ACACIA AUTOMOTIVE INC Form 8-K August 24, 2007

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

> > FORM 8-K

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported) July 10, 2007

Acacia Automotive, Inc.

------

\_\_\_\_\_

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

Texas	1-14088	75-2095676
(State or other jurisdiction of incorporation)	(Commission File Number)	(I.R.S.Employer Identification No.)
3512 E. Silver Springs Boulevard	- #243	34470
(Address of principal executive of	offices)	(Zip Code)

(Registrant's telephone number, including area code: (352) 502-4333

(Former name, former address and former fiscal year, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

- [ ] Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- [ ] Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- [ ] Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- [ ] Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 2.01. Completion of Acquisition or Disposition of Assets.

On July 10, 2007, the registrant completed the acquisition of all of the assets of Augusta Auto Auction, Inc. which conducted its business under the name Augusta Auto Auction and previously Hilltop Auto Auction. The registrant issued 500,000 shares of its Common Stock and a warrant to purchase 50,000 shares of Common Stock for the assets. The warrant has a term of five years and an exercise price of \$1.00. In addition, the registrant issued to two individuals a warrant to purchase 75,000 shares of Common Stock upon the same terms in consideration of entering into a non-compete agreement.

The registrant's business is set forth in Item 1. Business. of the registrant's annual report on Form 10-KSB for the year ended December 31, 2006.

History of Augusta Auto Auction

Augusta Auto Auction, Inc. (the "Auction") is an automotive auction located in North Augusta, South Carolina, part of the Augusta, Georgia, metropolitan area, and is located three miles from the center of that city. The auction was originally formed and operated for many years in its present location as Hilltop Auto Auction. In 2002 the group from which the registrant purchased the auction formed Augusta Auto Auction, Inc. after acquiring it from the owners of Hilltop Auto Auction.

Acacia Automotive formed a new South Carolina corporate subsidiary in July of 2007 which acquired the assets of Augusta Auto Auction. The new corporation is named Acacia Augusta Vehicle Auction, Inc. d/b/a Augusta Auto Auction, Inc.

Business of the Auction

The Auction sells whole car and salvage vehicles for automotive dealers and commercial concerns. It also has the contract to sell vehicles and equipment for the U.S. Marshals Service in the South Carolina area, primarily offering confiscated vehicles and other units for them. Dealers and other qualified buyers attend the weekly auctions and bid on offered units. The highest bidder owns the vehicle, subject to any limiting reserve prices established by the owner/seller of the unit(s). In most cases, the buyers and sellers of the units pick up and deliver them to the Auction property, but the Auction does provide some transport services, generally for a fee.

The Auction generates revenues from fees for its services, including buyer fees, seller fees, transportation fees, title fees, draft and floor plan fees, reconditioning fees, and more. Augusta Auto Auction relies upon the efforts of its management for sales and marketing, but anticipates adding additional personnel in the future to increase the scope of those operations.

The Auction markets its activities through its employees.

Competition

There are at least eleven auto auctions in operation in Georgia, and there are another six or more in South Carolina. Comparatively Florida has at least 26 automotive auctions.

The two largest whole-car national automobile auction companies, Mannheim Auto Auctions and ADESA, have a total of three auctions in Georgia, all near Atlanta, Georgia. While ADESA does not have an auction in South Carolina, Mannheim has one auction in Darlington, South Carolina. A smaller auction company, Auction Broadcasting Corporation, also has an auction near Atlanta, Georgia but none in South Carolina.

In addition to those auction companies' operations, there are several other

independent auto auctions, some specializing in sales of damaged or "salvage" units and perhaps one or more mobile auctions that will host on-site auctions at dealerships.

1

#### Employees

The Auction employs eight full time and 17 part time people. The registrant plan to increase the number of employees, both part time and full time, as it expands its operations.

### Governmental Regulation

The Company, as with most companies operating vehicle auctions, is subject to various permits and licenses. These include vehicle dealer licenses, auctioneer licenses, business permits and licenses, sales tax permits, and others. The registrant has obtained all permits necessary to function under the current South Carolina regulations.

Management's Discussion and Analysis or Plan of Operation.

Information regarding registrant's Discussion and Analysis or Plan of Operation is set forth in Item 6. Discussion and Analysis or Plan of Operation. of the registrant's Annual Report on Form 10-KSB for the year ended December 31, 2006.

The acquisition of Augusta Auto Auction, Inc. is the first acquisition by the registrant in its plan to acquire several automobile auctions. The registrant closed a private placement of securities on June 25, 2007 in which the registrant raised \$1,025,000 cash. The registrant does not believe that this amount is sufficient for its operations and additional acquisitions for the next twelve months and plans to raise additional capital over that period.

