



TRANZBYTE CORPORATION

Annual Information and Disclosure Statement

(UNAUDITED)

For the six months ended March 31, 2014 and 2013

OTC BASIC DISCLOSURE GUIDELINES

Item 1 **Name of the issuer and its predecessor (if any)**

On January 6, 2012, the name of the Issuer became Tranzbyte Corporation, previously known as:

11/12/1998: TI-Mail Inc.

08/14/2000: Desert Winds Entertainment, Inc.

11/06/2002: SunnComm, Inc.

04/19/2004: SunnComm Technologies, Inc.

06/14/2007: The Amergence Group, Inc.

03/08/2011: Altitude Organic Corporation

On May 9, 2014 the Company changed its name to American Green, Inc.

Item 2 **Address of the issuer's principal executive offices**

Company Headquarters:

Physical Address: 1221 W. Warner Rd. Suite 103, Tempe, AZ. 85284

Telephone: 480-443-1600

Fax #: 424.288.5523

Websites: www.tranzbyte.com and www.onebode.com

IR Contact: Not Applicable

Item 3 **Security Information**

Trading Symbol: ERBB

Exact Title and class of securities outstanding:

Common Stock

Preferred Class B Stock

Preferred Class C Stock

CUSIP:

Common Stock, CUSIP # 894117 10 0, trading symbol: ERBB

Preferred Stock, No CUSIP or trading symbol

Par or Stated Value:

Common Stock, Par value \$.001 per share
Preferred A Stock, Par value \$.001 per share
Preferred B Stock, Par value \$.001 per share

Total Shares Outstanding:

PREFERRED SERIES B STOCK

| | |
|---|-----------|
| (i) December 31, 2013 | |
| (ii) Number of Shares Authorized | 6,500,000 |
| (iii) Shares Issued and Outstanding | 6,500,000 |
| (iv) Freely Tradable Shares | N/A |
| (v) Total Number of Beneficial Shareholders | 0 |
| (vi) Total Number of Shareholders of Record | 1 |

PREFERRED SERIES C STOCK

| | |
|---|-----------|
| (i) December 31, 2013 | |
| (ii) Number of Shares Authorized | 6,500,000 |
| (iii) Shares Issued and Outstanding | 6,500,000 |
| (iv) Freely Tradable Shares | N/A |
| (v) Total Number of Beneficial Shareholders | 0 |
| (vi) Total Number of Shareholders of Record | 1 |

COMMON STOCK

| | |
|---|---------------|
| (i) March 31, 2014 | |
| (ii) Number of Shares Authorized | 4,750,000,000 |
| (iii) Shares Issued and Outstanding | 3,851,572,678 |
| (iv) Freely Tradable Shares | 3,571,885,389 |
| (v) Total Number of Beneficial Shareholders | 25,753 |
| (vi) Total Number of Shareholders of Record | 408 |

Transfer Agent:

Olde Monmouth Stock Transfer Co., Inc.,
200 Memorial Parkway
Atlantic Highlands, New Jersey 07716
Telephone: 732-872-2727
Facsimile: 732-872-2728

The transfer agent is registered under the Exchange Act.

List any restrictions on the transfer of security:

NONE

Describe any trading suspension orders issued by the SEC in the past 12 months.

NONE

Item 4 Issuance History

A. The nature of each offering (e.g., Securities Act Rule 504, intrastate, etc.);

All common and preferred share issuances by the issuer from July 1, 2011 to June 30, 2012, July 1, 2012 to June 30, 2013 and from July 1, 2013 to March 31, 2014 have been issued in accordance with Rule 144.

The Issuer did not issue any warrants or options from July 1, 2011 to June 30, 2012, July 1, 2012 to June 30, 2013 and from July 1, 2013 to March 31, 2014.

B. Any jurisdictions where the offering was registered or qualified;

All common and preferred share issuances by the issuer from July 1, 2011 to June 30, 2012, July 1, 2012 to June 30, 2013 and from July 1, 2013 to March 31, 2014 were issued as restricted securities in private issuances and did not require a registration.

