

FUSION INTERACTIVE CORP.

QUARTERLY REPORT

Three months ended September 30, 2015

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1. Name of the issuer and its predecessors, if any.

FUSION INTERACTIVE CORP. – 19 December 2014
THE GOOD WATER COMPANY, INC. - 12-February-2013
PROTON LABORATORIES, INC. – 23-April, 2011
REGENOBODY HOLDINGS, INC. – 13-May-2010
PROTON LABORATORIES, INC. – 16-March-2004
BENTLY CAPITAL CORPORATION.COM, INC. – 13-March-2000

2. Address of the issuer's principal executive offices.

Company Headquarters

4380 NE 11TH AVE
OAKLAND PARK, FL 33334
Telephone: (954) 607-4400
Facsimile: (954) 607-4400

3. Security Information

Trading Symbol: FUIG

Exact title and class of securities outstanding:

Common Stock

CUSIP:	36113V 109
Par or stated value:	\$0.001
Total shares authorized:	750,000,000 as of December 31, 2015
Total shares issued and outstanding:	12,005,330 as of December 31, 2015
Total number of shareholders:	272 as of December 31, 2015

Preferred Series "A"

Trading Symbol: None

CUSIP No.: None

Par or stated value:	\$0.001
Total shares authorized:	6,750,000 as of December 31, 2015
Total shares issued and outstanding:	6,750,000 as of December 31, 2015

Preferred Series "B"

Trading Symbol: None

CUSIP No.: None

Par or stated value:	\$0.001
Total shares authorized:	30,000 as of December 31, 2015
Total shares issued and outstanding:	30,000 as of December 31, 2015

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Transfer Agent

Olde Monmouth Stock Transfer Co, Inc.
200 Memorial Parkway
Atlantic Highlands, NJ 07716
Telephone: (732) 872-2727
Facsimile: (732) 872-2778
Website: www.oldermonmouth.com

The Transfer Agent is registered under the Exchange Act and is regulated by the Securities and Exchange Commission.

Restrictions on the transfer of security:

None

Trading suspensions ordered by SEC in past 12 months:

None

4. Issuance History

On April 7, 2014, the Company issued 6,750,000 shares of its Series A Preferred Shares and 30,000 of its Series B Preferred Shares in connection with its acquisition of PhoneFusion, Inc. The shares were issued pursuant to an exemption from Registration contained in Section 4(2) of the Securities Act of 1933.

On, April 15, 2014, the Company issued 10,000,000 shares of its common stock to Fusion Interactive Series of Velocity Partners International LLC, in exchange for a license for certain software. The shares were issued pursuant to an exemption from Registration contained in Section 4(2) of the Securities Act of 1933.

On April 16, 2014 the Company issued 1,355,000 shares of its common stock in exchange for the extinguishment of debt. The shares were issued pursuant to an exemption from Registration contained in Section 4(2) of the Securities Act of 1933.

The Company did not issue any new shares for the year ending 31-Dec-2013. On May 23, 2013 a 1:700 reverse split of the stock became effective (see notes to the financials: Note 5). All new certificates were issued to the shareholders of record as of that date upon surrender of their shares. The new certificates contained the same restrictions that were in place at the time of the reverse. The shareholder information contained herein has been adjusted to reflect the effects of such reverse.

5. Financial Statements

The Issuer is providing financial statements for the three months ending September 30, 2015 and the most recent fiscal year ending December 31, 2014.

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- A. Balance Sheet
- B. Statement of Operations
- C. Statement of Cash Flows; and
- D. Financial Notes

These unaudited financial statements are incorporated by reference herein and have been separately filed with OTC Markets

The financial statements have been retroactively adjusted to account for the reverse split May 23, 2013.

6. Issuer's Business, Products and Services.

A. Issuer's Business

With the acquisition of PhoneFusion in 2014 the Company shifted its focus from enhanced water beverage products, to communications and virtualization products. Fusion Interactive's platform provides critical services that free a business from needing to deploy or maintain its own infrastructure, and which allow for easy access to corporate resources from anywhere, at any time, on any device.

Services include: mobile messaging, call management, VoIP, visual voicemail, audio and video conferencing, automated response and notification, Desktop-as-a-Service, storage, and more, all hosted in a distributed, fault-tolerant, highly performant, flexible cloud environment, managed through an intuitive interface with automated provisioning and easy user management.

B. Date and jurisdiction of Incorporation.

The Company is organized under the laws of the state of Washington. It was originally organized under the name of BentleyCapitalCorp.com, Inc. on March 14, 2000. It has undergone several name changes since inception until December 2014 when it amended its name from The Good Water Company, Inc. to Fusion Interactive Corp.

C. Primary and secondary SIC Codes.

Primary SIC Code:	4899
Secondary SIC Code:	7374

D. Fiscal Year

The Company's fiscal year is the calendar year ending on December 31.

