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UNITED STATES SECURITIES AND EXCHANGE COMMISSION  
Washington, D.C. 20549

Form 10-K

- ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE  
SECURITIES EXCHANGE ACT OF 1934

For the Fiscal Year Ended December 31, 2012

OR

- TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF  
THE SECURITIES EXCHANGE ACT OF 1934

Commission File Number: 000-53862

**IGAMBIT INC.**

*(Exact name of registrant as specified in its charter)*

**Delaware**

*(State or other jurisdiction of  
incorporation or organization)*

**11-3363609**

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

**1050 W. Jericho Turnpike, Suite A  
Smithtown, New York 11787**

*(Address of principal executive offices)*

**(631) 670-6777**

*(Registrant's telephone number)*

*(Registrant's former telephone number)*

**Securities registered under Section 12(b) of the Exchange Act:**

**Title of Each Class: NONE**

**Name of Each Exchange on Which  
Registered:**

**Securities registered pursuant to Section 12(g) of the Act: Common Stock**

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in  
Rule 405 of the Securities Act. Yes  No

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Exchange Act. Yes  No

Indicate by check mark whether the registrant: (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes  No

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate website, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (Section 232.405 of the chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes  No

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K is not contained herein, and will not be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K.

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act. (Check one):

|  |   |  |   |
|--|---|--|---|
| Large<br>accelerated<br>filer <input type="checkbox"/> | Accelerated<br>filer <input type="checkbox"/> | Non-accelerated filer <input type="checkbox"/> | Smaller<br>reporting<br>company <input checked="" type="checkbox"/> |
|--|---|--|---|

(Do not check if a smaller reporting company)

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the act): Yes  No

There is not currently a market for the Registrant's common stock.

As of June 20, 2013 there were 25,044,056 shares of the Registrant's \$0.001 par value common stock outstanding.

**DOCUMENTS INCORPORATED BY REFERENCE: None**

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**iGambit Inc.**  
**FORM 10-K — FOR THE YEAR ENDED DECEMBER 31, 2012**

**TABLE OF CONTENTS**

|                 | <u><b>Page No.</b></u>   |
|-----------------|--|
| <b>PART I</b>   |  |
| Item 1          | Business 1   |
| Item 1A         | Risk Factors 9   |
| Item 1B         | Unresolved Staff Comments 9  |
| Item 2          | Properties 9   |
| Item 3          | Legal Proceedings 10   |
| Item 4          | (Removed and Reserved) 11  |
| <b>PART II</b>  |  |
| Item 5          | Market for Registrant’s Common Equity, Related Stockholder Matters<br>and Issuer Purchases of Equity Securities 11 |
| Item 6          | Selected Financial Data 13   |
| Item 7          | Management’s Discussion and Analysis of Financial Condition and<br>Results of Operations 14                        |
| Item 7A         | Quantitative and Qualitative Disclosure About Market Risk 19   |
| Item 8          | Financial Statements and Supplementary Data 19   |
| Item 9          | Changes in and Disagreements with Accountants on Accounting and<br>Financial Disclosure 20                         |
| Item 9A         | Controls and Procedures 21   |
| Item 9B         | Other Information 22   |
| <b>PART III</b> |  |
| Item 10         | Directors, Executive Officers and Corporate Governance 22  |
| Item 11         | Executive Compensation 27  |
| Item 12         | Security Ownership of Certain Beneficial Owners and Management<br>and Related Stockholder Matters 29               |
| Item 13         | Certain Relationships and Related Transactions, and Director<br>Independence 30                                    |
| Item 14         | Principal Accountant Fees and Services 30  |
| <b>PART IV</b>  |  |
| Item 15         | Exhibits and Financial Statement Schedules 31  |
| EX-31.1         |  |
| EX-31.2         |  |
| EX-32.1         |  |
| EX-32.2         |  |
| EX- 33.1        |  |

This annual report on Form 10-K is for the year ended December 31, 2012. The Securities and Exchange Commission (“SEC”) allows us to “incorporate by reference” information that we file with the SEC, which means that we can disclose important information to you by referring you directly to those documents. Information incorporated by reference is considered to be part of this annual report. In addition, information that we file with the SEC in the future will automatically update and supersede information contained in this annual report. In this annual report, “Company,” “we,” “us” and “our” refer to iGambit Inc. and its subsidiaries.

## PART I

*This Annual Report on Form 10-K includes forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. The Company has based these forward-looking statements on the Company's current expectations and projections about future events. These forward-looking statements are subject to known and unknown risks, uncertainties and assumptions about us and the Company's subsidiaries that may cause the Company's actual results, levels of activity, performance or achievements to be materially different from any future results, levels of activity, performance or achievements expressed or implied by such forward-looking statements. In many cases, you can identify forward-looking statements by terminology such as "anticipate," "estimate," "believe," "continue," "could," "intend," "may," "plan," "potential," "predict," "should," "will," "expect," "objective," "projection," "forecast," "goal," "guidance," "outlook," "effort," "target" and other similar words. However, the absence of these words does not mean that the statements are not forward-looking. Factors that might cause or contribute to a material difference include, but are not limited to, those discussed elsewhere in this Annual Report, including the section entitled "Risk Factors" and the risks discussed in the Company's other Securities and Exchange Commission filings. The following discussion should be read in conjunction with the Company's audited Consolidated Financial Statements and related Notes thereto included elsewhere in this report.*

### **ITEM 1. BUSINESS**

#### **HISTORY**

We were incorporated in the State of Delaware under the name BigVault.com Inc. on April 13, 2000. On April 18, 2000, we merged with BigVault.com, Inc., a New York corporation with which we were affiliated. We survived the merger, and on December 19, 2000 changed our name to bigVAULT Storage Technologies, Inc. At that time we were in the business of providing remote, internet-based storage vaulting services and related ancillary services to end users and resellers (the "Vault Business").

On February 28, 2006 we sold all of our assets to Digi-Data Corporation ("DDC"), an unrelated third party, pursuant to the terms of an Asset Purchase Agreement dated December 21, 2005 (the "APA"), a copy of which is filed herewith as an exhibit. As consideration for our transfer of assets under the APA, DDC paid certain of our liabilities and agreed to make certain quarterly and annual revenue sharing payments to us, as is further described below. Mr. Salerno and Ms. Luqman accepted employment with DDC in senior management positions post closing, and continued to work for DDC until February 2009. As of March 1, 2009 Mr. Salerno and Ms. Luqman returned to their full time management roles with the Company.

On April 5, 2006, we changed our name to iGambit Inc.

On October 1, 2009, we acquired the assets of Jekyll Island Ventures, Inc., a New York corporation doing business as Gotham Photo Company (“Jekyll”) through our wholly owned subsidiary Gotham Innovation Lab, Inc., a New York corporation (“Gotham”). Pursuant to the terms of the Asset Purchase Agreement and Plan of Reorganization (“APAPR”), we (i) issued 500,000 shares of our common stock to Jekyll at closing; (ii) assumed \$10,410.59 of Jekyll accounts payable relating to office rent and health insurance premiums; and (iii) issued Jekyll warrants to purchase 1,500,000 shares of our common stock, at \$0.01 per share, subject to a 3 year vesting schedule and the attainment by Gotham of certain revenue targets during said 3 year period. The 3 year period has ended and Gotham did not attain the revenue targets.

On December 28, 2012, we entered into an Asset and Stock Purchase Agreement (the “Purchase Agreement”) to acquire substantially all of the assets of IGX Global Inc. a Connecticut corporation (“IGXUS”), and all of the issued and outstanding shares of IGX Global UK Limited a UK Private Limited company (“IGXUK”) through our wholly owned subsidiary IGXGLOBAL CORP., a Delaware corporation (“IGXGLOBAL”), and thereby acquired the business operated by IGSUS and IGSUK (the “Acquired Business”). Thomas Duffy is the sole shareholder of both IGXUK and IGXUS (the “Shareholder”). The Purchase Agreement was disclosed on the Company’s current report on Form 8-K filed on January 7, 2013.

Pursuant to the terms of the Purchase Agreement Thomas Duffy was to receive (i) \$1,500,000 payable \$ 500,000 in cash and a Promissory Note in the principal sum of \$1,000,000 and (ii) Thomas Duffy was to receive 3.75 million iGambit Inc. Common voting shares over a three-year period starting on the first through third anniversary of signing of this agreement, based upon certain criteria. In addition, iGambit was to pay approximately \$2,500,000 of the Acquired Business’s liabilities (the “Assumed Liabilities”).

The cash portion and certain debt assumed of the Purchase Price was financed through asset based funding issued by Keltic Financial Partners II LLP for a \$6 million revolving credit line.

On April 8, 2013, iGambit Inc. (“iGambit”) and its wholly owned subsidiary, IGXGLOBAL, CORP. (“IGXGLOBAL”, and collectively, the “Company”), entered into, and became obligated under, a transaction to rescind the Company’s Purchase Agreement dated December 28, 2012 with IGX Global Inc. (“IGXUS”), IGX Global UK Limited (“IGXUK”, and collectively, “IGXNJ”) and Tomas Duffy (“Duffy”) the sole shareholder of both IGXUK and IGXUS (the “Shareholder”). The Rescission Agreement was disclosed on the Company’s current report on Form 8-K filed on April 12, 2013.

Under the terms of the Rescission Agreement, the Company, IGXNJ and Shareholder (collectively “IGX”), agreed to unwind the Purchase Agreement in its entirety and to fully restore each to the positions they were respectively in prior to entering the Purchase Agreement, in every respect other than as otherwise expressly contemplated by the Rescission Agreement; and key terms as follows:

- (i) IGX to payback or arrange acceptable payoff of the Keltic Financing;
- (ii) Cancellation of any future consideration to IGX;
- (iii) IGX to pay to iGambit \$625,000 in consideration for its expenses and inconvenience; and
- (v) IGX to assume and pay certain expenses related to the contemplated Purchase Agreement.

On April 25, 2013 the conditions to closing the Rescission Agreement were completed.

## **OUR COMPANY**

### ***Introduction***

We are a company focused on the technology markets. Presently we have one operating subsidiary, Gotham Innovation Lab Inc. (“Gotham”). Gotham is in the business of providing media technology services to the real estate industry. Revenues consist mostly of revenues from the operation of our Gotham subsidiary (\$1,528,822 during year ended December 31, 2012), ) and revenue from technical consulting fees of \$65,064.

Our primary focus is the acquisition of additional technology companies. We believe that the background of our management and of our Board of Directors in the technology markets is a valuable resource that makes us a desirable business partner to the companies that we are seeking to acquire. When we acquire a company, we work to assume an active role in the development and growth of the company, providing both strategic guidance and operational support. We provide strategic guidance to our partner companies relating to, among other things, market positioning, business model and product development, strategic capital expenditures, mergers and acquisitions and exit opportunities. Additionally, we provide operational support to help our partner companies manage day-to-day business and operational issues and implement best practices in the areas of finance, sales and marketing, business development, human resources and legal services. Once a company joins our partner company network, our collective expertise is leveraged to help position that company to produce high-margin, recurring and predictable earnings and generate long-term value for our stockholders.

Our current intention is to fund the purchase price of acquisitions through a combination of the issuance of our common stock at closing and the issuance of common stock purchase or common-stock warrants that would become exercisable only in the event certain earn-out conditions are satisfied by the acquired company. In addition to acquiring entire companies, we would also consider entering into joint ventures and acquiring less than 100 percent of a target company.

## ***Our Strategy to Grow the Company***

### ***General***

We have an overall corporate business plan as a holding company to seek out and acquire operating companies. Phase one of our strategy is complete. We established new corporate headquarters and a website, expanded our board to include 2 outside independent directors, set up periodic board meetings, engaged a sophisticated full service law firm, engaged a new PCAOB registered auditing firm, engaged an investment banking firm as advisors to assist in the analysis of target acquisitions, and become an SEC reporting company. In addition, we have identified and acquired our first target company, Jekyll Island Ventures Inc. We are working on a daily basis towards phase two of our strategy, identifying further acquisitions that will expand and or complement our existing subsidiary.

### **Sources of Target Businesses**

We anticipate that target business candidates will be brought to our attention from various sources, including our management team, investment bankers, venture capital funds, private equity funds, leveraged buyout funds, management buyout funds, consulting firms and other members of the financial community who will become aware that we are seeking business partners via public relations and marketing efforts, direct contact by management or other similar efforts, who may present solicited or unsolicited proposals. Any finder or broker would only be paid a fee upon the completion of a business combination. While we do not presently anticipate engaging the services of professional firms that specialize in acquisitions on any formal basis, we may decide to engage such firms in the future or we may be approached on an unsolicited basis. Our officers and directors, as well as their affiliates, may also bring to our attention target business candidates that they become aware of through their business contacts. While our officers and directors make no commitment as to the amount of time they will spend trying to identify or investigate potential target businesses, they believe that the various relationships they have developed over their careers together with their direct inquiry, will generate a number of potential target businesses that will warrant further investigation. In no event will we pay any of our existing officers, directors, special advisors or stockholders or any entity with which they are affiliated any finder's fee or other compensation for services rendered to us prior to or in connection with the completion of a business combination. In addition, none of our officers, directors, special advisors or existing stockholders will receive any finder's fee, consulting fees or any similar fees from any person or entity in connection with any business combination involving us other than any compensation or fees that may be received for any services provided following such business combination.

### ***Selecting Acquisition Targets***

Our management has virtually unrestricted flexibility in identifying prospective target business and diligently reviews all of the proposals we receive.

The criteria we look for in a potential acquisition include, but are not limited to, the following:

#### Company Characteristics

- Established Company with proven track record
  - Company with history of strong operating and financial performance, or
  - Company undergoing a turnaround that demonstrates strong prospects for future growth
- Strong Cash Flow Characteristics.
  - Cash flow neutral or positive,
  - Predictable recurring revenue stream,
  - High gross margins and
  - Low working capital and capital expenditure needs
- Strong Competitive Industry Position
  - Leading or niche market position, and/or
  - Strong channel relationships that promote barriers to entry
- Strong Management Team
  - Experienced, proven track record in delivering revenue and ability to execute, or
  - A management team that can be complemented with our contacts and team
- Diversified Customer and Supplier base
- Proprietary products or marketing position

#### Industry Characteristics

- Non-cyclical
- Services Consumer or niche market
- Fragmented with potential for consolidation or growth
- Emerging markets

#### Industries of Interest

- Real Estate Services
- Managed Security Services Providers (MSSP)
- IT Solutions Providers specializing in security and network technology products, services, and support
- Internet
  - Cloud Computing
  - Security focused applications

## Investment Criteria

- Sales Volumes: \$500 thousand to \$30 million
- Cash Flow: Neutral or positive
- Structure: Controlled ownership. Closely held private company
- Geography: North America Investment size: \$1 million to \$5 Million
- Involvement: Board oversight
- Controlling Interest: Acquire 100% of controlling interest in target
- Marketing:
  - Target captures a particular segment of the market
  - Target has a focused strategic marketing plan.

