



Montague International Holding Ltd.

State of Oklahoma Corporation

Trading Under the Symbol MIHL on the OTC Market

ISSUERS' INITIAL DISCLOSURE STATEMENT

PART A: GENERAL COMPANY INFORMATION

EXACT NAME AND CORPORATE PREDECESSORS:	<p>Montague International Holding Ltd. approved by FINRA on July 20, 2012.</p> <p>Predecessors:</p> <p>SPOOFEM.COM USA, INC was incorporated in the State of Oklahoma on November 10th, 2009 see Exhibit 1: (Certificate of Incorporation).</p> <p>a. This company was a result of the merger between:</p> <ol style="list-style-type: none">1. Spoofem.com Inc. an Oklahoma Corporation2. Cyber Defense USA, an Oklahoma Corporation which was redomiciled from the State of Florida to the State of Oklahoma on December 23, 2008. <p>b. Spoofem.com USA, Inc. had a name change on July 21st, 2011 to HI-TECH CRIME SOLUTIONS, Corp. an Oklahoma Corporation</p> <p>c. Hi-Tech Crime Solutions, Corp had a name change on June 14, 2012 to Montague International Holding Ltd.</p>
ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES:	<p>A. 1800 JFK Blvd. Suite 300 Philadelphia PA 19103</p> <p>B. Tel. 215-965-7867 or 215 774 1591</p> <p>C. Fax. 925-905-2488 or 215 565 2677</p> <p>D. Email: investorinfo@montagueholding.com</p> <p>E. Website: www.montagueholding.com Mobile Website: m.montagueholding.com</p> <p>F. IR: Robert Ringold Tel. 215 965-7867 Email: ringold@montagueholding.com 1800 JFK Blvd. Suite 300 Philadelphia PA 19103</p>
THE JURISDICTION AND DATE OF ORIGINAL INCORPORATION:	<p>A. Jurisdiction: The State of Oklahoma</p> <p>B. Date of Incorporation: November 10, 2009</p>

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Email: investorinfo@montagueholding.com



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PART B: SHARE STRUCTURE

EXACT TITLE AND CLASS OF SECURITIES:	Common Series A voting shares: 20 billion Preferred Series B shares: 600,000 Only Common A class Voting Shares are trading under the Symbol MIHL CUSIP#: 611810 102 ISIN NUMBER: US6118101020
PAR OR STATED VALUE AND DESCRIPTION OF SECURITY:	<p>Common Series A voting shares: 20 billion par value \$0.000010 straight voting rights. Dividends payable only upon resolution of the Board of Directors or a vote of the majority of the Shareholders.</p> <p>Preferred Series B shares: 600,000 par value \$0.002000 weighted voting rights at 200:1 common share. Conversion rights at 1 preferred share to 200 common shares. Dividends first payable to Preferred share owners. Payable only upon resolution of the Board of Directors or straight majority vote of the shareholders. In liquidation assets recovered first payable to Preferred share owners.</p> <p>No other material rights for either the Preferred share owners or the Common shareowners.</p> <p>No provision in the by-laws that would delay, defer, or prevent a change in control of the issuer.</p>
THE NUMBER OF SHARES OR TOTAL AMOUNT OF THE SECURITIES OUTSTANDING FOR EACH CLASS OF SECURITIES AUTHORIZED:	<p>The current management taken over the dormant company on June 14, 2012. Therefore, no information is available for the last 2 fiscal years. The management is aware of a reverse split of the company stock on August 15, 2011 as well as change in authorized shares as follows:</p> <p>Authorized Common A shares were increased from 10 billion to 20 billion Preferred B shares were increased from 300,000 to 600,000 A reverse split of the stock was authorized at the ratio of 500 to 1.</p> <p>As of July 31, 2012 the following is true and accurate information:</p> <ol style="list-style-type: none"> Number of Shares Authorized: 20 billion common stock Series A shares 600,000 preferred stock Series B shares Number of Shares Outstanding: 755,882,931 common stock Series A shares. 0 preferred stock Series B Shares Free Tradable shares: 135,882,931 common stock Series A shares. As per the Transfer Agent on August 27, 2012: Total shareholders: 10 Beneficial holders: 4 <p>See attached exhibit 2: List of Shareholders</p>