C. The number of shares offered;

Incorporated by reference as follows:

| Period | Description |
|------------------|---|
| 7/1/11-9/30/11 | Notes 4 & 7, Quarterly Report, September 30, 2011 |
| 10/1/11-12/31/11 | Notes 4 & 7, Quarterly Report, December 31, 2011 |
| 1/1/12-3/31/12 | Notes 4 & 7, Quarterly Report, March 31, 2012 |
| 4/1/12-6/30/12 | Notes 4 & 6, Annual Report, June 30, 2012 |
| 7/1/12-6/30/13 | Notes 4 & 6, Annual Report, June 30, 2013 |
| 7/1/13-9/30/13 | Notes 4 & 6, Quarterly Report, September 30, 2013 |
| 10/1/13-12/31/13 | Notes 4 & 6, Quarterly Report, December 31, 2013 |
| 1/1/14-3/31/14 | Notes 4 & 6, Quarterly Report, March 31, 2014 |

D. The number of shares sold; Incorporated by reference as follows:

| Period | Description |
|------------------|---|
| 7/1/11-9/30/11 | Notes 4 & 7, Quarterly Report, September 30, 2011 |
| 10/1/11-12/31/11 | Notes 4 & 7, Quarterly Report, December 31, 2011 |

| | |
|------------------|---|
| 1/1/12-3/31/12 | Notes 4 & 7, Quarterly Report, March 31, 2012 |
| 4/1/12-6/30/12 | Notes 4 & 6, Annual Report, June 30, 2012 |
| 7/1/12-6/30/13 | Notes 4 & 6, Annual Report, June 30, 2013 |
| 7/1/13-9/30/13 | Notes 4 & 6, Quarterly Report, September 30, 2013 |
| 10/1/13-12/31/13 | Notes 4 & 6, Quarterly Report, December 31, 2013 |
| 1/1/14-3/31/14 | Notes 4 & 6, Quarterly Report, March 31, 2014 |

E. The price at which the shares were offered, and the amount actually paid to the issuer;

Incorporated by reference as follows:

| Period | Description |
|------------------|---|
| 7/1/11-9/30/11 | Notes 4 & 7, Quarterly Report, September 30, 2011 |
| 10/1/11-12/31/11 | Notes 4 & 7, Quarterly Report, December 31, 2011 |
| 1/1/12-3/31/12 | Notes 4 & 7, Quarterly Report, March 31, 2012 |
| 4/1/12-6/30/12 | Notes 4 & 6, Annual Report, June 30, 2012 |
| 7/1/12-6/30/13 | Notes 4 & 6, Annual Report, June 30, 2013 |

7/1/13-9/30/13 Notes 4 & 6, Quarterly Report, September 30, 2013

10/1/13-12/31/13 Notes 4 & 6, Quarterly Report, December 31, 2013

1/1/14-3/31/14 Notes 4 & 6, Quarterly Report, March 31, 2014

F. The trading status of the shares:

All common and preferred share issuances by the issuer from July 1, 2011 to March 31, 2014 were initially issued as restricted in accordance with Rule 144.

G. Whether the certificates or other documents that evidence the shares contain a legend

(1) stating that the shares have not been registered under the Securities Act and (2) setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act.

All common and preferred share issuances by the issuer from July 1, 2011 to March 31, 2014 were initially issued as restricted in accordance with Rule 144. Each certificate had a standard restricted legend stamp.

Item 5 Financial Statements

Incorporated by reference. See Quarterly Report - for the period ended March 31, 2014.

Item 6 Describe the Issuer's Business, Products and Services

A. Description of the issuer's business operations;

AMERICAN GREEN (FORMALLY ALTITUDE ORGANIX)

American Green, formally Altitude Organic is one of the nation's oldest marijuana dispensary brand names (See business description in "Altitude Organic Licensing Corporation" below). Beginning in 2009, the company began its life selling, retailing,

branding, and commercially cultivating strategies in conjunction with its ongoing consulting to licensed medical marijuana retail dispensaries. The company consulted with dispensary operators in California, Colorado, and Arizona. . Tranzbyte made a determination that the original business model was not scalable with respect to the Company's future plans in the sector, and made a determination to sever its relationship with Altitude Organic Licensing Corporation. American Green has developed an automated dispensary vending machine, ZaZZZ, which has been designed to vend only to adults over the age of consent and in compliance with local and state regulations. (See "Tranzbyte Technology and New Development Division below). In tandem with this development and its subsidiary, YO! Corporation, Tranzbyte is preparing to roll out its proprietary merchant solution, with or without ZaZZZ, that will enable dispensaries throughout the US to accept debit and credit cards for purchases. (See "YO Corporation acquisition described below).

