INITIAL INFORMATION DISCLOSURE

March 31, 2013

Amarium Technologies, Inc.

(A Nevada Corporation)

TRADING SYMBOL: AMMG CUSIP NUMBER: 02311N 109

ISSUER'S EQUITY SECURITIES:

Common Stock, \$0.001 par value

Issued and Outstanding Common Shares as of March 31, 2013: 498,778,578

TRANSFER AGENT:

Signature Stock Transfer, Inc. 2632 Coachlight Ct. Plano, TX, 75093 972-612-4120 SignatureStock@aol.com

AMARIUM TECHNOLOGIES, INC.

December 31, 2012

Information required for compliance with the provisions of the OTC Markets, Inc., OTC Pink Disclosure Guidelines (Version 1.0 1/03/13)

Because we want to provide more meaningful and useful information, this Disclosure Statement contains certain "forward-looking statements" (as such term is defined in Section 21E of the Securities Exchange Act of 1934, as amended). These statements reflect our current expectations regarding our possible future results of operations, performance, and achievements. These forward-looking statements are made pursuant to the safe harbor provisions of the Private Securities Litigation Reform Act of 1995, regulation of the Securities and Exchange Commission, and common law.

Wherever possible, we have tried to identify these forward-looking statements by using words such as "anticipate," "believe," "estimate," "expect," "plan," "intend," and similar expressions. These statements reflect our current beliefs and are based on information currently available to us. Accordingly, these statements are subject to certain risks, uncertainties, and contingencies, which could cause our actual results, performance, or achievements to differ materially from those expressed in, or implied by, such statements. These risks, uncertainties and contingencies include, without limitation, the factors set forth under "Item 4. Management's Discussion and Analysis or Plan of Operation." We have no obligation to update or revise any such forward-looking statements that may be made to reflect events or circumstances after the date of this Disclosure Statement.

Item 1. The exact name of the Issuer and its predecessors (if any).

The Company was originally incorporated in the State of Nevada on April 6, 2000 as eXmailit.com to engage in the business of providing Internet-based email-to-mail printing and delivery services.

On November 25, 2003, we acquired all of the issued and outstanding capital stock of Cirond Networks Inc., a Nevada corporation ("CNI"), in exchange for 17,000,000 shares of our common stock. As a result of this share exchange, the parent company of CNI owned approximately 51.2% of our issued and outstanding shares and CNI became our wholly-owned subsidiary. We changed our name to Cirond Corporation as of October 14, 2003. CNI was founded in March 2001 to develop technologies designed to enhance the performance and security of wireless networking technologies.

On August 31, 2006 the Company's shareholders approved an amendment to the registrant's Articles of Incorporation to change its name to Amarium Technologies, Inc. In connection with the new name, the registrant has changed its trading symbol to AMMG and its CUSIP number to 02311N109 to be effective at the open of market August 31, 2006. The Company now does business as Amarium Minerals Inc.

Other than listed above, the corporation has used no other names in the past five years.

Item 2. Address of the Issuer's Principal Executive Offices

Company Headquarters:

5940 S. Rainbow Blvd LAS VEGAS, NV 89118

Tel: 800.983.0814 Fax: 800.291.6802

IR Contact:

Email: info@amariumminerals.com

Investor Relations Email: ir@amariumminerals.com

Item 3. Security Information (as of May 29, 2013).

Trading Symbol: AMMG

Exact Title and Class of Securities Outstanding: Common Stock

CUSIP: 02311N 109 Par or Stated Value: \$0.001

Total Shares Authorized: 500,000,000 & 25,000,000

Total Shares Outstanding: 498,778,578

Transfer Agent:

Signature Stock Transfer, Inc. 2632 Coachlight Ct. Plano, TX, 75093 972-612-4120 SignatureStock@aol.com

Is the Transfer Agent registered under the Exchange Act: Yes [X] No []

List any restrictions on the transfer of securities: Other than 456,110,857 shares of its common stock that are free-trading, all other shares are restricted and subject to Rule 144.