#### Augusta Auto Auction.

Net loss of the Augusta auction decreased to approximately \$14,000 in calendar year 2006 compared to a net loss of approximately \$130,151 in the prior year. With operating expenses being essentially unchanged between the two years (\$691,985 in 2006 compared to \$696,366 in 2005) the decrease in the loss is attributable to increased net fees earned. Net fees earned increased approximately \$110,000 or 20% from 2005 to 2006, the increase coming from larger volume of sales through the auction and resultant buy/sell fees attached thereto.

The Auction's net income increased almost \$50,000 in the six month period ended June 30, 2007 to \$61,513 from \$12,465 in the same period in 2006. Revenues in the 2007 period were up approximately 20% to \$454,385 compared to \$377,508 in the earlier period with most of the 2007 revenue growth coming in the first quarter of this year, being \$236,375 compared to \$180,366 in the first quarter of 2006. While cost of fees earned increased to \$56,022 in the 2007 six month period from \$32,384 in the same period of 2006, an increase of approximately 73%, other operating expenses were, nonetheless, flat.

### Description of Property

The registrant has entered into a twelve month lease on the location where the Augusta Auto Auction has operated for several years. The lease term can be extended and currently has a monthly lease rate of \$2,700. The facility consists of approximately five acres and houses two administrative buildings and a two-lane auction arena. The compound is fenced, and the registrant has recently

installed an electrified security fence system as well as security systems in its building and arena. In addition to the main auction facility, the registrant also leases property which is used for additional customer parking and allows for parking of approximately 200 customer vehicles on sale days. This property is located directly across the street from the main facility and is leased on a month-to month basis for \$100 per week.

Information regarding registrant's other property is set forth in Item 2. Description of Property on Form 10-KSB for the year ended December 31, 2006.

Security Ownership of Certain Beneficial Owners and Management.

The following table sets forth as of July 10, 2007, the ownership of Common Stock by (i) each person known by the Company to be the beneficial owner of more than five percent of the Company's Common Stock, (ii) each director of the

2

Company, and (iii) all directors and officers as a group. Except as otherwise indicated, each stockholder identified in the table possesses sole voting and investment power with respect to its or his shares.

	Shares Owne	d
Name and Address of	No. of	
Beneficial Owner	Shares	Percent
Steven L. Sample (1)	7,000,000	58.3%
Danny Gibbs (2)	62,500	0.5%
Tony Moorby	500,000	4.2%
Patricia Ann Arnold (2)	_	-
James C. Hunter (2)	-	-
V. Weldon Hewitt (2)	-	-
David Bynum (2)	_	-
Gwendolyn G. Sample(2)(3)	1,707,000	14.2%
All directors and officers	7,562,500	63.0%
as a group (seven persons)		

\_\_\_\_\_

(1) Excludes warrants to purchase 1,425,000 shares of common stock of which 425,000 are presently exercisable for \$1.00 per share.

(2) Excludes options to acquire 10,000 shares of Common Stock each for Ms. Arnold and Messrs Gibbs, Hunter and Hewitt and 5,000 shares for Ms. Sample, all of which may be acquired for \$0.01 per share and options to acquire 10,000 shares of Common Stock which Mr. Bynum has the right to purchase for \$0.875 per share.

(3) Gwendolyn Sample is the spouse of Steven L. Sample who disclaims any beneficial interest in the shares owned by Ms. Sample.

Unless otherwise indicated, the address for each of the above named individuals is 3512 East Silver Springs Blvd. - #243, Ocala, FL 34470.

Directors and Executive Officers, Promoters and Control Persons.

Information regarding registrant's Directors and Executive Officers, Promoters and Control Persons is set forth in Item 9. Directors, Executive Officers, Promoters and Control Persons; Compliance With Section 16(a) of the Exchange Act. of the registrant's annual report on Form 10-KSB for the year ended

December 31, 2006.

On May 16, 2007, the registrant named David Bynum to its board of directors. Since 2006 Mr. Bynum has been a manager of Bynum Properties which is involved in residential and commercial leasing and custom home construction. From October 2000 through April 2006, Mr. Bynum was employed by ADESA Corporation, a publicly held national automobile auction company. Initially Mr. Bynum was a Regional Vice President of Operations and in January 2004 was named National Director Heavy Truck and Equipment Sales. For the twelve years prior to 2000, Mr. Bynum served as General Manager of Southern States Vehicle Auction in Atlanta, Georgia under the ownership of ADT Automotive (previously Anglo-American Auto Auctions) before it was sold to Manheim Auction.

Executive Compensation

Information regarding Executive Compensation of the registrant is set forth in Item 10. Executive Compensation. of the registrant's annual report on Form 10-KSB for the year ended December 31, 2006.

3

With the closing of the registrant's private placement, described in its Current Report on Form 8-K filed July 5, 2007, the Company paid accrued salaries to its executives.

Certain Relationships and Related Transactions and Director Independence.