These criteria are not intended to be exhaustive. Any evaluation relating to the merits of a particular business combination will be based, to the extent relevant, on the above factors as well as other considerations deemed relevant by our management in effecting a business combination consistent with our business objective.

## ***Diligence Process***

Upon receipt of a business plan, the procedure is for management to review the business plan and determine if it satisfies the Company's acquisition criteria, and whether the business plan should be rejected or pursued further. If the plan satisfies the requirements, then Management meets with the target's management to determine if there is a synergy that can work and to explore the business plan in greater detail. Generally this occurs over several meetings and can take some time. Depending on the nature of the business, management may enlist certain technical or industry consultants to meet with the target and provide feedback and analysis. Management will also review the target's financials. If the analysis suggests the target should be explored further Management will present the opportunity to the BOD for approval to pursue the opportunity further. One or two outside directors may meet with the target to make an independent assessment. If the opportunity is approved for further exploration management will discuss potential purchase structure with target's management to be sure that a meeting of the minds exists for a potential deal. At this point management will request that our investment banking advisors give their opinion of the industry, the market and potential financing options of the deal. Often, the investment bankers will meet with target's management. The investment banker's feedback is presented to the board and, if positive, the Board analyzes the proposed financing structure, discusses effects of a transaction on the Company as they relate to taxes, capitalization, stock value etc., engaging the necessary outside consultants. If all appears positive a letter of intent is negotiated and executed, additional diligence is conducted, and definitive transaction documents are negotiated and executed.

### ***Evaluation of the Target's Management***

We would condition any acquisition on the commitment of management of the target business to remain in place post closing. Following a business combination, we may seek to recruit additional managers to supplement the incumbent management of the target business. We cannot assure you that we will have the ability to recruit additional managers, or that any such additional managers will have the requisite skills, knowledge or experience necessary to enhance the incumbent management. Although we intend to closely scrutinize the management of a prospective target business when evaluating the desirability of effecting a business combination, we cannot assure you that our assessment of the target business's management will prove to be correct.

### ***Competition***

In identifying, evaluating and selecting a target business, we may encounter intense competition from other entities having a business objective similar to ours. Many of these entities are well established and have extensive experience identifying and effecting business combinations directly or through affiliates. Many of these competitors possess greater technical, human and other resources than us and our financial resources will be relatively limited when contrasted with those of many of these competitors, which may limit our ability to compete in acquiring certain target businesses. This inherent competitive limitation gives others an advantage in pursuing the acquisition of a target business.

### ***Companies Currently Under Review***

We are constantly in the process of reviewing potential target companies. Currently, we are not under contract to acquire any companies, but we are actively engaged in discussions with four potential acquisition candidates.

### ***Our Partner Company***

#### ***Gotham Innovation Lab Inc.***

##### **Products and Services**

Gotham's business is directed at providing media technology services to the real estate community. The range of media services includes Real Estate Sales location Photography, the exclusive Gotham EXPO Full Screen Experience; Floorplan Measurements, and Redraws and E-Brochures, Virtual Staging, Headshots, and HD Video.

In 2012, Gotham launched its new offering ScreenPLAY. Gotham's ScreenPLAY is a low cost tool that gets real estate agents listings on YouTube, Wellcomemat, and other popular video platforms with enhanced visibility on Google quickly. Gotham has also seen success in its Headshot events for real estate agents, Headshot events offer

professional headshots photo sessions on an individual or company wide basis, Gotham also provides website development services, sales office technology and data interchange services for many of the real estate firms in New York City.

When it comes to selling real estate every broker or seller listing has to have pictures. Utilizing the latest technology Gotham's service offerings provide a full listing experience for real estate agents' clients. Gotham service offerings allow brokers and sellers to present their listings in the best possible light while giving the viewer control of the show. Gotham's services integrate images, photos, floor plans, video, virtual staging, agent and key listing details in an engaging format that immerses the viewer.

All systems are built on accessible web platforms that integrate quickly and seamlessly into the agent's workflow.

In addition to natural expansion into the areas surrounding NYC, Gotham is actively working to expand other geographic locations on the East Coast. Gotham has already established a presence in Florida, covering the Miami to west Palm Beach area.

### **Competitive Comparison**

Gotham competes with others in the industry by focusing on user interaction, technology and delivery. Gotham maintains strict standards of photography and a roster of accomplished photographers who we engage in between their premium assignments such as fashion shoots, architectural projects, etc.

In addition to superior media, in the opinion of management, Gotham's technology tools set us apart from our competition. For example, our expo product offering utilizes the pre-generation of a multitude of media sets to deliver images sized perfectly for the users screen, wasting no bandwidth or file size, thereby enabling us to maintain the speed and efficiency of the product at an optimal level. In the opinion of management, a majority of our competitors either don't seem to employ similar measures in their full screen product offerings or do so, on a more limited basis.

### **Future Products and Services**

Future offerings will include enhanced products that focus on social media interaction, mobile applications and tools for realtors, as well as multi touch augmented reality technologies for presentations, etc. Gotham will continue to expand its media offerings, integrating with and adopting technologies as they become available.

### **Customers**

Gotham currently has approximately 400 client accounts, including accounts ranging from single agent accounts to large "master accounts" with large firms such as Douglas Elliman and Halstead. Taking these and other master accounts into consideration, Gotham does business with over 3,000 New York City real estate agents. The following five customers constituted approximately 76% of the Company's sales in

2012: EGR International, Inc. – 10% of sales; Cambridge Who’s Who – approximately 4% of sales; Douglas Elliman Real Estate, LLC – approximately 42% of sales; Halstead Property Development Marketing LLC – approximately 6% of sales; and Christies Great Estates, Inc. – approximately 15% of sales. The loss of any of the foregoing client accounts could have a material adverse affect on the Company’s financial condition.

### **Expansion Summary**

Gotham’s objective is to be a market leader in offering EXPO, Virtual Tours, and Video, type services to the real estate industry. Gotham is currently providing services to a number of realtors and brokers in the New York Metropolitan area including, but not limited to, Douglas Elliman (“DE”), Corcoran, Trump among others. In addition to natural expansion into the areas surrounding NYC such as Long Island, Gotham has recently expanded into Florida, and is actively working to expand by further providing services to large accounts that exist in both Manhattan and targeted secondary markets, and through the selective hiring of one-off service providers who are currently operating in other markets

### ***Employees***

We presently have 14 total employees all of which are full-time.

### **OUR CORPORATE INFORMATION**

Our principal offices are located at 1050 W. Jericho Turnpike, Suite A, Smithtown, New York, 11787. Our telephone number is (631) 670-6777 and our fax number is (631) 670-6780. We currently operate two corporate websites that can be found at [www.igambit.com](http://www.igambit.com), and [www.gothamphotocompany.com](http://www.gothamphotocompany.com) (the information on the foregoing websites does not form a part of this report).

### **ITEM 1A. RISK FACTORS**

Not Required.

### **ITEM 1B. UNRESOLVED STAFF COMMENTS**

None.

### **ITEM 2. PROPERTIES**

Our corporate executive office is located in Smithtown, New York, where we lease approximately 1000 square feet of office space. Monthly lease payments are approximately \$1,500. The lease is for a term of five (5) years commencing on March 1, 2012 and ending on February 28, 2017. The lease contains annual escalations of 2% of the annual rent.

Our Gotham operations are located in New York, New York, where we license approximately 4 office suites with furniture and equipment in a shared global office building. Monthly license payments are approximately \$4,600 and the fees are paid on a month to month basis.

Our leased and licensed properties are suitable for their respective uses and are, in general, adequate for our present needs. Our properties are subject to various federal, state, and local statutes and ordinances regulating their operations. Management does not believe that compliance with such statutes and ordinances will materially affect our business, financial condition, or results of operations.

### **ITEM 3. LEGAL PROCEEDINGS**

On October 1, 2012, we filed a lawsuit in the United States District Court for the District of Maryland, Baltimore Division, asserting claims against DigiData Corp. ("Defendant") for monetary damages arising from the Defendant's breach of contract regarding that certain Asset Purchase Agreement dated February 26, 2006 among the parties, and to enforce payment of outstanding contingency payments due to the Company pursuant to said agreement.

On or about December 3, 2012, Digi-Data filed its Answer, Affirmative Defenses and Counterclaim against iGambit. The Counterclaim seeks damages against iGambit for breach of the Agreement for the alleged failure to indemnify Digi-Data for expenses related to pending litigation between Verizon Communications, Inc. (one of Digi-Data's customers) an unrelated third party, Titanide Ventures, LLC, concerning alleged patent violations (hereinafter "Verizon Patent Litigation").

Upon information and belief, the Verizon Patent Litigation is a "patent troll" whereby Titanide seeks to extract settlement funds from alleged patent infringers without seeking actual adjudication of its purported patent rights. iGambit has advised Digi-Data of what iGambit believes is "prior art" related to the subject intellectual property that is at-issue in the Verizon Patent Litigation, a possible defense to the claims by Titanide.

A pre-trial order was issued by the Court with detailed deadlines. E.g., discovery cut-off and status report (4/29/13) and dispositive motions (5/28/13). iGambit propounded its initial discovery upon Digi-Data, responses to which were due on or about March 8, 2013.

On April 4, 2013, Digi-Data provided discovery to iGambit. To date, no depositions have been scheduled. To date, we have not received any information from DDC regarding any specific quantified "damages" directly resulting from this Order or the settlement agreement between Verizon and the Plaintiff.

On April 4, 2013 an Order of Dismissal in the Verizon Patent Litigation was filed. The Dismissal is with prejudice with each party to bear its own costs and fees.

On May 24, 2013 we filed a Motion for Summary Judgment with the Court asking the Court to move in our favor against DDC for the entire outstanding balance due along with attorney's fees and post and pre-judgment interest as applicable under Maryland Law.

**ITEM 4. (REMOVED AND RESERVED)**

**PART II**

**ITEM 5. MARKET FOR REGISTRANT'S COMMON EQUITY, RELATED STOCKHOLDER MATTERS, AND ISSUER PURCHASES OF EQUITY SECURITIES**

**MARKET INFORMATION**

Effective March 19, 2011 the Company's common stock is quoted on the Over the Counter Bulletin Board, a service maintained by the Financial Industry Regulatory Authority, under the ticker symbol "IGMB". To date there has not been an established public trading market in the Company's common stock.

**HOLDERS**

As of June 20, 2013, there are 25,044,056 shares of our common stock outstanding, held of record by 158 persons. We have 275,000 common stock warrants outstanding and 1,268,900 common stock options outstanding.

As of June 20, 2013, approximately 21,737,018 shares of our common stock are eligible to be sold under Rule 144.

**DIVIDENDS**

We have never declared or paid any dividends on our common stock. Any determination to pay dividends in the future will be at the discretion of our Board of Directors and will be dependent upon our results of operations, financial condition, capital requirements, contractual restrictions and other factors deemed relevant by the Board of Directors. The Board of Directors is not expected to declare dividends or make any other distributions in the foreseeable future, but instead intends to retain earnings, if any, for use in business operations.

**EQUITY COMPENSATION PLAN INFORMATION**

We currently have one equity compensation plan outstanding which is our 2006 Long Term Incentive Plan. The Plan was adopted by our directors and approved by our stockholders on March 26, 2006. The Plan permits the award of incentive stock options, non-qualified stock options, stock appreciation rights, and stock grants. We have reserved 10 million shares for issuance under the Plan, plus an annual increase equal to 10% of the number of outstanding shares of our common stock on the first day of each year, but in

no event more than 15 million shares of common stock in the aggregate. As of December 31, 2009 the Company no longer has the ability to issue shares under the Plan. As of December 31, 2009, there were 0 shares available for issuance under the Plan.

In addition to our 2006 Long Term Incentive Plan, we have issued and outstanding compensatory warrants to two consultants entitling the holders to purchase a total of 275,000 shares of our common stock at an average exercise price of \$0.94 per share. Warrants to purchase 25,000 shares of common stock vest upon 6 months after the Company engages in an IPO, have an exercise price of \$3.00 per share, and expire 2 years after the Company engages in an IPO. Warrants to purchase 250,000 shares of common stock vest 100,000 shares on issuance (June 1, 2009), and 50,000 shares on each of the following three anniversaries of the date of issuance, have exercise prices ranging from \$0.50 per share to \$1.15 per share, and expire on June 1, 2019. The issuance of the compensatory warrants was not submitted to our shareholders for their approval.

The following table describes our equity compensation plans as of December 31, 2012:

| Plan Category   | Number of Securities to be Issued Upon Exercise of Outstanding Options, Warrants and Rights<br>(a) | Weighted Average Exercise Price of Outstanding Options, Warrants and Rights<br>(b) | Number of Securities Remaining Available for Future Issuance                           |
|---|--|--|--|
|   |  |  | under Equity Compensation Plans (excluding securities referenced in column (a))<br>(c) |
| Equity compensation plans approved by our stockholders<br>(1) | 296,900  | \$ 0.08  | 0  |
| Equity compensation plans not approved by our stockholders    | 972,000  | \$ 0.08  | 0  |

(1) Equity compensation plans approved by our stockholders consist of our 2006 Long Term Incentive Plan.

## **RECENT SALES OF UNREGISTERED SECURITIES**

During 2012 we sold the following securities in transactions not registered under the Securities Act of 1933, as amended (the “Securities Act”):

On December 31, 2012, the Company issued 550,000 shares of common stock to Brooks Houghton & Company Inc. (145,000 shares) and John Y. Freeman (405,000 shares) pursuant to the terms of the Financial Advisory Engagement Agreement (the “FAEA”) between the Company and Brooks Houghton & Company Inc. dated March 13, 2012. The shares were issued as part consideration for the services rendered by John Y. Freeman under the FAEA. At the time of the issuance Brooks Houghton & Company and John Y. Freeman were able to evaluate the risks and merits of the investment, had access to information regarding the Company, were given the opportunity to ask the Company’s management questions about the Company, and were able to bear the economic risk of the investment. The securities were issued in reliance on Section 4(2) of the Securities Act, and contained a standard restrictive legend.

