

Company Information and Disclosure Statement
Section One: Issuers' Annual Disclosure Obligations for the
For Period Ended December 31, 2013

SUTIMCo International, Inc.
OTCPK: SUTI

OTC Pink Basic Disclosure Guidelines

1) Name of the issuer and its predecessors (if any)

In answering this item, please also provide any names used by predecessor entities in the past five years and the dates of the name changes.

Exact Company Name: SUTIMCo International, Inc. (hereinafter referred to as “we”, “us”, or “our” or “the Issuer”)

Name used by predecessor entities in the past five years:

Formerly=AquaStar Holdings, Inc. until 6-2011

Formerly=Real Paper Displays, Inc. until 6-2010

2) Address of the issuer's principal executive offices

Company Headquarters

515 Cabrillo Park Drive, Ste. 300
Santa Ana, CA 92701
Phone: 949-478-0796
Fax: 866-751-4105
Website: www.suti.com

3) Security Information

Trading Symbol: SUTI

Common Stock Outstanding: 1,904,626,723 (as of 12/31/2013)

Restricted Common Stock: 263,105,751 (as of 12/31/2013)

Preferred Stock Outstanding: 1,062,020 (as of 09/30/2013)

CUSIP Number: 86936P 20 1

Par or Stated Value: Both common and preferred stock is at \$0.001

Total shares authorized: Common – Two Billion Five Hundred Million¹ (2,500,000,000) shares. Preferred - Ten Million (10,000,000) shares as of 12/31/2013.

Total shares outstanding: 2,167,732,474 as of 12/31/2013.

Transfer Agent:

Interwest Transfer Co., Inc.
1981 Murray Holladay Road, Ste. 100
Salt Lake City, UT 84117
801-272-9294
Registered Under Exchange Act: Yes
Regulatory Authority: Security Exchange Commission (SEC)

¹On January 21, 2014 the Company filed an Amendment to the Articles of Incorporation with the Secretary of State Nevada to increase the authorized Common Stock from two billion five hundred million (2,500,000,000) shares of Common Stock with par value \$0.001, to four billion (4,000,000,000) shares of Common Stock with par value \$0.001.

List any restrictions on the transfer of security:

N/A

Describe any trading suspension orders issued by the SEC in the past 12 months:

N/A

4) Issuance History

Shareholder	Date	# of Shares Sold	Price Per share	Dollar Amount Sold	Nature of Offering
Redwood Management	10/02/2013	38,885,000	0.0001	N/A	Rule 144 - NOTE CONVERSION
IR PRO 2.0 Inc	10/09/2013	90,000,000	0.0001	N/A	Rule 144 - NOTE CONVERSION
Just Marketing Group	10/09/2013	90,000,000,	0.0001	N/A	Rule 144 - NOTE CONVERSION
Eric Cernich	10/18/2013	20,000		20,000	Preferred C
Redwood Management	10/30/2013	60,000,000	0.0001	N/A	Rule 144 - NOTE CONVERSION
Just Marketing Group	11/06/2013	100,000,000	0.0001	N/A	Rule 144 - NOTE CONVERSION
IR PRO 2.0 Inc	11/06/2013	110,000,000	0.0001	N/A	Rule 144 - NOTE CONVERSION
Redwood Management	11/13/2013	63,000,000	0.0001	N/A	Rule 144 - NOTE CONVERSION
Eric Cernich	11/22/2013	10,000	0.0001	10,000	Preferred C
Tim D. Smith	12/02/2013	7,500,000	0.0001	N/A	Rule 144 - Restricted
Bryan W. Buckner	12/02/2013	5,000,000	0.0001	N/A	Rule 144 - Restricted
Caryl J. Guth Trust	12/02/2013	25,000,000	0.0001	N/A	Rule 144 - Restricted
Robert E. Logan	12/02/2013	5,000,000	0.0001	N/A	Rule 144 - Restricted
Jon J. Jannotta	12/02/2013	25,000,000	0.0001	N/A	Rule 144 - Restricted
John R. Meyers	12/02/2013	195,000,000	0.0001	N/A	Rule 144 - Restricted
Redwood Management	12/06/2013	63,000,000	0.0001	N/A	Rule 144 - NOTE CONVERSION
IR PRO 2.0 Inc	12/09/2013	110,000,000	0.0001	N/A	Rule 144 - NOTE CONVERSION
Redwood Management	12/16/2013	63,000,000	0.0001	N/A	Rule 144 - NOTE CONVERSION
Just Marketing Group	12/19/2013	105,000,000	0.0001	N/A	Rule 144 - NOTE CONVERSION
Redwood Management	12/24/2013	63,000,000	0.0001	N/A	Rule 144 - NOTE CONVERSION

