PacWest Equities, Inc

(a Nevada corporation)

P.O. Box 1435 San Juan Capistrano, CA 92693

www.pacwestequities.com

Phone: 949-254-4803 Fax: 949-481-9794 E-mail: info@pacwestequities.com

REQUIRED TO CONFORM WITH THE PROVISIONS OF THE OTC MARKETS ISSUERS DISCLOSURE STATEMENT

August 18, 2012

Current Information Regarding

PacWest Equities. Inc

The following information is provided to assist securities brokerage firms and potential investors with "due diligence" compliance. The information set forth below as to the above named corporation follows the requirements of the OTC Markets Issuers Disclosure Statement and generally follows the format set forth therein.

PART A GENERAL COMPANY INFORMATION

ITEM 1 THE EXACT NAME OF THE ISSUER AND ITS PREDECESSOR (IF ANY):

The exact name of the issuer is PacWest Equities, Inc. ("we," "us," "our" or the "Company"). We were incorporated in the State of Florida on October 23, 2003 under the name of Dash Industries, Inc. On November 6, 2003, through the Florida Secretary of State, by Certificate of Amendment, the name was changed to Avenue Holdings, Inc. On December 31, 2003, through the Florida Secretary of State, by Certificate of Amendment, the name was changed to Global Prospecting Ventures, Inc. The Issuer Filed Articles of Conversion thereby re-domiciling from the state of Florida to the State of Nevada on June, 4 2004, under the name of Global Prospecting Ventures, Inc. On January 8, 2007, through the Nevada Secretary of State accepted, by Certificate of Amendment, the name was changed to Competitive Games International, Inc. On April, 4, 2010, through the Nevada Secretary of State, by Certificate of Amendment, the name was changed to PacWest Equities, Inc.

ITEM 2 THE ADDRESS OF THE ISSUER'S PRINCIPAL EXECUTIVE OFFICE:

PacWest Equities, Inc. P.O. Box 1435 San Juan Capistrano, CA 92693 http://www.pacwestequities.com Phone 949-254-4803

Fax: 949-4819794

E-mail: info@pacwestequities.com

ITEM 3 THE STATE OF INCORPORATION:

The Company is incorporated under the laws of the State of Nevada.

PART B SHARE STRUCTURE

ITEM 4 THE EXACT TITLE AND CLASS OF SECURITIES OUTSTANDING:

Common Stock 500,000,000 Authorized 471,560,143 Issued and outstanding including 156,030,093 Freely Trading shares Preferred Shares Authorized 250,000,000 with 5,000,000 issued and outstanding CUSIP No.: 69526A 10 7

Trading Symbol: PWEI.PK

ITEM 5 THE PAR OR STATED VALUE AND DESCRIPTION OF EACH CLASS OF OUTSTANDING SECURITIES:

Common Stock:

The par value of the Company's Common Stock is \$0.001 per share with 500,000,000 shares authorized. Each share of common stock entitles the holder to one vote on each matter submitted to a vote of our stockholders, including the election of directors. There is no cumulative voting. Subject to preferences that may be applicable to any outstanding preferred stock, stockholders are entitled to receive ratably such dividends, if any, as may be declared from time to time by the Board of Directors. Stockholders have no preemptive, conversion or other subscription rights. There are no redemption or sinking fund provisions related to the common stock. In the event of liquidation, dissolution or winding up of Company, stockholders are entitled to share ratably in all assets remaining after payment of liabilities, subject to prior distribution rights of preferred stock, if any, then outstanding.

PREFERRED:

THE COMPANY HAS 250,000,000 AUTHORIZED AND ISSUED AND OUTSTANDING SHARES OF SERIES A CONVERTIBLE STOCK, PAR VALUE \$0.001 PER SHARE. EACH SHARE OF SERIES A CONVERTIBLE PREFERRED STOCK CONVERTS INTO 1 SHARE OF COMMON STOCK. THE SERIES A CONVERTIBLE PREFERRED STOCK IS NOT ENTITLED TO DIVIDENDS. THE SERIES A CONVERTIBLE PREFERRED STOCK SHALL HAVE LIQUIDATION RIGHTS EQUAL TO THAT OF THE COMMON STOCK ON AN "AS CONVERTED" BASIS. HOLDERS OF COMMON STOCK AND SERIES A CONVERTIBLE PREFERRED STOCK SHALL VOTE TOGETHER AND NOT AS SEPARATE CLASSES. THE SERIES A CONVERTIBLE PREFERRED STOCK SHALL BE COUNTED ON AN "AS CONVERTED" BASIS TIMES 100.