On December 31, 2012, the Company issued 450,000 shares of common stock to Wellington Shields & Company (225,000 shares), Eduardo Cabrera (180,000 shares) and Max Georgatos (45,000 shares) pursuant to the terms of the Acquisition Financing Engagement Agreement (the AFEA”) between the Company and Wellington Shields & Company dated November 29, 2012. The shares were issued as part consideration for the services rendered by Eduardo Cabrera and Max Georgatos under the AFEA.. At the time of the issuance Wellington Shields & Company, Eduard Cabrera and Max Georgatos were able to evaluate the risks and merits of the investment, had access to information regarding the Company, were given the opportunity to ask the Company’s management questions about the Company, and were able to bear the economic risk of the investment. The securities were issued in reliance on Section 4(2) of the Securities Act, and contained a standard restrictive legend.

On December 31, 2012, the Company issued 90,000 shares of common stock to ProActive Capital Resources Group., LLC pursuant to the terms of the Consulting Agreement between the Company and ProActive Capital Resources Group., LLC dated December 18, 2012. The shares were issued as part consideration for the services rendered by ProActive Capital Resources Group., LLC under the Consulting Agreement. At the time of the issuance ProActive Capital Resources Group., LLC was able to evaluate the risks and merits of the investment, had access to information regarding the Company, was given the opportunity to ask the Company’s management questions about the Company, and was able to bear the economic risk of the investment. The securities were issued in reliance on Section 4(2) of the Securities Act, and contained a standard restrictive legend.

## **ITEM 6. *SELECTED FINANCIAL DATA***

Not Required

## **ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS**

### **CRITICAL ACCOUNTING ESTIMATES**

Our management's discussion and analysis of our financial condition and results of operations are based on our financial statements, which have been prepared in accordance with accounting principles generally accepted in the United States of America. The preparation of financial statements may require us to make estimates and assumptions that may affect the reported amounts of assets and liabilities and the related disclosures at the date of the financial statements. We do not currently have any estimates or assumptions where the nature of the estimates or assumptions is material due to the levels of subjectivity and judgment necessary to account for highly uncertain matters or the susceptibility of such matters to change or the impact of the estimates and assumptions on financial condition or operating performance is material, except as described below.

#### ***Fair Value of Financial Instruments***

For certain of our financial instruments, including cash and cash equivalents, accounts receivable, accounts payable, and amounts due to/from related parties, the carrying amounts approximate fair value due to their short maturities. Additionally, there are no assets or liabilities for which fair value is remeasured on a recurring basis.

#### ***Revenue Recognition***

Our revenues from continuing operations consist of revenues derived primarily from sales of products and services rendered to real estate brokers. Revenues are recognized upon delivery of the products or services.

Contingency payment income was recognized quarterly from a percentage of Digi-Data's vaulting service revenue, and is included in discontinued operations.

#### ***Cash and Cash Equivalents***

For purposes of reporting cash flows, cash and cash equivalents include checking and money market accounts and any highly liquid debt instruments purchased with a maturity of three months or less.

#### ***Accounts Receivable***

We analyze the collectability of accounts receivable from continuing operations each accounting period and adjust our allowance for doubtful accounts accordingly. A considerable amount of judgment is required in assessing the realization of accounts receivables, including the creditworthiness of each customer, current and historical collection history and the related aging of past due balances. We evaluate specific

accounts when we become aware of information indicating that a customer may not be able to meet its financial obligations due to deterioration of its financial condition, lower credit ratings, bankruptcy or other factors affecting the ability to render payment. No reserve for bad debts was charged to operations for the year ended December 31, 2012.

### ***Property and equipment and depreciation***

Property and equipment are stated at cost. Depreciation for both financial reporting and income tax purposes is computed using combinations of the straight line and accelerated methods over the estimated lives of the respective assets. Computer equipment is depreciated over 5 years and furniture and fixtures are depreciated over 7 years. Maintenance and repairs are charged to expense when incurred. When property and equipment are retired or otherwise disposed of, the related cost and accumulated depreciation are removed from the respective accounts and any gain or loss is credited or charged to income.

### ***Goodwill***

Goodwill represents the excess of the aggregate purchase price over the fair value of the net assets acquired in a business combination, specifically the acquisition of Jekyll by the Company's subsidiary, Gotham. In accordance with ASC Topic No. 350 "Intangibles – Goodwill and Other"), the goodwill is not amortized, but instead is subject to an annual assessment of impairment by applying a fair-value based test, and is reviewed more frequently if current events and circumstances indicate a possible impairment. If indicators of impairment are present and future cash flows are not expected to be sufficient to recover the asset's carrying amount, an impairment loss is charged to expense in the period identified. A lack of projected future operating results from Gotham's operations may cause impairment. At December 31, 2012, we performed an annual impairment study and determined that present and future cash flows are not expected to be sufficient to recover the carrying amount of goodwill. Based on our evaluation of goodwill, an impairment of \$111,026 was charged to operations during the year ended December 31, 2012.

### ***Stock-Based Compensation***

We account for our stock-based awards granted under our employee compensation plan in accordance with ASC Topic No. 718-20, *Awards Classified as Equity*, which requires the measurement of compensation expense for all share-based compensation granted to employees and non-employee directors at fair value on the date of grant and recognition of compensation expense over the related service period for awards expected to vest. We use the Black-Scholes option valuation model to estimate the fair value of our stock options and warrants. The Black-Scholes option valuation model requires the input of highly subjective assumptions including the expected stock price volatility of the Company's common stock. Changes in these subjective input assumptions can materially affect the fair value estimate of our stock options and warrants.

## ***Income Taxes***

We account for income taxes using the asset and liability method in accordance with ASC Topic No. 740, *Income Taxes*. Under this method, deferred tax assets and liabilities are determined based on differences between financial reporting and tax bases of assets and liabilities, and are measured using the enacted tax rates and laws that are expected to be in effect when the differences are expected to reverse.

We apply the provisions of ASC Topic No. 740 for the financial statement recognition, measurement and disclosure of uncertain tax positions recognized in the Company's financial statements. In accordance with this provision, tax positions must meet a more-likely-than-not recognition threshold and measurement attribute for the financial statement recognition and measurement of a tax position.

## **MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS**

### ***Introduction***

iGambit is a company focused on the technology markets. Our sole operating subsidiary, Gotham Innovation Lab, Inc., is in the business of providing media technology services to the real estate industry. During the years ended December 31, 2012 and December 31, 2011 Gotham produced approximately \$1,528,822 and \$1,623,654 of revenue, respectively. We are focused on expanding the operations of Gotham by marketing the company to existing and potential new clients. In addition to Gotham's operations, we earned \$65,064 and \$160,250 in technical consulting fees for the years ended December 31, 2012 and December 31, 2011.

### ***Year Ended December 31, 2012 as Compared to Year Ended December 31, 2011***

***Assets.*** At December 31, 2012, we had \$716,829 in current assets and \$ 745,919 in total assets, compared to \$1,759,089 in current assets and \$1,891,178 in total assets as of December 31, 2011. The decrease in total assets was primarily due to no deferred income tax benefits for 2012, the decrease in notes receivable, the goodwill impairment of \$111,026 the decrease in accounts receivable and the decrease in cash used to fund the loss.

***Liabilities.*** At December 31, 2012, we had total liabilities of \$440,221 compared to \$288,585 at December 31, 2011. Our total liabilities at December 31, 2012 consisted of accounts payable of \$433,958 and a note to a related party of \$6,263, whereas our total liabilities as of December 31, 2011 consisted of accounts payable of \$263,195, and a note to a related party of \$25,390. The increase in total liabilities was primarily due to the increase in accounts payable due to fees and commissions associated with the IGX Global asset purchase and rescission transaction.

***Stockholders' Equity.*** Our Stockholders' Equity decreased to \$305,695 at December 31, 2012 from \$1,602,593 at December 31, 2011. This decrease was primarily due to an increase in accumulated deficit from \$(824,451) at December 31, 2011 to

\$(2,448,346) at December 31, 2012 resulting from an increase in losses from operations from \$(383,393) for the year ended December 31, 2011 to \$(1,623,895) for the year ended December 31, 2012.

**Revenue and Net Income.** We had revenue of \$1,593,886 for the year ended December 31, 2012, compared to revenue of \$1,783,904 for the year ended December 31, 2011. The decrease in revenue was due primarily to a decrease in revenue generated by our Gotham subsidiary from \$1,623,654 for the year ended December 31, 2011 compared to \$1,528,822 for the year ended December 31, 2012. We also earned revenue of \$65,064 in technical consulting fees for the year ended December 31, 2012 compared to \$160,250 for the year ended December 31, 2011. Our net loss was \$(1,623,895) for the year ended December 31, 2012, compared to a net loss of \$(383,393) for the year ended December 31, 2011. The increase in net loss was due primarily to the decrease in revenue from our Gotham subsidiary in the last quarter of 2012 due to the impact of hurricane Sandy on the NYC real estate market and the costs associated with the IGX Global asset purchase and rescission transaction, as well as the end of the contingency payments from Digi-Data Corp.

**General and Administrative Expenses.** General and Administrative Expenses increased to \$2,383,568 for the year ended December 31, 2012 from \$1,863,732 for the year ended December 31, 2011. For the year ended December 31, 2012 our General and Administrative Expenses consisted of corporate administrative expenses of \$456,097, legal and accounting fees of \$184,848 consulting fees of \$45,660, payroll expenses of \$1,161,861, Directors and Officers Insurance of \$37,076, goodwill impairment expense of \$111,026 and business advisory fees, commissions and expenses associated with the IGX purchase and rescission transaction, of \$387,000. For the year ended December 31, 2011 our General and Administrative Expenses consisted of corporate administrative expenses of \$471,281, legal and accounting fees of \$160,907 consulting fees of \$36,752, payroll expenses of \$1,163,979, Directors and Officers Insurance of \$15,813, and IPO business advisory expense of \$15,000. The increases from the year ended December 31, 2011 to the year ended December 31, 2012 relate primarily to: (i) costs associated with the IGX Global asset purchase and rescission transaction, (ii) the related professional costs associated with the preparation and filing of a registration statements with the SEC; (iii) an increase in D&O insurance and (iv) a goodwill impairment charge. Further, in the event the company effectuates an acquisition in 2013 we anticipate additional professional fees associated with the acquisition.

## **LIQUIDITY AND CAPITAL RESOURCES**

### ***General***

As reflected in the accompanying consolidated financial statements, at December 31, 2012, we had \$104,721 of cash and stockholders' equity of \$305,698. At December 31, 2011, we had \$224,800 of cash and stockholders' equity of \$1,602,593.

Our primary capital requirements in 2013 are likely to arise from the expansion of our Gotham operations, and, in the event we effectuate an acquisition, from: (i) the amount of the purchase price payable in cash at closing, if any; (ii) professional fees associated with the negotiation, structuring, and closing of the transaction; and (iii) post closing costs. It is not possible to quantify those costs at this point in time, in that they depend on Gotham's business opportunities, the state of the overall economy, the relative size of any target company we identify and the complexity of the related acquisition transaction(s). We anticipate raising capital in the private markets to cover any such costs, though there can be no guaranty we will be able to do so on terms we deem to be acceptable. We do not have any plans at this point in time to obtain a line of credit or other loan facility from a commercial bank.

While we believe in the viability of our strategy to improve Gotham's sales volume and to acquire companies, and in our ability to raise additional funds, there can be no assurances that we will be able to fully effectuate our business plan.

We believe we will continue to increase our cash position and liquidity for the foreseeable future. We believe we have enough capital to fund our present operations.

### ***Cash Flow Activity***

Net cash used by operating activities was \$518,687 for the year ended December 31, 2012, compared to net cash used by operating activities of \$659,136 for the year ended December 31, 2011. Our primary source of operating cash flows from continuing operating activities for the year ended December 31, 2012 was from our Gotham subsidiary's revenues of \$1,528,822 and \$1,623,654 for the year ending December 31, 2011. Additional contributing factors to the change were from a decrease in accounts receivable of \$110,912, a decrease in prepaid expenses of \$74,428 and an increase in accounts payable of \$170,763. Net cash provided by discontinued operating activities was \$250,000 for the year ended December 31, 2012 and cash provided by discontinued operating activities was \$5,438 for the ended December 31, 2011. For the year ended December 31, 2012 we received \$250,000 in cash payments from DDC which was offset by a decrease in accounts receivable included in the Assets from Discontinued Operations. Revenue earned from DDC totaled \$0 for the year ending December 31, 2012 and \$247,860 for the year ended December 31, 2011. For the year ended December 31, 2011 we received \$490,000 in cash payments from DDC which was offset by a decrease in accounts receivable included in the Assets from Discontinued Operations. The agreement with DDC ended on February 28, 2011.

Cash provided by continuing investing activities was \$417,735 and \$18,097 respectively, for the years ended December 31, 2012 and December 31, 2011. For the year ended December 31, 2012 the primary source of cash provided by continuing investing activities was from the repayment of notes receivable due from Allied Airbus Inc. For the year ended December 30, 2011 the entire source of cash provided by discontinued investing activities is the DDC contingency payments and the cash provided by continuing investing activities was from the repayment of notes receivable due from Allied Airbus Inc.

Cash used by financing activities was \$19,127 for the year ended December 31, 2012 compared to \$0 for the year ended December 31, 2011. The cash flows used by financing activities in the year ended December 31, 2012 was a repayment of loans payable to related party.

### ***Supplemental Cash Flow Activity***

In the year ended December 31, 2012 the company paid interest of \$1,884 compared to interest of \$2,375 in the year ended December 31, 2011.

### **OFF BALANCE SHEET ARRANGEMENTS**

We have no off balance-sheet arrangements.

### **ITEM 7A. *QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK***

Not Required.

### **ITEM 8. *FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA***

The Financial Statements required by this Item 8 are included in this Report beginning on page F-1, as follows:

|  |     |
|--|-----|
| Report of Independent Registered Public Accounting Firm  | F-1 |
| Consolidated Balance Sheet as of December 31, 2012 and 2011  | F-3 |
| Consolidated Statement of Income for the years ended December 31, 2012 and 2011                          | F-4 |
| Consolidated Statement of Changes in Stockholder's Equity for the years ended December 31, 2012 and 2011 | F-5 |
| Consolidated Statement of Cash Flows for the years ended December 31, 2012 and 2011                      | F-6 |
| Notes to Financial Statements  | F-8 |

**ITEM 9. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE**

On January 9, 2013, the Audit Committee of the Board of Directors (the “Committee”) of iGambit Inc. (the “Company”) approved the dismissal of Michael Albanese, CPA. (“Albanese”) as the Company’s independent registered public accounting firm. Albanese was initially engaged by the Company on March 20, 2009 for the years ended December 31, 2007 and December 31, 2008 and subsequently for the years ended on December 31, 2009, December 31, 2010 and December 31, 2011 respectively.

