TENGUY WORLD INTERNATIONAL, INC.

INITIAL DISCLOSURE STATEMENT

Corporate Office
2500 City West Blvd. Ste. 300
Houston, TX 77042

Trading Symbol
TGWI
Part A General Company Information

Item 1: The exact name of the issuer and its predecessor (if any)

The name of the Company is Tenguy World International, Inc. The Company had the following previous names:

Shikisai International, Inc. until August 2007
Servinational, Inc. until November 2005
Outdoor Supply Co., Inc until October 1973

Item 2: The address of the issuer’s principal executive offices

2500 City West Blvd. Ste. 300
Houston, TX 77042

Item 3: The jurisdiction(s) and date of the issuer’s incorporation or organization

The Company is currently domiciled in Colorado.

Part B Share Structure

Item 4: The exact title and class of securities outstanding

The Company has one class of capital stock consisting of Common Stock. The Company’s trading symbol is TGWI and CUSIP number is 88034A 10 2.

Item 5: Par or stated value and description of the security

Par Value: $.001

Description: Common stock, which has a one share one vote right with no other rights.

There are no provisions in the Company’s Articles of Incorporation, Articles of Amendment, or By-laws that would delay or prevent a change of control.

Item 6: The number of shares or total amount of the securities outstanding for each class of securities authorized.

As of the quarter ended March 31, 2012:
Common Stock Authorized: 500,000,000
Common Stock Outstanding: 403,000,369
Float: 1,007,230
Number of Shareholders of Record: 339
As of the fiscal year ended December 31, 2011:
Common Stock Authorized: 500,000,000
Common Stock Outstanding: 3,000,369
Float: 1,007,230
Number of Shareholders of Record: 338

As of the fiscal year ended December 31, 2010:
Common Stock Authorized: 500,000,000
Common Stock Outstanding: 3,000,369
Float: 1,007,230
Number of Shareholders of Record: 338

Part C  Business Information

Item 7:  The name and address of the transfer agent

Securities Transfer Corp.
2591 Dallas Pky. Ste 102
Dallas, TX 75034
Telephone: 469-633-0101

Our transfer agent is registered under the Exchange Act and is regulated by the Securities and Exchange Commission.

Item 8:  The nature of the issuer’s business

A. Business Development. The Company was operated as a development stage company for the last three years. Recently in May 2012 the majority interest of the Company was purchased by Riverside Development Management, Inc., which is a private corporation engaged in oil and gas exploration and drilling. Riverside purchased its majority interest from the current CEO and Director of the Company. Our company is an oil drilling company that has been organized to pursue oil-drilling projects throughout the United States. Currently we are engaged in a project located in Wyoming, which involves us partnering with a turbine energy company, a water treatment plant that will deploy their most recent technology to treat and purify water on the drill site and the State of Wyoming.

The Company will benefit from revenues produced from the sale of oil and gas that are currently located on the drill site in Wyoming. In addition, the Company will benefit from certain tax credits that are typically provided to projects of this nature that involve the acquisition of land and the deployment of green technologies used to clean the land and water
1. The form of organization of the issuer (e.g., corporation, partnership, limited liability company, etc.):
   The organizational form of the issuer is a Corporation.

2. The year the issuer (or any predecessor) was organized
   The issuer was organized on November 27, 1928.

3. The issuer’s fiscal year end date
   The issuers’ fiscal year end date is December 31.

4. Whether the issuer has been in bankruptcy, receivership or any similar proceeding
   The issuer has never been in bankruptcy, receivership or any similar proceeding.

5. Any material reclassification, merger, consolidation, or purchase or sale of a significant amount of assets
   The Company was operated as a development stage company for the last three years. Recently in May 2012 the majority interest of the Company was purchased by Riverside Development, Inc.,

6. Any default of the terms of any note, loan, lease, or other indebtedness or financing arrangements requiring the issuers to make payments
   There has not been any default of any note, loan, lease, or other indebtedness or financing arrangement requiring the issuer to make payments.

7. Any change of control
   See Section 5 above.

8. Any increase of 10% or more of the same class of outstanding equity securities?
   None

9. Any past, pending or anticipated stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization
   None

   The Company has no anticipated stock splits, stock dividends, recapitalizations, mergers, acquisitions, spin-off’s, or reorganizations.
10. Any delisting of the issuers securities by any securities exchange or deletion from the OTC Bulletin Board

None

11. Any current, past, pending or threatened legal proceedings or administrative actions either by or against the issuer that could have a material effect on the issuer’s business, financial condition, or operations and any current, past or pending trading suspensions by a securities regulator. State the names of the principal’s parties, the nature and current status of the matter, and the amounts involved

None.

B. Business of Issuer.

The Company was operated as a development stage company for the last three years. Our company is an oil drilling company that has been organized to pursue oil-drilling projects throughout the United States. Currently we are engaged in a project located in Wyoming, which involves us partnering with a turbine energy company, a water treatment plant that will deploy their most recent technology to treat and purify water on the drill site and the State of Wyoming.

