Redijet, Inc. Initial Disclosure Statement

Part A General Company Information

Item 1 The exact name of the issuer and its predecessor (if any)

Redijet, Inc. (hereafter the "Company," "Issuer," or "Redijet")

Predecessor:

Communications Systems International, Inc.("CSI") changed its name to Redijet, Inc. on May 25, 2007

Item 2 The address of the issuer's principal executive offices

Address: 1000 Woodbury Road, Suite 207

Woodbury, New York 11797

Telephone: 516-628-6032 Fax: 516-802-0909

Item 3 The jurisdiction(s) and date of the issuer's incorporation or organization

The Company was incorporate in the State of Colorado on April 27, 1993.

Part B Share Structure

Item 4 The exact title and class of securities outstanding.

Common Stock, par value of \$.001 per share.

Trading Symbol: RJTI CUSIP No.: 75747L 202

Item 5 Par or stated value and description of the security

1. Common Stock -- 200,000,000 shares authorized having a par value of \$.001 per share; 115,512,506 shares issued and outstanding.

Each share of common stock carries one vote. There are no mandatory dividend or preemptive rights.

2. Preferred Stock -- - 1 share authorized with no par value; 0 shares issued and outstanding.

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

Period end date: March 31, 2013

- (a) Number of shares authorized: 200,000,000 shares of Common Stock and 1 share of Preferred Stock.
- (b) Number of shares outstanding: 115,512,506 shares of Common Stock and 0 share of Preferred Stock.
- (c) Freely tradable shares (public float): 6,712 shares of Common Stock as of March 31, 2013.
- (d) Total number of beneficial shareholders: 583 as of March 31, 2013.

Period end date: December 31, 2012

- (a) Number of shares authorized: 200,000,000 shares of Common Stock and 1 share of Preferred Stock.
- (b) Number of shares outstanding: 12,609,996 shares of Common Stock and 0 share of Preferred Stock.
- (c) Freely tradable shares (public float): 335,317 shares of Common Stock as of December 31, 2012
- (d) Total number of beneficial shareholders: 592 as of December 31, 2012

Period end date: December 31, 2011

- (a) Number of shares authorized: 200,000,000 shares of Common Stock and 1 share of Preferred Stock.
- (b) Number of shares outstanding: 12,609,996 shares of Common Stock and 0 share of Preferred Stock.
- (c) Freely tradable shares (public float): 335,317 shares of Common Stock as of December 31, 2011
- (d) Total number of beneficial shareholders: 592 as of December 31, 2011

Item 7 The name and address of the transfer agent

Quicksilver Stock Transfer, LLC 6623 South Las Vegas Blvd., Suite 255 Las Vegas, NV, 89119 702-629-1883

Quicksilver Stock Transfer, LLC is registered under the Securities Exchange Act of 1934, and is a SEC approved transfer agent.

Part C Business Information

Item 8 The nature of the issuer's business.

A. Business Development

- (i) The form of organization of the issuer (e.g. corporation, partnership, limited liability company, etc.):

 Corporation.
- (ii) The year that the issuer (or any predecessor) was organized:

(iii) The issuer's fiscal year end date: 12/31.

- (iv) Whether the issuer (or any predecessor) has been in bankruptcy, receivership or any similar proceeding:

 No.
- (v) Any material reclassification, merger, consolidation, or purchase or sale of a significant amount of assets.

On September 14, 1995, our predecessor, CSI, filed an Articles of Merger (the "Merger"), whereby Redden Dynamics, Inc. ("RDI"), a Delaware Corporation cancelled all of its shares and contributed 100% of its asset to CSI. As a result of the Merger, RDI ceased to exist and CSI became the surviving corporation.

(vi) Any default of the terms of any note, loan, lease, or other indebtedness or financial arrangement requiring the issuer to make payments:

No.

(vii) Any change of control.

On January 31, 2013, the Company issued an aggregate of 13,000,000 shares of Common Stock to Jeffrey Miller ("Miller") (the "First Issuance") as compensation for his service to the Company. On April 10, 2013, the Company issued 100,000,000 shares of Common Stock to Mr. Miller as his compensation (the "Second Issuance"). As a result of the First and Second Issuance, Mr. Miller became the majority shareholder of the Company. Mr. Miller now aggregately owns 99.75% of the total outstanding shares of our Common Stock on a fully-diluted basis as of the date of this Report.

