

ENVIRO-SERV, INC.

DISCLOSURE STATEMENT
March 31st, 2017

4210 W. Gray Street, Suite #1

. Tampa, FL 33609

Trading Symbol

EVSV

Part A General Company Information

Item 1: The exact name of the issuer and its predecessor (if any)

The name of the Company on the quarter ending date December 31st, 2016 is Enviro-Serv, Inc.

The Company had the following-previous names:

Formerly=Transfer Technology Int'l Corp. until 4-23-13

Formerly=Inverted Paradigms Corp. until 12-07 Formerly=Horizon Holding Corp. until

5-06

Formerly=Liquid Golf Holding Corp. until 9-04. Jurisdiction of Incorporation Nevada changed to Delaware

Formerly=Nomadic Collaboration International, Inc. until 6-03

Formerly=DP Charters, Inc. until 4-02

Item 2: The address of the issuer's principal executive offices

4210 W. Gray Street, Suite #1
Tampa, FL 33609

Item 3: The jurisdiction(s) and date of the issuers' incorporation or organization

The Company is currently domiciled in Delaware.

Part B Share Structure

Item 4: The exact title and class of securities outstanding

The Company has four classes of capital stock consisting of Class A common stock, non-trading preferred A, B and C class shares. The Company's trading symbol is EVSV and CUSIP number is 29403A109

Item 5: Par or stated value and description of the security

Par Value: \$.0001

Description: Common stock, which has a one share one vote right with no other rights. Preferred A class is convertible into 100 shares of class A common and has 200 shares of voting power. Preferred B class is convertible into 100 shares of class A common and has 100 shares of voting power. Class C shares are convertible into 100 shares of class A common stock and have 100 shares of voting power.

There are no provisions in the Company's Articles of Incorporation, Articles of Amendment, or By-laws that would delay or prevent a change of control.

Item 6: The number of shares or total amount of the securities outstanding for each class of securities authorized and SEC SIC code(s) listed.

SEC SIC CODE=#5940

HISTORICAL QUARTERLY CAPITALIZATION TABLES:

As of date of this filing April 29th, 2017

Common stock Authorized: 4,950,000,000
Common stock outstanding: 3,383, 941,109
Public Float: 2,650,999,344
Preferred shares authorized: 100,000,000
Preferred A shares issued: 16,191,401
Preferred B shares issued: 60,694
Preferred C shares issued: 2,372,368
Number of shareholders of record: 998

As of date of quarter ending March. 31st, 2017

Common stock Authorized: 4,950,000,000
Common stock outstanding: 4,003,221,101
Public Float: 2,588,921,126
Preferred shares authorized: 100,000,000
Preferred A shares issued: 8,170.151
Preferred B shares issued: 60,694
Preferred C shares issued: 2,372,368
Number of shareholders of record: 998

As of date of quarter ending Dec. 31st, 2016

Common stock Authorized: 4,950,000,000
Common stock outstanding: 2,615,221,101
Public Float: 2,023,306,674
Preferred shares authorized: 100,000,000
Preferred A shares issued: 8,170.151
Preferred B shares issued: 60,694
Preferred C shares issued: 2,372,368
Number of shareholders of record: 1005

As of date of this filing Nov. 18th, 2016

Common stock Authorized: 4,950,000,000
Common stock outstanding: 2,561,123,300
Public Float: 1,848,306,674
Preferred shares authorized: 100,000,000
Preferred A shares issued: 8,170.151
Preferred B shares issued: 60,694
Preferred C shares issued: 2,372,368
Number of shareholders of record: 926

As of date of quarter ending Sept 30th, 2016

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tanding: 2,561,123,300Public Float:
1,848,306,674
Preferred shares authorized: 100,000,000
Preferred A shares issued: 8,170.151
Preferred B shares issued: 60,694
Preferred C shares issued: 2,372,368
Number of shareholders of record: 905

As of date of this filing Aug 16th, 2016
Common stock Authorized: 4,950,000,000
Common stock outstanding: 2,540,221,100
Public Float: 1,832,404,464
Preferred shares authorized: 100,000,000
Preferred A shares issued: 8,170.151
Preferred B shares issued: 60,694
Preferred C shares issued: 2,372,368
Number of shareholders of record: 996

As of date of quarter end June 30th, 2016
Common stock Authorized: 4,950,000,000
Common stock outstanding: 2,540,221,100
Public Float: 1,832,404,464
Preferred shares authorized: 100,000,000
Preferred A shares issued: 8,170.151
Preferred B shares issued: 60,694
Preferred C shares issued: 2,372,368
Number of shareholders of record: 996

