Pursuant to Pink sheets Guidelines Version 9.1 Version 9.7 Updated on 7/22/2009

MC Endeavors, Inc.

7000 N. MoPac Expressway
Office Suite 200
Austin, TX 78731
512-514-6166 Tel
512-514-6001 Fax

Email: Tim. Algier@MCEndeavors.com

A Nevada Corporation

Revised and Posted August 8, 2012

Issuer's Information & Disclosure Statement For the Quarter Ending March 31, 2012

To make adequate current information available Pursuant to Rules 10b-5 and 15c2-11 of the Securities Exchange Act of 1934, and Rule 144 of the Securities Act of 1933, and State Blue Sky Laws.

Section Two: Issuers' Continuing Disclosure Obligations

Quarterly Reporting Obligations

Item I Exact name of the issuer and the address of its principal executive offices.

Issuer Name: MC Endeavors, Inc.

MC Endeavors, Inc. was originally incorporated in the State of Nevada on May 22, 2001 as Mees Masonry Corporation; the company changed its' name to MC Endeavors, Inc. on October 18, 2010.

Other than listed above, the corporation has used no other names in the past 5 years.

The Issuer's principal offices of the Company are located in Texas at:

7000 N. MoPac Expressway, Suite 200, Austin, TX, 78731.

The telephone number is: 512-514-6166 The facsimile number is: 512-514-6001

The Email address is: Tim.Algier@MCEndeavors.com

The investor relations contact is: Gary Patterson

Item 2 <u>Shares outstanding.</u>

1. As of the end of the Issuer's most recent quarter.

- (i) As of the period ended December 31, 2011, the Company had:
- (ii) 770,000,000 common shares authorized/30,000,000 Preferred Shares Authorized
- (iii) 238,882,694 common shares issued and outstanding/20,000,000 Preferred Shares Issued and outstanding
- (iv) 101,680,000 freely tradable common shares.
- (v) There were a total of over 636 beneficial shareholders.

Item 3 Interim Financial Statements

The Issuer has provided an Exhibit, at the end of this Quarterly update, a Balance Sheet, Statement of Income, a Statement of Income, a Statement of Cash Flows, a Statement of changes in shareholder equity, and financial notes. The Issuer's financial statements are incorporated by reference, dated March 31, 2012, prepared in accordance with generally accepted accounting principles (GAAP). These statements have not been audited.

Item 4 Management's discussion and analysis or plan of operation.

- 1. Plan for next 12 months: Company management has begun the process to build a commercial store on the world-wide web at MCEndeavors.com where all of its products can be purchased online increased product sales revenue. We will continue to leverage our existing architectural and consulting revenue sources and utilize them as a foundation to cover operational costs basis while pursuing additional capital through the public markets in order to finance more aggressive expansion efforts such as augmenting the sales staff, constructing a modular building facility, and pursuing untapped revenue sources. Management believes expansion of the sales force in the oil producing areas of Texas and North Dakota to increase building product sales and the addition of online oil absorption product sales internationally will increase overall revenues significantly.
 - i. Lower net revenues are in evidence this past quarter (2012-Q1), due to the restructuring and reorganization of the company in January. However, this was an expected outcome by management, as management positions the company for what it believes will be significant growth in 2012 thru 2013. Management believes that the Company is currently capable of sustaining itself through its continued operations without necessitating additional outside capital sources. However, management is also convinced that the ability to raise additional capital will be extremely beneficial for its plans for expansion and to build and/or partner with a modular home builder here in Texas.
 - ii. Management does not anticipate the need for development of any new products or services that would require additional investment in product research/development. Our biodegradable oil absorption products will be tested in a certified laboratory for their ability to absorb and convert raw human sewage sludge into agricultural grade fertilizer here in the U.S. and other selected international countries. Internally the company can support this research and testing process.
 - iii. Management expects to leverage funds raised through capital markets to enter additional construction markets.
 - iv. Management also expects to increase sales and construction staff by another 8 to 12 people.

Item 5 <u>Legal proceedings.</u>

The company has no past or present legal matters pending that could have a material effect on the issuer's business, financial condition, or operations.

Item 6 Defaults upon senior securities.

There has been no material default in the payment of principal, interest, a sinking or purchase fund installment, or any other material default not cured within 30 days, with respect to any indebtedness of the issuer exceeding 5% of the total assets of the issuer.

There has been no material arrearage in the payment of dividends or any other material delinquency.