ITEM 6 The number of shares or the total amount of the securities outstanding for each class of securities authorized

As of our most recent fiscal quarter ended June 30,31, 2012 we had 500,000,000 Common Shares authorized, with 471,560,143 Common Shares issued and outstanding, including 156,030,093 free trading shares and 315,130,050 restricted shares, held by 93 shareholders. Preferred Stock authorized 250,000,000 par value .001 with 5,000,000 shares issued and outstanding.

ITEM 7 THE NAME AND ADDRESS OF THE TRANSFER AGENT:

First American Stock Transfer, Inc 4747 N. 7th Street, Suite 170 Phoenix, AZ 85014 Telephone: 602-485-1346

Fax: 602-788-0423

First American Stock Transfer is registered under the Securities Exchange Act of 1934 and regulated by the SEC.

PART C BUSINESS INFORMATION

ITEM 8 THE NATURE OF THE ISSUER'S BUSINESS:

A. BUSINESS DEVELOPMENT

<u>Company Overview:</u> PacWest Equities Inc. Specializes in working with underperforming companies and bringing together the resources needed for them to attain financial stability and growth. Our focus is on companies showing a positive upside while struggling to bring new technologies and unique products to market

B. BUSINESS OF ISSUER

The Opportunity:

Recent studies, by Global Industry Analysts, Inc., indicate that the Global Household Green Cleaning Products are fast becoming the most powerful "technological growth market" and that this industry revenues should easily exceed US\$9.32B by 2017. Certainly, as with any new emerging market, there are branding, image and perception challenges that must be taken into consideration for a successful new product launch.

The Response:

PacWest has developed unique product marketing, branding and pricing strategies designed to take full advantage of this new and developing revenue opportunity. By addressing "image" issues, primarily utilizing social media / e-commerce marketing, we will create new market driven consumer awareness, broaden product applications / uses, and combine our product offering with a value pricing awareness program; we will actually expand the market and contribute to its continued growth with a viral and self-propagating culture.

PacWest Equities' Associates are an experienced team of accomplished and proven professionals. We provide results-driven solutions by leveraging investor relations, facilitating creative product development and fostering interactive services / partnerships. Our proven market strategies and proven operational dynamics specialize on new and emerging technologies and product development; this combined with our executive team's intrinsic ability to identify business opportunities and growth, is indeed the cornerstone of our success.

All our associates work diligently to provide and increase immediate revenue streams with current opportunities while we continue to expand on our base of technologies promoting innovation and appropriate R & D; including such technologies as Environmental Remediation, Oil Enhancement and Clean Up, GreyWater, Green Transportation and Communications.

For obvious reasons, we particularly favor and focus on the expanding "green market" products as a key component of our PacWest strategy. Our most recent example of this program is the acquisition of rights to manufacture and sell a proprietary line of cleaning products known as "Green Rhino", including use of name and trademarks. Concurrently we established a subsidiary entity Green Rhino Inc. to manufacture products and market the Green Rhino line of products. PacWest will also partner these products with other industry leaders and marketing /distribution programs.

Specifically, we have found **Green Rhino™** provides an excellent product line of powerful biodegradable all-purpose, non-toxic cleaners that can be coupled with a heavy duty equipment parts and military weapons washing systems using our proprietary bioremediation process. **Green Rhino™** is anticpate to launch mid-2012 to key markets nationally and simultaneously exposing these products to the international markets.

Pac West Equities is also initiating Joint Ventures with e-Green Marketing and SymbioTech.

- **e-Green Marketing** specializes in bringing clean technology and eco-friendly products to market with the understanding that while the social and ecological benefits of going green are important so is the need to be profitable.
- **SymbioTech** is a Service Disabled Veteran Owned business formed to identify gaps in technology, primarily in government agencies, and match existing or emerging technologies to fill those gaps.