THE ZAZZZ NETWORK

As a ZaZZZ™ network affiliate, dispensaries and other retail locations can provide an express checkout option to their clients at a cost equal or less than adding employees. In addition ZaZZZ provides a system of inventory control and product tracking/learning that enhances business planning. Also dispensaries in the network can earn commissions in exchange for hosting and selling selected premium proprietary ZaZZZ consumer products contained within the Zazzz product program and sold through the machine. The program will feature products identified as strong movers by each dispensary as well as the unique products and opportunities the company feels will be tremendously popular among the retail clientele. The company is currently examining and testing products from around the world and is planning to announce its ZaZZZ product line later this year and as they become available thereafter. Finally, the network of machines provides secure tracking of purchases for authorities as well as the capacity to generate revenue through advertising.

JURASSIC CULTIVATION

The company has acquired the proprietary rights to a hyper-suspension O2 water unit as the center of its cultivation division. The system allows cultivators to apply water in excess of 25 ppm O2 to the root structure of plants; an increase of four times standard water. The process does not interrupt surface tension allowing the ppm to be retained for extended periods of time during the watering process. In addition, the company has identified 'best in class' lighting and nutrient products for combination and distribution to grow facilities.

OTHER MARKET SEGMENT OPPORTUNITIES

In the five months since the market segment started to move aggressively following January 1, 2014 presumably related to the advent of recreational sales in Colorado, the

activity has created a multitude of opportunities for American Green. Many of these are in development and are related, but not limited to: cultivation facilities, unique genetic strains, extraction, and manufacturing of proprietary products, profitable media properties, and joint venture agreements.

ALTITUDE ORGANIC LICENSING CORPORATION

Tranzbyte Corporation (Fka Altitude Organic Corporation) purchased Altitude Organic Licensing Corporation through a binding letter of intent dated August 9, 2010. On April 23, 2012, Tranzbyte Corporation transferred Altitude Organic Medicine Corporation to Brian Cook, but retained Altitude Organic Licensing Corporation along with all of the intellectual property of within Altitude Organic Medicine Corporation such as the name “Altitude Organics”, or “Altitude Organic”, marketing plans and assembled data on dispensaries in various states. Sett Exhibit 1 in Item 11 of the Information Statement for the three months ended September 30, 2013.

Tranzbyte Corporation believes that it still owns Altitude Organic Licensing Corporation along with specific trade names, marketing plans and assembled data on dispensaries in various states irrespective of the following filings with the Secretary State of Colorado that were not filed by Tranzbyte Corporation:

- 1) A filing with the Secretary of State of Colorado on September 11, 2013 whereby Altitude Organic Medicine LLC filed the right to the trade name “Altitude Organic.”
- 2) A filing with the Secretary of State of Colorado on September 23, 2013, whereby Rekreshen, LTD filed the right to the trade name “Altitude Organix.”
- 3) A filing with the Secretary of State of Colorado on October 2, 2013 whereby Rekreshen LTD filed the right to the trade name “Altitude Organic”.
- 4) A filing with the Secretary of State of Colorado on October 11 2013 whereby Rekreshen LTD filed the right to the trade name “Altitude Organics.”

ONEBODE HOLDINGS

On June 27, 2013, Tranzbyte Corporation announced the purchase of OneBode Holdings. OneBode was founded in 2006 by a group of health conscious professionals with backgrounds in sports, health, and nutrition who recognized the need for natural supplements to compliment any lifestyle. One of the company’s largest investors and endorsers of OneBode products is 2-time NBA star, Steve Nash, who currently plays for the LA Lakers basketball team. Focusing on plant-based nutrients and enzymes, OneBode created an assortment of products that enable the everyday person interested in

improving their health to access the kind of nutritional supplements previously enjoyed by professional athletes, entertainers, and those with the time to devote their entire lives to the pursuit of such diets.

The company is combining its previously-successful product rep program with an aggressive online campaign focusing on a realistic plan to increase sales every quarter. The versatility of the products combined with the various dietary deficiencies present in practically everyone enables individuals to tailor a custom program designed to fit their specific needs; as such the company sees a virtually unlimited market-space for expansion.

PROXIMA-RF

Founded in 2006, Applied RFID and its operating subsidiaries (www.proximarf.com), have a versatile and leading-edge portfolio of RFID reader, sensor tag and data logging products based on the ISO 15693 standard of high frequency (13.56Mhz) RFID.

