

Alexandria Advantage Warranty Company
(AAWC)

A Colorado Corporation

Quarterly Report

Prepared in accordance with
OTC Pink Basic Disclosure Guidelines

For Quarter ending June 30, 2015

Alexandria Advantage Warranty Company
317 Rosecrans Avenue, Suite 200
Manhattan Beach, CA 90266

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

The name of the Issuer is Alexandria Advantage Warranty Company (the “Issuer” or “Company”). The Company was previously known as TechnoConcepts, Inc. until January 16, 2015. The Company was originally incorporated as Technology Consulting Partners, Inc. in the state of Colorado on September 18, 2001.

2) The address of the issuer’s principal executive offices

The Issuer’s principal executive offices are located at 317 Rosecrans Avenue, Suite 200, Manhattan Beach, CA 90266. The Issuer’s telephone number is (310) 953-9680. The website is www.alexandriaadvantagewarranty.com

3) Security Information

Trading Symbol: AAWC (as of June 30, 2015)

Exact title and class of securities outstanding: Common

CUSIP: 01479R100

Par or Stated Value: none

Total shares authorized: 2,000,000,000 as of: June 30, 2015

Total shares outstanding: 68,658,812 as of: June 30, 2015

Exact title and class of securities outstanding: Preferred Series A

CUSIP: None

Par or Stated Value: none

Total shares authorized: 6,000,000 as of: June 30, 2015

Total shares outstanding: 1,250 as of: June 30, 2015

Exact title and class of securities outstanding: Preferred Series B

CUSIP: None

Par or Stated Value: none

Total shares authorized: 2,000,000 as of: June 30, 2015

Total shares outstanding: 219 as of: June 30, 2015

Exact title and class of securities outstanding: Preferred Series B-1

CUSIP: None

Par or Stated Value: none

Total shares authorized: 2,000,000 as of: June 30, 2015

Total shares outstanding: 3,267 as of: June 30, 2015

Exact title and class of securities outstanding: Preferred Series C

CUSIP: None

Par or Stated Value: none

Total shares authorized: 2,000,000 as of: June 30, 2015

Total shares outstanding: -nil- as of: June 30, 2015

The Preferred Series A has a face value of \$1000 per share and votes the face value times the number of shares divided by its conversion price at the date of conversion, currently \$.0025. The Preferred Series B has a face value of \$2500 per share and has no voting rights. The Preferred Series B-1 has a face value of \$2500 per share and has no voting rights. The Preferred Series C has a face value of \$1000 per share and votes the face value times the number of shares divided by its conversion price at the date of conversion.

Transfer Agent

Signature Stock Transfer, Inc.
2632 Coachlight Court
Plano, TX 75093
Telephone (972) 612-4120

Signature Stock Transfer, Inc. is registered with the Securities and Exchange Commission as a transfer agent pursuant to Section 17A(c) of 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: On January 16, 2015, FINRA approved a name change to the new name of the Company along with a reverse split of 8500 to 1 of the Company's common shares issued and outstanding.

4) Issuance History

During the fiscal year 2014, the Company issued common shares as described below:

- 100,000,000 restricted shares with regard to the acquisition of websites of Zimbali, Inc.
- 72,400,000 restricted shares in exchange of preferred stock issued in 2006
- 1500 preferred shares in exchange for the elimination of debts of the Company
- 600,000,000 shares issued to officers and directors of the Company

During the fiscal year 2015, the Company issued common shares as described below:

- 200,000,000 shares issued to officers and directors of the Company
- 55,000,000 post-split shares issued to purchase the assets of Alexandria Advantage Warranty Company
- 500 preferred B-1 shares (non-voting) issued in exchange for debts owed by the Company to its officer and director
- 9,000,000 shares issued in exchange for preferred stock presented and held since 2008.

The above shares were issued pursuant to an exemption from registration under Section 4(a)(2). Any shares issued contained a restricted legend stating that the shares have not been registered under the Securities Act and this legend further set forth the restrictions on transferability and sale of the shares under the Securities Act. The Company reverse split its common stock on a one for 8500 basis effective January 16, 2015, along with a name change and symbol change.

5) Financial Statements

The Issuer is providing the following financial statements for the fiscal year ending June 30, 2015:

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

These financial statements were filed with OTC Markets on August 17, 2015 and are incorporated herein by reference.

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

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

We are in the business of designing, developing, licensing and marketing technology for the wireless communications marketplace. We have focused efforts on commercializing our True Software Radio® technology, an advanced delta-sigma microchip architecture that converts radio frequency, or RF, signals directly into digital data. "Software radio" is an industry term, referring to wireless receivers and transmitters that can be controlled and reconfigured by software commands and that can process radio signals digitally for better performance. True Software Radio® is designed to dramatically improve the way that wireless signals are received and transmitted, by making possible device-to-device communication across otherwise incompatible networks and competing wireless standards and protocols, with the intent to create true convergence for the wireless industry. TechnoConcepts' wireless receiver and transmitter microchips are controlled and reconfigured by software commands. The transceiver chipsets replace the front end, I/F processing, ADC, and digital filtering sections of digital radios. Because the technology can simplify design and reduce component costs, we believe that True Software Radio® is an ideal platform for Original Equipment Manufacturers (OEMs) and Original Design Manufacturers (ODMs) to develop new wireless broadband, mobile data, cellular, and other next-generation wireless applications. In the quarter ending March 31, 2007, we generated our first revenues from the sale of our microchips in our WiMAX Evaluation Platform circuit board in the amount of \$31,500. In the quarter ended June 30, 2007 we generated revenue of \$51,700 from our second sale. This newly released circuit board for developers includes the True Software Radio® programmable transceiver chipset and supports multiple wireless standards on multiple frequency bands, including Sprint's AWS spectrum, Korea's WiBro at 2.3GHz, Europe's 2.5 GHz bands and Asia's 3.5GHz bands. We are also seeking to arrange additional financing to further commercialize this technology and increase sales. Previously, the Company invested over \$6,000,000 in this technology and this investment was written down by former management of the Company. This write down is being investigated currently.

