SUMMARY FINANCIAL DATA

The following summary financial data should be read together with our financial statements and the related notes and "Management's Discussion and Analysis or Plan of Operation" appearing elsewhere in this prospectus. The summary financial data is not intended to replace our financial statements and the related notes. Our historical results are not

to provide a product that is functional and economical. Accordingly, when we are ready, if we cannot build a customer base, our future sales and operating results will be negatively impacted and our business could fail.

RISKS RELATED TO INVESTING IN OUR BUSINESS

IF THE COMPANY ENCOUNTERS ADDITIONAL EXPENSES OR CHARGES AND CAN NOT RESOLVE THEM AT ACCEPTABLE COSTS, THE COMPANY WILL RUN OUT OF CAPITAL AND MAY CAUSE US TO CEASE OPERATIONS.

Because we are a small business, with limited assets, we are not in a position to assume unanticipated costs and expenses. If we encounter these type of circumstances and do not have the financial resources to fix them we may have to suspend operations or cease operations entirely which could result in a total loss of your investment.

THE COMPANY MAY RETAIN INDEPENDENT RESOURCES OR CONSULTANTS TO HELP GROW THE BUSINESS. IF THESE RESOURCES DO NOT PERFORM THE COMPANY MAY HAVE TO CEASE OPERATIONS AND YOU MAY LOOSE YOUR INVESTMENT

The company's management may retain independent contractors to provide services to the company. Those independent individuals and organizations have no fiduciary duty to the shareholders of the company and may not perform as expected.

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HOME BUILDING MARKET IS A MATURE MARKET WITH AGGRESSIVE COMPETITION ON PRICING, SERVICES AND SUPPORT. FAILURE TO PROVIDE ATTRACTIVE MARGINS AND ADEQUATE SERVICES AND SUPPORT TO HOME BUILDER RETAILERS WILL RESULT IN DECREASED REVENUES. WITHOUT REVENUES OUR BUSINESS WILL FAIL.

The Company believes the home improvement and home building market is very competitive and aggressive on pricing, service, and support. Competitors may enter this sector with superior products, services, financial resources, conditions and/or benefits. This would infringe on our ability to attract customers, lengthen our sales cycle, increase marketing costs, which in turn will have an adverse affect upon our business and the results of our operations.

COMPETITION MAY DECREASE OUR FUTURE ABILITY TO GAIN CUSTOMERS AND MARKET SHARE.

Several of our competitors have substantially more capital, longer operating histories, greater brand recognition, larger customer bases than we do. The competitors include First Alert EL52-2 Two-Story, FesOLadder FL 25SL Three Story, Kidde's Fire Safety Ladder (KL-2S Two-Story), Red Rung and others. All of these companies have safety ladders that are carried in home building and improvement retailers like Home Depot, Lowes, ACE Hardware. These companies market their products at industry trade shows, conferences, and expos. The Company believe that these brands are well recognize among consumers. These competitors may also adopt more aggressive pricing policies and establish more comprehensive marketing and advertising campaigns than we can. Our competitors may develop product offerings that we do not offer or that are more sophisticated or more cost effective. For these and other reasons, our competitors' products may achieve greater acceptance in the marketplace, limiting our ability to attract customers. Our failure to adequately address these factors could harm our business and operating results.

RISKS RELATED TO THIS OFFERING

BECAUSE THERE IS NO PUBLIC TRADING MARKET FOR OUR COMMON STOCK, YOU MAY NOT BE ABLE TO RESELL YOUR STOCK AND NOT BE ABLE TO TURN YOUR INVESTMENT INTO CASH

There is currently no public trading market for Hidden Ladder's common stock. Therefore, there is no central place, such as a stock exchange or electronic trading system to resell your shares. If you do want to resell your shares, you will have to locate a buyer and negotiate your own sale.

