Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

ANDIAMO CORPORATION

A Wyoming Corporation

5208 W. Saginaw Hwy Unit #80224 Lansing, MI 48917 517-227-2350

http://www.andiiinc.us PR@AndiInc.us 8741

			Guarterly Report For the Period Ending: January 31, 2019
	As of Janu	ary 31, 2019, the	e number of shares outstanding of our Common Stock was:
	4,619,209,	<u>650</u>	
	As of Octo	ber 31, 2018, the	e number of shares outstanding of our Common Stock was:
	4,319,209,	<u>650</u>	
			ether the company is a shell company (as defined in Rule 405 of the Securities of the Exchange Act of 1934):
		Yes: 🗌	No: ☑ (Double-click and select "Default Value" to check)
	Indicate by period:	check mark who	ether the company's shell status has changed since the previous reporting
		Yes: 🗌	No: ⊠
	Indicate by period:	check mark who	ether a Change in Control ¹ of the company has occurred over this reporting
		Yes: 🗌	No: ⊠
1) Na	me of the is	ssuer and its pr	edecessors (if any)
	ng this item, e name char		ride any names used by predecessor entities in the past five years and the
Andiamo C Utopya Wo	orporation orldwide Inno	ovations Inc	

The Company was incorporated as Natell Corporation in the state of Delaware on September 21, 2000. It changed its name to Title Consulting Services, Inc., in March 2009. The company changed its name to Andiamo Corporation in June 2011 and redomiciled to Nevada concurrently. On October 12, 2015, the Company redomiciled to Wyoming. On March 5, 2018, the Company changed its name to Utopya Worldwide Holdings, Inc. On February 19, 2019, the Company change its name back to Andiamo Corporation. The Company is still domiciled in Wyoming and is active and in good standing.

Has the issuer or any of its predecessors ever been in bankruptcy, receivership, or any similar proceeding in the past five years?

Yes: No: 🛛

2) **Security Information**

Trading Symbol: ANDI Title and class of securities: Common CUSIP: 034206201 Par or Stated Value: \$.00001

as of: 01/31/2019 Total shares authorized: 6,000,000,000 Total shares outstanding: 4,619,209,650 as of: 01/31/2019

Number of shares in the Public Float: 3,894,209,650 Total number of shareholders of record: 149

Additional classes of securities:

Trading Symbol: ANDI

Title and class of securities: Preferred Series A

888352200 CUSIP:

\$.00001 Par or Stated Value: Total shares authorized: 130,000,000

as of: 01/31/2019 Total shares outstanding: 130,000,000 as of: 01/31/2019

Trading Symbol: ANDI

Title and class of securities: Preferred Series B

CUSIP: 888352309 Par or Stated Value: \$.00001

70,000,000 as of: 01/31/2019 Total shares authorized: Total shares outstanding: 18,552,360 as of: 01/31/2019

Trading Symbol: ANDI

Title and class of securities: Preferred Series C

CUSIP: None

Par or Stated Value: \$.00001

20,000,000 as of: 01/31/2019 Total shares authorized: Total shares outstanding: 634,254 as of: 01/31/2019

Title and class of securities: Preferred Series D

CUSIP: None

Par or Stated Value: \$.00001

Total shares authorized: 2,000,000 as of: 01/31/2019

Total shares outstanding: as of: 01/31/2019

Title and class of securities: Preferred Series E

CUSIP: None

Par or Stated Value: \$.00001

Total shares authorized: 10,000,000 as of: 01/31/2019 Total shares outstanding: 25,000 as of: 01/31/2019

Title and class of securities: Preferred Series F

CUSIP: None
Par or Stated Value: \$.00001

 Total shares authorized:
 5,000,000
 as of: 01/31/2019

 Total shares outstanding:
 5,000,000
 as of: 01/31/2019

Transfer Agent

Name: Vstock Transfer, LLC
Phone: (212) 828-8436

Email: O-k@vstocktransfer.com

Is the Transfer Agent registered under the Exchange Act?² Yes: ⊠ No: □

Describe any trading suspension orders issued by the SEC concerning the issuer or its predecessors:

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 March 26, 2018, the board of directors changed the price of the Series B Preferred stock from \$2.00 per share to \$0.002. Upon further review by new management, the proper documents to support this action could not be found and as such the transaction was deemed invalid and the price per share is \$2.00 for the Company's Series B Preferred stock.
- On May 28, 2018, the company discontinued its negotiations with CLEC Holding and let the Letter of Intent expire.
- On June 7, 2018, the Company acquired WeWi Applied Research Corp through an all-stock transaction. WeWi Applied Research Corp received the Series F in exchange for 100% of WeWi Applied Research Corp. Due to lack of performance, this acquisition was later cancelled by WeWi Applied Research Corporation.
- On November 15, 2018, the Company acquired Sustainable Water Solutions, Inc. ("SWS"). The Company acquired 100% of the Common shares of SWS for 100,000 shares of its Series F Convertible Preferred.

Subsequent events to Q2:

- On February 7, 2019, the Company's subsidiary, Sustainable Water Solutions, Inc., engaged an Investment Banker in order to raise the funds necessary to execute its acquisition and growth strategy.
- On March 21, 2019, it was announced that the Company's subsidiary, Sustainable Water Solutions, Inc., would be exiting the Company in order to seek listing on a higher exchange, and upon exiting would issues shares to the Company which it will dividend the majority of to its shareholders and hold the balance as an asset or for later sale.

² To be included in the Pink Current Information tier, the transfer agent must be registered under the Exchange Act.

3) Issuance History

A. Changes to the Number of Outstanding Shares

Check this box to indicate there were no changes to the number of outstanding shares within the past two completed fiscal years and any subsequent periods: \Box

Number of Shares	Opening	Balance:							
outstanding as of	Common: 1	118,234,850							
August 1, 2016	Preferred: 2	149,751,114							
Date of Transaction	Transaction type (e.g. new issuance, cancellation, shares returned to treasury)	Number of Shares Issued (or cancelled)	Class of Securities	Value of shares issued (\$/per share) at Issuance	Were the shares issued at a discount to market price at the time of issuance? (Yes/No)	Individual/ Entity Shares were issued to (entities must have individual with voting / investment control disclosed).	Reason for share issuance (e.g. for cash or debt conversion) OR Nature of Services Provided (if applicable)	Restricted or Unrestricted as of this filing?	Exemptio n or Registrati on Type?
08/15/2016	New issuance	3,000,000	Common	.001	Yes	Raymond Kripaitis Jr	Conversion of preferred shares	Unrestricted	144
08/17/2016	New issuance	5,000,000	Common	.00007	Yes	Orca – Brehnen Knight	Conversion of preferred shares	Unrestricted	144
10/18/2016	New issuance	500,000,000	Common	<u>.0015</u>	<u>Yes</u>	William White	2016 compensation	Unrestricted	144
10/18/2016	New issuance	60,000,000	Common	.00033	Yes	Raymond Kripaitis Jr	Conversion of preferred shares	Unrestricted	144
11/11/2016	New issuance	45,000,000	Common	.00056	Yes	Ongkaruk Sriptech	Conversion of preferred shares	Unrestricted	144
12/15/2016	New issuance	30,000,000	Common	<u>-0-</u>	Yes	PC Trust – Dustin Secor	Conversion of dividend – preferred shares	Unrestricted	144
12/29/2016	New issuance	30,000,000	Common	.00033	<u>Yes</u>	Benchmark – Tim Collins	Conversion of preferred shares	Unrestricted	144
04/05/2017	New issuance	60,000,000	Common	.000027	Yes	JT Sands Consulting – Josh Tyrell	Conversion of preferred shares	Unrestricted	144
04/05/2017	New issuance	75,000,000	Common	.00027	Yes	Raymond Kripaitis Jr	Conversion of preferred shares	Unrestricted	144
04/09/2017	New issuance	90,000,000	Common	<u>-0-</u>	<u>Yes</u>	PC Trust – Dustin Secor	Conversion of dividend –	Unrestricted	144