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TRANSFER AGENT NAME AND ADDRESS:	<p>Issuer Direct Corporation 500 Perimeter Park Dr, Suite D Morrisville NC 27560 Tel. 919.481.4000 Fax. 646-225-7104 Issuer Direct is listed with the Securities & Exchange Commission, Depository Trust and FINRA(formerly NASD)</p>
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PART C: BUSINESS INFORMATION

THE NATURE OF THE ISSUERS BUSINESS	<p>Montague International Holding Ltd. is a “C” corporation incorporated under the laws of the State of Oklahoma on November 10th, 2009</p> <p>History and Predecessors:</p> <p>A. SPOOFEM.COM USA, INC was incorporated in the State of Oklahoma on November 10th, 2009. This company was a result of the merger between:</p> <ol style="list-style-type: none"> Spoofem.com Inc. an Oklahoma Corporation Cyber Defense USA, an Oklahoma Corporation which was redomiciled from the State of Florida to the State of Oklahoma on December 23, 2008. <p>B. Spoofem.com USA, Inc. had a name change on July 21st, 2012 to HI-TECH CRIME SOLUTIONS, Corp. an Oklahoma Corporation.</p> <p>C. On June 14, 2012 the Board of Directors approved a name change from HI-TECH CRIME SOLUTIONS, Corp. to Montague International Holding Ltd. Said name change took effect when FINRA approved it on July 20, 2012</p> <p>Fiscal year end date: December 31</p> <p>Bankruptcy: Montague International Holding Ltd and/or its Predecessors have never been in bankruptcy proceedings.</p> <p>Material Reclassification: Montague International Holding Ltd. had not been involved in any merger, consolidation, or purchase or sale of significant amount of assets.</p> <p>Defaults: Montague International Holding Ltd. (MIHL) has never been in default of terms of any note, loan, lease, or other indebtedness or financing arrangement requiring MIHL to make payments.</p>
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	<p>Change of Control: On June 14, 2012 a change of control took place with the Board of Directors under the leadership of Gregory Evans had resigned and the Board of Directors under the leadership of Larisa Saltsova took over the management and control of the company. On the same date the 595,000,000 common shares owned by Gregory Evans were sold and title transferred to MONTAGUE INTERNATIONAL INVESTMENT LTD. of 1800 JFK Blvd. Suite 300 Philadelphia PA 19103</p> <p>Increase in Shares: On, August 15, 2011 a change in authorized shares as follows:</p> <p style="padding-left: 40px;">Authorized Common A shares were increased from 10 billion to 20 billion</p> <p style="padding-left: 40px;">Preferred B shares were increased from 300,000 to 600,000</p> <p>Splits & Mergers: SPOOFEM.COM USA, INC (later renamed Montague International Holding Ltd.) was incorporated in the State of Oklahoma on November 10th, 2009. This company was a result of the merger between:</p> <p style="padding-left: 40px;">Spoofem.com Inc. an Oklahoma Corporation and Cyber Defense USA, an Oklahoma Corporation which was redomiciled from the State of Florida to the State of Oklahoma on December 23, 2008</p> <p style="padding-left: 40px;">On August 15, 2011 a reverse split of the stock was authorized at the ratio of 500 to 1.</p> <p>No mergers, pending or anticipated stock splits, dividend recapitalization, acquisitions, spin-off, or reorganizations are currently pending.</p> <p>Delisting or Deletions: No delisting or deletions, however on December 2, 2008 the stock was deregistered from the OTCMARKETS for failure to provide information by the previous management.</p> <p>Litigation: There is no current, past, present, or threatened litigation that could have a material effect on the business of MIHL, its financial condition, or operations. There are no current, past or pending trading suspensions by a securities regulator.</p>
BUSINESS OF ISSUER:	<p>Section 1:</p> <p>Primary SIC Code: 6719</p> <p>Secondary SIC Codes: 6722, 6399, 6122, 6289, 6517, 6021, 6211, 2082, 2087, 5149</p> <p>The company's business plan is to become a holding company with wholly owned</p>



