# **Disclosure(s)**

#### 1) Name of the issuer and its predecessors (if any)

In answering this item, please also provide any names used by predecessor entities in the past five years and the dates of the name changes.

Eco Depot, Inc - November 2nd 2004, to Present

#### 2) Address of the issuer's principal executive offices

<u>Company Headquarters</u> Address 1: 1311 East La Rua Street Address 2: Pensacola, FL Address 3: 32501 Phone: (888)-635-7142 Email: <u>info@ecodepot.co</u> Website(s): <u>www.ecodepot.co</u>

IR Contact

N/A

#### 3) Security Information

Trading Symbol: ECDPExact title and class of securities outstanding: Common SharesCUSIP: 27885L304Par or Stated Value: 0.001Total shares authorized: 200,000,000as of: March 31, 2016Total shares outstanding: 50,728,594Treasury Shares: 12,000,000Stated Outstanding: 38,728,594as of: March 31, 2016Arch 31, 2016Stated Outstanding: 38,728,594

Additional class of securities (if necessary):

N/A

Transfer Agent Name: Madison Stock Transfer, Inc. Address 1: 1688 East 16th St. Address 2: Brooklyn, NY Address 3: 11229 Phone: (718) 627-4453

Is the Transfer Agent registered under the Exchange Act?\* Yes: X No:

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

List any restrictions on the transfer of security: None

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

List any stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months: October 29th, 2014, Eco Depot, Inc increased its Authorized shares from 200,000,000 to 500,000,000. September 21, 2015, Eco Depot, Inc reverse-split its shares 100:1 with fractional shares being roundedup. The market effective date is October 5, 2015.

March 7, 2016, Eco Depot, Inc decreased its Authorized shares from 5,000,000,000 to 200,000,000.

#### 4) Issuance History

List below any events, in chronological order, that resulted in changes in total shares outstanding by the issuer in the past two fiscal years and any interim period. The list shall include all offerings of equity securities, including debt convertible into equity securities, whether private or public, and all shares or any other securities or options to acquire such securities issued for services, describing (1) the securities, (2) the persons or entities to whom such securities were issued and (3) the services provided by such persons or entities. The list shall indicate:

- 1) September 28, 2012- 39,750,000 Common Restricted Shares issued to Emory Ward was returned to treasury.
- 2) September 28, 2012- 39,750,000 Common Restricted Shares issued @ par to John A Stange Jr for Compensation
- 3) April 2, 2012 1,383,827 Common Restricted Shares issued @ par to James R.J Scheltema, LLC
- 4) April 2, 2012 1,400,000 Common Free Trading shares issued @ par to Emry Capital
- 5) April 2, 2012 2,600,000 Common Free Trading shares issued @ par to 6372066 Canada Corporation
- 6) April 2, 2012 908,000 Common Free Trading shares issued @ par to Georgios Lois
- 7) April 2, 2012 2,000,000 Common Free Trading shares issued @ par to Dimitries Lekkos
- 8) April 2, 2012 5,933,333 Common Free Trading shares issued @ par to Jason Skiouris
- 9) April 2, 2012 5,933,333 Common Free Trading shares issued @ par to Efstathia Skiouris
- 10)April 2, 2012 666,667 Common Free Trading shares issued @ par to James G Mantas
- 11) April 25, 2012 1,000,000 Common Free Trading shares issued @ par to Jason Skiouris
- 12) April 25, 2012 1,000,000 Common Free Trading shares issued @ par to Efstathia Skiouris
- 13) April 25, 2012 1,000,000 Common Free Trading shares issued @ par to World Wide Strategies, Inc
- 14) June 4, 2012 1,750,000 Common Free Trading shares issued @ par to Craig Redding LLC
- 15) June 24, 2012 1,000,000 Common Free Trading shares issued @ par to Dr. Shiraz Ladha
- 16) June 24, 2012 1,000,000 Common Free Trading shares issued @ par to Peter Kastanas
- 17) December 31, 2013- 39,750,000 Common Restricted Shares issued to John A Stange Jr was returned to treasury.
- 18) December 31, 2013- 39,750,000 Common Restricted Shares issued @ par to James R.J Scheltema for Compensation
- 19) Jan 20, 2014 7,500,000 Common Free Trading shares issued @ par to Unrelated Third Party

