Water Technologies International, Inc.

10219 SE Lennard Road, Port St. Lucie, FL 34952

WATER TECHNOLOGIES INTERNATIONAL, INC. COMPANY INFORMATION AND DISCLOSURE STATEMENT

Part A: General Company Information

As used in this disclosure statement, the terms "we", "us", "our," "WTI," "WTII" and the "Company" means, Water Technologies International, Inc., a Florida corporation.

Item I: The exact name of the issuer and its predecessor (if any).

Current since May 19, 2011: Water Technologies International, Inc.

Before May 19, 2011: Latitude Industries, Inc.

Item II: The address of the issuer's principal executive offices

Water Technologies International, Inc.

10219 SE Lennard Road, Port St. Lucie, FL 34952

Ph. 772-335-5550

E-mail: info@gr8water.net

Website: http://www.gr8water.net

Item III: The jurisdiction(s) and date of the issuer's incorporation or organization.

Water Technologies International, Inc. was originally incorporated in the State of Delaware on November 18, 1998 as Cypress International Inc. On August 10, 2005, the Company was re domiciled to the State of Florida by merger with "Latitude Industries, Inc."; a Florida corporation incorporated on August 2, 2005, and commenced the operation under the name of Latitude Industries Inc. On May 19, 2011, the Company changed its name to Water Technologies International Inc.

Part B: Share Structure

Item IV: The exact title and class of securities outstanding.

Security Symbol: WTII
CUSIP Number: 94114G 100
Classes: Common Stock
Authorized: 750,000,000
Issued: 179,610,372
Outstanding: 178,410,372

Security Symbol: N/A CUSIP Number: N/A

Classes: Series A Convertible Preferred Stock

Authorized: 750,000 Outstanding: 720,000

Security Symbol: N/A CUSIP Number: N/A

Classes: Series B Convertible Preferred Stock

Authorized: 500,000 Outstanding: 440,000 Security Symbol: N/A CUSIP Number: N/A

Classes: Series C Convertible Preferred Stock

Authorized: 300,000 Outstanding: 280,000

Item V: Par or stated value and description of the security.

A. Par or Stated Value.

Common Stock: \$.00001 per share

Series A Convertible Preferred Stock: \$.00001 per share Series B Convertible Preferred Stock: \$.00001 per share Series C Convertible Preferred Stock: \$.00001 per share

B. Common or Preferred Stock.

1. For common equity, describe any dividend, voting and preemption rights.

Each share of Common Stock is entitled to one vote, which shares do not have pre-emptive rights. Dividends, if any, are declared at the discretion of the Board of Directors.

2. For preferred stock, describe the dividend, voting, conversion and liquidation rights as well as redemption or sinking fund provisions.

The designation, powers, including voting rights, preferences and any qualifications, limitations, or restrictions of the Preferred Stock will be established from time to time upon the approval by both Directors and Majority Shareholders of Company.

On March 27, 2014, the Board of Directors of the Company authorized and approved to increase the authorized shares of Series A Convertible Preferred Stock to 750,000 shares, the authorized shares of Series B Convertible Preferred Stock to 500,000 shares, and to create Series C Convertible Preferred Stock with 300,000 authorized shares, out of the 2,000,000 shares of preferred stock, \$.00001 par value, which shall each have the relative rights, privileges, limitations and preferences as set forth below:

Series A Convertible Preferred Stock

- (1) Conversion into Common Stock.
 - (a) Right to Convert. Each share of Series A Convertible Preferred Stock shall be convertible, at the option of the holder thereof, at any time after the date of issuance (the "Conversion Date") into one hundred (100) shares of fully paid and non-assessable shares of Common Stock (the "Conversion Ratio").
 - (b) Mechanics of Conversion. Before any holder shall be entitled to convert, he shall surrender the certificate or certificates representing Series A Convertible Preferred Stock to be converted, duly endorsed or the Corporation or of any transfer agent, and shall give written notice to the Corporation at such office that he elects to convert the same. The Corporation shall, as soon as practicable thereafter, issue a certificate or certificates for the number of shares of Common Stock to which the holder shall be entitled. The Corporation shall, as soon as practicable after delivery of such certificates, or such agreement and indemnification in the case of a lost, stolen or destroyed certificate, issue and deliver to such holder of Series A Convertible Preferred Stock a certificate or certificates for the number of shares of Common Stock to which such holder is entitled as aforesaid and a check payable to the holder in the amount of any cash amounts payable as the result of a conversion into fractional shares of Common Stock. Such conversion shall be deemed to have been made immediately prior to the close of business on the date of such surrender of the shares of Series A Convertible Preferred Stock to be converted.