Albanese’s report on the Company’s consolidated financial statements for the fiscal years ended December 31, 2011 and 2010 did not contain an adverse opinion or disclaimer of opinion, nor were they qualified or modified as to uncertainty, audit scope, or accounting principle

During the Company’s two most recent fiscal years, and the subsequent interim period preceding its dismissal, there were:

(i) no disagreements with Albanese on any matter of accounting principles or practices, financial statement disclosure or auditing scope or procedure, which disagreements, if not resolved to the satisfaction of Albanese, would have caused it to make reference to the subject matter of the disagreements in its reports on the consolidated financial statements of the Company; and

(ii) no reportable events as defined in Item 304(a)(1)(v) of Regulation S-K.

On January 9, 2013, the Committee approved the engagement of Fiondella, Milone & LaSaracina, LLP (“FML”) as the Company’s independent registered public accounting firm for the fiscal year ending December 31, 2012.

During the Company’s two most recent fiscal years and the subsequent interim period preceding its engagement, neither the Company nor anyone on its behalf consulted FML regarding either:

(i) the application of accounting principles to a specified transaction, either completed or proposed, or the type of audit opinion that might be rendered on the Company’s consolidated financial statements, and no written report or oral advice was provided to the Company that FML concluded was an important factor considered by us in reaching a decision as to the accounting, auditing or financial reporting issue; or

(ii) any matter that was the subject of a disagreement or reportable event as defined in Item 304(a)(1)(iv) of Regulation S-K and Item 304(a)(1)(v), respectively.

In approving the selection of FML as the Company's independent registered public accounting firm, the Committee concluded that there were no previous services provided by FML.

## **ITEM 9A. CONTROLS AND PROCEDURES**

### **Conclusion Regarding the Effectiveness of Disclosure Controls and Procedures**

We carried out an evaluation, as required by paragraph (b) of Rule 13a-15 and 15d-15 of the Exchange Act under the supervision and with the participation of our management, including our Chief Executive Officer and Chief Financial Officer, of the effectiveness of our disclosure controls and procedures, as defined in Rules 13a-15(e) and 15d-15(e) under the Exchange Act as of December 31, 2012. Based upon that evaluation, our Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures were effective as of December 31, 2012.

### **Management's Annual Report on Internal Control over Financial Reporting.**

We are responsible for establishing and maintaining adequate internal control over financial reporting. Internal control over financial reporting is defined in Rule 13a-15(f) and Rule 15d-15(f) promulgated under the Exchange Act as a process designed by, or under the supervision of, our Chief Executive Officer (our principal executive officer) and Chief Financial Officer (our principal accounting and financial officer), and effected by our board of directors, management and other personnel, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. Our internal control over financial reporting includes those policies and procedures that:

- Pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of our assets;
- Provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that our receipts and expenditures are being made only in accordance with authorizations of our management and our directors; and
- Provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of our assets that could have a material effect on the financial statements.

Our internal control system was designed to provide reasonable assurance to our management and board of directors regarding the preparation and fair presentation of published financial statements. Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may

become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Our management assessed the effectiveness of the Company's internal control over financial reporting as of December 31, 2012. In making this assessment, management used the criteria set forth in the Internal Control — Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). Based on management's assessment, we concluded that, as of December 31, 2012, our internal control over financial reporting was effective.

### **Change in Internal Controls**

During the quarter ended December 31, 2012, there were no changes in our internal control over financial reporting that materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

### **ITEM 9B. OTHER INFORMATION**

None.

### **PART III**

### **ITEM 10. DIRECTORS, EXECUTIVE OFFICERS AND CORPORATE GOVERNANCE**

#### **DIRECTORS AND EXECUTIVE OFFICERS**

Our board of directors manages our business and affairs. Under our Articles of Incorporation and Bylaws, the Board will consist of not less than one, nor more than seven directors. Currently, our Board consists of five directors.

The names, ages, positions and dates appointed of our current directors and executive officers are set forth below.

| <b>Name</b>        | <b>Age</b> | <b>Position</b>  | <b>Appointed</b>  |
|--------------------|------------|--|---|
| John Salerno       | 74         | Chief Executive Officer, President, Chairman of the Board, and Director          | March 2009<br>(appointed Chairman and Director in April 2000) |
| Elisa Luqman       | 48         | Chief Financial Officer, Executive Vice President, General Counsel, and Director | March 2009<br>(appointed Director in August 2009)             |
| James J. Charles   | 70         | Director   | March 2006  |
| George G. Dempster | 73         | Director   | January 2001  |
| John Waters        | 67         | Director   | August 2009-April 2013  |

**John Salerno, Chief Executive Officer, President, Chairman of the Board, and Director.** Mr. Salerno is a seasoned hands-on executive with over 40 years of experience with public and private computer software and service companies. Mr. Salerno built a multi-million dollar business from a start up, servicing the real estate industry. The business was sold in 1984 and Mr. Salerno provided consulting services to a wide range of clients through 1995. In 1996, along with his daughter and a small group of private accredited investors, he co-founded the Company. Mr. Salerno was President and CEO of the Company from April 1, 2000 until February 28, 2006. After signing contracts with Verizon and Cablevision, the Company sold its assets in 2006 to Digi-Data Corporation. From March 1, 2006 thru February 2009 Mr. Salerno served as President of the Vault Services Division of Digi-Data Corporation. Upon the expiration of his 3 year contract the Vault Services Division was at a revenue run rate of \$12 million annually. As of March 1, 2009, Mr. Salerno returned to his full time management roll at the Company. Mr. Salerno is an ex — US Marine Corps, Crypto/ Communications Officer and has a BS in Mathematics from Fordham University. Mr. Salerno is Elisa Luqman's father.

Mr. Salerno was nominated as a Director because of his intimate knowledge of the Company and its history as a founder. Additionally, Mr. Salerno's mathematical and technical background as a data center manager early in his professional career and later as a software developer offers the board hands on technical experience in both operations and software analysis. Mr. Salerno utilized his experience and contacts to secure the major customers driving the sales that generate the Company's payment stream from DDC. Moreover, Mr. Salerno adds value to Gotham through his 40 plus years serving the New York Real Estate industry. He is thoroughly familiar with the unique workings of the New York real estate industry and has many contacts within that community that are a benefit to Gotham.

**Elisa Luqman, Chief Financial Officer, Executive Vice President, General Counsel, and Director.** Ms. Luqman is a computer literate attorney with over 18 years experience with intellectual property and computer software. Prior to co-founding the Company, Ms. Luqman was president of University Software Corp., a software development company focused on a wide range of student educational and intellectual applications. Ms. Luqman was Chief Operating Officer of the Company, from April 1, 2000 until February 28, 2006. From March 1, 2006 through February 28, 2009 Ms. Luqman was employed as Chief Operating Officer of the Vault Services Division of Digi-Data Corporation, the company that acquired the Company's assets in 2006, and subsequently during her tenure with Digi-Data Corporation she became the in-house general counsel for the entire corporation. In that capacity she was responsible for acquisitions, mergers, patents, and employee contracts, and worked very closely with Digi-Data's outside counsel firms, DLA-Piper, the Law Offices of Sandra T. Carr and the patent firm of Jordan and Hamburg. As of March 1, 2009, Ms. Luqman rejoined the Company in her current capacities. Ms. Luqman received a BA degree in Marketing, a JD in Law, and a MBA Degree in Finance from Hofstra University. Ms. Luqman is a member of the bar in New York and New Jersey. Ms. Luqman is John Salerno's daughter.

Ms. Luqman was nominated as a Director because of her intimate knowledge of the Company and its history as a founder. Additionally, as an attorney, Ms. Luqman's legal background enables her to provide counsel to the Company. Her experience as general counsel to the Company provides her with a unique insight into the Company's contracts with customers and vendors, intellectual property assets and issues, financing transactions and shareholder transactions. Moreover, having been through the merger and acquisition process on both sides of the table, Ms. Luqman offers the Company in-house guidance throughout the acquisition process. That combined with Ms. Luqman's MBA in Finance aids in providing the Board with more efficient analysis of input from outside auditors and legal advisors.

**James J. Charles, Director.** Mr. Charles is a high profile financial executive with a broad base of experience with firms ranging in size from \$24MM to \$180MM in annual revenue. He worked closely with management and Boards of Directors on matters ranging from mergers and acquisitions to stock restructurings and spin-offs. Mr. Charles has been a self employed Certified Public Accountant from 1999 to present. From 1994 to 1999 Mr. Charles was the chief financial officer of Interpharm Holdings, Inc. Interpharm Holdings, Inc., through its subsidiary, Interpharm, Inc., engages in the development, manufacture, and marketing of generic prescription strength and over-the-counter pharmaceuticals in the United States. It also focuses on the development of products in the areas of female hormone, scheduled narcotic, soft gelatin capsule, oral liquid, products coming off patent, and other products. From 1966 to 1994 Mr. Charles was a Senior Managing Partner with Ernst & Young. Mr. Charles' education includes studies and management programs at Harvard University and Williams College. Mr. Charles received his BBA in Accounting at Manhattan College.

Mr. Charles was nominated as a Director because of his financial expertise. He has been involved in the practice of public accounting for over forty years. During his tenure as a Senior Managing Partner at Ernst & Young he spent considerable years analyzing potential acquisition targets for corporate clients and has particular experience and skills on matter such as mergers and acquisitions, stock restructuring and spin-offs. He has also been a Chief Financial Officer of a public company.

**George G. Dempster, Director.** Mr. Dempster was Commissioner of Commerce for the State of New York from 1979 to 1983. He served as the Chairman of the Finance Committee for Hofstra University for 25 years from 1976 through 2001, and is currently Chairman Emeritus of the Board of Trustees. Mr. Dempster has been the Chairman of Tran-Leisure Corp. since 1983, and was its CEO from 1983-2002. Tran -Leisure Corp is a diversified holding company with interests ranging from helicopter services to manufacturing. From 1969 to 1973 Mr. Dempster served as the CEO of Cybernetics, a major computer software developer. Mr. Dempster served as a marketing manager for IBM from 1961 to 1968. Mr. Dempster has a BA in business administration from Hofstra University.

Mr. Dempster was nominated as a Director because of his strong administrative, financial and economic background. Having served as Commissioner of Commerce for the State of New York for 4 years and on the Board of Hofstra University for over 25

years, Mr. Dempster provides the Company with extensive experience in commerce and administration in both the private and public sectors. Moreover, during his tenure at Hofstra University Mr. Dempster was intimately involved in several financing transactions to maintain the University in a solvent and profitable manner. Additionally, having been CEO of a diversified holding company, Mr. Dempster is thoroughly familiar with the merger and acquisition process. He offers years of experience analyzing business, their models and economics, and identifying the appropriate financing vehicles.

**John Waters, Director.** Mr. Waters was a Senior Partner at Arthur Andersen from 1967 to 2001, with exceptional leadership skills in mergers and acquisitions (particularly reverse mergers) and 1933 Act filings with the Securities and Exchange Commission. Mr. Waters was involved in raising over \$60 million for a special purpose acquisition company (SPAC) Avantair Inc., and was that company's Chief Financial Officer from February 2006 to April 2008. Mr. Waters serves on the audit committee and on the board of Authentidate Holding Corp. (ADAT) since July 2004. ADAT is a worldwide provider of solutions that enhance the secure exchange of health information and related administrative and clinical workflows. In the United States ADAT offers its patent pending content authentication technology in the form of the United States Postal Service® Electronic Postmark® (EPM). He was previously the Chief Administrative Officer of that company from July 2004 to December 31, 2005. Mr. Waters' has been a self employed Consultant from December 31, 2005 to present. He also serves on the board of two privately held companies. My Waters is a Certified Public Accountant and has a BBA degree from Iona College.

Mr. Waters' was nominated as a Director because of his financial expertise. He was involved in the practice of public accounting for thirty-four years. During his tenure as a Senior Partner at Arthur Andersen he spent considerable years analyzing potential acquisition targets for corporate clients. He has also been a Chief Financial Officer of a public company, and has served as a Director of another public company for over six years and presently serves on the audit committee of that company.

On April 22, 2013, the Board of Directors (the "Board") of iGambit Inc. (the "Company") accepted the resignation of Mr. John Waters from the Board and related responsibilities on the Audit and Compensation Committees. Mr. Waters' resignation is not the result of any disagreement with the Company on any matter relating to the Company's operations, policies or practices. The Board reduced the size of the Board to four members effective immediately until a replacement for Mr. Waters is found.

## **COMMITTEES OF THE BOARD**

The Board has established an Audit Committee and a Compensation Committee. The Board does not currently have a Nominating Committee. The work typically conducted by a Nominating Committee is conducted by the full Board.

### ***Audit Committee***

The Audit Committee presently consists of Messrs. Charles and Dempster, with Mr. Charles serving as chairman. Our Board has determined that Mr. Charles qualifies as an “audit committee financial expert” as defined under the federal securities laws. The Audit Committee is responsible for monitoring and reviewing our financial statements and internal controls over financial reporting. In addition, they recommend the selection of the independent auditors and consult with management and our independent auditors prior to the presentation of financial statements to stockholders and the filing of our forms 10-Q and 10-K. The Audit Committee has adopted a charter and it is posted on our web site at [www.igambit.com](http://www.igambit.com).

### ***Compensation Committee***

The Compensation Committee presently consists of Messrs. Charles and Dempster, with Mr. Dempster serving as chairman. The Compensation Committee is responsible for reviewing and recommending to the Board the compensation and over-all benefits of our executive officers, including administering the Company’s 2006 Long Term Incentive Plan. The Compensation Committee may, but is not required to, consult with outside compensation consultants. The Compensation Committee has adopted a charter and the charter is posted on our web site at [www.igambit.com](http://www.igambit.com).

### **COMPLIANCE WITH SECTION 16(A) OF THE EXCHANGE ACT.**

Based solely upon a review of Forms 3 and 4 and amendments thereto furnished to the Company under Rule 16a-3(d) of the Securities Exchange Act of 1934, as amended (the “Exchange Act”) the Company is not aware of any person that failed to file on a timely basis, as disclosed in the aforementioned Forms, reports required by Section 16(a) of the Exchange Act during the year ended December 31, 2011.

### **CODE OF ETHICS**

The Company has adopted a Code of Ethics that applies to its principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar functions. A copy of the Code of Ethics is attached as an exhibit to this report. A copy of the Code of Ethics is available on the Company’s website at [www.igambit.com](http://www.igambit.com). Any amendments to, or waivers from, the Code of Ethics will be disclosed on the Company’s website at [www.igambit.com](http://www.igambit.com).