Information regarding Certain Relationships and Related Transactions of the registrant legal proceedings is set forth in Item 12. Certain Relationships and Related Transactions. of the registrant's annual report on Form 10-KSB for the year ended December 31, 2006.

Danny R. Gibbs, James C. Hunter, V. Weldon Hewitt, and David Bynum are independent directors as defined in Section 121A of the Company Guide of the American Stock Exchange.

Description of Securities

Information describing registrant's securities is set forth under the caption "Description of Capital Stock" in the registrant's January 2007 definitive proxy statement.

Holders of the registrant's Series A Preferred Stock have agreed to convert all such shares to Common Stock and there will thereafter be no more shares of Series A Preferred Stock or any other Preferred Stock issued and outstanding.

Following completion of the acquisition of the Augusta Auto Auction, there were 12,012,524 shares of Common Stock issued and outstanding. With respect to the number of warrants and options outstanding, see Market Price of and Dividends on the Registrant's Common Equity and Related Stockholder Matters; Summary of Equity Compensation Plans below.

There are presently 45,000 shares reserved for issuance pursuant to the registrant's stock option plan and 1,856,000 shares reserved for issuance pursuant to warrants granted by the registrant. See Security Ownership of Certain Beneficial Owners and Management and Market Price of and Dividends on the Registrant's Common Equity and Related Stockholder Matter. herein.

Market Price of and Dividends on the Registrant's Common Equity and Related Stockholder Matters.

Information regarding registrant's Market Price of and Dividends on the Registrant's Common Equity and Related Stockholder Matters is set forth in Item 5. Market for Common Equity and Related Stockholder Matters. of the registrant's annual report on Form 10-KSB for the year ended December 31, 2006.

We are presently traded in the pink sheets under the symbol ACCA. The following table sets forth information as reported by the National Association of Securities Dealers Composite Feed or Other Qualified Interdealer Quotation Medium for the high and low bid and ask prices for each of the quarters ending March 31, 2007, and June 30, 2007, and does reflect the one for eight reverse stock split effected February 19, 2007.

	Closir	ng Bid	Closi
	High	Low	High
Quarters ending in 2007			
Ter 2 three Data 10t	\$0.05	\$0.015	\$0.07
Jan 3 thru Feb 19*			
Feb 20 thru Mar 30	1.50	0.30	2.00
June 30	1.80	0.55	2.00

\*Effective February 19, 2007, the registrant effected a one for eight reverse stock split.

The following table summarizes the number of shares issued under a variety of plans to investors, executive officers and directors.

4

### SUMMARY OF EQUITY COMPENSATION PLANS

Plan Description	Number of Securities to be Issued Upon Exercise of Outstanding Options and Warrants	Weighted Average Exercise Price of Outstanding Options and Warrants
Warrants not approved by stockholders Grants Under Compensation Plans Not Approved by shareholders	 1,856,000 55,000	·
Totals	1,951,000	\$1.98

Legal Proceedings

Information regarding registrant's legal proceedings is set forth in Item 4. Legal Proceeding. of the registrant's annual report on Form 10-KSB for the year ended December 31, 2006.

Changes in and Disagreements with Accountants.

None.

Recent Sales of Unregistered Securities.

The securities issued in connection with the acquisition of the assets of Augusta Auto Auction, Inc. are described in the first paragraph of this Item 2.01. The issuance of these shares was exempt from registration under the Securities Act pursuant to Section 4(2) thereunder as transactions not involving a public offering.

Indemnification of Directors and Officers.

Information regarding indemnification of the registrant's officers and directors is set forth in under Item 5.01. Changes in Control of Registrants and in Part II thereof under Item 5. Indemnification of Directors and Officers. of the registrant's current report on Form 8-K filed December 8, 2006.

5

Augusta Auto Auction, Inc. FINANCIAL STATEMENTS December 31, 2006 AND 2005

#### TABLE OF CONTENTS

	PAGE
INDEPENDENT AUDITORS' REPORT	.1
FINANCIAL STATEMENTS:	
Balance Sheets	. 2
Statements of Operations and Retained Deficit	. 3
Statements of Cash Flows	. 4
NOTES TO FINANCIAL STATEMENTS	.5-6

\_\_\_\_\_

\_\_\_\_\_

SEROTTA

MADDOCKS

EVANS & CO., CPA'S

A Professional Corporation ------[GRAPHIC OMITTED][GRAPHIC OMITTED]

\_\_\_\_\_

701 Greene Street, Suite 200 / Augusta, GA 30901-2322 Telephone (706) 722-5337 Telefax (706) 724-FAXX (3299)

To the Board of Directors Augusta Auto Auction, Inc. Augusta, Georgia

We have audited the accompanying balance sheets of Augusta Auto Auction, Inc. as of December 31, 2006 and 2005, and the related statements of operations and retained deficit and cash flows for the years then ended. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the 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. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Augusta Auto Auction, Inc. as of December 31, 2006 and 2005 and the results of its operations and its cash flows for the years then ended in conformity with accounting principals generally accepted in the Unites States of America.