20) Jan 23, 2014- 44,692,500 Common Restricted Shares issued @ par to WaterGeeks

- Laboratories, Inc.
- 21) Jan 28, 2014 2,500,000 Common Free Trading shares issued @ par to Unrelated Third Party
- 22) Feb 19, 2014 4,000,000 Common Free Trading shares issued @ par to Unrelated Third Party
- 23) Mar 4, 2014 10,000,000 Common Free Trading shares issued @ par to Unrelated Third Party
- 24) Mar 6, 2014 10,000,000 Common Free Trading shares issued @ par to Unrelated Third Party
- 25) For the period ending September 30, 2014,- 15,293,450 Common Free Trading shares was issued to Unrelated Third Parties.
- 26) For the period ending December 31, 2014,- 57,000,000 Common Free Trading shares was issued to Unrelated Third Parties.
- 27) For the period ending March 31, 2015,- 58,000,000 Common Free Trading shares was issued to Unrelated Third Parties.
- 28) For the period ending June 30, 2015,- 59,000,000 Common Free Trading shares was issued to Unrelated Third Parties.
- 29) For the period ending Dec 31, 2015,- 6,300,000 Common Free Trading shares was issued to Unrelated Third Parties.
- **30)** For the period ending Mar 31, 2016,- 12,000,000 Common Restricted shares was issued to treasury.

- 31) For the period ending Mar 31, 2016,- 12,000,000 Common Restricted shares was issued to PureNext Technologies.
- 32) For the period ending Mar 31, 2016,- 16,900,000 Common Free Trading shares was issued to Unrelated Third Parties.
- A. The nature of each offering (e.g., Securities Act Rule 504, intrastate, etc.);

Numbers 2, 3, 18 and 20 are issued from treasury for Compensation Number 4- 16, 19, 21-29 are issued via Securities Act Section 4(1)

A. Any jurisdictions where the offering was registered or qualified;

None

A. The number of shares offered;

None

A. The number of shares sold;

None

A. The price at which the shares were offered, and the amount actually paid to the issuer;

None

A. The trading status of the shares; and

Number 2 and 3 are all Restricted Common Shares and contain a restrictive legend

A. Whether the certificates or other documents that evidence the shares contain a legend (1) stating that the shares have not been registered under the Securities Act and (2) setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act.

Number 2, 3, 18 and 20 are all Restricted Common Shares and contain a restrictive legend

#### 5) Financial Statements

Provide the financial statements described below for the most recent fiscal year end or quarter end to maintain qualification for the OTC Pink Current Information tier. For the initial disclosure statement (qualifying for Current Information for the first time) please provide reports for the two previous fiscal years and any interim periods.

- A. Balance sheet;
- B. Statement of income;
- C. Statement of cash flows;
- D. Financial notes; and
- E. Audit letter, if audited

The financial statements requested pursuant to this item shall be prepared in accordance with US GAAP by persons with sufficient financial skills.

You may either (i) attach/append the financial statements to this disclosure statement or (ii) post such financial statements through the OTC Disclosure & News Service as a separate report using the appropriate report name for the applicable period end. ("Annual Report," "Quarterly Report" or "Interim Report").

If you choose to publish the financial reports separately as described in part (ii) above, you must state in the accompanying disclosure statement that such financial statements are incorporated by reference. You may reference the document(s) containing the required financial statements by indicating the document name, period end date, and the date that it was posted to otciq.com in the field below.

Information contained in a Financial Report is considered current until the due date for the subsequent Financial Report. To remain in the OTC Pink Current Information tier, a company must post its Annual Report within 90 days from its fiscal year-end date and Quarterly Reports within 45 days of its fiscal guarter-end date.

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

Describe the issuer's business so a potential investor can clearly understand the company. In answering this item, please include the following:

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

The business operation of Eco Depot, Inc is to distribute eco-friendly products. We intend on entering into various joint ventures with prominent companies and aid in their efforts to bring high demand products to market.

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

November 2, 2004, Nevada

A. The issuer's primary and secondary SIC Codes;

5399 - Miscellaneous general

A. The issuer's fiscal year end date;

December 31

A. Principal product or services, and their markets;

Eco Depot, Inc is an Exclusive Global Distributors of the WaterGeeks<sup>™</sup> Brand of water filtration products. The Company is in the development stage of transitioning into a distributor of eco friendly Consumer Brand products. The WaterGeeks Brand has been featured in several leading consumer magazines and television editorial features over the past 5-years. WaterGeeks<sup>™</sup> Filtered bottles have been test marketed at various select retailers including Target®, Neiman Marcus®, Wegmans® and Meijer® in the USA and at Home Outfitters® in Canada.