(viii) Any increase of 10% or more of the same class of outstanding equity securities.

On January 31, 2013, the Company issued an aggregate of 13,000,000 shares of Common Stock to Miller. On April 10, 2013, the Company issued 100,000,000 shares of Common Stock to Mr. Miller.

(ix) Any past, pending or anticipated stock split, stock dividend, recapitalization, merger, acquisition, spin-off or reorganization.

On March 22, 2013, the Company effectuated a 1-for-50 reverse stock split, resulting 50 shares of Common Stock of the Company becoming 1 share of Common Stock, and the outstanding shares of Common Stock decreased from 25,609,996 shares to 512,200 shares. Other than the above, there has been no stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or

reorganization within the last three fiscal years and no such transaction is currently contemplated.

(x) Any delisting of the issuer's securities by any securities exchange or deletion from the OTC Bulletin Board:

On October 5, 1998, the Company filed a Withdrawal Letter with Securities and Exchange Commission to withdraw its Registration Statement on Form 8-A, dated July 21, 1998.

(xi) Any current, past, pending or threatened legal proceedings or administrative actions by or against the issuer that could have a material effect on the issuers' business, financial condition, or operations and any current, past or pending trading suspensions by a securities regulator. State the names of the principal parties, the nature and the current status of the matters and the amount involved:

None.

B. Business of Issuer

References to the "Company," "we," "us," "our" refer to Redijet, Inc.

We were incorporated in the State of Colorado on April 27, 1993. We are a Colorado-based development corporation offering personalized aircraft services in private air-travel. On September 14, 1995, our predecessor, CSI, merged with Redden Dynamics, Inc. ("RDI"), a Delaware Corporation, which cancelled all of its shares and contributed 100% of its asset to CSI. As a result of the Merger, RDI ceased to exist and CSI became the surviving corporation. On May 25, 2007, we changed our name from Communications Systems International, Inc. to Redijet, Inc.

The Company operates aircraft for business travelers. It also offers personalized catering services on clients' flights. The Company was founded by jet travelers and is committed to providing services to customers to tailor their specific needs. The Company offers several levels of service:

- Jet Club In Jet Club, individuals receive a percentage ownership in the aircraft in exchange for a retainer that includes monthly maintenance fees, and management fees. The member of the Jet Club pays hourly use fees.
- Charter Sales We estimate our clients will charter our jets 100 hours per month, per jet, and our profits will be adjusted by the operating costs of the plane.

The Company also offers personalized catering on all flights. The unparalleled experience provided to our clients will define Redijet as the preferred choice for membership and luxury corporate or chartered travel.

1. the issuer's primary and secondary SIC Codes

The Primary SIC Code for the Company is 3721 - Aircraft.

2. if the issuer has never conducted operations, is in the development stage, or is currently conducting operations

The Company is currently a development-stage Company.

3. whether the issuer is or has at any time been a "shell company"

The Company is not and has never been considered a shell company at any time as defined by Securities Act Rule 405.

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

The Company has no subsidiaries or affiliates currently.

5. the effect of existing or probable governmental regulations on the business

The Company operates under federal and state aircraft service regulations. The Company is compliance with the various regulations and therefore the effect of these regulations is minimal.

- 6. an estimate of the amount spent during each of the last two fiscal years on research and development activities, and, if applicable, the extent to which the cost of such activities are borne directly by customers

 The Company invested approximately \$12,000 in researching and developing its product and services each year.
- 7. costs and effects of compliance with environmental laws (federal, state and local)

None.

8. the number of total employees and number of full-time employees. We currently have 1 full-time employee.

Item 9 The nature of products or services offered

(a) Principal products or services, and their markets.

The Company offers several levels of service:

• Jet Club – In Jet Club, individuals receive a percentage ownership in the aircraft in exchange for a retainer that includes monthly maintenance fees, and management fees. The member of the Jet Club pays hourly use fees.

• Charter Sales – We estimate our clients will charter our jets 100 hours per month, per jet, and our profits will be adjusted by the operating costs of the plane.

The Company also offers personalized catering on all flights. We provide customized food upon the request of our customers provided prior notice is given.

(b) Distribution methods of the products or services.

The Company generated its revenue through direct sales of its product and services.

 $\begin{tabular}{ll} \textbf{(c) Status of any publicly announced new product or service.} \end{tabular}$

None.

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

None.