SIC CODES

1. Our SIC code is 2840

CONDUCTING BUSINESS

2. The Company is currently conducting business.

SHELL COMPANY STATUS

3. PacWest Equities, Inc. has never been a shell company.

GOVERNMENT REGULATIONS

5. The company is subject to numerous general laws and regulations, compliance with which are handled through legal counsel, our existing staff and management. There are no governmental regulations that are specifically applicable to PacWest operations.

RESEARCH AND DEVELOPMENT

6. The company has spent approximately \$4,000 over the last two years on research and development activities.

ENVIRONMENTAL MATTERS

7. The company is not subject to environmental laws and regulations that directly impact its operations

EMPLOYEES

8. As of the date hereof we have two (2) employees including our management. We anticipate that if we receive financing we will hire additional employees in the areas of administrative and tech support.

ITEM 9 THE NATURE OF PRODUCTS OR SERVICES OFFERED:

See Item 8, above and the following:

Industry Overview/Market Conditions

Product

Green Rhino All Purpose Cleaner Degreaser (APC) which is the most versatile water based cleaner degreaser you can buy. It is non-toxic, non-abrasive, and biodegradable; it has no fumes or pungent orders, has a mild pH and contains no harmful butyls, ammonia

or bleach. Green Rhino APC solution is also non-hazardous, making it exempt from EPA and OSHA personal protection and handling requirements for hazardous material.

COMPETITION

• The competition comes from larger companies such as Clorox (Green Works), SC Johnson and Sons and of course Simple Green. Other smaller companies include Ecolab, Seventh Generation and Method Products. The larger companies have actually taken green cleaning from a niche to more mainstream markets but still fighting price and public awareness issues. The economy over the past few years has people looking at price, but family health and the environment still remain a concern. The smaller (and more expensive) brands have held up well during this time as they cater to the more affluent and environmentally minded.

TRADEMARKS - TRADE NAMES

Green Rhino™

ITEM 10 THE NATURE AND EXTENT OF THE ISSUER'S FACILITIES:

Our headquarters are located at:

P.O. Box 1435 San Juan Capistrano, CA 92693

www.pacwestequities.com

Phone: 949-254-4803 Fax: 949-481-9794 E-mail: info@pacwestequities.com

PART D MANAGEMENT STRUCTURE AND FINANCIAL INFORMATION

ITEM 11 THE NAMES OF THE EXECUTIVE OFFICERS AND MEMBERS OF THE BOARD OF DIRECTORS:

The following sets forth certain information concerning our directors and executive officers:

Name	<u>Age</u>	Position
Gary Koelsch	57	President, Director
Cindee Colombo	53	Secretary, Director

Gary Koelsch

Gary's career has spanned many continents and has enabled him to build a wide breadth of experience. While beginning his career in Florida by starting a business brokerage a desire for more lead him to the U.S. State Department Foreign Service. After living in several different countries Gary ended up in the Washington D.C. and quickly got involved in the High Tech industry while also reestablishing his Real Estate credentials. He was involved in helping foreign companies trying to market/locate in the U.S. along with other U.S. start up companies.

After successfully initiating a merger between a U.S. and German company he was brought to Southern California to help market a new technology. However, he also wanted to increase his exposure in the Real Estate business. Since moving here in 1990 Gary has continued to be involved with bringing products, technology and markets together as well as with Real Estate Investment, Commercial, and Business Opportunities.

For the past year Gary has begun to focus on applying his abilities to "green" technologies and products. He realizes that there has been green overload and it is more important than ever that companies have a clear message and market strategy for the consumer. The previous 5 years Gary spent managing the Asia-Pacific region and key U.S. military and government accounts for Ultra Electronics-DNE.

Cindee Colombo

Cindee Colombo has served as a Client Consultant, Graphic Designer, Branding Developer, Product Marketing and Event Promoter with various small businesses and municipalities. She has also worked with Fortune 200 companies and serves on the board of directors for various associations.

Over the past several years Ms. Colombo has managed and initiated outreach projects for over 40 merchants and municipalities which included California's Orange and Ventura County. She remained actively involved with the Dana Point Harbor revitalization team (\$130 mil. project.) Coordinating community forums, Coastal Commission collateral materials, reports, planning and developing communications and architectural displays.

