

Advanced Lighting Solutions, Inc.

Company Information and

Disclosure Statement

Period Ending March 31, 2015

1) Name of the issuer and its predecessors (if any)

Advanced Lighting Solutions, Inc. (the issuer) was originally incorporated as Advanced Lighting Solutions on May 20, 1977. Originally incorporated in Wyoming in 1977, issuer was re-incorporated in Wyoming April 29th, 2010

2) Address of the issuer's principal executive offices

1821 Logan Ave.
Cheyenne Wyoming, 82001
(214)799-0542

IR Contact
None

3) Security Information

Trading symbol: AVLS

Period end date: March 31, 2015

Number of shares authorized:	250,000,000 par value .0001
Number of shares outstanding:	59,454,500
Freely tradable shares (public float)	34,454,500
Total number of beneficial shareholders:	209
Total number of shareholders of record:	209

Transfer Agent

Name: Pacific Stock Transfer
4045 South Spencer St.,
Suite #403
Las Vegas Nevada, 89119
(800) 785-7782

Is the Transfer Agent registered under the Exchange Act?* Yes: XX No:

*To be included in the OTC Pink Current Information tier, the transfer agent must be 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

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

None

4) Issuance in the last 12 Months: None

- A. none
- B. none
- C. none
- D. none
- E. n/a
- F. n/a
- G. n/a

5) Financial Statements

Provide the financial statements described below for the most recent fiscal year end or quarter end to maintain qualification for the OTC Pink Current Information tier. For the initial disclosure statement (qualifying for Current Information for the first time) please provide reports for the two previous fiscal years and any interim periods.

- A. Balance sheet;
- B. Statement of income;
- C. Statement of cash flows; and
- D. Financial notes

The following Financials are incorporated in this Disclosure Statement by reference: 1st 1st QTR (Period Ending March 31, 2015) Financials
Period End Date: March, 31. 2015

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

- A. a description of the issuer's business operations;

The Overview: Advanced Lighting Solutions, Inc. (the issuer) is a real estate development company, which specializes in developing Eco-friendly real estate technology and luxury real estate in highly desirable Houston locations. The issuer acquires and develops land in Texas, then builds, markets and sells custom homes. The issuer is a publicly traded company on Pink Sheets, symbol AVLS, which has acquired County Real Estate Properties, a Houston based company that owns land in the greater Houston area. The issuer is now a developmental stage company upon its May 2008 acquisition of County Real Estate Properties its now 99%-owned subsidiary. Its primary and secondary Codes are respectively 6552 and 6552-9901. The issuer is a corporation domiciled in the state of Wyoming, capitalized by its 140 and growing investors. A collective of Houston's finest Contractors, Builders, and Real Estate Experts united to make the smartest investment decisions possible. Conjoining developing with higher end properties and Complete construction with strategic lower income development properties to secure worthwhile returns for investors across the board Aspiring to take largest possible advantage of the poor state of the real estate market through foreclosures, REO's, and short-sales, the issuer will become the largest company of its kind in its center of business, Houston, Texas.

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

Advanced Lighting Solutions, Inc. (the issuer) was originally incorporated as Advanced Lighting Solutions on May 20, 1977. Originally incorporated in Wyoming in 1977, issuer was re-incorporated in Wyoming April 29th, 2010

- C. the issuer's primary and secondary SIC Codes;

Its primary and secondary Codes are respectively 6552 and 6552-9901.

- D. the issuer's fiscal year end date; December 31st

- E. principal products or services, and their markets;

Construction and sale of luxury private residence homes to be marketed in and around the Houston area. The issuer's products and services offered are more fully described in detail in the issuer's business plan, listed on the company webpage.

7) Describe the Issuer's Facilities

While the company maintains an operational office located at FM 3083 Teas Rd. @ Plantation Dr. Suite 100 Conroe Texas 77303, the administration office is maintained at 1821 Logan Ave.

Cheyenne, WY 82001.

8) Officers, Directors, and Control Persons

A. Names of Officers, Directors, and Control Persons. In responding to this item, please provide the names of each of the

issuer's executive officers, directors, general partners and control persons (control persons are beneficial owners of more than five percent (5%) of any class of the issuer's equity securities), as of the date of this information statement.