11/12/2017	New issuance	200,000,000	Common	<u>-0-</u>	<u>Yes</u>	Biznet Worldwide	Break off shares	RESTRICTED	144
10/26/2017	New issuance	94,399,600	Common	.00005	<u>Yes</u>	LG Capital Funding LLC – Joseph Lerman	Conversion of debt	Unrestricted	144
10/09/2017	New issuance	89,871,000	Common	.00005	Yes	LG Capital Funding LLC – Joseph Lerman	Conversion of debt	Unrestricted	144
08/31/2017	New issuance	85,547,000	Common	.00005	Yes	LG Capital Funding LLC – Joseph Lerman	Conversion of debt	Unrestricted	144
08/25/2017	New issuance	80,982,000	Common	.00005	<u>Yes</u>	LG Capital Funding LLC – Joseph Lerman	Conversion of debt	Unrestricted	144
08/18/2017	New issuance	77,827,000	Common	.00005	<u>Yes</u>	LG Capital Funding LLC – Joseph Lerman	Conversion of debt	Unrestricted	144
08/11/2017	New issuance	73,873,800	Common	.00005	<u>Yes</u>	LG Capital Funding LLC – Joseph Lerman	Conversion of debt	Unrestricted	144
08/01/2017	New issuance	65,678,000	Common	.00005	<u>Yes</u>	LG Capital Funding LLC – Joseph Lerman	Conversion of debt	Unrestricted	144
07/20/2017	New issuance	100,000,000	Common	.00005	<u>Yes</u>	Waypoint Capital Partners - John McBride	Conversion of preferred shares	Unrestricted	144
07/18/2017	New issuance	66,031,400	Common	.00005	<u>Yes</u>	LG Capital Funding LLC – Joseph Lerman	Conversion of debt	Unrestricted	144
07/06/2017	Cancellation	75,000,000	Common	n/a	<u>n/a</u>	Raymond Kripaitis Jr	Unwind of 04/05/2017 conversion	n/a	n/a
06/26/2017	New issuance	110,000,000	Common	<u>-0-</u>	Yes	Pc Trust – Dustin Secor	Conversion of dividend – preferred shares	Unrestricted	144
06/14/2017	New issuance	90,000,000	Common	.00005	<u>Yes</u>	Offspring – Rebecca Mongelli	Conversion of preferred shares	Unrestricted	144
06/09/2017	New issuance	110,000,000	Common	<u>-0-</u>	<u>Yes</u>	PC Trust – Dustin Secor	Conversion of dividend – preferred shares	Unrestricted	144
							preferred shares		

