

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.

Mariner's Choice International, Inc. (5/30/2007)
Status Wines of Tuscany Inc. (6/27/2000)
Portalzone.com, Inc. (03/01/2000)
International Network Marketing Group (12/29/1995)

2) Address of the issuer's principal executive offices

Company Headquarters
Address 1: 5509 Shad Rd., Unit PMB 17
Address 2: _____
Address 3: Jacksonville, FL 32257
Phone: 904 425 1201
Email: amieh@marinerschoice.net
Website(s): www.marinerschoice.net

IR Contact

The company currently does not have an outside IR firm.

3) Security Information

Trading Symbol: MCII
Exact title and class of securities outstanding: Common Stock
CUSIP: 56846 R 100
Par or Stated Value: .0001
Total shares authorized: 2,000,000,000 as of: May 1, 2013
Total shares outstanding: 204,675,375 as of: December 31, 2013

Additional Class of Securities:
Trading Symbol: MCII
Exact title and class of securities outstanding: Preferred "A" Stock
CUSIP: 56846 R 100
Par or Stated Value: .001
Total shares authorized: 10,000,000 as of: May 1, 2013
Total shares outstanding: 2 as of: December 31, 2013

Pursuant to the authority conferred upon the Board of Directors by the Articles of Incorporation of the Company, the Board of Directors on August 10, 2012, adopted the resolution creating a series of ten (10) shares of voting Preferred Stock designated as Series A Preferred Stock, and subsequently the Company issued the following Preferred Class A shares, which the majority of common stock voted in favor of the issuance:

Amie Hingston, President & CEO - 1 share
Stan Snopek - Vice President & Director - 1 share

Subsequent Additional Class of Securities:

- 1) DESIGNATION. This class of stock of this Corporation shall be named and designated "Series B Preferred Stock". It shall have 5,000,000 shares authorized at \$0.001 par value per share.
- 2) DESIGNATION. This class of stock of this Corporation shall be named and designated "Series C Preferred Stock". It shall have 4,000,000 shares authorized at \$0.001 par value per share.

Transfer Agent

Name: Capital Transfer Agency Inc.

Address 1: 121 Richmond St., West

Address 2: Ste. 401

Address 3: Toronto, ON M5H 2K1

Phone: 416 350 5007

Is the Transfer Agent registered under the Exchange Act?* Yes: ☒ 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:

N/A

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

N/A

List any stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:

No event occurred for the period ending December 31, 2013, however, in accordance with the guidelines of the OTCmarkets, current report obligations are required, and is as follows:

On February 7, 2014, the majority ownership changed hands. In an agreement between majority shareholders, Amie Hingston and Stan Snopek ("Sellers"), and Success Holding Group, through its proxy, Diane Dalmy ("Buyer), the majority ownership of shares (139,300,000 restricted common stock and 2 shares of preferred shares), along with various promissory notes to third party vendors, were purchased for \$110,000 by Success Holding Group. Ms. Dalmy represented authorization to sign on behalf of the buyer. The remainder amount after the purchase of the various promissory notes was, in turn, used to eliminate all liabilities against the company for services legally rendered, properly and timely invoiced, and duly recorded.

Before this sale of shares, the operations of under MCII's subsidiary, No. 1890357, an Ontario, Canada corporation, were spun out, per the Rearrangement and Split-off Agreement, which was Schedule B of the Purchase Agreement signed by Success Holding Group. All shareholders of MCII prior to the sale of shares (that of January 29, 2014) became shareholders of the spin off in No. 0890357, which thereafter became a private entity. These operations entailed all operations prior to the purchase of shares. This spin out arrangement completed on January 29, 2014.

On February 10, 2014, Ms. Hingston informed the new owner, via its proxy, Diane Dalmy, that a press release must be released announcing the change of control and signed material agreement. Ms. Hingston suggested Wednesday, February 12, 2014 as the date of public notice, as the funds were released from escrow as of February 7, 2014. The date of released funds signaled the closing date of the agreement. The suggested date of February 12, 2014 would have kept within the disclosure filing period requirement of four days. Upon receiving Ms. Hingston's communication concerning the current report disclosure in the form of a press release, Ms. Dalmy decided to delay the release and requested Ms. Hingston to not post a release. As Ms. Dalmy is the counsel for the new owners of MCII, both Ms. Hingston and prior counsel, Cident Law Group PLLC, deferred to Ms. Dalmy.

The due date for this Quarterly Reporting Obligation was February 17, 2014. Ms. Hingston filed the financials for the quarter ending December 31, 2013, and filed a letter of extension. Ms. Hingston also communicated to Ms. Dalmy that Ms. Dalmy should draft a statement for Item 7 of the Quarterly Reporting Obligation before the extension deadline, which was February 21, 2014. Ms. Dalmy did not provide such statement.

