

INFORMATION AND DISCLOSURE STATEMENT

THIS STATEMENT HAS NOT BEEN FILED WITH OR REVIEWED BY FINRA OR ANY OTHER REGULATORY AGENCY

All information contained in this Information and Disclosure Statement has been compiled to fulfill the disclosure requirements of Rule 15c2-11 (a)(5) promulgated under the Securities Exchange Act of 1934, as amended. The enumerated captions contained herein correspond to the sequential format as set forth in the rule.

Item 1: THE EXACT NAME OF THE ISSUER

Texas Hill Country Barbecue, Inc, Bioquest Technologies, Inc., Icoworks, Inc and Paragon Polaris Strategies Com, Inc. (or hereinafter as (“THCB”))

Item 2: The Principle Executive Office of the Issuer

Texas Hill Country Barbecue
4708 Ridgeline Rd
Arlington, Texas 76017
Telephone
Fax
WEBSITE: www.texashillcountrybarbecueinc.com

Investor Relation Contact for the Issuer;

The Eversull Group
7229 Oakmont Dr.
Frisco, Texas 75034
Telephone 972-571-1624
Jack Eversull
Email: investor@texashillcountrybarbecueinc.com

Item 3: The State and Date of Incorporation

Texas Hill Country Barbecue, Inc. a Nevada corporation ,originally filed articles of incorporation in the State of Nevada on May 27, 1999. It was formerly named Bioquest Technologies, Inc, Icoworks, Inc and Paragon Polaris Strategies Com, Inc.) .

Item 4: The Exact Title and Class of the Security.

Security Symbol-THCB
CUSIP Number- 88248U 100
Common Stock- \$0.001 par value

Preferred Stock-\$0.001 par value

Item 5:

Texas Hill Country Barbecue, Inc. has authorized One Billion (75,000,000) shares of common stock in the Articles of Incorporation filed in the State of Nevada on May 27, 1999. The authorized shares consist of Seventy-Five (75, 000,000) shares of Common Stock at par value \$.001 and Five (5,000,000) shares of Preferred Stock at par value \$.001.

Item 6. The Number of Shares Outstanding.

A. As of May 10, 2010:

(i) Authorized - 75,000,000 common at par value \$.001 and 5,000,000 preferred at par value \$.001.

(ii) Outstanding – 21,353,300 common stock and 0 preferred.

(iii) Free Trading - 20,079,108 common and 0 preferred.

(iv) Shareholders 65 common 0 preferred

(v) The Company was originally a reporting issuer with a class of securities registered with the Commission under the original name of Paragon Polaris Strategies Com, Inc. and Icoworks, Inc. The company later changed its name to BioQuest Technologies Inc. and on December 19, 2006 filed a Reg. D filing with the Securities Exchange Commission to notify the public of the sale of securities to raise capital for the corporation. Through a reorganization in May 2010, the company has acquired Texas Hill Country Barbecue, Inc., a Nevada corporation which is now a wholly owned subsidiary.

Item 7. The Name and Address of the Transfer Agent

Holladay Stock Transfer, Inc.
2939 North 67th Place
Scottsdale, Arizona 85251
(480) 481 3940 fax (489) 481 3941

Holladay Stock Transfer, Inc. transfer is currently registered under the Exchange Act and is an SEC approved transfer agent.

Item 8. The Nature of the Issuer's Business

Texas Hill Country Barbecue, Inc. is in the meat packing business. Its primary business is the smoke processing of raw meat products for sale in the market.

(A) Business Development: The most important aspect of the Company business is the unique process used by the Company to produce a natural, healthy, superior product at a lower price than can be produced with any other method of operation. This process has insured the success of this product for over thirty years and resulted in millions of pounds of smoked products being sold and consumed by an appreciative consumer. The process is a tried and true example of the best barbecue in Texas or the world for that matter.

The next aspect of the product is the shelf life and storage of the meat that doesn't require refrigeration in order for the product to remain free of bacteria and pathogen growth while in storage or awaiting sales. These meat products are naturally cured to eliminate any use of preservatives or chemicals to insure a clean and uncontaminated product with a long shelf life.

An important aspect of these products to the retail seller is the ease of preparation that requires no on site cooking equipment or any of the accruelements needed in the normal restaurant operation. This aspect makes the product available to any location with a minimal amount of equipment, i.e.: an ice chest, cutting board, knife and fork.

