Bravada International Ltd (hereinafter referred to as the "Company" or "Bravada")

Formerly Muscle Flex, Inc. from September 3, 2008 until March 16, 2010 Formerly Celeb Direct Inc. from September 10, 2007 until September 3, 2008 Formerly Teltran International Group Inc. from September 19, 1997 until September 10, 2007

Principal Executive Offices

Company Headquarters

7207 Melrose Ave, Los Angeles, CA 90046

Phone: 323-936-0569

Email: bravada@bravadaltd.com

Website(s):

www.Onlyleggings.com www.WorldofLeggings.com www.VivaVuva.com www.Legstravaganza.com www.MuscleFlex.com

IR Contact

7207 Melrose Ave, Los Angeles, CA 90046

Phone: 323-936-0569

Email: bravada@bravadaltd.com

Website(s): As Above

Security Information

Trading Symbol: BRAV

Exact title and class of securities outstanding: Class "A" Common

CUSIP: 10566Y100

Par or Stated Value: \$0.001

Total shares authorized: 741,000,000 as of: December 31, 2015 as of: December 31, 2015 as of: December 31, 2015

Preferred Stock:

Series A Preferred Stock:

Dividends: No Dividends

 Voting: Each share of outstanding Series A Convertible Preferred Stock shall entitle the holder thereof to vote on each matter submitted to a vote of the stockholders of the Company and to have the number of votes equal to 1000 to 1.

- Conversion: None

Conversion at Option of Holders: None

Automatic Conversion: None

Liquidation Rights: None

Redemption: N/A

- Redemption. N/A

Series B Preferred Stock:

- **Dividends:** No Dividends

- Voting: Each share of outstanding Series B Convertible Preferred Stock shall entitle the holder thereof to vote on each matter submitted to a vote of the stockholders of the Company and to have the number of votes equal five hundred (500) voting rights for ever one (1) Preferred "B" share.
- Conversion: Each Preferred "B" share is convertible into one hundred (100) class "A" common shares of the company and will have five hundred (500) voting rights for ever one (1) Preferred "B" share. The Preferred "B" shares will be secured by any and all assets of the company equal to the \$600,000.00 debt conversion amount. Further to this, the following restrictions for the conversion of the preferred "B" shares apply:
 - 1. Conversion rights are restricted on the preferred "B" shares for a period of three (3) years from the date of issuance (January 22, 2011).
 - 2. The preferred B shares can only be converted based on the revenue of the company and on a quarterly basis which shall be 1 preferred share per \$5.00 in gross revenue quarterly
- Conversion: Conversion at Option of Holders: Provided that, and only to the extent that, the Corporation has a sufficient number of shares of authorized but unissued and unreserved Common Stock available to issue upon conversion, each share of Convertible Preferred Stock shall be convertible at the option of the holder thereof.
- **Automatic Conversion:** Upon the occurrence of a Recapitalization Event, each outstanding share of Convertible Preferred Stock shall automatically be converted, without cost, into the number of fully paid and non-assessable shares of Common Stock as specified by the Conversion Ratio that is in effect at the time of conversion.
- Liquidation Rights: In the event of any voluntary or involuntary liquidation, dissolution or winding-up of the Company, the holders of shares of this Series shall be entitled to receive the liquidation value of such shares held by them until the liquidation value of all shares of Convertible Preferred Stock shall have been paid in full. The liquidation value of shares of this Series, in case of the voluntary or involuntary liquidation, dissolution or winding-up of the Company, shall be \$0.001 per share.
- Redemption: The shares of Series B Convertible Preferred Stock are redeemable as described.

Series C Preferred Stock:

- **Dividends:** No Dividends

- 1,000,000

- Voting: Each share of outstanding Series "C" Convertible Preferred Stock shall entitle the holder thereof to vote on each matter submitted to a vote of the stockholders of the Company and to have the number of votes equal two thousand (2000) voting rights for ever one (1) Preferred "C" share.
- **Conversion:** Each Preferred "C" share is convertible into eighty (80) class "A" common shares of the company and will have two thousand (2000) voting rights for ever one (1) Preferred "C" share.
- Conversion: Conversion at Option of Holders: Provided that, and only to the extent that, the Corporation has a sufficient number of shares of authorized but unissued and unreserved Common Stock available to issue upon conversion, each share of Convertible Preferred Stock shall be convertible at the option of the holder thereof.

