\$0</u>	<u>\$0</u>	(\$3,633,235)	(\$3,633,235)
Balance December 31, 2019	957,018,461	15,000,000	2,022,307	15,634,387	\$1,167,009	\$20,211,733	(\$17,186,456)	\$4,192,286
Issuance (Cancellation) of Stock	42,981,539	0	364,529	6,000	\$56,334	\$0	\$0	\$56,333
Net (Loss)	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>\$0</u>	<u>\$0</u>	(\$312,942)	(\$312,942)
Balance December 31, 2020	1,000,000,000	15,000,000	<u>2,386,836</u>	15,640,387	<u>\$1,223,343</u>	<u>\$20,211,733</u>	<u>(\$17,499,398)</u>	<u>\$3,935,677</u>
Issuance (Cancellation) of Stock	(28,858,367)	0	7,702,750	2,538,535	\$9,690,500	\$29,658	\$0	\$9,720,058
Net (Loss)	(28,838,307) <u>0</u>	0 <u>0</u>	1,702,730 <u>0</u>	2,558,555 <u>0</u>	\$9,090,300 <u>\$0</u>	\$29,038 \$0	(\$448,856)	(448,856)
100 (2000)	<u>u</u>	<u>u</u>	<u>u</u>	<u>u</u>	<u>40</u>	<u> </u>	(0110,000)	<u>(110,050)</u>
Balance December 31, 2021	971,141,633	15,000,000	<u>10,089,586</u>	18,178,922	<u>\$10,913,842</u>	\$20,241,391	<u>(\$17,948,254)</u>	\$13,206,880
Issuance (Cancellation) of Stock	28,858,367	0	0	0	\$29,658	\$20,342	\$0	\$50,000
Net (Loss)	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>\$0</u>	<u>\$0</u>	<u>(\$62,916)</u>	<u>(\$62,916)</u>
Balance December 31, 2021	1,000,000,000	15,000,000	<u>10,089,586</u>	<u>18,178,922</u>	<u>\$10,943,500</u>	<u>\$20,261,733</u>	<u>(\$18,011,170)</u>	<u>\$13,193,964</u>

The accompanying notes are an integral part of these Financial Statements

(A Development Stage Company) Statements of Cash Flows (Unaudited)

Cash Flows from Operating Activities	 riod Ended arch 31, 2022	Year Ended December 31, 2021	
Cash Flows from Operating Activities			
Net Income (Loss)	\$ (62,916)	(448,835)	
Adjustments to Reconcile Net Loss to Net Cash			
Provided by Operations			
Depreciation	5,850	31,557	
(Increase) in accounts receivable	(2,765)	(85,756)	
(Increase) Decrease in inventory	5,955	(171,002)	
Increase (decrease) in Accrued Liabilities and Payables	 33,730	134,835	
Net Cash Provided (Used) by Operating Activities	 (20,106)	(539,223)	
Cash Flows from Investing Activities			
Purchase of Intellectual Property	-0-	(9,043,611)	
Investment	-0-	10,000,000	
Purchase equipment	 -0-	<u>(109,392</u>	
Net Cash Provided (Used) by Investing Activities	 -0-	<u>(19,153,803)</u>	
Cash Flows from Financing Activities			
Increase (decrease) in shares to be issued	-0-	10,000,000	
Issuance of stock	50,000	<u>9,720,058</u>	
Net Cash Provided (Used) by Financing Activities	50,000	19,200,058	
Increase (Decrease) in Cash from Continuing Operations	28,894	27,832	
Cash and Cash Equivalents at Beginning of Period	\$ 28,219	387	
Cash and Cash Equivalents at End of Period	\$ 58,113	28,219	
Supplemental Information			
Cash Paid For:			
Interest	-0-	-0-	
Income Taxes	-0-	-0-	

The accompanying notes are an integral part of these Financial Statements

(A Development Stage Company) Notes to Financial Statements (Unaudited)

NOTE 1 - BASIS OF PRESENTATION AND DESCRIPTION OF BUSINESS

a) <u>Basis of Presentation</u> The information presented in the accompanying financial statements for the periods ended March 31, 2022. and December 31, 2021, are unaudited and includes all adjustments, which are, in the opinion of the management of Umbra Applied Technologies Group, Inc. (the "Company"), necessary to present fairly the financial position, results of operations and cash flows in the periods presented. Certain column totals may be off by \$1 due to rounding.

b) <u>Reclassifications and Restatement</u> Certain reclassifications have been made to the prior years' financial statements to conform to the current year presentation.

c) <u>Development Stage Activities</u> The Company is in the development stage and has not yet realized any revenues from its planned operations. Based upon the Company's business plan, it is a development stage enterprise.

d) <u>Organization</u> Umbra Applied Technologies Group, Inc. (the "Company") was incorporated in the State of Delaware under the name Green Technologies, Inc.