## ITEM 11. EXECUTIVE COMPENSATION

### *Summary Compensation Table*

The following table sets forth the compensation received by our executive officers, for their service, during the year ended December 31, 2012.

| Current Officers Name & Principal Position                   | Year | Salary (\$) | Bonus (\$) | Stock (\$) | Option Awards (\$) | Non-equity Incentive Plan Compensation (\$) | Nonqualified Deferred Compensation Earnings (\$) | All Other Compensation (\$) | Total (\$) |
|--|------|-------------|------------|------------|--------------------|---|--|-----------------------------|------------|
| John Salerno<br>CEO,<br>President<br>Chairman<br>& Director  | 2012 | 225,000     | 0          | 0          | 0                  | 0   | 0  | 10,237(1)                   | 235,237    |
|  | 2011 | 225,000     | 0          | 0          | 0                  | 0   | 0  | 10,087(2)                   | 235,087    |
|  | 2010 | 225,000     | 25,000     | 0          | 0                  | 0   | 0  | 9,835(3)                    | 259,835    |
| Elisa Luqman<br>Acting<br>CFO,<br>EVP, GC<br>and<br>Director | 2012 | 200,000     | 0          | 0          | 0                  | 0   | 0  | 27,795(4)                   | 227,795    |
|  | 2011 | 200,000     | 0          | 0          | 0                  | 0   | 0  | 26,887(5)                   | 226,887    |
|  | 2010 | 200,000     | 25,000     | 0          | 0                  | 0   | 0  | 11,068(6)                   | 236,068    |

- (1) Includes \$6,168 in health insurance premiums and \$4,069 in life insurance premiums.
- (2) Includes \$6,018 in health insurance premiums and \$4,069 in life insurance premiums.
- (3) Includes \$5,766 in health insurance premiums and \$4,069 in life insurance premiums.
- (4) Includes \$27,795 in health and dental insurance premiums..
- (5) Includes \$26,887 in health and dental insurance premiums.
- (6) Includes \$11,068 in health and dental insurance premiums.

### *Employment Arrangements with Named Executive Officers*

The Company does not currently have any employment agreements with its executive officers.

**Compensation of the Board of Directors**

| OUTSTANDING EQUITY AWARDS AT FISCAL YEAR-END |   |   |   |                                |                            |   |  |   |   |
|--|---|---|---|--------------------------------|----------------------------|---|--|---|---|
| OPTION AWARDS                                |   |   |   |                                |                            | STOCK AWARDS  |  |   |   |
| Name (a)                                     | Number of Securities Underlying Unexercised Options Exercisable (b) | Number of Securities Underlying Unexercised Options Unexercisable (c) | Equity Incentive Plan Awards: Number of Securities Underlying Unexercised Options (#) (d) | Option Exercise Price (\$) (e) | Option Expiration Date (f) | Number of Shares or Units of Stock That Have Not Vested (g) | Market Value of Shares or Units of Stock That Have Not Vested (\$) (h) | Equity Incentive Plan Awards: Number of Unearned Shares, Units or Other Rights That Have Not Vested (#) (i) | Equity Incentive Plan Awards: Market or Payout Value of Unearned Shares, Units or Other Rights That Have Not Vested (#) (j) |
| James Charles                                | 59,000  | 0   | 0   | \$0.10                         | 7/21/2020                  | 0   | 0  | 0   | 0   |
| James Charles                                | 100,000   | 0   | 0   | \$0.10                         | 7/11/2021                  | 0   | 0  | 0   | 0   |
| John Waters                                  | 500,000   | 0   | 0   | \$0.10                         | 7/21/2020                  | 0   | 0  | 0   | 0   |
| John Waters                                  | 100,000   | 0   | 0   | \$0.10                         | 7/11/2021                  | 0   | 0  | 0   | 0   |
| George Dempster                              | 113,000   | 0   | 0   | \$0.10                         | 7/21/2020                  | 0   | 0  | 0   | 0   |
| George Dempster                              | 100,000   | 0   | 0   | \$0.10                         | 7/11/2021                  | 0   | 0  | 0   | 0   |

The following table sets forth the compensation received by our directors, for their service as directors, during the year ended December 31, 2012.

| Name               | Fees earned or paid in cash (\$) | Stock awards (\$) | Option awards (\$) | Non-equity incentive plan compensation (\$) | Nonqualified deferred compensation earnings (\$) | All other compensation (\$) | Total (\$) |
|--------------------|----------------------------------|-------------------|--------------------|---|--|-----------------------------|------------|
| John Salerno (1)   | -                                | -                 | -                  | -   | -  | -                           | 0          |
| Elisa Luqman (1)   | -                                | -                 | -                  | -   | -  | -                           | 0          |
| James J. Charles   | \$4,000                          | -                 | -                  | -   | -  | -                           | \$4,000    |
| George G. Dempster | \$4,000                          | -                 | -                  | -   | -  | -                           | \$4,000    |
| John Waters        | \$4,000                          | -                 | -                  | -   | -  | -                           | \$4,000    |

(1) These individuals serve as executive officers of the Company, and do not receive any compensation for the services they provide as directors of the Company.

Members of our Board receive \$1,000 per quarter for their service to the Company.

## ITEM 12. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

The following table sets forth information known to us, as of June 20, 2013, relating to the beneficial ownership of shares of common stock by: (i) each person who is known by us to be the beneficial owner of more than 5% of the Company's outstanding common stock; (ii) each director; (iii) each executive officer; and (iv) all executive officers and directors as a group. Under securities laws, a person is considered to be the beneficial owner of securities owned by him (or certain persons whose ownership is attributed to him) or securities that can be acquired by him within 60 days, including upon the exercise of options, warrants or convertible securities. The Company determines a beneficial owner's percentage ownership by assuming that options, warrants and convertible securities that are held by the beneficial owner and which are exercisable within 60 days, have been exercised or converted. The Company believes that all persons named in the table have sole voting and investment power with respect to all shares of common stock shown as being owned by them. Unless otherwise indicated, the address of each beneficial owner in the table set forth below is care of iGambit Inc., 1050 W. Jericho Turnpike, New York, 11787. The percentages in the following table are based upon 25,044,056 shares outstanding as of June 20, 2013.

| <u>Name of Beneficial Owner</u>  | <u>Amount and Nature<br/>of Beneficial<br/>Ownership</u> | <u>Percent of Class</u> |
|--|--|-------------------------|
| John Salerno, C.E.O., President, Chairman of the Board, and Director         | 5,616,900(1)   | 22.4%                   |
| Elisa Luqman, C.F.O., Executive Vice President, General Counsel and Director | 5,715,000(2)   | 22.8%                   |
| James J. Charles, Director   | 600,000(3)   | 2.4%                    |
| George G. Dempster, Director   | 605,000(4)   | 2.4%                    |
| Mehul Mehta  | 2,450,000  | 9.8%                    |
| Executive Officers and Directors as a Group:                                 | 12,539,900 (4)   | 50%                     |

- Includes: options to purchase 46,900 shares of common stock at \$0.01 per share held by John L. Salerno, Mr. Salerno's son; and options to purchase 100,000 shares of common stock at \$0.01 per share held by Dean T. Salerno, Mr. Salerno's son.
- Includes 245,000 shares of common stock held by Muhammad Luqman, Ms. Luqman's husband.
- Includes options to purchase 159,000 shares of the common stock at \$0.10 per share.
- Includes options to purchase 213,000 shares of the common stock at \$0.10 per share.
- Includes the disclosures in footnotes 1 through 4 above.

**ITEM 13. CERTAIN RELATIONSHIPS, RELATED TRANSACTIONS AND DIRECTOR INDEPENDENCE**

**RELATED PARTY TRANSACTIONS**

None.

**BOARD INDEPENDENCE**

The Company has elected to use the independence standards of the NYSE AMEX Equities Exchange in its determination of whether the members of its Board are independent. Based on the foregoing, the Company has concluded that Mr. Charles and Mr. Dempster are independent. The Board has established an Audit Committee and a Compensation Committee. The Board does not currently have a Nominating Committee. The work typically conducted by a Nominating Committee is conducted by the full Board.

**ITEM 14. PRINCIPAL ACCOUNTANT FEES AND SERVICES**

The following table shows what Fiondella, Milone & LaSaracina, LLP billed for the audit and other services for the year ended December 31, 2012 and what Michael F. Albanese, CPA billed for the audit and other services for the year ended December 31, 2011.

|                    | <b>Year Ended</b>  | <b>Year Ended</b> |
|--------------------|--------------------|-------------------|
|                    | <b>12/31/ 2012</b> | <b>12/31/2011</b> |
| Audit Fees         | \$ 55,000          | \$ 35,183         |
| Audit-Related Fees | 5,000-             | ---               |
| All Tax Fees       | ---                | ---               |
| Other Fees         | ---                | ---               |
| <b>Total</b>       | <b>\$ 60,000</b>   | <b>\$ 35,183</b>  |

Audit Fees — This category includes the audit of the Company’s annual financial statements, review of financial statements included in the Company’s Form 10-Q Quarterly Reports and services that are normally provided by the independent auditors in connection with engagements for those years.

Audit-Related Fees — This category includes assurance and related services by the independent auditor that are reasonably related to the performance of the audit or

review of the Company’s financial statements and that are not reported under the caption “Audit Fees.”

Tax Fees — This category includes services rendered by the independent auditor for tax compliance, tax advice, and tax planning.

All Other Fees — This category includes products and services provided by the independent auditor other than the services reported under the captions “Audit Fees,” “Audit-Related Fees,” and “Tax Fees.”

Overview — The Company’s Audit Committee, reviews, and in its sole discretion pre-approves, our independent auditors’ annual engagement letter including proposed fees and all audit and non-audit services provided by the independent auditors. Accordingly, all services described under “Audit Fees,” “Audit-Related Fees,” “Tax Fees,” and “All Other Fees” were pre-approved by our Company’s Audit Committee. The Audit Committee may not engage the independent auditors to perform the non-audit services proscribed by law or regulation. The Company’s Audit Committee may delegate pre-approval authority to a member of the Board of Directors, and authority delegated in such manner must be reported at the next scheduled meeting of the Board of Directors.

#### **PART IV**

#### **ITEM 15. EXHIBITS AND FINANCIAL STATEMENT SCHEDULES**

##### **(a) Financial Statements**

|  |     |
|--|-----|
| Report of Independent Registered Public Accounting Firm  | F-1 |
| Consolidated Balance Sheet as of December 31, 2012 and 2011  | F-3 |
| Consolidated Statement of Income for the years ended December 31, 2012 and 2011                          | F-4 |
| Consolidated Statement of Changes in Stockholder’s Equity for the years ended December 31, 2012 and 2011 | F-5 |
| Consolidated Statement of Cash Flows for the years ended December 31, 2012 and 2011                      | F-6 |
| Notes to Financial Statements  | F-8 |

##### **(b) Exhibits**

#### **Exhibit No. Description**

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- 3.1(i) Certificate of Incorporation, filed with the Delaware Secretary of State on April 13, 2000 (1)
- 3.1(ii) Certificate of Merger, filed with the Delaware Secretary of State on April 18, 2000 (1)
- 3.1(iii) Certificate of Amendment Changing Name, filed with the Delaware Secretary of State on December 19, 2000 (1)
- 3.1(iv) Certificate of Merger filed with the Delaware Secretary of State on February 17, 2006 (1)

- 3.1(v) Certificate of Amendment Changing Name filed with the Delaware Secretary of State on April 5, 2006 (1)
- 3.1(vi) Certificate of Amendment Increasing Authorized Common Stock to 75 Million Shares, filed with the Delaware Secretary of State on December 2, 2009 (1)
- 3.2 Bylaws (1)
- 4.1 Form of Stock Certificate (2)
- 4.2 Common Stock Purchase Warrant issued to Roetzel & Andress (3)
- 10.1 iGambit Inc. 2006 Long Term Incentive Plan, Amended 12/31/2006 (1)
- 10.2 Employment Agreement between Digi-Data Corporation and Mr. Salerno (2)
- 10.3 Employment Agreement between Digi-Data Corporation and Mrs. Luqman (2)
  
- 14 Code of Ethics (5)
- 21 Subsidiaries (1)
- 31.1 Certification of the Chief Executive Officer Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
- 31.2 Certification of the Chief Financial Officer Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
- 32.1 Certification of the Chief Executive Officer Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002. (This exhibit shall not be deemed “filed” for the purposes of Section 18 of the Securities Exchange Act of 1934, as amended or otherwise subject to the liability of that section. Further, this exhibit shall not be deemed incorporated by reference into any other filing under the Security Act of 1933, as amended, or by the Security Exchange Act of 1934, as amended.)
- 32.2 Certification of the Chief Financial Officer Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002. (This exhibit shall not be deemed “filed” for the purposes of Section 18 of the Securities Exchange Act of 1934 as amended or otherwise subject to the liability of that section. Further, this exhibit shall not be deemed incorporated by reference into any other filing under the Security Act of 1933, as amended, or by the Security Exchange Act of 1934, as amended.)

- (1) Incorporated by reference to Form 10 filed on December 31, 2009.
- (2) Incorporated by reference to Amendment No. 1 to Form 10 filed on June 11, 2010.
- (3) Filed with initial Form 10-K on June 15, 2010.
- (4) We hereby agree to furnish the SEC with any omitted schedule or exhibit upon request.
- (5) Filed with Form 10-K/A (Amendment No. 1) on September 13, 2010.

## SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, the registrant has duly caused this Annual Report on Form 10-K to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Hauppauge, New York, on June 20, 2013.

iGambit Inc.

June 20, 2013

By: /s/ John Salerno  
John Salerno, Chief Executive  
Officer

Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, this Annual Report on Form 10-K has been signed by the following persons in the capacities indicated:

| <u>Signature</u>                             | <u>Title</u>   | <u>Date</u>   |
|--|--|---------------|
| /s/ John Salerno<br>John Salerno             | Chief Executive Officer and<br>Director  | June 20, 2013 |
| /s/ Elisa Luqman<br>Elisa Luqman             | Chief Financial Officer, Executive<br>Vice President, General Counsel,<br>Principal Accounting Officer and<br>Director | June 20, 2013 |
| /s/ James J. Charles<br>James J. Charles     | Director   | June 20, 2013 |
| /s/ George G. Dempster<br>George G. Dempster | Director   | June 20, 2013 |

## **REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM**

The Board of Directors and Stockholders  
iGambit, Inc.  
Smithtown, New York

We have audited the accompanying consolidated balance sheet of iGambit, Inc and its wholly owned subsidiary as of December 31, 2012, and the related consolidated statements of operations, changes in stockholders' equity and cash flows for the year ended December 31, 2012. These consolidated financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these consolidated financial statements based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States of America). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. The Company is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. Our audit included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, based on our audit, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of iGambit, Inc. and its wholly owned subsidiary as of December 31, 2012, and the results of their operations and their cash flows for the year ended December 31, 2012, in conformity with accounting principles generally accepted in the United States of America.