Describe any trading suspension orders issued by the SEC in the past 12 months: None

Item 4. <u>Issuance History</u>

There were issuances totaling 42,300,000 shares for the last year of 2012 and to the present March 31, 2013. On December 31, 2010 the number of shares outstanding was 456,478,578, on December 31, 2011 the number of shares outstanding was also 456,478,578, on December 2012 the number of shares outstanding was 498,778,578 and on March 31, 2013 the total number of shares outstanding remained the same at 498,778,578.

Item 5. Financial Statements

The financial statements for the fiscal years ended December 31, 2012 and December 31, 2011 and also for the Quarter ended March 31, 2013 are being filed with OTC Markets, Inc. contemporaneously herewith, as Annual Reports for the respective fiscal years.

Item 6. Describe the Issuer's Business, Products and Services.

A. Description of the Issuer's Business Operations:

We were originally incorporated in the State of Nevada on April 6, 2000 to engage in the business of providing Internet-based email-to-mail printing and delivery services. We established the eXmailit.com website which had not yet commenced providing an Internet-based email-to-mail service. The network, which was still under construction, was intended to consist of a consumer-based, software product that would have a number of strategically located international distribution centers enabling users to send email as standard mail. We did not generate any revenue and therefore only sustained losses.

On November 25, 2003, we acquired all of the issued and outstanding capital stock of Cirond Networks Inc., a Nevada corporation ("CNI"), in exchange for 17,000,000 shares of our common stock. As a result of this share exchange, the parent company of CNI owned approximately 51.2% of our issued and outstanding shares and CNI became our wholly-owned subsidiary. We changed our name to Cirond Corporation as of October 14, 2003.

CNI was founded in March 2001 to develop technologies designed to enhance the performance and security of wireless networking technologies, with an initial specific focus on 802.11b Wireless Local Area Network ("WLAN") technology. A WLAN is one in which a mobile user can connect to a local area network ("LAN") through a wireless (radio) connection. The 802.11b standard for WLANs - often called "Wi-Fi" - is part of the 802.11 series of WLAN standards from the Institute of Electrical and Electronics Engineers. CNI conducts its research and development activities through its subsidiary, Cirond Networks (Canada) Inc., a British Columbia corporation. CNI's initial product set, which was announced in late 2002 and shipped in 2003, included a wireless network management and security solution, known as Winc Manager, and a pair of wireless connectivity utilities, known as WiNc and pocketWiNc.

In late 2003, we announced a new family of products dedicated primarily to the goal of securing wired networks against the threat of unauthorized wireless devices (such as wireless-equipped laptop computers and wireless access points). These products were announced under the AirPatrol name and included AirPatrol Enterprise(TM) and AirPatrol Mobile(TM). AirPatrol Enterprise(TM) is a network security product aimed at securing an organization's network against the wireless threat around the clock and capable of being repurposed as a wireless network management solution at such time as the customer implements a wireless network. AirPatrol Mobile(TM) is a software-only solution that allows customers to detect and locate unauthorized wireless devices and access points without the use of any specialized hardware. CNI also developed and introduced a line of products under the AirSafe name.

On January 19, 2006, CNI entered into a Source Code Licensing Agreement with Air Patrol Corporation, a Nevada corporation controlled by one of our shareholders. We granted AirPatrol Corporation a worldwide license for the WiNc, AirPatrol and AirSafe software products and for the associated trademarks and trade names. We agreed not to grant any licenses to any third parties so long as we receive at least \$250,000 from AirPatrol Corporation by January 19, 2007. In consideration for the licenses, AirPatrol Corporation has agreed to pay us a royalty equal to 20% of the gross sales of the licensed

software products that utilize the Windows 2000, Windows XP, or Windows Mobile 4.0 operating systems that are generated during the first year of the agreement.

The percentage declines with each year, going to 15% during the second year, 10% during the third year, 8% during the fourth year, and 5% thereafter. The royalty is 5% for the sales of licensed software products that utilize operating systems other than Windows 2000, Windows XP, or Windows Mobile 4.0. AirPatrol Corporation paid us \$50,000 upon execution of the agreement as an advance against this royalty obligation. The agreement continues until terminated (1) by either party in the event of breach of the agreement, or (2) by either party in the event of the other party's bankruptcy, liquidation, insolvency, or assignment for the benefit of creditors.