- (e) Sources and availability of raw materials and the names of principal supplier. None.
- (f) Dependence on one or a few major customers.

None.

(g) Patents, trademarks, licenses, franchises, concessions, royalty arrangements or labor contracts, including their duration.

None.

(h) The need for any government approval of principal products or services and the status of any requested governmental approvals:

None.

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

We currently rent our facility at 1000 Woodbury Road, Suite 207, Woodbury, NY 11797.

Part D Management Structure and Financial Information

Item 11 The name of the chief executive officer, members of the board of directors, as well as control persons

A. Officers and Directors.

1. Full name;

Jeffrey Miller, President, Secretary, Treasurer, and Director

2. Business address:

1000 Woodbury Road, Suite 207, Woodbury, NY 11797

3. Employment history (which must list all previous employers for the past 5 years, positions held, responsibilities and employment dates); Jeffrey Miller joined the Company in 2012. He is the principal officer and the sole director of the Company. He is responsible to establish a viable corporate structure, seeks business opportunities for the Company, and operates the Company in a day-to-day basis. Mr. Miller has long-time experience in management. He was President of M&M Typographers from 1977 to 1990. Subsequently, he acted as President of Miller & Debel from 1990 to 1992. From 1992 to 1999, he was the Vice President of Prudential Securities and from 1999 to 2006, he worked for Gilford Securities and served as Vice President. From 2006 to present, Mr. Miller has been Owner of 4J Consulting Corp.

4. Board memberships and other affiliations;

Mr. Miller is the sole director of the Company.

5. Compensation by the issuer;

Mr. Miller receives \$5,000 per month as his compensation.

6. Number and class of the issuer's securities beneficially owned by each such person.

Jeffrey Miller currently owns 100,260,000 shares of Common Stock of the Company.

- B. Legal/Disciplinary History.
- 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. Disclosure of Family Relationships.

None.

D. Disclosure of related party transaction

The Company has not had any transactions with any related person or persons with direct or indirect material interest in the amount of \$120,000 or one percent of the average of the issuer's total assets.

E. Disclosure of Conflicts of Interest.

None.

Item 12 Financial information for the issuer's most recent fiscal period.

The following financial statements have been posted through the OTC Disclosure and News Service under the report name "Quarterly Report – Financial Report" for the quarter ended on March 31, 2013 and are incorporated herein by reference:

- a) Balance Sheet as of March 31, 2013
- b) Statement of Operation for the quarter ended March 31, 2013
- c) Statement of Cash Flow for the quarter ended March 31, 2013
- d) Statement of Shareholder's Equity for the quarter ended on March 31, 2013
- e) Notes to Financial Statement for the quarter ended on March 31, 2013

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

The following financial statements have been posted through the OTC Disclosure and News Service under the report name "Annual Report – Financial Report" for the fiscal year ended December 31, 2012 and are incorporated herein by reference:

- a) Balance Sheet as of December 31, 2012
- b) Statement of Operation for the year ended December 31, 2012
- c) Statement of Cash Flow for the year ended December 31, 2012
- d) Statement of Shareholder's Equity for the year ended on December 31, 2012

e) Notes to Financial Statement for the year ended on December 31, 2012

The following financial statements have been posted through the OTC Disclosure and News Service under the report name "Annual Report – Financial Report" for the fiscal year ended December 31, 2011 and are incorporated herein by reference:

- a) Balance Sheet as of December 31, 2011
- b) Statement of Operation for the year ended December 31, 2011
- c) Statement of Cash Flow for the year ended December 31, 2011
- d) Statement of Shareholder's Equity for the year ended on December 31, 2011
- e) Notes to Financial Statement for the year ended on December 31, 2011

Item 14 Beneficial Owners

The following table sets forth the record and beneficial ownership of the Company's Common Stock of each person known by the Company to beneficially own 5% or more of the Company's Common Stock as of the date of this Disclosure Statement:

Name and Address	Common Stock	Percentage of Common
	Ownership	Stock Ownership (1)
Jeffrey Miller	100,260,000	99.75%
1000 Woodbury Road,		
Suite 207, Woodbury, NY		
11797		

Item 15 The name, address, telephone number, and email address of each of certain outside providers that advise the issuer on matters relating to the operations, business development and disclosure:

1. Investment Banker

None

2. Promoters

None

3. Counsel

Ofsink, LLC 900 Third Ave, 5th Floor New York, NY 10022 646-627-7326 Office 646-224-9844 Facsimile 4. Accountant or Auditor - the information shall clearly (i) describe if an outside accountant provides audit or review services, (ii) state the work done by the outside accountant and (iii) describe the responsibilities of the accountant and the responsibilities of management (i.e. who audits, prepares or reviews the issuer's financial statements, etc.). The information shall include the accountant's phone number and email address and a description of the accountant's licensing and qualifications to perform such duties on behalf of the issuer.

