Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

One World Ventures

A Nevada Corporation

3800 Howard Hughes Parkway, Las Vegas NV 89169

702-331-9700 www.oneworldventuresinc.com info@owvi1997.com 0139

Quarterly Report

(the "Reporting Period")
As of <u>12/31/2018</u> , the number of shares outstanding of our Common Stock was:
<u>8,162,642</u>
As of <u>06/30/2019</u> , the number of shares outstanding of our Common Stock was:
<u>796,376,142</u>
Indicate by check mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933 and Rule 12b-2 of the Exchange Act of 1934):
Yes: ☐ No: ⊠
Indicate by check mark whether the company's shell status has changed since the previous reporting period:
Yes: ☐ No: ⊠
Indicate by check mark whether a Change in Control ¹ of the company has occurred over this reporting period:
Yes: ☐ No: ⊠
me of the issuer and its predecessors (if any)
g this item, please also provide any names used by predecessor entities in the past five years and the dates of

1) Nai

In answering of the name changes.

Quantum Technology Corp

Date and state (or jurisdiction) of incorporation (also describe any changes to incorporation since inception, if applicable) Please also include the issuer's current standing in its state of incorporation (e.g. active, default, inactive):

State of Nevada on July 7th, 1997. Currently active and in good standing.

Has the issuer or any of its predecessors ever b years?	een in bankruptcy, receivership, or any similar proceeding in the past five
Yes: ☐ No: ⊠	
2) Security Information	
Trading symbol: Exact title and class of securities outstanding: CUSIP: Par or stated value:	OWVI Common 68244N201 \$0.001
Total shares authorized: Total shares outstanding: Number of shares in the Public Float ² : Total number of shareholders of record:	3,500,000,000 as of date: 06/30/2019 796,376,142 as of date: 06/30/2019 8,025,452 as of date: 06/30/2019 796,376,142 as of date: 06/30/2019
Additional class of securities (if any):	
Trading symbol: Exact title and class of securities outstanding: CUSIP: Par or stated value: Total shares authorized: Total shares outstanding:	as of date: as of date:
Transfer Agent	
Name: Pacific Stock Transfer Phone: 800-785-7782 Address: 6725 Via Austi pkwy, Suite 300, Las	<u>Vegas NV 89119</u>
Is the Transfer Agent registered under the Exch	ange Act?³ Yes: ⊠ No: □
Describe any trading suspension orders issued	by the SEC concerning the issuer or its predecessors:
<u>None</u>	
List any stock split, stock dividend, recapitalizati anticipated or that occurred within the past 12 m	on, merger, acquisition, spin-off, or reorganization either currently nonths:
During the period ended March 31, 2019, the Company issued 788,213,500 shares common serverse stock split on October 19, 2018 and is re-	stock and had 796,376,142 shares outstanding. This reflects a 1 for 350
OWVI would receive all 4,810,400 shares of Aqu	with Aqueous International Corporation. As a result of this transaction ueous common stock making it a wholly owned subsidiary and in return 00 shares of its common stock. This represents 98.9 of OWVI's post
3) Issuance History	

The goal of this section is to provide disclosure with respect to each event that resulted in any direct changes to the total shares outstanding of any class of the issuer's securities in the past two completed fiscal years and any subsequent interim period.

Disclosure under this item shall include, in chronological order, all offerings and issuances of 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. Using the tabular format below, please describe these events.

A. Changes to the Number of Outstanding Shares

Check this box to indicate there were no changes to the number of outstanding shares within the past two completed fiscal years and any subsequent periods:

Number of Shares outstanding as of 06/30/2017	Opening Common: Prefer	<u>8,161,582</u>		*Right	c-click the row	s below and select	"Insert" to add rows	as needed.	
Date of Transaction	Transaction type (e.g. new issuance, cancellation, shares returned to treasury)	Number of Shares Issued (or cancelled)	Class of Securities	Value of shares issued (\$/per share) at Issuance	Were the shares issued at a discount to market price at the time of issuance? (Yes/No)	Individual/ Entity Shares were issued to (entities must have individual with voting / investment control disclosed).	Reason for share issuance (e.g. for cash or debt conversion) OR Nature of Services Provided (if applicable)	Restricted or Unrestricted as of this filing?	Exemption or Registration Type?
<u>5/24/2018</u>	New	30,000,000	Preferred	30,000	<u>No</u>	Individual-Damu Lin	Company restructure	Unrestricted	Exemption
1/2/2019	New	788,213,500	Common	1,407,321	<u>Yes</u>	Entity -Damu Lin	Acquisition	Restricted	Exemption
Shares Outstanding on 06/30/2019:	Ending E Common: <u>7</u> Preferred: <u>3</u>	96,376,142							

Use the space below to provide any additional details, including footnotes to the table above:

Details of issuances are listed in item two security information.

B. Debt Securities, Including Promissory and Convertible Notes

Use the chart and additional space below to list and describe any issuance of promissory notes, convertible notes or convertible debentures in the past two completed fiscal years and any subsequent interim period.