Eco Depot, Inc has signed a 10 year North American distribution agreement to distribute the WaterGizzi H2O and WaterGizzi Draw products. This agreement also grants Eco Depot, Inc the rights to distribute the WaterGizzi Squeeze and WaterGizzi 360 for 2,000,000 restricted common shares (1,000,000 per each product) which was issued on February 26, 2016. The Company also issued 10,000,000 restricted common shares that carries a minimum value of \$100,000 towards securing an ownership position in the WaterGizzi Squeeze and WaterGizzi 360 products.

### 7) Describe the Issuer's Facilities

The goal of this section is to provide a potential investor with a clear understanding of all assets, properties or facilities owned, used or leased by the issuer.

In responding to this item, please clearly describe the assets, properties or facilities of the issuer, give the location of the principal plants and other property of the issuer and describe the condition of the

properties. If the issuer does not have complete ownership or control of the property (for example, if others also own the property or if there is a mortgage on the property), describe the limitations on the ownership.

If the issuer leases any assets, properties or facilities, clearly describe them as above and the terms of their leases.

- 1) \$50,000 investment in the WaterGizzi tool purchased from Aquamira Technologies, Inc.
- 2)\$31,000 Equipment (Computers, Software Programs, Intuit Program, Quick Books, Licenses for computers, Office Furniture, Silicone Gizzy Bottle Tool, and 2 Water Dizzy Systems).
- 3)\$15,000 worth of water bottles and accessories from the WaterGeeks™
- 4)\$12,520, acquired all necessary proprietary manufacturing processes and know-how, all current vendor relationships or agreements and all other necessary information from WaterGeeks Laboratory, Inc.
- 5) \$120,000 for the WaterGizzi H2O, Draw, Squeeze and 360 products.

#### 8) 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>. In responding to this item, please provide 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.

James R.J Scheltema,

- 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

1. 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;

<u>None</u>

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

<u>None</u>

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.

<u>None</u>

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.

James R.J Scheltema, CEO, President, Secretary and Director of the company located 1311 East La Rua Street, Pensacola, FL 32501. Currently the shares beneficially owned by James R.J Scheltema are 425,035 restricted common shares, being the only affiliate of the Company.

## 9) Third Party Providers

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

Legal Counsel

<u>N/A</u>

Accountant or Auditor

<u>N/A</u>

Investor Relations Consultant

N/A

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

N/A

#### 10) 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, James R.J Scheltema, certify that:

1. I have reviewed this financial statements for the quarter ending March 31, 2016 and Disclosures of Eco Depot, 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.

May 17, 2016

Loretta Moss President/Director

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ECO DEP	OT INC.							
	Sheet (unau	dited)						
(in \$USD								
						March 31, 2016		March 31, 2015
ASSETS								
	Cash				\$	1,534	\$	619
	Other rece					203		
	Equipment	(note 6)				31,000		35,000
	Inventory					15,000		15,000
	Tools					50,000		50,000
	Tangible fi	xed assets (	note 1)			100,000		
	Intangible	fixed assets	(note 1			20,000		
	Goodwill (r	note 4)				12,520		12,520
TOTAL AS	SSETS				\$	230,257	\$	113,139
					-	;	4	
LIABILITI	ES AND SHA	AREHOLDEF	S' EOUITY					
LIABILITI			~					
		ayable and	accrued lia	bilities	\$	112,809	\$	73,889
	Loan from	,			\$	20,182	\$	17,549
		e Note paya	ole		\$	93,386	\$	99,323
					4	226,377	•	190,761
CUADEU/								
SHAKER	OLDERS' EQ		LIENCY)			200.000		224.040
	Common S		I			380,988		234,848
		paid in capi				278,320		278,320
	Retained ea	arnings (def	icit)			(655,428)		(590,790)
TOTAL S	HAREHOLD	ERS EQUITY	(DEFICIEN	ICY)		3,880		(77,622)
TOTAL L	IABILITIES A	AND SHARE	HOLDERS'	EQUITY	\$	230,257	\$	113,139
						,		,
		The accom	nanving no	tes are a	n inte	gral part of the finan	cial s	tatement
			panying no				ciui J	
				F1				

ECO DEPO	T INC.				
Statement	of Loss (u	naudited)			
(in \$USD)					
			For the Three Months Ended March 31, 2016	For the Three Months Ended March 31, 2015	From Inception- November 2, 2004 to March 31, 2016
Revenue			\$83	\$0	\$203
Expenses					
Amortizatio	on – Equipn	nent	1,000	1,000	31,000
Bank fees			87	58	516
Consultant					8,000
General and	d Administr	ative		2,650	513,893
Legal					5,533
Marketing I	Expense		8,700		8,700
Office Supp	olies				1,842
Rent					17,200
Salaries					48,750
TA Fees				300	15,797
Telephone/	/ Internet			100	3,067
Travel					1,000
			9,787	4,108	655,298
NET LOSS	FOR THE P	ERIOD	(9,704)	(4,108)	(655,095)
	The accom	panying no	tes are an integral	part of the financia	al statement