1. The form of organization of the issuer:

Texas Hill Country Barbecue, Inc. is a Nevada Corporation;

2. The year the issuer (or predecessor) was organized;

Texas Hill Country Barbecue, Inc was organized May 27, 1999 in the State of Nevada.

3. Issuer's fiscal year end date:

The fiscal year end date is December 31.

4. Whether the issuer (and/or any predecessor) has been in bankruptcy, receivership or any similar proceeding;

On July 22, 2009, Judge Glen D. Kelly of the 15th Judicial Circuit Court, In Palm Beach County Florida, awarded John Castillo Eggermont, entry of default judgment against Bioquest Technologies , Inc (BQST) with the authority to exercise all powers of the corporation, through or in place of the Board of Directors or officers, to the extent necessary to manage the affairs of the corporation in the best interest of its shareholders. On July 25, 2009 John Castillo Eggermont appointed Angela Collette to be the President and custodian of BQST with all powers of the President to manage and reorganize the corporation. . On May 11, 2010, Angela Collette authorized the sale of 21,000,000 shares of the common stock of BQST to William J. Ford II, Trustee, whom, after purchasing the BQST shares, sold 100% of all right, title, and interest in Texas Hill Country Barbecue, Inc., a Nevada Corporation to BQST. On June 1, 2010, Texas Hill Country Barbecue, Inc. merged into Bioquest Technologies, Inc and changed its name to Texas Hill Country Barbecue, Inc.

5. Whether the Issuer has made a material reclassification, merger, consolidation or purchase or sale of a significant amount of assets not in the ordinary course of business;

The company has not made any material reclassifications, mergers, consolidations, or purchases or sales of any significant amount of assets. The Company reorganized as set forth in Section 4.

6. Has the Company had any default or any terms of any note, loan, lease, or other indebtedness or financing arrangement requiring the issuer to make payments;

NO

7. Has the issuer had a change of control?

As described in Section 4 above, William J. Ford assumed control of the Company from Angela Collette on May 11, 2010, as Trustee for the shares of common stock.

8. Has there been an increase of 10% or more of the same class of outstanding equity securities; and

On December 5, 2002, a capital change within the company resulted in a share increase in the form of a 2 for 1 forward split. Subsequently, on November 9, 2006, the company's shares were decreased by a 1 for 150 split, with no shareholders receiving fewer than 100 post-split shares.

9. Describe any past, pending or anticipated stock split, stock dividend recapitalization, merger, acquisition, spin-off, or reorganization;

As noted above, on December 5, 2002, a capital change within the company resulted in a share increase in the form of a 2 for 1 forward split. On November 9, 2006, the company's shares were decreased by a 1 for 150 split, with no shareholders receiving fewer than 100 post-split shares.

10. Whether the Issuer has been de-listed by any securities exchange or FINRA.

The Company's securities have not been de-listed and are not in the process of being de-listed by the Securities and Exchange Commission or the FINRA

11. Are there any current, past, pending or threatened legal proceedings or administrative actions either by or against the issuer that could have a material effect on the Issuer's business, financial condition, or operations. State the names of the principal parties, the nature and current status of the matters of the principal parties, the nature and current status of the matters, and the amounts involved.

To the best of the Issuer's knowledge, there are no current, past, pending or threatened legal proceedings or administrative actions that could have a material effect on the Issuer's business, financial condition or operations.

(B) Business of Issuer,

Texas Hill Country Barbecue was incorporated in the State of Texas in 2003 to facilitate the sell of smoked meat products throughout the United States via its web site of the same name. The production of the smoked products including brisket, sausage, pork ribs, pulled pork, barbecue sauce and other products have been in continuous production since 1971 under various production labels. The unique process of production has been used for over 300 years but was perfected in the late 1970's and marketed under numerous labels. The products being manufactured and distributed by THCB are time tested and proven products in the smoked meat market.

Texas barbecue is world famous and Texas Hill Country Barbecue is without a doubt the best Texas or any other location has to offer. Smoked products are distributed and consumed not only in Texas and the South, but it has a world wide appeal for its great taste and culinary value.