- (c) Adjustment to Conversion Ratio.
 - (i) Merger or Reorganization. In case of any consolidation or merger of the Corporation as a result of which holder of Common Stock become entitled to receive other stock or securities or property, or in case of any conveyance of all or substantially all of the assets of the Corporation to another corporation, the Corporation shall mail to each holder of Series A Convertible Preferred Stock at least thirty (30) days prior to the consummation of such event a notice thereof, and each such holder shall have the option to either (i) convert such holder's shares of Series A Convertible Preferred Stock into shares of Common Stock pursuant to this Section 3 and thereafter receive the number of shares of stock or other securities or property to which a holder of the number of shares of Common Stock of the Corporation deliverable upon conversion of such Series A Convertible Preferred Stock would have been entitled upon such consolidation, merger or conveyance, or (ii) exercise such holder's rights pursuant to Section 4 (a). Unless otherwise set forth by the Board of Directors, the Conversion Ratio shall not be affected by a stock dividend or subdivision (stock split) on the Common Stock of the corporation, or a stock combination (reverse stock split) or stock consolidation by reclassification of the Common Stock. However, once the Series A Convertible Preferred Stock has been converted to Common Stock, it shall be subject to all corporate actions that affect or modify the common stock.
- (d) No Impairment. The Corporation will not, by amendment of its Articles of Incorporation, this Certificate of Designation or through any reorganization, transfer of assets, consolidation, merger, dissolution, issue or sale of securities or any other voluntary action, avoid or seek to avoid the observance or performance of any of the terms to be observed or performed hereunder by the Corporation, but will at all times in good faith assist in the carrying out of all the provisions of this Section 4 and in the taking of all such action as may be necessary or appropriate in order to protect the Conversion Rights of the holders of the Series A Convertible Preferred Stock against impairment.
- (e) Certificate as to Adjustments. Upon the occurrence of each adjustment or readjustment of the Conversion Ratio of the Series A Convertible Preferred Stock pursuant to this Section (c), the Corporation at its expense shall promptly compute such adjustment or readjustment in accordance with the terms hereof and furnish to each holder of Series A Convertible Preferred Stock a certificate setting forth such adjustment or readjustment and the calculation on which such adjustment or readjustment is based. The Corporation shall, upon the written request at any time of any holder of Series A Convertible Preferred Stock, furnish or cause to be furnished to such holder a like certificate setting forth (i) such adjustment and readjustment, (ii) the Conversion Ratio for the Series A Convertible Preferred Stock at the time in effect and (iii) the number of share of Common Stock and the amount, if any, of other property which at the time would be received upon the conversion of the Series A Convertible Preferred Stock.
- (f) Notice of Record Date. In the event of any taking by the Corporation of a record of the holders of any class of securities for the purpose of determining the holders thereof who are entitled to receive any dividend (other than a cash dividend which is the same as cash dividends paid in previous quarter) or other distribution, the Corporation shall mail to each holder of Series A Convertible Preferred Stock at least ten (10) days prior to the date specified herein, a notice specifying the date on which any such record is to be taken for the purpose of such dividend or distribution.
- (g) Common Stock Reserve. The corporation shall reserve and keep available out of its authorized but unissued Common Stock such number of shares of Common Stock as shall from time to time be sufficient to effect conversion of the Series A Convertible Preferred Stock.

- (2) <u>Voting Rights.</u> Except as otherwise required by law, the holders of Series A Convertible Preferred Stock and the holders of Common Stock shall be entitled to notice of any stockholders' meeting and to vote as a single class upon any matter submitted to the stockholders for a vote as follows: (i) the holders of each series of Preferred Stock shall have one vote for each full share of Common Stock into which a share of such series would be convertible on the record date for the vote, or, if no such record date is established, at the date such vote is taken or any written consent of stockholders is solicited; and (ii) the holders of Common Stock shall have one vote per share of Common Stock held as of such date.
- (3) <u>Reissuance.</u> No share or shares of Series A Convertible Preferred Stock acquired by the Corporation by reason of conversion, all such shares thereafter shall be returned to be the status of unissued shares of Convertible Preferred Stock of the Corporation.

Series B Convertible Preferred Stock

(1) Conversion into Common Stock.

- a. Right to Convert. Each share of Series B Convertible Preferred Stock shall be convertible, at the option of the holder thereof, at any time after the date of issuance (the "Conversion Date") into one hundred (100) shares of fully paid and non-assessable shares of Common Stock (the "Conversion Ratio").
- b. Mechanics of Conversion. Before any holder shall be entitled to convert, he shall surrender the certificate or certificates representing Series B Convertible Preferred Stock to be converted, duly endorsed or the Corporation or of any transfer agent, and shall give written notice to the Corporation at such office that he elects to convert the same. The Corporation shall, as soon as practicable thereafter, issue a certificate or certificates for the number of shares of Common Stock to which the holder shall be entitled. The Corporation shall, as soon as practicable after delivery of such certificates, or such agreement and indemnification in the case of a lost, stolen or destroyed certificate, issue and deliver to such holder of Series B Convertible Preferred Stock a certificate or certificates for the number of shares of Common Stock to which such holder is entitled as aforesaid and a check payable to the holder in the amount of any cash amounts payable as the result of a conversion into fractional shares of Common Stock. Such conversion shall be deemed to have been made immediately prior to the close of business on the date of such surrender of the shares of Series B Convertible Preferred Stock to be converted.

c. Adjustment to Conversion Ratio.