Item 7 Other information.

On March 17, 2012, MC Endeavors announces that it will be launching its online store on April 1, 2012 (www.MCEndeavors-Store.com)

On February 26, 2012 MC Endeavors announces a business partnership with Agro-Industries of Haiti and the CEO, Tim Algier, files to Port-au-Prince for 1 week to evaluate the land and partnerships required to turn the raw sewage in the streets and pumped from cesspools into agricultural fertilizer.

On February 8, 2012, MC Endeavors announces that it received a full shipping container order of their oil absorption products from the Country of Kuwait. This small oil producing nation has a great need to convert land contaminated by oil spills back into farm and grazing land.

On January 12, 2012, MC Endeavors announces its new restructuring and a return of 158,336,885 from resigning partners and officers. Ricki Groetzmeier was added to the Board and Israel Sanchez was hired as the Director of Design Development.

On November 23, 2011, MC Endeavors' business partner Western Door & Window after they filed for bankruptcy. All issued MSMY shares to Western Door & Window were returned to the treasury.

On November 15, 2011, MC Endeavors severed their relationship with Seismic Foundation Corporation due to irrevocable differences regarding business operations and structure.

On November 7 & 8, 2011, MC Endeavors was an Exhibitor at the Texas Alliance of Energy Producers Expo & Conference in Houston.

On October 27, Lewis Lucke resigned from the Board of Directors citing a conflict of interest with his recent partnership of construction supplier Wall-Ties Inc.

On September 15, 2011, MC Endeavors opens a new office in Austin, Texas to help rebuild the fire ravaged neighborhoods of Bastrop County and better serve the oil & gas industry in Texas.

On September 7, 2011, Jerry Kammerer resigned as Secretary, Treasurer, CTO and Director of the company. M. "Ricki" Groetzmeier was appointed Secretary, Treasurer and a Director of the company.

On June 13, 2011, 342,000,000 shares of issued and outstanding Restricted Common Stock were surrendered by an affiliate of the company and returned to Treasury.

On March 16, 2011, Jerry Kammerer is appointed the Secretary of the company.

On March 6, 2011, Richard Sohn resigns as Secretary, COO and a director of the company.

On October 14, 2010, through a Board of Directors Resolution and majority shareholder approval, a 4-1 forward common stock split was approved for shareholders of record November 12, 2010; the split was effective on November 15, 2010.

On October 18, 2010, the company amended its' Articles of Incorporation changing the company's' name to MC Endeavors, Inc.

On October 18, 2010, the company through a Board of Directors Resolution and majority shareholder approval, amended its' Articles of Incorporation to increase the total number of authorized shares from 330,000,000 (Three Hundred Thirty Million) to 800,000,000 (Eight Hundred Million) consisting of 770,000,000 (Seven Hundred Seventy Million) shares of common stock and 30,000,000 (Thirty Million) shares of preferred stock. The par value for both classes is unchanged at \$.001.

On December 1, 2010 the company, through a Board of Directors Resolution and majority shareholder approval, severed its' Business Relationship with Theodore Mees Masonry, Inc. (ND) in a "Spin Off" of Theodore Mees Masonry, Inc. (ND) business activity with the company.

On December 1, 2010 the company, through a Board of Directors Resolution and majority shareholder approval, entered into a Share Exchange Agreement with Centiuum Holdings Inc. (DE) whereby the company acquired all of the outstanding Common stock of Centiuum Holdings Inc. (DE).

The Issuer has no other information to update in this Quarterly report a required by OTC-Pink Market guidelines Version 9.9, Version 9.7 updated on 7-22-2009, regarding current reporting obligations.

Item 8 Exhibits.

Attached as Exhibits to this Issuer's Information and Disclosure Statement are Exhibits as follows;

Exhibit A. The Issuer has provided in Exhibit A of this Issuers Information and Disclosure Statement dated March 31, 2012, a Balance Sheet, Statement of Income, a Statement of Cash Flows, a Statement of Changes in Shareholders Equity, and Financial notes that have been prepared in accordance with generally accepted accounting principles (GAAP). These statements have not been audited.