With respect to private offering of securities, the list shall also indicate the identity of the person who purchased securities in such private offering; provided, however, that in the event that any such person is an entity, the list shall also indicate (a) the identity of each natural person beneficially owning, directly or indirectly, more than ten percent (10%) of any class of equity securities of such entity and (b) to the extent not otherwise disclosed, the identity of each natural person who controlled or directed, directly or indirectly, the purchase of such securities for such entity.

5) Financial Statements

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

- A. Balance sheet;
- B. Statement of income;
- C. Statement of cash flows;
- D. Financial note; and
- E. Audit letter, if audited

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

You may either (i) attach/append the financial statements to this disclosure statements or (ii) post such financial statements through the OTC Disclosure & News Service as separate reporting using the appropriate report name for the applicable period end. ("Annual Report," "Quarterly Report" or "Interim Reports").

If you choose to publish the financial reports separately as described in part (ii) above, you must state in the accompanying disclosure statements that such financial statements are incorporated by reference.

Information contain in a Financial Report is considered current until the due date for the subsequent Financial Report. To remain in the OTC Pink Current Information tier, a company must post its Annual Report within 90 days from its fiscal year-end date and Quarterly Reports with 45 days of its fiscal quarter-end date.

6) Describe the Issuer's Business, Products and Services

Describe the issuer's business so a potential investor can clearly understand the company. In answering this item, please include the following:

- A. a description of the issuer's business operations;

SUTIMCo has been operating in the emerging technologies market since 2006. SUTIMCo transforms University science research into a commercial product and profitable enterprise utilizing a proprietary management services platform designed to reduce time-to-market, time-to-profit and increase chances of success.

The three companies (affiliate and subsidiaries) associated with the Company, are SUTI Holdings LP, SUTIMCo, Inc. and Aqua Star Corporation. The Rogers family owns 3,000 units of limited partnership interest in SUTI Holdings LP. SUTIMCo and Aqua Star Corporation are majority owned by SUTIMCo International, Inc. (formerly AquaStar Holdings Inc.).

SUTI Holdings, LP

SUTI Holdings, LP, a California Limited Partnership. The Partnership was organized for the purpose of identifying, acquiring and commercializing discontinuous paradigm shifting technology with high commercialization potential, developed by universities, government laboratories and publicly funded research centers.

SUTIMCo, Inc.

Each Business Unit, upon its formation as an operating entity and its receipt of initial financing, will be required to enter into a three (3) year Venture Acceleration Agreement with SUTIMCo Inc. SUTIMCo Inc. will provide services and benefits to the Portfolio Company.

AquaStar Corporation

A majority of the shares of AquaStar Corporation, a private company organized under the laws of Nevada were purchased in accordance with the Asset Purchase Agreement dated October 27, 2009. AquaStar Corporation has entered into a Venture Acceleration Agreement with SUTIMCo, Inc. which began October 1, 2010.

B. Date and State (or Jurisdiction) of Incorporation:

The Company was originally incorporated in 2006, in the state of Nevada.

C. the issuer's primary and secondary SIC codes;

Primary Code: 3990 - Miscellaneous Manufacturing Industries

Secondary Code: None

D. the issuer's fiscal year end date;

December 31

E. principal products or services, and their markets;

SUTIMCo has been operating in the emerging technologies market since 2006. SUTIMCo transforms University science research into a commercial product and profitable enterprise utilizing a proprietary management services platform designed to reduce time-to-market, time-to-profit and increase chances of success.