The business has been set up to produce old style barbecue flavor and quality marketed using the new marketing tools of the 21st century. The internet offers a huge market for the company's products as well as the traditional "big box" stores, food markets, grocery stores, and mail order catalogues. The retail market constitutes approximately 60% of the sales profile of the company while the wholesale market comprises the other 40% .

The market for low cost, wholesome, tasty, and healthy food is a commodity that is in demand especially during economic hard times. The high quality low price combination is always a winner in the market place.

The process used in production of the unique products insures the highest possible quality, consistent taste, and a production advantage of over 30% due to the lack of shrinkage as a result of a shorter cook time that creates the taste and consistency of a 20 hour smoke cure. The same taste of a 20 hour slow smoke captured in less than 4 hours. The availability of true smoke products as opposed to artificial liquid smoke has diminished to only a handful of plants in the United States.

All products are prepared in spotlessly clean plants with real smoke houses and wholesome raw meat used in the processing. We believe that no other plant in the United States offers our quality product produced by a natural process that insures pure chemical free great tasting barbecue and smoked sauces.

The Company is in the process of implementing aggressive franchising and LLC Partnership programs as well as a branding program for existing food operations.

1. Please indicate the issuer's primary and secondary SIC codes;

The Primary SIC Code for the company is 2011 Meat Packing.

2. If the issuer has never conducted operations in the development stage or is currently conducting operations;

The company is currently conducting operations.

3. State the names of any parent, subsidiary, or affiliate of the issuer, and describe its business purpose, its method of operation, its ownership, and whether it is included in the financial statements attached to this disclosure document;

Not Applicable

4. The effect of existing or probable governmental regulations on the business;

The company does not for see any substantial changes that could adversely affect the business of the company at this time. The company believes it is conducting its business in compliance with regulations affecting the meat packing and smoking industry.

5. An estimate of the amount spent during each of the last two fiscal year on research and development activities, and if applicable, the extent to which the cost of such activities are borne directly by customers;

Not Applicable

6. Cost and effects of compliance with environmental laws (federal, state and local); and

The Company has manufacturing procedures in place which it believes are compliant with state and federal environmental laws for the smoking of meat and the production of other food products, The cost of such procedures and compliance is reasonable in relation to our costs of goods sold.

7. Number of total employees and number of fulltime employees,

The company currently has a total of 10 employees, of which 5 employees of the company are considered full time.

Item 9: The nature of products or services offered.

In responding to this item, please describe the following:

1. Principle products or services, and their markets;

Our principle products are our smoked meats and poultry, barbecue sauce, and specialty bean and condiment products. We private label and sell our products on the internet and through retailers such as Sam's Club, Walmart and Costco. We ship in vacuum sealed bags or sealed containers. Our proprietary processes of smoking meats allows for extended shelf life of several weeks in the refrigerator and up to a year in a freezer.

We also are forming an aggressive franchise and LLC Partnership Program division of the company and has a novel approach to the fast food business. The retail outlets run by the franchisees will need no heavy cooking or cleaning facilities, eliminating the need for grease traps, heavy ovens, vent hoods and sprinkler systems for food preparation. This novel approach also makes the franchise very attractive by reducing the initial amount of investment capital.

Another profit center in the corporate business plan is the use of hedging the raw materials used in the production of company products to insure a consistently priced and firm supply of raw meats for production.

SMOKED BRISKET

Briskets are fully cooked and ready to eat. To heat, remove from bag, wrap in foil or covered pan and heat until internal temperature reaches 160 degrees. Usually a 5 Ib brisket thawed will take about 45 minutes to an hour in a 350 degree oven. To microwave, leave in bag or heat in a microwave bag for about 10-15 minutes.

SMOKED SAUSAGE

Remove from bag, wrap in foil or covered pan and heat in oven for 15-20 minutes or heat on a flat grill, char grill or pan fry in a small amount of water. To microwave: heat in bag for 3-4 minutes.

SMOKED CHICKEN

Chickens are fully cooked and ready to eat. To heat wrap in foil and place in preheated oven at 350 degrees for 30-45 minutes or until thoroughly heated. To microwave, leave in bag and heat for 5 minutes. Chickens may have a pink cast when sliced. This is a natural characteristic of smoked chicken.