On April 4, 2006, we entered into a Foreclosure Sale Agreement (the "Agreement") among Sand Hill Finance, LLC ("Sand Hill"), the Company, ServGate Technologies, Inc. ("ServGate"), and BSGL, LLC ("BSGL"), pursuant to which the Company agreed to acquire certain of the personal property assets of ServGate, consisting primarily of intellectual property, and assume certain of ServGate's liabilities from Sand Hill and BSGL, who were secured senior lenders holding those assets as collateral on existing loans that were in default. ServGate had developed unified threat management software and had more than 100 employees in the United States, Canada, and China. The Company also issued 9,000,000 shares of the Company's Common Stock to BSGL in accordance with the terms of the Agreement. The acquisition was made pursuant to a private foreclosure sale under Section 9610 of the California Uniform Commercial Code. On April 10, 2006, the Company completed its acquisition of the assets and the assumption of the specified liabilities of ServGate pursuant to the terms of the Agreement. While we purchased the intellectual property rights (patents, domain names, and product trade marks) to the ServGate products, we did not acquire ServGate's distributor and importer agreements or sales force. Roughly half of ServGate's employees are likely to continue with us.

We plan to continue as an Intellectual Property licensing and services company under the new name of "Amarium Technologies" and use the ServGate assets to establish a Unified Threat Management network security division, called "EdgeForce". The unified threat management (UTM) market has been defined as the combination of firewall/VPN and minimally antivirus software. UTM represents significant market adoption of consolidated security functionality that introduces ease-of-use, convenience, performance while reducing cost and time associated with implementation and maintenance. It also results in significantly tighter security at the perimeter and multiple edges of the network, minimizing the probability of failure by point solutions defending against blended threat attacks.

UTM is the third shift in network consolidation (firewall/Virtual Private Networks was the first) constituting a major roll up of gateway functionality. We believe that UTM represents comprehensive unique security, ease of management and total cost of ownership advantages. We perceive that the UTM Market is growing rapidly and point solution providers are being left behind (firewall/Virtual Private Networks, Internet Provider Security, Secure Sockets Layer Virtual Private Networks, etc.). Further, we believe that the market is ripe for consolidation of additional gateway functionality and services, and only EdgeForce is uniquely poised to take advantage of third party, best of breed application integration.

CUSTOMERS

During the fiscal year ended December 31, 2004, a source code licensing agreement with Computer Associates generated 83% of our revenues. During the fiscal year ended December 31, 2005, we were not dependent on any key customers.

COMPETITION

The UTM market is characterized by intense competition. There are several companies, both public and private, offering UTM solutions. Our solutions cover a broad range of competitors. These competitors include companies such as Watchguard, McAfee, Cisco, Sonic Wall, and Fortinet. Most of these firms have products that are proficient as firewalls or anti-virus software, acting independently of each other. We believe that our most significant competitive advantage is that our product adds core networking functionality (load balancing, for example) while continuing to attract and integrate third party best of breed applications in antivirus and other future threat protection areas.

The UTM market is now rapidly adding any functionality that makes sense at the gateway: spyware protection, IPS, policy enforcement, switching (for small office/branch office), compression, acceleration, SSL VPN, and even anti-spam. Accordingly, we believe that UTM represents by far the quickest and largest growing gateway sector.

We believe that we provide proven performance, intellectual property coverage, and unmatchable customer choice as well as strong differentiation. We are moving into the execution and tactical phase of the market, which is about selecting the proper relationships, executing on a go-to-market strategy and continuing to lock in third party, best of breed, proven and trusted security brands.

We offer customers proven performance, per appliance pricing (no per seat), best of breed technology at prices competitive to Open Source-based products. Many, if not most of our competitors, however, have greater financial resources and have been able to market their products more extensively. Some of our competitors have existing customer bases for non-competitive products, which provide them with the advantage of greater market recognition.

RESEARCH AND DEVELOPMENT

During the fiscal years ended December 31, 2005, 2004, and 2003, we spent \$216,692, \$576,894, and \$404,886, respectively, on research and development activities.

GOVERNMENT REGULATION

We do not anticipate that any government regulations will significantly affect our business.

EMPLOYEES

As of June 26, 2006, we employed a total of 65 persons, of which 63 were full-time and 2 were consultants. None of our employees is covered by a collective bargaining agreement.