[GRAPHIC OMITTED][GRAPHIC OMITTED] SEROTTA MADDOCKS EVANS & CO., CPA'S

Augusta, Georgia June 29, 2007 AUGUSTA AUTO AUCTION, INC. BALANCE SHEETS DECEMBER 31, 2006 AND 2005

		2006
ASSETS CURRENT ASSETS		
Accounts receivable, net of allowance for doubtful accounts of \$12,790 for 2006 and \$10,710 for 2005	Ş	38,933
Other receivables		5,363
Total Current Assets		44,296
EQUIPMENT AND LEASEHOLD IMPROVEMENTS, net		204,784
OTHER ASSETS Organizational costs, net of amortization of \$4,822 for 2006 and \$3,770 for 2005		438
	\$ ====	249,518
LIABILITIES AND STOCKHOLDERS' EQUITY CURRENT LIABILITIES Overdraft Accounts payable and accrued expenses Line of credit Note payable	Ş	18,373 32,240 24,000 -
Total Current Liabilities		74,613
STOCKHOLDERS' EQUITY Common stock, \$1 par value, 500 shares authorized, 500 shares issued and outstanding Additional paid-in capital Retained deficit		500 803,152 (628,747)
Total Stockholders' Equity		174,905
	\$ 	249,518

SEE NOTES TO THE FINANCIAL STATEMENTS \$-2-\$

### AUGUSTA AUTO AUCTION, INC. STATEMENTS OF OPERATIONS AND RETAINED DEFICIT YEARS ENDED DECEMBER 31, 2006 AND 2005

	2006
FEES EARNED	
Buyers fees	\$ 252,409
Sellers fees	387,032
Storage fees	78,819
Other fees	38,850
Total Revenue	757,110
COST OF FEES EARNED	79,013
NET FEES EARNED	678,097
OTHER OPERATING EXPENSES	
Payroll and related	350,185
Security	61,466
Insurance	36,521
Rent	34,900
Depreciation and amortization	33,434
Travel and entertainment	28,090
Employee benefits	25,754
Utilities	25,197
Maintenance	23,019
Professional fees	16,517
Advertising and promotional	16,075
Bad debt	7,035
Tax and licenses	8,113
Office supplies	5,561
Dues and subscriptions	4,892
Other expenses	15,226
other expenses	
Total Other Operating Expenses	691 <b>,</b> 985
Net Income (Loss)	(13,888)
Retained Deficit, beginning of year	(614,859)
Retained Deficit, end of year	\$ (628,747)

SEE NOTES TO THE FINANCIAL STATEMENTS -3-

### AUGUSTA AUTO AUCTION, INC. STATEMENTS OF CASH FLOWS YEARS ENDED DECEMBER 31, 2006 AND 2005

	20	06
Cash flows from operating activities		
Net loss Adjustments to reconcile net income (loss) to net cash provided (used) by operating activities:	\$	(13,888)
Depreciation and amortization		33,434
(Increase) decrease in trade receivables Increase (decrease) in overdraft		(8,123) (64,369)
Increase (decrease) in accounts payable		31,485
Net cash used by operating activities		(21,461)
Cash flows from investing activities		
Payments for the purchase of equipment and leasehold improvements		(1,636)
Net cash used by investing activities		(1,636)
Cash flows from financing activities		
Net Increase (decrease) in line of credit Payments on notes payable		24,000 (2,983)
Proceeds from additional paid-in capital		_
Net cash provided by financing activities		21,017
Net increase (decrease) in cash and cash equivalents		_
Cash and cash equivalents, beginning of year		_
Cash and cash equivalents, end of year	\$ =======	-

\_\_\_\_\_

SEE NOTES TO THE FINANCIAL STATEMENTS -4-

AUGUSTA AUTO AUCTION, INC. NOTES TO FINANCIAL STATEMENTS

NOTE 1 - NATURE OF BUSINESS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

NATURE OF BUSINESS - The Company operates an auto auction in the Augusta, Georgia area from a leased facility located in North Augusta, South Carolina.

CASH AND CASH EQUIVALENTS - For the purpose of the statement of cash flows, the Company considers all short-term investment instruments purchased with a maturity of three months or less to be cash equivalents.

DEPRECIATION - Depreciation of property and equipment is based upon the estimated useful lives of the assets and is computed principally by the double declining method. Estimated useful lives are 15 years for leasehold improvements, 5-7 years for office equipment, 7-15 years for shop equipment, and 5-10 years for company vehicles.