						Ventures – Rick Papaleo			
11/16/2017	New issuance	90,000,000	Common	.00005	<u>Yes</u>	Clearwater Resources – Rob Johnson	Conversion of debt	Unrestricted	144
11/28/2017	New issuance	103,516,200	Common	.00005	Yes	LG Capital Funding LLC – Joseph Lerman	Conversion	Unrestricted	144
12/05/2017	New issuance	42,833,600	Common	.00005	<u>Yes</u>	LG Capital Funding LLC – Joseph Lerman	Conversion of debt	Unrestricted	144
12/20/2017	New issuance	200,000,000	Common	.000075	<u>Yes</u>	Corbin T. Hardy	Conversion of preferred shares	Unrestricted	144
12/21/2017	New issuance	200,000,000	Common	<u>-0-</u>	Yes	PC Trust – Dustin Secor	Conversion of dividend – preferred shares	Unrestricted	144
01/08/2018	New issuance	50,000,000	Common	<u>-0-</u>	<u>Yes</u>	William Coogan	Break off shares	RESTRICTED	144
01/08/2018	New issuance	25,000,000	Common	<u>-0-</u>	<u>Yes</u>	Justin hoy	Break off shares	RESTRICTED	144
01/08/2018	New issuance	250,000,000	Common	<u>-0-</u>	<u>Yes</u>	Streetbeatz Entertainment – Prince Kennedy	Break off shares	RESTRICTED	144
01/09/2018	New issuance	110,000,000	Common	.000018	<u>Yes</u>	David Bodie	Conversion of preferred shares	Unrestricted	144
01/18/2018	New issuance	322,415,200	Common	.00005	<u>Yes</u>	LG Capital Funding LLC – Joseph Lerman	Conversion of debt	Unrestricted	144
02/01/2018	New issuance	200,000,000	Common	<u>-0-</u>	Yes	PC trust – Dustin Secor	Conversion of dividend – preferred shares	Unrestricted	144
02/03/2018	New issuance	75,000,000	Common	.0001	Yes	Raymond Kripaitis Jr	Conversion of debt	Unrestricted	144
02/28/2018	New issuance	100,000,000	Common	.00019	Yes	Woodmont Investment Group, LLC – George Choi	Conversion of preferred shares	Unrestricted	144
01/28/2018	New issuance	165,000,000	Common	<u>.00019</u>	Yes	Woodmont Investment Group, LLC – George Choi	Conversion of preferred shares	Unrestricted	144

03/01/2018	New issuance	200,000,000	Common	<u>.001</u>	Yes	Rebekah White	Conversion of preferred shares	RESTRICTED	<u>144</u>
11/16/18	New issuance	5,000,000	Series F preferred	1.00	No	Sustainable Water Solutions, Inc. – Donald Keer	<u>Acquisition</u>	RESTRICTED	144
12/13/2018	New Issuance	300,000,000	Common	-0-	Yes	PC Trust – Dustin Secor	Conversion of dividend – preferred shares	Unrestricted	144
Shares Outstanding on January 31, 2019:	Ending Balance: Common: 4,619,209,650 Preferred: 154,211,614								

B. Debt Securities, Including Promissory and Convertible Notes

Use the chart and additional space below to list and describe any issuance of promissory notes, convertible notes or convertible debentures in the past two completed fiscal years and any subsequent interim period.

Check this box if there are no outstanding promissory, convertible notes or debt arrangements:

Date of Note Issuance	Outstanding Balance (\$)	Principal Amount at Issuance (\$)	Interest Accrued (\$)	Maturity Date	Conversion Terms (e.g. pricing mechanism for determining conversion of instrument to shares)	Name of Noteholder	Reason for Issuance (e.g. Loan, Services, etc.)
04/20/17	<u>7,840</u>	<u>7,000</u>	840	04/20/18	Converts at \$.0001	William White	Loan
05/17/17	<u>7,840</u>	<u>7,000</u>	840	05/17/18	Converts at \$.0001	William White	<u>Loan</u>
06/28/17	-0-	30,000	1,743.21	06/28/18	50% of lowest closing bid for 20 prior trading days from conversion date	LG Capital Funding LLC	<u>Loan</u>
09/08/17	3,360	3,000	<u>360</u>	09/08/18	Converts at \$.0001	William White	<u>Loan</u>
10/13/17	2,240	<u>2,000</u>	<u>240</u>	10/13/18	Converts at \$.0001	William White	<u>Loan</u>
06/20/18	<u>57,127.15</u>	53,000	4,127.15	08/20/18	Daily compounded interest at 12%	Darryl V. Green	Loan

A.	The following financial state	ments were prepared in accordance with:
	☑ U.S. GAAP ☐ IFRS	
В.	The financial statements for	this reporting period were prepared by (name of individual)3:
	Name: Title: Relationship to Issuer:	William White CEO CEO

4)

Financial Statements

Compiled Consolidated Financial Statements of Andiamo Corporation For the Quarter Ended January 31, 2019

