2014 Third Quarter Report

November 19th, 2014

Cyber kiosk Solutions, Inc.*

Stock Symbol: CYBK

609 N. CHARLES RICHARD BEALL BLVD. SUITE 105 DEBARY, FL 32713

Phone: (407) 777-9228 Fax: (888) 519-9001

Corporate Website: http://epapetroleum.com/

Cyber Kiosk Solutions, Inc.- Federal Tax Id No: 90-0945889

CUSIP No: 23248C107

ISSUER'S EQUITY SECURITIES

Common Stock

500,000,000 Common Shares Authorized 397,762,060 Shares Issued and Outstanding 57,142,835 shares in the Float

*The Company has filed with FINRA to change the name to World Oil Group, Inc., and obtain a new symbol

The securities described in this document are not registered with, and the information contained in this statement has not been filed with, or approved by, the U.S. Securities and Exchange Commission.

This Annual Report contains all the representations by the Company, and no person shall make different or broader statements than those contained herein. Investors are cautioned not to rely upon any information not expressly set forth in this document.

Forward-Looking Statements

Forward-looking statements in this document are made pursuant to the "safe harbor" provisions of the private Securities Litigation Reform Act of 1995. All statements, other than statements of historical facts included in this document, are forward-looking statements. Investors are cautioned that such forward-looking statements involve risks and uncertainties, including without limitation, continued acceptance of the Company's products and services, increased levels of competition for the Company, new products and technological changes, the Company's dependence on third-party vendors, and other risks detailed in the Company's prospectus and periodic reports filed with the Securities and Exchange Commission.

1) Name of the issuer

Cyber Kiosk Solutions, Inc., a Florida Corporation

2) Address of the issuer's principal executive offices

Company Headquarters

609 N. Charles Richard Beall Blvd. Suite 105 Debary, FL 32713

Phone: (407) 777-9228 Fax: (888) 519-9001

Corporate Website: http://epapetroleum.com/

Investor Relations: Company

Address: 609 N. Charles Richard Beall Blvd. Suite 105 Debary, FL 32713

Telephone: 407-777-9228 Email: info@epapetroleum.com

3) Security Information

Common Stock
Par value: \$0.0001
CUSIP No.: 23248C107
Trading Symbol: CYBK

Period ending: September 30, 2014

Common Stock: 500,000,000 Shares Authorized Common Stock: 382,762,060 Shares Outstanding Common Stock: 69 Shareholders of Record

Number of beneficial shareholders: 1

Freely tradable shares (public float): 39,542,781

Period ending: June 30, 2014

Common Stock: 200,000,000 Shares Authorized Common Stock: 142,250,730 Shares Outstanding Common Stock: 69 Shareholders of Record

Number of beneficial shareholders: 1

Freely tradable shares (public float): 25,207,050

Transfer Agent

Broadridge, Inc. 1717 Arch Street Suite 1300 Philadelphia, PA, 19103 610-649-7300 www.Broadridge.com

Broadridge, Inc. is appropriately registered with the Securities and Exchange Commission under the Securities and Exchange Act of 1934.

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

4) Issuance History

On October 18, 2012 Company created Dynasty Holdings, LLC as a wholly owned subsidiary and moved all the assets and liabilities of the Company in to the subsidiary.

On November 9, 2012 the Company acquired 100% of the issued and outstanding shares of Cyber-Thingy, Inc. in exchange for 100,000,000 shares of restricted Common stock.

On November 9, 2012 the Company elected Christopher Clarke to serve as the Company's President and Director.

On November 9, 2012 the Company received resignation letters from Anne Fleming, Pierce Fleming and Mary Fleming from all positions held in the Company.

On November 9, 2012, the Company divested itself of Dynasty Holdings, LLC a wholly owned subsidiary which the Company created and moved all the Assets and Liabilities of the Limousine operation into its LLC subsidiary. 100% of the subsidiary was assigned to Anne and Pierce Fleming.