As of date of this filing May 16th, 2016
Common stock Authorized: 4,950,000,000
Common stock outstanding: 2,540,221,100
Public Float: 1,832,404,464
Preferred shares authorized: 100,000,000
Preferred A shares issued: 8,170.151
Preferred B shares issued: 60,694
Preferred C shares issued: 2,372,368
Number of shareholders of record: 996

As of date of this filing March 31st, 2016
Common stock Authorized: 4,950,000,000
Common stock outstanding: 2,540,221,100
Public Float: 1,832,404,464
Preferred shares authorized: 100,000,000
Preferred A shares issued: 8,170.151
Preferred B shares issued: 60,694
Preferred C shares issued: 2,372,368
Number of shareholders of record: 996

As of quarter ending Dec. 31st. 2015
Common stock Authorized: 4,950,000,000
Common stock outstanding: 2,515,070,400
Public Float: 1,807,253,764
Preferred shares authorized: 100,000,000
Preferred A shares issued: 8,170.151

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sued: 2,372,368Number of shareholders
of record: 999

As of the date of this filing Nov. 13th, 2015

Common stock Authorized: 4,950,000,000
Common stock outstanding: 2,350,990,400
Public Float: 1,643,173,764
Preferred shares authorized: 100,000,000
Preferred A shares issued: 8,170.151
Preferred B shares issued: 60,694
Preferred C shares issued: 2,372,368
Number of shareholders of record: 996

As of the date of ending Sept. 30th, 2105

Common stock Authorized: 4,950,000,000
Common stock outstanding: 2,350,990,400
Public Float: 1,743,173,764
Preferred shares authorized: 100,000,000
Preferred A shares issued: 8,170.151
Preferred B shares issued: 60,694
Preferred C shares issued: 2,372,368
Number of shareholders of record: 997

As of the date of this filing Aug. 18th, 2015

Common stock Authorized: 4,950,000,000
outstanding: 2,250,990,400Public Float:
1,643,173,764
Preferred shares authorized: 100,000,000
Preferred A shares issued: 8,170.151
Preferred B shares issued: 60,694
Preferred C shares issued: 2,372,368
Number of shareholders of record: 996

As of the date of 2nd Quarter June 30th, 2015

Common stock Authorized: 4,950,000,000
Common stock outstanding: 2,036,990,400
Public Float: 1,429,173,764
Preferred shares authorized: 100,000,000
Preferred A shares issued: 8,170.151
Preferred B shares issued: 60,694
Preferred C shares issued: 2,372,368
Number of shareholders of record: 926

**As of the date of 1st Quarter March 31^{set},
2015**

Common stock Authorized: 4,950,000,000
Common stock outstanding: 1,506,990,400
Public Float: 882,173,764
Preferred shares authorized: 100,000,000
Preferred A shares issued: 8,170.151
Preferred B shares issued: 60,694
Preferred C shares issued: 2,372,368
Number of shareholders of record: 926

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tock Authorized: 4,950,000,000Common stock
outstanding: 1,364,990,400Public Float:
870,173,764
Preferred shares authorized: 100,000,000
Preferred A shares issued: 3,170.151
Preferred B shares issued: 60,694
Preferred C shares issued: 2,372,368
Number of shareholders of record: 995

As of the date of this filing November 14th, 2014

Common stock Authorized: 4,950,000,000
Common stock outstanding: 1,244,990,400
Public Float: 870,173,764
Preferred shares authorized: 100,000,000
Preferred A shares issued: 3,170.151
Preferred B shares issued: 60,694
Preferred C shares issued: 2,372,368
Number of shareholders of record: 995

As of the date of this filing August 1st, 2014

Common stock Authorized: 4,950,000,000
Common stock outstanding: 1,221,718,800
Public float: 687,352,291
Preferred shares authorized: 100,000,000
Preferred A shares issued: 3,170,151
Preferred B shares issued: 173,410
Number of shareholders of record: 929

As of the quarter ended June 30th, 2014

Common stock Authorized: 4,950,000,000
Common stock outstanding: 1,221,718,800
Public float: 687,352,291
Preferred shares authorized: 100,000,000
Preferred A shares issued: 3,170,151
Preferred B shares issued: 173,410
Number of shareholders of record: 904

As of the date of this filing May 13th, 2014

Common stock Authorized: 4,950,000,000
Common stock outstanding: 1,209,718,800
Public float: 675,352,291
Preferred shares authorized: 100,000,000
Preferred A shares issued: 3,170,151
Preferred B shares issued: 173,410
Number of shareholders of record: 994