Once the acquisition agreement with Tranzbyte is finalized, the company has plans to increase its network of global distributors and value-added resellers. With its "Proxima RF" line of RFID readers, sensor tags, sensor probes and data logging products, the Company seeks out opportunities with partners who have a unique software offering within market verticals where the implementation of secure data collection and temperature sensing bring real and immediate ROI to users. These key markets include: food safety, cold chain logistics and healthcare/pharmaceutical as well as factory and field maintenance applications.

The company is seeking additional resources in order to complete the acquisition with Tranzbyte so it can finance the delivery of existing contracts, to continue new product design and development activities such as work on **The Integrity Tag**, and to focus on aggressive marketing and sales activities in four identified key market sectors, namely:

- 1) Food Safety
- 2) Healthcare & Pharmaceutical
- 3) Cold Chain Logistics
- 4) Factory & Field Maintenance

The company's acquisition of a major government contract has not yet materialized and ProximaRF's president elected to remain an affiliate of the company and not yet a subsidiary as was its option under the agreement.

HURRICANE MRI

The company has obtained the rights to market the Cirrus Open MRI throughout North and South America from Hurricane Enterprises. Hurricane Enterprises Ltd (www.hurricanemri.com) has obtained exclusive world-wide distribution rights to the ground-breaking *Cirrus Open 0.2 Tesla MR Imaging Device* developed in Canada under the auspices and funding of The National Research Council of Canada, (the "NRC"). The Cirrus MRI is an open Magnetic Resonance Imaging Device intended to provide a physician with a patient's internal physiological imagery using magnetic resonance imaging techniques - all without the use of ionizing radiation or advanced cryogenics.

The Intellectual property rights for this innovative MRI machine continue to be held by the NRC, with manufacturing rights held by a consortium of scientists involved in the development of the technology. Worldwide distributor rights are held in a Hong Kong company controlled by Hurricane Enterprises, Ltd..

YO CORPORATION

On May 22, 2013, Tranzbyte Corporation announced that it has purchased the YO! Debit Card Network. The card is currently available to those signing up for it online at www.yomastercard.com. Currently, the YO! Card is accepted worldwide anywhere Mastercard is accepted. Customers can add money to their cards through 1000's of outlets nationwide.

In addition to acquiring the existing debit card network, Tranzbyte is designing and rolling out a new private network card called "YO21!" – a special-use private network card made available to all applicants over the age of 21. Once development is completed, the YO!21 Card™ will be accepted for purchases made at all of the company's proprietary automated dispensaries and other select merchants.

On May 13, 2013, The Company acquired Yo! Corporation which owns the rights to an exclusive proprietary private network prepaid card that would work for all deployed dispensary machines that are described in the section below named "TRANZBYTE TECHNOLOGY AND NEW DEVELOPMENT DIVISION."

TRANZBYTE CORPORATION – DIVIDEND FARMING

The company is currently negotiating with several promising acquisition prospects. Company management feels target companies in selected growth markets which are compatible with the company's current business model will fortify and accelerate the company's stability while enabling the company to speed up and augment the target company's entry into the marketplace.

TRANZBYTE TECHNOLOGY AND NEW DEVELOPMENT DIVISION

The Company has an agreement in principle with its previous spin-out subsidiary, PanPacific International to purchase proprietary dispensary machines that would only dispense to consumers over the age of consent in the USA. The machine design includes features such as a video monitor and will house two security cameras and a card reader that will accept payment on a YO!21 debit card for selected merchandise. The Company, in association with PanPacific International and Vending Design Concepts, created the design of the machine and is currently the exclusive manufacturer for the proprietary machines.

ZaZZZ Network, a wholly owned division of the Company, will oversee each machine to assure that it remains connected to the company's monitoring headquarters 24 hours a day. Every transaction will be monitored in real time on the Network. Live feeds from each active machine assure that local law enforcement authorities are contacted in the event of attempted theft or vandalism or can contact the location manager or supplier when the machine needs attention.

The planned deployment of the proprietary machines is called "The ZaZZZ Machine." Beta testing of the machines are being planned to begin during the next quarter ended March 31, 2014. Once rollout begins in 2014, the automated dispensaries will be part of company's proprietary Zazzz Network where products will be chosen based on their popularity among adults.