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	<p>subsidiaries in the following fields:</p> <ul style="list-style-type: none">A. Hedge FundB. Insurance CompanyC. Securities Broker/DealerD. Alternative Exchange Platform Software Developer and MarketerE. Commercial BankF. Investment BankG. Leasing Company for railroad equipmentH. Beverage (soft) and alcohol distilling, importing, packaging and marketing. <p>Section 2: MIHL is currently conducting business.</p> <p>Section 3: MIHL is not or has ever been a “shell company” as defined by the Securities Act Rule 405.</p> <p>Section 4: MONTAGUE INTERNATIONAL INVESTMENT LTD currently owns 77% of all outstanding stock of Montague International Holding Ltd. The rest of the stock is a public float. This company purely acts as the holding company of the stock of MIHL. It has no other operations or purposes and is not included in any financial statements issued by Montague International Holding Ltd.</p> <p>Section 5: None that the management is currently aware of.</p> <p>Section 6: None was spent by MIHL. All cost of research and development were borne by Montague International Investment Ltd. which took controlling interest in the MIHL on June 14, 2012.</p> <p>Section 7: None at this time.</p> <p>Section 8: Number of employees 8 and full time employees 5</p> <p>Section 9: MIHL will be active in the following fields and will have the following products and services per each field:</p> <ul style="list-style-type: none">A. Hedge Fund – Our Hedge funds are part of lightly regulated investment vehicles for the sophisticated investor, which aim to deliver positive returns that are uncorrelated with the broader market performance. Unlike traditional long-only fund managers, our managers of hedge funds have the ability to invest in a variety of financial instruments and do employ a broad range of strategies, including the use of leverage and short selling. This enables them to potentially deliver attractive risk-adjusted returns in both rising and falling markets. The diversification benefits that hedge funds bring to a portfolio make them an attractive addition to the sophisticated clients' portfolios. Our Hedge Funds will provide both structure products and complex derivatives to our investors.B. Insurance Company: Our insurance company will concentrate on the commercial market and medical malpractice insurance. We will provide insurance vehicles that will insure financial instrument offerings in synergy and vertical integration with our Hedge Funds. In addition, our company
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	<p>will act in the reinsurance market in insuring risk swaps as well as other insurance policies. Furthermore, we will act in the medical malpractice market by providing insurance both the physicians and allied medical professionals. The synergy comes in that our Hedge Fund will be able to offer bonds and other investment vehicles with the underlying insurance policies serving as both valuation and collateral basis.</p> <p>C. Securities Broker Dealer – Our Broker/Dealer will provide synergy and vertical integration both with our insurance company and Hedge Funds to provide the following products: 401(k) Rollover IRA Brokerage; Charitable Gift, Custodial, Educational Savings / 529, Estate, IRA: Traditional / Roth, Small Business Retirement Plans, Trust, Financial Products, Annuities, CDs and Money Markets, Exchange-Traded Funds (ETFs), Fixed Income/Bonds, International Investing, Life Insurance, Margin Loans, Mutual Funds, Options, Stocks, Active Trading, Active Investor Community, Charting and Screening Tools, Live Streaming Data, Trading and Options Specialists, and Trading Strategies Workshops. Most of these products can be developed in-house via utilizing the resources of our Hedge Funds and Insurance subsidiaries.</p> <p>D. Alternative Exchange Platform Software Developer and Marketer – through the development appropriate software algorithms our company will be able to offer such services as dark pool investment vehicle which are the quickest growing segment of the investment community, 24 hr trading access platform, as well as high frequency trading opportunities. This software development is synergies and vertical with our Hedge Fund and Securities Broker Dealer ventures allowing us to take advantage of cross pollination between our business models.</p> <p>E. Commercial Bank – we believe that owning a commercial bank will provide us with the ability to further market our products in a well-integrated platform in conjunction with our other groups as discussed above. Our Bank will offer the following services: Depository Services including commercial checking, savings, and CDs; Treasury Management to optimize our clients use of their company's cash; Debt Solutions including: Term loans, real estate, equipment financing, energy/maritime, debt capital markets, and dealer services; Merchant Services to allow for Customer card management options to simplify transactions; International Banking Export and import services for international trade; Through our Broker/Dealer – Offering services in equity research, debt and equity sales and trading, and corporate finance; Through our Leverage Finance Group we will offer asset based and structured finance credit facilities for working capital, acquisitions, restructurings, and growth; and finally through our Private Banking Group will offer premier service level for select commercial banking businesses.</p> <p>F. Investment Bank - Our Investment Banking arm provides a full suite of advisory and financing solutions from term lending to highly structured and specialized products across the equity and debt capital markets. Our Products will include: Corporate Finance (mergers & acquisitions, initial public offerings, capital raisings, privatizations, divestitures & asset sales, corporate restructurings, valuations) and Research. In addition through vertical integration with our other divisions we will be able to offer: Term lending; Structured debt finance; Asset finance; Syndicated lending / distribution; Debt capital markets; Securitization; Equity capital markets; Acquisition finance; Project finance; Property finance; Structured trade & commodity finance; Carbon finance/emissions. Our commercial banking division will allow for: Cash management (account management, payments, receivables, liquidity management); International trade services; Custodial</p>
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& securities services; and Online banking. In addition as part of our Hedge Fund and Broker/Dealer Division we will be able to provide Foreign exchange; Money market; Interest rates; Credit trading; Equity derivatives; Carbon credits; Commodities - agriculture; base metals; energy trading; precious metals; Exchange traded notes