As of the quarter ending March 31st, 2014

Common stock Authorized: 2, 950,000,000
Common stock outstanding: 690,123,100
Public float: 531,992,291
Preferred shares authorized: 100,000,000
Preferred A shares issued: 6,368,782
Preferred B shares issued: 173,410
Number of shareholders of record: 1000

As of the date of this filing March 7th, 2014

Common stock Authorized: 2, 950,000,000

Common stock outstanding: 690,123,100

Public float: 531,992,291

Preferred shares authorized: 100,000,000

Preferred A shares issued: 6,368,782

Preferred B shares issued: 173,410

Number of shareholders of record: 1050

As of quarter ended December 31st, 2013

Common stock Authorized: 950,000,000

Common stock outstanding: 605,123,100

Public float: 446,992,291

Preferred shares authorized: 100,000,000

Preferred A shares issued: 6,432,782

Preferred B shares issued: 173,410

Number of shareholders of record: 1050

As of quarter ended September 30th, 2013

Common stock Authorized: 950,000,000

Common stock outstanding: 491,723,100

Public float: 334,492,292

Preferred shares authorized 100,000,000

Preferred A shares issued: 6,432,782

Preferred B shares issued: 173,410

Number of shareholders of record: 1000

As of quarter ended June 30th, 2013

Common stock Authorized: 950,000,000

Common stock outstanding: 887,984,478

Public float: 86,206,897

Preferred shares authorized 100,000,000

Preferred A shares issued: -0-

Preferred B shares issued: 173,410

Number of shareholders of record: 1000

As of the quarter ended March 31st, 2013

Common Stock Authorized: 950,000,000

Common stock outstanding: 877,106,897

Public float: 86,206,897

Number of Shareholders of Record: 225

As of the quarter ended Dec 31, 2012:

Common stock Authorized: 250,000,000
Common Stock Outstanding: 877,581
Public Float: 385,395
Number of shareholders of Record: 224

As of the quarter ended Sept. 30th, 2012

Common Stock Authorized: 250,000,000
Common Stock Outstanding: 877,581
Public Float: 385,395
Number of Shareholders of Record: 224

As of the fiscal year ended Dec. 31, 2011

Common Stock Authorized: 250,000,000
Common Stock Outstanding: 249,963,747
Public Float: 102,240,043
Number of Shareholders of Record: 679

As of the fiscal year ended Dec. 31, 2010

Common Stock Authorized: 250,000,000
Common Stock Outstanding: 111,910,376
Float: 62,548,766
Number of Shareholders of Record: 681

Part C Business Information

Item 7: The name and address of the transfer agent

Madison Stock Transfer Inc.
2715 Coney Island Ave.
Brooklyn, NY 11235

Our transfer agent is registered under the Exchange Act and is regulated by the Securities and Exchange Commission.

Item 8: The nature of the issuer's business

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Due to insufficient progress in prior business operations as it relates to technology transfer, the Company has repositioned itself to specialize in providing property maintenance services in geographically concentrated warm climate states. Currently the company is focusing its business plan of acquisitions solely in the state of Florida. Through an aggressive acquisition strategy, the Company is seeking to build a portfolio of highly profitable enterprises that offer year round services such as pest control management, lawn and landscaping care, pool maintenance, air conditioning/refrigeration installation and repairs and a host of additional onsite maintenance offerings.

1. The form of organization of the issuer (e.g., corporation, partnership, limited liability company, etc.):

The organizational form of the issuer is a Corporation.

2. The year the issuer (or any predecessor) was organized

The issuer was incorporated in the State of Nevada on December 18, 1997. On September 29, 2003, the Company completed a re-incorporation merger into a Delaware Corporation thus changing the state of incorporation from Nevada to Delaware.

3. The issuer's fiscal year end date

The issuers' fiscal year end date is December 31.

4. Whether the issuer has been in bankruptcy, receivership or any similar proceeding

The issuer has never been in bankruptcy, receivership or any similar proceeding.

5. Any material reclassification, merger, consolidation, or purchase or sale of a significant amount of assets

Accounting footnote #1 under Enviro-Serv Inc. year end 2013 financials:

To better reflect the current financial condition of new entity Enviro-Serv Inc. the company has elected to eliminate the shares issued and the cost of these past issued shares to previous corporate charters over the past 16 years in the amount of \$47,297,946. The cost of these shares and the additional paid in capital was applied against the retained (deficit) accumulated in prior years. The balance of the deficit was Organizational costs. Current GAAP rules now require dividing organization costs between expenses and capital expenditures. The company had incurred costs in prior years which were capitalized as Organizational Costs. As this expenditure was for expenses that provide no future benefit, these costs were reclassified to retained (deficit) earnings to properly reflect that expense from a prior periods.