Company Officers and Directors:

Full name:	James Morgan
Company Position:	Acting CEO
Birth Date:	January 11, 1967
Business address:	FM 3083 Teas Rd. @ Plantation Dr.
Suite 100 Company Phone:	(214)799-0542
Company Fax:	(832) 442-3600
Company Email:	james.advancedlighting@gmail.com

Full name:	Jeff Borden
Company Position:	Acting CFO
Birth Date:	May 18, 1969
Business address:	FM 3083 Teas Rd. @ Plantation Dr.
Company Phone:	(214)799-0542
Company Fax:	(832) 442-3600
Company Email:	Jeff.advancedlighting@gmail.com

All shares of Common Stock beneficially owned are "restricted securities" under the Securities Act.

B. Legal/Disciplinary History. Please identify whether any of the foregoing persons have, in the last five years, been the subject of:

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

None

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

None

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

None

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

None

5. Beneficial Shareholders. Provide a list of the name, address and shareholdings or the percentage of shares owned by all persons beneficially owning more than ten percent (10%) of any class of the issuer's equity securities. If any of the beneficial shareholders are corporate shareholders, provide the name and address of the person(s) owning or controlling such corporate shareholders and the resident agents of the corporate shareholders.

None

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

Smith & Assoc
5001 Junius St. Suite: 600
Dallas Texas, 75214

Accountant or Auditor N/A

Investor Relations Consultant N/A

Other Advisor:

Any other advisor(s) that assisted, advised, prepared or provided information with respect to this disclosure statement.
N/A

10) Issuer Certification

The certifications shall follow the format below:

I, James Morgan certify that:

1. I have reviewed this 1st qtr ending March 31, 2015 of Advanced Lighting Solutions, Inc.
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.

Dated: May 25, 2015

/s/ James Morgan
President and CEO

For the Nine Months ended March 31, 2015

ASSETS

Assets

Cash & Cash Equivalents	\$	400
Product Development Costs		-
Property, Plant, & Equipment		1,700,000
Furniture & Fixtures		-
Intangible Assets		-
Accounts Receivable		-
Other Assets		-
		<hr/>
Total Assets	\$	<u>1,700,400</u>

LIABILITIES & STOCKHOLDERS' DEFICIT

Liabilities

Accounts Payable	\$	4,500
Accrued Salary Expense		67,500
Notes Payable		1,700,000
Accrued Interest		610,824
Other Current Liabilities		<u>31,227</u>
		<hr/>
Total Liabilities		<u>2,414,051</u>

Stockholders' Deficit

Common Stock, \$.0001 par value; Authorized 250,000,000 shares; issued and Outstanding: 54,454,500 shares		59,454
Additional paid in capital		-
Accumulated deficit during the development stage		(773,105)
		<hr/>
Total Stockholders' Deficit		(713,651)
		<hr/>
Total Liabilities & Stockholders' Deficit	\$	1,700,400

Advanced Lighting Solutions Inc
(unaudited) Statement of Operations
For the Three Months ended March 31, 2015

Revenues							\$	23,100
Expenses								
	Payroll							9,000
	Rent Expense							6,375
	Office Supplies							-
	Depreciation Expense							-
	Phone & Internet							1,050
	Organizational Expenses							750
	Professional Fees							10,500
	Travel & Entertainment							-
	Consulting Fees							18,750
	Bad Debt Expense							-
	Permits & Licenses							-
	Bank Service Fees							-
	Interest Expense							-
		Total Expenses						46,425
Loss from Continuing Operations								(23,325)
Discontinued operations								-
Net Loss							\$	(23,325)
Loss per share -basic and diluted								Less than (0.003)
Weighted Average Shares Outstanding								59,454,500

Advanced Lighting Solutions Inc (unaudited)
Statement of Stockholders' Deficit For the
quarter ended March 31, 2015