/s/ Fiondella, Milone & LaSaracina LLP  
Glastonbury, Connecticut  
June 20, 2013

## REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTANT

To the Board of Directors and Shareholders of iGambit Inc.

I have audited the accompanying Consolidated Balance Sheet of iGambit Inc. and subsidiaries (the "Company") as of December 31, 2011, and the related Consolidated Statement of Operations, Shareholders' Equity, and Cash Flows for the year then ended. These consolidated financial statements are the responsibility of the Company's management. My responsibility is to express an opinion on these consolidated financial statements based on my audits.

I conducted my audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that I plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the consolidated financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. I believe that my audit provides a reasonable basis for my opinion.

In my opinion, such Consolidated Financial Statements present fairly, in all material respects, the financial position of the Company as of December 31, 2011, and the results of its operations and cash flows for the years then ended in conformity with accounting principles generally accepted in the United States of America.

The Company is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. My audit included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the Company's internal control over financial reporting. Accordingly, I express no such opinion.

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/s/ Michael F. Albanese

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Michael F. Albanese, CPA  
Parsippany, NJ

March 28, 2012

IGAMBIT INC.  
CONSOLIDATED BALANCE SHEETS  
DECEMBER 31,

|  | <u>2012</u>        | <u>2011</u>         |
|--|--------------------|---------------------|
| <u>ASSETS</u>  |                    |                     |
| Current assets   |                    |                     |
| Cash   | \$ 104,721         | \$ 224,800          |
| Accounts receivable, net   | 158,441            | 269,353             |
| Prepaid expenses   | 133,077            | 58,649              |
| Notes receivable   | --                 | 434,512             |
| Notes receivable - stockholder   | --                 | 17,000              |
| Deferred income taxes  | --                 | 184,185             |
| Assets from discontinued operations, net   | <u>320,590</u>     | <u>570,590</u>      |
| Total current assets   | <u>716,829</u>     | <u>1,759,089</u>    |
| Property and equipment, net  | <u>17,870</u>      | <u>18,563</u>       |
| Other assets   |                    |                     |
| Goodwill   | --                 | 111,026             |
| Deposits   | <u>11,220</u>      | <u>2,500</u>        |
| Total other assets   | <u>11,220</u>      | <u>113,526</u>      |
|  | <u>\$ 745,919</u>  | <u>\$ 1,891,178</u> |
| <u>LIABILITIES AND STOCKHOLDERS' EQUITY</u>  |                    |                     |
| Current liabilities  |                    |                     |
| Accounts payable   | \$ 433,958         | \$ 263,195          |
| Note payable - related party   | <u>6,263</u>       | <u>25,390</u>       |
| Total current liabilities  | <u>440,221</u>     | <u>288,585</u>      |
| Stockholders' equity   |                    |                     |
| Common stock, \$.001 par value; authorized - 75,000,000 shares;<br>issued and outstanding - 25,044,056 shares in 2012<br>and 23,954,056 shares in 2011 | 25,044             | 23,954              |
| Additional paid-in capital   | 2,729,000          | 2,403,090           |
| Accumulated deficit  | <u>(2,448,346)</u> | <u>(824,451)</u>    |
| Total stockholders' equity   | <u>305,698</u>     | <u>1,602,593</u>    |
|  | <u>\$ 745,919</u>  | <u>\$ 1,891,178</u> |

IGAMBIT INC.  
CONSOLIDATED STATEMENTS OF OPERATIONS  
YEARS ENDED DECEMBER 31,

|  | <u>2012</u>                  | <u>2011</u>                |
|--|------------------------------|----------------------------|
| Sales  | \$ 1,593,886                 | \$ 1,783,904               |
| Cost of sales  | <u>783,505</u>               | <u>764,749</u>             |
| Gross profit   | 810,381                      | 1,019,155                  |
| Operating expenses   |                              |                            |
| General and administrative expenses                                    | <u>2,383,568</u>             | <u>1,863,732</u>           |
| Loss from operations   | (1,573,187)                  | (844,577)                  |
| Other income   |                              |                            |
| Interest income  | 13,235                       | 29,139                     |
| Miscellaneous income   | <u>30,000</u>                | <u>--</u>                  |
| Total other income   | <u>43,235</u>                | <u>29,139</u>              |
| Loss from continuing operations before income tax benefit              | (1,529,952)                  | (815,438)                  |
| Income tax expense (benefit)   | <u>93,943</u>                | <u>(268,457)</u>           |
| Loss from continuing operations  | (1,623,895)                  | (546,981)                  |
| Income from discontinued operations (net of taxes of \$84,272 in 2011) | <u>--</u>                    | <u>163,588</u>             |
| Net loss   | \$ <u><u>(1,623,895)</u></u> | \$ <u><u>(383,393)</u></u> |
| Basic and fully diluted earnings (loss) per common share:              |                              |                            |
| Continuing operations  | \$ (.07)                     | \$ (.02)                   |
| Discontinued operations, net of tax                                    | \$ .00                       | \$ .00                     |
| Net loss per common share  | \$ <u><u>(.07)</u></u>       | \$ <u><u>(.02)</u></u>     |
| Weighted average common shares outstanding                             | <u>23,957,034</u>            | <u>23,954,056</u>          |

IGAMBIT INC.  
CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY  
YEARS ENDED DECEMBER 31, 2012 AND 2011

|  | <u>Common stock</u> |                  | <u>Additional<br/>Paid-in<br/>Capital</u> | <u>Accumulated<br/>Deficit</u> | <u>Totals</u>     |
|--|---------------------|------------------|---|--------------------------------|-------------------|
|  | <u>Shares</u>       | <u>Amount</u>    |   |                                |                   |
| Balances, December 31, 2010              | 23,954,056          | \$ 23,954        | \$ 2,402,275                              | \$ (441,058)                   | \$ 1,985,171      |
| Compensation for vested<br>stock options | --                  | --               | 815                                       | --                             | 815               |
| Net loss                                 | -----               | -----            | -----                                     | (383,393)                      | (383,393)         |
| Balances, December 31, 2011              | 23,954,056          | 23,954           | 2,403,090                                 | (824,451)                      | 1,602,593         |
| Common stock issued for<br>services      | 1,090,000           | 1,090            | 325,910                                   | --                             | 327,000           |
| Net loss                                 | -----               | -----            | -----                                     | (1,623,895)                    | (1,623,895)       |
| Balances, December 31, 2012              | <u>25,044,056</u>   | <u>\$ 25,044</u> | <u>\$ 2,729,000</u>                       | <u>\$ (2,448,346)</u>          | <u>\$ 305,698</u> |

IGAMBIT INC.  
CONSOLIDATED STATEMENTS OF CASH FLOWS  
YEARS ENDED DECEMBER 31,

|   | <u>2012</u>      | <u>2011</u>      |
|---|------------------|------------------|
| <b>CASH FLOWS FROM OPERATING ACTIVITIES:</b>  |                  |                  |
| Net loss  | \$ (1,623,895)   | \$ (383,393)     |
| Adjustments to reconcile net loss to net cash used by operating activities                        |                  |                  |
| Income from discontinued operations   | --               | (163,588)        |
| Depreciation  | 8,750            | 5,915            |
| Stock-based compensation expense  | 327,000          | 815              |
| Goodwill impairment   | 111,026          | --               |
| Satisfaction of notes receivable from stockholder for services                                    | 17,000           | --               |
| Deferred income taxes   | 184,185          | (184,185)        |
| Increase (Decrease) in cash flows as a result of changes in asset and liability account balances: |                  |                  |
| Accounts receivable   | 110,912          | (144,702)        |
| Prepaid expenses  | (74,428)         | 267,596          |
| Accounts payable  | 170,763          | (63,032)         |
| Net cash used by continuing operating activities  | (768,687)        | (664,574)        |
| Net cash provided by discontinued operating activities  | 250,000          | 5,438            |
| <b>NET CASH USED BY OPERATING ACTIVITIES</b>  | <u>(518,687)</u> | <u>(659,136)</u> |
| <b>CASH FLOWS FROM INVESTING ACTIVITIES:</b>  |                  |                  |
| Purchases of property and equipment   | (8,057)          | (19,391)         |
| Increase in deposits  | (8,720)          | --               |
| Repayments of notes receivable  | 434,512          | 37,488           |
| Net cash provided by continuing investing activities  | 417,735          | 18,097           |
| Net cash provided by discontinued investing activities  | --               | 400,290          |
| <b>NET CASH PROVIDED BY INVESTING ACTIVITIES</b>  | <u>417,735</u>   | <u>418,387</u>   |
| <b>NET CASH USED IN FINANCING ACTIVITIES:</b>   |                  |                  |
| Repayment of loans payable to related party   | (19,127)         | --               |

|                          |                          |                          |
|--------------------------|--------------------------|--------------------------|
| NET DECREASE IN CASH     | (120,079)                | (240,749)                |
| CASH - BEGINNING OF YEAR | <u>224,800</u>           | <u>465,549</u>           |
| CASH - END OF YEAR       | \$ <u><u>104,721</u></u> | \$ <u><u>224,800</u></u> |

SUPPLEMENTAL DISCLOSURES OF CASH FLOW  
INFORMATION:

Cash paid during the year for:

|          |          |          |
|----------|----------|----------|
| Interest | \$ 1,884 | \$ 2,375 |
|----------|----------|----------|

**IGAMBIT INC.**  
**Notes to Consolidated Financial Statements**  
**Years Ended December 31, 2012 and 2011**

**Note 1 - Organization and Basis of Presentation**

The consolidated financial statements presented are those of iGambit Inc., (the “Company”) and its wholly-owned subsidiary, Gotham Innovation Lab Inc. (“Gotham”). The Company was incorporated under the laws of the State of Delaware on April 13, 2000. The Company was originally incorporated as Compusations Inc. under the laws of the State of New York on October 2, 1996. The Company changed its name to BigVault.com Inc. upon changing its state of domicile on April 13, 2000. The Company changed its name again to bigVault Storage Technologies Inc. on December 21, 2000 before changing to iGambit Inc. on April 5, 2006. Gotham was incorporated under the laws of the state of New York on September 23, 2009. The Company is a holding company which seeks out acquisitions of operating companies in technology markets. Gotham is in the business of providing media technology services to real estate agents and brokers in the New York metropolitan area.

**Note 2 – Discontinued Operations**

**Sale of Business**

On February 28, 2006, the Company entered into an asset purchase agreement with Digi-Data Corporation (“Digi-Data”), whereby Digi-Data acquired the Company’s assets and its online digital vaulting business operations in exchange for \$1,500,000, which was deposited into an escrow account for payment of the Company’s outstanding liabilities. In addition, as part of the sales agreement, the Company receives payments from Digi-Data based on 10% of the net vaulting revenue payable quarterly over five years. The Company is also entitled to an additional 5% of the increase in net vaulting revenue over the prior year’s revenue. These adjustments to the sales price are included in the discontinued operations line of the statements of operations for the year ended December 31, 2011, the last year of payments.

The assets of the discontinued operations are presented in the balance sheets under the captions “Assets from discontinued operations”. The underlying assets of the discontinued operations consist of accounts receivable of \$320,590 and \$570,590 as of December 31, 2012 and 2011, respectively.

**Accounts Receivable**

Accounts receivable includes 50% of contingency payments earned for the previous quarters and are stated net of an allowance for bad debts of \$250,000.

## **Note 3 – Summary of Significant Accounting Policies**

### **Principles of Consolidation**

The consolidated financial statements include the accounts of the Company and its wholly-owned subsidiary, Gotham Innovation Lab, Inc. All intercompany accounts and transactions have been eliminated.

### **Use of Estimates in the Preparation of Financial Statements**

The preparation of financial statements in conformity with 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 period. Actual results could differ from those estimates.

### **Fair Value of Financial Instruments**

For certain of the Company's financial instruments, including cash and cash equivalents, accounts receivable, accounts payable, and amounts due to related parties, the carrying amounts approximate fair value due to their short maturities. Additionally, there are no assets or liabilities for which fair value is remeasured on a recurring basis.

### **Revenue Recognition**

The Company's revenues from continuing operations consist of revenues derived primarily from the sale of products and services rendered to real estate brokers. Revenues are recognized upon delivery of the products or services.

Contingency payment income was recognized quarterly from a percentage of Digi-Data's vaulting service revenue, and is included in discontinued operations.

### **Advertising Costs**

The Company expenses advertising costs as incurred. Advertising costs for the years ended December 31, 2012 and 2011 were \$26,439 and \$20,097, respectively.

### **Cash and Cash Equivalents**

For purposes of reporting cash flows, cash and cash equivalents include checking and money market accounts and any highly liquid debt instruments purchased with a maturity of three months or less.

### **Accounts Receivable**

The Company analyzes the collectability of accounts receivable from continuing operations each accounting period and adjusts its allowance for doubtful accounts

accordingly. A considerable amount of judgment is required in assessing the realization of accounts receivables, including the creditworthiness of each customer, current and historical collection history and the related aging of past due balances. The Company evaluates specific accounts when it becomes aware of information indicating that a customer may not be able to meet its financial obligations due to deterioration of its financial condition, lower credit ratings, bankruptcy or other factors affecting the ability to render payment. There was no bad debt expense charged to operations for the years ended December 31, 2012 and 2011, respectively.

### **Property and equipment and depreciation**

Property and equipment are stated at cost. Depreciation for both financial reporting and income tax purposes is computed using combinations of the straight line and accelerated methods over the estimated lives of the respective assets. Computer equipment is depreciated over 5 years and furniture and fixtures are depreciated over 7 years. Maintenance and repairs are charged to expense when incurred. When property and equipment are retired or otherwise disposed of, the related cost and accumulated depreciation are removed from the respective accounts and any gain or loss is credited or charged to income.

Depreciation expense of \$8,750 and \$5,915 was charged to operations for the years ended December 31, 2012 and 2011, respectively.