G. Leasing Company for railroad equipment – our company has the opportunity to lease railroad equipment to the national railroads in the Russian Federation. Specifically we currently have preliminary agreement to provide 3,500 petroleum/oil transport tank cars to the Russian Federation of the needed 35,000 tank cars that will be order in addition from our company after the first delivery. Our company will utilize the synergy with our other divisions to raise the necessary capital to purchase and lease out this equipment. We will be working with the US Import/Export Bank as well as other Governmental and NGO's to place this order with a US Manufacturer that will provide a boost of needed jobs in this economy. Cash flow from the proceeds of leasing this equipment will be utilize to service the debt on the funds raised through the investment vehicles offered by our other divisions.

H. Beverage (soft) and alcohol distilling, importing, packaging and marketing – our company will be developing a division to take advantage of the “health” drink market in such products as natural (organic) juices from South America, Coca Water, and Coca Water drink derivatives such as Coffee Coca Water, Orange Coca Water, and etc. Our firm has extensive contract with producers of exotic juices in the Republic of Ecuador as well as more traditional juices such as orange, grape and etc. Currently we are in process of negotiations of acquiring an existing producer and marketer of such goods in the United States. In addition we are in discussions with several manufactures in Europe of wines, vodkas, and brandies to import their products in bulk to the United States and to bottle and distribute said products to the Cruising Industry as well as military store facilities and casinos. We believe that this will allow for a certain diversification from the financial industry products that our company will concentrate on as well as certain synergy in that capital will be available for expansion and marketing of these products.

Competitive Position, Distribution Methods, Status of New Products, Sources and Availability of Raw Materials, Customer Base, Agreements.

Financial Services: We believe that based on unique integration of our products and services in the financial area we will be able to provide one stop service provide to middle market and small business long neglected by the larger service providers that only concentrate on the large corporate clients. Our company will be unique to offer such an array of services to a small businessman. At this time there is no competition for this customer segment base.

Software Product: Our company is finalizing negotiations with a European developer of the software platform model that will provide us with exclusive right in the United States to both use and market our alternative market platform. Although there is significant competition in this quickly growing business most software platforms are proprietary, extremely expensive and do not cross communicate with other software.



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Our software platform is relatively affordable, able to cross communicate and simple to use. In addition it will allow not only us but other small broker dealers to enter into the lucrative market of dark pool investment vehicles.

Leasing Services: At this time we are the only possible provider of leased tank cars manufactured in the US for the Russian Market. Based on our unique position to take advantage of the various State and Federal Export programs to reduce the cost of our product, our company will be most competitive based on our lease rates to the Russian Railroads. Furthermore, we are currently in negotiations on purchasing an existing provider of leased rail road equipment in Riga Latvia which is one of the largest supplier of rail road equipment to the Russian Railroads. Based on their connections and knowledge of the business we feel that our model will be successful in becoming a major player in the Russian market.