Exhibit B. Corporate Officer Certifications

Financial Statements March 31, 2012

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Balance Sheet March 31, 2012

ASSETS

Current Assets		
Checking A	ccount	\$ 12,347
Inventory		\$ 5,794
Property, Plant, & Equ	·	
	evelopment \$ 1,142	
Office Equi		
	nulated Deprecation \$ (422) ty, Plant & Equipment	\$ 986
Other Assets		
Deferred T	ax Asset \$ 5,700	
Total Other Assets		\$ 5,700
Total Assets		\$ 24,827
LIABILITIES AND STOCKHOI	DERS' EQUITY	
Current Liabilities		
Note Payal	ole to Shareholder	\$ 34,054
Stockholders' Equity		
authorized	tock, \$0.001 par value, 30,000,000 shares \$ 20,000 and \$20,000,000 issued and outstanding	
	1 par value, 770,000,000 shares	
	and \$345,132,333 issued and outstanding \$ 616,717	
Additional Paid in Cap		
Retained Earnings	\$ (814,158)	
Total Stock	holder's Equity	\$ 21,455
Net Loss		\$ (30,682)
Total Liabilites and St	ockholders' Equity	\$ 24,827

Statement of Income For the Three Months Ended March 31, 2012

Revenues

Consulting Income Product Sales	\$ \$	22,250 490
Total Revenues	\$	22,740
Cost of Goods Sold	\$	368
Gross Profit	\$	22,372
<u>Expenses</u>		
Advertising and Promotion	\$	3,650
Auto and Truck Expense		1,173
Bank Service Charges	\$	339
Computer and Internet Expense	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	329
Contract Labor	\$	16,250
Depreciation Expense	\$	182
Dues and Subscriptions	\$	561
Filing Fees	\$	3,699
Meals and Entertainment	\$	367
Office Expense	\$	1,517
Rent Expense	\$	3,675
Storage	\$	567
Telephone Expense		598
Travel Expense	\$	<u> 1,945</u>
Total Operation Expenses	\$	34,852
Net Loss from Continuing Operations		(12,480)
Loss per Common Share	<u>\$</u>	<u>-</u>

Statement of Changes in Stockholders' Equity For the Three Months Ended March 31, 2012

	Preferred Stock Shares	Common Stock Shares	Preferred Stock	Common Stock	Add'l Paid in Capital	Retained Earnings	Total
Balance Dec 31 '10	20,000,000	134,420,000	20,000	265,080	42,230	(113,046)	214,264
Issuance of Common Stock		524,142,333		322,887	143,178		466,065
Retirement of Common Stock		(342,180,000)					
Net Loss						(701,112)	(701,112)
Balance Dec 31 '11	20,000,000	316,382,333	20,000	587,967	185,408	(814,158)	(20,783)
Issuance of Common Stock		28,750,000		28,750	13,488		42,238
Net Loss						(30,682)	(30,682)
Balance Mar 31 '12	20,000,000	345,132,333	20,000	616,717	198,896	(844,840)	(9,227)

See accompanying notes and report

Statement of Cash Flows For the Three Months Ended March 31, 2012

Cash Flows from Operating Activities

Loss from Operations Purchase of Inventory	\$ \$	(30,682) (5,793)
Net Cash Used by Operating Activites	\$	(36,475)
Cash Flows from Investing Activities		
Accumulated Depreciation	\$	182
Net Cash Provided by Investing Activities	\$	182
Cash Flows from Financing Activities		
Payment on Note Payable Issuance of Common Stock	\$ <u>\$</u>	(5,495) 42,238
Net Cash Provided by Financing Activities	\$	36,743
Net Increase (Decrease) in Cash and Cash Equivalents	\$	268
Cash and Cash Equivalents - Beginning of Period	\$	11,897
Cash and Cash Equivalents - End of Period	<u>\$</u>	12,165

Notes to Financial Statements March 31, 2012

NOTE 1 - BUSINESS ACTIVITY AND SIGNIFICANT ACCOUNTING POLICIES

Principled Business Activity

MC Endeavors, Inc. (a Nevada Corporation)(the "Company"), was originally incorporated as Mees Masonry Corporation on May 22, 2001 and specialized in masonry manufacturing. On November 15, 2010 the Company changed its name to MC Endeavors, Inc. In 2010, the Company ceased masonry operations. The Company is currently a Smart-Home Builder and Self-Sustainable Community Developer utilizing green technologies such as solar, wind, and multi-fuel powered generators, along with water remediation and water retention storage systems. On December 1, 2010, the Company acquired Centiuum Holdings, Inc. (a Delaware Corporation) through a share exchange agreement.