The company's evolving 10-year-old optical and magnetic media technology division, Tranzbyte Technology, continues to remain actively engaged in promoting the sale of its optical media enhancement products to potential customers in Asia. Products in the Tranzbyte division include FLASHAlbum™ -- a technology that enables distributors of optical media (CDs, DVDs, etc.) to consolidate the best features of each medium onto a single content-protected USB flash drive. The FLASHAlbum concept will be tested and utilized in the Zazzz Machine as a product offering.

B. Date and State (or Jurisdiction) of Incorporation:

The Company was incorporated on August 9, 1993 in the State of Oregon and commenced its business on the same date.

On November 13, 1998, the Company filed a plan of merger with the State of Nevada whereby Ti-Mail was merged into Desert Winds Entertainment Corporation, a Nevada

Corporation and the Company's board of directors together with an affirmative vote of the majority shareholders approved the change of the Company's name to Desert Winds

Entertainment Corporation to better reflect the Company's new business direction as an entertainment company specializing in the production and marketing of ensemble tribute artist productions.

C. The issuer's primary and secondary SIC Codes;

Primary: 51114 "Corporate Office Management"

D. The issuer's fiscal year end date;

The issuer's fiscal year end date is June 30

E. Principal products or services, and their markets;

The Company's 10-year-old division, Tranzbyte, continues to remain actively engaged in the sale of its optical media enhancement products to potential customers in Asia. Products in the Tranzbyte division include FLASHAlbum™ -- a technology that enables distributors of optical media (CDs, DVDs, etc.) to consolidate the best features of each medium onto a single content-protected USB flash drive. The Company is currently in the process of registering the name, FLIXSTIX, in support of its initiative to vend the technologies in its Tranzbyte Division to China.

The Intellectual property rights for this innovative MRI machine continue to be held by the NRC, with manufacturing rights held by a consortium of scientists involved in the development of the technology. Worldwide distributor rights are held in a Hong Kong company controlled by Hurricane Enterprises, Ltd..

Principle advantages of the Cirrus Open 0.2T MRI are its lower purchase price and lower operating costs. Because it does not require cooling with liquid helium, it is also much safer and more appropriate for use in remote areas. Also, the Cirrus MRI is far more resilient against local power level fluctuations. The software-driven device comes equipped with Internet-ready capability, allowing radiologists and technicians anywhere with Internet access to review results in real time from the convenience of their urban hospital settings.

Item 7 Describe the Issuer's Facilities

The Issuer rents office space with its subsidiary OneBode Holdings LLC at the location described in Item 2 of this report. The lease is on a month to month basis.

Off-Balance Sheet Arrangements

The Company does not have any off-balance sheet arrangement or any definitive agreement that is unconditionally binding or subject only to customary closing conditions.

Item 8 Officers Directors and Control Persons

A. Names of Officers, Directors, and Control Persons.

a. Officers and Directors

David G. Gwyther, President and Director

Tranzbyte Corporation

1221 W. Warner Road, Suite 103
Tempe, AZ. 85284

On January 6, 2012, the Company changed its name to Tranzbyte Corporation and David Gwyther became the President , Principal Executive Officer, Principle Financial Officer, Principle Accounting Officer, Secretary, Chief Financial Officer, Chief Executive Officer, and Treasurer and the Company subsequent to the resignation of Brian Cook. Currently, Mr. Gwyther owns 15,964,788 shares of Tranzbyte Corporation common stock.

Mr. Gwyther graduated from the University of Oregon with a BS in Economics. He co-founded Koobdooga Books and Whole-Earth Truckstore Distribution. He was successful in wholesaling books and magazines and was an owner in the first Rolling Stone Magazine distribution company in the northwest US. In 1970 he co-published and was the national distributor for The Cultivators Handbook of Marijuana in 1970. From 1980-2005 he worked in the securities industry with Series 7, 63 and 24 licenses. Mr. Gwyther has extensive political experience as he has been the Precinct Committeeman since 1984 in Multnomah County, Oregon #36 and served as the District Leader from 2002-2006. Since 2005, he has consulted to numerous political campaigns and has been an advisor to CEO's of small publicly traded companies.

Colleen Manley, Director

Tranzbyte Corporation

1221 W. Warner Road, Suite 103
Tempe, AZ. 85284

Ms. Manley became a director of the Company on May 8, 2011. Currently, Ms. Manley owns 13,645,992 shares of Tranzbyte Corporation common stock.