Soft Drink/Alcohol Distribution:

- A. Soft Drinks: As far as our drink products there are currently 12 providers of health drinks in the United States and we are in negotiations with the 4th largest provider on forming a Joint Venture to develop the subsidiary that will provide soft drink distribution and manufacturing. Based on this company's knowhow we will be well positioned to take advantage of our connections for inexpensive raw materials from South America and to compete both on the quality and price levels with other producers.
- B. Alcohol Distillery/Distributor/Importer – We have currently have an agreement in principal with a company that holds exclusive rights to import and distribute vodkas, brandies, and wines from Eastern Europe. These products although well known in Europe for their quality and affordability have not been widely sold in the United States. By buying the products in bulk and packaging them in the United States we will have significant savings both on the cost of transportation and taxes, as well as the raw product itself. Our preliminary market research had found several major customers for your products. The financial muscle of our Finance subsidiaries will allow us to compete and grow in this segment of the market in addition to providing the needed diversification.

Government Approval and Licenses

- A. Financial Services: All of our financial services and products will need to receive appropriate governmental licenses from the Federal and State regulatory authorities. We are in the process of hiring appropriate consultants to assist us in this process. Our first project will be the formation of the Hedge Fund with our business to follow as soon as regulatory approval is received. We foresee a period of 12 to 18 to receive the appropriate regulatory approvals necessary for the full implementation of our Finance Division.



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	<p>B. Software Division – the sale and licensing of our product requires only the filing with the Securities and Exchange Commission for alternative market platform. We foresee the completion of this process in 3 to 6 months from the signing of the marketing agreement if not sooner. The regulatory environment for this type of product is minimal.</p> <p>C. Leasing of Railroad Equipment – no regulatory approvals are required to develop this business however, since we will be utilizing Federal and State programs to finance the purchase of the equipment for leasing we believe that it will take from 120 to 180 days to ship our first railcar to Russia.</p> <p>D. Soft Drink/Alcohol Division – the firms we are in discussion with already have all the necessary regulatory approvals. Therefore once the deals are finalized no time will be lost to being marketing the products.</p> <p>Section 10: MIHL leases approximately 300 sq.ft. in a commercial office located in the center of the financial district of the City of Philadelphia. The office is full furnished with furniture, computer equipment, fax machine and all other items necessary for administrative offices. MIHL holds a 12 month lease which will allow it to expand its offices as need. In addition, MIHL is currently negotiating a purchase/lease of approximately 12,000 sq.ft. in building located in Northeast Philadelphia Pennsylvania. Further in order to establish its alcohol distilling facility MIHL is in negotiation to acquire additional space in Huntingdon Valley Pennsylvania.</p>
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PART D: MANAGEMENT STRUCTURE AND FINANCIAL INFORMATION

A. OFFICERS AND DIRECTORS

FULL NAME	BUSINESS ADDRESS	EMPLOYMENT HISTORY	BOARD MEMBERSHIPS AND OTHER AFFILIATIONS	COMPENSATION	NUMBER OF SHARES OWNED
Larisa D. Saltsova Chairman and President of MIHL	1800 Kennedy Blvd. Suite 300 Philadelphia PA 19103	<p>April 2006 – Present: Director of “Help Is On The Way” non profit organization. Responsible for all day to day operations of the non profit organization.</p> <p>June 2011 – Present: President of Industrial Trade and Development Company Ltd. Duties involve day to day management of all aspects of operations of this startup company.</p> <p>May 2009 – Present: President of M&R Wine and Spirits Importers LLC. Duties included all day to day management of the company including licensing from Federal and State authorities as well as procuring new business opportunities for the company.</p>	<p>Director of “Help Is On the Way”</p> <p>Director of ITADEA</p> <p>Director of M&R Wine and Spirits Importers LLC</p>	300,000 shares of common stock of MIHL and \$150,000 deferred until positive cash flow.	0
Gregory Malits Board	3 Apple Lane, Wayne, NJ	<p>03/11 – present IBM Inc. <i>Technical Consultant in High Performance /</i></p>	None	300,000 shares of	0