WHOLE SMOKED TURKEY

The turkey is fully cooked. Remove from bag and place in preheated 300 degree oven for approximately 2 hours. To microwave: leave in bag and heat for 30 minutes.

SMOKED HONEY CURED SPIRAL HAM

The ham is fully cooked and spiral sliced for your convenience. Our ham is delicious served hot or cold. To heat, cook in preheated 275 degree oven for 45 minutes to an hour. To microwave: leave in bag and heat for 15-20 minutes.

SMOKED CHOPPED BEEF WITH BARBECUE SAUCE

Remove from tub. Place in pan or crock pot, slowly heat.

PULLED PORK IN BARBECUE SAUCE

Remove from tub. Place in pan or crock pot, slowly heat.

PIT SMOKED BARBECUE SAUCE

2. Distribution methods of the products or service;

The company currently distributes its products thru a regional distributor and mail order.

3. Status of any publicly announced new product or service;

This Item is not currently applicable.

4. Competitive business conditions, the issuer's competitive position in the industry, and methods of competition.

THCB's vision is to take to market, innovative products, those that have a distinct "point of difference" and will differentiate them from the competition. That being said, the market segments in which THCB competes are intensely competitive, and have many competitors. Many of THCB's current and potential competitors, both in product and franchise sales, have longer operating histories, larger customer bases, greater brand recognition and significantly greater financial, marketing and other resources than we have. They may be able to source products on a more favorable terms, may be able to operate with a lower cost structure, and maybe able to adopt more aggressive pricing policies

We believe our superior taste, quality and smoking processes distinguish our products from many competitors in the industry. Our proprietary processes allow for long shelf life and preservation of flavor, particularly because it removes 87% of the saturated fat from the meat prior to the smoking process. It also precipitates out testosterone, estrogen, bacteria, urea, hormones, and chemicals ingested by the animal, making a healthier product. A lab test conducted on our product after freezing and reheating a brisket 25 times and comparing the meat to fresh off the pit brisket resulted in none of the 40 taste testers being able to distinguish the reheated product from the fresh smoked product. While there may be other competitors on the internet or the store shelf, we believe our processes for extended shelf life and taste will give us a significant competitive edge, particularly given our marketing plan for the brand.

We are intending a national roll out of products and franchises. Much of the barbecue product and restaurant industry is fragmented. While there is significant competition among franchise opportunities, we believe our franchises will be highly attractive to franchisees because of the quality of our products, the simplicity of the franchise model, and the relatively low capital investment due because heavy equipment will not be needed.

5. Sources and availability of raw materials and the names of principal suppliers;

Currently most of the company's products are purchased on the open meat market from major suppliers. Several supplies of our raw products are Texas Meat Packers, Sams Wholesale, Chicago Commodity Exchange, Fruends, and BPM

6. Dependence on one or a few major customers;

THCB is not dependent on one major customer for the survival of the company as it targets a mass retail market, numerous wholesale outlets and a nationwide franchise roll out.

7. Patents, trademarks, licenses, franchises, concessions, royalty agreements or labor contracts, including their duration;

THCB has a license agreement with Oxidyn Corp. to operate a "wet oxidation" reactor for a period of 25 years with a 25 year option.

8. The need for any government approval of principal products or services. Discuss the status of any requested government approvals.

The company conducts the daily business under the USDA and HACCP. The Hazard Analysis and Critical Control Point, also known as the HACCP, is a system of safety in food production

Item 10. The nature and extent of the issuer's facilities.

The main facility is located in Henderson, Texas. The facility is a 24,000 square foot plant on 6 acres of land. It is USDA and HCCP approved. We have a lease with an option to purchase the facility.

Item 11. The name of the Chief executive officer, members of the board of directors, as well as counsel, accountant and public relations consultant.

(A) Executive Officers:

<u>Name</u>	<u>Position</u>
W. J. Ford	President/ CEO/Director

Jason has been involved in the family business from the age of 10 when he worked in the plant on the family ranch. After college he worked in the food industry and is familiar with all phases of the operation. He is dedicated to the manufacture of quality products done the old fashion way using organic and natural processes to assure the highest quality product.

Rachael Ford	Secretary/Director
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Rachel Ford has also been involved in the family business and has done her stint in other food industry operations including catering, restaurant operations from the ground up. After graduation from college she joined Kerby Lane Group in Austin, Texas and later with the Whole Foods the national chain.