Colleen Manley is a 4th generation Arizonian and member of one of the state's oldest family law firms. Colleen has been a member of the Arizona State Bar and admitted to the United States District Court since 1985. In 1986, she was admitted to the United States Court of Appeals for the Ninth Circuit. She is a member of the

American Bar Association in good standing. Colleen holds the coveted “AV” rating, the highest rating, and her firm Manley Law, also holds the “preeminent” status. Colleen is related to the late Tom Forcade, a local Arizona historical figure who founded High Times Magazine. Tom Forcade hailed from Phoenix and was one of the original advocates supporting the medicinal use of cannabis during the 1960s and 70s. Colleen also serves as a Director on the Board and significant shareholder of Trans High Corporation, the owner of High Times, High Times Medical Marijuana Magazine, and many other national ventures. Colleen is active in the community as well. She is a past president of Arizona Clean and Beautiful; a member of the National Charity League; a founding member of the Board of Regents of Golden Karma Awards; a founding member of Our Power of Community Circle; past Director of ESCOM; past member of the North Central Parenting Association and volunteers for local charities.

Stephen Shearin, Chief Operating Officer

Tranzbyte Corporation
1221 W. Warner Road, Suite 103
Tempe, AZ 85284

Mr. Shearin became Chief Operating Officer of Tranzbyte Corporation on February 3, 2014, and brings over thirty years of both entrepreneurial and corporate business experience to the company. He has experience getting projects to market and managing them there. He was president and CEO of GetNet Inc., the first privately held Internet backbone in the US and guided that company in its IPO as a wholly owned subsidiary of Touch Tone America in May of 1996. Since that time he has bolstered his skill-set with national positions in web development, retail product launch, and digital advertising. He is a parent, an active Rotarian, a sport enthusiast, and an ardent supporter of local business and the arts. He has a degree in Sociology/Urban Focus from Arizona State University.

Sean Loomer, President – OneBode Holdings, YO! Debit Card

1221 W. Warner Road, Suite 103
Tempe, AZ. 85284

Mr. Loomer became the President of OneBode Holdings and YO! since 2007. Currently, Mr. Loomer owns 28,276,057 shares of Tranzbyte Corporation common stock.

His career serves as a benchmark for successful U.S. professionals. At MCI Telecommunications, he was the #1 Regional Manager in the country where he developed small business strategies that were implemented throughout the U.S. Mr. Loomer went on to found the first privately-held prepaid phone card company in Arizona in 1993, creating thousands of outlets with wholesale and retail distributors. After selling that company in 1997 he went on to found a prepaid banking company in 2002 and operated in that space for several years. In 2006, he co-founded ONE BODE which he partnered with 2-time NBA MVP, Steve Nash.

b. Control Persons:

There are no persons that are the beneficial owners having voting and economic control of more than five percent (5%) of the common shares outstanding as of the date of this information statement.

B. Legal/Disciplinary History.

Please identify whether any of the foregoing persons have, in the last five years, been the subject of the following:

1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);

NONE

2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities;

NONE

3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; or

NONE

4. The entry of an order by a self-regulatory organization that permanently or temporarily barred suspended or otherwise limited such person's involvement in any type of business or securities activities.

NONE

Item 9 Third Party Providers

Please provide the name, address, telephone number, and email address of each of the following outside providers that advise your company on matters relating to operations, business development and disclosure:

Legal Counsel

William B. Haseltine
6053 Heathwick Court
Burke, VA. 22015
Phone: 703-627-2652
Facsimile: 866-305-7563
Email: william@wblaw.net

Accountant or Auditor : NONE

Investor Relations Consultant: NONE

Other Advisor: Any other advisor(s) that assisted, advised, prepared or provided information with respect to this disclosure statement.

Albert Golusin
Phoenix, Arizona
Phone: 602-466-2650
aagolusin@mac.com

10th Planet Partners Limited Partnership
Scott Stoegbauer, Managing Member
188 Dunthorne Drive
Bloomingburg, NY 12721
Phone: 845-796-9009
scottstoegbauer@10thplanetpartners.com

Item 10 **Certifications**

I, David G. Gwyther certify that:

- 1) I have reviewed this quarterly disclosure statement of Tranzbyte Corporation.
- 2) Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
- 3) Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

May 15, 2014

“/s/” David G. Gwyther

David G. Gwyther

President

Tranzbyte Corporation