	<u>Shares Issued</u>	<u>Common Stock</u>	<u>Additional Paid-in Capital</u>	<u>Accumulated Deficit</u>	<u>Total Stockholders Deficit</u>
Balance March 31, 2015	59,454,500	59,454	-	(749,780)	(690,326)
Net loss for the year ended December 31, 2014				(23,325)	(23,325)
	<u>59,454,500</u>	<u>59,454</u>	-	<u>(773,105)</u>	<u>(713,651)</u>

ADVANCED LIGHTING SOLUTIONS, INC.
NOTES TO FINANCIAL STATEMENTS
March 31, 2015

NOTE 1 - GENERAL ORGANIZATION AND BUSINESS

Advanced Lighting Solutions, Inc. (the issuer) is a real estate development company, which specializes in developing Eco-friendly real estate technology and luxury real estate in highly desirable Houston locations. The issuer acquires and develops land in Texas, then builds, markets and sells custom homes. The issuer is a publicly traded company on Pink Sheets, symbol AVLS, which has acquired County Real Estate Properties, a Houston based company that owns land in the greater Houston area. The issuer is now a developmental stage company upon its May 2008 acquisition of County Real Estate Properties its now 99%-owned subsidiary. Its primary and secondary Codes are respectively 6552 and 6552-9901. The issuer is a corporation domiciled in the state of Wyoming, capitalized by its 140 and growing investors. A collective of Houston's finest Contractors, Builders, and Real Estate Experts united to make the smartest investment decisions possible. Conjoining developing with higher end properties and Complete construction with strategic lower income development properties to secure worthwhile returns for investors across the board Aspiring to take largest possible advantage of the poor state of the real estate market through foreclosures, REO's, and short-sales, the issuer will become the largest company of its kind in its center of business, Houston, Texas.

NOTE 1a - GENERAL ORGANIZATION AND BUSINESS EXPANSION

In the first quarter 2015 the company will continue it's growth process with it's expansion into the financial technology sector.

CP Incorporated is a conglomerate of businesses that focus on the development and success of small business in the United States. We are poised to meet the needs of public companies and investors at every level. CP, Incorporated is the face of small business online. Our Strategic Social Engineering Division consists of a team of professionals that work with small businesses to build a brand and to create online awareness. Our wholly owned subsidiary, the OTC Exchange Group helps businesses and customers in five key areas creating better informed and more efficient financial marketplaces: Public Company News Services, Trading Services, Issuer Disclosure Services, Real Time/Delayed Market Data Services and a cutting edge investor community. CP, Incorporated has created a group of companies that work with investors and businesses to create the opportunity to meet, explore, advertise and develop relationships.

Through its social engineering division, CP, Incorporated is a one stop source to assist in all forms of advertising, marketing and investment development strategies. Our Social engineering division has the ability to take our client's web presence, products, employees, idea's and or company to the next level. This goal is achieved by developing online awareness of our client's assets through aggressive, comprehensive social engineering strategies.

The OTC Exchange Group and the OTC Exchange Community organizes and provides a transparency "community" layer for securities listed on the NASDAQ, S&P 500, NYSE, AMEX, DOW JONES, OTCQX, OTCQB, OTC Pink and OTC GREY/OTO tiered marketplaces. It is the objective of CP Incorporated to provide clarity and transparency in the investment process for the common investor.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Principles of and Basis of Presentation - The Company's financial statements have been prepared in accordance with accounting principles generally accepted in the United States (GAAP).

Use of estimates - The preparation of financial statements in conformity U.S. GAAP requires the Company to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements, and the reported amounts of revenues and expenses during the reporting period. Ultimate realization of assets and settlement of liabilities in the future could materially differ from those estimates. Significant estimates include the valuation of common and preferred stock issued for services rendered, amortization of fixed assets and the valuation of deferred taxes.

Cash and cash equivalents - Cash equivalents are considered to be all highly liquid investments with a maturity of three (3) months or less at the time of purchase. Cash at the end of each period reflects amounts on deposit with banking facilities.

Property and Equipment - Fixed assets, stated at cost, are depreciated on the straight-line method for financial statement reporting purposes, over the estimated useful lives of the assets. Leasehold improvement costs are depreciated over the shorter of the lease term or their useful life. Repairs and maintenance costs are expensed as incurred. Betterments or renewals are capitalized when they occur.