Christine Guthrie	Treasurer
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Christine Guthrie, A CPA since 2003, started her practice with Price-Waterhouse later moving to Grant Thornton where she practices as a full time accountant specializing in business development and procedures.

Lisa Ford	Vice-President Director
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Jason's wife has joined the team as purchasing director having had extensive experience in the purchase of various food products used in the production process.

Fred Wills

Director

Uncle Fred who is 91 years young joins the board in an advisory position. His long history in the food business will be invaluable and his people skills as well as salesmanship will be put to good use.

Mark Ussery

Mark has joined the company as the head of business development and brings 40 years experience in the field of business relations. His valuable experience will be a huge asset to the company

<u>Name and Position</u>		<u>Common Stock Owned</u>	<u>Percentage Owned</u>
W. J. Ford	CEO/Dir	14,000,000	66%
Rachael Ford	Secretary/Dir	500,000	2%
Christine Guthrie	Treasurer/Dir	500,000	2%
Lisa Ford	Director	500,000	2%
Fred Wills	Director	315,000	1%
Mark Ussery	Director	(0)	

B. Directors:

The list is as set forth above.

C. General Partners

This does not apply to the company.

D. Promoters:

This does not apply to the company.

E. Control Persons and more that 5% ownership

Jason Ford

F. Counsel:

**David Gibson
The Gibson Law Group
1801 N. Hampton Road
DeSoto, Texas 75115
(972) 291-9300
(972) 291-0636 Fax**

**Paula Argento
Argento International Law Firm
Washington DC
202-538-2473**

G. Certified Public Accountant.

None

H. Investors Relations;

**The Eversull Group
7229 Oakmont Dr.
Frisco, Texas 75034
Telephone 972-571-1624
Jack Eversull**

I. Any other advisor (s) that assisted, advised, prepared or provided information with respect to this disclosure documentation:

This does not apply to the company.

J. Investment Bankers.

None

Please also identify whether any of the foregoing persons have, in the last five years been 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);

None

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.

None

3. A finding or judgment by a court of competent jurisdiction (in a civil action), SEC, the CFTC, 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;

None

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

None

5. Please describe any affiliations or relationships between the former officers and directors of the company and the current officers and directors of the company.

None

Item 12: The issuer's most recent balance sheet and profit and loss and retained earnings statements.

The most recent financial statements are attached separately on the Pinksheets website as "Unaudited Financials for year ending 12-31-2009 and 03-31-2010". The company intends to post all reports on the Pinksheets website every quarter to disclose the financial condition of the company and any changes that have occurred since this statement.

Item 13: Similar financial information for such part of the 2 preceding fiscal years as the issuer or its predecessor has been in existence.

The most unaudited recent financial statements are attached separately on the Pinksheets website as "Unaudited Financials for the year ending 12-31-2009 and 03-31-2010.

Items 14: Whether any quotation is being submitted or published directly or indirectly on behalf of the issuer, or any director, officer or any person, directly or indirectly the beneficial owner of more than 10 percent of the outstanding units or shares of any equity security of the issuer, or at the request of any promoter for the issuer, and , if so, the name of such person, and the basis for any exemption under the federal securities laws for any sales of such securities on behalf of such person.

To the best of Company's know ledge, information and belief, quotations with respect to the Issuer's common stock are not being submitted or published, directly or indirectly, on behalf of the Issuer or on behalf of a director, officer or beneficial owners of more than 10% of the common stock that is issued and outstanding.

RISK FACTORS

An investment in our Company involves significant risks. You should carefully consider the risks described below before investing in our Company. You should consult with your broker, attorney or other qualified advisor to see if an investment in our Company is suitable for you, given your present and expected financial condition, investment goals and sophistication. We are not a reporting company under the 1934 Securities and Exchange Act. If any of the following risks actually occur, our business, financial condition and results of operations could be materially and adversely affected, and you could lose all or part of your investment.

Risks relating to our business and industry

The barbecue and franchise business is highly competitive, and such competition could adversely affect our operating results.