Andiamo Corporation

Consolidated Statement of Assets, Liabilities and Equity As of the Quarter Ended January 31, 2019

		Quarter Ended anuary 31, 2019
Assets Current Assets		
Bank – Operating Account Accounts Receivable	\$	19,445 0
Deposit – Rent Cash and Cash Equivalents		0 68,750
Total Current Assets		88,195
Property and Equipment (Note B)		E44 400
Software Less: Accumulated Amortization	_	541,429 (469,543)
Total Property and Equipment	_	71,886
Total Assets	\$	160,081

Andiamo Corporation

Consolidated Statement of Assets, Liabilities and Equity As of January 31, 2019

As of January 31, 2019		uarter Ended nuary 31, 2019
Liabilities & Equity Current Liabilities Accounts Payable Income Tax Payable	\$	- -
Accrued Interest Total Current Liabilities	-	0
Long Term Liabilities (Section 3B) Note Payable	-	78,407
Total Long-Term Liabilities	_	78,407
Total Liabilities		78,407
Stockholders' Equity (Note C) Series A preferred stock: \$.00001 par value, 130,000,000 shares authorized, 130,000,000 issued and outstanding		1,300
Series B convertible preferred stock: \$.00001 par value, 70,000,000 authorized, 18,552,360 issued and outstanding		185
Series C convertible preferred stock: \$.00001 par value, 20,000,000 authorized, 634,254 issued or outstanding		6
Series F convertible preferred stock: \$.00001 par value, 5,000,000 authorized, 5,000,000 issued or outstanding		50
Common Stock: \$.00001 par value, 6,000,000,000 shares authorized, 4,619,209,650 issued and outstanding		46,192
Additional Paid in Capital		840,784
Retained Earnings		(696,924)
Net Income (Loss)	-	(109,919)
Total Stockholders' Equity	-	81,674
Total Liabilities and Stockholders' Equity	\$	160,081

Andiamo Corporation Consolidated Statement of Operations

Quarter Ended January 31, 2019

	Quarter Ended January 31, 2019		
Revenue			
Income	\$_	11_	
Total Revenue		11	
Cost of Goods Sold			
Cost of Goods Sold	_	-	
Total Cost of Goods Sold		-	
Gross Profit		11	
Operating Expenses			
Operating Expenses	_	109,930	
Total Operating Expenses	_	109,930	
Operating Income (Loss)		(109,919)	
Other Income			
Other Income	_	-	
Total Other Income		0	
Other Expenses			
	_	0	
Total Other Expenses		0	
Net Other Income	_	0	
Net Income (Loss)	\$_	(109,919)	

Andiamo Corporation

Consolidated Statement of Cash Flows Quarter Ended January 31, 2019

	Quarter Ended January 31, 201
Cash flows from Operating Activities: Net Income	6 (109,919)
Adjustments to Reconcile Net Income (Loss) to Net Cash: Amortization	16,203
(Increase) Decrease in: Accounts Receivable Increase (Decrease) in:	-
Accounts Payable Income Tax Payable	-
Total Adjustments Not Cook Provided By (Head In) Operating Activities	16,203
Net Cash Provided By (Used In) Operating Activities Cash Flows from Investing Activities:	(93,716)
Loss on Investment Uncollectible Note Write off	- -
Payoff of Note Net (Purchase) Disposal of Equipment and Software	<u>-</u>
Net Cash Provided By (Used in) Investing Activities	-
Cash Flows from Financing Activities: Note(s) Payable. Additional Paid in Capital Capital Stock	- - -
Net Cash Provided By (Used in) Financing Activities	0
Net Cash Increase (Decrease) in Cash Cash at Beginning of Period Cash at End of Period	(93,716) 162,466 68,750

Notes to the Financial Statements

Note A – Nature of Business and Summary of Significant Accounting Policies

On July 5, 2011 Title Consulting Services, Inc. a Delaware Corporation, redomiciled to Nevada from Delaware and changed its name to Andiamo Corporation (the "Company"). The Company is a holding company for several corporations. The Company is developing hardware and software for distribution worldwide.