Cindee has spent the past 9 years as event promoter for the Dana Point Harbor and Channel Islands Harbor annual Boat Shows. Creating imagery, designing ads, published in over 30 publications annually, video production, brochures, newsletters, websites, social outreach Ms. Colombo's member affiliations include the Advertising Production Association of Orange County, the Los Angeles Press Club and the Advertising Specialty Institute. She has appeared in the Orange County Business Journal, the Dana Point Times, the OC Register, Advantage, Counselor, and the Wall St. Journal. Ms. Colombo is proud to have won the Gold Hermes Creative Award 2008 and also being named Cambridge's Who's Who Executive of the Year in Advertising

- B. Legal disciplinary history None
- C. <u>Disclosure of Family Relationships</u>. None
- D. <u>Disclosure of Related Party Transactions</u>. None
- E. <u>Disclosure of Conflicts of Interest</u>. None

ITEM 12 THE ISSUER'S MOST RECENT BALANCE SHEET AND PROFIT AND LOSS AND RETAINED EARNINGS STATEMENTS:

PACWEST EQUITIES INC BALANCE SHEET AS OF JUNE 30, 2012 AND 2011

ASSETS Current Assets: Cash And Cash Equivalents	\$	UNAUDITED 2012 -	\$ 2011
Total Current Assets		-	
Other Assets		476,160	15,560
Total Assets	\$	476,160	\$ 15,560
LIABILITIES AND SHAREHOLDER'S EQUIT	<u>Y</u>		
Current Liabilities: Accounts Payable Notes payables - Current Total Current Liabilities	\$	23,582 23,582	\$
Long-term Liabilities: Total liabilities	- -	23,582	
Commitments		-	
Stockholders' Equity: Common stock: 500,000,000 shares authorized, \$0.0 471,160,143 shares issued and outstanding Preferred Stock 250,000,000 shares authorized, .00	·	e 471,160	15,560
5,000,000 shares issued and outstandig Additional paid-in-capital		5,000	0
Accumulated deficits Total Stockholders' Equity Total Liabilities And Stockholders' Equity	\$	(23,582) 452,578 476,160	\$ 15,560 15,560

PACWEST EQUITIES INC STATEMENTS OF OPERATIONS FOR THE TWO YEARS ENDING JUNE 30, 2012 UNAUDITED

		2012	2011
Net revenue	\$	-	\$
Cost of revenue			·
Gross profit			
Operating expenses Amortization and depreciation expenses General & administrative expenses		23,582	
Total operating expenses		23,582	
Income (Loss) from operations		(23,582)	
Other income (expense): Other income Other Expense Interest expense Total other income (expense)		-	
Total other income (expense)		-	
Net profit (loss)		(23,582)	\$
Basic and diluted weighted average shares outst Basic and diluted net Income (loss) per share	an <u>ding</u> \$	0.0000	

PACWEST EQUITIES INC STATEMENTS OF CASH FLOWS FOR THE TWO YEARS ENDED JUN 30, 2012 AND JUN 30, 2011

UNAUDITED

	 2012	 2011
Cash Flows From Operating Activities		
Net Income (loss)	\$ (23,582)	\$ -
Depreciation and amortization		-
(Increase) / decrease in assets:		
Accounts Receivable		
Inventory/Clinical Trials		
Other Assets		
Prepaid Expenses Increase / (decrease) in liabilities:	-	
Commissions Payable	_	
Accrued Expenses	_	
Notes Payable	23,582	
Accrued Interest	-	
Accounts Payable		
Net cash used in operating activities	0	0
Net cash Increase for period		
Cash Flows From Financing Activites		
Net cash provided by Financing Activities		
Net Proceeds from the issuance of Preferred stock		
Net Proceeds from acquisition of assets	 	
Net Cash Provided by Financing Activities	 0	 0
Net Increase (Decrease) During the Period	0	0
Cash and cash equivalents, Beginning of the period	-	-
Cash and cash equivalent, End of the period	\$ 0	\$ 0