We compete in the United States many national, regional and local businesses. We could experience increased competition from existing or new companies in the smoked meat delivery channel, which could create increasing pressures to grow our. If we are unable to maintain our competitive position, we could experience downward pressure on prices, lower demand for our products, reduced margins, the inability to take advantage of new business opportunities and the loss of channel share, which would have an adverse effect on our operating results.

We also compete on a broader scale with quick serve (QSR) and other international, national, regional and local restaurants. The overall food service market and the QSR sector are intensely competitive with respect to food quality, price, service, convenience and concept, and are often affected by changes in:

- consumer tastes;
- national, regional or local economic conditions;
- disposable purchasing power;
- demographic trends; and
- the price of meat and ingredients that go into our products.

If we fail to successfully implement our growth strategy, which includes opening new domestic and international stores and a national product distribution strategy, our ability to increase our revenues and operating profits could be adversely affected.

A significant component of our growth strategy is opening new domestic franchise stores and implementing a national distribution strategy. Our national distribution strategy is dependent upon economic conditions, wholesale and retail acceptance of our products, our ability to raise capital, and

other factors beyond our control. We and our franchisees face many challenges in opening new stores, including, among others:

- selection and availability of suitable store locations;
- negotiation of acceptable lease or financing terms;
- securing required domestic or foreign governmental permits and approvals; and
- Employment and training of qualified personnel.

The opening of additional franchise stores also depends, in part, upon the availability of prospective franchisees who meet our criteria. Our failure to add a significant number of new stores would adversely affect our ability to increase revenues and operating income.

The food franchise and production market is affected by consumer preferences and perceptions. Changes in these preferences and perceptions may lessen the demand for our products, which would reduce sales and harm our business.

Food franchise and production businesses are affected by changes in consumer tastes, national, regional and local economic conditions, and demographic trends. Our sales could also be affected by changing consumer tastes. Also, if consumer demand for smoked meats should decrease, our business would suffer more than if we had a more diversified menu, as many other food service businesses and franchises do.

Increases in the cost of meat and other ingredients could materially affect our operating results.

Our principal food product is smoked meat and barbecue sauce. Increases in the price of meat and the ingredients in our products could have a material adverse effect on our operating results. The Company intends to hedge against the increase in price of meat and certain other ingredients through futures contracts. Nevertheless significant price increases, market conditions, weather, acts of God and other disasters could affect the viability of such hedges and materially affect our operating results.

Increases in food, labor and other costs could adversely affect our profitability and operating results.

An increase in our operating costs could adversely affect our profitability. Factors such as inflation, increased food costs, increased labor and employee benefit costs and increased energy costs may adversely affect our operating costs. Most of the factors affecting costs are beyond our control and, we may not be able to pass along these increased costs to our customers or franchisees..

We do not have long-term contracts with many of our suppliers, and as a result they could seek to significantly increase prices or fail to deliver.

We typically do not rely on written contracts or long-term arrangements with our suppliers. Although we have not experienced significant problems with our suppliers, our suppliers may implement significant price increases or may not meet our requirements in a timely fashion, if at all. The occurrence of any of the foregoing could have a material adverse effect on our operating results.

Any prolonged disruption in the operations of any of our smoking facility could harm our business.

We will initially operate one major 24,000sq. foot meat smoking facility in Henderson, TX which will presently service all of our meat production. All our distribution will be run out of Henderson. As a result, any prolonged disruption in the operations of any of these facilities, whether due to technical or labor difficulties, destruction or damage to the facility, real estate issues or other reasons, could result in increased costs and reduced revenues and our profitability and prospects could be harmed.

Despite our significant efforts in quality control and preservation, we will face risks of litigation from customers, franchisees, employees and others in the ordinary course of business, which may divert our financial and management resources. Any adverse litigation or publicity may negatively impact our financial condition and results of operations.

Claims of illness or injury relating to food quality or food handling are common in the food service industry. While we believe our proprietary smoking and preservation processes and high standards quality control will minimize these instances, there is always a risk of occurrence. Our franchises will be independently owned and we will not have day to day premises oversight of the franchises, so despite our best efforts to regulate quality control, litigation may occur. In that event, our , financial condition, operating results and cash flows could be harmed.

Loss of key personnel or our inability to attract and retain new qualified personnel could hurt our business and inhibit our ability to operate and grow successfully.