In December 2013 the Company changed its name to "Umbra Applied Technologies Group, Inc. (hereinafter "UATG"). The Company entered into a purchase transaction to acquire Umbra Applied Technologies, Inc. in December 2013 that was approved by the Company's Board of Directors in January 2014. This transaction has been accounted for as a reverse acquisition.

e) <u>Going Concern</u> These consolidated interim financial statements have been prepared on a going concern basis which presumes the realization of assets and settlement of liabilities in the normal course of operations in the foreseeable future. The Company has no source of operating revenue, has incurred operating losses and on December 31, 2021, had a deficit of \$18,011,170 (December 31, 2020 - \$17,499,399). The continuing operations of the Company are dependent upon its ability to continue to raise adequate financing and to commence profitable operations in the future.

f) <u>Consolidated Financial Statements</u> These consolidated financial statements include the following

companies: Umbra Applied Technologies Group Inc Umbra Applied Technology Inc Dreaming Company LLC Boost Words Inc

H2O Processing Inc. Ossifix Technologies Inc **Umbra Applied Technologies Group, Inc.** (A Development Stage Company) Notes to Financial Statements (Unaudited)

NOTE 1 - BASIS OF PRESENTATION AND DESCRIPTION OF BUSINESS -continued

f) <u>Consolidated Financial Statements -continued</u> As well as investments in: Next Cast Technologies Inc (26%) and Bacter Scientific Inc (10%)

These consolidated financial statements do not include any adjustments relating to the recoverability and classification of recorded asset amounts and classification of liabilities that might be necessary should the Company be unable to continue in existence. The aforementioned factors indicate the existence of a material uncertainty which may cast significant doubt about the Company's ability to continue as a going concern.

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES

This summary of significant accounting policies is presented to assist in understanding the Company's financial statements. The financial statements and notes are representations of the Company's management who is responsible for their integrity and objectivity. These accounting policies conform to generally accepted accounting principles in the United States of America and have been consistently applied in the preparation of the financial statements. The financial statements are stated in United States of America dollars.

a) <u>Organizational and Start-up Costs</u> Costs of start-up activities, including organizational costs, are expensed as incurred in accordance with ASC 720-15.

b) <u>Income Taxes</u> The Company uses the asset and liability method of accounting of income taxes. Under the asset and liability method deferred tax assets and liabilities are recognized for the future tax consequences attributable to temporary differences between the financial statements carrying amounts of existing assets and liabilities and their respective tax bases. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled.

(A Development Stage Company) Notes to Financial Statements (Unaudited)

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES –continued

c) <u>Basic and Fully Diluted Loss Per Share</u> The basic loss per common share is computed by dividing net loss available to common stockholders by the weighted average number of common shares outstanding. Fully-Diluted loss per common share is computed similar to basic loss per common share except that the denominator is increased to include the number of additional common shares that would have been outstanding if the potential common shares had been issued and if the additional common shares were dilutive. On March 31, 2022, and December 31, 2021, the Company had no stock equivalents that were anti-dilutive and excluded in the earnings per share computation

d) <u>Estimated Fair Value of Financial Instruments</u> The carrying value of the Company's financial instruments, consisting of accounts payable and accrued liabilities approximate their fair value due to the short-term maturity of such instruments. Unless otherwise noted, it is management's opinion that the Company is not exposed to significant interest, currency or credit risks arising from these financial statements.

e) <u>Revenue Recognition</u> The Company has had limited revenues to date. It is the Company's policy that product revenues (or service revenues) will be recognized when persuasive evidence of an arrangement exists, delivery has occurred (or service has been performed), the sales price is fixed and determinable and collectability is reasonably assured.

f) <u>Concentrations</u> Financial instruments that potentially subject the Company to concentrations of credit risk consist principally of cash and cash equivalents. On March 31, 2022, and December 31, 2021, the Company had \$58,113 and \$28,219 respectively, in funds in deposits in a business bank account, which are not insured by agencies of the U.S. Government.

g) <u>Currency</u> The functional currency of the Company is the United States Dollar.

h) <u>Use of Estimates</u> The preparation of financial statements in accordance with generally accepted accounting principles in the United States of America require the use of estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities known to exist as of the date the financial statements are published, and the reported amounts of revenues and expenses during the reporting period. Uncertainties with respect to such estimates and assumptions are inherent in the preparation of the Company's financial statements; accordingly, it is possible that the actual results could differ from these estimates and assumptions and could have a material effect on the reported amounts of the Company's financial statements.

