

EMPIRE DIVERSIFIED ENERGY, INC.
formerly ELECTRIC MOTO CORPORATION
Name Change and Reverse Stock Split 12/22/14
Quarterly Information and Disclosure, Q4 2014

Section 1: Issuer's Disclosure Obligations, As Of 12/31/14

PART A: General Company Information

(1) the exact name of the Issuer and its predecessor, if any:

Empire Diversified Energy, Inc	December 22, 2014.
Electric Moto Corporation, Inc.	November 13, 2007
Panther Mountain Water Park	March 31, 1986

(2) the address of the Issuer's principal executive offices:

Empire Diversified Energy, Inc.
241 W. Main Street
Frankfurt KY 40601
606-767-9309
Website: www.EmpireDiversifiedEnergy.com

(3) **Security Information:**

Trading Symbol: MPIR

Exact Title and Class of Securities Outstanding: Common and Preferred "A"

CUSIP: 291644 10 2

Par or Stated Value: fully paid and non-assessable shares of the common stock, par value \$.00001

Total Shares Authorized:	Common: 1,500,000,000	As of: 12/28/2006
	Preferred "A": 5,000,000	As of: 12/28/2006

Total Shares Outstanding:	Common: 592,730, 685	As of 12/22/14 pre-split
	Common: 658,590	As of 12/22/14 post-split
	Preferred: 0	As of: 12/31/2014

Transfer agent:

Continental Stock Transfer and Trust
Address: 17 Battery Place, NY, NY 10004
Telephone: (212) 509-4000

Facsimile: (212) 509-5150
Contact: Robert McMonagle
Account Administrator (212) 845-3218

Continental Stock Transfer is registered with the Securities and Exchange Commission

There are no restrictions on the transfer of the Issuer's securities, and there have been no trading suspension orders by the SEC on the Issuer's securities.

(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.): **NA**
- B. Any jurisdictions where the offering was registered or qualified: **NA**
- C. The number of shares offered: **NA**
- D. The number of shares sold: **NA**
- E. The price at which the shares were offered, and the amount actually paid to the issuer:
NA
- F. The trading status of the shares: **NA**
- 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: **NA**

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.

Q4 of 2014 (cf., #6 below) saw the beginning of a capital restructuring of the corporation, in anticipation of a broadening of its corporate goals. The company sought to remove debt from its books, and several Convertible Debt holders elected to convert the debt into common shares of the company, on a pre-split basis.

This conversion of debt into common shares was consistent with the disclosures that we have made relative to convertible debentures and the notional number of shares that have been disclosed as issued and outstanding in the marketplace. Note the following from the Q3 Management Disclosure and Analysis:

“The Issuer believes that the appropriate disclosure was that the shares in question were beneficially owned a/o 10/1/2014 by Haveland Trading, and thus that this Q3 2014 MD&A should reflect that fact, even though the share certificates themselves had not been cut. (cf., Q2&Q3 2013, Q4 2013 Disclosures, *4G)(349,686,509 common Issued)

Caveat: Since Q1 of 2013, Convertible Debentures purchased by Haveland Trading Corporation, and certain other shareholders, with proceeds used for the benefit and general corporate purposes of Electric Moto Corporation (cf., Terms of Debentures in Q3 2014 Financials/Notes—attached), having reached a minimum of the 12 month time limit for conversion of restricted to free-traded shares, were “converted” into common shares, without restriction.

The issuer has chosen to publicly disclose the number of shares “converted,” although the formal process of Issuer Instructions to the transfer agent, and the opinion of counsel have not yet been effected. Issuer’s opinion is that showing the number of shares as a total, in combination with the number already on the books of Continental, is a more accurate depiction of the actual capital structure of EMOT.”

The number of shares listed on P1 of this document, both for pre-split and post-split reflects fully the conversion of debt into common shares, where elected, and the remaining debt on the balance sheets of the corporation reflects the remaining debt that will either need to be converted, or repaid.