- **Automatic Conversion:** Upon the occurrence of a Recapitalization Event, each outstanding share of Convertible Preferred Stock shall automatically be converted, without cost, into the number of fully paid and non-assessable shares of Common Stock as specified by the Conversion Ratio that is in effect at the time of conversion.
- Liquidation Rights: In the event of any voluntary or involuntary liquidation, dissolution or winding-up of the Company, the holders of shares of this Series shall be entitled to receive the liquidation value of such shares held by them until the liquidation value of all shares of Convertible Preferred Stock shall have been paid in full. The liquidation value of shares of this Series, in case of the voluntary or involuntary liquidation, dissolution or winding-up of the Company, shall be \$0.001 per share.
- Redemption: The shares of Series C Convertible Preferred Stock are redeemable as described.

Common Stock:

Period End Date	09/30/2015	12/31/2015
Number of Shares Authorized	741,000,000	741,000,000
Number of Shares Outstanding	705,566,667	705,566,667
Total Number of Beneficial	2	2
Shareholders		
Total Number of Shareholders	304	303
of Record		

Preferred Series A:

Period End Date	09/30/2015	12/31/2015
Number of Shares Authorized	5,000,000	5,000,000
Number of Shares Outstanding	1,000,000	1,000,000
Total Number of Beneficial Shareholders	1	1
Total Number of Shareholders of Record	1	1

Preferred Series B:

Period End Date	09/30/2015	12/31/2015
Number of Shares Authorized	3,000,000	3,000,000
Number of Shares Outstanding	3,000,000	3,000,000
Total Number of Beneficial	1	1
Shareholders		
Total Number of Shareholders of	1	1
Record		

Preferred Series C:

Period End Date	09/30/2015	12/31/2015
Number of Shares Authorized	1,000,000	1,000,000
Number of Shares Outstanding	1,000,000	1,000,000
Total Number of Beneficial	0	1
Shareholders		
Total Number of Shareholders of	0	1
Record		

Transfer Agent

Madison Stock Transfer Inc. 1688 East 16th Street Brooklyn, NY 11229

Telephone No.: 718-627-4453 Facsimile No.: 718-627-6341

Madison Stock Transfer Inc. is currently registered under the Exchange Act and is an SEC approved transfer agent.

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

Issuance History

The Company issued / cancelled the following shares for the period from January 1, 2012 to September 30, 2015:

11/27/2013: ROBERT CENTOFANTI - Debt Conversion - 3,666,667 Restricted Shares -

\$8,250.00 issued at \$0.0025

12/12/2013: ROBBIE SHERRE – Employee Share Issuance - 700,000 Non Restricted Shares 03/27/2014: Danny Alex – Debt Conversion - \$800,000 – 1,000,000 Preferred "C" Shares

Q4 2015 Financial Statements

BRAVADA Balance Sheet

As of Decemb		Assemble Design
AS OF Decemb	er 31, 2013	Accrual Basis
		Dec 31, 15
ASSETS		
	Current Assets	21 207 /2
	Total Checking/Savings	31,287.43
	Accounts Receivable	660.24
	1100 · Accounts Receivable	-669.31
	Total Accounts Receivable	-669.31
	Other Current Assets	F24 204 90
	1210 · Inventory Asset	534,304.80
	1230 · Deposits	24,574.96
	1250 · Employee Advances	170.00
	Total Other Current Assets	559,049.76
	Total Current Assets	589,667.88
	Fixed Assets	
	1510 · Store Construction	93,613.90
	1520 · Store Furniture & Fixture	48,967.34
	1530 · Store Siganage	32,589.34
	1540 · Store Equipment	2,730.41
	1550 · Computer	15,786.02
	1560 · Leasehold Improvements	2,600.00
	1700 · Accumulated Depreciation	-189,488.62
	Total Fixed Assets	6,798.39
	Other Assets	
	1810 · Start Up Costs	350,000.00
	1820 · Trademarks/Patents	421,514.94
	1830 · Goodwill Assets	36,690.31
	1840 · Video Film & Media	615,977.27
	1850 · Domain Name Asset	9,332.88
	1900 · Other Asset Amortization	-1,169,138.12
	Total Other Assets	264,377.28
TOTAL ASSETS		860,843.55
LIABILITIES & EC	QUITY	
	Liabilities	
	Current Liabilities	
	Accounts Payable	
	2000 · Accounts Payable	29,168.77
	Total Accounts Payable	29,168.77
	Other Current Liabilities	
	2400 · Payroll Liabilities	0.06
	2430 · Gift Cards Liability	8,281.77
	2550 · Sales Tax Payable	7,590.99
	2600 · Notes Payable	44,786.00