### **Goodwill**

Goodwill represents the excess of the aggregate purchase price over the fair value of the net assets acquired in a business combination, specifically the acquisition of Jekyll by the Company's subsidiary, Gotham. In accordance with ASC Topic No. 350 "Intangibles – Goodwill and Other"), goodwill is not amortized, but instead is subject to an annual assessment of impairment by applying a fair-value based test, and is reviewed more frequently if current events and circumstances indicate a possible impairment. If indicators of impairment are present and future cash flows are not expected to be sufficient to recover the asset's carrying amount, an impairment loss is charged to expense in the period identified. A lack of projected future operating results from Gotham's operations may cause impairment. At December 31, 2012, the Company performed its annual impairment study and determined that present and future cash flows are not expected to be sufficient to recover the carrying amount of goodwill. Based on the Company's evaluation of goodwill, an impairment of \$111,026 was charged to operations during the year ended December 31, 2012.

### **Stock-Based Compensation**

The Company accounts for its stock-based awards granted under its employee compensation plan in accordance with ASC Topic No. 718-20, *Awards Classified as Equity*, which requires the measurement of compensation expense for all share-based compensation granted to employees and non-employee directors at fair value on the date

of grant and recognition of compensation expense over the related service period for awards expected to vest. The Company uses the Black-Scholes option pricing model to estimate the fair value of its stock options and warrants. The Black-Scholes option pricing model requires the input of highly subjective assumptions including the expected stock price volatility of the Company's common stock, the risk free interest rate at the date of grant, the expected vesting term of the grant, and an assumption related to forfeitures of such grants. Changes in these subjective input assumptions can materially affect the fair value estimate of the Company's stock options and warrants.

### **Income Taxes**

The Company accounts for income taxes using the asset and liability method in accordance with ASC Topic No. 740, *Income Taxes*. Under this method, deferred tax assets and liabilities are determined based on differences between financial reporting and tax bases of assets and liabilities, and are measured using the enacted tax rates and laws that are expected to be in effect when the differences are expected to reverse.

The Company applies the provisions of ASC Topic No. 740 for the financial statement recognition, measurement and disclosure of uncertain tax positions recognized in the Company's financial statements. In accordance with this provision, tax positions must meet a more-likely-than-not recognition threshold and measurement attribute for the financial statement recognition and measurement of a tax position.

### **Recent Accounting Pronouncements**

#### **Goodwill Impairment Testing**

In September 2011, the FASB issued an amendment to an existing accounting standard which provides entities an option to perform a qualitative assessment to determine whether further impairment testing on goodwill is necessary. An entity now has the option to first assess qualitative factors to determine whether it is necessary to perform the current two-step impairment test. If an entity believes, as a result of its qualitative assessment, that it is more-likely-than-not that the fair value of a reporting unit is less than its carrying amount, the quantitative impairment test is required. Otherwise, no further testing is required. This standard is effective for annual and interim goodwill impairment tests performed for fiscal years beginning after December 15, 2011. The Company adopted this new standard on January 1, 2012 and the adoption did not have a material impact on the consolidated financial statements.

#### **Note 4 – Notes Receivable**

In connection with a letter of intent the Company entered into with Allied Airbus, Inc. ("Allied") on July 20, 2010 to which both parties were unable to reach a mutually acceptable definitive agreement, the Company provided various loans to Allied totaling \$434,512 at December 31, 2011, for which promissory notes were issued. The notes, which became past due during 2012, were repaid in full including accrued interest on

June 27, 2012. Interest received of \$45,611 includes \$12,044 that had been accrued in 2012.

### Note 5 - Earnings Per Common Share

The Company calculates net earnings (loss) per common share in accordance with ASC 260 "*Earnings Per Share*" ("ASC 260"). Basic and diluted net earnings (loss) per common share was determined by dividing net earnings (loss) applicable to common stockholders by the weighted average number of common shares outstanding during the period. The Company's potentially dilutive shares, which include outstanding common stock options and common stock warrants, have not been included in the computation of diluted net earnings (loss) per share for all periods as the result would be anti-dilutive.

|  | Years Ended<br>December 31, |                         |
|--|-----------------------------|-------------------------|
|  | <u>2012</u>                 | <u>2011</u>             |
| Stock options                          | 1,268,900                   | 2,768,900               |
| Common stock warrants                  | <u>275,000</u>              | <u>275,000</u>          |
| Total shares excluded from calculation | <u><u>1,543,900</u></u>     | <u><u>3,043,900</u></u> |

### Note 6 – Stock Based Compensation

Stock-based compensation expense for all stock-based award programs, including grants of stock options and warrants, is recorded in accordance with "*Compensation—Stock Compensation*", Topic 718 of the FASB ASC. Stock-based compensation expense, which is calculated net of estimated forfeitures, is computed using the grant date fair-value method on a straight-line basis over the requisite service period for all stock awards that are expected to vest. The grant date fair value for stock options and warrants is calculated using the Black-Scholes option pricing model. Determining the fair value of options at the grant date requires judgment, including estimating the expected term that stock options will be outstanding prior to exercise, the associated volatility of the Company's common stock, expected dividends, and a risk-free interest rate. Stock-based compensation expense is reported under general and administrative expenses in the accompanying consolidated statements of operations.

#### Options

In 2006, the Company adopted the 2006 Long-Term Incentive Plan (the "2006 Plan"). Awards granted under the 2006 Plan have a ten-year term and may be incentive stock options, non-qualified stock options or warrants. The awards are granted at an exercise price equal to the fair market value on the date of grant and generally vest over a three or four year period. Effective January 1, 2006, the Company began recognizing compensation expense ratably over the vesting period, net of estimated forfeitures. As of December 31, 2012, there was no unrecognized compensation cost related to non-vested share-based compensation arrangements granted under the 2006 plan. The Plan expired on December 31, 2009.

The 2006 Plan provided for the granting of options to purchase up to 10,000,000 shares of common stock. 8,146,900 options have been issued under the plan to date of which 7,157,038 have been exercised to date. . There were no options outstanding under the 2006 Plan on its expiration date of December 31, 2009. All options issued subsequent to this date were not issued pursuant to any plan.

Stock option activity during the years ended December 31, 2012 and 2011 follows:

|   | <u>Options<br/>Outstanding</u> | <u>Weighted<br/>Average<br/>Exercise Price</u> | <u>Weighted<br/>Average<br/>Grant-Date<br/>Fair Value</u> | <u>Weighted<br/>Average<br/>Remaining<br/>Contractual<br/>Life<br/>(Years)</u> |
|---|--------------------------------|--|---|--|
| Options outstanding at<br>December 31, 2010 | 2,468,900                      | \$ 0.03  | \$ 0.10   |  |
| Granted during 2011                         | <u>300,000</u>                 | <u>0.10</u>                                    | 0.10  |  |
| Options outstanding at<br>December 31, 2011 | 2,768,900                      | 0.04   | \$ 0.10   | 6.85   |
| Cancelled during 2012                       | <u>(1,500,000)</u>             | <u>0.01</u>                                    | 0.06  |  |
| Options outstanding at<br>December 31, 2012 | <u><u>1,268,900</u></u>        | <u><u>\$ 0.08</u></u>                          | \$ 0.10   | 6.16   |

### Warrants

In addition to our 2006 Long Term Incentive Plan, we have issued and outstanding compensatory warrants to two consultants entitling the holders to purchase a total of 275,000 shares of our common stock at an average exercise price of \$0.94 per share. Warrants to purchase 25,000 shares of common stock vest upon 6 months after the Company engages in an IPO, have an exercise price of \$3.00 per share, and expire 2 years after the Company engages in an IPO. Warrants to purchase 250,000 shares of common stock vest 100,000 shares on issuance (June 1, 2009), and 50,000 shares on each of the following three anniversaries of the date of issuance, have exercise prices ranging from \$0.50 per share to \$1.15 per share, and expire on June 1, 2019. The issuance of the compensatory warrants was not submitted to our shareholders for their approval.

Warrant activity during the years ended December 31, 2012 and 2011 follows:

|  | <u>Warrants<br/>Outstanding</u> | <u>Weighted<br/>Average<br/>Exercise Price</u> | <u>Weighted<br/>Average<br/>Grant-Date<br/>Fair Value</u> | <u>Weighted<br/>Average<br/>Remaining<br/>Contractual<br/>Life<br/>(Years)</u> |
|--|---------------------------------|--|---|--|
| Warrants outstanding<br>at December 31, 2010 | 3,085,000                       | \$ 0.83  | \$ 0.10   |  |
| Cancelled during 2011                        | (2,000,000)                     | 0.78   | --  |  |
| Expired during 2011                          | <u>(810,000)</u>                | <u>0.93</u>                                    | --  |  |
| Warrants outstanding<br>at December 31, 2012 | 275,000                         | 0.94   | 0.10  | 1.06   |
| No warrant activity                          | <u>--</u>                       | <u>--</u>                                      | --  |  |
| Warrants outstanding<br>at December 31, 2012 | <u><u>275,000</u></u>           | <u><u>\$ 0.94</u></u>                          | \$ 0.10   | .92  |

Options outstanding at December 31, 2012 consist of:

| <u>Date<br/>Issued</u> | <u>Number<br/>Outstanding</u> | <u>Number<br/>Exercisable</u> | <u>Exercise<br/>Price</u> | <u>Expiration<br/>Date</u> |
|------------------------|-------------------------------|-------------------------------|---------------------------|----------------------------|
| May 1, 2006            | 100,000                       | 100,000                       | \$0.01                    | May 1, 2016                |
| May 1, 2006            | 100,000                       | 100,000                       | \$0.01                    | May 1, 2016                |
| May 1, 2006            | 50,000                        | 50,000                        | \$0.01                    | May 1, 2016                |
| May 1, 2006            | 46,900                        | 46,900                        | \$0.01                    | May 1, 2016                |
| July 21, 2010          | 113,000                       | 113,000                       | \$0.10                    | July 21, 2020              |
| July 21, 2010          | 59,000                        | 59,000                        | \$0.10                    | July 21, 2020              |
| July 21, 2010          | 500,000                       | 500,000                       | \$0.10                    | July 21, 2020              |
| July 11, 2011          | 100,000                       | 100,000                       | \$0.10                    | July 11, 2021              |
| July 11, 2011          | 100,000                       | 100,000                       | \$0.10                    | July 11, 2021              |
| July 11, 2011          | <u>100,000</u>                | <u>100,000</u>                | \$0.10                    | July 11, 2021              |
| Total                  | <u><u>1,268,900</u></u>       | <u><u>1,268,900</u></u>       |                           |                            |

Warrants outstanding at December 31, 2012 consist of:

| <u>Date<br/>Issued</u> | <u>Number<br/>Outstanding</u> | <u>Number<br/>Exercisable</u> | <u>Exercise<br/>Price</u> | <u>Expiration<br/>Date</u> |
|------------------------|-------------------------------|-------------------------------|---------------------------|----------------------------|
| April 1, 2000          | 25,000                        | 25,000                        | \$3.00                    | 2 years after IPO          |
| June 1, 2009           | 100,000                       | 100,000                       | \$0.50                    | June 1, 2019               |
| June 1, 2009           | 50,000                        | 50,000                        | \$0.65                    | June 1, 2019               |
| June 1, 2009           | 50,000                        | 50,000                        | \$0.85                    | June 1, 2019               |
| June 1, 2009           | <u>50,000</u>                 | <u>50,000</u>                 | \$1.15                    | June 1, 2019               |
| Total                  | <u><u>275,000</u></u>         | <u><u>275,000</u></u>         |                           |                            |

The fair value of warrants and options granted is estimated on the date of grant based on the weighted-average assumptions in the table below. The assumption for the expected term is based on evaluations of historical and expected exercise behavior. The risk-free interest rate is based on the U.S. Treasury rates at the date of grant with maturity dates approximately equal to the expected term at the grant date. The calculated value method using the historical volatility of the Computer Services industry is used as the basis for the volatility assumption.

|                                 | Year ended<br><u>December 31, 2011</u> |
|---------------------------------|--|
| Weighted average risk-free rate | 0.64%                                  |
| Average expected term in years  | 5.0                                    |
| Expected dividends              | None                                   |
| Volatility                      | 44%                                    |
| Forfeiture rate                 | 0%                                     |

#### **Note 7 – Common Stock Issued**

On December 31, 2012, the Company issued 1,090,000 common shares in exchange for merger and acquisition and investment advisory services. The stock issued was determined based on the value of the services rendered which resulted in an expense of \$327,000.

#### **Note 8 - Income Taxes**

The Company follows Accounting Standards Codification subtopic 740, *Income Taxes* (“ASC 740”) which requires the recognition of deferred tax liabilities and assets for the expected future tax consequences of events that have been included in the financial statements or tax returns. Under such method, deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases using enacted tax rates in effect for the year in which the differences are expected to reverse. Deferred taxes are classified as current or non-current, depending on the classification of the assets and liabilities to which they relate.

The income tax provision (benefit) at December 31 consists of the following:

|                                 | <u>2012</u>    | <u>2011</u>      |
|---------------------------------|----------------|------------------|
| From Continuing Operations:     |                |                  |
| Deferred tax expense (benefit): |                |                  |
| Federal                         | \$184,185      | \$(268,457)      |
| State and local                 | <u>    --</u>  | <u>    --</u>    |
| Total from continued operations | <u>184,185</u> | <u>(268,457)</u> |
| Current tax expense (benefit):  |                |                  |
| Federal                         | (90,242)       | --               |
| State and local                 | <u>    --</u>  | <u>    --</u>    |

|                                    |                  |                    |
|------------------------------------|------------------|--------------------|
| Total from continued operations    | <u>(90,242)</u>  | <u>    --</u>      |
| From Discontinued Operations:      |                  |                    |
| Current tax expense (benefit):     |                  |                    |
| Federal                            | --               | 84,272             |
| State and local                    | <u>    --</u>    | <u>    --</u>      |
| Total from discontinued operations | <u>    --</u>    | <u>84,272</u>      |
| Total                              | <u>\$ 93,943</u> | <u>\$(184,185)</u> |

The difference between income tax expense computed by applying the federal statutory corporate tax rate and actual income tax expense is as follows:

|   | Years Ended<br>December 31, |              |
|---|-----------------------------|--------------|
|   | <u>2012</u>                 | <u>2011</u>  |
| Statutory U.S. federal income tax rate                                    | 34.0%                       | 34.0%        |
| State income taxes, net of<br>federal income tax benefit                  | 0.0%                        | 0.0%         |
| Tax effect of expenses that are not<br>deductible for income tax purposes | (0.8)%                      | (1.5)%       |
| Other   | (0.2)%                      | 0.0%         |
| Change in Valuation Allowance   | <u>(39.1)%</u>              | <u>0.0%</u>  |
| Effective tax rate  | <u>(6.1)%</u>               | <u>32.5%</u> |

At December 31, the significant components of the deferred tax assets (liabilities) are summarized below:

|                                | <u>2012</u>      | <u>2011</u>      |
|--------------------------------|------------------|------------------|
| Deferred Tax Assets:           |                  |                  |
| Net Operating Losses           | \$765,578        | \$184,185        |
| Other                          | <u>3,258</u>     | <u>    --</u>    |
| Total deferred tax assets      | <u>768,836</u>   | <u>184,185</u>   |
| Deferred Tax Liabilities:      |                  |                  |
| Total deferred tax liabilities | <u>    --</u>    | <u>    --</u>    |
| Valuation Allowance            | <u>(768,836)</u> | <u>    --</u>    |
| Net deferred tax assets        | <u>\$    --</u>  | <u>\$184,185</u> |

As of December 31, 2012, the Company had federal and state net operating loss carryforwards of approximately \$1.8 million and \$3.5 million, respectively, which expire at various dates from 2023 through 2032. These net operating loss carryforwards may be

used to offset future taxable income and thereby reduce the Company's U.S. federal and state income taxes.