In March 2013 the Company issued 5 million shares of restricted common stock as part of a transaction to acquire 25 percent of XSKN, Inc. XSKN, Inc. is a leading manufacturer and distributor of silicon covers for cell phones and tablets. The Company will use its distribution partnerships to offer the XSKN products for sale within North America and abroad. This transaction was canceled on January 7, 2014 and the 5 million restricted shares were returned to the Company. A new agreement was entered into with XSKN, Inc. prior to the end of the year.

In December 2013, the Company issued 500,000 shares to complete an acquisition of 35% of XSKN, Inc.

On August 28, 2014 the Company acquired 100% of EPA Petroleum, Inc. in exchange for 300 million shares of the Of the Company's restricted Common stock. Simultaneously, the management and directors of CYBK resigned and Nathan Hall was elected as the sole Officer and Director. The Company divested itself of the majority of Cyber-Thingy, Inc. n/k/a OHOF, Inc.

5) Financial Statements: Continued on the following page

Cyber-Kiosk Solutions, Inc. Balance Sheet

Accrual Basis

As of September 30, 2014

	Sep 30, 14	Sep 30, 13
ASSETS		
Current Assets		
Checking/Savings Cash		
Petty Cash	2,345.28	0.00
Regions # 2007	0.00	-331.04
SunTrust # 4707	0.00	-39.49
Total Cash	2,345.28	-370.53
WF # 4477	-329.91	0.00
Total Checking/Savings	2,015.37	-370.53
Total Current Assets	2,015.37	-370.53
Fixed Assets		
Furniture and Equipment	150.00	150.00
Printers - Brother	158.99	158.99
Total Furniture and Equipment	158.99	158.99
Office Furniture & Equipment*	1,000.00	0.00
Total Fixed Assets	1,158.99	158.99
Other Assets	24 141 00	04 141 00
Corp-Organizational Cost* Kiosks	24,141.00 0.00	84,141.00 25,000.00
Less Accum Amortization*	-378.00	-378.00
Website	0.00	25,000.00
Total Other Assets	23,763.00	133,763.00
TOTAL ASSETS	26,937.36	133,551.46
LIABILITIES & EQUITY		
Liabilities Current Liabilities		
Accounts Payable		
A/P*	341,109.27	320,235.20
Total Accounts Payable	341,109.27	320,235.20
Other Current Liabilities	-589,608.03	0.00
Total Current Liabilities	-248,498.76	320,235.20
Long Term Liabilities	13,290.00	30,290.00
Total Liabilities	-235,208.76	350,525.20
Equity	262,146.12	-216,973.74
TOTAL LIABILITIES & EQUITY	26,937.36	133,551.46

Cyber-Kiosk Solutions, Inc. Profit & Loss

Accrual Basis

January through September 2014

	Jan - Sep 14
Ordinary Income/Expense	
Cost of Goods Sold	4 500 00
Fullfillment Center Exp.	1,500.00
Total COGS	1,500.00
Gross Profit	-1,500.00
Expense	
Advertising and Promotion	27,000.00
Agents Fees	17,869.66
Automobile Expense	2,711.75
Bank Service Charges	1,398.00
Business Licenses and Permits	160.00
Consulting Fees	15,000.00
General & Administration*	182.05
Meals and Entertainment	7,273.78
Miscellaneous Expenses	1,673.74
Office Supplies	931.19
Printing exp	100.88
Professional Fees	61,297.55
Rent Expense	18,165.00
Saliva Test Products	7,170.00
Shipping & Delivery	254.40
Travel Expense	
Hotels	91.00
Total Travel Expense	91.00
Total Expense	161,279.00
Net Ordinary Income	-162,779.00
Other Income/Expense Other Expense	
Discontinued Operations OHOF	282,850.00
Total Other Expense	282,850.00
Net Other Income	-282,850.00
let Income	-445,629.00

Cyber-Kiosk Solutions, Inc. Statement of Cash Flows January through September 2014