Shares issuances made in converting of debentures in Q4 of 2014, according to regulatory holding periods, and with the opinion of counsel, are incorporated by reference in the financial statements issued in conjunction with this Management Discussion and Analysis. Please see 5(e) below.

(5) Financial History

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”).

If you choose to publish the financial reports separately as described in part (ii) above, you must state in the accompanying disclosure statement that such financial statements are incorporated by reference. Information contained in a Financial Report is considered current until the due date for the subsequent Financial Report. To remain in the OTC Pink Current Information tier, a company must post its Annual Report within 90 days from its fiscal year-end date and Quarterly Reports within 45 days of its fiscal quarter-end date.

FINANCIAL STATEMENTS ARE INCORPORATED BY REFERENCE, AND ARE POSTED THROUGH THE OTC DISCLOSURE AND NEWS SERVICE AS SEPARATE REPORTS. SAID REPORTS ARE LOCATED AT EMPIRE DIVERSIFIED ENERGY, INC. (TICKER SYMBOL: MPIR) AND ACCESSED UNDER “FILINGS AND REPORTS” AS QUARTERLY REPORT: Q4 2014 FINANCIALS” AND “QUARTERLY REPORT: Q4 2014 FINANCIALS/NOTES” THE Q4 2014 FINANCIALS AND NOTES ARE ALSO DESIGNATED AS “ANNUAL REPORT”

(6) Describe the Issuer’s Business, Products and Services

The issuer is a corporation organized pursuant to the laws of the State of Delaware, and was incorporated on March 31, 1986. The Issuer’s primary SIC Code is 000081557. The Issuer’s financial year-end date is December 31.

Q4 of 2014 saw several significant events in the corporate life of Electric Moto Corporation. First, on December 22, 2014, FINRA approved a name change for the corporation to “Empire Diversified Energy, Inc.” In addition, FINRA additionally approved a 900:1 reverse split of the common stock of the corporation, with the resultant alteration to the corporation’s capital structure.

Empire Diversified Energy, Inc. also petitioned for, and received a new CUSIP number (cf. 1-A (3)), and petitioned for and received an LEI number as well from CUSIP, in anticipation of our introduction into global business ventures, and listings on foreign exchanges.

For the life of this corporation, we described our primary business in this manner: “The issuer is in the business of manufacturing electrical vehicles, principally dual-sport commuter and off-road motorcycles at the present time, and has formulated a business plan that will enable it to develop, produce and market various other electric vehicles as well---watercraft, ATVs, Scooters, bicycles---all on the drawing board. In addition, the issuer will create a “lifestyle company” that incorporates all of the tenets of a “green energy”/environmentally responsible lifestyle.”

“During the course of Calendar Year 2013, and the first three quarters of calendar year 2014, Electric Moto has continued the expansion of its business plan to include mergers with and acquisitions of other electric vehicle companies. In so doing, Electric Moto is able to bring individuals and assets into the “newco” created by these mergers or acquisitions. The reciprocal advantage improves the profitability of each of the companies involved.”

A NEW DIRECTION

In our last Management Discussion and Analysis, we noted the following: “During the first three quarters of 2014, Electric Moto began management-level conversations with several funding, consulting, and investment capital firms, seeking to perhaps become a more broadly general “aggregation firm” rather than solely and specifically a firm that deals with electric vehicles and associated “green energy” products. This is not to say that Electric Moto is abandoning its original business plan. Rather, EMOT will seek to incorporate businesses of a non-related type that would seek the opportunity to raise capital that a publicly-traded firm can provide.

Of significance in this regard is that several of the companies currently in discussions with EMOT have ongoing revenues, and would provide a revenue base for EMOT, in exchange for shares in EMOT. Ten to fifteen years ago, such companies, which were primarily involved in biotechnology, were called “incubator firms.”