2700 · Convertible Bond	2,738.00
2800 · Shareholder Loan	516,475.11
Total Other Current Liabilities	579,871.93
Total Current Liabilities	609,040.70
Total Liabilities	609,040.70
Equity	
3000 · Opening Balance Equity	174,256.10
3110 · Common Stock	2,118,026.57
3130 · Preferred Stock, Series B	600,000.00
3140 · Preferred Stock, Series C	800,000.00
3200 · Additional Paid-In Capital	1,352,317.20
3800 · Retained Earnings	-4,214,983.54
Net Income	-577,813.48
Total Equity	251,802.85
TOTAL LIABILITIES & EQUITY	860,843.55

Profit & Loss

October through December 2015	Accrual Basis
•	Oct - Dec 15
Gross Revenue	
0.000 /1010.000	344,554.64
Income	
4100 · Online Sales	278,224.07
4200 ⋅ Store Sales	33,508.47
4400 ⋅ Sales Discounts	-46,132.79
4500 ⋅ Sales Returns	-19,519.31
4800 ⋅ Shipping Income	32,822.10
Total Income	278,902.54
Cost of Goods Sold	
5000 ⋅ Cost of Goods Sold	70,368.31
5200 · Shipping Costs	32,912.37
Total COGS	103,280.68
Gross Profit	175,621.86
Expense	
6100 · Payroll and Benefits	
6110 · Wages	
6111 · Officer's Salary	43,750.00
6112 · Admin Employees	10,094.20
6113 · Websites Employees	22,863.90
6114 · Retail Store Employees	11,485.84
Total 6110 · Wages	88,193.94
6200 ⋅ Payroll Taxes	3,763.34
6210 · Worker's Compensation	1,566.81
6290 ⋅ Payroll Processing Fee	830.73
Total 6100 · Payroll and Benefits	94,354.82
6300 ⋅ Operating Expenses	
6330 · Merchant Account Fees	11,517.57
6340 ⋅ Repairs and Maintenance	
6342 · Melrose Stores	58.21
Total 6340 · Repairs and Maintenance	58.21
6360 ⋅ Store Supplies	39.99
6362 ⋅ Store Software	239.97
6370 · Store Music	51.21
6300 ⋅ Operating Expenses - Other	396.00
Total 6300 ⋅ Operating Expenses	12,302.95
7000 · Administrative Expenses	
7010 · Accounting Fees	6,600.00
7020 · Advertising and Promotion	16,928.87
7024 · Alarm Service	440.03
7030 · Automobile Expense	2,710.26
7050 ⋅ Bank Fees	308.09
7060 · Cash Short (Over)	6.42

7070 · Computer and Internet Expenses	9,685.08
7090 · Finance Charges & Late Fees	553.09
7100 · Depreciation	276,575.66
7120 · Insurance Expense	2,116.82
7140 · Legal Fees	565.90
7150 · License and Permits	261.00
7154 · Loss on Inventory	2,338.00
7160 · Meals and Entertainment	315.48
7170 · Office Supplies	1,592.94
7190 · Professional Fees	4,300.00
7200 ⋅ Rent Expense	
7201 · Corporate Offices	10,000.00
7202 · Viva Vuva Store	13,800.00
7204 · WOL Store & Warehouse	32,547.00
7209 · Furniture Rental	959.28
Total 7200 · Rent Expense	57,306.28
7210 · Taxes	6,819.99
7220 · Telephone Expense	2,540.64
7300 · Utilities	
7302 · Electric	3,276.35
7303 · Gas	110.26
7304 · Trash	438.04
Total 7300 · Utilities	3,824.65
Total 7000 · Administrative Expenses	395,789.20
Total Expense	502,446.97
Net Income	-326,825.11