Check this box if there are no outstanding promissory, convertible notes or debt arrangements:

Date of	Outstanding	Principal	Interest	Maturity	Conversion Terms (e.g. pricing	Name of	Reason for
Note	Balance (\$)	Amount	Accrued	Date	mechanism for determining	Noteholder	Issuance (e.g.
Issuance		at	(\$)		conversion of instrument to		Loan, Services,
		Issuance			shares)		etc.)
		(\$)			-		-

May, 24,	13,850	11,750	2,100	N/A		Custodian	Personally Paid
2018						Ventures LLC	Expenses
<u>2009</u>	<u>50,000</u>	50,000	<u>0</u>	<u>N/A</u>	Rate of \$0.0001 per share	One World	<u>Investing</u>
						Ventures Inc	
<u>August</u>	<u>2,121</u>	<u>2,100</u>	<u>21</u>	<u>N/A</u>		<u>Da Mu Lin</u>	<u>Working</u>
<u>10, 2018</u>							<u>Capital</u>

Use the space below to provide any additional details, including footnotes to the table above:

During the prior period David Lazar and Custodian Ventures LLC had personally paid for expenses of the Company for which reimbursements were owed back to them. There was a demand note of \$11,750 for reimbursed expenses was recorded on May 24, 2018 which included recording interest at 3% per annum. Additional expenses paid for on the Company's behalf were also accrued during the current year. On May 25, 2018 30,000,000 shares of preferred stock were issued to Custodian Ventured, LLC owned by David Lazar. On August 10, 2018 new CEO Da Mu Lin loaned the company working capital of \$2,100 through a demand note with interest payable at 1% per annum.

The outstanding balance of \$50,000 represents cash provided to the company for its investing purposes in 2009 and is convertible at the option of the holder at a rate of \$0.0001 per share.

4) Financial Statements

A.	The following financial statements were prepared in accordance with:				
	☑ U.S. GAAP ☐ IFRS				
B.	s. The financial statements for this reporting period were prepared by (name of individual)4				
	Name: Title: Relationship to Issuer:	Central Consulting LLC Consultants Contractor			

Provide the financial statements described below for the most recent fiscal year or quarter. For the initial disclosure statement (qualifying for Pink Current Information for the first time) please provide reports for the two previous fiscal years and any subsequent interim periods.

- C. Balance sheet:
- D. Statement of income;
- E. Statement of cash flows;
- F. Financial notes: and
- G. Audit letter, if audited

You may either (i) attach/append the financial statements to this disclosure statement or (ii) file the financial statements through OTCIQ 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 statements in a separate report as described above, you must state in the accompanying disclosure statement that such financial statements are incorporated by reference. You may reference the document(s) containing the required financial statements by indicating the document name, period end date, and the date that it was posted to OTCIQ in the field below.

⁴ The financial statements requested pursuant to this item must be prepared in accordance with US GAAP or IFRS by persons with sufficient financial skills.

See Attached

Financial statement information is considered current until the due date for the subsequent report (as set forth in the qualifications section above). To remain qualified for Current Information, a company must post its Annual Report within 90 days from its fiscal year-end date and Quarterly Reports within 45 days of each fiscal quarter-end date.

5) Issuer's Business, Products and Services

The purpose of this section is to provide a clear description of the issuer's current operations. In answering this item, please include the following:

A. Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")

One World Ventures Inc. is a holding company that invests in technologies, communities and systems that facilitate trade, finance, communication and travel across international boundaries, cultures and languages. The Company looks for alternatives to traditional ways of doing business. Management has substantial international experience in The United States, Europe and Asia setting up companies and establishing trade and commerce. The company leverages these skills with emerging technologies and strategic alliances to provide creative solutions and market opportunities. These businesses together form the cornerstone of our enterprise and give the company the opportunity to grow in the coming years. This combination provides the company with a trading component, a technology component, a finance component to establish a strong presence across business environments. One World Ventures anticipates substantial growth and opportunity in both the short term and long term. The Company has recently added key corporate financial staff and executive level operating persons in the USA and is planning on major expansions in the short term. The Company was incorporated under the laws of the State of Nevada on July 7, 1997. On July 6, 2018 Da Mu Lin purchased 30,000,0000 shares of preferred stock, giving him voting control of the company. On January 2, 2019 the company acquired 100% of Aqueous International Corporation through a stock exchange.

B. Describe any subsidiaries, parents, or affiliated companies, if applicable, and a description of their business contact information for the business, officers, directors, managers or control persons. Subsidiary information may be included by reference

Aqueous Sciences:
3800 Howard Hughes Parkway, Las Vegas NV 89169
Nevada Limited Liability Company
702-331-9700
info@aqueousinternational.com
wwww.aqueousic.com
Manager-Damu Lin

Aqueous Consulting
3800 Howard Hughes Parkway, Las Vegas NV 89169
Wyoming Limited Liability Company
702-331-9700
info@aqueousinternational.com
wwww.aqueousic.com
Manager-Damu Lin

C. Describe the issuers' principal products or services, and their markets

Aqueous International Corporation, together with its currently inactive subsidiaries described in the following paragraph (collectively "AIC" or the "Company") was established to invest, partner/joint venture with, companies to cultivate, manufacture, distribute and sell cannabis products ("Products") on Native American Reservations, and in the United States and Internationally in geographical areas where state and local ordinances permit such activities or any cannabis business opportunity which is beneficial to Company. The Company will seek strategic partnerships with state of the art cultivators, extractors, manufacturers, distributors and research and development entities to further enhance product offerings. The Company was incorporated on August 28, 2017 in the State of Delaware, and is based in Las Vegas,

Nevada. The Company has elected its fiscal year to end on December 31.

Aqueous Sciences of Nevada LLC ("Aqueous Sciences") was incorporated on February 22, 2018 in the State of Nevada. Following this, Aqueous Consulting LLC ("Aqueous Consulting") was incorporated in the State of Wyoming on July 10, 2018. Both are wholly owned subsidiaries of the Company. AIC is incorporation with Indian reservation putting up a piece of land for marijuana business. Aqueous Sciences company is to the researching development and lab test for Indian tribe while Aqueous Consulting is an entity for the Company to put together all business deal between the marijuana business owner and the Indian tribe.