	Jan - Sep 14
OPERATING ACTIVITIES Net Income Adjustments to reconcile Net Income	-445,629.00
to net cash provided by operations: A/P* Accrued Wages Payable	20,131.57 -576,702.99
Net cash provided by Operating Activities	-1,002,200.42
INVESTING ACTIVITIES Office Furniture & Equipment* Corp-Organizational Cost*:Developmental Cost Cyber-Thingy Kiosks Website	-1,000.00 60,000.00 25,000.00 25,000.00
Net cash provided by Investing Activities	109,000.00
FINANCING ACTIVITIES	883,797.50
Net cash increase for period	-9,402.92
Cash at beginning of period	11,418.29
Cash at end of period	2,015.37

EPA Petroleum Inc. Balance Sheet

Accrual Basis

As of September 30, 2014

	Sep 30, 14	Sep 29, 14	Sep 30, 13
ASSETS Current Assets Checking/Savings			
EPA Petroleum Inc	243,097.67	243,097.67	0.00
Total Checking/Savings	243,097.67	243,097.67	0.00
Total Current Assets	243,097.67	243,097.67	0.00
TOTAL ASSETS	243,097.67	243,097.67	0.00
LIABILITIES & EQUITY Equity			
Retained Earnings	599,500.00	599,500.00	0.00
Net Income	-356,402.33	-356,402.33	0.00
Total Equity	243,097.67	243,097.67	0.00
TOTAL LIABILITIES & EQUITY	243,097.67	243,097.67	0.00

EPA Petroleum Inc. Profit & Loss

Accrual Basis

January through September 2014

	Jan - Sep 14	Apr - Dec 13	Jan - Sep 13
Ordinary Income/Expense Income			
Benchmark Standard LLC	0.00	800,000.00	0.00
Total Income	0.00	800,000.00	0.00
Expense			
Bank Service Charge	878.75	130.00	0.00
Consulting Fee	40,000.00	0.00	0.00
Drilling Fee	281,400.00	170,500.00	0.00
Payroll Expenses	35,000.00	30,000.00	0.00
Total Expense	357,278.75	200,630.00	0.00
Net Ordinary Income	-357,278.75	599,370.00	0.00
Other Income/Expense Other Income			
Bank Credit	876.42	130.00	0.00
Total Other Income	876.42	130.00	0.00
Net Other Income	876.42	130.00	0.00
Net Income	-356,402.33	599,500.00	0.00

EPA Petroleum Inc. Statement of Cash Flows January through September 2014

	Jan - Sep 14
OPERATING ACTIVITIES	
Net Income	-356,402.33
Net cash provided by Operating Activities	-356,402.33
Net cash increase for period	-356,402.33
Cash at beginning of period	599,500.00
Cash at end of period	243,097.67

Notes to the Consolidated Financial Statements September 30, 2014

NOTE 1 BASIS OF FINANCIAL STATEMENT PRESENTATION

The condensed financial statements presented are those of Cyber Kiosk Solutions, Inc., and Subsidiaries (the "Company"). The accompanying unaudited condensed financial statements have been prepared by the Company pursuant to the rules and regulations of the Securities and Exchange Commission. Certain information and footnote disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States of America have been condensed or omitted in accordance with such rules and regulations. The information furnished in the interim condensed financial statements, includes normal recurring adjustments and reflects all adjustments, which, in the opinion of management, are necessary for a fair presentation of such financial statements. Although management believes the disclosures and information presented are adequate to make the information not misleading, it is suggested that these interim condensed financial statements be read in conjunction with the Company's most recent audited financial statements.

NOTE 2 NOTES PAYABLE

In November, 2012 Cyber-Thingy, Inc. entered into a consulting agreement agreeing to pay a third party for its services. The Company has executed Amendments to this Agreement and records a liability of \$330,000 in debt. In October 2013, the Company agreed to allow for a conversion feature for the debt. In November 2013, the Company received notice from the consultant of its intention of converting the debt to equity.

In November, 2012 the Company received \$25,000 in short terms loans from a group of investors. In July, 2013 the Company and the investors agreed to convert the loans into equity based on the performance by the Company. The Company issued a combined total of 5,373,313 shares to the investors which were restricted until August 15, 2014.

NOTE 3 RELATED PARTY TRANSACTIONS

In February, 2014 the Company and our CEO agreed to cancel the creation of the Preferred and reissue the 65 million shares of Common stock back to our CEO. The 65 million common shares are restricted until July 2015.