6. Any default of the terms of any note, loan, lease, or other indebtedness or financing arrangements requiring the issuers to make payments

Various notes are in default and continue to accrue interest. The Company has not been able to make payments due to lack of funding. The Company has two

default judgments in the amount of \$88,989.80 and \$50,000.00. To date, to the knowledge of the Company, no legal action has been taken to enforce these judgments. In addition, in February, 2009, the Company was contacted by three investors requesting the Company buy back their investments on a best efforts basis. The Company agreed to attempt to do so. The combined investment price was \$235,000 and was to be paid by the Company over time on monthly payments. The Company was only able to make the first two payments. There

was no legal action then or now against the company in this agreement. The Company's current position is that it no longer will accrue this liability and has removed this \$235,000 liability.

7. Any change of control

See Section 5 above.

8. Any increase of 10% or more of the same class of outstanding equity securities?

None

9. Any past, pending or anticipated stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization

The Company has no anticipated stock splits, stock dividends, recapitalizations, mergers, acquisitions, spin-off, or reorganizations.

Past Securities History:

Capital Change - Shares increased by 5 for 1 split. Pay date 12/13/00

Capital Change - Shares increased by 2 for 1 split. Pay date 3/19/01

Capital Change - Shares decreased by 1 for 2 split. Pay date 8/14/01

Capital Change - Shares decreased by 1 for 100 split. Pay date 10/26/2001

Capital Change - Shares decreased by 1 for 150 split. Pay date 01/23/2007

Capital Change - Shares decreased by 1 for 100 split Pay date 12/07/2007

Capital Change - Shares decreased by 1 for 300 split. Pay date 02/28/2012

10. Any delisting of the issuers securities by any securities exchange or deletion from the OTC Bulletin Board

The Company was delisted from the OTC Bulletin Board in 2007 and was reinstated in 2010. The Company was delisted from the OTC Bulletin Board again in 2011. The company currently trades on the top tier pink sheet market as a fully reporting unaudited company.

11. Any current, past, pending or threatened legal proceedings or administrative actions either by or against the issuer that could have a material effect on the issuer's business, financial condition, or operations and any current, past or pending trading

Suspensions by a securities regulator. State the names of the principal's parties, the nature and current status of the matter, and the amounts involved

In the first quarter of 2009 a dispute arose with Gary Harrison regarding his consulting responsibilities with the Company. In a settlement of the matter, the Company agreed to pay Mr. Harrison \$67,857 together with interest that accrues at 8% per annum. The payment came due on January 25, 2010. The Company was unable to make the payment and the parties agreed upon a six month extension of the payment due date to July 25, 2010. The Company was unable to make payment on July 25, 2010. This amount has been accrued in the accompanying condensed consolidated balance sheet in settlement liabilities.

On September 28, 2010, Mr. Harrison filed a lawsuit against the Company in the Circuit Court of the Thirteenth Judicial Circuit in and for Hillsborough County Florida, Civil Division, Division J, Case Number 10019528. The suit seeks to collect \$67,857 pursuant to the settlement agreement together with post default interest at the rate of 18% per annum. The suit was served upon the Company on November 11, 2010. The Company had until December 1, 2010, to answer the complaint. Due to a lack of funding, the Company was not able to retain legal counsel for the purpose of answering the complaint within the allotted time. On April 5, 2011, the court entered a default judgment against the Company in the amount of \$88,949.80. To date, to the knowledge of the Company, no legal action has been taken to enforce the judgment. The company is attempting to settle this Legal matter with Mr. Harrison with stock issuance and remains confident it will do so. The company has not heard from Mr. Harrison on this matter in over two years and this matter remains open.

Effective January 1, 2010, the Company entered into an agreement with Brown and Goldfarb, LLC, wherein the Company was granted an exclusive license to sell a therapeutic device for thermally assisted urinary function. On April 28, 2010, the Company was sued by Brown and Goldfarb, LLC in the Circuit Court of the Thirteenth Judicial Circuit, in and for Hillsborough County, Florida, Division K, Case Number 10008285, for failure to pay cash advance fees of \$40,000 and issue 250,000 shares of Company common stock required by the Agreement. The parties settled the lawsuit by the Company agreeing to pay \$10,000 on September 30, 2010 and \$15,000 on July 30, 2010.