Maintenance and repairs of property and equipment are charged to operations and major improvements are capitalized. It is the Company's policy to capitalize all items with an estimated useful life extending beyond one year.

INCOME TAXES - The Company has elected to be taxed under the provisions of Subchapter S of the Internal Revenue Code. Under those provisions the stockholder is liable for individual federal and state income taxes on the Company's taxable income. Therefore no provision or liability for federal income taxes has been included in the financial statements.

ACCOUNTS RECEIVABLE - Accounts receivable are reported at the amount management expects to collect from outstanding balances. Differences between the amount due and the amount management expects to collect are reported in the results of operations of the year in which those differences are determined, with an offsetting entry to a valuation allowance for trade accounts receivable. Balances that are still outstanding after management has used reasonable collection efforts are written off through a charge to the valuation allowance and a credit to trade accounts receivable.

USE OF ESTIMATES - Management uses estimates and assumptions in preparing financial statements. These estimates and assumptions affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities, and the reported revenues and expenses.

REVENUE RECOGNITION - Revenues are derived from collection of fees for a variety of services provided to customers including buyer fees, seller fees, storage fees, transport fees and others. The Company does not inventory or hold title to the vehicles that are bought or sold through the auction process.

ADVERTISING - The Company expenses advertising costs as they are incurred. Advertising expense was \$16,075 and \$12,847 for the periods ending December 31, 2006 and 2005, respectively. NOTE 2 - RELATED PARTY TRANSCASTIONS

Some of the owners of the Company are also owners of Bobby Jones Ford, Inc. Fees charged to Bobby Jones Ford, Inc. were \$36,430 and \$ 29,370 for the years ended December 31, 2006 and 2005, respectively.

#### NOTE 3 - EQUIPMENT AND LEASEHOLD IMPROVEMENTS

At December 31, 2006 and 2005 equipment and leasehold improvements consist of the following:

		2006		2005
Leasehold improvements Office equipment Company vehicles Shop equipment	\$	286,918 83,075 34,775 9,260	Ş	286 83 34 7
Total equipment and leasehold improvements Less accumulated depreciation		414,028 209,244		412 476
Net equipment and leasehold improvements	 \$ ====	204,784	 \$ ====	235 

Depreciation expense was \$32,381 for 2006 and \$36,818 for 2005.

### NOTE 4 - DEBT FINANCING

Debt at December 31, 2006 consisted of a line of credit with a local bank. The line of credit is for \$100,000 and bears interest at a rate of prime plus .75%. The outstanding balance on the line was \$24,000 at December 31, 2006. The line of credit agreement was renegotiated in December 2006 and was extended until December 31, 2007.

### NOTE 5 - OPERATING LEASE AGREEMENTS

The Company rents its facilities from a third party. The lease is dated June 1, 2003, and terminates May 31, 2008. Rent expense for 2006 and 2005 was \$32,400 and \$32,400, respectively.

Future	minimum	lease	payments	are	as	follows:		
						2007	:	\$ 32,400
						2008		13,500
							:	\$ 45,900

Acacia Automotive, Inc. (Formerly Gibbs Construction, Inc.) Pro-Forma Financial Information June 30, 2007 and December 31, 2006

Effective July 10, 2007, Acacia Automotive, Inc. acquired substantially all of the operating assets and liabilities of Augusta Auto Auction, Inc. for a total of 500,000 shares of its common stock and 50,000 stock warrants.

Augusta Auto Auction, Inc. operates an auto auction in the Augusta, Georgia area from a leased facility located in North Augusta, South Carolina.

The June 30, 2007 pro-forma balance sheet assumes the merger took place on June 30, 2007. The June 30, 2007 statement of operations assumes the merger took place on January 1, 2007 and the December 31, 2006 statement of operations assumes the merger took place on January 1, 2006.

The accompanying pro-forma balance sheet of Acacia Automotive, Inc. as of June 30, 2007, and the related pro-forma statements of operations for the six months ended June 30, 2007 and the year ended December 31, 2006 were not audited.

### ACACIA AUTOMOTIVE, INC. (FORMERLY GIBBS CONSTRUCTION, INC.) CONSOLIDATED PRO-FORMA BALANCE SHEET JUNE 30, 2007 UNAUDITED

	Augusta Auto Auction, Inc.		Acacia tomotive, Inc.	Combined Totals			Comb Adjus
ASSETS CURRENT ASSETS			 				
Cash Accounts receivable, net	\$	120,579 3,028	\$ 875,521 	\$ 	996,100 3,028		(
Total Current Assets		123,607	875,521		999 <b>,</b> 128		
PROPERTY AND EQUIPMENT, net		191,823	24,983		216,806	b	(
OTHER ASSETS Organizational costs, net Customer list Goodwill		219 _ _	- -		219 _ _	a b c	