(A Development Stage Company) Notes to Financial Statements (Unaudited)

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES-continued

i) <u>Cash and Cash Equivalents</u> The Company considers all highly liquid debt instruments with an original maturity of three months or less to be cash equivalents.

j) <u>Recent Accounting Pronouncements</u> The Company management has reviewed recent accounting pronouncements issued through the date of the issuance of financial statements. In management's opinion, except for those pronouncements detailed below, no other pronouncements apply or will have a material effect on the Company's financial statements.

In May 2009, the FASB issued ASC 855 Subsequent Events, which establishes principles and requirements for subsequent events. In accordance with the provisions of ASC 855, the Company currently evaluates subsequent events through the date the financial statements are available to be issued.

NOTE 3 - BASIS OF PRESENTATION – GOING CONCERN

The accompanying financial statements have been prepared in conformity with generally accepted accounting principles ("GAAP") in the United States of America, which contemplates the Company's continuation as a going concern. However, the Company has losses to date of approximately \$18,011,170. These matters raise substantial doubt about its ability to continue as a going concern. In view of these matters, realization of certain of the assets in the accompanying balance sheet is dependent upon its ability to meet its financing requirements, raise additional capital, and the success of its future operations. The Company acquired operating capital through equity offerings to the public and through the sale of notes to related parties, to fund its business plan. There is no assurance that the funds received will be sufficient to assure the Company's eventual profitability. Management believes that actions planned and presently being taken to revise its operating and financial requirements provide the opportunity for it to continue as a going concern. The financial statements do not include any adjustments that might result from these uncertainties.

(A Development Stage Company) Notes to Financial Statements (Unaudited)

NOTE 4 - INCOME TAXES

The Company is subject to U.S. federal income taxes. It has had losses to date, and therefore, has paid no income tax. Deferred income taxes arise from temporary timing differences in the recognition of income and expenses for financial reporting and tax purposes. The Company's deferred tax assets consist entirely of the benefit from net operating loss ("NOL") carry-forwards. Its deferred tax assets are offset by a valuation allowance due to the uncertainty of the realization of the NOL carry-forwards. NOL carry-forwards may be further limited by a change in Company ownership and other provisions of the tax laws.

NOTE 5 - RELATED PARTY TRANSACTIONS

The officers and directors of the Company are involved in other business activities and they may, in the future, become involved in additional business ventures, which may also require their time and attention. If a specific business opportunity becomes available, such persons may face a conflict in selecting between the Company and their other business interests. The Company has not formulated a policy for the resolution of such conflicts.

In April 2021 the Company issued Alex L Umbra, its President 7,280,000 Preferred B Series shares for compensation for prior services.

In April 2021 the Company issued Thomas L Crom III, its Chief Financial Officer, 364,000 Preferred B Series shares for compensation for prior services.

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(A Development Stage Company) Notes to Financial Statements (Unaudited)

NOTE 6 – INTELLECTUAL PROPERTY

During 2012 Umbra Applied Technologies, Inc. ("UAT") executed five (5) technology purchase agreements with unrelated parties. The buyer (UAT) and seller mutually agreed on the purchase prices which were paid in UAT shares. UAT was acquired by UATG in November 2013. The total purchase price for those assets was \$35,390,000 which was recorded on the UATG financial statements originally as goodwill then amended to Intellectual Property and effective with the September 30,2017 quarterly report restated to include debt associated with the Intellectual property of \$819,650 (Next Cast-\$274,540; Rigid-\$295,000; Palm Beach-\$250,000).