NOTE 4 COMMON STOCK AND EQUITY INSTRUMENTS

On January 7th 2014, the Company canceled 5,000,000 shares that were issued to XSKN, Inc. in March 2013.

On January 28th, 2014, the Company completed a Regulation D offering to Deer Valley Management LLC and issued 4,500,000 shares of common stock.

On February 7th, 2014, the Company issued 275,000 shares to Baron Capital Enterprises in connection to a previous transaction.

In February, 2014, the Company's Board of Directors increased the Authorized shares of the Company from 70 million to 200 million shares.

On February 13th, 2014 the Company and our CEO agreed to cancel the creation of the Preferred and reissue the 65 million shares of Common back to our CEO. The 65 million shares are restricted until July 2015.

Notes to the Consolidated Financial Statements September 30, 2014

NOTE 4 COMMON STOCK AND EQUITY INSTRUMENTS (Continued)

In February, 2014, the Company issued 3,300,000 shares of restricted common stock to Irwin L Zalcberg from an executed stock purchase agreement.

In February, 2014, the Company issued 500,000 shares of restricted common stock to Joshua Hatfield for consulting services rendered.

In February, 2014, the Company issued 500,000 shares of restricted common stock to Integrative Business Alliance LLC for services rendered.

In February, 2014, the Company issued a combined total of 5,373,313 shares of common stock to the 4 original investors which were restricted until August 15, 2014.

On March 19th, 2014, the Company completed a Regulation D offering to Macallan Partners LLC and issued 3,700,000 shares of common stock.

NOTE 5 SIGNIFICANT EVENTS

On January 7th 2014, the Company canceled 5,000,000 shares that were issued to XSKN, Inc. in March 2013.

On January 28th, 2014, the Company completed a Regulation D offering to Deer Valley Management LLC and issued 4,500,000 shares of common stock.

In February of 2014, the Company hired MaloneBailey LLP., to facilitate an audit of its financials and other auditable business items in order to achieve its goal of becoming a fully-reporting OTCQB listed issuer.

On February 7^{th} , 2014, the Company issued 275,000 shares to Baron Capital Enterprises in connection to a previous transaction.

In February, 2014, the Company's Board of Directors increased the Authorized shares of the Company from 70 million to 200 million shares.

On February 13th, 2014 the Company and our CEO agreed to cancel the creation of the Preferred and reissue the 65 million shares of Common back to our CEO. The 65 million shares are restricted until July 2015.

In February, 2014, the Company issued 3,300,000 shares of restricted common stock to Irwin L Zalcberg from an executed stock purchase agreement.

In February, 2014, the Company issued 500,000 shares of restricted common stock to Joshua Hatfield for consulting services rendered.

In February, 2014, the Company issued 500,000 shares of restricted common stock to Integrative Business Alliance LLC for services rendered.

In February, 2014, the Company issued a combined total of 5,373,313 shares of common stock to the 4 original investors which are restricted and shall remain in Escrow until August 15, 2014.

Notes to the Consolidated Financial Statements September 30, 2014

Note 5 SIGNIFICANT EVENTS (Continued)

In February, 2014, the Company announced its agreement with Tranzbyte Corporation to use our Proprietary Age/id verification and fraud prevention software in their vending kiosks. The end result is CYBK and Tranzbyte were not on the same time table to enter the market and thus have not joined forces as previously expected. CYBK is committed to releasing a top tier software product for the Legalized Marijuana industry to help implement control measures and will go through many testing and approval phases prior to releasing the product into the market.

In February, 2014, the Company announced it has received commitments from marijuana dispensaries in New Jersey and Colorado with 9 total locations to beta test the Company's age/id verification and fraud prevention software. All 9 locations have agreed to integrate the consumer mobile app into the dispensary's inventory which is expected to establish responsible inventory controls and streamline the online ordering and payments of the dispensary's products. CYBK is combining the e-wallet function into the App to streamline ordering once receiving payments becomes legal. CYBK continues to seek out dispensaries to use the software product once extensive testing and approvals have been successfully completed.