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FULL NAME	BUSINESS ADDRESS	EMPLOYMENT HISTORY	BOARD MEMBERSHIPS AND OTHER AFFILIATIONS	COMPENSATION	NUMBER OF SHARES OWNED
Member and Vice President	07470	<p><i>Grid Computing, New York, NY Certified in LSF & Symphony Software</i></p> <p>Performed Symphony cluster health management audit at Citibank, Toronto, Canada.</p> <p>Participated in LSF & RTM installation/configuration/training in D.E.Shaw & Co, New York, NY Installed LSF and configured multiple clusters for various IBM clients.</p> <p>Created solution plan for Symphony & LSF log analysis.</p> <p>Took various training courses for LSF & Symphony</p> <p>Advised various clients on LSF & Symphony installation/configuration/management</p> <p>07/09 – 08/11 Goldman Sachs Group Inc. Fixed Income Currency & Commodities / Infrastructure Strats Group <i>Consultant, New York, NY</i></p> <p>Responsible for the migration of Pricing Modeling tests from a legacy system to a new database utilizing proprietary Slang and SecDB environment.</p> <p>Developed software tools to automate the migration process using C++, Slang, SecDB.</p> <p>Created test performance reports.</p> <p>Technology Division / Documentation Control Technology Group <i>Consultant, New York, NY</i></p> <p>Participated in the design and development of the “Crane” application using SecDB / Slang, Sybase, and various SecDB frameworks such as TRef, Suit, Workflow, etc. Crane is a workflow application, routing approval and revision process of Credit Support Annex (or CSA) and ISDA agreements through the proper channels such as Sales & Trading desks and Legal department.</p> <p>Responsible for Technical Support of Crane, communicated with Sales & Trading desks, Legal approvers, Internal Audit, etc. to facilitate the negotiation & approval process and to resolve both technical and procedural issues.</p> <p>Developed various reports analyzing the approval statistics.</p> <p>10/08 – 03/09 Avis Budget Group <i>Consultant, Parsippany, NJ</i></p> <p>Conducted evaluation and analysis of the current business process. Created business</p>		common stock and \$1.00	



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FULL NAME	BUSINESS ADDRESS	EMPLOYMENT HISTORY	BOARD MEMBERSHIPS AND OTHER AFFILIATIONS	COMPENSATION	NUMBER OF SHARES OWNED
		<p>specifications using reverse-engineering to streamline, simplify and augment the business functionality and process.</p> <p>Developed new database schema and processes to optimize new and existing applications. Optimized performance, security and reliability of internal libraries using Sybase, C++, Java.</p> <p>Responsible for customer and application support.</p> <p>Was on a rotating 24/7 call for the operations support.</p> <p>12/06 – 06/08 JP Morgan Chase, Private Banking / Information Technology <i>Senior Developer (Specialist), New York, NY</i></p> <p>Led the development effort in gathering business requirements for design and development of an efficient and scalable new database schema. Translated business logic to the new database schema. Used ERwin, Sybase/SQL, MS Project.</p> <p>Migrated a Private Banking application to the new database schema using C++, Sybase/SQL, UNIX scripts. Wrote multiple stored procedures and triggers for the new database schema. Communicated with business users and various groups to facilitate the conversion process.</p> <p>Liaisoned with users and supported their operations.</p>			
Robert Ringold Board Member and Vice President in charge of Investor Relations	1800 JFK Blvd. Suite 300 Philadelphia PA 19103	<p>June 1976- present</p> <p>Ringold's Jewelers, Inc. Retail, manufacturing and precious metal/gemstone mining company. Appraiser of record for U.S. Marshal Service, F.B.I., U.S. Attorney General. Principal in gem mining projects in Vietnam, British Columbia and Sakha, USSR. Advisor to Ukraine , Committee for the Utilization of Natural Resources</p> <p>December 2009 - May 2010 Allstate Insurance P&C sales</p> <p>September 2003- July 2005 Metropolitan Life Insurance Company</p> <p>Financial Services Representative and fee based Financial planner . Advanced markets business development specialist for Verizon, Inc. and Johnson & Johnson, Inc. Group life, health , long term care, disability specialist.</p> <p>September 2001- September 2003</p>	Director and Chairman of Ringold's Jewelers Inc.	300,000 shares of common stock and \$1.00.	0