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_

(

\_\_\_\_

			900,504				
LIABILITIES AND STOCKHOLDERS' EQUITY CURRENT LIABILITIES Accounts payable and accrued expenses Accrued liabilities	\$		95,828 414,894				
Total Current Liabilities	 79,230		510 <b>,</b> 722	_	589 <b>,</b> 952		
STOCKHOLDERS' EQUITY Common stock	500		11,423		11,923		
Additional paid-in capital	803,152		8,176,692		8,979,844		
Retained deficit	 (567,233)		(7,798,333)	_	(8,365,566)	d e	
Total Stockholders' Equity	 236,419		389,782		626,201		
	315,649		900,504		1,216,153		

a Special distribution of assets and liabilities retained by Augusta Auto Auction, Inc.

b Adjustment of purchased assets to fair market value

c Excess of purchase price over fair market value of assets and liabilities assumed

d Issuance of stock and stock warrants to sellers

e Elimination of Augusta Auto Auction, Inc.'s prior retained deficit

### ACACIA AUTOMOTIVE, INC. (FORMERLY GIBBS CONSTRUCTION, INC.) CONSOLIDATED PRO-FORMA STATEMENT OF OPERATIONS SIX MONTHS ENDED JUNE 30, 2007 UNAUDITED

		ista Auto tion, Inc.	Auton	acia motive, nc.	Combined Totals	Comb Adjus
REVENUES					 	
Buyers fees Sellers fees	Ş	169,150 239,354	\$		\$ 169,150 239,354	

Other revenues	46,503	2,944	49,447
Total Revenues	455,007	2,944	457,951
COST OF FEES EARNED	56,022	-	56,022
Net Revenues Earned	398 <b>,</b> 985	2,944	401,929
OPERATING EXPENSES			
Employee compensation	125,767	1,221,765	1,347,532
General and administrative	198,523	87,061	285,584
Depreciation and amortization	13,181	3,644	16,825
Beneficial conversion of Preferred Stock	-	500,000	500 <b>,</b> 000
Total Operating Expenses	337,471	1,812,470	2,149,941
Net income (loss) before taxes	61,514	(1,809,526)	(1,748,012)
Income tax expense	-	-	-
Net income (loss)		\$ (1,809,526) =========	

### PRO-FORMA EARNINGS PER SHARE

Pro-forma net loss

Pro-forma weighted average shares outstanding

Pro-forma basic and diluted earnings per share

### ACACIA AUTOMOTIVE, INC. (FORMERLY GIBBS CONSTRUCTION, INC.) CONSOLIDATED PRO-FORMA STATEMENT OF OPERATIONS YEAR ENDED DECEMBER 31, 2006 UNAUDITED

	Acacia		
Augusta Auto	Automotive,	Combined	Comb
Auction, Inc.	Inc.	Totals	Adjus

REVENUES

Buyers fees Sellers fees Other revenues	\$ 252,409 387,032 117,669	- - -	\$ 
Total Revenues	757,110		757 <b>,</b> 110
COST OF FEES EARNED	 79,013	 _	 79,013
Net Revenues Earned	 678,097	 -	 678,097
OPERATING EXPENSES			
Employee compensation General and administrative	242,357 416,194	215,570 695,134	
Depreciation and amortization	33,434	2,869	36,303
Non-employee services	 	 31,400	 31,400
Total Operating Expenses	 691,985	 944,973	 1,636,958
Net loss before taxes	(13,888)	(944,973)	(958,861)
Income tax expense	 _	 _	 -
Net loss	(13,888)	(944,973)	(958,861)

PRO-FORMA EARNINGS PER SHARE Pro-forma net loss

Pro-forma weighted average shares outstanding

Pro-forma basic and diluted earnings per share

#### NOTE 1 - BUSINESS COMBINATION

On July 10, 2007, Acacia Automotive, Inc. ("Buyer") purchased certain assets and liabilities of Augusta Auto Auction, Inc. ("Seller") in exchange for 500,000 shares of common stock and 50,000 stock warrants of the Buyer in order to expand operations in the automotive industry. Augusta Auto Auction, Inc. operates an auto auction in the Augusta, Georgia area from a leased facility located in North Augusta, South Carolina. The purchase was accounted for under the purchase method of accounting.

The following table summarizes the amounts assigned to the assets acquired and

the liabilities assumed at the date of acquisition:

Property and equipment Customer list Goodwill	Ş	34,806 375,000 427,929
Total assets acquired		837,735
Current liabilities		(6,173)
Total liabilities assumed		(6,173)
Net assets acquired	\$	831,562

### NOTE 2 - SIGNIFICANT ASSUMPTIONS

VALUATION OF ASSETS AND LIABILITIES ASSUMED - The values of assets and liabilities assumed as part of the above purchase were valued at estimated fair market value on the date of acquisition, July 10, 2007. These values were provided by management based on their experience and knowledge of the automotive industry.