6) Issuer's Facilities

The goal of this section is to provide a potential investor with a clear understanding of all assets, properties or facilities owned, used or leased by the issuer.

In responding to this item, please clearly describe the assets, properties or facilities of the issuer, give the location of the principal plants and other property of the issuer and describe the condition of the properties. If the issuer does not have complete ownership or control of the property (for example, if others also own the property or if there is a mortgage on the property), describe the limitations on the ownership.

If the issuer leases any assets, properties or facilities, clearly describe them as above and the terms of their leases.

None

7) Officers, Directors, and Control Persons

The goal of this section is to provide an investor with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling or advising the operations, business development and disclosure of the issuer, as well as the identity of any significant or beneficial shareholders.

Using the tabular format below, please provide information regarding any person or entity owning 5% of more of the issuer, as well as any officer, and any director of the company, regardless of the number of shares they own. If any listed are corporate shareholders or entities, provide the name and address of the person(s) beneficially owning or controlling such corporate shareholders, or the name and contact information of an individual representing the corporation or entity in the note section.

Name of Officer/Director and Control Person	Affiliation with Company (e.g. Officer/Director/Owner of more than 5%)	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding	Note
<u>Damu Lin</u>	<u>CEO</u>	<u>Las Vegas</u> <u>NV</u>	30.000.000	<u>Preferred</u> <u>shares</u>	<u>10</u>	Controlling Shares
<u>Dineh Benally</u>	Board Member	<u>Las Vegas</u> <u>NV</u>	<u>0</u>	Restricted	<u>0</u>	
USINC LLC Brittany Kern	Over 5%	Aurora CO	126,169,217	Restricted	<u>16.0</u>	
Pyng Soon	Over 5%	<u>Diamond</u> <u>Bar CA</u>	51,614,679	Restricted	<u>6.5</u>	
KLC Corp Constance Kern	Over 5%	Denver CO	49,156,840	Restricted	6.2	

Anthony Lawand	Over 5%	North York Ontario, CA	49,156,840	Restricted	6.2	
Zhiqiang yu	Over 5%	<u>Las Vegas</u> <u>NV</u>	49,156,840	Restricted	<u>6.2</u>	
Dynamic Prosperity LLC Zhen Li	Over 5%	<u>Las Vegas</u> <u>NV</u>	163,856,124	Restricted	20.7	
Geyser International LLC Damu Lin	Over 5%	<u>Las Vegas</u> <u>NV</u>	176,145,331	Restricted	22.3	

8) **Legal/Disciplinary History**

- Please identify whether any of the persons listed above have, in the past 10 years, been the subject of:
 - 1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);

No

2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities;

No

3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; or

No

4. The entry of an order by a self-regulatory organization that permanently or temporarily barred, suspended, or otherwise limited such person's involvement in any type of business or securities activities.

No

Describe briefly any material pending legal proceedings, other than ordinary routine litigation incidental to the business, to which the issuer or any of its subsidiaries is a party or of which any of their property is the subject. Include the name of the court or agency in which the proceedings are pending, the date instituted, the principal parties thereto, a description of the factual basis alleged to underlie the proceeding and the relief sought. Include similar information as to any such proceedings known to be contemplated by governmental authorities.

None

Third Party Providers 9)

Please provide the name, address	, telephone number and	email address of	t each of the	following outside	e providers:
----------------------------------	------------------------	------------------	---------------	-------------------	--------------

riease provide the han	ne, address, telephic	nie number and ema	ii addiess of each of t	rie following outside provider	э.
Securities Counsel					
Name:					

:	
Firm:	
Address 1:	
Address 2:	
Phone:	
Email:	
Liliali.	
Accountant or Auditor	
Name:	Ben Borgers
Firm:	BFBorgers CPA PC
Address 1:	5400 West Cedar Ave
Address 2:	Lakewood CO 80226
Phone:	<u>303-953-1454</u>
Email:	contact@bfbcpa.us
Investor Relations Cor	nsultant_
Name:	
Firm:	
Address 1:	
Address 2:	
Phone:	
Email:	
Other Service Provide	<u>rs</u>
	ny other service provider(s), including, counsel, advisor(s) or consultant(s) that assisted, advised, I information with respect to this disclosure statement , or provided assistance or services to the rting period.
Name:	
Firm:	
Nature of Services:	
Address 1:	
Address 2:	
Phone:	
Email:	
Name:	
Firm:	
Nature of Services:	
Address 1:	
Address 2:	
Phone:	
Email:	

10) Issuer Certification

Principal Executive Officer:

The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles but having the same responsibilities).

The certifications shall follow the format below:

I, DaMu Lin certify that:

- 1. I have reviewed this <u>quarterly disclosure statement</u> of <u>One World Ventures</u>;
- 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.

Date: August 15, 2019

/s/ Da Mu Lin

Chief Executive Officer

One World Ventures, Inc. For the Period Ended June 30, 2019

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Item 1. The exact name of the issuer and its predecessors

Present: One World Ventures, Inc. herein referred to as "OWVI" or the "Company"

Item 2. The address of the Issuers principal executive offices

3800 Howard Hughes PKWY Las Vegas NV 89169 702-331-9700

Item 3. Security Information

Trading Symbol: OWVI CUSIP: 68244N201 Par value: \$0.001

As of 6/30/2019 there are:

3,500,000,000 common shares authorized 50,000,000 preferred shares authorized 796,376,142 common shares outstanding 30,000,000 preferred shares outstanding

8,025,452 Shares in the float

Pacific Stock Transfer 6725 Via Austin Pkwy Suite 300, Las Vegas, NV 89119 Telephone: (800) 785-7782

- (i)) Transfer agent IS registered under the Exchange Act (YES) $\,$
- (ii) There are no restrictions on the transfer of securities
- (iii) There have been NO trading day suspensions ordered by the SEC in the past 12 months.