In February, 2014, the Company announced it is in the final stage of its testing and rebranding of its mobile consumer coupon app for smart phones, which had been expected to be released last November and again expected to release it in March. As of April 14th 2014, the App is completed. The delays were due to CYBK re-branding designs and the delays have caused the App store to delay the release and give CYBK a May 5th 2014 release date. As of this report date, the App for the Android is in the Google Play store and is awaiting store integration before it is fully functional. The Company will begin contacting stores for participation in the coming months.

On March 19th, 2014, the Company completed a Regulation D offering to Macallan Partners LLC and issued 3,700,000 shares of common stock.

On July 31st 2014, the Company issued 400,000 shares to Steven Machat to complete an Asset Purchase for its Entertainment Division which now includes a record label, clothing line, an Artist and music. The Company plans to announce the details surrounding the Asset Purchase in the coming days.

On August 4th, 2014, the Company issued 5,111,330 shares to Howard Gostfrand in exchange for aged debt from June 17, 2013.

On August 28, 2014, the Company completed a reverse merger with EPA Petroleum naming Nathan Hall as the new sole Officer and Director.

On August 28, 2014, Oren Manelis and Christopher J Clarke resigned as Officers and Directors of CYBK.

On August 28, 2014, Christopher J Clarke resigned as Officer in Cyber-Thingy, Inc. and Oren Manelis was named as President and Director.

On August 28, 2014, the Company divested itself of the majority of Cyber-Thingy, Inc. and still owns 17,000,000 shares being set aside as a future dividend to CYBK shareholders after Cyber-Thingy files its paper work with the SEC or obtains a CUSIP number.

Notes to the Consolidated Financial Statements September 30, 2014

Note 5 SIGNIFICANT EVENTS (Continued)

On August 28, 2014, Oren Manelis executed a Securities Exchange Agreement to receive 100 million shares in Cyber-Thingy, Inc.

On August 28, 2014, Christopher J Clarke agreed to cancel 65 million shares of CYBK in exchange for 13 million shares in Cyber-Thingy, Inc.

On August 28, 2014, the Company executed a three year consulting agreement with Christopher J Clarke.

Note 6 SUBSEQUENT EVENTS

On October 13, 2014 the Company issued 15,000,000 shares of its Common stock to Baron Capital in exchange for a reduction of \$15,000 of its principal and an agreement to freeze the interest from accruing for 6 months from November 6, 2014.

On November 12, 2014 the Company filed with FINRA to change its name and obtain a new symbol, the effective date is scheduled for November 28, 2014.

Note 7 DISCONTINUED OPERATIONS.

On November 9, 2012 the Company divested itself of Dynasty Holdings, LLC which was the holding company for all the Assets and Liabilities for Dynasty Limousine the former operating business. These Financial statements reflect changes made after the removal of the assets and liabilities associated with this business. The financial Statements have been prepared not including any revenue received by the former business from October 1, 2012 through November 9, 2012. Once the audits have been completed the numbers may reflect a minor change, but the stated liabilities of the Company shall remain the same.

On August 28, 2014, the Company divested itself of majority of Cyber-Thingy, Inc. and still owns 17,000,000 shares being set aside as a future dividend to CYBK shareholders after Cyber-Thingy files its paper work with the SEC or obtains a CUSIP number. These Financial statements reflect changes made after the removal of the assets and liabilities associated with this business.

FINANCIAL STATEMENTS

These financial statements have not been audited but have prepared in accordance with generally accepted accounting principles. Cyber Kiosk Solutions, Inc. is in the process of having the past 2 years of financial statements audited in accordance with generally accepted accounting principles. As the auditors review the statements from 12/31/10 and roll the financials forward there maybe additional changes to the report, which could cause the Company to file an amended report.