Upon separate legal advice, Ms. Hingston has filed this disclosure for the period ending December 31, 2013, as it contains only information regarding MCII's operations up until December 31, 2013 and disclosure of the change of ownership and spin out of subsidiary. Ms. Hingston and Mr. Snopek have tendered their resignations.

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) Issuance of Common Stock Shares to Officers for Services Rendered:

a.

For Period Ending December 31, 2013, No stock was issued to officers for services rendered.

5) Financial Statements

(uploaded separately)

- A. Balance sheet;
- B. Statement of income;
- C. Statement of cash flows; and
- D. Financial notes

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;

Mariner's Choice International, Inc. (MCII) is a publicly traded, developmental stage company. The Company manufactures and distributes eco-friendly products to the North American and select international markets. It has principle offices in the USA (Jacksonville Florida), and in Canada (Toronto, Ontario). The Company is a developer, manufacturer and marketer of products to the marine industry, bioremediation, and the mainstream sectors.

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

WYOMING - as at January 18, 2013
previously, a NEVADA Corp.

Mariner's Choice International, Inc.	05/30/2007
Status Wines of Tuscany Inc.	06/27/2000
Portalzone.com, Inc.	03/01/2000
International Network Marketing Group	12/29/1995

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

- (a) 2842 Specialty Cleaning, Polishing, and Sanitation Preparations
- (b) 5169 Chemicals and Allied Products, Not Elsewhere Classified

D. the issuer's fiscal year end date;

June 30

E. Principal products or services, and their markets;

- A. Principal products and services: MCII will fulfill the need for a comprehensive line of environmentally-safe products to clean, maintain and protect marine assets and the active participants owning or operating them. The total product offering will position the company and signify its utilitarian values. Most importantly, the MCII products will be a comprehensive line that is not just environmentally-safe, but also delivers performance comparable to often dangerous

and caustic products, which can be costly to use and to dispose of properly and possible impending fines. These products provide value-based alternatives with cost benefits to customers.

B. Distribution methods.

The Mariner's Choice recreational retail line is now offered on amazon.com. There are other online stores that the Company has been approached by to expand their product offering in the category.

While the marine market had been the initial primary focus for the Company, more recent opportunity has provided Mariner's Choice to enter into the bioremediation sector. The Company has aligned itself with partners, who are well established in this industry. The global magnitude of the incidents of oil spills, as well as existence of contaminated properties in need of remediation are very significant. The company intends to focus on gaining foothold in this area through coordinated efforts with alliances and partners and establishing networks of distributors, agents and dealers across North and South Americas, the Caribbean, initially. The Company is channeling the bioremediation business through its wholly-owned subsidiary, Eco Syndesis Corp.

C. Status of any public announced new product or service. The Issuer currently operates all its publicly announced products.

A targeted trade media receive press releases introducing Mariner's Choice clearly communicating its intentions to provide and serve the industry as an advocate of environmental conscientiousness as well as the welfare of the people in those environs. A well-planned media relations campaign ensures coverage in the press, which lend credibility and disseminate the value of Mariner's Choice products. The presence in the market place will be maintained with the periodical introduction of new products. This tactic is integral to creating, building and maintaining the brand awareness and garnering market share.

Mariner's Choice works closely with key industry trade publications (both recreational and industrial/commercial specific) to receive editorial coverage of Mariner's Choice and its products, test results (versus other comparable products) and independent perceptions of the Mariner's Choice line of products. This allows the prospective customer/consumer to understand the need for these products, and allow them to see the test comparisons of these products. This approach has resulted in generating demand for Mariner's Choice products and fulfills the objective of designing a pull-strategy rather than "pushing" these products on their respective markets.

D. Competition.

There is stiff competition in the recreational boating sector for significant stakeholders, such as Star Brite, Sealand/Dometic, and Mary Kate. Mariner's Choice will overcome that competition on two fronts: First, from the value proposition of an entirely eco-safe product line. Second, through the adoption, support, interest and endorsement of marinas throughout the United States which concern themselves with protecting their livelihood and interest in preventing additional scrutiny and mitigation of hefty fines from governing agencies such as the EPA.

Mariner's Choice intends to promote its product with the ecology in mind, along with a focus on effectiveness as the primary driver to product success and adoption.