Statement of Cash Flows

October through December 2015

	Oct - Dec 15
OPERATING ACTIVITIES	
Net Income	-326,923.55
Adjustments to reconcile Net Income	
to net cash provided by operations:	
1100 · Accounts Receivable	2,162.48
1210 · Inventory Asset	18,486.06
1700 · Accumulated Depreciation	6,798.38
2000 · Accounts Payable	6,158.48
2550 · Sales Tax Payable	3,363.60
2600 ⋅ Notes Payable	-485.00
2800 · Shareholder Loan	38,899.00
Net cash provided by Operating Activities	-251,540.55
INVESTING ACTIVITIES	
1900 · Other Asset Amortization	269,777.28
2430 · Gift Cards Liability	-105.60
Net cash provided by Investing Activities	269,671.68
Net cash increase for period	18,131.13
Cash at beginning of period	13,156.30
Cash at end of period	31,287.43

Profit & Loss

January through December 2015	Accrual Basis
, ,	Jan - Dec 15
Gross Income	1,346,819.62
Income	
4100 · Online Sales	1,040,691.07
4200 · Store Sales	178,112.62
4400 · Sales Discounts	-122,769.69
4500 · Sales Returns	-98,542.26
4800 · Shipping Income	128,015.93
Total Income	1,125,507.67
Cost of Goods Sold	
5000 · Cost of Goods Sold	280,107.36
5200 · Shipping Costs	121,590.07
Total COGS	401,697.43
Gross Profit	723,810.24
Expense	
6100 · Payroll and Benefits	
6110 ⋅ Wages	
6111 · Officer's Salary	175,600.00
6112 · Admin Employees	39,026.45
6113 · Websites Employees	107,938.53
6114 ⋅ Retail Store Employees	64,977.41
Total 6110 · Wages	387,542.39
6200 ⋅ Payroll Taxes	24,193.08
6210 · Worker's Compensation	3,931.96
6220 · Health Insurance	2,325.66
6240 ⋅ Employee Expenses	-324.32
6290 ⋅ Payroll Processing Fee	3,688.59
Total 6100 · Payroll and Benefits	421,357.36
6300 · Operating Expenses	
6320 · Janitorial Expense	60.00
6330 ⋅ Merchant Account Fees	53,085.19
6340 · Repairs and Maintenance	
6342 · Melrose Stores	1,634.10
6340 · Repairs and Maintenance - Other	450.00
Total 6340 · Repairs and Maintenance	2,084.10
6360 ⋅ Store Supplies	2,803.42
6362 ⋅ Store Software	973.97
6370 ⋅ Store Music	204.63
6300 · Operating Expenses - Other	396.00
Total 6300 · Operating Expenses	59,607.31
7000 · Administrative Expenses	
7010 · Accounting Fees	31,786.12

7020 · Advertising and Promotion	116,008.77
7024 · Alarm Service	1,744.61
7030 · Automobile Expense	8,287.16
7050 ⋅ Bank Fees	6,990.74
7060 · Cash Short (Over)	-156.30
7062 · Charitable Contributions	200.00
7070 · Computer and Internet Expenses	34,657.09
7090 · Finance Charges & Late Fees	1,338.03
7100 · Depreciation	276,575.66
7110 · Postage	6,439.55
7120 · Insurance Expense	4,668.26
7130 · Interest Expense	9,288.24
7140 · Legal Fees	8,746.80
7150 · License and Permits	1,369.00
7154 · Loss on Inventory	14,053.00
7160 · Meals and Entertainment	470.73
7170 · Office Supplies	6,777.07
7180 · Outside Service	360.00
7190 · Professional Fees	5,186.76
7200 · Rent Expense	240,196.09
7210 · Taxes	14,350.05
7220 · Telephone Expense	10,302.80
7230 · Travel Expenses	309.00
7300 · Utilities	
7302 · Electric	17,622.83
7303 · Gas	539.45
7304 · Trash	2,449.10
Total 7300 · Utilities	20,611.38
Total 7000 · Administrative Expenses	820,560.61
Total Expense	1,301,525.28
	-577,715.04