Item 4. Issuance History

As of June 30, 2019 - Past two (2) Fiscal Years, the following issuances have taken place:

- 1. 30,000,000 shares Preferred Stock issued to Custodian Ventures, LLC on 5/24/18 giving them voting control of the Company.
- 2. 30,000,000 shares Preferred Stock sold to Da Mu Lin on 7/6/2018 giving him voting control of the Company.
- 3. Effective 10/19/2018 the company issued a 1 for 350 reverse stock-split reducing the issued shares from 2,856,553,691 to 8,161,582. All financials presented here reflect this split as required by US GAAP.
- 4. On January 2, 2019 the company issued 788,213,500 shares of common stock Aqueous International Corporation in exchange for 100% of their outstanding common stock of that company which is now a wholly owned subsidiary.

Item 5. Financial Statements – next page

ONE WORLD VENTURES, INC. CONSOLIDATED BALANCE SHEET

`	June 30, 2019		December 31, 2018	
Assets Current assets				
Cash and cash equivalents	\$	232,278	\$	5,125
Due from related party-current	Ф	2,270	Ф	18,948
Loan Receivable - related party		2,270		430,000
Loan Receivable - related party Loan Receivable		469,500		469,500
		35,180		3,000
Interst receivable - related party Other receivable		33,180		
Total Current assets		739,228		4,695 931,268
Other Assets		139,228		931,208
Long-term investment		221,807		200,000
Total Noncurrent Assets		221,807		200,000
Total Assets	\$	961,035	\$	1,131,268
Total Assets		901,033	Ф	1,131,208
Liabilities and Equity(D	eficit)			
Current liabilities				
Accounts payable	\$	85,507	\$	28,664
Accrued liabilities and other payables		2,100		0
Related Party Officer Demand Loan		2,270		0
Total Current Liabilities		89,877		28,664
Total Liabilities		89,877		28,664
Shareholders' Equity(Deficit)				
Preferred Stock, \$0.001 par value; 50,000,000 shares authorized	l,			
30,000,000 & 0 issued and outstanding				
at 6/30/2019 & 12/31/2018, respectively.		30,000		0
Common Stock, \$0.001 par value; 3,500,000,000 shares authori	zed,			
796,376,142 and 4,600,100 issued and outstanding				
at 6/30/2019 & 12/31/2018, respectively.		796,376		4,600
Additional Paid in Capital		1,702,806		1,957,278
Accumulated Other Comprehensive Income		21,807		0
Subscription Receivable		(15)		(16,095)
Accumulated Deficit		(1,679,816)		(843,179)
Total Equity		871,158		1,102,604
Total Liabilities and Equity(Deficit)	\$	961,035	\$	1,131,268

[&]quot;The accompanying notes are an integral part of these financial statements"

ONE WORLD VENTURES, INC. CONSOLIDATED STATEMENT OF OPERATIONS

	For the Three Months Ended June 30, 2019	For the Three Months Ended June 30, 2018	For the Six Months Ended June 30, 2019	For the Six Months Ended June 30, 2018	
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	
Revenues	318,034	5,000	\$ 318,034	\$ 65,000	
Operating Expenses	657,214	315,660	1,175,701	377,501	
Net Income(Loss) from Operations	(339,180)	(310,660)	(857,667)	(312,501)	
Other Income(Expenses)					
Interest Income	17,013	19,240	17,013	28,240	
Interest Expense	(40)	0	(76)	0	
Net Income(Loss) from Operations					
Before Income Taxes	(322,207)	(291,420)	(840,730)	(284,261)	
Tax Expense	0	0	0	0	
Net Income(Loss)	(322,207)	(291,420)	\$ (840,730)	\$ (284,261)	
Basic and Diluted Loss Per Share	(0.0004)	(0.0634)	\$ (0.0011)	\$ (0.0618)	
Weighted average number					
of shares outstanding	796,376,142	4,600,100	787,708,888	4,600,100	

[&]quot;The accompanying notes are an integral part of these financial statements"

ONE WORLD VENTURES, INC. CONSOLIDATED STATEMENT OF CASH FLOWS

	For the Six Months End June 30, 20		For the Six Months Ended June 30, 2018	
	(Uı	naudited)	(Unaudited)	
Cash flows from operating activities:				
Net income (loss)	\$	(840,730)	\$	(284,261)
(Increase)decrease in related party expenses		9,065		0
(Increase)decrease in related party accrued interest		(32,180)		(18,000)
(Increase)decrease in loan receivable		430,000		(330,000)
Increase(decrease) in accounts payables		56,843		0
Net cash used in operating activities		(377,002)		(632,261)
Cash flows from investing activities:				
Dover Colorado		0		27,116
Net cash provided(used) by investing activities		0		27,116
Cash flows from financing activities:				
Payments on CNHC Loan		0		(50,000)
Payments on Notes Payable		0		(110,000)
Loan receivable related party acquired		16,678		0
Preferred Stock Issued		30,000		0
Common Stock Issued		541,397		700,000
Stock Warrant Agreements		16,080		100
Net cash provided(used) by financing activities		604,155		540,100
Increase in cash and equivalents		227,153		(65,045)
Cash and cash equivalents at beginning of period		5,125		100,847
Cash and cash equivalents at end of period	\$	232,278	\$	35,802

[&]quot;The accompanying notes are an integral part of these financial statements"