INVESTING IN OUR COMPANY WILL RESULT IN AN IMMEDIATE LOSS BECAUSE BUYERS WILL PAY MORE FOR OUR COMMON STOCK THAN THE PRO RATA PORTION OF THE ASSETS ARE WORTH

The Company has only been recently formed and has only a limited operating history and no earnings, therefore, the price of the offered shares is not based on any data. The offering price and other terms and conditions regarding the Company's shares have been arbitrarily determined and do not bear any relationship to assets, earnings, book value or any other objective criteria of value. No investment banker, appraiser or other independent third party has been consulted concerning the offering price for the shares or the fairness of the offering price used for the shares.

The offering price of \$0.01 per common share as determined herein is substantially higher than the net tangible book value per share of the Company's common stock. Hidden Ladder's assets do not substantiate a share price of \$0.01. This premium in share price applies to the terms of this offering and does not attempt to reflect any forward looking share price subsequent to the Company

USE OF PROCEEDS

Our offering is being made on a self-underwritten basis: no minimum number of shares must be sold in order for the offering to proceed. The offering price per share is \$0.01. The following table sets forth the potential net proceeds and the uses of proceeds assuming the iPRhg

Number of shares after offering held by existing stockholders 9,000,000 PPPPPPPPPPPPPPPPPPPPPPPPPPPPP
PURCHASERS PER SHARE DATA AND OWNERSHIP OF SHARES IN THIS OFFERING
IF ALL SHARES SOLD
P8\$&+AUy 1e=0\$ 2 bh1&Melo.p= 0 02 0 0,PP

9, 000, 000 common shares are issued and outstanding as of the date of this prospectus. The company is ndd \boldsymbol{a}

customers. We believe safety in the home is a top priority $\ensuremath{\mathrm{to}} f$

through the issuance of common stock or of notes payable or other debt arrangements. The Company will explore all financing possibilities and alternatives. Despite our current financial status we believe that we may be able to issue notes payable or debt instruments in order to further develop our Business and Marketing Plan. We anticipate that receipt of such financing may require granting a security interest in the Company, and are willing to grant such interest to secure the necessary funding. This security interest would be UCC1 lien on all of the Company's assets. Any security interest would take preference over equity in a liquidation.

Through May 31, 2010 we incurred a \$937 loss for operational expenses. For the year ending February 28, 2010, we have incurred a total of \$3,600 in general and administration expenses including \$3,500 in professional fees. This loss occurred over a period of five (5) days from February 23, 2010 to February 28, 2010 and our current cash reflects less than one (1) month of operation.

To date, we have managed to keep our monthly cash flow requirement low for two reasons. First, our sole officer has agreed not to draw a salary until the Company has raised \$500,000 of cash in either equity or debt for working capital or has at least \$500,000 in revenues. Second, we have been able to keep our operating expenses to a minimum by operating in space owned by our sole officer and are only paying the direct expenses associated with our business operations. We believe managing costs is very important to our success, especially under the current economic times.

Given our low monthly cash flow requirement and the compensation arrangement with our sole officer, management believes that, while our auditors have expressed substantial doubt about our ability to continue as a going concern, and assuming that we do not commence our anticipated operations until sufficient financial resources are available, we believe we will be able to meet our obligations for at least the next twelve months.

In the early stages of our company, we will need cash for completing the business and marketing plans. We anticipate that during the first year, in order to develop our business plan to any meaningful degree, we would need to spend a minimum of \$150,000 on such endeavors. After this offering, we will seek additional financing through means such as equity offerings, borrowings from institutions and/or private individuals. We estimate the costs with additional equity offerings will be similar to this offering, however we are uncertain as to the costs with loans because we have not entered into any of those types of arrangements. Even if we sell all shares offered through this registration statement, we expect that we will seek additional financing in the future. However, we may not be able to obtain additional capital or generate sufficient revenues to fund our operations. If we are unsuccessful at raising sufficient funds, for whatever reason, to fund our operations, we may be forced to seek a buyer for our business or another entity with which we could create a joint venture. If all of these alternatives fail, we expect that we will be required to seek protection from creditors under applicable bankruptcy laws.

The Company has entered into no contractual obligations or commitment agreements.

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MANAGEMENT

OFFICER AND DIRECTOR

Ouhesole officer and director will serve until his successor is elected and qualified. Our officer is elected by the board of directors to a term of one (1) year and serve until their successor is duly elected and qualified, or until they are removed from office. The board of directors has no nominating, auditing or compensation committees.