Net Income

Statement of Cash Flows

January through December 2015

	Jan - Dec 15
OPERATING ACTIVITIES	
Net Income	-577,715.04
Adjustments to reconcile Net Income	
to net cash provided by operations:	
1100 · Accounts Receivable	669.31
1210 · Inventory Asset	97,903.54
1250 · Employee Advances	570.00
1700 · Accumulated Depreciation	6,798.38
2000 · Accounts Payable	8,724.91
2400 · Payroll Liabilities	-1,081.48
2550 · Sales Tax Payable	4,639.80
2600 ⋅ Notes Payable	9,218.24
2800 · Shareholder Loan	159,801.00
Net cash provided by Operating Activities	-290,471.34
INVESTING ACTIVITIES	
1900 · Other Asset Amortization	269,777.28
1870 · Security Deposits Asset	5,400.00
2430 · Gift Cards Liability	1,594.82
Net cash provided by Investing Activities	276,772.10
Net cash increase for period	-13,699.24
Cash at beginning of period	45,088.53
Cash at end of period	31,389.29

BRAVADA Statement of Stockholders' Equity

For the Quarter Ended December 31, 2015

	SHARES	AMOUNT	PAID-IN CAPITAL	RETAINED EARNINGS	TOTAL
Sept 30, 15 Issuance of stock Net income (net loss) Dividends	704,566,667	\$ 3,692,282.67	\$ 1,352,317.20	\$ (4,363,594.36) \$ (100,589.49)	\$ 681,005.51 \$ (100,589.49)
Dec 30, 15	704,566,667	\$ 3,692,282.67	\$ 1,352,317.20	\$ (4,464,183.85)	\$ 580,416.02

Note 1: The Company was incorporated in the State of Delaware December 26, 1996 under the name Teltran International Group Inc. On September 10, 2007, the Company changed its name to CelebDriect Inc. and then on October 1, 2008 changed its name to Muscle Flex Inc and subsequently to BRAVADA International Inc in February 2010.

Note 2 Basis of Accounting

The accompanying financial statements present financial results on the accrual basis of accounting as required under the United States generally accepted accounting principles. All amounts are presented in United States dollars.

Note 3 Summary of Significant Accounting Policies

Cash Equivalents Policy:

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

Fixed Assets:

Fixed assets are recorded at cost and are amortized on a declining balance basis.

Intangible Asset:

Intangible Assets are recorded at cost and are amortized on a declining balance basis.

Other Assets:

Other assets are recorded at cost and are amortized on a declining balance basis.

Note 4 Fixed Assets

The components of other assets are as follows:

	Cost	Accumulated Amortization	2015 Net	2014 Net
Product	<u>\$ 196,287.01</u>	\$ 189,488.62	\$ 6,798.38	\$ 13,596.77

Fixed assets are amortized on a declining balance basis on a rate of 30% per annum -189,488.62

Note 5 Intangible Assets

All Intangible asset amortization is reflected in "Other Assets"

Note 6 Other Assets

The components of other assets are as follows:

	Cost	Accumulated Amortization	2015 Net	2014 Net
Other Assets	<u>\$ 1,438,915.40</u>	<u>\$1,169,138.12</u>	\$ 269,777.28	\$ 539,554.5 <u>6</u>

Note 7 Due to Shareholders

From time to time, the Company borrows from shareholders to accommodate cash flow requirements. These loans have no specific terms of repayment.

Note 8 Capital Structure

At December 31, 2015, the Company had 741,000,000 shares of common stock authorized.

At December 31, 2015, the Company had 704,566,667 shares of \$0.001 par value common stock issued and outstanding.

Note 9 Subsequent Events

None Material

Managements' Q4 2015 Discussion

During Q4 2015, the Company continued to work on expanding its enterprise and market share within the women's fashion industry with the continued work on a number of initiatives intended to increase revenue and reduce operating expenses through increased efficiencies. These include multi-channel initiatives, marketing and enhanced inventory control software. The Company continues to focus on its level 1 websites in terms of maintaining and developing its customer base and growth. The multi-channel efforts include Amazon as well as other potential 3rd party market places.

Outlook

The Company has been planning for and expects a recession in the United States in the next year with no discernible recovery in the apparel space till sometime in 2017. With an inherent weak apparel market in the United States, increased competition abroad and record promotional activity by large national brands, the Company has anticipated a very challenging apparel market which is evident today. The Company expects the remainder of 2016 to be marked by weak consumer demand for small ticket items such as apparel. The decline in the online apparel industry is illustrated in the following article depicting the decline in the majority of online retailers sales which began in early 2013, the same time that Bravada International realized the same.

http://www.bloomberg.com/gadfly/articles/2015-11-16/retail-earnings-slowing-internet-sales-aren-t-helping

Amazon has benefited greatly from much of the decline by having a highly price competitive environment that has reduced margins for retailers and benefited consumers with lower prices. The Company does not expect that the highly price competitive environment for apparel to change and has made significant enhancements to its business model over the past 18 months to ensure its competitiveness in the market place.