E. Principal products and their markets.

PhoneFusion has developed a cloud based digital platform, which allows an organization to install its services over top of an existing infrastructure. This platform provides business logic to all inbound and outbound calls, and allows any business, which has made the transition to a UC environment, to connect to the rest of the world, or with other organizations within this environment.

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PHONE FUSION delivers a high-quality, highly secure experience across any workspace, which helps organizations shorten sales and customer service cycles, reduce time-to-market for new product information, adapt in real time to market changes, encourage innovation and deliver business intelligence.

PHONE FUSION provides 5 primary products:

1. Call Center and Mid-Tier Business Carrier Grade Solutions (a workforce enabler, and intelligent on/off-premise ACD with Presence capabilities)
2. Virtual Switchboard for Small to Mid Size businesses (5-100 Users) (a custom bundled suite of services tailored for the SME market with hardware provided by resellers)
3. Virtual Office for Employees, and Small Office Home Office (SoHo) markets - (includes call queuing, call conference, 3-way calling, faxing, and operator bailout).
4. Family Connect for individuals and immigrant families.
5. Alertify is an on demand “push notification” system for mission critical application such as emergency broadcast or something as simple as informing a restaurant client that their meal is ready.

The company’s portfolio of Call Center, Alert Notification, and Fixed Mobile Convergence products combines all modes of communication – from mobile phones to traditional landlines to VoIP to Business Intelligence Suites and Distributed Call Centers – into one, single, manageable source.

7. Describe the Issuer’s Facilities.

The Company leases a 5,000 square foot building for \$3,800 per month in Fort Lauderdale, Florida. The building is owned by a shareholder of the Company.

8. Officers, Directors, and Control Persons

A. Officers and Directors

Scott Smith, Age: 41

Chief Executive Officer, Secretary and Director

100 Seaview Ave 4-8b

Monmouth Beach, NJ 07750

Beneficial Shares Owned: 428,572

Compensation: \$0.00

Other Affiliations: Independent Director Cono Italiano, Inc.

Mr. Smith is the CEO and a Director of the Company. Mr. Smith holds a B.S. in Business Administration from Monmouth University, in Long Branch, New Jersey where he graduated in 1993. His recent employment includes S.J. Smith Distributors, Inc. in Bordentown, New Jersey. Mr. Smith is the founder and owner of this manufacturer’s representative where he has been employed since 1997. S.J. Smith Distributors sells and distributes a wide range of product lines. Since April 2002, he has also been employed by Ray Catena Motor Car of Edison, New Jersey, where he serves as Corporate Sales Manager. He is an outside independent of member of the board of directors of Cono Italiano, Inc.

Thomas Seifert, Age 44
Chief Financial Officer and Director
Beneficial Shares Owned: 0
Compensation: \$0.00

Mr. Seifert has more than 15 years of experience as a Chief Financial Officer and working with publicly traded companies. He earned a Bachelor's Degree in Finance from Colorado State University. Most recently Mr. Seifert has been a consultant to several businesses and the CFO of Georgetown Corp. (2012-2013) and Triad Communications Corp. (2011-2012). Prior to that he was one of three executives tasked with the turnaround of a former American Stock Exchange company.

B. Legal and disciplinary history.

In the past five (5) years, none of the foregoing persons have:

1. Been convicted in a criminal proceeding or named as a defendant in a pending criminal proceeding;
2. Has been the subject of an order, judgment or decree, not subsequently reversed, or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, suspended, barred or otherwise limited such person's involvement in any type of business, securities, commodities or branding activities.
3. Has been the subject of a finding or judgment which has not been reversed, suspended or vacated.
4. Has been the subject of an 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.

C. Beneficial Shareholders

THE GOOD WATER COMPANY		
Beneficial owners		
Beneficial Owner name and address	Number of Common Shares	Percent owned
Officers and Directors		
Scott Smith 384 North Ocean Ave Suite 302 Long Branch NJ 07740	428,572	3.6%
Total Officers and Directors	428,572	3.6%
Fusion Interactive Series of Velocity Partners International 3422 Old Capital Trail, Suite 700 Wilmington, DE 19808	10,000,000	83%
Total Officers and Beneficial Owners	10,428,572	87%

9. Third Party Providers

Legal Counsel:

Jonathan D. Leinwand, P.A
20900 NE 30th Ave., Suite 836
Aventura, FL 33180

Accountant

Investor Relations Advisor

None

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10. Issuer Certification.

I, Philip Ellett, certify that:

1. I have reviewed this quarterly report for three months ending September 30, 2015 of Fusion Interactive Corp.

2. Based on my knowledge, this disclosure statement does not contain any untrue statements 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 of 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.

Dated: January 8, 2016

/s/PHILIP ELLETT

Philip Ellett, CEO