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FULL NAME	BUSINESS ADDRESS	EMPLOYMENT HISTORY	BOARD MEMBERSHIPS AND OTHER AFFILIATIONS	COMPENSATION	NUMBER OF SHARES OWNED
		Morgan Stanley Morgan Stanley Trust / Morgan Stanley Managed Futures Financial Advisor/ financial planner with private wealth management group. Co-manager \$ 700 million dollar retail brokerage accounts. Series 7,21,63. Life Health Accident 1995-2001 Technical analyst / trader for exempt Commodity Pool.			
Aleksandr Kladchenko Board Member and Vice President Business Development Ukraine	1800 JFK Blvd. Suite 300 Philadelphia PA 19103	08.01.2012 – Present - JSC «Military Insurance Company», Kiev, Deputy Chairman of the Board. 01.26.2011 - 03.12.2012, The State Enterprise of the Ministry of Defense of Ukraine "Ukrainian Aviation Transport Company", Kiev Ukraine Vice-president. 05.17.2010 - 03.12.2012, Adviser to the Minister of Defense of Ukraine. 06.16.2006 - 01.25.2011. JSC «Military Insurance Company», Kiev, First Deputy Chairman of the Board.	Deputy Chairman Deputy Chairman	300,000 shares of common stock and \$1.00.	0
Tony Pierce Board Member and Vice President Business Development Western Europe and the Middle East.	1800 JFK Blvd. Suite 300 Philadelphia PA 19103	2003 – Present HDS Global Risk CEO & Managing Director Develop and manage services of the organizations within the group divisions, providing risk management and support services to governments and multi-national companies. Provide leaderships, direction and focus on the groups business targets, charged with forming scalable management teams to support goals. Develop processes and procedures to manage risk and establish a world-class delivery organization. Oversee a number of in country Managing Directors and Operations Managers as direct reports. Developed and organized the business from its inception, implementing standardized procedures that supported and contributed to increase in annual revenues, while achieving predetermined targets for profitability and contribution margins. Created and implemented guidelines including standard contract language, delivery budgets, and statements of works, which reduced contract risks and identified projects going over budget or beyond scope. Established roles and responsibilities that clearly defined tasks and improved overall organization and productivity. Worked on contracts with values of €500k to over €90 million. Offices in Ireland, Serbia, Dubai, Mumbai, Mauritius, Tanzania, Cameroon, USA, Peru & Chile.	Managing Director	300,000 shares of common stock and \$1.00	0



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FULL NAME	BUSINESS ADDRESS	EMPLOYMENT HISTORY	BOARD MEMBERSHIPS AND OTHER AFFILIATIONS	COMPENSATION	NUMBER OF SHARES OWNED
Miran Vrdoljak, Board Member and Vice President for Southern Europe	1800 JFK Blvd. Suite 300 Philadelphia PA 19103	2003- Present: International business manager, and advisor for new business development. Managing Director for private German Family Investment Fund. Duties included investigating new business opportunities, due diligence, complex negotiations, and liaison with with global companies on joint ventures, international trade and retail opportunities.		300,000 shares of common stock and \$1.00	0
Yossi Harel Board Member and Vice President for Israel	Frishman 4 Holon, Israel	2003-Present: ROSNI s.r.o. Vice President - responsible for day to day management of the ROSNI s.r.o. Israel Office. Instrumental in developing new business opportunities for the Company.		300,000 shares of common stock and \$1.00	0

B: LEGAL/DISCIPLINARY HISTORY:

The officers and directors of Montague International Holding Ltd. do not have any past legal or disciplinary history.

C: DISCLOSURE OF FAMILY RELATIONSHIPS: There are no interfamily relationships among the Board Members, directors, officers, persons nominated or chosen by the issuer to become directors or officers, of beneficial owners of more than five percent of any class of MIHL's shares.

D: DISCLOSURE OF RELATED PARTY TRANSACTIONS: There are no related party transactions as of June 14, 2012 and as per the representation by the previous Board of Director's Chairman, Gregory Evans there were no related party transactions during the past two fiscal years.

E: DISCLOSURE OF CONFLICT OF INTERESTS: There are no Conflicts of Interest to disclose.