ECO DEPOT INC.				
Earnings (net loss)	) Per Share C	alculations		
for The Quarter Er	nding March	31, 2016		
Net Loss For the 1st	Quarter			(9,704)
Number of Shares as	of December 3	31, 2015	9,828,594	
Number of Shares as	of March 31, 2	2016	50,728,594	
Weighted Average Nu	umber of Share	es	30,278,594	30,278,594
Loss Per Share				(0)
The accompanying	notes are an i	integral part	of the financial of	tatement
The accompanying	notes are an			statement
		F2-A		

ECO DEPOT INC.					
(A Development Stage Compar	ıy)				
Statement of Stockholders' Equ For the Period from November		to March 21, 201	6 (unaudited)		
(in \$USD)	2, 2004 (inception)	to March 51, 201	to (unaudited)		
	Common Stock		Additionals	Accumulated	
	Shares	Amount	Capital	Deficit	Total
Balance, inception (November	_	\$ -	\$ -	_	\$ -
Net Loss for the period			-	(766)	(766)
Balance, December 31, 2004	_	\$ -	\$ -	-\$ 766	-\$ 766
Common stock issued for cash at \$0.001 per share March 10, 2005	80.000	\$ 4,000	\$ -		\$ 4,000
Common stock issued for cash at \$0.01 per share September 22, 2005	31,500	1,575	14,175		15,750
	51,500	1,575			
Net Loss, December 31, 2005			- 0	(4,046)	(4,046)
Balance, December 31, 2005	111,500	5,575	14,175	-\$ 4,812	14,938
common stock issued for cash at \$0.02 per share February					
27, 2006	10,000	\$ 500	9,500		\$ 10,000
Net Loss December 31, 2006				-\$ 34,320	-\$ 34,320
Balance, December 31, 2006	121,500	\$ 6,075	23,675	-\$ 39,132	-\$ 9,382
Net Loss December 31, 2007				-\$ 83,389	-\$ 83,389
Balance, December 31, 2007	121,500	\$ 6,075	23,675	-\$ 122,521	-\$ 92,771
Conversion of Note payable to					
common stock for \$0.00322 per share November 24, 2008	283,000	14150	31,367		45,517
		11150	01,001		15,517
Net Loss December 31, 2008				(131,234)	(131,234)
Balance, December 31, 2008	404,500	\$ 20,225	55,042	(253,755)	(178,488)
Conversion of Note payable to common stock for \$0.00322 per share October 28, 2009	432,000	21600	47,883		69483
Net Less Desember 21, 2000					7.075
Net Loss December 31, 2009				(7,075)	-7,075
Balance, December 31, 2009	836,500	\$41,825	102,925	(260,830)	(116,080)
Cancellation of shares	(795,000)	(795)	795		0
Shares issued as compensation	39,750,000	39,750			39,750
	33,730,000	33,730			55,750
Conversion of Note payable to common stock for \$0.001per share	3,000,000	3,000			3,000
Net Loss for the period March 31, 2010				(45,121)	-45,121
Balance, March 31, 2010	42,791,500	\$83,780	103,720	(305,951)	(118,451)
Conversion of Note payable to common stock	3,000,000	3,000			3,000
Conversion of Note payable to common stock	3,000,000	3,000			3,000
Cancellation of common stock related to acquisition	(33.787.500)	(33.788)			(33.788)