In April of 2011, the Company completed the acquisition of SUTIMCo, Inc. (www.SUTL.com) a provider of management services and infrastructure for emerging technology companies based in Santa Ana, CA. As part of the agreement, AquaStar Holdings has acquired 100% of the shares of SUTIMCo Inc. in exchange for \$9,500,000, payable in \$4,000,000 of preferred stock in AquaStar Holdings and \$5,500,000 in cash to be paid within a 24 month period from the date of closing. The Company's first objective will be to negotiate and secure new financing to support the growth and product development of the university developed technologies that SUTIMCo manages.

SUTIMCo's early stage management services and infrastructure are provided through Business Units (parent companies that manage and support up to four portfolio companies). The mission of each Business Unit is to finance, grow and sell successful companies as they mature out of the start-up stage and become attractive to larger companies. SUTIMCO plans to operate Business Units in the areas of Quality of Life, Smart Phone Medical Apps, Water, Education and Automotive.

Each new business unit benefits from SUTIMCo's early stage management expertise and administrative services, often absent in a traditional start-up company. SUTIMCo's well-defined systems infuse technology startups with early stage management teams and infrastructure, innovator-focused methodologies, processes and strategies, and a supportive, creative environment designed to reduce risk to

stakeholders and accelerate large financial returns. Traditional venture capital models offer success rates on the order of 1 in 10. SUTIMCo, believes that much higher success rates are possible if the appropriate management systems are put in place at the outset. Most new technology ventures fail, not because of the inadequacy of the technology, but because the venture does not have the vitally needed domain expertise in knowing how to launch and grow a new company.

As the managing entity, SUTIMCo manages investment dollars and all aspects of the early stage company's initial activities including product definition, product development, marketing, sales, finance, human resources, and team building. SUTIMCo continues to provide overall developmental and administrative support services to each operating portfolio company until the company can stand alone or be sold. With the financing for each portfolio company coming through the Business Unit, risk is spread among multiple projects all the while increasing the likelihood of success through deployment of SUTIMCo's methodology.

The SUTIMCo business strategy avoids the limitations of working solely with one technology, it allows the Company to have access to the greatest minds around the country and it allows the management team to "cherry pick" the very best technologies taking innovation from laboratory to marketplace. The benefit from SUTIMCo is twofold; (one), the Company can realize the immediate revenue generated from the Venture Acceleration Agreements in place with the various Business Units; and (two), SUTIMCo then works with the companies in their development earning equity and having the option to acquire the "cream of the crop." This allows SUTIMCo, as a management company, to go ahead and look at the various technologies that are coming from all the major universities, assist them in securing funding, develop them and then take an equity position in the best ones.

The SUTIMCo, Inc. robust portfolio of relationships with prestigious American universities is strategic. North American universities invest over \$42 billion in science and technology research, with about 15,000 new technologies disclosed annually. SUTIMCo's portfolio of technology and innovation start-ups, in partnership with more than two-dozen of the nation's premier research universities, includes operating companies, companies in the pre-funding stage and projects in the development process. Each of these business entities is being advanced by the SUTIMCo management team and methodology.

Currently SUTIMCO is working to fund and operate four Business Units, Water Technologies, Quality of Life, Automotive and Education. SUTIMCo is actively seeking investment partners to assist in the further development of the University technologies described above.

Although the new business model could be tremendously profitable, SUTIMCo's clients do not have the capital necessary to pay SUTIMCo on a timely basis. SUTIMCo must wait for its clients to either raise money or generate revenues in order to receive money from its Venture Accelerator Agreements (VAA). Therefore, SUTIMCo must rely on equity investments to make up for the cash shortfall from operations. SUTIMCo management believes that the short term risk will pay off as the technologies behind the VAA is based upon both University Research and Government support.

7) Describe the 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.

SUTIMCo International Inc. currently leases office space at 515 Cabrillo Park Drive, Ste. 300 Santa Ana, CA 92701. The office is approximately 1,400 sq ft.

8) Officers, Directors, and Control Person

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 shareholders.