DESCRIPTION OF PROPERTY

Our principal offices are located at 5940 S. Rainbow Blvd Las Vegas, NV 89118 Tel: 800.983.0814 Fax: 800.291.6802

CURRENT DEVELOPMENTS:

As a result of the significant challenges facing the Company in the technology business, management has been in the process of winding-down its involvement in the technology sector over the past several years.

At this time, the Company is considering a decision to transition its operations and focus its business efforts exclusively in the mining sector. The Company plans to utilize its extensive business contacts to facilitate its launch and expansion as a mining entity. Recently the Company has signed a Non-Disclosure and Non-Circumvention Agreement regarding an iron ore property in the mineral rich region of Michoacán Mexico.

On May 22, 2013 the Company Amarium signed a Definitive Agreement ("Agreement") with Minerales Consolidados S.A. de C.V. (MCSA) to purchase the Jovita Mine and a 40 ton per day (tpd) copper mill. The Jovita Mine is a producing copper concentrate mine operating in Michoacán, a well-known base metals mining region in Mexico.

Under the terms of the Agreement, Amarium will acquire 100% ownership of the Jovita Mine for aggregate expenditures of USD \$6.1 Million over the next 3 years. Expenditures include a payment of USD \$2.5 Million and 1 million shares of Amarium to MCSA, within 30 days. Additional payments of 1 million shares will also be issued to MCSA, in 12 months and 24 months. Amarium will also be required to spend USD \$3 million in exploration activities on the property over the next 36 months. MCSA is transitioning the management and operation of the Jovita Mine to Amarium over the next 60 days.

The Jovita Mine encompasses a 250 hectare mineral concession and production facility located in the Mexican state of Michoacán. The current mill operation allows for ore to be processed onsite into copper concentrate for shipment to foreign buyers. Michoacán is a historic mining region in Western Mexico with a large deep-sea port located along the Pacific coastline that is well situated for transport and the supply of Western US, Asian and other Pacific Rim markets.

On June 5, 2013 the Company has executed a Copper Stream Sale Agreement ("Agreement") with Anglo-Asia Resource Partners ("Anglo-Asia") for US\$8.75 million. Under the terms of the Agreement, Anglo-Asia is entitled to 18% of the copper concentrate produced at the Jovita Mill operating in Michoacán, Mexico. Amarium will allocate the sale proceeds from the Agreement to complete the financial obligations outstanding from the Jovita Mine acquisition and the remaining funds will be expended on upgrades and expansion of the existing flotation mill and facilities.

The Agreement entitles Anglo-Asia, a private Hong Kong partnership that is focused on procuring precious and base metals for the Asian market, to 18% of the monthly production at the Jovita Mill. Anglo-Asia will make an initial payment of US\$8.75 million to Amarium and on-going payments of US\$0.75 per pound of copper produced. If the spot price of copper was to decline below US\$2.50 per pound, Anglo-Asia's on-going payment obligations would be reduced to US\$0.50 per pound of copper. Additional terms of the Agreement will be released at a later date.

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

Reference is made to Item 1, above.

C. The Issuer's Primary and Secondary SIC Codes:

7372 – Services – Prepackaged Software

D. The Issuer's Fiscal Year End Date:

The Issuer's fiscal year end is December 31.

E. Principal products or services, and their markets;

Reference is made to Item 6

Item 7. Describe the Issuer's Facilities

See Item 6 at A, above.

Rented office space with reception and call answering at: 5940 S. Rainbow Blvd Las Vegas, NV 89118

Tel: 800.983.0814 Fax: 800.291.6802

Item 8. Officers, Directors and Control Persons

A. Officers and Directors and Control Persons. Provide the full names, business addresses, employment histories (for the past 5 years), positions held, responsibilities and employment dates, board memberships, other affiliations, compensation and number of securities (specify each class) beneficially owned by each person as of May 29, 2013.