The name, addre≸g, age and position of our President, Secreif ulcifamimate thifnat

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Dr

BACKGROUND OF OFFICER AND DIRECTOR

Mt. David Johnson, President, Chief Executive Officer, Sole Member of the Board of Directors Chief Financial Officer Principal Accounting Officer Secretary

RESUME

Mr. Johnson has over 8 years of experience in building industry with extensive experience in the building and construction Industry. Prior to starting Hidden Ladder, Mr. Johnson worked as a project manager for Davis Electric, a building and construction company based in Sacramento, California from 2001 till 2009. From 2009 to June 2010, Mr. Johnson has been providing consulting services to local building contractors in the Sacramento Area.

CERTAIN TRANSACTIONS AND RELATED TRANSACTIONS

None.

EXECUTI VE COMPENSATI ON

David Johnson will not be taking any compensation until the Company has raised \$500,000 of cash in either equity or debt for working capital or has at least \$500,000 in revenues.

SUMMARY OF COMPENSATION

We did not pay any salaries in 2010. We do not anticipate beginning to pay salaries until we have adequate funds to do so. There are no stock option plans, retirement, pension, or profit sharing plans for the benefit of any officer or director other than as described herein.

SUMMARY COMPENSATION TABLE

The following table provides certain summary information concerning cash and certain other compensation we paid to our Chief Executive Officer for the fiscal year ending February 28, 2010. <TABLE> <CAPTION>

Name & Principal Position	Fi scal Year	Sal ary (\$)	Bonus (\$)	Stock Award(s) (\$)	Option Award(s) (\$)	Non-Equity Incentive Plan Compensation (\$)	Qualified Deferred Compensation Earnings (\$)	All Other Compensation (\$)	Total (\$)	
<pre><s> David Johnson Chief Executive Officer </s></pre>										

 2010 | 0 | | | | - | | | 0 | |

DI RECTOR COMPENSATION

Mt. Johnson the sole member of our Board of Directors is also our executive officer. We do not pay fees to any director, however we will reimburse any director for out-of-pocket expenses incurred with board meetings.

LONG-TERMINCENTIVE PLAN AWARDS

We do not have any long-termincentive plans including options and SARs that provide compensation intended to serve as incentive for performance.

EMPLOYMENT AGREEMENTS

At this time, Hi dden Ladder has not entered into any employment agreements with our sole officer and director.

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PRI NCI PAL STOCKHOLDERS

The following table sets forth, as of the date of this prospectus, the total number of shares owned beneficially by our sole officer and director, and key employees, individually and as a group, and the present owners êE>

- (1) Based on 9,000,000 shares outstanding as of February 28, 2010.
- (2) The person named above may be deemed to be a "parent" and "promoter" of our company, within the meaning of such terms under the Securities Act of 1933, Mr. Johnson is the only "parent" and "promoter" of the company.

For the period ended February 28, 2010, a total of 9,000,000 shares of common stock were issued to our sole officer and director, all of which are restricted securities, as defined in Rule 144 of the Rules and Regulations of the SEC promulgated under the Securities Act. Under Rule 144, the shares can be publicly sold, subject to volume restrictions and restrictions on the manner of sale, commencing one year after their acquisition. Under Rule 144, a shareholder can sell up to 1% of total outstanding shares every three months in brokers' transactions. Shares purchased in this offering, which will be immediately resalable, and sales of all of our other shares after applicable restrictions expire, could have a depressive effect on the market price, if any, of our common stock and the shares we are offering.

Our sole officer and director will continue to own the majority of our common stock after the offering, regardless of the number of shares sold. Since he will continue control our company after the offering, investors in this offering will be unable to change the course of our operations. Thus, the shares we are offering lack the value normally attributable to voting rights. This could result in a reduction in value of the shares you own because of their ineffective voting power. None of our common stock is subject to outstanding options, warrants, or securities convertible into common stock.

The company is hereby registering 3,000,000 of its common shares, in addition to the 9,000,000 shares currently issued and outstanding. The price per share is \$0.01 (please see "Plan of Distribution" below).