VALUATION OF STOCK - As part of the above business combination, the Seller received shares of the Buyer's common stock. The value of the Buyer's common stock was calculated using an average stock price based on the stock price ten days of volume before, and nine days of volume after the actual date of purchase, July 10, 2007.

VALUATION OF STOCK WARRANTS - As part of the above business combination, stock warrants of the Buyer were issued to the Seller. The value of these warrants was calculated using the modified Black-Scholes-Merton model. The volatility used in this calculation was based on an average volatility of the Buyer's common stock price and that of several competitors. Assumptions used in the calculation included the following:

Estimated volatility	46.59%
Expected life (years)	2.5
Expected dividend yield	0.00%
Risk-free rate of return	5.00%

Augusta Auto Auction, Inc.

### Balance Sheets

March 31, 2007 and 2006

Mar	31,	07	Mar	3

ASSETS Current Assets

Cash

Accounts receivable, net	27,668
Other Current Assets	3,190
	 ·
Total Current Assets	31,619
Equipment and leasehold improvements, net	198,303
Other Assets	
Organizational costs, net of amortization of	
\$4,931 for 2007 and \$4,033 for 2006	329
41,551 101 2007 and 41,055 101 2000	 
TOTAL ASSETS	\$ 220 250
IUIAL ASSEIS	230,250
LIABILITIES & EQUITY	
Liabilities	
Current Liabilities	
Accounts Payable and accrued expenses	27,038
Total Current Liabilities	27,038
Long Term Liabilities	_
Total Liabilities	27,038
Devides	
Equity Capital Stock	500
Additional Paid In Capital	803,152
Retained Deficit	(628,747)
Net Income	28,307
Net Income	 
Total Equity	 203,213
TOTAL LIADILITIES C FOULTY	\$ 230,250
TOTAL LIABILITIES & EQUITY	230,250

# Q - 1

Augusta Auto Auction, Inc.

### Statements of Operations

Quarter Ended March 31, 2007 and 2006

	Jai	n – Mar 07	Jan	- Mar 06
Ordinary Income/Expense				
Income				
Buyer's Fees	\$	89,325	\$	61 <b>,</b> 706
Seller's Fees		125,483		91 <b>,</b> 829
Storage Fees		16,650		18,993

\_\_\_\_\_

\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\$

\$

Other Fees	4,917	7,838
Total Income	236,375	180,366
Cost of Fees Earned	26,736	12,277
Net Fees Earned	209,638	168,089
Expense		
Salaries & Wages	41,556	38,078
Advertising	500	213
Amortization Expense	110	263
Automobile Expense	1,742	2,481
Bank Service Charges	835	891
Computer Maintenance	2,593	2,821
Contributions	500	, –
Contract Labor	21,330	22,432
Depreciation Expense	6,481	8,037
Dues & Subscriptions	1,121	1,012
Employee Benefits	_	287
Employee Health Insurance	6,710	6,194
Equipment Maint. & Rental	1,267	1,206
Insurance Expense	10,423	7,909
Interest Expense	340	95
Legal & Accounting	3,085	4,655
Meals & Entertainment	2,127	2,594
Miscellaneous	568	3,251
Office Supplies	1,880	383
Payroll Service	979	948
Payroll Taxes	5,501	5,210
Pest Control	112	56
Postage	1,021	382
Promotional Expense	2,796	2,048
Rent Expense	9,400	9,400
Repairs & Maint. – Buildings	1,232	1,256
Security	19,619	10,673
Supplies	3,719	292
Taxes & Licenses	1,064	919
Telephone Expense	3,034	2,701
Travel Expense	2,724	1,842
Vehicle Maintenance Exp.	2,282	350
Uniforms	345	383
Utilities	3,333	3,759
Total Expense	160,331	143,034
Net Ordinary Income	49,307	25,056
Q - 2		
Other Income/Expense Other Expense		

Other Expense Officer's Salary	21,000	21,000
Total Other Expense	21,000	21,000
Net Other Income	(21,000)	(21,000)

Net Income		307 \$ ===		
Q-3				
Augusta Auto Au Balance S June 30, 2007	heets			
ASSETS		Jun 30,	07	Jun 30, 06
Current Assets				
Cash Accounts Receivable Other Current Assets	\$		120,579 2,938 90	(11,596) 40,567 90
Total Current Assets			123,607	29,061
Equipment and leasehold improvements, net			191,823	219,456
Organizational costs, net of amortization \$5,041 for 2007 and \$4,296 for 2006			219	 964
TOTAL ASSETS	Ş		315,649	249,482
LIABILITIES & EQUITY Liabilities Current Liabilities Accounts Payable and accrued expense Other Current Liabilities	es		77,821 1,409	46,230 82
Total Current Liabilities			79,230	46,312
Long Term Liabilities			-	 1,912
Total Liabilities			79 <b>,</b> 230	48,224
Equity Capital Stock Additional Paid In Capital Retained Deficit Net Income Total Equity			500 803,152 628,747) 61,514 236,419	 500 803,152 (614,860) 12,465 201,258
TOTAL LIABILITIES & EQUITY	Ş		315,649	249,482

21

### Q-4

Augusta Auto Auction, Inc.