PACWEST EQUITIES INC UNAUDITED

	AS OF JUNE 30, 2012 COMMON STOCK		·			
	Shares	Amount	Capital	(Deficit)	Equity (Deficit)	
Balance Common as of March 30, 2010	60,097,737	60,098				
Reverse Split 1000 for 1 April 2010	60,098	60				
Rounding	45	0				
Stock issued May 14, 2010	30,000,000	30,000			30,000	
Stock issued	500,000	500			500	
Canceled Stock Cert	-15,000,000	(15,000)			(15,000)	
Balance as of December 31, 2011	15,560,143	15,560			15,560	
Stock Issued for Acquisition	150,000,000	150,000			150,000	
Stock Issued for Acquisition	150,103,000	150,103			150,103	
Total as of March 31, 2012	315,663,143	315,663			315,663	
Reissued Stock	497,000	497			497	
Stock Issued for Acquistion	155,000,000	155,000			155,000	
Income or (loss) as of June 30, 2012				(23,582)	(23,582)	
Balance as of June 30, 2012	471,160,143	471,160		(23,582)	447,578	
Preferred Stock	5,000,000	5,000			5,000	
Balance of all Stock as of June 30, 2012	476,160,143	476,160		(23,582)	452,578	

PACWEST EQUITIES, INC

For Twenty Four Months Ended June 30, 2012

STOCK ISSUED	Shares	Type of Sharess
Stock Issued for Acquisition	150,000,000	R
Stock Issued for Acquisition	150,103,000	R
Stock Issued for Acquistion	155,000,000	F

ITEM 13 SIMILAR FINANCIAL INFORMATION FOR SUCH PART OF THE TWO PRECEDING FISCAL YEARS AS THE ISSUER OR ITS PREDECESSOR HAS BEEN IN EXISTENCE: N/A

See Item 12 above.

ITEM 14 BENEFICIAL OWNERS.

The following table sets forth certain information regarding the ownership of our Common Stock as of the date hereof, by (i) each person known to us to own more than 5% of our outstanding common stock, (ii) each of our directors, (iii) each of our executive officers, and (iv) all of our directors and executive officers as a group. Unless otherwise indicated, all shares are owned directly and the indicated person has sole voting and investment power.

Title of Class	Name and Address Of Beneficial Owner	Amount and Nature Of Beneficial Ownership	Percent Of Class
Common	ACT Clean Technologies, Inc. 3700 Campus Drive Suite 204 Newport Beach, CA 92660	150,000,000	47.5 %
Common	e-Green Marketing, LLC - P.O. Box 1435 San Juan Capistrano, CA 92675	100,000,000	31.7%
Common	Gary Koelsch - P.O. Box 1435 San Juan Capistrano, CA 92675	7,500,000	2.4%
Common	Cindee Colombo P.O. Box 1435 San Juan Capistrano, CA 92675	7,500,000	2.4%
Common	SymbioTech, LLC - 6969 East Sunrise Rd. Tucson, AZ 86750	50,000,000	15%

ITEM 15 THE NAME, ADDRESS, TELEPHONE NUMBER AND EMAIL ADDRESS OF EACH OF THE FOLLOWING OUTSIDE PROVIDERS THAT ADVISE THE ISSUER ON MATTERS RELATING TO THE OPERATIONS, BUSINESS DEVELOPMENT AND DISCLOSURE.

Investment Banker: None

Promoters: None

Legal Counsel: Andrew Coldicutt

1220 Rosecrans Street PMB 258

San Diego, CA 92106

Accountant or Auditor:

Accountant: None

Auditor: None

Public Relations Consultants: None

Investor Relations Consultants: None

Any Other Advisors:

ITEM 16 MANAGEMENT'S DISCUSSION AND ANALYSIS OR PLAN OF OPERATION

This disclosure report contains a number of forward-looking statements, including statements about our financial conditions, results of operations, earnings outlook and prospects. Forward looking statements are typically identified by words such as "plan," "believe," "expect," "anticipate," "intend," "outlook," "estimate," "forecast," "project," "will," "seek" and other similar words and expressions. The forward-looking statements involve certain risks and uncertainties. Our ability to predict results or the actual effects of our plans and strategies is subject to inherent uncertainty. The execution of the company's business plans are predicated upon receipt of financing, which may never be obtained. Factors that may cause actual results or earnings to differ materially from such forward-looking statements include those set forth below in this disclosure statement under the heading "Risk Factors." Because these forward-looking statements are subject to assumptions and uncertainties, actual results may differ materially from those expressed or implied by these forward-looking statements. You are cautioned not to place undue reliance on these statements, which speak only as of the date of this disclosure statement.