The Company was unable to make the first payment and as a result, default judgment was entered against the Company in the amount of \$50,000 on July 13, 2010. Brown and Goldfarb have agreed to not execute on their Judgment if they receive payment of \$25,000. So far the Company has only been able to pay \$5,000. The Company settled this default judgment on June 30th 2011 by issuing 15,000,000 former TTIN shares whereby the judgment was lifted. **The company has accordingly removed this liability from its current balance sheet.**

On December 4, 2008, Margaret Wisniewski purchased from the Company a One-year Convertible Promissory Note in the amount of \$50,000. Mrs. Wisniewski has now filed suit in the Circuit Court of the Thirteenth Judicial Circuit in and for Hillsborough County, State of Florida seeking a return of her investment. The Company did not have the funding necessary to defend the suit and the Company's default has been entered with the court but no default judgment has been entered. Opposing counsel has agreed to not enter default judgment at this time but rather

negotiate an agreement whereby the Company will pay the amounts owed. These amounts have been accrued in the accompanying condensed consolidated balance sheet in settlement liabilities. Management has reached out to opposing counsel for the purpose of settling this dispute through the issuance of stock and is optimistic in its settlement results. The company has not heard back from opposing counsel in over three years on this matter but is considered to be open.

On August 21, 2010, a convertible note issued by the Company came due in favor of Mr. Michael Buckley in the amount of \$200,000. Interest was discounted at the inception of the note so the \$200,000 is the full amount due. Mr. Buckley has opted to not convert the note and is demanding payment in cash from the Company. The Company is unable to make payment. Mr. Buckley has hired legal counsel who has contacted the Company. Mr. Buckley has a perfected security interest in all of the assets of the Company. The perfected security interest was put in place by making UCC-1 filings with the states of Florida and Delaware on October 27, 2010, and October 29, 2010, respectively and by filing an assignment of patents with respect to the two patents owned by Company, with the United States Patent and Trademark Office on November 4, 2010. If the Company is not successful in paying this obligation or otherwise working out a solution to the satisfaction of Mr. Buckley. In July, 2011, the Company received court documentation whereby Mr. Buckley is foreclosing on the patent rights belonging to the Company that are subject to Mr. Buckley's lien. An additional note in the amount of \$100,000 payable to Michael Buckley has also recently come due so a combined amount of \$300,000 is now owed to Mr. Buckley by the Company. Management is working diligently with Mr. Buckley and his attorneys to work out an amicable solution for this obligation. To company knowledge the court case has been dismissed due to inactivity from the opposing counsel and their client and there has been no form of communication on this matter in over two years.

On April 30th, 2015 the State of Illinois Secretary of State Securities Department entered at the time a temporary order of suspension and prohibition against CEO Chris Trina as an individual and Enviro-Serv, Inc. This order became in effect permanently in June 2015 which our management was made aware of Q1 2017 even though the company should have known prior to this date. The details of this order can be found on the Illinois Department of Finance and Professional regulation's website. The order states that "pursuant to the authority granted by Section 11.F of the Act, the Regulation A offering application submitted by Enviro-Serv, Inc. and Christoph a. Trina is hereby SUSPENDED and Enviro-Serv, Inc. and Christoph Trina are hereby PROHIBITED from offering or selling securities in or from the State of Illinois until further order of the Secretary of State." The order was recognized by the Securities and Exchange Commission during our 2016 amendment of our existing Regulation A offering and disclosed accordingly in our current Regulation A offering. Enviro-Serv, Inc. hasn't challenged this order due to limited resources and the lack of desire to solicit the general public within the state of Illinois however the company's position on the content of the order is in great contrast to the state of Illinois position in this matter.

B. Business of Issuer.

Business Development.

Enviro-Serv, Inc. is a Tampa based corporation specializing in providing property

maintenance services in geographically concentrated warm climate states specifically Florida as of now. Through an aggressive acquisition strategy, the Company is building a portfolio of highly profitable enterprises that offer year round services such as pest control management, lawn and landscaping care, pool maintenance, air conditioning/refrigeration installation and repairs and a host of additional onsite maintenance offerings. The company currently has one active 100% wholly owned subsidiary named Pestmaster Services Tampa (formerly X-Terminate Pest Management Inc. a Florida licensed full service pest Control Company located in Tampa. The Company is not a shell status company.