The 9,000,000 shares currently issued and outstanding were acquired by our sole officebpandod reletper for the per Dodfsendedhpeeddeany 928, f 20% in Wei resuadvesteNahn of 9,000,000 common shares for consideration of \$9,000, which was accounted for as a purchase of common stock.

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 at the discretion of our Board of Directors and will depend upon our earnings, if any, our capital requirements and financial position, our general economic conditions, and other pertinent conditions. It is our present intention not to pay any cash dividends in the foreseeable future, byt ure, byt

STOCKHOLDERS' EQUITY (DEFICIENCY)
Capital Stock (Note 4)

Authorized:

250, 000, 000 common shares, \$0.0001 par value Issued and outstanding shares:

	\$	900	\$	900
Additional paid-in capital	Ψ	8, 100 (4, 537)	,	8, 100 (3, 600)
Total Stockholders' Equity (Deficiency)		4, 463		5, 400
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	\$	4, 863 =====	\$	9, 000

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

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Hidden Ladder, Inc.
(A Development Stage Company)
Statements of Operations
For the period February 23, 2010 to May 31, 2010

	THREE MONTHS ENDED MAY 31, 2010		FOR THE PERIOD FROM I NCEPTI ON FEBRUARY 23, 2010 TO MAY 31, 2010	
REVENUES	*	-		-
EXPENSES General & Administrative	*	37 900		137 4, 400
		937		4, 537
Loss Before Income Taxes	\$	(937)	\$	(4, 537)
Provision for Income Taxes		-		-
Net Loss		(937)		(4, 537)
PER SHARE DATA:				
Basic and diluted loss per common share	\$	-	\$	-
Basic and diluted weighted Average Common shares outstanding		000, 000		9, 000, 000

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

<TABLE>

Hidden Ladder, Inc. (A Development Stage Company)
Statement of Stockholders' Equity (Deficiency)

<CAPTI ON>

	Common S		Additional Paid-in Capital	Deficit Accumulated During the Development Stage	Total
<s> Inception - February 23, 2010</s>	<c></c>	<c></c>	<c> -</c>	<c> -</c>	<c> -</c>
Common shares issued to Founder for cash at \$0.001 per share (par value \$0.0001) on February 23, 2010	9, 000, 000	900	8, 100	-	9, 000
Loss for the period from inception on February 23, 2010 to February 28, 2010	-	-	-	(3,600)	(3, 600)

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. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date. Deferred income tax expense represents the change during the period in the deferred tax assets and deferred tax liabilities. The components of the deferred tax assets and liabilities are individually classified as current and non-current based on their characteristics. Deferred tax assets are reduced by a valuation allowance when, in the opinion of management, it is more likely than not that some portion or all of the deferred tax assets will not be realized. No deferred tax assets or liabilities were recognized as of May 31, 2010.

Advertising

The Company will expense advertising as incurred. The advertising for the period ending May 31, 2010 was \$0.00.

NOTES TO FINANCIAL STATEMENTS (MAY 31, 2010)

NOTE 4. STOCKHOLDERS' EQUITY

Common Stock

There are 300, 000, 000 Common Shares at 0.0001 par value authorized with 9, 000, 000 Issued and Outstanding as of May 31, 2010.

NOTE 5. RELATED PARTY TRANSACTIONS

The officer and director of the Company are involved in other business activities and may, in the future, become involved in other business opportunities that become available. They may face a conflict in selecting between the Company and other business interests. The Company has not formulated a policy for the resolution of such conflicts.