Our success in the highly competitive barbecue and smoked meat delivery channel will continue to depend to a significant extent on our leadership team and other key management personnel. We do not presently have any long-term employment agreements with any of our executive officers. As a result, we may not be able to retain our executive officers and key personnel or attract additional qualified management. Our success also will continue to depend on our ability to attract and retain qualified personnel to operate our smoked meat manufacturing and distribution center and expand our operations and franchise division. The loss of our key employees or our inability to recruit and retain qualified personnel could have a material adverse effect on our operating results.

We may not be able to adequately protect our intellectual property, which could harm the value of our brand and branded products and adversely affect our business.

We depend in large part on our brand and branded products and believe that they are very important to our business, as well as on our proprietary meat preservation processes. We rely on a combination of trademarks, copyrights, service marks, trade secrets and similar intellectual property rights to protect our brand and branded products. The success of our business depends on our continued ability to use our existing trademarks and service marks in order to increase brand awareness and further develop our branded products in both domestic and international markets. We have registered certain trademarks and have other trademark registrations pending in the United States . We may not be able to adequately protect our trademarks and our use of these trademarks may result in liability for trademark infringement, trademark dilution or unfair competition. We may from time to time be required to institute litigation to enforce our trademarks or other intellectual property rights, or to protect our trade secrets. Such litigation could result in substantial costs and diversion of resources and could negatively affect our sales, profitability and prospects regardless of whether we are able to successfully enforce our rights.

Our earnings and business growth strategy depends in part on the success of our franchisees and we may be harmed by actions taken by our franchisees that are outside of our control.

A significant portion of our projected earnings is anticipated from royalties to be generated by our franchise stores. Franchisees are independent operators and their employees are not our employees. We provide limited training and support to franchisees, but the quality of franchise store operations may be diminished by any number of factors beyond our control. Consequently, franchisees may not successfully operate stores in a manner consistent with our standards and requirements, or may not hire and train qualified managers and other store personnel. If they do not, our image and reputation may suffer, and revenues and system-wide sales could decline. While we will try to ensure that our franchisees maintain the quality of our brand and branded products, our franchisees may take actions that adversely affect the value of our intellectual property or reputation.. Our domestic and international franchisees may not operate their franchises successfully. If one or more of our key franchisees were to become insolvent or otherwise were unable or unwilling to pay us our royalties, our results of operation could be adversely affected.

We are subject to extensive government regulation, and our failure to comply with existing or increased regulations could adversely affect our business and operating results.

We are subject to numerous federal, state, local and foreign laws and regulations, including those relating to:

- the smoking and manufacture of barbecue meat and other related products
- the preparation and sale of food;
- environmental protection;
- USDA and state agricultural requirements
- Interstate commerce and taxation laws; and
- working and safety conditions, minimum wage and other labor requirements.

We are also subject to a Federal Trade Commission rule and to various state and foreign laws that govern the offer and sale of franchises. Additionally, these laws regulate various aspects of the franchise relationship, including terminations and the refusal to renew franchises. The failure to comply with these laws and regulations in any jurisdiction or to obtain required government approvals could result in a ban or temporary suspension on future franchise sales, fines or other penalties or require us to make offers of rescission or restitution, any of which could adversely affect our business and operating results.

Our annual and quarterly financial results are subject to significant fluctuations depending on various factors, many of which are beyond our control, which could adversely affect our ability to satisfy our debt obligations as they become due.

Our sales and operating results can vary significantly from quarter to quarter and year to year depending on various factors, many of which are beyond our control. These factors include:

- variations in the timing and volume of our sales and our franchisees' sales;
- the timing of expenditures in anticipation of future sales;
- sales promotions by us and our competitors;
- changes in competitive and economic conditions generally;
- Foreign currency exposure.

As a result, our results of operations may decline quickly and significantly in response to changes in order patterns or rapid decreases in demand for our products. We anticipate that fluctuations in operating results will continue in the future.

The Company's Operating Results May Vary. The Company expects to experience variability in its revenues and net profit. Factors expected to contribute to this variability include, among other things:

- the general economy
- the regulatory environment concerning food production and franchising
- climate, seasonality and environmental factors
- consumer demand for the Company's products
- transportation costs
- competition in products and franchising

Accuracy of Anticipated Results of Operations. The anticipated results of operations by the Officers have not been reviewed, analyzed, or otherwise passed upon by the Company's legal counselor, or accounting firm. Nor have the anticipated results of operations been passed upon or approved by any governmental entity. Such "forward looking" statements are based on various assumptions of the Company, which assumptions may not prove to be correct (for example, the cost of material and labor, changes in regulatory environments, and changes in markets and expenditures).