B. Management's Discussion and Analysis of Financial Condition and Results of Operations

- PRIMARY CONSUMER MARKET: All of the competitors have multiple cleaning products and overlap as how and where to use. We will focus on the multipurpose cleaner concept and make it less confusing for consumer. Also, instead of initially going head to head in pricing with conventional bottling and side by side shelf comparison we will package Green Rhino in a more convenient "on the go " size with a much smaller price tag. We will market smaller packaging for broader product applications, (keep it in car, boat, desk, golf bag etc.), which conventional cleaners are not addressing. Our strategy is to focus on branding Green Rhino in such a manner as to make it synonymous with "everyday clean" while we expand the uses / applications and our product line. There exist many consumer micro markets, while not as competitive as the household cleaning market, there are several competitors including Safety Kleen and Bio Circle. After our initial launch we will follow-up with a focus on these specific consumer micro markets and initially work with companies that are already providing service that utilize cleaning products and may will benefit from the "consumer" version of our "PWS", power washing system.
- **SECONDARY B to B and MILITARY MARKETS:** Through our partnership with SymbioTech we will introduce Green Rhino to the trillion dollar military market. The strategy is to facilitate a constant and secure revenue stream from both sales/leasing of cleaning equipment and our ongoing service and training; as is often required with the constant change of personal at

military bases. Our point of advantage over the competition with this market, in addition to our partnership with Symbiotech, is our patented and propriety "Green Rhino Parts Washing and Weapons Cleaning Systems". Specifically, we us use a bio-remediation process involving a heavy duty, solvent free, aqueous (water) -based agent that quickly and efficiently emulsifies, degreases and disperses hydrocarbon/firing residue deposits. Biologically safe microorganisms then metabolize the burnt carbon/nitrate residue, grease and oil in harmless enzymes, carbon dioxide and water. This product service can also be expanded to "business to business" commercial institutional cleaning / laundry services, truck, construction equipment and car washes, Etc.

Management Philosophy:

Our business sense is to keep operating cost extremely low by leveraging partners and outsourcing as many logistics and
product fulfilling requirements as possible. Initially management can work within a virtual office environment and for
product handling we have identified warehousing space that can be used for any inventory that is not shipped directly
"drop shipped" to our customers or distributors. Our primary key goals for the first 30 days include identifying product
demand projections, production and bottling requirements, costs / expenses for distribution and our long term revenue
stream and projections

Our initial management team consists of Gary Koelsch with more than 20 years in product procurement / marketing / and business partnership development; and Cindee Colombo with more than 20 years of corporate marketing and branding experience.

Risk factors

The Company has a limited operating history GREEN RHINO our subsidiary was incorporated in the State of Nevada on March 8, 2012 and has limited or no operating history. As such historical operating results may not provide a meaningful basis for evaluating the business, financial performance and prospects. You should consider the Company's business, operations and prospects in light of the risks, expenses and challenges faced as an early-stage company.

The Company has no history of significant profit and no assured foreseeable earnings.

The Company has no history of significant profit. The Company expects to continue to incur losses in the very near future, and there can be no assurance that it will ever be profitable as it expects operating expenses to increase as its client base and distribution channels are expanded. The Company's ability to reach and sustain profitability depends on a number of factors including, but not limited to, the ability to generate sales, increase distribution channels and obtain financing.

The Company's business depends substantially on the continuing efforts of its executive officers and its business may be severely disrupted if the Company loses their services. In addition, if the Company is unable to attract, train and retain technical personnel, business may be materially and adversely affected. The Company's future success depends substantially on the continued services of its executive officers. If one or more executive officers are unable or unwilling to continue being employed by us, the Company may not be able to replace them readily, if at all. Therefore, the Company's business may be severely disrupted, and it may incur additional expenses to recruit and retain new officers.

PART E ISSUANCE HISTORY

ITEM 17 LIST OF SECURITIES OFFERINGS AND SHARES ISSUED FOR SERVICES IN THE PAST TWO YEARS

None

PART F EXHIBITS

ITEM 18 MATERIAL CONTRACTS

None

ITEM 19 ARTICLES OF INCORPORATION AND BYLAWS

See attached.