While there are a number of competitors identified above that indeed do compete in multiple vertical market segments, they do not offer products in more than two verticals. Clearly, Mariner's Choice stands out as offering products in many verticals. More specifically, Mariner's Choice strategy includes expanding into the Personal Care Solutions category is a significant differentiator. The line extensions will further position Mariner's Choice as the "go-to" brand in the marine market.

Eco Syndesis will focus on the spill clean-up and bioremediation. Currently, agreements are in place to represent MUNOX, a unique microbial product that is listed on EPA's NCP list, and CorkSorb, a high quality line of cork sorbents. The combination of these products offer a competitive edge. Eco Syndesis is utilizing its network and marketing skills to penetrate this market. Progress is limited by access to resources - human and financial - to execute and accelerate its sales and marketing strategies.

E. Raw materials / suppliers.

Production is currently outsourced. Mariner's Choice intends to integrate manufacturing and blending capabilities into its operation in either or both Canada and the United States. The integration of capabilities will certainly elevate the valuation of Mariner's Choice.

In the United States, Mariner's Choice offices in Jacksonville, Florida, warehouse the finished products and distribute in the United States and other parts of the world.

In Canada, one contract blending and manufacturing facility will be utilized in Toronto, Ontario. This location is also in close proximity to Mariner's Choice offices in Toronto, where finished products are warehoused prior to distribution in Canada and to other established customers, including those inherited through the Mariner's Choice subsidiaries.

Regardless of manufacturing process, either contract or private label, the blending procedure will be defined by Mariner's Choice according to product specifications. All products are manufactured and blended in facilities that already have quality control programs in place

All of the suppliers to Mariner's Choice, whether they are raw material suppliers, manufacturing and blending services, or ancillary services are in good standing.

Mariner's Choice has elected to refrain from patenting any of its products. The specialty chemical industry is one in which patenting technology has become disadvantageous. Since the chemical makeup only needs to be altered by 10% in any one ingredient or component, and much of the chemical configuration becomes public domain once patented, patenting chemical technologies no longer provides a significant competitive advantage. However, Mariner's Choice does work with a number of raw material suppliers that have proprietary technologies, which they protect via "typical trade secret" avenues

F. The Issuer is not dependent upon any major customers.

Initial orders from new customers will be pre-paid in full or COD. The chemicals industry is notorious for lack of payment once product is received by the customer and either redistributed or consumed. Once the initial order has been shipped, 2% -10, NET 30 credit terms are extended for the value of the previous order and revert to pre-payment or COD if not paid.

After the initial order, the customer is given the option of establishing credit with Mariner's Choice. The customer must apply for credit via an application provided with credit references. Once received, these references are checked, and a credit check is also conducted via credit report received from either a credit bureau or from Dun & Bradstreet. Once credit references and reports have been received and evaluated for risk, credit limits are established based on purchase history, and NET 30 terms remain.

G. Other than the trademarks for Company's name and the name of its products, the company has no patents, trademarks, licenses, franchises, concessions, royalty agreements nor labor contracts.

H. The Issuer has no products that currently need approval by any government agencies for their use.

Considering that there are no hazardous materials involved in either the manufacturing of Mariner's Choice products, or in the end product themselves, there are absolutely no significant issues associated with the further development and evolution of Mariner's Choice. In addition, while the products will be initially manufactured on a contract basis, any and all environmental and licensing and permit requirements associated with the production of Mariner's Choice products will fall upon the contract manufacturing facilities.

The raw materials associated with the manufacturing and blending of Mariner's Choice products pose no abnormal risk to current or future employees of Mariner's Choice, thereby mitigating any and all risks with the manufacturing and blending of these products. As a result, insurance, health, environmental compliance and governmental regulations and compliance are held to a minimum.

Also, unlike many other marine chemical products manufacturers, there are no warranties or implied warranties associated with any current and future Mariner's Choice products. While many products such as bottom paints and long-term coatings are expected to perform for a certain timeframe, Mariner's Choice products are all consumable products with the expectation that they work as intended or instructed by their labeling. There are no long-term performance claims either stated or implied.

7) Describe the Issuer's Facilities

The Issuer has offices at:

US:
5509 Shad Rd., Unit PMB 17
Jacksonville, Florida 32257

Canada:
6305 Northam Drive, Unit 8
Mississauga, ON L4V 1W9

8) Officers, Directors, and Control Persons

A. Officers, Directors, and Control Person.

CEO, President, Treasurer, Secretary, Director, as and Control Person, as of December 31, 2013 and interim period up until February 7, 2014. Please see Item 3

- 1) Amie Hingston
- 2) Same as Corporate Address
- 3) Employment History

Amie Hingston has held management positions within a variety of industries, including advertising and marketing, publishing/media, trade shows and special events, as well as, manufacturing. Her work experience spans a wide business scope ranging from well-established public corporations with international presence, to stage development companies. Prior to joining Mariner's Choice, she spent few years in the product manufacturing industry, managing sales, marketing and promotions. She has undertaken a number of projects from their inception to becoming well-positioned entities in the retail consumer market, overseeing details at every stage. Her management and entrepreneurial skills, coupled with a strong sense of sales, Hingston focuses on strategies and tactics to effectively steer and drive a business forward.