Cash and Cash Equivalents

For purposes of reporting cash flows, the Company considers all checking accounts and money market accounts with a maturity of three months or less to be cash equivalents.

Concentrations of Credit Risk and Credit Policies

The Company maintains its cash balance in a bank deposit account, the balance of which is not in excess of federally insured limits. The accounts are insured by the Federal Deposit Insurance Corporation up to \$250,000.

The Company performs periodic credit evaluations of its customer's financial condition and generally does not require collateral. Trade receivables are uncollateralized customer obligations due under normal trade terms requiring payment within 30 days from the invoice date. Payments on trade receivables are applied to the earliest unpaid invoices. Management reviews trade receivables at year-end and charges operations with those considered uncollectible. All remaining trade receivables are considered collectible.

Notes to Financial Statements March 31, 2012

NOTE 1 - BUSINESS ACTIVITY AND SIGNIFICANT ACCOUNTING POLICIES (cont'd)

Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and reported amounts of revenue and expense during the reporting period. Actual results could differ from those estimates.

Property and Equipment

Property and equipment are stated at cost. Additions, renewals, and betterments are capitalized, whereas expenditures for maintenance and repairs are charged to expense. The cost and related accumulated depreciation of assets retired or sold are removed from the appropriate asset and depreciation accounts, and the resulting gain or loss is reflected in income.

It is the policy of the company to provide depreciation based on the estimated useful life of the individual units of property and equipment. The depreciation methods and the estimated useful lives for the application of those methods are as follows:

Vehicles: 5-7 years Equipment: 5-10 years Buildings: 20 years

Income Taxes

MC Endeavors, Inc. (a "C" Corporation) has adopted Financial Accounting Standards No. 109 which requires the recognition of deferred tax liabilities and assets for the expected future tax consequences of events that have been included in the financial statements of tax returns. Under this method, deferred tax liabilities and assets are determined based on the difference between financial statements and tax basis of assets and liabilities using enacted tax rates in effect of the year in which the differences are expected to affect taxable income. Valuation allowances are established, when necessary, to reduce deferred tax assets to the amount expected to be realized. The Company generated a deferred tax credit through net operating loss carry-forward.

Notes to Financial Statements March 31, 2012

NOTE 1 - BUSINESS ACTIVITY AND SIGNIFICANT ACCOUNTING POLICIES (cont'd)

Advertising Costs

MC Endeavors, Inc. advertising costs were \$3,650 for the three months ended March 31, 2012.

Inventory

The Company carries inventory at cost. The ending inventory balance as of March 31, 2012 was \$5,794.

Rent Expense

Total rent expense included in the statements of income for the three months ended March 31,2012 was \$3,675.

Comprehensive Income

Statement of Financial Accounting Standards No. 130 "Reporting Comprehensive Income" establishes standards for reporting and displaying comprehensive income, its components and accumulated balances. Comprehensive income is defined to include all changes in equity except those resulting from investments by owners and draws to owners. Among other disclosures, SFAS 130 requires that all items that are required to be recognized under current accounting standards as components of comprehensive income be reported in a financial statement that is displayed with the same prominences as the other financial statements. The company does not have items of comprehensive income to report.

Common Stock

Effective November 15, 2010, the Company is authorized to issue 770,000,000 shares of common stock with a par value of \$0.001 and 30,000,000 shares of preferred stock with a par value of \$0.001. The Board of Directors and a majority of shareholders have approved a 4/1 forward common stock split with no change in the par value of the stock (all fractional shares shall be rounded up) (shares shall be exchanged upon voluntary shareholder surrender of pre-split stock certificates). Common stock can be issued as restricted stock which requires a 1-year holding period before trading

Notes to Financial Statements March 31, 2012

NOTE 2 - INCOME TAX

Net deferred tax assets and liabilities consist of the following compenents as of December 31, 2010:

Deferred tax assets

Net operating loss: \$5,700

The components giving rise to the net deferred tax assets and liabilities described above have been included in the accompanying balance sheet as of December 31, 2011, as follows:

The income tax benefit consists of the following: \$5,700

Current benefit

As the company has a net operating loss carry-forward of \$33,493 from 2009, no federal or state corporate taxes are accrued.

NOTE 3 - EQUIPMENT AND INTANGIBLES

The company currently has two fixed assets that are being depreciated over 5 years.

NOTE 4 - RELATED PARTY TRANSACTIONS

Owners

As of March 31, 2012, the company owed Tim Algier \$34,054.