NOTE 6. GOING CONCERN

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern. For the period March 1, 2010 through May 31, 2010 the Company has had a net loss of \$937. As of May 31, 2010, the Company has not emerged from the development stage. In view of these matters, recoverability of any asset amounts shown in the accompanying financial statements is dependent upon the Company's ability to begin operations and to achieve a level of profitability. Since inception, the Company has financed its activities principally from the stask asomn bequity securities. The Company intends on financing its future development activities and its working capital needs largely from loans and the sale of public equity securities with some additional funding from other traditional financing sources, including term notes, until such time that funds provided by operations are sufficient to fund working capi tal equipthhermentstiti tusthregeee

Thinb e dngea tireme

CashgBasasb@aodd ntOOdd

There add participate in the company was any tasse of usbentrassee has its shewn in the company we can be a succeeded by the federal Deposit Insurance Corporation (FDIC). All other deposit accounts at FDIC-insured institutions were insured up to at least \$250,000 per deposit. 31, 2009. On January 1, 2010, FDIC deposit insurance for all deposit accounts, except for certain retirement accounts, returnele etireme Dies. un o ---

financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Hidden Ladder, Inc. (a development stage Company) as of February 28, 2010, and the results of its operations and its cash flows for the period February 23, 2010 (inception) through February 28, 2010, in conform ty with accounting principles generally accepted in the United States of America.

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern. As discussed further in Note 6, the Company has been in the development stage since its inception (February 23, 2010) and continues to incur significant losses. The Company's viability is dependent upon its ability to obtain future financing and the success of its future operations. These factors raise substantial doubt as to the Company's ability to continue as a going concern. Management's plan in regard to these matters is also described in Note 6. The financial statements do not include any adjustments that might result from the outcome of this uncertainty.

/s/ Lake & Associates, CPA's LLC Lake & Associates, CPA's LLC Boca Raton, FL March 24, 2010

1905 Wright Boulevard Schaumburg, IL 60193

Phone: 847. 524. 0800 Fax: 847. 524. 1655 20283 State Road 7, Suite 300 Boca Raton, Florida 33498

> Phone: 866. 982. 9874 Fax: 561. 982. 7985

> > LEDDITY DV 30

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Hidden Ladder, Inc. (A Development Stage Company) Balance Sheet February 28, 2010

${\sf ASSETS}$

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	RUARY 28, 2010
CURRENT ASSETS Cash and cash equivalents	
Total current assets	9, 000
TOTAL ASSETS	\$ 9, 000
LI ABI LI TI ES AND STOCKHOLDERS' EQUI TY	
CURRENT LIABILITIES Accounts payable & Accrued liabilities	 3, 600 3, 600
STOCKHOLDERS' EQUITY Capital Stock (Note 4) Authorized: 300,000,000 common shares, \$0.0001 par value Issued and outstanding shares:	
9, 000, 000 Additional paid-in capital Deficit accumulated during the development stage	900 8, 100 (3, 600)
Total Stockholders' Equity	5, 400
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	9, 000

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

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Hidden Ladder, Inc. (A Development Stage Company)

Statement of Operations For the Period February 23, 2010 (Inception) to February 28, 2010

	from Feb Feb	the Period n Inception ruary 23, 2010 to ruary 28, 2010
REVENUES	\$	-
EXPENSES General & Administrative	\$	100 3, 500
Loss Before Income Taxes		(3, 600)
Provision for Income Taxes		-
Net Loss	\$	(3, 600)
PER SHARE DATA:		
Basic and diluted loss per common share		-
Basic and diluted weighted Average Common shares outstanding		9, 000, 000

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

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<TABLE>

Hidden Ladder, Inc. (A Development Stage Company) Statement of Stockholders' Equity (Deficiency)

<CAPTI ON>

COAL IT ONE	Common :	Stock	Addi ti onal Pai d-i n	Deficit Accumulated During the Development		
	Shares	Amount	Capi tal Stage		Total	
<s> Inception - February 23, 2010</s>	<c></c>	<c> \$ -</c>	<c> -</c>	<c> -</c>	<c> -</c>	
Common shares issued to Founder for cash at \$0.001 per share (par value \$0.0001) on February 23, 2010	9, 000, 000	900	8, 100	-	9, 000	
Loss for the period frominception on February 23, 2010 to February 28, 2010	-	-	-	(3, 600)	(3, 600)	
Balance - February 28, 2010	9, 000, 000	\$ 900 =====	\$ 8, 100	\$ (3,600)	\$ 5, 400 =====	

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

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</TABLE>

Hidden Ladder, Inc.