Item 9:

The nature of the products and services offered

- A. The Company provides property maintenance and pest control services.
- B. The Company's principle distribution method for its products is third party services companies as well as residential and commercial consumers.
- C. The Company recently announced new products or services for its subsidiary.

- D. Competitive business conditions, the issuer's competitive position in the industry, and methods of competition;

The Company competes with other property maintenance service companies.

- E. Sources and availability of raw materials and the names of principal suppliers

The Company's business do not involve the use of raw materials.

- F. Dependence on one or a few major customers

The Company does not depend on any one or few major customers.

- G. Patents, trademarks, licenses, franchises, concessions, royalty agreements, or labor contracts including their duration

Note. The former Company previously had two patents, but they have been assigned to a debt holder as collateral for a loan.

- H. Franchise Pestmaster services will need government approval of principal products or services and the status of any requested government approvals on current existing VA contracts and potential future awards with the Government.

Franchise Pestmasters' services Inc. is engaged in a portion of its business that requires government approval for its products or services.

Item 10: The nature and Extent of the issuer's facilities

The Company currently operates from space located at 4210 W. Gray St. Suite #1. Tampa, FL 33609 but continues to seek additional office space to conduct operations for both Pestmaster Services-Tampa and Enviro-Serv, Inc. in different locations.

Part D Management Structure and Financial Information

Item 11: A. The name of the chief executive officer, members of the board of directors, as well as control persons

Each of our officers and directors addresses is that of the Company, which is 4210 W. Gray St. Suite #1, Tampa, FL 33609

Chris Trina – Chief Executive Officer and Chairman of the Board of the Directors

On September 7, 2007 the Board of Directors appointed Chris Trina President, Director and Chief Executive Officer. In the fall of 2010, Mr. Trina also became the Chief Financial Officer of the Company. Prior to joining TTIN and currently Enviro-Serv, Mr. Trina was a Senior Investment Advisor with National Securities Corporation from November 2006 through March 2007. Mr. Trina was the President of Secure Financial Assets Group, a retail brokerage firm, from September 2005 through September 2006. From September 1997 to August 2005, Mr. Trina was the Senior Vice President of Sales

at Gunnallen Financial, Inc. Since June 1997, Mr. Trina has been the President and sole stockholder of Windsor Financial Holdings, Inc., a private investment banking and insurance firm. From 2009 to present Mr. Trina has held identification cards in all lines of pest control and was the founder of X-Terminate Inc. a full service pest control company in the Tampa Bay area. Mr. Trina has twenty-one years of investment advisory and/or investment banking experience and received his Bachelor of Science degree in Accountancy from the University of South Florida in 1985.

Sandy W. Shultz, M.D. - Director

Effective January 14, 2008, Sandy W. Shultz, M.D. was elected to the Board of Directors of TTIN. Dr. Shultz graduated from George Washington University School of Medicine where he served as senior class president. After completing his Internal Medicine internship at the Veterans Administration Medical Center, in Washington, D.C., Dr. Shultz completed a residency and became Chief Resident Department of Radiology at George Washington University. In 1985 and 1986 Dr. Shultz completed a Fellowship in Vascular and Interventional Radiology. Dr. Shultz has been published in medical journals on various topics. Dr. Shultz currently serves as Chief of Radiology in the Department of Radiology at the Lower Keys Regional Medical center in Key West Florida. Dr. Shultz has been married for thirty years. He and his wife, Shelley have three children and currently reside in Key West, Florida.

B. Legal/Disciplinary History.

None 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);
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;
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
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.

On April 30th, 2015 the State of Illinois Secretary of State Securities Department entered at the time a temporary order of suspension and prohibition against CEO Chris Trina as an individual and Enviro-Serv, Inc. This order became in effect permanently in June 2015 which our management was made aware of Q1 2017 even though the company should have known prior to this date. The details of this order can be found on the Illinois Department of Finance and Professional regulation's website. The order states that "pursuant to the authority granted by

Section 11.F of the Act, the Regulation A offering application submitted by Enviro-Serv, Inc. and Christoph a. Trina is hereby SUSPENDED and Enviro-Serv, Inc. and Christoph Trina are hereby PROHIBITED from offering or selling securities in or from the State of Illinois until further order of the Secretary of State.” The order was recognized by the Securities and Exchange Commission during our 2016 amendment of our existing Regulation A offering and disclosed accordingly in our current Regulation A offering. Enviro-Serv, Inc. hasn’t challenged this order due to limited resources and the lack of desire to solicit the general public within the state of Illinois however the company’s position on the content of the order is in great contrast to the state of Illinois position in this matter.