FINANCIAL INFORMATION FOR ISSUER'S MOST RECENT FISCAL PERIOD - Since the present management had taken over operations on June 14, 2012 and the previous management failed to provide any books or records for the company at this time no financial documents are available – the current management is preparing financial statements for the 3rd qt. which will be available on or about December 1, 2012. At that time full financials for the company will be issued.

FINANCIAL STATEMENTS FOR PRECEDING TWO FISCAL YEARS: Due to circumstances beyond the control of the current management of the company, since the management under Gregory Evans the previous controlling person and chairman of Hi-Tech Crime Solutions Corp. – the predecessor of MIHL, had failed to provide any and all financial information with the exception of attorney certification that the company was in compliance with all tax issues and had no outstanding tax liabilities, assets or liabilities the financial statement for the past two fiscal years will not be provided.



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BENEFICIAL OWNERS: The owner of 595,000,000 common shares which constitutes approximately 77% of all outstanding stock is:

MONTAGUE INTERNATIONAL INVESTMENT LTD.

TAX ID: 45-5441034

1800 John F. Kennedy Suite 300

Philadelphia PA 19103

This is a privately held Pennsylvania corporation which at this time is 100% controlled and managed by:
Larisa Saltsova of 1800 JFK Blvd. Suite 300 Philadelphia PA 19103

OUTSIDE PROVIDERS:

COUNSEL: Florence Zabokritsky Esq.
13 Summit Square Center #183
Langhorne PA 19047
Tel. + 1 215 965-7867
Fax. +1 630 733-5991
Email: fzabokritsky@agiescrow.com
zabokritsky.agie@gmail.com



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AUDITOR: We are in the process of finalizing retaining the following firm as our accountants and auditors:

Joe Simontacchi CPA
SIMONTACCHI & COMPANY LLP
170 E MAIN ST
ROCKAWAY, NJ 07866-3530
Tel. (973) 664-1140

At this time there are no other outside providers.

MANAGEMENT DECISIONS AND PLAN OF OPERATIONS:

At the current level of cash flow expenditure the company has enough cash reserves to function for a period of 12 months. The main beneficial shareholder will make available a line of credit in the amount of \$250,000 for day to day operations while the company remains in a negative cash flow position.

The management is also finalizing investment funding from several private investment firms. The amount of promised funding is currently in the high 9 figures and with a significant potential of increase in same. Further the management plans to develop first is Hedge Fund subsidiary which will provide cash flow to the parent firm from fees from operations. In addition, the Hedge Fund shall provide access to capital necessary to purchase private companies in the fields that management had outlined above. The current management plans to acquire majority control in privately held companies which operate with positive cash flow by issuing new stock and/or convertible debt.

At this time the company position remains stable although it is in a negative cash flow situation. The management expects to be in a positive cash flow position within 9 months and has already targeted several acquisitions.

Off Balance Sheet Arrangements:

There are no off balance sheet arrangements nor are any known to the management.

Part E: Issuance History:

According to the information provided by the previous management to the current controlling Board of Directors the only changes in the stock issue had been the reverse stock split completed on August 15, 2011 which resulted in a reverse split of 500 to 1 of the common shares. Since June 14, 2012 no new shares had been issued or offered by MIHL. The current management does not have any information to any other issues or offering of shares of MIHL within the past two year period or the most recent fiscal year.

PART F: EXHIBITS:

MATERIAL CONTRACTS:

None – at this time there are no contracts or agreement which may materially affect the actions of the corporation. The Executive Compensation plan has not yet been determined and is not part of this Disclosure.



Montague International Holding Ltd.

A State of Oklahoma Corporation

ARTICLES OF INCORPORATION AND BYLAWS:

Are hereby attached and filed as part of this Initial Disclosure Statement and hereby incorporated herein by reference.

PURCHASE OF EQUITY SECURITIES BY THE ISSUER AND AFFILIATED PURCHASERS:

None

CERTIFICATION

I, Larisa Saltsova, certify that :

1. I have reviewed this Initial Disclosure Statement of Montague International Holding Ltd.
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.

September 10, 2012

Larisa Saltsova, Chairman and President