ITEM 20 PURCHASES OF EQUITY SECURITIES BY THE ISSUER AND AFFILIATED PURCHASERS

None

ITEM 21 ISSUER'S CERTIFICATIONS

I, Gary Koelsch, certify that

- 1. I have reviewed this initial annual disclosure statement of PacWest Equities 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 statement 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 18, 2012.
PacWest Equities Inc
By:/s/ Gary Koelsch
Gary Koelsch, President

PACWEST EQUITIES, INC. NOTES TO THE FINANCIAL STATEMENTS JUNE 30, 2012

The financial statements have been prepared on a going concern basis which assumes the Company will be able to realize its assets and discharge its liabilities in the normal course of business for the foreseeable future. The Company has incurred losses since the second quarter of 2012. The ability to continue as a going concern is dependent upon the Companies ability to obtain the necessary capital to fund and put into production the New Infrared Equipment developed over the last year.

NOTE 2 - SUMMARY OF SIGNIFCANT ACCOUNTING POLICIES

Basis of Presentation

The Company uses the accrual basis of accounting and accounting principles generally accepted in the United States of America ("GAAP" accounting) are the financial statements are presented in US dollars. The Company has adopted a December 31 fiscal year end.

Use of Estimates and Assumptions

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

Financial Instruments

The carrying value of the Company's financial instruments approximates their fair value because of the short maturity of these instruments.

NOTE 3 - SUMMARY OF SIGNIFCANT ACCOUNTING POLICIES (CONTINUED)

Income Taxes

Income taxes are accounted for under the assets and liability method. Deferred tax assets and liabilities are recognized for the estimated future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases and operating loss and tax credit carry forwards. Deferred tax assets and liabilities are measured using enacted tax rates in effect for the year in which those temporary differences are expected to be recovered or settled. Use of net operating loss carry forwards for income tax purposes may be limited by Internal Revenue Code section 382 if a change of ownership occurs.

Basic Income (Loss) Per Share

Basic income (loss) per share is calculated by dividing the Company's net loss applicable to common shareholders by the weighted average number of common shares during the period. Diluted earnings per share is calculated by dividing the Company's net income available to common shareholders by the diluted weighted average number of shares outstanding during the year. The diluted weighted average number of shares outstanding is the basic weighted number of shares adjusted for any potentially dilutive debt or equity. There are no such common stock equivalents outstanding as of June 30, 2012

Dividends

The Company has not adopted any policy regarding payment of dividends. No dividends have been paid during any of the periods shown.

Impairment of Long-Lived Assets

The Company continually monitors events and changes in circumstances that could indicate carrying amounts of long-lived assets may not be recoverable. When such events or changes in circumstances are present, the Company assesses the recoverability of long-lived assets by determining whether the carrying value of such assets will be recovered t <u>Impairment of Long-Lived Assets (Continued)</u>

hrough undiscounted expected future cash flows. If the total of the future cash flows is less than the carrying amount of those assets, the Company recognizes an impairment loss based on the excess of the carrying amount over the fair value of the assets. Assets to be disposed of are reported at the lower of the carrying amount or the fair value less costs to sell.

Advertising Costs

The Company's policy regarding advertising is to expense advertising when incurred.

Revenue Recognition

The Company recognizes revenue when products are fully delivered or services have been provided and collection is reasonably assured.

Stock-Based Compensation

Stock-based compensation is accounted for at fair value in accordance with SFAS No. 123 and 123 (R) (ASC 718) To date, the Company has not adopted a stock option plan and has not granted any stock options.

New Authoritative Accounting Guidance

On July 1,2009, the Accounting Standards Codification ("ASC") became the Financial Accounting Standards Board ("FASB") officially recognized source of authoritative U.S. generally accepted accounting principles applicable to all public and non-public non-governmental entities, superseding existing FASB, AICPA, EITF and related literature. Rules and interpretive releases of the SEC under the authority of federal securities laws are also sources of authoritative GAAP for SEC registrants. All other accounting literature is considered nonauthoritative. The switch to the ASC affects the away companies refer to U.S. GAAP in financial statements and accounting policies. Citing particular content in the ASC involves specifying the unique numeric path to the content through the Topic, Subtopic, Section and Paragraph structure.