\$0.001per share	3,000,000	3,000			3,000
Net Loss for the period March 31, 2010				(45,121)	-45,121
Balance, March 31, 2010	42,791,500	\$83,780	103,720	(305,951)	(118,451)
Conversion of Note payable to common stock	3,000,000	3,000			3,000
Conversion of Note payable to common stock	3,000,000	3,000			3,000
Cancellation of common stock related to acquisition	(33,787,500)	(33,788)			(33,788)
Issuance of common stock related to acquisition	33,787,500	33,788			33,788
Net Loss for the period June 30, 2010				(67,050)	(67,050)
Balance, June 30, 2010	48,791,500	89,780	103,720	(373,001)	(179,501)
Net Loss for the period September 30, 2010				(61,750)	(61,750)
Balance, September 30, 2010	48,791,500	\$89,780	103,720	(434,751)	(241,251)
Net Loss for the period December 31, 2010				(38,250)	(38,250)
Balance, December 31, 2010	48,791,500	\$89,780	103,720	(473,001)	(279,501)
Net Loss for the period March 31, 2011				(10,000)	(10,000)
Balance, March 31, 2011	48,791,500	\$89,780	103,720	(483,001)	(289,501)
Net Loss for the period June 30, 2011				(5,000)	(5,000)
Balance, June 30, 2011	48,791,500	\$89,780	103,720	(488,001)	(294,501)
Cancellation of shares	(39,750,000)	(39,750)			(39,750)
Shares issued as compensation	39,750,000	\$39,750			39,750
Net Loss for the period September 30, 2011				(5,000)	(5,000)
Balance, September 30, 2011	48791500	\$89,780	103,720	(493,001)	(299,501)
Net Loss for the period December 31, 2011					
Balance, December 31, 2011	48791500	\$89,780	103,720	(493,001)	(299,501)
Net Loss for the period March 31, 2012					
Balance, March 31, 2012	48791500	\$89,780	103,720	(493,001)	(299,501)
Director loan cancellation Net Loss for the period June			174,600		174,600
30, 2012				(1,000)	(1,000)
Balance, June 30, 2012	48791500	\$89,780	278,320	(494,001)	(125,901)
Cancellation of shares Shares issued as	(39,750,000)	(39,750)			(39,750)
compensation Net Loss for the period	39,750,000	\$39,750			39,750
September 30, 2012 Balance, September 30,				(500)	(500)
2012	48,791,500	\$89,780	278,320	(494,501)	(126,401)
Net Loss for the period December 31, 2012				(500)	(500)
Balance, December 31, 2012 Net Loss for the period	48,791,500	\$89,780	\$278,320	(495,001)	(126,901)
March 31, 2013				(13,549)	(13,549)
Balance, March 31, 2013	48,791,500	\$89,780	278,320	(508,550)	(140,450)

Balance, June 30, 2012	48791500	\$89,780	278,320	(494,001)	(125,901)
Cancellation of shares	(39,750,000)	(39,750)			(39,750)
Shares issued as compensation	39,750,000	\$39,750			39,750
Net Loss for the period September 30, 2012				(500)	(500)
Balance, September 30, 2012	48,791,500	\$89,780	278,320	(494,501)	(126,401)
Net Loss for the period	+0,7 51,500	\$05,700	270,520		
December 31, 2012				(500)	(500)
Balance, December 31, 2012 Net Loss for the period	48,791,500	\$89,780	\$278,320	(495,001)	(126,901)
March 31, 2013				(13,549)	(13,549)
Balance, March 31, 2013	48,791,500	\$89,780	278,320	(508,550)	(140,450)
Shares issued as compensation	1,383,827	1,383	270,020	(500,550)	1,383
Conversion of Note payable to common stock	26,191,333	26,192			
Net Loss for the period June	20,191,555	20,192			26,192
30, 2013				(49,983)	(49,983)
Balance, June 30, 2013 Net Loss for the period	76,366,660	117,355	278,320	(558,533)	(162,858)
September 30, 2013				(10,120)	(10,120)
Balance, September 30, 2013	76,366,660	117,355	278,320	(568,653)	(172,978)
Cancellation of shares	(39,750,000)	(39,750)			(39,750)
Shares issued as compensation	39,750,000	\$39,750			\$39,750
Net Loss for the period December 31, 2013				(700)	(700)
Balance, December 31, 2013	76,366,660	117,355	278,320	(569,353)	(173,678)
Shares issued for Watergeeks Assets	46,692,500	46,693			46,693
Conversion of Note payable to common stock	40,500,000	40,500			40,500
Net Loss for the period		,		( )	
March 31, 2014				(5,071)	(5,071)
Balance, March 31, 2014	163,559,160	204,548	278,320	(574,424)	(91,556)
Net Loss for the period June 30, 2014				(3,776)	(3,776)
Balance, June 30, 2014	163,559,160	204,548	278,320	(578,200)	(95,332)
Conversion of Note payable to common stock	15,293,450	3,850			3,850
Net Loss for the period September 30, 2014				(44)	(44)
Balance, September 30, 2014	178,852,610	208,398	278,320	(578,244)	
Conversion of Note payable			278,520	(378,244)	(91,526)
to common stock Net Loss for the period	57,000,000	5700			5700
December 31, 2014				(8,438)	(8,438)
Balance, December 31, 2014	235,852,610	214,098	278,320	(586,682)	(94,264)
Conversion of Note payable to common stock	58,000,000	20,750			20,750
Net Loss for the period March 31, 2015				(4,108)	(4,108)
	202.052.010	224.040	270 220		
Balance, March 31, 2015 Conversion of Note payable	293,852,610	234,848	278,320	(590,790)	(77,622)
to common stock Net Loss for the period June	59,000,000	19,250			19,250
30 2015				(6.584)	(6 584)