In accordance with ASC 740, a valuation allowance must be established if it is more likely than not that the deferred tax assets will not be realized. This assessment is based upon consideration of available positive and negative evidence, which includes, among other things, the Company's most recent results of operations and expected future profitability. Based on the Company's cumulative losses in recent years, a full valuation allowance against the Company's deferred tax assets as of December 31, 2012 has been established as Management believes that the Company will not realize the benefit of those deferred tax assets.

The Company complies with the provisions of ASC 740-10 in accounting for its uncertain tax positions. ASC 740-10 addresses the determination of whether tax benefits claimed or expected to be claimed on a tax return should be recorded in the consolidated financial statements. Under ASC 740-10, the Company may recognize the tax benefit from an uncertain tax position only if it is more likely than not that the tax position will be sustained on examination by the taxing authorities, based on the technical merits of the position. Management has determined that the Company has no significant uncertain tax positions requiring recognition under ASC 740-10.

The Company is subject to income tax in the U.S., and certain state jurisdictions. The Company has not been audited by the U.S. Internal Revenue Service, or any states in connection with income taxes. The periods from December 31, 2005 to December 31, 2012 remain open to examination by the U.S. Internal Revenue Service, and state tax authorities. In addition, federal and state tax authorities can generally reduce a net operating loss (but not create taxable income) for a period outside the statute of limitations in order to determine the correct amount of net operating loss which may be allowed as a deduction against income for a period within the statute of limitations.

The Company recognizes interest and penalties related to unrecognized tax benefits, if incurred, as a component of income tax expense.

#### **Note 9 - Retirement Plan**

Gotham has adopted the Gotham Innovation Lab, Inc. SIMPLE IRA Plan, which covers substantially all employees. Participating employees may elect to contribute, on a tax-deferred basis, a portion of their compensation in accordance with Section 408 (a) of the Internal Revenue Code. The Company matches up to 3% of employee contributions. The Company's contributions to the plan for the years ended December 31, 2012 and 2011 were \$8,714 and \$12,262, respectively.

## **Note 10 – Concentrations and Credit Risk**

### **Sales and Accounts Receivable**

Gotham had sales to three customers which accounted for approximately 42%, 15% and 10%, respectively of Gotham's total sales for the year ended December 31, 2012. Two of the customers accounted for approximately 43% and 14%, respectively of accounts receivable at December 31, 2012.

Gotham had sales to two customers which accounted for approximately 31% and 24%, respectively of Gotham's total sales for the year ended December 31, 2011. The two customers accounted for approximately 14% of accounts receivable at December 31, 2011.

### **Cash**

Cash is maintained at a major financial institution and, at times, balances may exceed federally insured limits. The Company has never experienced any losses related to these balances. All of the Company's non-interest bearing cash balances were fully insured at December 31, 2012 and 2011 due to a temporary federal program in effect from December 31, 2010 through December 31, 2012. Under the program, there was no limit to the amount of insurance for eligible accounts. Beginning 2013, insurance coverage will revert to \$250,000 per depositor at each financial institution, and the Company's non-interest bearing cash balances may again exceed federally insured limits. The Company did not have any interest-bearing accounts at December 31, 2012 and 2011, respectively.

## **Note 11 - Related Party Transactions**

### **Notes Receivable - Stockholder**

The Company provided a loan to a stockholder bearing interest at a rate of 6% totaling \$17,000 at December 31, 2011. The loan balance, including accrued interest of \$4,904 through December 31, 2012 totaling \$21,904, was satisfied through the performance of consulting services to the Company by the stockholder during 2012.

### **Note Payable – Related Party**

Gotham was provided a loan from an entity that is controlled by the officers of Gotham, such amounts outstanding were \$6,263 and \$25,390 at December 31, 2012 and 2011, respectively. The note bears interest at a rate of 5.5% and is due on December 31, 2013.

Interest expense of \$354 and \$708 was charged to operations for the years ended December 31, 2012 and 2011, respectively.

## **Note 12 – Commitments and Contingencies**

### **Lease Commitment**

On February 1, 2012, iGambit entered into a 5 year lease for new executive office space in Smithtown, New York commencing on March 1, 2012.

Gotham has a month to month license agreement for office space that commenced on August 2, 2012 at a monthly license fee of \$2,400. The license agreement may be terminated upon 30 days notice.

Total future minimum annual lease payments under the lease for the years ending December 31 are as follows:

|      |                  |
|------|------------------|
| 2013 | \$ 18,360        |
| 2014 | 18,720           |
| 2015 | 19,080           |
| 2016 | 19,440           |
| 2017 | <u>3,240</u>     |
|      | <u>\$ 78,840</u> |

Rent expense of \$92,522 and \$90,912 was charged to operations for the years ended December 31, 2012 and 2011, respectively.

The Company provides accruals for costs associated with the estimated resolution of contingencies at the earliest date at which it is deemed probable that a liability has been incurred and the amount of such liability can be reasonably estimated.

### **Litigation**

#### **Digi-Data Corporation**

In connection with the asset purchase agreement discussed in Note 2, the Company filed a complaint against Digi-Data on October 1, 2012 for unpaid contingency payments owed to the Company totaling \$570,590 at December 31, 2012, exclusive of an allowance for bad debts of \$250,000. On or about December 3, 2012, Digi-Data filed its Answer, Affirmative Defenses and Counterclaim against the Company. The Counterclaim seeks damages against the Company for breach of the Agreement for the alleged failure to indemnify Digi-Data for expenses related to pending litigation between Verizon Communications, Inc. (one of Digi-Data's customers) and an unrelated third party, Titanide Ventures, LLC, concerning alleged patent violations (hereinafter "Verizon Patent Litigation"). Upon information and belief, the Verizon Patent Litigation is a "patent troll" whereby Titanide seeks to extract settlement funds from alleged patent infringers without seeking actual adjudication of its purported patent rights. The Company has advised Digi-Data of what it believes is "prior act" related to the subject intellectual property that is at-issue in the Verizon Patent Litigation, a possible defense to the claims by Titanide. A pre-trial order was issued by the Court with detailed deadlines

regarding among other items, discovery cut-off and status report deadline date of April 29, 2013 and dispositive motions deadline date of May 28, 2013.. The Company propounded its initial discovery upon Digi-Data, responses to which were due on or about March 8, 2013. On April 4, 2013, Digi-Data provided discovery to the Company. No depositions have been scheduled as of the date of this report, nor has the Company received any information from Digi-data regarding any specific quantified “damages” directly resulting from this Order or the settlement agreement between Verizon and the Plaintiff. On April 4, 2013, an Order of Dismissal in the Verizon Patent Litigation was filed. The Dismissal is with prejudice with each party to bear its own costs and fees. On May 24, 2013, the Company filed a Motion for Summary Judgment with the Court asking the Court to move in its favor against DDC for the entire outstanding balance due along with attorney’s fees and post and pre-judgment interest as applicable under Maryland Law.

### **Allied Airbus, Inc.**

On November 1, 2011, the Company commenced collection proceedings against Allied Airbus, Inc. (“Allied”) for nonpayment of various promissory notes totaling \$434,512 at December 31, 2011 in connection with a letter of intent the Company entered into to acquire the assets and business of Allied, to which a definitive agreement could not be reached. The claim against Allied included accrued interest at the rate of 6% per annum.

As a result of a settlement reached on June 18, 2012, the Company received payment of the total balance, accrued interest and legal fees on June 27, 2012.

### **Financial Advisor Contract**

#### **Brooks, Houghton & Company, Inc. (BHC)**

The Company had entered into a contract with BHC in which BHC would provide financial advisory services in connection with the Company’s proposed business combinations and related fund raising transactions. As part of that agreement BHC would be entitled to a “Business Combination Fee” equal to three percent of the amount of the company’s total proceeds and other consideration paid or to be paid for the assets acquired, inclusive of equity or any debt issued ; however the fee was to be no less than \$300,000. As a result of the IGX transaction, as described in Note 13, BHC initially felt entitled to \$300,000. The company has taken a position that since the transaction has been rescinded, that the fee is has not been earned and thus not to be paid. While the ultimate outcome of this matter is not presently determinable, it is the opinion of management that the resolution of any outstanding claim will not have a material adverse effect on the financial position or results of operations of the Company.

### **Note 13 – Subsequent Events**

#### **Rescission of Purchase Agreement for Acquisition of IGX Global Inc. and IGX Global UK Limited**

On April 8, 2013, the Company and its wholly owned subsidiary, IGXGLOBAL, CORP. entered into, and became obligated under, a transaction to rescind the Company's purchase agreement dated December 28, 2012 (the "Purchase Agreement") with IGX Global Inc. ("IGXUS"), IGX Global UK Limited ("IGXUK") and Tomas Duffy ("DUFFY") the sole shareholder of both IGXUK and IGXUS.

Under the Purchase Agreement, the Company intended to purchase, as December 31, 2012, substantially all of the assets of IGXUS and all of the issued and outstanding shares of IGXUK and thereby the acquired business operated by IGXUS and IGXUK (the "Acquired Business"). The original agreement called for a \$500,000 payment at closing, a \$1,000,000 Promissory Note, assumption of certain liabilities of the IGXUS up to \$2,500,000 and 3.75 million shares of iGambit stock to be earned over a three year period based upon certain revenue and earnings targets. The Company had arranged financing at the original effective date of the purchase to pay the \$500,000 payment and payoff certain liabilities of IGXUS.

On April 8, 2013, under the terms of a Rescission Agreement, the Company, IGXUS, IGXUK and Duffy (IGX), agreed to unwind the Purchase Agreement in its entirety and to fully restore each to the positions they were respectively prior to entering into the Purchase Agreement. This included IGX obtaining financing to payoff the entire balance of the financing the Company had obtained to fund the upfront payment and certain liabilities at the original closing date; IGX also assumed and paid certain expenses related to the purchase. As consideration for iGambit's expenses and inconvenience, the Company received upon the effective date of the Rescission Agreement, an initial payment of \$275,000 from IGX, and will receive an additional \$350,000 payable in equal monthly installments over 18 months. Based upon timing and terms of the Rescission Agreement, the Company has not recognized the effects of the purchase of IGX on the financial statements presented as of and for the year ending December 31, 2012. In addition, the settlement consideration received under the rescission agreement was recognized on its effective date of April 8, 2013."

**CHIEF EXECUTIVE OFFICER CERTIFICATION  
PURSUANT TO SECTION 302**

I, John Salerno, certify that:

1. I have reviewed this Annual Report on Form 10-K of iGambit Inc. (the “Registrant”);
2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report.
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the Registrant as of, and for, the periods presented in this report;
4. The Registrant’s other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the Registrant and have:
  - a) designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the Registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - b) designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - c) evaluated the effectiveness of the Registrant’s disclosure controls and procedures presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - d) disclosed in this report any change in the Registrant’s internal control over financial reporting that occurred during the Registrant’s most recent fiscal quarter (the Registrant’s fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the Registrant’s internal control over financial reporting; and
5. The Registrant’s other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting to the Registrant’s

auditors and the audit committee of Registrant's board of directors (or persons performing the equivalent functions):

- a) all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the Registrant's ability to record, process, summarize and report financial information; and
  
- b) any fraud, whether or not material, that involves management or other employees who have a significant role in the Registrant's internal control over financial reporting.

Date: June 20, 2013

/s/ John Salerno

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John Salerno  
Chief Executive Officer  
(Principal Executive Officer)

**CHIEF FINANCIAL OFFICER CERTIFICATION  
PURSUANT TO SECTION 302**

I, Elisa Luqman, certify that:

1. I have reviewed this Annual Report on Form 10-K of iGambit Inc. (the “Registrant”);
2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report.
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the Registrant as of, and for, the periods presented in this report;
4. The Registrant’s other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the Registrant and have:
  - a) designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the Registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - b) designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - c) evaluated the effectiveness of the Registrant’s disclosure controls and procedures presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - d) disclosed in this report any change in the Registrant’s internal control over financial reporting that occurred during the Registrant’s most recent fiscal quarter (the Registrant’s fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the Registrant’s internal control over financial reporting; and
5. The Registrant’s other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the Registrant’s auditors and the audit committee of Registrant’s board of directors (or persons performing the equivalent functions):

- a) all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the Registrant's ability to record, process, summarize and report financial information; and
- b) any fraud, whether or not material, that involves management or other employees who have a significant role in the Registrant's internal control over financial reporting.

Date: June 20, 2013

/s/ Elisa Luqman

Elisa Luqman

Chief Financial Officer

(Principal Financial Officer)

CERTIFICATION PURSUANT TO  
18 U.S.C. SECTION 1350  
AS ADOPTED PURSUANT TO  
SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the accompanying Annual Report of iGambit Inc. (the “Company”) on Form 10-K for the twelve months ended December 31, 2012, as filed with the Securities and Exchange Commission on the date hereof (the “Report”), I, John Salerno, Principal Executive Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, to the best of my knowledge, that:

(1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and

(2) The information contained in the Report fully presents, in all material respects, the financial condition and results of operations of the Company.

By: /s/ John Salerno  
John Salerno  
Principal Executive Officer

June 20, 2013

CERTIFICATION PURSUANT TO  
18 U.S.C. SECTION 1350  
AS ADOPTED PURSUANT TO  
SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the accompanying Annual Report of iGambit Inc. (the “Company”) on Form 10-K for the twelve months ended December 31, 2012, as filed with the Securities and Exchange Commission on the date hereof (the “Report”), I, Elisa Luqman, Principal Financial Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, to the best of my knowledge, that:

(1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and

(2) The information contained in the Report fully presents, in all material respects, the financial condition and results of operations of the Company.

By: /s/ Elisa Luqman  
Elisa Luqman  
Principal Financial Officer

June 20, 2013