ONE WORLD VENTURES, INC. CONSOLIDATED STATEMENT OF CASH FLOWS - CONTINUED

	For the Six Months Ended June 30, 2019 (Unaudited)		For the Six Months Ended June 30, 2018 (Unaudited)			
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION						
None	\$	0	\$	0		
SUPPLEMENTAL DISCLOSURE OF	NON-CASH I	NVESTING A	AND FINANCING AC	T		
Equity investment increase	\$	21,807	\$	0		

[&]quot;The accompanying notes are an integral part of these financial statements"

ONE WORLD VENTURES, INC. CONSOLIDATED STATEMENT OF STOCKHOLDER'S EQUITY FOR THE PERIOD ENDED JUNE 30, 2019 "Unaudited"

Preferred Series A Stock Preferred Series A Stock Common Stock Common Stock Contributed Other Comp. Accumulated Subscription Shares Amount Capital Receivable Income Deficit Total Balances December 31, 2017 0 \$ 4,600,100 \$ 4,600 \$ 1,957,278 \$ 0 \$ 0 \$ (754,489) \$ 1,207,389 Stock is sued for services (16,096) (16,096) (88,689) Net Income Period 1/1 to 12/31/18 (88,689) 0 \$ 1,957,278 \$ Balances December 31, 2018 4,600,100 \$ 4,600 \$ (16,096) \$ 0 \$ (843,178) \$ 1,102,604 587,477 30,000,000 30,000 791,776,042 791,776 -254,472 16,081 0 Reverse Merger Accounting 4,092 Equity method investment results 21,807 21,807 (840,730) Net Income Period 1/1to 6/30/19 0 0 (840,730) 30,000,000 \$ 30,000 796,376,142 796,376 1,702,806 \$ (15) \$ 21,807 \$ (1,679,816) \$ 871,158 Balances June 30, 2019

 $"The\ accompanying\ notes\ are\ an\ integral\ part\ of\ these\ financial\ statements\ "$

Note 1 – Operations

Organization and Description of Business

One World Ventures Inc. is a holding company that invests in technologies, communities and systems that facilitate trade, finance, communication and travel across international boundaries, cultures and languages. The Company looks for alternatives to traditional ways of doing business. Management has substantial international experience in The United States, Europe and Asia setting up companies and establishing trade and commerce. The company leverages these skills with emerging technologies and strategic alliances to provide creative solutions and market opportunities. These businesses together form the cornerstone of our enterprise and give the company the opportunity to grow in the coming years. This combination provides the company with a trading component, a technology component, a finance component to establish a strong presence across business environments. One World Ventures anticipates substantial growth and opportunity in both the short term and long term. The Company has recently added key corporate financial staff and executive level operating persons in the USA and is planning on major expansions in the short term.

The Company was incorporated under the laws of the State of Nevada on July 7, 1997. On July 6, 2018 Da Mu Lin purchased 30,000,0000 shares of preferred stock, giving him voting control of the company.

On January 2, 2019 the entered in a reverse merger with Aqueous International Corporation through a stock exchange. In this type of merger, the legal entity One World Ventures, Inc. is the surviving legal entity and capital structure, but the accounting history is that of Aqueous International Corporation. Additionally, the equity of One World Ventures, Inc. is treated as a capital contribution with no goodwill created.

Aqueous International Corporation, together with its currently inactive subsidiaries described in the following paragraph (collectively "AIC" or the "Company") was established to invest, partner/joint venture with, companies to cultivate, manufacture, distribute and sell cannabis products ("Products") on Native American Reservations, and in the United States and Internationally in geographical areas where state and local ordinances permit such activities or any cannabis business opportunity which is beneficial to Company. The Company will seek strategic partnerships with state of the art cultivators, extractors, manufacturers, distributors and research and development entities to further enhance product offerings. The Company was incorporated on August 28, 2017 in the State of Delaware, and is based in Las Vegas, Nevada. The Company has elected its fiscal year to end on December 31.

Aqueous Sciences of Nevada LLC ("Aqueous Sciences") was incorporated on February 22, 2018 in the State of Nevada. Following this, Aqueous Consulting LLC ("Aqueous Consulting") was incorporated in the State of Wyoming on July 10, 2018. Both are wholly owned subsidiaries of the Company. AIC is incorporation with Indian reservation putting up a piece of land for marijuana business. Aqueous Sciences company is to the researching development and lab test for Indian tribe while Aqueous Consulting is an entity for the Company to put together all business deal between the marijuana business owner and the Indian tribe.

Note 2 – Basis of Presentation and Summary of Significant Accounting Policies

This summary of significant accounting policies is presented to assist in understanding the Company's financial statements. The financial statements reflect the following significant accounting policies:

Basis of Presentation

The financial statements and notes are representations of the Company's management, who are responsible for their integrity and objectivity. These accounting policies conform to generally accepted accounting principles in the United States of America and have been consistently applied in the preparation of the financial statements, which are stated in U.S. Dollars.

This summary of significant accounting policies is presented to assist in understanding the Company's financial statements. The financial statements reflect the following significant accounting policies:

Note 2 – Basis of Presentation and Summary of Significant Accounting Policies (continued)

Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles in the United States of America 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 the reported amounts of revenues and expenses during the period. Actual results could differ from those estimates.

