OTC Pink Basic Disclosure Guidelines

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.

The registrant was originally incorporated in the State of Nevada on March 19, 1998 under the name Business Advantage No. 22, Inc. Due to non-filing of annual reports, the corporate charter of Business Advantage No. 22, Inc. was revoked. In June 2004, Business Advantage No. 22, Inc. was reinstated. On June 4, 2004, Business Advantage No. 22, Inc. was reinstated. On June 4, 2004, Business Advantage No. 22, Inc. on June 4, 2004, Business Advantage No. 22, Inc. On June 4, 2004, in anticipation of the merger, the name of Business Advantage No. 22, Inc. was changed to Pricester.com, Inc. On February 9, 2005, pursuant to Articles of Merger, shareholders of Pricester Florida received 21,262,250 common shares of Business Advantage No. 22, Inc. on a basis of a one for one exchange for their common shares. Pricester.com, Inc., formerly Business Advantage No. 22, Inc., was the surviving corporation. The articles of merger were filed with the states of Nevada and Florida. The number of common shares held by Pricester Florida was the acquirer for accounting purposes. The transaction was accounted for as a reverse acquisition. Prior to the merger with Pricester Florida on February 9, 2005, Pricester Nevada had no significant operations and had no control over the operations of Pricester Florida. Pursuant to Articles of Amendment filed on February 24, 2009, the name of the registrant was changed to Genesis Electronics Group, Inc.

2) Address of the issuer's principal executive offices

<u>Company Headquarters</u> Address 1: <u>26 Broad St.</u> Address 2: Address 3: <u>Red Bank, NJ 07701</u> Phone: Email: Website(s):

 IR Contact

 Address 1:

 Address 2:

 Address 3:

 Phone:

 Email:

 Website(s):

3) Security Information

Trading Symbol: <u>GEGI</u> Exact title and class of securities outstanding: <u>Common</u> CUSIP: 37185B104 Par or Stated Value: <u>.001</u> Total shares authorized: <u>1,200,000,000 common as of: October 1, 2014</u> Total shares outstanding: <u>417,764,528 common as of March 31, 2015</u> Total shares outstanding: <u>571,516,492 common as of August 11, 2015</u>

Name: <u>Pacific Stock Transfer</u> Address 1: <u>4045 S. Spencer St., Suite 403</u> Address 2: <u>Las Vegas, NV 89119</u> Phone: <u>702-361.3033</u> 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:

<u>None</u>

Describe any trading suspension orders issued by the SEC in the past 12 months.

None

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 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:

A. The nature of each offering (e.g., Securities Act Rule 504, intrastate, etc.);

1/14/13	Service	JHU	16,205,000.00
1/14/13	Purchase	Steve Cobb	2,500,000.00
7/15/2014	Service	Grandview Capital	50,000,000.00
7/25/2014	Purchase	Amy Kerr	400,000.00
7/25/2014	Service	Grandview Capital	12,500,000.00
8/20/14	Purchase	David Tiet	400,000.00
8/20/14	Purchase	Paul Appel	400,000.00
8/28/14	Purchase	Dave Rumbold	4,800,000.00
8/28/14	Acquisition	Pizz, Inc.	15,000,000.00
9/6/15	Purchase	Paul Appel	400,000.00
9/16/14	Purchase	Paul Appel	1,000,000.00
9/17/14	Purchase	Kal Kemmish	1,000,000.00
10/29/14	Purchase	Amy Kerr	9,000,000.00
10/29/14	Purchase	Eric Goldstein	500,000.00
11/3/14	Conversion	Tangiers	8,000,000.00
11/25/14	Purchase	David Rumbold	4,000,000.00

OTC Markets Group Inc.

OTC Pink Basic Disclosure Guidelines (v1.0 January 3, 2013)

12/23/14	Conversion	Asher	13,181,818.00
2/27/15	Conversion	Asher	7,831,325.00
3/25/15	Conversion	Asher	17,833,333.00

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

<u>n/a</u>

C. The number of shares offered;

<u>n/a</u>

D. The number of shares sold;

<u>n/a</u>

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

<u>n/a</u>

F. The trading status of the shares; and

<u>n/a</u>

G. 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.

<u>n/a</u>

With respect to private offerings of securities, the list shall also indicate the identity of the persons who purchased securities in such private offering; *provided*, *however*, that in the event that any such person is an entity, the list shall also indicate (a) the identity of each natural person beneficially owning, directly or indirectly, more than ten percent (10%) of any class of equity securities of such entity and (b) to the extent not otherwise disclosed, the identity of each natural person who controlled or directed, directly or indirectly, the purchase of such securities for such entity.

none

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").