Executive Officers

| Name | Position | Other Affiliations | Common Shares |
|-----------------|------------------------------|--------------------|---------------|
| Adam Carter | President/Secretary/Director | None | 0 |
| Alberto Navarro | Treasurer/Director | None | 0 |

Directors

Other Common

| Name | Position | Other Affiliations | Common Shares |
|-----------------|----------|--------------------|---------------|
| Adam Carter | Director | None | 0 |
| Alberto Navarro | Director | None | 0 |

Adam Carter. President, Secretary and Director

Based originally in Southern Australia, Mr. Carter has acquired more than 9 years' experience in the field of industrial equipment sales, leasing and supply as an agent servicing primarily the mining sector. Mr. Carter has consequently developed many contacts and business relationships worldwide and has also acted as a consultant facilitating the completion of various mining transactions during this time. Prior to his current focus, Mr. Carter began his involvement in the mining industry and spent more than 6 years working as a contracted staker, prospector and ground work specialist. In addition, Mr. Carter has been an active investor in primarily mining and resource-based companies around the world.

Alberto Navarro. Treasurer and Director

Over the past 7 years, Mr. Navarro has been a contractor in the South American mining industry specializing as a project planner and logistics coordinator. Through his travels and working relationships in this role, Mr. Navarro has gained an intimate knowledge of all aspects of the mining business from exploration to production. Previous to his mining industry experience, Mr. Navarro began his career in Central Chile as an operations research consultant and project planner within the forestry and construction industries for more than 6 years. Additionally, Mr. Navarro's responsibilities in this role included accounting and administrative support in the generation of IAS/GAAP compliant financial reports.

Control Person (shareholders holding more than 10% of any class)

| Name | | Shares | | C | Class | Percentage |
|------|-----|--------|-----|----------|---------------|------------|
| | | | | | | Ownership |
| N/A | N/A | | | N/A | | N/A |
| Name | | Shares | Cla | ass Perc | entage Owners | ship |
| N/A | N/A | N/A | N/ | A | - | _ |

- (1) The business address is: 5940 S. Rainbow Blvd Las Vegas, NV 89118
- 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 of the foregoing persons have been the subject of a conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding.

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 a person's involvement in any type of business, securities, commodities, or banking activities;

None of the foregoing persons have been the subject of any order, judgment, or decree, that permanently or temporarily enjoined, barred, suspended or otherwise limited such a 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 SEC, the CFTC, 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;

None of the foregoing persons have been the subject of any finding or judgment by a court of competent jurisdiction (in a civil action), the SEC, the CFTC, or a state securities regulator of a violation of federal or state securities or commodities law.

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 foregoing persons have been the subject of any 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.

C. Beneficial Shareholders.

To the extent not otherwise disclosed in response to the foregoing, provide a list of the names, addresses and shareholdings of all persons holding more than ten percent (10%) of any class of the issuer's equity securities.

SEE PART A, ITEM 8, ABOVE.

If any of the beneficial shareholders are corporate shareholders, provide the name and address of person(s) owning or controlling such corporate shareholders and the resident agents of the corporate shareholders, N/A

Item 9. Please provide the name, address, telephone number, and email address of each of the following outside providers that advise the issuer on matters relating to operations, business development and disclosure:

Legal Counsel:

Law Offices of James R. J. Scheltema, LLC James R.J. Scheltema 5042 Durham Road West Columbia, MD 21044 Tel: (850) 723-7496

Email: jscheltema@gmail.com

Accountant or Auditor:

Financial Statements have been prepared by the Company's Management

Investor Relations Consultant:

None

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

None

Schedule of Exhibits

Exhibit No. **Description of Exhibit**

- 5.1 Reference is made to Financial Statements of Amarium Technologies, Inc. for the fiscal year ended December 31, 2011 filed with OTC Markets, Inc. as Annual Report for the period ended December 31, 2011.
- Reference is made to Financial Statement of Amarium Technologies, Inc. for the fiscal year ended December 31, 2012 filed with OTC Markets, Inc. as Annual Report for the period ended December 31, 2012.

Item 10. Issuer Certification

- I, Adam Carter, President of Amarium Technologies Inc., hereby certify that:
 - 1. I have reviewed the Initial Information Disclosure of Amarium Technologies Inc. for the period ended December 31, 2012.
 - 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 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, and for, the periods presented in this Issuer's Quarterly Disclosure Statement.

| Date: June 30, 2013 | /s/ Adam Carter |
|---------------------|------------------------|
| , | Adam Carter, President |