On March 5, 2018, a name change was filed with the state of Wyoming, changing the Company's name from Andiamo Corporation to Utopya Worldwide Holdings, Incorporated. A Corporate Action requesting a name and symbol change was also filed with FINRA which was denied. Because of this denial, new management deemed the name change at the state level was invalid and ill advised, and as such amended this filing on February 19, 2019, and changed the name back to Andiamo Corporation at the state level.

Basis of Presentation

The accompanying financial statements have been prepared on the accrual basis of accounting. Revenues are recognized at the time when the services are provided and earned, and expenses are recorded when incurred.

Cash and Cash Equivalents

For purposes of the statement of cash flows, the Company considers all unrestricted highly liquid investments with an initial maturity of three months or less to be cash equivalents.

Income Taxes

The Company files as a regular C corporation for federal tax purposes.

Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect certain reported amounts and disclosures. Accordingly, actual results could differ from those estimates.

Advertising

The Company expenses all advertising and marketing costs as incurred. Advertising and marketing costs for the quarter ended January 31, 2019 was \$30.00.

Fair Value of Financial Instruments

The Company believes that the carrying value of its current assets and current liabilities approximate the fair value of such items due to their short-term nature. The carrying amounts of cash, accounts receivable, accounts payable and other liabilities are carried at amounts that reasonably approximate their fair values.

Property and Equipment

Property and equipment are stated at cost. The Company provides for amortization on the straight-line method and depreciation on the straight-line and MACRS methods over the estimated useful lives of the related assets. Major classes of property and equipment and their related lives are as follows:

Software - 3 to 15 years

Maintenance and repairs are expensed as incurred. Replacements and betterments are capitalized.

Asset Impairment

When the Company has long-lived assets, which have a possible impairment indicator, the Company estimates the future cash flows from the operation of these assets. Because events and circumstances frequently do not occur as expected, there will usually be differences between the estimated and actual future cash flow and these differences may be material. If the estimated cash flows recoup the recorded value of the assets; they remain on the books at that value. If the net recorded value cannot be recovered, the assets are written down to their market value if lower than the recorded value.

Note B – Property and Equipment

	O	ct 31, 2018
Software Less: Accumulated Amortization	\$	541,429 (469,543)
Less. Accumulated Amortization	\$	71,886

Amortization expense was \$16,203 for the quarter ended January 31, 2019.

Note C – Stockholders' Equity

As of November 2009 the Company amended shares authorized to twenty billion (20,000,000,000) shares of common stock, par value \$.00001 per share, one hundred thirty million (130,000,000) shares of Series A preferred stock, par value \$.00001 per share with no conversion rights, seventy million (70,000,000) shares of Series B preferred stock, par value \$.00001 per share with a conversion right of 1 to 2000, and twenty million (20,000,000) shares of Series C preferred stock, par value \$.00001 per share with a conversion right of 1 to 500.

During the quarter ending January 31, 2014, Les Eveneshen transferred ownership of 28,650,000 series A preferred shares with a par value \$.00001 per share to Agnes Cruz, resulting in 57,300,000 series A preferred shares being owned by Agnes Cruz. This assignment was effective as of January 17, 2014. On February 7, 2014, as part of the resignation of Richard Shykora and the appointing of William White as the new CEO, Mr. Shykora's 28,650,000 Series A Preferred Shares were transferred to Mr. White.

During the quarter ending October 31, 2014, as part of a resignation agreement, Agnes Cruz assigned her ownership of 57,300,000 Series A Preferred shares with a par value of \$.00001 per share to William White, resulting in 85,860,000 Series A Preferred shares being owned by William White.