Technology description-2012	Purchase Price
Water Purification and desalination	\$15,000,000
Pegasus Hybrid Project (aerospace technology)	\$10,000,000
BuzzSwat (security technology)	\$2,000,000
Rigid (medical technology)	\$7,000,000
Security, battery and alternative technologies	\$1,390,000
sub-total	\$35,390,000
Associated debt at time of purchase	\$819,650
valuation adjustment	(\$30,922,850)
Net Intellectual Property-2012	\$5,286,800

During 2021 Umbra Applied Technology the following companies and the excess of their respective book assets, net of adjustments during the interim period for certain reclassifications, was recorded as Intellectual Property:

The Dreaming Company	\$813,611
Boost Words Inc	\$450,000
H2O Processing Inc.	\$5,280,000
Ossifix Technologies Inc	<u>\$2,500,000</u>
Intellectual Property-2021	\$9,043,611
Total Intellectual Property	<u>\$14,330,411</u>

Umbra Applied Technologies Group, Inc. (A Development Stage Company) Notes to Financial Statements (Unaudited)

NOTE 7-PURCHASE OF SUBSIDARIES IN 2021

a) <u>The Dreaming Company LLC</u>-On February 17, 2021, the Company announced the acquisition of California based The Dreaming Company LLC. For financial accounting purposes the effective date of this acquisition is April 1, 2021. The purchase price was \$1,750,000 of which \$1,000,000 is in cash (which has not yet been paid) and the balance of \$750,000 to be paid by issuance of 150,000 UATG Preferred C shares valued at \$5 per share which are expected to be issued by June 15th. -On February 23, 2021, the Company announced the acquisition of Nevada based marketing firm Boost Words Inc. For financial accounting purposes the effective date of this acquisition is April 1, 2021. The purchase price was \$1,200,000 of which \$750,000 is in cash (to be provided to UATG's subsidiary to facilitate its growth and the balance of \$450,000 was paid by issuance of 15,000 UATG Preferred C issued on April 1, 2021.

The effective date of the Purchase was April 1, 2021; therefore, these financial statements reflect 3 months of operations.

b) <u>H2O Processing Inc</u>.-On February 25, 2021, the Company announced the acquisition of Denver, Co based company H2O Processing Inc ("H2O). H2O has a mobile on-site water treatment. For financial accounting purposes the effective date of this acquisition is April 1, 2021. The purchase price was \$8,000,000 of which \$2,720,000 is in cash (to be provided to UATG's subsidiary to facilitate its growth) and the balance of \$5,280,000 was paid by issuance of 98,400 /UATG Preferred C shares issued by issued April 1, 2021.

The effective date of the Purchase was April 1, 2021; therefore, these financial statements reflect 3 months of operations.

c) <u>Ossifix Technologies Inc</u> On March 16, 2021, the Company announced the acquisition of Ossifix Technologies Inc ("Ossifix"), which is based in Texas, at a cost of \$5 million Ossifix has projected first year domestic gross revenues of \$25.5 million once it launches; with a projected three-year evaluation in excess of \$88.6 million. For financial accounting purposes the effective date of this acquisition is April 1, 2021. The purchase price was \$5,000,000 of which \$2,500,000 is in cash (to be provided to UATG's subsidiary to facilitate its growth) and the balance of \$2,500,000 was paid by issuance of 50,000 UATG Preferred C shares issued on April 1, 2021.

The effective date of the Purchase was April 1, 2021; therefore, these financial statements reflect 3 months of operations.

(A Development Stage Company) Notes to Financial Statements (Unaudited)

NOTE 8- PURCHASE CONTACT AND DEFERRED INCOME

In February 2022 the Company's wholly owned subsidiary, H20 Processing Inc. announced a purchase contract for \$7.6 million (rounded from the contractual obligation of \$7,623,789), which represents the sale of three (3) units of H2O's mobile water treatment equipment. The Company has recorded this agreement as Deferred (unearned) income and a corresponding receivable until such time as the equipment has been constructed and delivered to the Customer at such time revenue will be recognized as permitted under GAAP (Generally Accepted Accounting Principles).

As of May 13, 2022 H20 was testing additional equipment to meet the needs of the customer. The test results may also result in a change in the sales price. H20 currently believes such tests will be positive and will either increase the sales price or there will be no price change. Until such results are completed and analized the base price has been recorded as Deferred Income and Purchase Contract receivable.