A. Names of Officers, Directors, and Control Persons. In responding to this item, please provide the name of each of the issuer's executive officers, directors, general partners and control persons (control persons are beneficial owners of more than five percent (5%) of any class of the issuer's equity securities), as of the date of this information statement:

Malcolm D. Lennie, President, Age 66

Business address: 5410 – 97 Street, Edmonton, Alberta, Canada T6E 5C1

Employment history / Board Memberships & other affiliations:

For the past 35 years Mr. Lennie has been a practicing lawyer in Edmonton, Alberta, operating as Malcolm D Lennie Professional Corporation. His areas of practice included small business commercial law, real property, intellectual property law, technology transfer issues, and litigation. Mr. Lennie has held several board positions including, Sutimco International Inc., and Intellistick Inc.

Member of the Law Society of Alberta and the Edmonton Bar Association.

Compensation by the issuer: Directors Fee is \$25,000 annually

Number, Class & Percentage of Outstanding Shares of the Issuers Securities Beneficially Owned:
Person Named above owns 27,909 shares of Common stock (<1% of Outstanding).

Fred Rogers, Chairman and Treasurer, Age 64

Business address: 515 Cabrillo Park Drive, Suite 300, Santa Ana, CA 92701

Employment history / Board Memberships & other affiliations:

Mr. Rogers currently serves as the President and CEO of SUTIMCo, Inc. For 40 years, Mr. Rogers has been a serial entrepreneur having founded and lead over a half a dozen companies, and has done extensive research and analysis into the process of technology commercialization. From 1996 to the present, Mr. Rogers is the founder, a director of, and president of Select University Technologies Inc., a licensor of technologies developed by universities. Mr. Rogers's extensive experience of locating, developing, and financing emerging technologies has resulted in partnerships with the top Universities in the Country. Mr. Rogers hold an MBA from the University of Alberta.

Compensation by the issuer: Directors Fee is \$25,000 annually

Number, Class & Percentage of Outstanding Shares of the Issuers Securities Beneficially Owned:
Person Named above owns 123,997 of Common Shares (4.29% of Outstanding).

Bert E. Trentham, Secretary, Director, Age 71

Business address: 1851 Fairway Dr, Walla Walla, WA 99362-8624

Employment history / Board Memberships & other affiliations:

CEO of Byrnes International LLC which provides consulting in Asia. Board member of Walla Walla Community Council, Friends of Children of Walla Walla, Intellistick Inc. and Wildcap Energy Inc. Byrnes International LLC is the General Partner of SUTI Holdings LP, a stockholder of the company.

Compensation by the issuer: Directors Fee is \$25,000 annually

Number, Class & Percentage of Outstanding Shares of the Issuers Securities Beneficially Owned:
Person Named above owns 14,006 of Common Shares (<1% of Outstanding).

B. Legal/Disciplinary History. Please identify whether any of the foregoing persons have, in the last five 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);

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), 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

None

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.

None

C. Beneficial Shareholders. provide a list of the name, address and shareholdings or the percentage of shares owned by all persons beneficially owning more than ten percent (10%) of any class of the issuer's equity securities. if any of the beneficial shareholders are corporate shareholders, provide the name and address of the person(s) owning or controlling such corporate shareholders and the residents agents of the corporate shareholders.

<i>Name & Address</i>	<i>Number of Beneficially Shares Owned</i>

Name: SUTI HOLDINGS LP Title: Bert E. Trentham, President of Byrnes International LLC, General Partner of Suti Holdings LP Address: 515 Cabrillo Park Dr, Ste 300, Santa Ana CA 92704	20 Preferred B 400,000 Preferred D 5,500 Preferred E
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9) Third Party Providers

Please provide the name, address, telephone number, and email address of each of the following outside providers that advise your company on matter relating to operations, business development and disclosure:

Legal Counsel

Name: Brian F. Faulkner
Firm: Brian F. Faulkner, A Professional Law Corporation
Address: 27127 Calle Arroyo, Suite 1923, San Juan Capistrano, CA 92675
Phone: (949) 249-1361
Email: BriFFaulk@aol.com

Accountant or Auditor

Firm: L.L. Bradford
Address: 8880 W. Sunset Road, Third Floor, Las Vegas, NV 89148
Phone: (702) 921-5227

Investor Relations Consultant

None

Other Advisor

None

10) Issuer Certification

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

I, Fred Rogers, certify that:

1. I have reviewed this Annual Disclosure Statement of SUTIMCo International, Inc.;

2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and

3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

Date:



Fred Rogers

Title: President

Date: 3/31/2014