The Company will benefit from revenues produced from the sale of oil and gas that are currently located on the drill site in Wyoming. In addition, the Company will benefit from certain tax credits that are typically provided to projects of this nature that involve the acquisition of land and the deployment of green technologies used to clean the land and water located on the site.

At this time we have 4 full time employees and our primary SIC code is 1381. The Company is not and has never been a shell.

Item 9: The nature of the products and services offered

A. Our company is an oil drilling company that has been organized to pursue oil-drilling projects throughout the United States. Currently we are engaged in a project located in Wyoming, which involves us partnering with a turbine energy company, a water treatment plant that will deploy their most recent technology to treat and purify water on the drill site and the State of Wyoming.

B. The Company’s principle distribution method for its products is third party distributors who purchase the Company’s oil and gas directly from the Company.

C. The Company has not announced any new products or services.

D. Competitive business conditions, the issuer’s competitive position in the
industry, and methods of competition;

The Company will encounter competition in connection with distribution and sale of its oil and gas products. That competition may have an adverse affect on the Company’s revenue and profitability due to the fact that there are numerous companies within the oil and gas industry that have greater financial and business resources than the Company currently does.

E. Sources and availability of raw materials and the names of principal suppliers

The Company’s business does not involve the use of raw materials. The Company’s business evolves around the provision of Internet based services and ecommerce platforms and is not subject to the frequent demand or scarcity of raw materials and supplies.

F. Dependence on one or a few major customers

The Company does not depend on any one or few major customers.

G. Patents, trademarks, licenses, franchises, concessions, royalty agreements, or labor contracts including their duration

Not Applicable

H. The need for any government approval of principal products or services and the status of any requested government approvals.

The Company is not engaged in a business that requires government approval for its products or services.

Item 10: The nature and Extent of the Issuer’s Facilities

The Company occupies 1,200 sqft. of office space located at 2500 City West Blvd. Ste. 300 Houston, TX 77042. The offices are leased at an annual rent of $10,000 and the Company has a one year lease.

Part D Management Structure and Financial Information

Item 11: The name of the chief executive officer, members of the board of directors, as well as control persons

Each of our officers and directors addresses are that of the Company, which is

2500 City West Blvd. Ste. 300
Houston, TX 77042

Claire Singleton – Chief Executive Officer and Chairman of the Board of the Directors
Ms. Singleton has over 25 years in public company business administration. She was the founder of Direct Equity International where her daily business involved interfacing with attorneys, accountants and regulatory agencies for public company compliance. Prior to Direct Equity, Ms. Singleton was the founder of Global Aquafeeds, a food export company that she started from the ground up and raised operational capital for launch and expansion. In addition, she was the Officer and Director of Electro Brain International, Corp. where she raised initial capital, completed a reverse merger and managed sales of $20MM. She was the founder of RA Johnson & Company where she managed underwritings, reverse mergers and trading rooms. She was the compliance manager to the SEC, NASD and state and federal agencies.

B. Legal/Disciplinary History.

None 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);

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;

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

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.

There are no family relationships in the company and there have been no related party transactions or conflicts of interest.

Item 12: Financial information for the issuer’s most recent fiscal year

The financial statements for the year ended December 31, 2011 were posted to OTC Markets on May 30, 2012.

Item 13: Similar financial information for such part of the two preceding fiscal years as the issuer or its predecessor has been in existence.

The financial statements have been posted to OTC Market.

Item 14: Beneficial Owners
The list of names, addresses and shareholdings of all persons beneficially owning 5% or more of any class of the Company’ stock is set forth below:

As of March 31, 2012

Claire Singleton - 80.6%
245 N. Vine #904
Salt Lake City, UT 84103

Item 15: The name, address, telephone number, and email address of each of the following outside providers that advise the issuer on matters relating to the operations, business development and disclosure.

Law Offices of David E Price
13520 Oriental Street
Rockville, MD 20835
202-536-5191

Item 16: Management’s Discussion and Analysis or Plan of Operation

Plan of Operation

The Company has committed capital from its operations and investors that it has made available for current operations and will continue to raise capital as needed to execute upon its business plan. At this time, we can satisfy our cash requirements for the next 12 months. Within the next 12 months the Company anticipates growing its business through internal growth. The Company does not have significant elements of income or loss that does not arise from its continuing operations, it has no current material commitments for capital expenditures; from time to time, the Company's financial statements may be materially different.

The Company has no Off Balance Sheet Arrangements or transactions.

Item 17: List of securities offerings and shares issued for services in the past two years

None

Item 18: Material Contracts

None

Item 19: Articles of Incorporation and Bylaws

The Articles of Incorporation and Bylaws will be uploaded separately on otcmarkets.com
Item 20: Purchase of Equity Securities by the Issuer and Affiliated Purchasers

Neither the Company nor any “Affiliated Purchasers” made any purchases of the Company’s equity securities.

Item 21: Issuers Certifications

I, Claire Singleton, certify that:

1. I have reviewed this Initial Report of Tenguy World International, Inc.

2. Based on my knowledge, this Initial Report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of circumstances under which such statements were made, not misleading with respect to the period covered by this Initial Report; and

3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this Annual Report, 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.

Date: May 3, 2012

Claire Singleton
CEO