Balance, December 31, 2014	235,852,610	214,098	278,320	(586,682)	(94,264)
Conversion of Note payable to common stock Net Loss for the period	58,000,000	20,750			20,750
March 31, 2015				(4,108)	(4,108)
Balance, March 31, 2015	293,852,610	234,848	278,320	(590,790)	(77,622)
Conversion of Note payable to common stock	59,000,000	19,250			19,250
Net Loss for the period June 30, 2015				(6,584)	(6,584)
Balance, June 30, 2015	352,852,610	254,098	278,320	(597,374)	(64,956)
Net Loss for the period September 30, 2015				(3,675)	(3,675)
Balance, September 30, 2015	352,852,610	254,098	278,320	(601,049)	(68,631)
Conversion of Note payable to common stock	6,300,000	4,000			4,000
Net Loss for the period December 31, 2015				(44,675)	(44,675)
Balance, December 31, 2015	9,828,594	258,098	278,320	(645,724)	(109,306)
Shares issued to Treasury	12,000,000	1,200			1,200
Shares issued to WaterGizzl	12,000,000	120,000			120,000
Conversion of Note payable to common stock	16,900,000	1,690			1,690
Net Loss for the period March 31, 2016				(9,704)	(9,704)
Balance, December 31, 2016	50,728,594	380,988	278,320	(655,428)	3,880
The acc	ompanying notes are	e an integral par	t of the finan	cial statements	5.
		F3			

ECO DEPOT INC.			
Statement of Cash Flow (unaudited)			
(in \$USD)			
	1	For the Three Months Ended March 31, 2016	For the Three Months Ended March 31, 2015
OPERATING ACTIVITIES			
Net Loss for the period		-\$ 9,704	-\$ 4,108
Share compensation		1,200	
Other receivables		\$ 83	
Accounts payable and accrued liabilities		(1,517)	
Cash used in operating activities		(9,938)	(4,108)
FINANCING ACTIVITIES			
Issuance of convertible note		9,000	3,000
Director Loan			
Issuance of shares		122,890	20,750
Cash provided by financing activities		131,890	23,750
NET INCREASE (DECREASE) IN CASH DURING THE PERIOD		213	(1,210)
CASH BALANCE, BEGINNING OF PERIOD		1,321	1,900
CASH BALANCE, END OF PERIOD		\$ 1,534	\$ 690
		, -	
The accompanying notes are an	integral p	art of the financia	l statements.
	F4		

	DEPOT I					
		Financial Statemer	1t			
		16 (unaudited)				
1.	THE CO	MPANY				
			· 1. 1. 2.	2004 1 41 1		
	•	· · · · ·		2004 under the laws on the laws on the laws of the law		
			<u> </u>	orting by Developmen		
	-	evelopment Stage Ent				
The	Company i	s in the business of d	eveloping relationship	os with existing eco-fr	iendly companies	
to se	t-up a distr	ibution network to br	ing their products to 1	market. Eco Depot wil	l not manufacture	
any	equipment	or goods, but will res	ell "green products" f	rom various manufact	ures.	
	•		uired the assets of Wa	aterGeeks Laboratory,	Inc for 46,692,500	
restr	icted comm	ion shares.				
Tho	Company	vigned a distribution s	greement to distribut	e the WaterGizzi H20	and Draw products	This
		-	-	e distribution rights to	•	
-		<b>e</b> . /	0	00 per product). On F		
		•		000 for these distribut		
				y a minimum value of		
posit	tion in the V	WaterGizzi Squeeze a	and 360 products.			
•	CLONIEL					
2.	SIGNIFIC	CANT ACCOUNTIN	<u>IG POLICIES</u>			
The	Company's	accounting policies (	 conform to United St:	ates generally accepted	1	
				in the preparation of the		
	ncial statem	•				
				dited by and independ		
		· · · ·		rmal, recurring entries		
opin	ion of man	agement, necessary fo	or a fair presentation of	of the results for such	periods.	
a)	Estimates					
"	Limuics					
The	preparation	of the financial state	ments in conformity	with generally accepte	d accounting princip	les
requ	ires manag	ement to make estima	ates and assumptions	that affect certain repo	orted amounts and	
discl	osure. Acc	ordingly, actual result	ts could differ from th	ose estimates.		
	~ ~	•••				
b) R	evenue Red	cognition				
	Company	ecognizes revenue w	hen earned in accords	nnce with SEC Staff A	counting Rullatin N	0
The	• • • • • • • • • • • • • • • • • • •	VUNETINES LEVELUE W		uice with SEC Stall A	COURTER DUICTIE	U
		Recognition in Finan				