(A Development Stage Company)

Statement of Cash Flow

For the Period February 23, 2010 (Inception) to February 28, 2010

For the Period from Inception February 23, 2010 to February 28, 2010

OPERATING ACTIVITIES

Net Loss \$ (3,600)

Changes in Operating Assets and Liabilities: Increase (decrease) in accounts payable and accrued liabilities	3, 600
Net cash used in operating activities	-
FI NANCI NG ACTI VI TI ES	
Common stock issued for cash	9, 000
Net cash provided by financing activities	9, 000
INCREASE IN CASH AND CASH EQUIVALENTS	9, 000
CASH AND CASH EQUI VALENTS AT BEGINNING OF PERIOD	-
CASH AND CASH EQUIVALENTS AT END OF PERIOD	\$ 9,000
Supplemental Cash Flow Disclosures:	
Cash paid for: Interest expense	\$ -
Income taxes	\$ -

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

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Hidden Ladder, Inc. (A Development Stage Company)

NOTES TO FINANCIAL STATEMENTS
FEBRUARY 23, 2010 (INCEPTION) TO FEBRUARY 28, 2010

NOTE 1. GENERAL ORGANIZATION AND BUSINESS

Hidden Ladder, Inc. ("Hidden Ladder") is a development stage company, incorporated in the State of Florida on February 23, 2010. Hidden Ladder intends to design a hidden escape ladder for homeowners. It is intended to provide the homeowner comfort knowing that if there is a fire in their home they will be able to safely escape from the 2nd story. The ladder is intended to be both durable and simple to use. It should neatly fold up and hang under the window for easy accessibility.

NOTE 2. SUMMARY OF SIGNIFICANT ACCOUNTING PRACTICES

Accounting Basis

These financial statements are prepared on the accrual basis of accounting in conformity with accounting principles generally accepted in the United States of America.

Cash and Cash Equivalents

For the purpose of the financial statements cash equivalents include all highly liquid investments with maturity of three months or less.

Earnings (Loss) per Share

- -----

The basic earnings (loss) per share are calculated by dividing the Company's net income available to common shareholders by the weighted average number of common shares outstanding during the year. The diluted earnings (loss) per share are calculated by dividing the Company's net income (loss) available to common shareholders by the diluted weighted average number of shares outstanding during the year. The diluted weighted average number of shares outstanding is the basic weighted number of shares adjusted as of the first of the year for any potentially dilutive debt or equity. There are no diluted shares outstanding.

Di vi dends

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The Company has not adopted any policy regarding payment of dividends. No dividends have been paid during the period shown, and none are contemplated in the near future.

participating in this offering, may be required to deliver a prospectus. This is in addition to the dealers' obligation to deliver a prospectus when acting as underwriters and with respect to their unsold allotments or subscriptions.

PART II. INFORMATION N

The following exhibits are filed as part of this registration statement, pursuant to Item 601 of Regulation K. All exhibits have been previously filed unless otherwise noted.

EXHI BI T NO.	DOCUMENT DESCRIPTION
3. 1	Articles of Incorporation of Hidden Ladder, Inc.*
3. 2	Bylaws of Hidden Ladder, Inc.*
4. 1	Specimen Stock Certificate of Hidden Ladder, Inc.*
5. 1	Opinion of Counsel.*
14. 1	Code of Business Conduct and Ethics.*
23. 1	Consent of Accountants. **
23. 2	Consent of Counsel.*
99. 1	Subscription Documents and Procedure of Hidden Ladder, Inc. *

^{*} Previously Filed

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(B) DESCRIPTION OF EXHIBITS

EXHIBIT 3.1 Articles of Incorporation of Hidden Ladder, Inc.

EXHIBIT 3. 2 Bylaws of Hidden Ladder, Inc.

EXHIBIT 4.1 Specimen Stock Certificate of Hidden Ladder, Inc.

EXHIBIT 5.1 Opinion of Counsel.

EXHIBIT 14.1 Code of Business Conduct and Ethics.

EXHIBIT 23.1 Consent of Accountants the hi prourities offeredt.ggteof) t

EXHIBIT 23. 2 Consent of Counsel.