July, 2005 – Present Mariner's Choice Corp., Toronto, ON/Jacksonville, FL - President & CEO

July, 2004 – Present Green Dolphin Systems Corp., Toronto, ON - Management Consultant

October, 2001 – July, 2004 Willis Supply Co. Ltd., Distributor of DuPont Corian, Burlington, ON - Sales & Marketing - New Construction Specialist/Surfacing Consultant

June, 2000 – October, 2001 Montana Steele Advertising Agency / New Home Buyers Network (NHBN) partnered with The Toronto Star - Director, Business Development

- 4) Ms. Hingston also holds no other position in any other company.
- 5) Ms. Hingston currently accrues \$6,000 per month salary with MCII.
- 6) Ms. Hingston currently owns 50% of the issued and outstanding Series A Preferred shares in MCII, which is 1 share.
Common: 81,000,000 restricted company stock

Director and Vice President, as of December 31, 2014 and interim period up until February 7, 2014. Please see Item 3

- 1) Stanley Snopek
- 2) Same as Corporate Address
- 3) Employment History

Stan Snopek, after graduating with a degree in Chemical Engineering, has worked with a number of multi-national companies where he was instrumental in developing innovative chemical products, such as the most advanced water-base coatings, which are still being used in the international automotive industry today. His years at university were spent in a co-op program where he was tasked with practical and theoretical responsibilities.

- 4) Mr. Snopek currently holds no other positions with any other company.
- 5) Mr. Snopek currently accrues \$4,000 per month salary with MCII.
- 6) Mr. Snopek currently owns 50% of the issued and outstanding Series A Preferred shares in MCII, which is 1 share.
Common: 58,300,000 restricted common stock

B. Legal/Disciplinary History

1. There have been no criminal actions against any of the above members.
2. There has been no order, judgment, or decree by a court against any of the above members.
3. There have been no findings or judgment from the SEC, CFTC, or state securities regulator against any of the above members.

4. There has been no order barring, suspending, or otherwise limiting any of the above persons' involvement in any type of business or securities activities.

C. Disclosure of Family Relationships

There are no family relationships among or between issuer's directors, officers, persons nominated or chosen by the issuer to become directors or officers, or beneficial owners of more than five percent of the any class of the issuer's equity securities.

D. Disclosure of Certain Relationships

There has not, in the last two fiscal years nor in the current fiscal year, been any transaction with the Issuer, in which an amount involved exceeds the lesser of \$120,000 or one percent of the average of the Issuer's total assets at year-end for its last three fiscal years and any related person who had or will have direct or indirect material interest.

E. Disclosure of Conflict of Interest

There are no transactions or conflicts of interests between any related party, executive officer, or director with competing professional or personal interests.

C. Beneficial Shareholders.

The following individuals/companies have more than 5% in MCII:

1. Amie Hingston as of December 31, 2013 and interim period up until February 7, 2014. Please see Item 3
 - (a) 5509 Shad Rd., Unit PMB 17, Jacksonville, FL 32257
 - (b) Common: 81,000,000 – 39.6%
 - (c) 1 Series A Preferred Shares - 50%
2. Stan Snopek, as of December 31, 2013 and interim period up until February 7, 2014. Please see Item 3
 - (a) 5509 Shad Rd., Unit PMB 17, Jacksonville, FL 32257
 - (b) Common: 58,300,000 – 28.5%
 - (c) 1 Series A Preferred Shares - 50%

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

As of December 31, 2013 and interim period up until February 7, 2014. Please see Item 3:
Cident Law Group PLLC, 1425 Broadway Ave #454, Seattle, Washington 98122
Email: m.maza@cidentlaw.com

Accountant or Auditor

The company currently does not have an outside auditor.

Investor Relations Consultant

The company currently does not have an outside IR firm.

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

N/A

10) Issuer Certification

I, Amie Hingston, certify that:

1. I have reviewed this disclosure statement of Mariner's Choice International, 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.

February 26, 2014 [Date]

/s/ Amie Hingston [CEO's Signature]

(Digital Signatures should appear as "/s/ [OFFICER NAME]")

President & CEO [Title]