The Company has a Chinese subsidiary, Jinshilin Techno, which has generated no revenues from the sale of set-top-boxes.

As of the date of this filing, the Company believes it has found at least one party, and possibly more, that are in violation of its existing patents. The Company has worked with counsel to identify possible infringements of its existing patents. Further, it has made required filings regarding its trademarks with the US Patent & Trademark office in order to further secure that intellectual property in its portfolio.

As of the date of this filing, the Company has finalized its acquisition of Alexandria Advantage Warranty Company. Alexandria Advantage Warranty Company provides new and used car extended warranty coverage. The Company has been providing warranties since 2008. Currently the Company is engaging individuals to create a website that will attract used car warranty purchasers. As of the date of this filing no engagement for website design and creation has occurred. Further, the Company has been negotiating with a volume aggregator that may be able to utilize Company warranties in their multiple nationwide locations. Negotiations are ongoing with this volume aggregator.

B. Date and State (or Jurisdiction) of Incorporation: Incorporated on September 18, 2001 in Colorado.

C. The issuer's primary SIC code is 7371; the secondary SIC code is 541511.

D. The issuer's fiscal year end date: September 30th

E. Principal products or services, and their markets;

Through our wholly-owned subsidiary, Jinshilin Techno Ltd., or Jinshilin Techno, formed in December 2005 and based in Shanghai, China, the Company sought to provide marketing support for our True Software Radio® technology in China. On April 21, 2006, Jinshilin Techno acquired Internet Protocol television (IPTV) set-top box (STB) technology through license agreements with Jinshilin Technologies Development Company Ltd.

The Company also owns a controlling interest in Asanté Technologies, Inc., based in San Jose, California. Asanté provides Ethernet networking solutions for Apple Computer and the small-to-medium business retail markets, offering the IntraCore® and FriendlyNET® product families, now integrating voice, data, and video over wireless and wired networks with unified management and authentication. Asanté's products let users safely share broadband Internet connections and high-speed Gigabit Ethernet switches, while speeding up the transfer of large graphics files for digital design and pre-press operations. Asanté is organized along two product lines that focus on different customers' networking needs. The FriendlyNET® line provides networking solutions for small offices, homes, schools, and pre-press markets. This line consists of award-winning cable/DSL routers, GigaNIX PCI adapters, and USB hubs. Wireless network products and a comprehensive line of Gigabit Ethernet switches - the GX5 series - were recently added. FriendlyNET® products are designed with speed, value, and ease-of-mind. The IntraCore® product line serves enterprise customers and Internet Service Providers (ISPs). Its Layer 2 and 3 switches include those for managed workgroups, gigabit ethernet, high-capacity fiber optic backbones, and chassis-based multimedia. These systems meet the requirements for multi-service networks that support all applications and data types.

As of the date of this filing, the Company is not fully aware of the operational status or financial condition of either Jinshilin Techno or Asante Technologies. The Company is researching these entities and will update shareholders and its filings upon the completion of the research.

The Company is not currently involved in the cannabis industry, nor will it be in the future.

In March 2015 the Company finalized a transaction with Alexandria Advantage Warranty Company. This company's assets are consolidated in the Company's financial reports.

7) Describe the Issuer's Facilities

The Company leases its office space at 317 Rosecrans Ave., Suite 200, Manhattan Beach, CA 90266. The terms of the lease are for \$300.00 per month, on a month to month basis. There are no other substantial leases, assets or property, other than the intellectual property and the majority ownership of another public company which is detailed in the Financial Statements and the Notes to the Financial Statements, both of which were filed with OTC Markets on February 16, 2015 and are incorporated by reference herein.

8) Officers, Directors, and Control Persons

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

| <u>Name</u> | <u>Position</u> | <u>Common Share Ownership*</u> |
|--------------------|--------------------------|--------------------------------|
| Anthony Pignatello | CEO, President, Director | - 0 - |
| Richard Niswander | Control Person | 55,000,000 |

* The share ownership is of the date of this report

B. Legal/Disciplinary History.

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.

None of the above applies to the Company's sole officer and Director.

C. Beneficial Shareholders.

| | <u>Name</u> | <u>Amount</u> | <u>Percent*</u> |
|--------------|-------------------|---------------|-----------------|
| Common Stock | Richard Niswander | 55,000,000 | 86% |

* The share ownership is of the date of this report

9) Third Party Providers

Legal Counsel

The McGeary Law Firm, P.C.
1600 Airport Fwy., Suite 300
Bedford, Texas 76022

10) Issuer Certification

I, Anthony Pignatello, certify that:

1. I have reviewed this Quarterly Report of Alexandria Advantage Warranty Company.
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.

Date: August 17, 2015

/s/ Anthony Pignatello
Anthony Pignatello
Chief Executive Officer