EXHIBIT 99.1 Subscription Documents and Procedure of Hidden Ladder, Inc.

ITEM 17. UNDERFAKI NGSs f eon

The undersigned registrant hereby undertakes:

- To file, during any period in which offers or sales are being made, a postreffective amendment to this registration statement:
 - To include any prospectus required by Section 10(a)(3) of the Securities Act of 1933;
- ii. eg Noede(leegefh the priospegftus Taniyn Claud tsd vonge events arising after the effective date of the registration statement (or the most recent post-effective amendment thereof) which, individually or in the aggregate, represent a fundamental change in the infoherate gmastere forth in the registed at beneath the Notwind battanding the foregoing, any increase or decrease in the volume of securities offered (if the getwortals doddarovable beforeout) it wives offered would icreair ----r

forspectus anye, doulstae re

^{**} Filed herewith

constitutes and appoints David Johnson, as agent, with full power of substitution, for his and in his name, place and stead, in any and all capacities, to sign any and all amendments, including post-effective amendments, to this registration statement, and to file the same, therewith, with the Securities and Exchange Commission, and to make any and all state securities law filings, granting unto said attorney-in-fact and agent, full power and authority to do and perform each and every act and thing requisite or necessary to be done in about the premises, as fully to all intents and purposes as he might or could do in person, hereby ratifying the confirming all that said attorney-in-fact and agent, or any substitute or substitutes, may lawfully do or cause to be done by virtue hereof. Pursuant to the requirements of the Securities Act of 1933, this Form S-1 registration statement has been signed by the following persons in the capacities and on the dates indicated:

/s/ David Johnson

August 17, 2010

President, Chief Executive Officer, Sole Member of the Board of Directors Chief Financial Officer Principal Accounting Officer Secretary

LAKE & ASSOCIATES, CPA'S

CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

We consent to the use, in the report on Form S-1A Amendment 6 of Hidden Ladder, Inc. (A Development Stage Company), of our report dated March 24, 2010 on our audit of the financial statements of Hidden Ladder, Inc. (A Development Stage Company) as of February 28, 2010, and the related statement of operations, shareholders' equity and cash flows from inception on February 23, 2010 through February 28, 2010 and the reference to us under the caption "Experts."

/s/ Lake & Associates, CPA's LLC Lake & Associates, CPA's LLC Boca Raton, FL August 17, 2010

1905 Wright Boulevard Schaumburg, IL 60193

Phone: 847. 524. 0800 Fax: 847. 524. 1655 20283 State Road 7, Suite 300 Boca Raton, Florida 33498

> Phone: 866. 982. 9874 Fax: 561. 982. 7985

Via EDGAR Securities and Exchange Commission Mail Stop 4561 450 Fifth Street, N. W Washington, D. C. 20549

Attention: H. Christopher Owings, Assistant Director Angle Kim, Staff Examiner

RE: HI DDEN LADDER, I NC.

AMENDMENT NO. 6 TO REGISTRATION STATEMENT ON FORM S-1 FILED MARCH 25, 2010

FILE NO. 333-165685

Mr. Owings/Ms. Kim

The undersigned registrant hereby requests acceleration of the effective date of the above-captioned Registration Statement to Thursday, August 19, 2010 by 5: OOPM, Eastern Standard Time, or as soon thereafter as is practicable.

The undersigned registrant acknowledges that:

- o Should the Securities and Exchange Commission (The "Commission") or the staff, acting pursuant to delegated authority, declare the filing effective, it does not foreclose the Commission from taking any action with the respect to the filling:
- o The action of the Commission or the staff, acting pursuant to delegated authority, in declaring the filing effective, does not relieve the registrant from its full responsibility for the adequacy and accuracy of the disclosure in the filing; and
- o The Company may not assert staff comments and the declaration of effectiveness as a defense in any proceeding initiated by the Commission or any person under the federal securities laws of the United States.

The undersigned also acknowledges to the Staff its awareness of its responsibilities under the Securities Act of 1933 and the Securities Exchange Act of 1934, as amended.

Sincerely,

/s/ David Johnson

David Johnson Chief Executive Officer