Basic and Diluted Net Loss per Share

Diluted loss per share is calculated using the treasury method which requires the calculation of diluted loss per share by assuming that any outstanding stock options with an average market price that exceeds the average exercise prices of the options for the year, are exercised and the assumed proceeds are used to repurchase shares of the Company at the average market price of the common shares for the year. An incremental per share effect is then calculated for each option. The denominator of the diluted loss per share formula is the number common shares outstanding at balance sheet date plus the incremental shares assumed to be issued from treasury for option exercises, less the number of shares assumed to be repurchased, weighted by the period they are assumed to be outstanding. This dilution calculation did not affect current results, the Company has not adopted a stock option plan and there are no warrants and canceled all other common stock equivalents outstanding.

Estimated Fair Value of Financial Instruments

ASC 820, "Fair Value Measurements", requires an entity to maximize the use of observable inputs and minimize the use of unobservable inputs when measuring fair value. It establishes a fair value hierarchy based on the level of independent, objective evidence surrounding the inputs used to measure fair value. A financial instrument's categorization within the fair value hierarchy is based upon the lowest level of input that is significant to the fair value measurement. It prioritizes the inputs into three levels that may be used to measure fair value:

Level 1

Level 1 applies to assets or liabilities for which there are quoted prices in active markets for identical assets or liabilities.

Level 2

Level 2 applies to assets or liabilities for which there are inputs other than quoted prices that are observable for the asset or liability such as quoted prices for similar assets or liabilities in active markets; quoted prices for identical assets or liabilities in markets with insufficient volume or infrequent transactions (less active markets); or model - derived valuations in which significant inputs are observable or can be derived principally from, or corroborated by, observable market data.

Note 2 – Basis of Presentation and Summary of Significant Accounting Policies (continued)

Level 3

Level 3 applies to assets or liabilities for which there are unobservable inputs to the valuation methodology that are significant to the measurement of the fair value of the assets or liabilities.

The Company's financial instruments consist principally of cash equivalents, accounts payable, loans payable, and amounts due to related parties. Pursuant to ASC 820, the fair value of our cash equivalents is determined based on "Level 1" inputs, which consist of quoted prices in active markets for identical assets. We believe that the recorded values of all of our other financial instruments approximate their current fair values because of their nature and respective maturity dates or durations. Amounts in each Level include:

	As of June 30, 2019	As of December 31, 2018
Level 1	\$nil	\$nil
Level 2	\$nil	\$nil
Level 3	\$ 961,035	\$ 1,131,268

It is management's opinion that the Company is not exposed to significant interest, currency or credit risks arising from these financial instruments.

Income Taxes

The Company recognizes deferred tax liabilities and assets for the expected future tax consequences of events that have been recognized in the Company's financial statements or tax returns using the liability method. Under this method, deferred tax liabilities and assets are determined based on the temporary differences between the financial statement carrying amounts and tax bases of assets and liabilities using enacted rates in effect in the years during which the differences are expected to reverse and upon the possible realization of net operating loss carry - forwards. Additionally, the Company has not recognized any amount for a tax position taken or expected to be taken on its tax return, or for any interest or penalties.

Valuation of Long-Lived Assets

The Company periodically analyzes its long - lived assets for potential impairment, assessing the appropriateness of lives and recoverability of un - depreciated balances through measurement of undiscounted operation cash flows on a basis consistent with accounting principles generally accepted in the United States of America. All assets have been fully impaired by the Company as of the shutdown of operations in 2012.

Start-up Costs

The Company expenses the cost of start - up activities, including organizational costs, as those costs are incurred.

Note 2 – Basis of Presentation and Summary of Significant Accounting Policies (continued)

Foreign Currency

The books of the Company are maintained in United States dollars and this is the Company's functional and reporting currency. Transactions denominated in other than the United States dollar are translated as follows with the related transaction gains and losses being recorded in the Statements of Operations:

During the respective periods presented, the Company was not involved in any transactions which required translation of foreign currencies.

Cash and Cash Equivalents

The Company considers cash and cash equivalents to consist of cash on hand, cash on deposit with its attorney, and demand deposits in banks with an initial maturity of 90 days or less. As of the date of these financial statements, the Company held \$232,278 in cash and in cash equivalents.

Stock-based Compensation

The Company follows ASC 718 - 10, *Stock Compensation*, which addresses the accounting for transactions in which an entity exchanges its equity instruments for goods or services, with a primary focus on transactions in which an entity obtains employee services in share-based payment transactions. ASC 718 - 10 requires measurement of the cost of employee services received in exchange for an award of equity instruments based on the grant - date fair value of the award (with limited exceptions). Incremental compensation costs arising from subsequent modifications of awards after the grant date must be recognized. The Company has not adopted a stock option plan and has not granted any stock options; nor has it made any awards of stock, or stock equivalents.

Risks and Uncertainties

The Company is subject to substantial business risks and uncertainties inherent in starting a new business. There is no assurance that the Company will be able to generate sufficient revenues or obtain sufficient funds necessary for launching a new business venture.

Reclassifications

Certain prior period amounts have been reclassified to conform to current period presentation.

Note 2 - Basis of Presentation and Summary of Significant Accounting Policies (continued)

Recent Accounting Pronouncements

The Company does not expect the adoption of any recently issued accounting pronouncements to have a significant effect on its financial statements.

Note 2 – Basis of Presentation and Summary of Significant Accounting Policies (continued)

Other

The Company consists of one reportable business segment.

Advertising is expensed as incurred.

We did not have any off - balance sheet arrangements as of the date of these financial statements.