As of January 31, 2016, there were 1,644,237,196 Common shares at .00001 par of which 63,937,300 were restricted, 130,000,000 Series A Preferred shares issued at .00001 par, 19,095,860 Series B Preferred shares issued at .00001 par, and 634,254 Series C Preferred shares at .00001 par issued.

As of March 11, 2016, following a reverse split of 7,000 to 1 of the Company's Common Stock, there were 234,891 Common shares issued at a par value of .00001.

As of January 31, 2017, there were 787,734,850 Common shares issued at .00001 par, 130,000,000 Series A Preferred shares issued at .00001 par, 19,014,610 Series B Preferred shares issued at .00001 par, 634,254 Series C Preferred shares at .00001 par, and 25,000 Series E Preferred shares at .00001 par.

As of October 31, 2017, there were 1,891,045,050 Common shares issued at .00001 par, 130,000,000 Series A Preferred shares issued at .00001 par, 19,007,860 Series B Preferred shares issued at .00001 par, 634,254 Series C Preferred shares at .00001 par, and 25,000 Series E Preferred shares at .00001 par.

On November 10, 2017, William White sold his controlling interest of 116,747,700 Series A Preferred shares to Utopya Innovations, Inc. Following this sale, on November 28, 2017, William White resigned from all positions with the Company and Michael Starkweather was appointed as its sole officer and Director.

On November 28, 2017, Utopya Innovations, Inc. sold its controlling interest of 116,747,700 Series A Preferred shares to Ian Brewster. Following this sale, on November 28, 2017, Utopya Innovations, Inc. was acquired by the Company in an all-stock transaction where Utopya Innovations became a wholly-owned subsidiary of Andiamo Corporation in exchange for 2,000,000 shares of the Company's Series D preferred stock.

As of January 31, 2018, there were 3,579,209,650 Common shares issued at .00001 par, 130,000,000 Series A Preferred shares issued at .00001 par, 18,752,860 Series B Preferred shares issued at .00001 par, 634,254 Series C Preferred shares at .00001 par, 2,000,000 Series D Preferred shares at .00001 par, and 25,000 Series E Preferred shares at .00001 par.

On March 26, 2017, there was an amendment to the conversion rights for the Series B Preferred shares \$.0001 par, from 1 for 2,000 to 1 for 1. After further review, new management has deemed this amendment to be invalid and as such rescinded. As no documents were filed at the state level, no further actions are required.

As of April 30, 2018, there were 4,319,209,650 Common shares issued at .00001 par, 130,000,000 Series A Preferred shares issued at .00001 par, 19,085,360 Series B Preferred shares issued at .00001 par, 634,254 Series C Preferred shares at .00001 par, 2,000,000 Series D Preferred shares issued at .00001 par, and 25,000 Series E Preferred shares at .00001 par.

As of July 31, 2018, there were 4,319,209,650 Common shares issued at .00001 par, 130,000,000 Series A Preferred shares issued at .00001 par, 18,420,360 Series B Preferred shares issued at .00001 par, 634,254 Series C Preferred shares at .00001 par issued, 2,000,000 Series D Preferred shares issued at .00001 par, 25,000 Series E Preferred shares issued at .00001 par, and 0 Series F Preferred shares issued at .00001 par issued.

As of January 31, 2019, there were 4,619,209,650 Common shares issued at .00001 par, 130,000,000 Series A Preferred shares issued at .00001 par, 18,552,360 Series B Preferred shares issued at .00001 par, 634,254 Series C Preferred shares at .00001 par issued, 25,000 Series E Preferred shares issued at .00001 par, and 5,000,000 Series F Preferred shares issued at .00001 par issued.

Note E – Related Party Transactions

During the year the Company entered into transactions with companies owned either by the major shareholder or an affiliate. These transactions were entered into on an arm's length basis.

Note F – Commitments and Contingencies

Contingent Liabilities - Operating Leases

The Company leases office space and equipment from time to time and currently owes \$0 in monthly rent.