NOTE 9- INVESTMENTS

a) <u>Next Cast Technologies</u> -On March 4, 2021, the Company announced the acquisition of 20% of Next Cast Technologies ("Next Cast") based in Austin, Texas. Next Cast has projected first year revenues of \$16.1 million once it launches with a five-year evaluation in excess of \$80 million. For financial accounting purposes the effective date of this acquisition is April 1, 2021. The purchase price was \$5,000,000 which has not yet been paid. Payment is due 90 days after certain conditions have been met. On August 26, 2021, the Company purchased an additional 6% which for financial accounting purposes was effective October 1, 2021. The Company believes those conditions relating to Intellectual Property and sales agreements will be met within the next 12 months and has classified this as a current obligation.

b) <u>Bacter Scientific Inc</u>. -On March 18, 2021, the Company announced the acquisition of 10% of Bacter Scientific Inc. ("Bacter")based in Texas, at a cost of \$5 million. Bacter has first year sales projected in excess of \$100 million and a projected 3-year valuation in excess of \$500 million. For financial accounting purposes the effective date of this acquisition is April 1, 2021. The purchase price was \$5,000,000 which has not yet been paid. The Company believes those conditions relating to Intellectual Property and sales agreements will be met within the next 12 months and has classified this as a current obligation.

(A Development Stage Company) Notes to Financial Statements (Unaudited)

NOTE 11- STOCKHOLDERS' EQUITY

The Company has the following share structure:

	<u>Common</u>	Preferred A 50:1 voting	Preferred B 20:1 conversion	Preferred C 10:1 conversion
Shares outstanding, December 31, 2017	<u>373,783,339</u>	<u>15,000,000</u>	690	<u>-0-</u>
Shares issued for cash Shares (cancelled)issued on exchange Shares outstanding, December 31, 2018	619,768,700 <u>(2,238,596)</u> <u>991,313,443</u>	-0- -0- <u>15,000,000</u>	-0- 	<u>400,859</u> 400,859
Shares issued for cash Shares (cancelled)issued on exchange Shares outstanding, December 31, 2019	-0- (34,294,982) 957,018,461	- 0- -0- <u>15,000,000</u>	2,021,617 -0- 2,022,307	11,804,030 <u>3,429,498</u> 15,634,387
Shares issued for cash Shares (cancelled)issued on exchange Shares outstanding, December 31, 2020	50,332,113 <u>(7,350,574)</u> <u>1,000,000,000</u>	- 0- <u>-0-</u> <u>15,000,000</u>	-,0- <u>364,529</u> 2,386,836	6,000 <u>-0-</u>
Shares issued for cash Shares issued for Acquisitions Shares (cancelled) issued on exchange Shares issued for services Shares outstanding, September 30, 2021	-0- -0- (28,858,367) <u>-0-</u> <u>971,341,633</u>	- 0- - 0- -0- <u>-0-</u> <u>15,000,000</u>	58,750 -0- -0- <u>7,644,000</u> <u>10,089,586</u>	2,366,135 172,400 -0-
Subsequent to December 31, 2021				
Shares issued for cash Shares issued for services Shares (cancelled)issued on exchange	-0- -0- _28,858,367_	-0- -0- _0-	-0- -0- _0-	-0- -0- -0-
Shares outstanding, March 30, 2022	<u>1,000,000,000</u>	<u>15,000,000</u>	10.089,586	18,178,922

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(A Development Stage Company) Notes to Financial Statements (Unaudited)

NOTE 10- LITIGATION

The Company may be party to various legal actions normally associated with its business activities, the aggregate effect on which, in management opinion, would not be material to the future financial condition of the Company.

On January 12, 2018 the Company received a Florida State court approval of a settlement and stipulation (Case No. 17 CA 4136) for the satisfaction Company debt in the amount of \$324,500.00 through the issuance of shares which will be exempt from SEC registration in reliance upon Section 3 (a)(10) of the Securities Act based upon the Courts finding. The agreement provides the shares will be issued at a 50% to the market price as defined in the agreement, and the owner may not own more than 9.9% at the time of issuance. This issue has been fully resolved with the return and reissuance of 28,858,367 common shares on July 12, 2021, under restrictions to reduce additional debt which will also be subject to Florida State court approval. Those shares were reissued in January 2022.

NOTE 11- SUBSEQUENT EVENTS

The Company has reviewed subsequent events up to and including the issuance date of these statements, and determined that except for those events disclosed herein, the following subsequent events have occurred.

On March 17, 2022 the Company announced a bid for Nathanial Energy Inc which has not been completed. The Company is continuing its evaluation of this acquisition including but not limited to the testing of equipment (see Note 8) to be used in combination with H20 treatment processes. The Company believes the testing will be successful and the acquisition will be subsequently completed.