Note 3- Going Concern

Generally accepted accounting principles in the United States of America contemplate the continuation of the Company as a going concern. However, the Company recorded a history of net losses and has accumulated net losses since inception. The Company also has limited business operations, which raises substantial doubt about the Company's ability to continue as a going concern. The continuation of the Company is dependent upon the continuing financial support of investors and stockholders of the Company. As of our report date, we projected the Company would need additional cash resources to operate during the upcoming 12 months. The Company intends to attempt to acquire additional operating capital through private equity offerings to the public and existing investors to fund its business plan. However, there is no assurance that equity or debt offerings will be successful in raising sufficient funds to assure the eventual profitability of the Company. The financial statements do not include any adjustments relating to the recoverability and classification of recorded assets, or the amounts of and classification of liabilities that might be necessary in the event the Company cannot continue in existence.

Note 4 – Share Capital

Common Stock

The Company is authorized to issue 3,500,000,000 shares of common stock with a par value of \$0.001. All shares have equal voting rights, are non-assessable and have one vote per share. During the six months ended June 30, 2019, the Company issued 788,213,500 shares common stock and had 796,376,142 shares outstanding. This reflects a 1 for 350 reverse stock split on October 19, 2018 and is reflected in all periods presented.

Preferred Stock

The Company is authorized to issue 50,000,000 shares of preferred stock with a par value of \$0.001. On May 24, 2018 the Company issued 30,000,000 shares of Preferred Stock. These preferred shares carry voting rights of 100 shares of common stock for each preferred share. These are the only shares outstanding at December 31, 2018.

Note 5 – Convertible Note

The outstanding balance of \$2,100 represents cash provided to the company for its investing purposes in 2009 and is convertible at the option of the holder at a rate of \$0.0001 per share.

Note 6 - Impairment Charges

The Company has fully impaired all assets since the shutdown of its operations in 2012 and has recorded the effects of this impairment as part of its discontinued operations. With the absence of a substantial amount of the old records and the passage of the statute of limitations the company has recorded a discontinued operations expense in 2012 the most current year since operations shutdown based on the accumulated records obtained to date through 2019.

Note 7 – Agreements

Office Service Agreement

On September 1, 2017, the Company's subsidiary entered into a Service Agreement (the "Agreement") with ANHC Capital Corporation. ("ANHC"). Under this Agreement, ANHC will provide the Company services including but not limited:

- 1. Human resources function including training, development, insurance, candidate search, hiring and termination;
- 2. Accounting and financing function;
- 3. Corporate compliance functions including all SEC filing, legal documents review and all related governmental agencies registration and so on.

The compensation for services to ANHC is equal to the actual labor cost and non-labor cost, including 3^{rd} party vendor, plus 10% markup and the invoice shall be paid within 30 days of the date of invoice.

The contract may be terminated by either party upon 30 days prior written notice to the other party.

The Company incurred \$480,050 and \$82,135 for services performed pursuant to the Agreement for the year 2018 and the period from effective date (September 1, 2017) to December 31, 2017, respectively.

Note 8 – Long Term Investments

On November 12, 2018, the Company's subsidiary and Aqueous Science entered into a share exchange agreement with Native American Agriculture Development Company ("NAADC") which was incorporated in Navajo Nation on August 15, 2018. The Company issued 200,000 shares of common stock to the shareholders of NAADC to acquire 49 common shares of NAADC representing 49% of all issued and outstanding shares of NAADC. Aqueous Science holds the shares of NAADC. This investment is recorded under the equity method of accounting for long term investments.

As of December 31, 2018, the Company has long term investment on NAADC for \$200,000 and was reduced for 49% of the loss for the first quarter 2019 leaving the recorded value at June 30, 2018 was \$221,807.

Note 9 - Related Party Transactions

ASC 850, *Related Party Disclosures*, requires that financial statements shall include disclosures of material related party transactions, other than compensation arrangements, expense allowances, and other similar items in the ordinary course of business. A related party transaction includes a party or entity who can significantly influence the management or operating policies of the other to an extent that one of the transacting parties might be prevented from fully pursuing its own separate interests.

During the prior period David Lazar and Custodian Ventures LLC had personally paid for expenses of the Company for which reimbursements were owed back to them. There was a demand note of \$11,750 for reimbursed expenses was recorded on May 24, 2018 which included recording interest at 3% per annum. Additional expenses paid for on the Company's behalf were also accrued during the current year. On May 25, 2018 30,000,000 shares of preferred stock were issued to Custodian Ventured, LLC owned by David Lazar. On August 10, 2018 new CEO Da Mu Lin loaned the company working capital of \$2,100 through a demand note with interest payable at 1% per annum.

Due from Related Party

In November and December 2017, the Company's subsidiary advanced \$70,000 for a deposit and \$5,000 for an inspection fee to sister company Aqueous Colorado LLC, which is our affiliate company also owned by the Company CEO (100% of shares), to purchase a building. The Company also advanced \$1,064 to Aqueous Colorado LLC for office expense. In the February and March 2018, the Company made payment of \$2,884 and \$30,000 for Aqueous Colorado LLC as property assessment fee and penalty to terminate the purchase contract. Meanwhile, Aqueous Colorado LLC transferred \$90,000 to the Company in March 2018. These advances are due on demand and do not bear interest. As of June 30, 2019 and 2018, the balance of due from related party was \$2,270 and \$18,948, respectively.

Loan receivable- Related Party

On June 25, 2018 and June 28, 2018, the Company's subsidiary entered balloon payment promissory notes with the Company CEO, Da Mu Lin ("borrower"), for \$200,000 and \$100,000. The interest rate is 12% per annum and the unpaid principal and interest shall be payable in monthly installments of \$2,000 and \$1,000 beginning July 31, 2018 until June 30, 2019 which is the due date, at which time the remaining unpaid principal and interest shall be due in full. On July 10, 2018, the Company entered a balloon payment promissory note with the Company CEO for \$200,000. The interest rate is 3% per annum from January 1, 2019. If the principal and interest are paid in full on or before July 31, 2019, the borrower shall be entitled to a discount equal to 1% of the unpaid principal immediately prior to such payment. In November 2018, the borrower repaid \$70,000 as principal to the loan entered in June 28, 2018. As of December 31, 2018, the loan receivable from the borrower was \$430,000. During the quarter ended March 31, 2019 the loan was further paid down \$55,000 and an additional \$375,000 was reduced in exchange for salary leaving the balance at zero at June 30, 2019.