How USPS ePacket China to USA Shipping is Eliminating US Based Online Retailers

USPS's ePacket shipping allows a China based retailer to ship a 1 lbs package to Santa Monica, CA for less than \$1.99 with full tracking while a website such as OnlyLeggings.com would be charge \$6.10, even though Santa Monica, CA is a mere 4 miles away from its shipping warehouse. There has been a significant effort by US based retailers (Including Amazon) to change the system that is allowing China based online retailers to ship products to the United States at rates that are a fraction of what US based retailers can ship to an address across the street from them. The ePacket system that is allowing this disparity has been doing significant damage to United States online businesses and, in many cases, forcing them to close their doors entirely.

The following are some articles shareholders can read to begin to understand this issue:

https://www.washingtonpost.com/news/storyline/wp/2014/09/12/the-postal-service-is-losing-millions-a-year-to-help-you-buy-cheap-stuff-from-china/

http://blog.skipmcgrath.com/2014/08/how-congress-the-post-office-and-chinese-businesses-are-screwing-ebay-and-amazon-sellers-with-the-epacket-program/

http://www.ecommercebytes.com/C/blog/blog.pl?/pl/2016/1/1453344622.html

Bravada International Ltd urges all stakeholders to educate themselves on this issue and help increase awareness of this huge inequity. The majority of concerned citizens in the United States are unaware of the ePacket advantage that USPS is providing China based online retailers.

Bravada International Ltd. has continued to maintain the majority of its market share within the apparel industry despite the industry's decline and surge of low cost China competition. Over the last 2 years, the Company has implemented a number of initiatives to maintain its competitiveness which has included the following:

- 1. Free economy shipping option for all online orders
- 2. Competitive pricing derived from negotiating lower product costs from suppliers
- 3. Increased Productivity through advanced software inventory management
- 4. Same day shipping on 99% of all online orders placed before 2:30 pm Pacific Time
- 5. Enhanced customer experience with regards to customer service, product packaging and ease of ordering
- 6. Increased its sales channels to include Amazon
- 7. Certified "Google Trusted Store" with a very high customer satisfaction rating (OnlyLeggings.com and WorldofLeggings.com)
- 8. Near perfect rating as a Branded Retailer on Amazon.com

Management Synopsis

Management expects that the online apparel industry will continue its change into a price sensitive and service sensitive industry. There are a number of strong head winds that face US based online retailers, however, Bravada International has been well ahead of many of these trends and believes that is has a strong position to weather these issues and remain on the forefront of online apparel sales.

Website Directory

Level 1: Websites on level 1 are on full attention detail with resources and efforts deployed for these websites to derive revenue. These websites are fully operational, product populated and full marketing and inventory efforts are in place.

Level 2: Websites on level 2 are sites that are in the mid stage of development. These websites are slowly being populated with product and increasing their keyword rankings (SEO) on Google, Bing and Yahoo for organic traffic generation.

Level 3: Websites on level 3 are sites that are in early stages of development with regards to source code, SEO with little to no product population as of yet. These are infant websites however, the url is active and live.

Since the Google Panda May 2014 release, the main determining factor in SEO is the age or the length of time an url has been live which means that Bravada launches its websites as soon as possible to begin the process of being crawled by the major search engines. This timeframe is now 12-18 months as a result of the May 2014 Panda 4.0 Google implementation.

The following is a list of Bravada's websites and their level:

OnlyLeggings.com	Level 1
WorldofLeggings.com	Level 1
Legstravaganza.com.com	Level 1
VivaVuva.com	Level 1
MuscleFlex.com	Level 1
DressesHabitat.com	Level 2
TopsHabitat.com	Level 2
BasicsHabitat.com	Level 2
FashionJewleryHabitat.com	Level 2
SkirtsHabitat.com	Level 3
PlusSizeHabitat.com	Level 3
HandbagHabitat.com	Level 3
SwimwearHabitat.com	Level 3
FashionHabitat.com	Level 3

Risk Factors

The business of BRAVADA International Ltd. comes with a certain amount of uncertainties. It is impossible to determine the amount of sales that can be achieved quarter to quarter and any significant change in the economy may have a material impact on the Company. The current retail climate makes for a challenging environment to procure sales and generate cash-flow for the company and there is no way for the Company to know future anticipated sales / cash-flow. Till now, the Company has been able to continue to expand and operate through cashflow generated by sales of its consumer products and expects to continue to do so, however, there is no assurance that this may or will continue. The Company may, from time to time, utilize debt facilities to help expand and maintain its business.