Long-Lived Assets - The Company evaluates long-lived assets for impairment whenever events or changes in circumstances indicate the carrying amount of an asset may not be recoverable. When indicators of impairment are present and the undiscounted cash flows estimated to be generated by those assets is less than the assets' carrying amount. The Company measures the amount of such impairment by comparing the assets' carrying value to the assets' present value of the expected future discounted cash flows. Impairment charges, if any, are recorded in the period realized.

ADVANCED LIGHTING SOLUTIONS, INC.
NOTES TO FINANCIAL STATEMENTS
March 31, 2015

Fair Value of Financial Assets and Liabilities - Fair value is defined under GAAP as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the primary or most advantageous market for an asset or liability in an orderly transaction between market participants on the measurement date. GAAP establishes a fair value hierarchy requiring an entity to maximize use of observable inputs and minimize use of unobservable inputs when measuring fair value. The standard describes three levels of inputs that may be used to measure fair value:

Level 1 - Quoted prices in active markets for identical assets or liabilities.

Level 2 - Observable inputs other than Level 1 prices such as quoted prices for similar assets or liabilities; quoted prices in markets that are not active; or other inputs that are observable or can be corroborated by observable market data for substantially the full term of the assets or liabilities.

Level 3 - Unobservable inputs that are supported by little or no market activity and are significant to the fair value of the assets or liabilities.

Revenues - The Company recognizes revenue when all of the following criteria have been met:

- Persuasive evidence of an arrangement exists;
- Delivery has occurred or services have been rendered;
- The fee arrangement is fixed or determinable; and
- Collectability is reasonably assured.

Earnings (Loss) per Share - Basic earnings (loss) per share is calculated by dividing the Company's net income (loss) available to common shareholders by the weighted average number of common shares during the year or period presented. The diluted earnings (loss) per share is calculated by dividing the Company's net income (loss) available to common shareholders by the diluted weighted average number of shares outstanding during the year or period presented. The diluted weighted average number of shares outstanding is the basic weighted number of shares adjusted for any potentially dilutive debt or equity. Diluted earnings (loss) per share are the same as basic earnings (loss) per share when the Company has a loss. The Company has no common stock equivalents for the year ended December 31, 2014.

Income Taxes - Income taxes are provided in accordance with ASC 740, *Income Taxes*. A deferred tax asset or liability is recorded for all temporary differences between financial and tax reporting and net operating loss carry forwards. Deferred tax expense (benefit) results from the net change during the year for deferred tax assets and liabilities.

Deferred tax assets are reduced by a valuation allowance when, in the opinion of management, it is more likely than not that some portion or all of the deferred tax assets may not be realized. Deferred tax assets and liabilities are adjusted for the effects of changes in tax laws and rates on the date of enactment.

ADVANCED LIGHTING SOLUTIONS, INC.
NOTES TO FINANCIAL STATEMENTS
March 31, 2015

Uncertainty in Income Taxes- In June 2006, ASC 740-10 was established regarding the uncertainty in income taxes. ASC 740-10 establishes a recognition threshold and measurement for income tax positions recognized in an enterprise's financial statements in accordance with accounting for income taxes. ASC 740-10 also prescribes a two-step evaluation process for tax positions. The first step is recognition and the second step is measurement. For recognition, an enterprise judgmentally determines whether it is more-likely-than-not that a tax position will be sustained upon examination, including resolution of related appeals or litigation processes, based on the technical merits of the position. If the tax position meets the more-likely-than-not recognition threshold, it is measured and recognized in the financial statements as the largest amount of tax benefit that is greater than 50% likely of being realized. If a tax position does not meet the more-likely-than-not recognition threshold, the benefit of the position is not recognized in the financial statements.

Tax positions that meet the more-likely-than-not recognition threshold, at the effective date of ASC 740-10, may be recognized or, continued to be recognized, upon adoption of ASC 740-10. The cumulative effect of applying the provision of ASC 740-10 shall be reported as an adjustment to the opening balance of retained earnings for that fiscal year. ASC 740-10 applies to fiscal years beginning after December 15, 2006 with earlier adoption permitted. The Company has determined that additional accrual for income taxes is not necessary.