# Statement of Operations

Quarter Ended June 30, 2007 and 2006

Ordinary Income/Expense Income	Ap	r - Jun 07		Apr - Jun 06
Buyer's Fees Seller's Fees Storage Fees Other Fees	\$	79,825 113,870 15,522 8,793		62,870 97,585 20,895 15,792
Total Income		218,010		197,142
Cost of Fees Earned		29,286	_	20,107
Net Fees Earned		188,724		177,035
Expense Salaries & Wages Advertising Amortization Expense Automobile Expense Bank Service Charges Computer Maintenance Contributions Contract Labor Depreciation Expense Dues & Subscriptions Employee Health Insurance Equipment Maint. & Rental Insurance Expense Legal & Accounting Meals & Entertainment Miscellaneous Office Supplies Payroll Service Payroll Taxes Pest Control Postage		42,211 110 2,418 149 3,365 - 22,713 6,481 496 6,710 1,282 2,066 1,635 2,409 1,327 146 935 4,941 84 766		38,501 384 263 1,272 415 1,945 50 19,157 8,037 635 6,195 1,494 10,722 1,485 3,311 3,247 2,998 864 4,175 84 463
Promotional Expense Rent Expense Repairs & Maint Buildings Security Supplies Taxes & Licenses		4,586 9,400 841 8,473 901 60		6,261 9,400 1,542 16,360 27 631

Telephone Expense Travel Expense	2,851 2,801	
Vehicle Maintenance Exp.	1,531	63
Uniforms	356	346
Utilities	3,094	3,414
Total Expense	135,139	
Net Ordinary Income	53,586	29,409
Net ofdinary income	55,500	29,409
Other Income/Expense Other Income		
Other Income	620	-
Total Other Income	620	-
Q-5		
Other Expense	01.000	01 000

Officer's Salary	21,000	21,000
Total Other Expense	21,000	21,000
Net Other Income	(20,380)	(21,000)
Net Income	\$ 33,205 \$	8,409

# Q-6

# Augusta Auto Auction, Inc. Statement of Operations Six Months Ended June 30, 2007 and 2006

Ordinary Income/Expense Income	Jan – Jun 07	Jan — Jun 06
THEOME		
Buyer's Fees	\$ 169,150	\$ 124,576
Seller's Fees	239,353	189,414
Storage Fees	32,172	39,888
Other Fees	13,710	23,630
Total Income	 454,385	377,508
Cost of Fees Earned	56,021	32,384
Expense		
Salaries & Wages	83,767	76,580

Advertising	500	598
Amortization Expense	219	526
Automobile Expense	4,160	3,753
Bank Service Charges	984	1,307
Computer Maintenance	5,958	4,766
Contributions	500	50
Contract Labor	44,042	41,589
Depreciation Expense	12,962	16,074
Dues & Subscriptions	1,617	1,647
Employee Benefits	_	287
Employee Health Insurance	13,421	12,389
Equipment Maint. & Rental	2,549	2,701
Insurance Expense	12,490	18,632
Interest Expense	340	95
Legal & Accounting	4,720	6,140
Meals & Entertainment	4,537	5,905
Miscellaneous	1,895	6,498
Office Supplies	2,026	3,381
Payroll Service	1,915	1,812
Payroll Taxes	10,442	9,385
Pest Control	196	140
Postage	1,786	846
Promotional Expense	7,382	8,309
Rent Expense	18,800	18,800
Repairs & Maint Buildings	2,073	2,798
Security	28,092	27,033
Supplies	4,621	319
Taxes & Licenses	1,124	1,550
Telephone Expense	5,886	5,031
Travel Expense	5,525	3,400
Vehicle Maintenance Exp.	3,814	413
Uniforms	701	730
Utilities	6,427	7,173
Total Expense	295,470	290,660
Net Ordinary Income	102,894	54,464
Other Income/Expense		

Q-7

Other Income

Other Income	620	-
Total Other Income	620	
Other Expense Officer's Salary	42,000	42,000
Total Other Expense	42,000	42,000
Net Other Income	(41,380)	(42,000)
Net Income	\$ 61,514 =======	\$ 12,465

Q-8

### SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf, thereby duly authorized.

Date: August 23, 2007

Acacia Automotive, Inc.

/s/ Steven L. Sample
\_\_\_\_\_\_
Steven L. Sample, Chief Executive Officer

Q-9