We believe that the economic and regulatory restrictions that are operable at this time, particularly for publicly-traded companies such as our own, make an “incubator firm” a potentially strong and viable opportunity for shareholders.

Management of the corporation, with potential merger and/or acquisition opportunities at hand, has decided that a radical re-structuring of the capital structure of the corporation gives us the best possible opportunity for attracting capital in the furtherance of our corporate goals.

The Company’s immediate plan is to identify and acquire renewable and green energy companies and/or assets that will enhance our efforts to create a new, proprietary clean fuel today, for tomorrow’s power generation industry.

(7) Describe the Issuer’s Facilities

Principal executive offices located in Frankfurt, Kentucky.

Research and Development located in Frankfurt, Kentucky/ Charleston, SC

Reclamation of formerly thought to be “waste residue” at depleted coal mining sites, with application of proprietary technology to create alternative energy sources, in a “green energy, Environmentally- friendly” corporation.

The Company has operating facilities in Kentucky and West Virginia

Electric-powered vehicle prototype design, development and manufacturing as co-venture with JV partners to be re-structured as part of capital re-organization.

(8) Officers, Directors, and Control Persons

Chairman, Board of Directors

Acting Chief Executive Officer

Robert J. Lancellotti

Financial and Business consultant

Mr. Lancellotti currently owns (JT TEN) 530,909 shares

Legal/Disciplinary History---None

At the end of Q4 2014, Mr. Lancellotti owned a debenture with a face value of \$20,000 for salary accrued several years ago. This debenture will be either converted or repaid in Q1 of 2015

Board of Directors

At the end of Q4 2014, the corporation accepted the resignations of Messrs. Neil Dallas, Brian Belton, and David Loudermeier.

Control Persons/Affiliates:

1. Haveland Trading Corporation

Business/financial consultant to EMOT (7/15/09-Present)

PO Box 154

Congers NY 10920

(845) 268 6687

President/Contact person: Bob Lancellotti

At end of Q3 2014, Haveland Trading Corporation was the beneficial owner of 144,293,163 common shares of EMOT, without restriction. *Please see 4G above

At end of Q4 2014, Haveland held either contractual obligations or Debentures with principal face value of \$103,000 and \$39,891.18.

All other Convertible Debentures owned by Haveland were converted into common stock, as per opinion of counsel and contractual obligations, in Q4 2014

2. Triton Trading Corporation

PO Box 154

Congers NY 10920

(845) 268 6687

President/Contact person: Bob Lancellotti

Capital pool for investment in distressed companies, business/financial consultant to PMWP and EMOT (9/15/08-7/14/09)

All Convertible Debentures owned by Haveland were converted into common stock, as per opinion of counsel and contractual obligations, in Q4 2014

(9) Third Party Providers

Corporate Counsel:

David E. Wise, PC
The Colonnade
9901 IH-10 West, Suite 800
San Antonio, Tx. 78230
(210) 558-2858
(210) 579-1775 Fax
E-mail: WiseLaw@gvvc.com

Joseph L. Pittera
Law Offices of Joseph L. Pittera
2214 Torrance Boulevard
Suite 101
Torrance, California 90501
(310) 328-3588
(310) 328-3063 Fax
E-mail: jpitteralaw@gmail.com

Accountant:

Ronald Lipman, CFO, pro tempore
Empire Diversified Energy, Inc.
241 W. Main Street
Frankfurt KY 40601
606-767-9309

(10) Issuer Certification

I, Robert J. Lancellotti, certify that:

1. I have reviewed this Annual Report 2014 of Empire Diversified Energy, Inc. , f/k/a ElectricMoto Corporation, Inc.;

2. Based on my knowledge, this disclosure statement/Annual 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 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 Annual Report/disclosure statement.

/s/ Robert J. Lancellotti

Chairman, Acting CEO

Electric Moto Corporation, Inc.

December 31, 2014/March 27, 2015