

EKO INTERNATIONAL CORP.
a Delaware corporation

**Quarterly Disclosure Statement
for the quarter ended June 30, 2012
(Q2 FY 2012)**

**Item 1 Exact name of the issuer and the address of its principal
executive offices.**

The name of the issuer is:

EKO INTERNATIONAL CORP.

From inception on May 24, 2007 until December 12, 2007, the name of the issuer was Tomorrow's Morning, Inc. The name was changed to EKO International Corp. on December 13, 2007.

EKO International Corp.'s principal executive office is located at:

855 Brant Street, Burlington, Ontario, Canada, L7R 2J6

Telephone Number: 289-288-0447 X303

Fax Number: 289-288-0449

Website: www.ekointernational.com

There is no person responsible for investor relations at this time. Shareholders and prospective investors may contact the company directly with investor relations questions at the contact information above.

Item 2 **Shares outstanding.**

Period End Date	June 30, 2012
<i>Common Shares</i>	
Period End Date	June 30, 2012
Number of Shares authorized	1,000,000,000
Number of Shares outstanding	31,683,037
Freely Tradable Shares(public float)	13,079,427
Total No. of Beneficial Shareholders	appx.150
Total No. of Shareholders of Record	101
<i>Preferred Shares</i>	
Period End Date	June 30, 2012
Number of Shares authorized	1,000,000
Number of Shares outstanding	0
Freely Tradable Shares (public float)	0
Total No. of Beneficial Shareholders	0
Total No. of Shareholders of Record	0

The above data points for the years-ended December 31, 2011 and December 31, 2010 are hereby incorporated by reference to page 3 of the Annual Report for the year-ended December 31, 2011, published on April 18, 2012 through the OTC Disclosure and News Service.

Item 3 **Interim financial statements.**

Financial statements for the most recent fiscal quarter are hereby incorporated by reference to the financial statements for the quarter ended June 30, 2012 published on August 21, 2012 through the OTC Disclosure and News Service as "Quarterly Report: JUNE 30, 2012 QUARTERLY".

Item 4 Management's discussion and analysis or plan of operation.

A. Plan of Operation.

Our plan of operation over the next twelve months will continue to include the management and development of our wholly-owned subsidiary, Envirometals, Inc.

Envirometals will process scrap metal produced by metal working plants. We intend to process scrap by compacting loose scrap into dense brickettes, thereby adding value.

As disclosed in previous disclosure statements, our plan is to utilize rented facilities and subcontracts to operate our equipment in facilities provided by the subcontractors. And once processed, our plan calls for the sourcing of clients (buyers of our processed scrap) by commissioned representatives.

We will utilize proprietary know-how to manufacture equipment and process scrap, and have negotiated rights from the developers of this technology.

We had intended to commence operations by end of March 2012, but the lawsuit we were required to defend (see Item 5 – Legal Proceedings, below) has monopolized our time and forced us to delay the commencement of operations. But with the most urgent aspects of the lawsuit now complete, we have re-focused our energies on preparing for operations, which include the meeting of building and labour codes and appropriate business licenses as well as sourcing material, contracting with scrap processing facilities, etc., and currently anticipate commencing operations in September of 2012.

In addition, we are finalizing our plans for launching a marketing program for our scrap processing services.

As can be seen from our financials, we currently have no cash, while we anticipate our cash needs for the next twelve months to be approximately \$150,000, including \$100,000 in legal fees incurred and expected to be incurred but not yet paid, \$25,000 in operating costs and \$25,000 in marketing costs. We will either need to borrow cash from one or more private lenders – though we have yet to identify any at this time – or raise additional investment through a private placement, although again we have yet to identify investors for such a capital raise.

We also anticipate expansion costs and further operational costs in addition to the costs mentioned above, but intend for such costs to be satisfied by proceeds from operations, and will not incur such costs unless and until we have commenced sufficient operations to finance such expansion and additional operations.

In addition to our work with Envirometals, we also continue to pursue the procuring of North American rights to distribute an industrial coating line, as well as the North American rights to market equipment lines from other suppliers.

OeBin Ltd., a Canadian dealer of large trucks and heavy equipment, has the infrastructure to provide sales and marketing support for these various industrial coating and equipment lines, and we are looking to begin talks with OeBin to provide such services later this year.