RISKS RELATED TO THE FORMATION AND OPERATION

No Dividends Anticipated. Management does not anticipate that cash or stock distributions will be made in the near future or at all.

Control by Officers. All decisions regarding the management of the Company's affairs will be made

exclusively by the Officers, the Board of Directors and the majority shareholders of the Company. The present Officers retain a majority control of all voting power of the Shares, on a combined and fully diluted basis. Accordingly, no person should purchase the Shares unless that person is willing to entrust all aspects of management of the Company to the Officers. Potential investors must carefully evaluate the personal experience and business performance of the Officers.

Indemnification of the Officers. The Company has agreed to the indemnification of Officers, to the fullest extent permitted by law, provided that Officers acted in good faith on behalf of the Company and in a manner reasonably believed by that Officers to be within the scope of such person's authority and in the best interest of the Company, and the action or failure to act does not constitute willful misconduct.

Conflict of Interest. The Officers and their Affiliates may be employed independently of the Company, and will continue to engage in other activities, some of which may compete directly with the Company and the Property. In addition, the Officers, and their Affiliates will have conflicts of interest in allocating management time, services and functions between various existing enterprises and future enterprises they may organize, as well as other business ventures in which they may be or become involved. However, the Officers and the Investment Officers each believe that they will have sufficient staff, consultants, independent contractors, and business Officers to adequately perform their duties. The Shareholders will have no interest in any other present or future entities or business ventures founded or developed by the Officers, and their Affiliates independently from the Company.

Speculative Investment. The Company's business objectives must be considered highly speculative, and there is no assurance the Company will satisfy those objectives. No assurance can be given that the investors will realize any return on investment, or that the investors will not lose their entire investment. For this reason, each prospective investor should carefully read this Disclosure Statement and the Financial Statement and make inquiry upon the Company. All investors should consult with their attorney, tax advisors or business advisors prior to making an investment.

Lack of Agency Review. None of the securities of the Company have been registered under federal, state securities. Accordingly prospective investors will not have the benefit of review by the Securities and Exchange Commission or any state or foreign securities regulatory authority.

No Tax Advice. An investment in the Company may have state and local consequences which should be considered by any investor in consultation with his or her own tax advisors. We do not give tax or investment advice by reason of our Disclosure Statements or any other public or private materials and no reliance should be made thereupon by any investor or potential investor.

No Market for Common Stock; Illiquidity; Risk of Loss of Entire Investment. The Company's common shares are currently are quoted on the Pink OTC Markets, Inc.; however the trading market for the Shares has been highly limited, or may not at times exist. The purchase of any securities of the Company through the public markets as quoted on the Pink OTC Markets, Inc., or any other publicly quoted market service, or in any private sale of securities, involves a substantial degree of risk, and is suitable only to persons who have no need for liquidity in their investments and who can afford to risk the

Forward Looking Statement

This Information Statement contains forward looking statements Certain sections of the Annual Report on Form 10-K contains forward-looking statements that are based on management's expectations, estimates, projections and assumptions. Words such as "expects," "anticipates,"

“plans,” “believes,” “scheduled,” “estimates” and variations of these words and similar expressions are intended to identify forward-looking statements, which include but are not limited to projections of revenues, earnings, segment performance, cash flows, contract awards, aircraft production, deliveries and backlog stability. Forward-looking statements are made pursuant to the safe harbor provisions of the Private Securities Litigation Reform Act of 1995, as amended. These statements are not guarantees of future performance and involve certain risks and uncertainties, which are difficult to predict. Therefore, actual future results and trends may differ materially from what is forecast.

CERTIFICATION

I, W. J. Ford, hereby certify that I have reviewed the Information and Disclosure statement, Exhibits, and all notes thereto and; I, having full authority to sign on behalf of the company hereby certify that information is complete and presented fairly, in all material respects.

Dated this 1st day July 2010;

Certified by: /s/ W.J. Ford

W.J. Ford President/CEO/Director