On June 2, 2008, the Company has issued a note payable to a related party for \$72,000 for compensation. The note was due to mature June 2, 2009, bears no interest and is convertible at \$\$0.015 per share. On July 12, 2009, the was assigned to an unrelated party. On October 23, 2009, the conversion rate of the note was amended to \$0.001 per share and the note was assigned to an unrelated party. On Feb 14, 2014, the conversion rate was amended to 0.00035 and Notes #4 & #5 were cancelled . As at December 31, 2014 the remaining note payable of \$1108 remains outstanding, is due on demand,

# b) Revenue Recognition

The Company recognizes revenue when earned in accordance with SEC Staff Accounting Bulletin No 101. "Revenue Recognition in Financial Statements".

3. NOTES PAYABLE				
On June 2, 2008, the Company has i	ssued a note payable t	o a related party for \$	72,000 for	
compensation. The note was due to				5
per share. On July 12, 2009, the was				
conversion rate of the note was ame	-			đ
party. On Feb 14, 2014, the conversi	· · · · · · · · · · · · · · · · · · ·			
As at December 31, 2014 the remain	ning note payable of \$1	108 remains outstand	ing, is due on demand	1,
bears no interest and is convertible a				
On March 22, 2013, the Company h	as issued a note payab	le to an unrelated part	y for \$14,000. The no	te is
due to mature on March 22, 2014, b	ears no interest and is	convertible at \$\$0.001	per share.	
On April 1, 2013, the Company issu	ed a note payable to a	related party (John A	Stange Jr) for \$11,000	). The note is
due to mature on April 1, 2014, bear	s no interest and is con	nvertible at \$\$0.001 p	er share.	
On April 4, 2013, the Company has	issued a note payable	to an unrelated party f	or \$50,000. The note	is
due to mature on April 4, 2014, bear	s no interest and is con	nvertible at \$\$0.001 p	er share.	
On July 5, 2013, the Company has i	ssued a note payable to	o an unrelated party fo	r \$40,000. The note is	5
due to mature on July 5, 2014, bears	no interest and is con-	vertible at \$\$0.001 pe	r share. On July 7, 20	14, the
conversion rate was amended to 0.0	0035			
On Feb 27, 2014, the Company has	issued a note payable t	to an unrelated party f	or \$2,500. The note is	
due to mature on Feb 27, 2015, bear	s no interest and is cor	overtible at \$\$0.001 p	er share.	
On March 13, 2014, the Company h	as issued a note payab	le to an unrelated part	y for \$3,030. The note	e is
due to mature on March 30, 2015, b	ears no interest and is	convertible at \$\$0.001	per share.	
On June 3, 2014, the Company has i	ssued a note payable t	o an unrelated party for	or \$3,635. The note is	
due to mature on June 3, 2015, bears	s no interest and is con	vertible at \$\$0.001 pe	r share.	
On September 30, 2014, the Compa	ny has issued a note pa	yable to an unrelated	party for \$2,800. The	note is
due to mature on September 30, 201	5, bears no interest and	d is convertible at \$\$0	.001 per share.	
On February 11, 2015, the Company				ote is
due to mature on February 11, 2015	bears no interest and	is convertible at \$\$0.0	01 per share.	
On April 28, 2015, the Company has				is
due to mature on April 28, 2016, bea				
On May 20, 2015, the Company has				S
due to mature on May 20, 2016, bea	rs no interest and is co	nvertible at \$\$0.001 p	er share.	
On November 16, 2015, the Compar		-		The note is
due to mature on November 16, 201				
On November 25, 2015, the Compar				note is
due to mature on November 25, 201	•		•	
On January 11, 2016, the Company			-	te is
due to mature on January 11, 2017,	bears no interest and is	convertible at \$\$0.00	1 per share.	
	F5			