FASB ASC Topic 260, "Earnings Per Share." On January 1,2009, the Company adopted new authoritative accounting guidance under FASB ASC Topic 260, "Earnings Per Share," which provides that unvested share-based payment awards that contain nonforfeitable rights to dividends or dividend equivalents (whether paid or unpaid) are participating securities and shall be included in the computation of earnings per share pursuant to the two-class method.

FASB ASC Topic 820, "Fair Value Measurements and Disclosures." New authoritative accounting guidance under ASC Topic 820, "Fair Value Measurements and Disclosures," affirms that the objective of fair value when the market for an asset is not active is the price that would be received to sell the asset in an orderly transaction, and clarifies and includes additional factors for determining whether there has been a significant decrease in market activity for an asset when the market for that asset is not active. ASC Topic 820 requires an entity to base its conclusion about whether a transaction was not orderly on the weight of the evidence. The new accounting guidance amended prior guidance to expand certain disclosure requirements. The Company adopted the new authoritative accounting guidance under ASC Topic 820 during the first quarter of 2009. Adoption of the new guidance did not significantly impact the Company's consolidated financial statements.

Further new authoritative accounting guidance (Accounting Standards Update No. 2009-5) under ASC Topic 820 provides guidance for measuring the fair value of a liability in circumstances in which a quoted price in an active market for the identical liability is not available. In such instances, a reporting entity is required to measure fair value utilizing a valuation technique that uses (i) the quoted price of the identical liability when traded as an asset, (ii) quoted prices for similar liabilities or similar liabilities when traded as assets, or (iii) another valuation technique that is consistent with the existing principles of ASC Topic 820, such as an income approach or market approach. The new authoritative accounting guidance also clarifies that when estimating the fair value of a liability, a reporting entity is not required to include a separate input or adjustment to other inputs relating to the existence of a restriction that prevents the transfer of the liability. The forgoing new authoritative accounting guidance under ASC Topic 820 will be effective for the Company's consolidated financial statements beginning October 1,2009 and is not expected to have a significant impact on the Company's consolidated financial statements

FASB ASC Topic 825 "Financial Instruments." New authoritative accounting guidance under ASC Topic 825, "Financial Instruments," requires an entity to provide disclosures about the fair value of financial instruments in interim financial information and amends prior guidance to require those disclosures in summarized financial information at interim reporting periods.

New Authoritative Accounting Guidance (continued)

FASB ASC Topic 855, "Subsequent Events." New authoritative accounting guidance under ASC Topic 855, "Subsequent Events," establishes general standards of accounting for and disclosure of events that occur after the

balance sheet date but before financial statements are issued or available to be issued. ASC Topic 855 defines (i) the period after the balance sheet date during which a reporting entity's management should evaluate events or transactions that may occur for potential recognition or disclosure in the financial statements, (ii) the circumstances under which an entity should recognize events or transactions occurring after the balance sheet date in its financial statements, and (iii) the disclosures an entity should make about events or transactions that occurred after the balance sheet date. The new authoritative accounting guidance under ASC Topic 855 became effective for the Company's financial statements for periods ending after June 15,2009. Effective February 24, 2010, the FASB issued Accounting Standards Update ("ASU") No. 2010-09, "Subsequent Events (Topic 855): Amendments to Certain Recognition and Disclosure Requirements" which revised certain disclosure requirements. ASU No. 2010-09 did not have a significant impact on the Company's consolidated financial statements. The company evaluated subsequent events, which are events or transactions that occurred after June 30, 2012 through the issuance of the accompanying consolidated financial statements.

Management does not believe that any other recently issued but not yet effective accounting pronouncements, if adopted, would have an effect on the accompanying consolidated financial statements

NOTE 4 - RELATED PARTY TRANSACTIONS

The Company received periodic advances from its principal stockholder based upon the Company's cash flow needs.

NOTE 5-COMMON STOCK

Articles of Incorporation Amendment and Stock Split - The Company's Certificate of Incorporation, as amended, authorizes the issuance of up to 500,000,000 shares of common stock at a par value of \$.001 per share.

Restricted Share Issuances - In March 2012 the company issued 300,103,000 for the acquisitions.

In April 2012 the company again acquired another company for 155,000,000 shares of common stock.