In the normal course of its business, the Company is subject to litigation. Management, based upon discussions with its legal counsel, does not believe any claims, individually or in the aggregate, will have a material adverse impact on the Company's financial position.

Note H - Income Taxes

The Company files federal and state income tax returns on a calendar year basis. For calendar year 2018, through January 31, 2019, the Company would have an estimated tax liability of \$0 based on the net income for the period and current federal and state corporate income tax rates. A provision for income taxes was included in the financial statements

Note I – Basis of Consolidation

The Group financial statements consolidate those of the parent company and all its subsidiaries. The subsidiaries are all entities over which the Group has the power to control the financial and operating policies. The Company obtains and exercises control through all the voting rights of the subsidiaries.

Any intercompany receivables, payables, sales, purchases and profits are eliminated.

5) Issuer's Business, Products and Services

A. Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")

Management Services

B. Describe any subsidiaries, parents, or affiliated companies, if applicable, and a description of their business contact information for the business, officers, directors, managers or control persons. Subsidiary information may be included by reference

<u>Utopya Innovations Inc. a hardware and software developer – Ian Brewster - CEO</u>
<u>All Pro Apps a software developer dedicated to mobile apps – run by issuer</u>
<u>Sustainable Water Solutions, a water remediation and engineering company – Donald Keer - President</u>

C. Describe the issuers' principal products or services, and their markets

The issuer, through its subsidiaries offers products and services for the telecommunications and water remediation industries, as well as management services.

6) Issuer's Facilities

5208 W Saginaw Hwy #80224 Lansing, MI 48917 Telephone: 1-517-227-2350

7) Officers, Directors, and Control Persons

Using the tabular format below, please provide information regarding any person or entity owning 5% of more of the issuer, as well as any officer, and any director of the company, regardless of the number of shares they own. If any listed are corporate shareholders or entities, provide the name and address of the person(s) beneficially owning or controlling such corporate shareholders, or the name and contact information of an individual representing the corporation or entity in the note section.

	Name of Officer/Director and Control Person	Affiliation with Company (e.g. Officer/Director/Owner of more than 5%)	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding	Note
ĺ	William White	Officer and	Lansing, MI	116,747,700	Preferred	89.8%	
	5208 W Saginaw Hwy #80224	<u>Director</u>			Series A		
	Lansing, MI 48917						

Key Trust – Dustin	Owner of more	Cheyenne, WY	<u>15,171,975</u>	<u>Preferred</u>	<u>81.8%</u>	
Secor - Trustee	than 5% of a class			Series B		
111 2nd Ave NE						
St. Petersburg, FL						
<u>33701</u>						

8) Legal/Disciplinary History

- A. Please identify whether any of the persons listed above have, <u>in the past 10 years</u>, 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);

N/A

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;

N/A

 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

N/A

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.

N/A

B. Describe briefly any material pending legal proceedings, other than ordinary routine litigation incidental to the business, to which the issuer or any of its subsidiaries is a party or of which any of their property is the subject. Include the name of the court or agency in which the proceedings are pending, the date instituted, the principal parties thereto, a description of the factual basis alleged to underlie the proceeding and the relief sought. Include similar information as to any such proceedings known to be contemplated by governmental authorities.

N/A

9) Third Party Providers

Please provide the name, address, telephone number and email address of each of the following outside providers:

Securities Counsel

Name: Ken Bart

Firm: Bart and Associates, LLC
Address 1: 1213 Culbreth Drive Suite 346

Address 2: Wilmington, NC 28405

Phone: <u>(720) 226-7511</u>

Email: <u>www.kennethbartesq.com</u>

Accountant or Auditor

N/A

Investor Relations Consultant

N/A

Other Service Providers

N/A

10) Issuer Certification

Principal Executive Officer:

The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles but having the same responsibilities).

The certifications shall follow the format below:

- I, William White, certify that:
 - 1. I have reviewed this **Quarterly Disclosure Statement** of **Andiamo 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.

March 22, 2019

/s/William White