Products and Services

A. Description of business operations:

The Company's markets, sells and distributes women's apparel, women's leg fashion, leggings and bodysuits. The Company employs four main sales avenues; OnlyLeggings.com, WorldofLeggings.com, a World of Leggings retail store and VivaVuva.com, which was launched in late June of 2013. The market for its women's fashion is an international one with strong sales to Australia and Canada as well with the majority of its revenue comes from the United States market.

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

Delaware - Incorporated on September 19, 1997

- C. Primary and secondary SIC Codes;
 - a. **Primary:** 5960 Retail Nonstore Retailers
 - b. **Secondary:** 5621 Women's Clothing Stores
- D. Fiscal year end date;

December 31

E. principal products or services, and their markets;

BRAVADA International Ltd. specializes in women's fashion apparel and women's leg fashion. BRAVADA International owns and operates World of Leggings retail stores, OnlyLeggings.com, WorldofLeggings.com and VivaVuva.com on a global basis. The majority of the Company's business originates in the United States and Canada.

Issuer's Facilities

Corporate Office

7207 Melrose Ave Los Angeles, CA, 90046.

World of Leggings Retail Store / Warehouse - Melrose

7207 Melrose Ave, Los Angeles, CA, 90046. The Company leases its warehouse space and has a two year lease ending on November 1, 2017. The Company currently leases this space for approximately \$8,300 per month, with scheduled increases for inflation per year.

VivaVuva Retail Store

7224 Melrose Avenue, Los Angeles, CA 90046. The Company leases its retail store at this location and has a three year lease ending in February 2017 with a three year option. The Company currently leases this space for approximately \$4,600 per month, with scheduled increases per year.

Officers, Directors, and Control Persons

The goal of this section is to provide an investor with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling or advising the operations, business development and disclosure of the issuer, as well as the identity of any significant shareholders.

A. <u>Names of Officers, Directors, and Control Persons</u>. 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.

DANNY ALEX.

Danny Alex is the Company's current Chief Executive Officer, President and Director. Mr. Alex has gained years of experience as a former officer while serving as CEO and Chairman for Revere Communications, Inc. from 1995 to 1998. Additionally, Mr. Alex has over a decade of experience as a venture capitalist and consultant for various companies from 1997 to 2008. Mr. Alex was appointed as CEO, President and Director of the Company due to his strong business background and years of corporate experience. Mr. Alex is the Founder of the Company.

SID DUTCHAK

Sid Dutchak is currently a Director of the Company. Mr. Dutchak developed extensive consulting and management experience while working as an independent consultant to various companies from 1998 to 2002 and again from 2007 to present. Additionally, Mr. Dutchak has prior experience as an officer, serving as President of QCC Technologies Inc. from 2002 to 2005 and President of Cordy Oilfield Services Inc. from 2005 to 2007. In light of Mr. Dutchak's business and management experience, the Company believed it was in its best interests to appoint Mr. Dutchak as a Director. Mr. Dutchak does not receive a salary in exchange for his duties as a Director of the Company.

- B. <u>Legal/Disciplinary History</u>. 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

 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

C. <u>Beneficial Shareholders</u>. 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.

Danny Alex - CEO and President

Preferred A Shares – 100% Preferred B Shares – 100% Preferred C Shares – 100%

LITIGATION

NONE

Third Party Providers

Legal Counsel
Name: Robert Laskowski
520 S.W. Yamhill
Portland, OR, 97204-1329
United States

Accountant or Auditor
Name: Alice Cherng
Firm: Alice Cherng, CPA

Investor Relations Consultant

NONE

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

NONE

Issuer Certification

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, Danny Alex certify that:
 - 1. I have reviewed this quarterly report of Bravada International Ltd.;
 - 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 31, 2016,

/s/Danny Alex CEO and President