ECO DEPOT INC.							
Notes to the Fina		nent					
March 31, 2016 (	unaudited)						
4. GOODWILL							
On Jan 23, 2014, Ec	o Depot Inc	acquired all nec	essary propi	 rietary manufa	cturing processes a	nd know-how	
all current vendor re	± /	<u>.</u>	21 1	2	01	,	, Inc.
5. NOTES PAYA	ABLE						
Tamma of as ab wa		ia daaawibaad k					
Terms of each no	te payable		below				
			Interest	Conversion	Original \$ Amount at	\$ Amount Converted to Common	\$ Amount Outstanding as at March 31,
Note Description	Issue Date		Rate	Rate (\$)	Issue Date	Shares	2015
Unsecured Note Payable (NP#1)	9/2/08	Due on Demand	0%	\$ 0.00010	\$ 72,000	\$70,892	\$1,108
Unsecured Note Payable (NP#2)	3/22/13	Due on	0%	\$ 0.0010	\$14,000	\$5,590	\$8,410
Unsecured Note		Due on	0%				\$50,000
Payable (NP#3) Unsecured Note		Demand Due on		\$ 0.0010	\$50,000		
Payable (NP#6) Unsecured Note	//5/13	Demand Due on	0%	\$ 0.00035	\$40,000	\$40,000	\$0
Payable (NP#7)	2/27/14		0%	\$ 0.0010	\$2,500		\$2,500
Unsecured Note Payable (NP#8)	3/13/14	Due on Demand	0%	\$ 0.0010	\$3,030		\$3,030
Unsecured Note Payable (NP#9)	6/3/14	Due on Demand	0%	\$ 0.0010	\$3,635		\$3,635
Unsecured Note Payable (NP#10)	9/30/14	Due on Demand	0%	\$ 0.0010	\$2,800		\$2,800
Unsecured Note	2/11/15	Due on	0%		\$3,000		\$3,000
Payable (NP#11) Unsecured Note		Due on		\$ 0.0010			
Payable (NP#12)	4/28/15	Demand Due on	0%	\$ 0.0010	\$3,000		\$3,000
Unsecured Note Payable (NP#13)	5/20/15	Demand	0%	\$ 0.0010	\$3,000		\$3,000
Unsecured Note Payable (NP#14)	11/16/15	Due on Demand	0%	\$ 0.0010	1,803		\$1,803
Unsecured Note Payable (NP#15)	11/25/15	Due on	0%	\$ 0.0010	2,100		\$2,100
Unsecured Note		Due on					
Payable (NP#15)	1/11/16	Demand	0%	\$ 0.0010	9,000		\$9,000
TOTAL OUTSTAN	DING				\$209,868		\$93,386
		D					
Loan From Director	4/1/13	Due on Demand	0%	\$ 0.0010	\$11,000		\$11,000
Loop Erem Director		Due on Demand	0%	\$ 0.0010	\$5,294		\$5,294
Loan From Director		Due on					
Loan From Director	11/14/13	Demand Due on	0%	\$ 0.0010	\$500		\$500

\$ 0.0010

0%

Due on

10/27/14 Demand

Loan From Director

\$755

\$755

			-	-				
	4/1/17	Due on	00/	<b>,</b>	0.0010	¢ 1 1 000		¢11.000
Loan From Director	4/1/13	Demand	0%	\$	0.0010	\$11,000		\$11,000
Loan From Director	7/8/13	Due on Demand	0%	\$	0.0010	\$5,294		\$5,294
Louin From Director	170715	Due on	0/0	4	0.0010	\$5,251		\$5,251
Loan From Director	11/14/13		0%	\$	0.0010	\$500		\$500
		Due on						
Loan From Director	10/27/14		0%	\$	0.0010	\$755		\$755
	0/15/15	Due on	00/	¢	0.0010	¢ 2, 6 2 2		¢ a c a a
Loan From Director	9/15/15	Demand	0%	2	0.0010	\$2,633		\$2,633
TOTAL OUTSTAN	DING LOAN	FROM DIREC	TOR					\$20,182
6. DEPRECIATI	ON							
We record equipment		compute depred	ciation using	the	straight-li	ne method over the	e useful	
lives of the equipme	ent.							
7. GOING CON	CERN			-				
The accompanying	financial state	ments have bee	n prepared of	on a	going cond	cern basis, which		
contemplates the rea							business.	
As shown in the acc	ompanying fi	nancial stateme	nts, during t	he t	hree month	period ended		
March 31, 2016, the	Company in	curred a loss of	\$9,704. In a	addi	tion, the Co	ompany has an		
accumulated deficit	of \$655,428.	It is the intention	on of the Co	mpa	any's stockl	holders to fund cap	oital shortfalls	
for the foreseeable f	uture.							
8. SUBSEQUEN	T EVENTS							
On April 25, 2016, J		· ·				signed. On May 4,	2016	
Loretta Moss was he	ereby elected	as President and	d director of	the	Company.			
			F6					