NOTE 5 - COMMON STOCK

During Q1-2012, 28,750,000 shares of common stock were issued.



7000 N. MoPac Expressway Suite 200 Austin, Texas 78731 T: 512.514.6166 F: 512.514.6001

August 8, 2012

Via Electronic Mail

OTC Markets 304 Hudson Street, 3rd Floor New York, NY 10013-1015

Ladies and Gentlemen of OTC Markets Issuer Services,

The purpose of this letter is to provide a certified review of this Issuer's Information & Financial Disclosure Statement to OTC Markets, Inc. ("OTC-Pink Markets") upon which OTC Markets may rely in determining whether to permit quotations in the Issuer's common stock with ticker symbol "MSMY" (the "Securities") in the OTC-Pink Markets quotation venue for OTC-Pink Limited Information. Further, OTC Markets Inc. is entitled to rely on this letter in determining whether the Issuer, MC Endeavors, Inc., has made adequate current information publicly available within the meaning of Rule 144(c)(2) of the Securities Act of 1934.

In certifying these Information & Disclosure Statements, I have examined all prepared corporate records and financial documents that I considered necessary or appropriate to provide to OTC-Pink Markets using U.S. GAAP Guidelines, including:

- a. The Issuer's Information & Disclosure Statement for the quarter dated June 30, 2012, certified by Issuer on July 30, 2012 and to be posted on the OTC Disclosure and News Service on or before August 15, 2012.
- b. The Issuer's Information & Disclosure Statement for the quarter ended March 30, 2012, certified by Issuer on June 28, 2012 and posted on the OTC Disclosure and News Service on August 8, 2012.
- c. The Issuer's Information & Disclosure Statement dated December 31, 2011, certified by Issuer on June 28, 2012 and posted on the OTC Disclosure and News Service on August 8, 2012.
- d. The Issuer's Quarterly Financial Report for the quarter ended September 30, 2011, certified by Issuer on November 4, 2011 and re-posted on the OTC Disclosure and News Service on August 8, 2012.
- e. The Issuer's Articles of Incorporation, as amended and the MC Endeavors Bylaws.

This Statement includes all of the information that a broker-dealer would be required to obtain from the Issuer to publish a quotation for the securities under Rule 15c2-11 of the Exchange Act Rules and complies with the OTC-Pink Markets Guidelines for Providing Adequate Current Information.

The financial statements contained in the Issuer's Information and Disclosure Statements are not audited. As the President of the Issuer, I am responsible for the preparation of the financial statements. I was assisted by CPA Sean Barkley of Austin Tax Advisors located at 8705 Shoal Creek Blvd., Suite 204, Austin, TX, 78757, in compiling the financial statements included in the Information and Disclosure Statements.

The Issuer's transfer agent is Action Stock Transfer Corporation located at 2469 E. Fort Union Blvd., Suite 214, Salt lake City, Utah, 84121, and the transfer agent is registered with the SEC. I requested the transfer agent to send a current stockholder's list and to confirm in writing the number of shares outstanding. Action Stock Transfer Corporation provided a current shareholder's report as of July 13, 2012 and confirmed there were 311,882,694 common shares outstanding.

To the best of my knowledge, information and belief, neither the Issuer, any 5% holder of the Issuer's securities, nor the Issuer's counsel is currently under investigation by any federal or state regulatory authority for any violation of federal or state securities laws.

This certification is not to be issued, circulated, quoted or otherwise referred in whole or part of any other purpose. Further, I undertake no obligation to update this opinion based upon any changes occurring or matters that come to our attention after the date of this letter. The Issuer, MC Endeavors, Inc. grants OTC-Pink Markets permission to post this legal opinion on the OTC Disclosure and News Service for viewing by the public regulators.

Very truly yours,

Timothy L. Algier President & CEO MC Endeavors, Inc.



7000 N. MoPac Expressway Suite 200 Austin, Texas 78731 T: 512.514.6166

F: 512.514.6001

August 8, 2012

Via Electronic Mail

OTC Markets 304 Hudson Street, 3rd Floor New York, NY 10013-1015

Ladies and Gentlemen of OTC Markets Issuer Services,

- I, M. Ricki Groetzmeier, Secretary and Treasurer of MC Endeavors, Inc. certify that:
 - 1. I have reviewed this Quarterly Information and Disclosure Statement of MC Endeavors, 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.

Signature Secretary/Treasurer August 8, 2012

Title Date