Not applicable.

5. Public Relations Consultant(s)

None.

6. Investor Relations Consultant

None.

7. Any other advisor(s) that assisted, advised, prepared or provided information with respect to this disclosure statement - the information shall include the telephone number and email address of each advisor.

None.

Item 16 Management's Discussion and Analysis or Plan of Operation

Redijet is a concierge-style service company specializing in the ultimate travel experience for travelers who prefer the luxuries of private air travel. Our goal is to provide an unprecedented level of service to our clients; travelling on their schedules, not ours, while delivering a unique travel experience unlike any other carriers.

We have faced many challenges in meeting our goals. The market for luxury private travel is large, yet fragmented and constantly changing. The Company has been undercapitalized, therefore unable to generate any revenues due to lack of its ability to raise capital for marketing and sales. Management has determined that in the best interest of our shareholders to continue searching for new opportunities to generate meaningful revenues and profits. Management has identified several merger candidates that are currently being reviewed and in the due diligence stage.

We do not have any off-balance sheet arrangements in the fiscal years ended December 31, 2012 and 2011 or the three-month period ended March 31, 2013.

Part E Issuance History

Item 17 List of securities offerings and shares issued for services in the past two

years.

Our authorized capital stock consists of 200,000,000 shares of common stock, par value \$0.001, and 1 shares of preferred stock, no par value.

On April 6, 2008, the Company issued a convertible promissory note (the "Note") in the principal amount of \$100,000 to Qwoter, Inc. ("Qwoter") with a one-year term and the Note is convertible into shares of Common Stock at a conversion price of \$.001 per share. Under the Note, the Company shall pay to Qwoter \$8,333 as principal and \$2,083 as interest on a monthly basis until April 01, 2009. As of June 15, 2009, the Company failed to pay off the Note. On January 19, 2012, Qwoter assigned all of its right, title and interests in and to the Note to Jeffrey Miller. On January 30, 2012, Jeffrey Miller then assigned all of his right, title and interests in and to the Note to the BHI Group ("BHI"). Subsequently, BHI assigned a portion of its right, title and interest in and to the Note in the amount of \$7,500 to Cariage Capital Corp. ("Cariage," such assignment, the "Cariage Assignment") on April 12, 2013. On the same day, BHI assigned a portion of its right, title and interest in and to the Note in the amount of \$7,500 to Meridian Asset Inc. ("Meridian," such assignment, the "Meridian Assignment") Also as of April 12, 2013, Meridian and Cariage tendered the Notice of Conversion to the Company to convert \$7,500 in the Note to 7,500,000 shares of Common Stock of the Company. On April 12, 2013, the Company issued 7,500,000 shares of Common Stock to Cariage as a result of the conversion of the Cariage Assignment. Also as of April 12, 2013, the Company issued 7,500,000 shares of Common Stock to Meridian as a result of the conversion the Meridian Assignment.

On January 31, 2013, the Company issued 13,000,000 shares of Common Stock to Jeffrey Miller for his compensation as a principal offier of the Company.

On April 10, 2013, the Company issued to Jeffrey Miller 100,000,000 shares of Common Stock in exchange of his service as a principal officer of the Company.

Part F Exhibits

Item 18 Material Contracts.

None.

Item 19 Articles of Incorporation and Bylaws.

The Articles of Incorporation and By-laws of the Issuer are being filed herewith.

Item 20 Purchases of Equity Securities by the Issuer and Affiliated Purchasers. Since inception of the Issuer, neither the Issuer nor any Affiliated Purchasers have made any purchases of equity securities of the issuer.

Item 21

Issuer's Certifications

I, Jeffrey Miller, the President, Secretary, Treasurer, and sole Director of

Redijet, Inc., certify that:

1. I have reviewed this Disclosure Statement of Redijet, 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 periods 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

issues as of, and for, the periods presented in this disclosure statement.

Date: June 21, 2013

/s/ Jeffrey Miller

President, Secretary, Treasurer, and sole Director