Note 10 - Loan Receivable

The Company's subsidiary entered several loan agreements with Colorado Natural Health Centers, LLC ("CNHC") in year 2018 and 2017 listed as below:

Date	Loan Amount	Annual Interest rate	Term (Year)	Due Date	Consolidat ed Loan Agreement	Term (Year)	Annual Interest Rate	Due Date
10/25/2017	200,000	12%	1	10/26/2018				
12/1/2017	50,000	12%	1	11/30/2018	11/1/2018	2	12%	11/1/2020
1/16/2018	50,000	12%	1	1/15/2019	11/1/2018	2	12%	11/1/2020
7/20/2018	150,000	12%	1	7/20/2019				

On November 1, 2018, the Company's subsidiary entered into a consolidated loan agreement with CNHC ("Borrower") for a total amount of \$469,500 with annual interest rate of 12% and maturity on November 1, 2010, which cancelled and superseded the previous loan agreements listed in above table. While execution of the loan agreement, the borrower agreed to execute a Promissory Notes with amount of \$469,000 to insure the repayment of the loan.

As of December 31, 2018 and 2017, the loan receivable from borrower was \$450,000 and \$250,000, respectively. For the year ended December 31, 2018 and 2017, the interest income was \$43,500 and \$4,500, respectively. The borrower made payment of \$28,500 for the interest in year 2018. As of December 31, 2018 and 2017, the interest receivable from borrower was \$19,500 and \$4,500, respectively.

On May 1, 2018 and June 10, 2018, the Company's subsidiary entered into balloon payment promissory note with J Michael Corporation for \$50,000 and \$30,000. The interest rate is 20% and 12.5% per annum and the unpaid principal and interest shall be payable in one payment on June 30, 2018 and July 31, 2018, respectively, which is the due date, at which time the remaining unpaid principal and interest shall be due in full.

As of December 31, 2018, J Michael Corporation paid off \$50,000 and \$30,000 to the Company'. During the twelve months ended December 31, 2018, the Company received \$1,688 as interest income and \$12,303 as other income from J Michael Corporation.

Note 11 – Earnings Per Share

Income (Loss) Per Share. Net income (loss) per common share is computed pursuant to section 260-10-45 of the FASB Accounting Standards Codification. Basic net income (loss) per share is computed by dividing net income (loss) by the weighted average number of shares of common stock outstanding during the period. If applicable, diluted earnings per share assume the conversion, exercise or issuance of all common stock instruments such as options, warrants and convertible securities, unless the effect is to reduce a loss or increase earnings per share. The Company has no common stock instruments, convertible debentures, preferred stock, or options and warrants associated with performance contracts conversions to consider in the calculations (as the impact of the potential common shares would be to decrease the loss per share). Therefore, the diluted and non-diluted (loss) per share is the same, and no diluted loss per share figures are presented.

	30-Jun-19	3	0-Jun-18
(A) Net Loss	\$ (840,730)	\$	(284,261)
(B) Weighted Average Common Shares Outstanding - Basic	787,708,888		4,600,100
Basic income (loss) per share: (A) \div (B)	\$ (0.0011)	\$	(0.0618)
Equivalents Stock Options	0		0
Warrants	0		0
Convertible notes	 0	_	0
Weighted Average Common Shares Outstanding - Diluted	787,708,888		4,600,100
Basic and diluted income (loss) per share:	\$ 0.0000	\$	0.0000

Note 12 – Subsequent Events

The Company has evaluated all other subsequent events through to August 15, 2019, which is the date these consolidated financial statements were issued and found there are no other events to report.

Item 6. Description of the Issuer's Business, Products, and Services

- A. One World Ventures, Inc., formerly a manufacturing holding company and is in the process of reorganizing its potential services and or products.
- B. The Issuer's current primary SIC code is 3990 Miscellaneous Manufacturing.
- C. The Issuer's Fiscal year end is December 31
- D. The issuers principal service is:
 - a. Other Manufacturing

Item 7. Description of the Issuers facilities

One World Ventures, Inc.'s currently has no operating facility.

Item 8. Officers Directors and Control Persons

- A. As of the date of this information statement, Da Mu Lin is the only person beneficially in an officer, director, or control
- B. Da Mu Lin has NO disciplinary history whatsoever, and has never had a criminal conviction, entry of a judgment or decree by a court of any jurisdiction that limited his involvement with any type of business, securities, commodities, or banking activities. Furthermore, he has never had a finding or judgment against him nor any order by self-regulatory organizations of any kind.
- C. As of the date of this information statement the only individual or entity owning more than 10% of the company's common or preferred securities is as follows: Da Mu Lin 30,000,000 preferred shares each carrying voting rights of 100 common shares.

Item 9. Third Party Providers

The following provide services to the Issuer:

Matthew McMurdo, Esq. McMurdo law group, LLC 28 West 44th Street, 16th Floor New York, NY 10036 917 318 286

Item 10. Issuer Certification

I, Da Mu Lin, certify that:

I have reviewed this year end statement; and

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

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.

Date: August 15, 2019	
/s/ Da Mu Lin Chief Executive Officer	