We expect to hire up to 10 new employees within the next 6-12 months as we put the scrap processing equipment into operation, mostly salespeople on commission.

On July 24th, 2012, the Company entered into an agreement to create a Joint Venture with Neuro Vasc Medical Inc. to promote and distribute FREMS (Frequency Rhythmic Electrical Modulation System) equipment supplied by Lorenz Neurovasc Inc. Pursuant to the Joint Venture agreement, our work will include the setting up and/or managing of centers to train and certify technicians in the use of FREMS equipment.

The costs and funding arrangements have yet to be determined and incorporated into a business plan.

We are not engaged in, nor do we anticipate being engaged in, any product research and development in the foreseeable future, nor do we anticipate any other significant expenditures.

We have no expected purchases or sales of any plant and significant equipment in the foreseeable future.

B. Management's Discussion and Analysis of Financial Condition and Results of Operations.

As we have not had revenues in each of the last two completed fiscal years, this section is not applicable.

C. Off-Balance Sheet Arrangements.

For the period covered by this disclosure statement and all time subsequent, neither EKO International Corp., nor its wholly-owned subsidiaries, has or engaged in any off balance sheet arrangements.

Item 5 Legal proceedings.

On March 20, 2012, a complaint was filed in the Chancery Court of the State of Delaware by Capital Path Securities, LLC, a brokerage firm, and Legent Clearing LLC, a securities clearing firm, against the Company, its officers and directors, its former Chief Financial Officer Casey Bruyns, its transfer agent, as well as John Formicola, an individual who at one time (but not currently) was an affiliate of the issuer.

The plaintiffs allege that Mr. Formicola inappropriately ordered the cancellation of 5,000,000 shares of the issuer's free-trading common stock which were held by Mr. Formicola in "street name", i.e. the shares were placed on account with Clearing Path. The plaintiffs further allege that the Company and its transfer agent inappropriately executed Mr. Formicola's cancellation order for those 5,000,000 shares, even though the transfer agent was never presented with the physical stock certificate representing such shares, as the shares continued to be held in street name through Mr. Formicola's account with Capital Path.

The plaintiffs further allege that Mr. Formicola, after the transfer agent "cancelled" all 5,000,000 of Mr. Formicola's shares held on account with Capital Path, placed a sell order with Capital Path for nearly 3 million of such "cancelled" shares, which Capital Path executed.

In summary, the plaintiffs alleged that Formicola exchanged his public shares in the Company for private shares in the spun off subsidiary, and that knowing this, intentionally traded those same public shares on the open market.

The plaintiffs are seeking relief in the form of the issuer re-issuing such cancelled-then-sold shares, as well as attorneys fees and other unspecified damages.

An expedited trial was held in the State of Delaware Court of Chancery on April 4, 2012, after which the Court adjudicated in the plaintiffs favor insofar as it ordered the nearly 3 million shares in dispute to be re-issued by the issuer, an order the Court confirmed on April 17 after an

appeal by the Company, which was concerned whether it would be appropriate for it to re-issue the shares, and whether issuing them on a free-trading basis would be compliant with securities laws and rules.

However, pursuant to the Court Order, the issuer re-issued the nearly 3 million shares, as requested by the complainants.

The other aspects of the case, including possible damages, have yet to go to trial. But should the defendants, which includes the issuer, lose at trial on these other aspects of the case, the issuer may be subject to substantial, but as yet undetermined, plaintiff attorney fees and other potential damages.

There are no current, past or pending trading suspensions by a securities regulator. Other than as disclosed above, there are no other pending, current or threatened litigation involving the issuer.

Item 6 Defaults upon senior securities.

There has been no material default in the payment with respect to any indebtedness of the issuer.

Item 7 Other information.

There are no other required disclosures pursuant to any current reporting obligation, as required by the OTC Alternative Reporting Guidelines.

Item 8 Exhibits.

There are no exhibits.

Item 9 Certifications.

I, Rocco DiBenedetto, certify that:

1. I have reviewed this quarterly disclosure statement of EKO International Corp. (EKNL);

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;

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.

Date: September 4, 2012

/s/ Rocco DiBenedetto

Rocco DiBenedetto, Sole Officer and Director