There are no family relationships in the company and there have been no related party transactions or conflicts of interest.

Item 12: Financial information for the issuer’s most recent fiscal year

The financial statements for Q4 2016 ending December 31st, 2016 were posted to the OTC markets on March 25th, 2017

Item 13: Similar financial information for such part of the two preceding fiscal years as the issuer or its predecessor has been in existence.

The financial statements for December 31, 2014 were posted on April 6th, 2015 and the financial statements for December 31, 2013 were posted on May 7th, 2014.

Item 14: Beneficial Owners

The list of names, addresses and shareholdings of all persons beneficially owning 5% or more of any class of the Company' stock as of this filing date is set forth below:

Chris Trina – 51%
4210 W. Gray St. Suite #1
Tampa, Fl. 33609
(Reflected in ownership of
13,905,152 of preferred
series A shares &
569,112,308 class A
common shares)

Sandy Shultz- 6%
47 Seaside Ct. South
Key West, Fl. 33040
(Reflected in
Ownership of
2,288,250 of
preferred series A
shares)

Item 15: The name, address, telephone number, and email address of each of the following outside providers that advise the issuer on matters relating to the operations, business development and disclosure.

Nathan Kennedy
13A Wharton Court
Pittsburg, PA. 15203
301-412-2274

Item 16: Management's Discussion and Analysis or Plan of Operation

Plan of Operation

Within the next 12 months the Company anticipates growing its business through

acquisitions and has formally become a franchisee of Pestmaster Services Inc. a long

standing recognized Franchisor based in Reno, NV specializing in Government GSA contracts.. In addition, the Company will seek to raise an additional total of \$242,000 of capital through an effective and qualified Regulation 1A filing with the SEC that occurred on January 12th, 2015. Thus far the company has raised a/o 3/31/2016 \$119,000 from this offering but has budgeted for the entire offering to be executed provide stable market conditions exist to do so.

The usage of proceeds from this offering is to expand operations through acquisitions and for general working capital needs and to pay the necessary franchise fee of \$63,000 which was successfully consummated June 30th 2015. The Company does not have significant elements of income or loss that arise from its continuing operations, it has no current material commitments for capital expenditures; from time to time, the company's financial statements may be materially different.

The Company has no Off Balance Sheet Arrangements or transactions.

Item 17: List of securities offerings and shares issued for services in the past two years

260,000,000 issued Q1 2017 for consulting services rendered during the quarter

Item 18: Retirement and/or cancellation of securities:

520,000,000 retired and 100,000,000 cancelled during this existing quarter 2 2017

Item 19: Securities offered for sale under rule 504 and retirement of debt:

288,000,000 shares issued in Q1 2017 for conversion of 2 delinquent convertible notes

Item 20: Material Contracts:

On July 1st, 2015 the first business day of Q3 a wire in the amount of \$40,500 was sent from Enviro-Serv, Inc. to Kaigon Corporation DBA: Pestmaster Services Inc. a nationally recognized U.S. Pest control franchisee. This last installment totaled \$63,000 which allowed X-Terminate to convert all of its assets into the name of Pestmaster Services-Tampa and convert in the new franchise. The franchise fee of \$63,000 offered the territorial boundary rights of both Hillsborough and Pinellas counties to Pestmaster Services Tampa and came with an existing 5 year renewable James Haley VA bed bug contract worth up to \$307,000 over 5 completed years. This VA contract were renewed for the 2nd time in July 2016 for another full year. The government ratings on our services are of the highest ratings possible in the CPARS system.

Acquisition and Purchase agreement during the quarter ended June 30th, 2013 between Enviro-Serv, Inc. and the principles of X-Terminate Pest Mngt. Inc. a Florida corporation dated June 1, 2013 whereby 100% of stock was exchanged between parties allowing X-Terminate to become a wholly owned subsidiary for accounting purposes.

Item 21: Articles of Incorporation and Bylaws

The Articles of Incorporation and Bylaws are posted in previous filings on otcmarkets.com

Item 22: Purchase or Sale of Equity Securities by the Issuer and Affiliated Purchasers

Neither the Company nor any "Affiliated Purchasers" made any purchases of the Company's equity securities. In Q2 CEO Trina was issued 17,000,000 rule 144 shares and continues to hold 9.5 million these shares at his brokerage without sale. The balance of 8.5 million was sold in Q4 from the brokerage to cover depositing fee's none of which went to Trina. Additionally in the quarter ending 3/31/16 CEO Trina was issued free-trading rule 144 insider stock of 28,000,000 of which 9,000,000 were sold in Q1 and 18,000,000 were sold in Q2 from the brokerage whereby Trina received net proceeds of \$1425.00. Within Q3 CEO Trina was issued 15,902,210 rule 144 free trading shares

bringing his rule 144 free trading stock holdings to 25,000,000 held at brokerage of which 1,300,000 were sold as of the date of this filing. No proceeds were rec'd in conjunction with this sale.