Stock Based Compensation - The Company accounts for employee and non-employee stock awards under ASC 718, whereby equity instruments issued to employees for services are recorded based on fair value of the instrument issued and those issued to non-employees are recorded based on the value of consideration received or fair value of the equity instrument, whichever is more reliably measurable.

The Company accounts for stock options granted to non-employees in accordance with ASC 718-10 and ASC 505-50, "Accounting For Equity Instruments That Are Issued To Other Than Employees For Acquiring, Or In Conjunction With Selling, Goods Or Services." ASC 505-50 establishes the measurement principles for transactions in which equity instruments are issued in exchange for the receipt of goods or services. The Company has relied upon the guidance provided under ASC 505-50 to determine the measurement date and the fair value re-measurement principles to be applied, and recognizes as an expense the estimated fair value of such options as calculated using the Black-Scholes model. The fair value is remeasured during the service period at each balance sheet date, and is amortized over the remaining service period to vesting for each option or the remaining term of the recipient's contractual arrangement, whichever is shorter. The Company recognizes compensation costs, net of an estimated forfeiture rate, on a pro rata basis over the requisite service period of each vesting tranche of each award. The Company considers voluntary termination behavior as well as trends of actual option forfeitures when estimating the forfeiture rate.

Advertising - The Company follows the policy of charging costs of advertising to expense as incurred.

Recent accounting pronouncements - In June 2014, the FASB issued an Accounting Standards Update No. 2014-10, "Development Stage Entities (Topic 915) - Elimination of Certain Financial Reporting Requirements, Including an Amendment to Variable Interest Entities Guidance in Topic 810, Consolidation ("ASU 2014-10)". The objective of ASU 2014-10 is to improve financial reporting by reducing the cost and complexity associated with the incremental reporting requirements for development stage entities. ASU 2014-10 is effective for annual reporting periods beginning after December 15, 2014, and interim periods therein. The Company has elected early implementation, as permitted by the standard, for the year ended December 31, 2014. All development stage language disclosures and amounts have been removed as a result of the adoption of ASU 2014-10.

**ADVANCED LIGHTING SOLUTIONS, INC. NOTES TO
FINANCIAL STATEMENTS March 31, 2015**

In August 2014, the FASB issued ASU No. 2014-15, *Presentation of Financial Statements—Going Concern*. The provisions of ASU No. 2014-15 require management to assess an entity's ability to continue as a going concern by incorporating and expanding upon certain principles that are currently in U.S. auditing standards. Specifically, the amendments (1) provide a definition of the term substantial doubt, (2) require an evaluation every reporting period including interim periods, (3) provide principles for considering the mitigating effect of management's plans, (4) require certain disclosures when substantial doubt is alleviated as a result of consideration of management's plans, (5) require an express statement and other disclosures when substantial doubt is not alleviated, and (6) require an assessment for a period of one year after the date that the financial statements are issued (or available to be issued). The amendments in this ASU are effective for the annual period ending after December 15, 2016, and for annual periods and interim periods thereafter. The Company is currently assessing the impact of this ASU on the Company's consolidated financial statements.

NOTE 3 - GOING CONCERN

The Company has suffered recurring losses from operations and has a working capital deficit. The Company will likely continue to incur losses until they achieve market stability. The company will attempt to raise capital necessary to grow the operations. There is no guarantee that the Company will be successful in raising the necessary capital needed, or if operations will be sustained to achieve profitability. These conditions raise substantial doubt about the Company's ability to continue as a going concern.

NOTE 4 - STOCKHOLDERS' EQUITY (DEFICIT)

The Company is authorized to issue 250,000,000 shares of common stock.

As of March 31, 2014, the Company had 59,454,500 shares issued and outstanding.

The company did not issue any additional shares of stock in the period from December 31, 2014 and period ending March 31, 2015. A total of 30,000,000 shares were returned to treasury in December 2014 and the company has lowered its issued and outstanding shares by a significant amount in the period ending March 31, 2015 due to the fact of corporations continued debt restructuring and reduction, by doing so the debt holders subsequently have returned a significant amount of shares to treasury resulting in the lowered I/O common stock of the company.