The Financial Report: see Attachment A

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;

Genesis Electronics Group, Inc. (the "Company") and it's wholly owned subsidiary Genesis Electronics, Inc. ("Genesis"), operates in one reportable business segment, solar and alternative energy applications for consumer devices such as mobile phones

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

State of Jurisdiction: Las Vegas

Company History

The Company is a dynamic and innovative company which makes acquisitions, investments, and enters into strategic business partnerships and acquisitions. The focus is on both current state-of-the-art technologies and applications, as well as companies that have high potential and can impact our society. Genesis' concentration is on products and services that offer real, tangible solutions to consumer and small business and those that offer strong opportunities to realize shareholder value.

Through December 31, 2005, the Company was a developmental stage e-commerce company. It operated an ecommerce website that enabled any business to establish a fully functional online retail presence. The website, Pricester.com, was an Internet marketplace which allowed vendors to host their website with product and service listings and allowed consumers to search for listed products and services. On July 20, 2011 the Company sold all of the assets of this Website segment.

On May 22, 2008, the Company completed a merger with Genesis Electronics, Inc. (Genesis), a Delaware corporation. Genesis was originally formed in Delaware on October 22, 2001 and is engaged on the development of solar and alternative energy applications for consumer devices such as mobile phones devices. Genesis holds a patented process for charging and re-charging a battery from solar energy and efficiently transferring that energy to the battery of an electronic device. The Company has developed this technology to produce solar chargers for multi-featured cell phones.

The key to Genesis Electronics' technology is its patented "Enhanced Solar to Battery Electronic Technology" for a unique process that charges a battery from solar energy. It efficiently transfers that energy to the battery of an electronic device and optimizes the conversion of light into electrical energy. The technology is covered in and protected by three separate but closely associated U.S. patents: 6,586,906 (owned outright by Genesis Electronics) and patents 5,644,207 and 6,608,464 (licensed from Johns Hopkins University Applied Physics Laboratory). Combined, these patents cover a broad and attractive range of practical applications for the patented solar-powered charging modules pertaining to virtually any hand-held or portable electronic device. This technology can be applied to virtually any portable or hand-held electronic device.

Genesis plans to develop the SunBlazer[™], a powerful solar-powered charger designed specifically for the Apple iPhones. It has the flexibility of being charged from sunlight or via an integrated USB connection to a PC.

In February 2015 the Company finalized the sub-lease and mining agreement for a 20 acre claim on the property known as "Mav5-E". Located in the Osceola Mining District in Nevada, White Pine County, approximately 29 miles southeast of Ely, the project consists of 985 acres is divided up in thirteen claims. The Company also has a first right of refusal on an additional 20 acre claim known as "Mav 5-A". The agreement includes all rights for mining, water

permits from the NDEP and the air pollution permits as required. The Geologic Report estimates the value of the reserves of the claim to be from \$103 million to \$311 million.

C. the issuer's primary and secondary SIC Codes;

<u>8742</u>

D. the issuer's fiscal year end date;

December 31st

E. principal products or services, and their markets;

Genesis Electronics Group, Inc. (the "Company") and it's wholly owned subsidiary Genesis Electronics, Inc. ("Genesis"), have operated in one business segment; solar and alternative energy applications for consumer devices such as mobile phones. The Company has recently changed its business model and will be a holding company with its initial expansion into the protection and personal security market and mining industry.

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.

The company leases a 1,174 square feet office in Red Bank, NJ on the 5 year lease commencing in December 2011.

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.

Raymond Purdon, Co-Chairman & Board of Director holds 23,250,000 (9.2% of the issued and outstanding) shares

- 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

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;

<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.

none

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 Name: William Haseltine Firm: Haseltine Law Office Address 1: 1629 K Street NW, Suite 300 Address 2: Washington, DC 20006 Phone: 703-627-2652 Email: william@wbhlaw.net

Accountant or Auditor Name: <u>Mark Makmann</u> Firm: _____ Address 1: <u>Manchester, NH</u> Phone: <u>603-512-8881</u> Email: <u>mmakmann@msn.com</u>

Investor Relations Consultant
Name: _____
Firm: _____
Address 1: _____
Address 2: _____
Phone: _____
Email: _____

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

Firm:	
Address	1:
Address	2:
Phone:	
Email:	

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, Raymond Purdon certify that:

1. I have reviewed this Annual Disclosure Statement of Genesis Electronics Group, 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.

August 11, 2015

<u>/s/ Raymond Purdon</u> (Digital Signatures should appear as "/s/ [OFFICER NAME]")

President & CEO