**Item 23: Newly authorized and issuance of Preferred security class:
NO NEW SHARES IN Q4 2015 AND THROUGH 12/31/16**

August 5th, 2013 Company announces designation of 100,000,000 Preferred shares and issues 5,829,957 class A preferred shares to CEO Chris Trina and issues 602,825 to Director Sandy Shultz of the same class in lieu of retired class A common shares. Additionally company issues Richard Tellone from X-Terminate Pest management 112,716 series B preferred and Bruce Luciano also from X-Terminate Pest 60,694 series B preferred shares to consummate the acquisition between the two companies. In April 2014 CEO Trina converted 4,265,957 to class A common stock for the purpose of utilizing his personal common stock holdings as collateralization in certain financing arrangements with an investor. In March 2014 and during Q1 a BOD anti-dilution resolution was ratified to increase holdings for executive Trina and Director Shultz to maintain controlling interest in EVSV. On May 8th, 2014 Trina was issued 996,000 Preferred A class shares and Shultz was issued 224,000 pursuant to the resolution... In the 3rd Quarter the BOD of Enviro-Serv, Inc. announced, declared and paid a 20% common stock dividend and a 10% stock dividend to all class A common shareholders of record not to include management payable with newly issued Preferred C class shares which were distributed in September 2014. In March 2015 CEO Trina pursuant to above mentioned agreement was issued 5,000,000 preferred A class shares plus an additional 250,000,000 class A common to keep his stake at 56% in the company. This is reflected in the beneficial owners section Item #14. Additionally Richard Tellone converted above mentioned 112,716 class B preferred into 11,271,600 common shares and sold them into the marketplace. In the current quarter, Q2 2017 CEO Trina and BOD member Sandy Shultz were issued 6,659,000 and 1,364,250 respectively of Preferred A shares pursuant to the existing anti-dilution resolution dated in 2013 to maintain voting control to protect all shareholder's and Enviro-Serv, Inc. against any hostile takeover efforts.

24: Intra quarter material events:

ENVIRO-SERV USA INC. DBA PESTMASTER SERVICES

Secured new Pest Control contracts with Harbor Bay housing on MacDill AFB for ant and pest control and with the city of Winter Haven Florida for termite and general pest control and Army Corp of engineers for rodent control at the Pinellas Park Bill Young reserve complex. Total contracts valued in their first year at around \$100,000 –see below

Item 25: Prior material and/or subsequent events:

Prior:

On Tuesday, May 10th, 2016 the Securities and Exchange Commission qualified and made effective our REG-A filing amendment extending the offering date until May 10th1, 2017 and lowering the investment cost to par value or .0001 cents per share.

Subsequent:

Enviro-Serv USA Inc. the subsidiary of parent company Enviro-Serv has material subsequent events in Q1 of 2017 have signed new pest control contracts with the city of Winter Haven, Fl. And the Michaels Organization for the private housing at MacDill AFB

in Tampa Fl. The contact value for both contracts stated above is an estimated \$70,000 in their first year. Further subsequent events for Enviro-Serv the parent company deemed material was the extinguishment of \$28,000 of debt in Q1 2017.

Item 26: Corporate Funding-Convertible note holders and Regulation A offering

Note dated Sept. 19th \$9500- Rick Jenkins note

Holder

Note dated January 17th 2017 \$9500-Rick Jenkins- note holder

Note dated April 21st, 2017 \$20,000 Mark Henry-note holder

Note dated April 19th, 2017 \$8,500 Jeff Wilke-note holder

DEC 31, 2016 REG-A ISSUANCE \$26,000=260,000,000 EVSV
COMMON STOCK ISSUED Q1 2017

Item 27:

Issuers Certifications

I, Chris Trina, certify that:

1. I have reviewed this Disclosure report of Enviro-Serv, Inc.
2. Based on my knowledge, this disclosure report 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 circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure report; and
3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this Quarterly Report, 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: April 29th, 2017

/s/Chris Trina
CEO & CHAIRMAN