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

(A) The Issuer was organized under the laws of the State of Florida on 05/05/2005. (B) The issuer's primary and secondary SIC Codes; Primary SIC Code: 6726. (C) The issuer's fiscal year end date; The Issuer's fiscal year end date is December 31. (D) <u>Business of Issuer</u>: Cyber Kiosk Solutions, Inc., f/k/a Dynasty Limousine Inc. was a full service Limousine and Transportation company with offices in

Jacksonville and Orange Park, Florida. The limousine company was started in 1998 and formally incorporated in 2005 and became a public company in August 2010. In November of 2012 Dynasty acquired 100% Cyber-Thingy, Inc. as a wholly owned subsidiary in exchange for issuance of 100 million shares of restricted common stock of Dynasty Limousine to Christopher J Clarke. At the time of acquisition Dynasty Holdings, LLC a wholly owned subsidiary of the public company was transferred to Anne and Pierce Fleming former Officers and Directors of the public company in exchange for assuming all the liabilities of the Company. The Company filed with the State of Florida in December to change the name of the Company to Cyber Kiosk Solutions, Inc. effective January 18, 2013 and later changed the effective date to January 25, 2013. The name and ticker symbol where formally changed by FINRA in February 2013. Cyber Kiosk Solutions, Inc. (CYBK) has moved into several business vertical integrations and markets. The business verticals are; digital media, software and mobile application development, tablet POS systems and payment processing and merchandising and licensing of various unique products. The Company had entered the legalized marijuana industry with its main focus on mobile apps, software integration and products to help aide in the responsible control measures that are expected to be implemented by various State and Government agencies throughout the next several years.

Current Operations:

EPA Petroleum, Inc. is a wholly owned subsidiary of Cyber Kiosk Solutions, Inc. (CYBK) and is an independent producer of crude oil and natural gas. EPA Petroleum is actively involved in drilling activities within the Commonwealth of Pennsylvania by and through its General Contractor-Sub Contractor relationships. EPA Petroleum is always seeking new opportunities in the O&G sectors and looks to work with the local communities to help bring jobs within its drilling region. EPA Petroleum's strategy is to grow organically through low-risk exploration and development and higher risk exploration when it purchases its own properties and acreage in and out of the United States. This will be supplemented with opportunistic acquisition of underdeveloped properties that complement EPA Petroleum's existing portfolio. EPA Petroleum is looking for opportunities to drill new oil wells and/or acquire formerly producing oil wells of larger companies that have been plagued with paraffin build up, in order for us to use our own EOR-Enhanced Oil Recovery Products and Techniques. Due to EPA Petroleum's business model, products, and EOR methods, EPAP is able to take oil wells that are no longer cost effective for the larger oil drilling companies and make them profitable.

7) Describe the Issuer's Facilities

The Company maintains a corporate office at: 609 N. Charles Richard Beall Blvd. Suite 105 Debary, FL 32713

8) Officers, Directors, and Control Persons-

Names of Officers, Directors, and Control Persons.

Nathan Hall President, CEO and Chairman of the Board of Directors, Control Person 609 N. Charles Richard Beall Blvd. Suite 105 Debary, FL 32713

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); <u>None</u>
- 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
- 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 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. Beneficial Shareholders.

Nathan Hall – 300,000,000 shares of Common stock 75 percent 609 N. Charles Richard Beall Blvd. Suite 105 Debary, FL 32713

9) Third Party Providers

Legal Counsel-Securities

Roetzel & Andress, A Legal Professional Association Joel D. Mayersohn 350 East Las Olas Blvd. Las Olas Centre II, Suite 1150 www.RALAW.com

Phone: 954-462-4260

Email: JMayersohn@ralaw.com

Legal Counsel-General/Contracts

Weiss Law Group, P.A. Jason Weiss 5531 N University Drive, Suite 103 Coral Springs, FL 33067 954-573-2800 Office 954-573-2798 Fax www.jswlawyer.com

Accountant or Auditor

MaloneBailey, LLP 9801 Westheimer Rd., Suite 1100 Houston, TX 77042

Office: 713-343-4221 Fax: 713-343-3421

http://www.malonebailey.com/

Investor Relations-In-House

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

10) Issuer Certification Following Page

- I, Nathan Hall certify that:
- 1. I have reviewed this 2014 Third Quarter Disclosure Statement of Cyber Kiosk Solutions, Inc.
- 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.

November 19th, 2014

Nathan Hall

Nathan Hall

Cyber Kiosk Solutions, Inc.

CEO/President