(i) Merger or Reorganization. In case of any consolidation or merger of the Corporation as a result of which holder of Common Stock become entitled to receive other stock or securities or property, or in case of any conveyance of all or substantially all of the assets of the Corporation to another corporation, the Corporation shall mail to each holder of Series B Convertible Preferred Stock at least thirty (30) days prior to the consummation of such event a notice thereof, and each such holder shall have the option to either (i) convert such holder's shares of Series B Convertible Preferred Stock into shares of Common Stock pursuant to this Section 3 and thereafter receive the number of shares of stock or other securities or property to which a holder of the number of shares of Common Stock of the Corporation deliverable upon conversion of such Series B Convertible Preferred Stock would have been entitled upon such consolidation, merger or conveyance, or (ii) exercise such holder's rights pursuant to Section 4 (a). Unless otherwise set forth by the Board of Directors, the Conversion Ratio shall not be affected by a stock dividend or subdivision (stock split) on the Common Stock of the corporation, or a stock combination (reverse stock split) or stock consolidation by reclassification of the Common Stock. However, once the Series B Convertible Preferred Stock has been converted to Common Stock, it shall be subject to all corporate actions that affect or modify the common stock.

- d. No Impairment. The Corporation will not, by amendment of its Articles of Incorporation, this Certificate of Designation or through any reorganization, transfer of assets, consolidation, merger, dissolution, issue or sale of securities or any other voluntary action, avoid or seek to avoid the observance or performance of any of the terms to be observed or performed hereunder by the Corporation, but will at all times in good faith assist in the carrying out of all the provisions of this Section 4 and in the taking of all such action as may be necessary or appropriate in order to protect the Conversion Rights of the holders of the Series B Convertible Preferred Stock against impairment.
- e. Certificate as to Adjustments. Upon the occurrence of each adjustment or readjustment of the Conversion Ratio of the Series B Convertible Preferred Stock pursuant to this Section (c), the Corporation at its expense shall promptly compute such adjustment or readjustment in accordance with the terms hereof and furnish to each holder of Series B Convertible Preferred Stock a certificate setting forth such adjustment or readjustment and the calculation on which such adjustment or readjustment is based. The Corporation shall, upon the written request at any time of any holder of Series B Convertible Preferred Stock, furnish or cause to be furnished to such holder a like certificate setting forth (i) such adjustment and readjustment, (ii) the Conversion Ratio for the Series B Convertible Preferred Stock at the time in effect and (iii) the number of share of Common Stock and the amount, if any, of other property which at the time would be received upon the conversion of the Series B Convertible Preferred Stock.
- f. Notice of Record Date. In the event of any taking by the Corporation of a record of the holders of any class of securities for the purpose of determining the holders thereof who are entitled to receive any dividend (other than a cash dividend which is the same as cash dividends paid in previous quarter) or other distribution, the Corporation shall mail to each holder of Series B Convertible Preferred Stock at least ten (10) days prior to the date specified herein, a notice specifying the date on which any such record is to be taken for the purpose of such dividend or distribution.
- g. Common Stock Reserve. The corporation shall reserve and keep available out of its authorized but unissued Common Stock such number of shares of Common Stock as shall from time to time be sufficient to effect conversion of the Series B Convertible Preferred Stock.
- (2) <u>Voting Rights.</u> Except as otherwise required by law, the holders of Series B Convertible Preferred Stock and the holders of Common Stock shall be entitled to notice of any stockholders' meeting and to vote as a single class upon any matter submitted to the stockholders for a vote as follows: (i) the holders of each series of Preferred Stock shall have one vote for each full share of Common Stock into which a share of such series would be convertible on the record date for the vote, or, if no such record date is established, at the date such vote is taken or any written consent of stockholders is solicited; and (ii) the holders of Common Stock shall have one vote per share of Common Stock held as of such date.
- (3) <u>Reissuance.</u> No share or shares of Series B Convertible Preferred Stock acquired by the Corporation by reason of conversion, all such shares thereafter shall be returned to be the status of unissued shares of Convertible Preferred Stock of the Corporation.

Series C Convertible Preferred Stock

(1) Conversion into Common Stock.

- a. Right to Convert. Each share of Series C Convertible Preferred Stock shall be convertible, at the option of the holder thereof, at any time after the date of issuance (the "Conversion Date") into one thousand (1,000) shares of fully paid and non-assessable shares of Common Stock (the "Conversion Ratio").
- b. Mechanics of Conversion. Before any holder shall be entitled to convert, he shall surrender the certificate or certificates representing Series C Convertible Preferred Stock to be converted, duly endorsed or the Corporation or of any transfer agent, and shall give written notice to the Corporation at such office that he elects to convert the same. The Corporation shall, as soon as practicable thereafter, issue a certificate or certificates for the number of shares of Common Stock to which the holder shall be entitled. The Corporation shall, as soon as practicable after delivery of such certificates, or such agreement and indemnification in the case of a lost, stolen or destroyed certificate, issue and deliver to such holder of Series C Convertible Preferred Stock a certificate or certificates for the number of shares of Common Stock to which such holder is entitled as aforesaid and a check payable to the holder in the amount of any cash amounts payable as the result of a conversion into fractional shares of Common Stock. Such conversion shall be deemed to have been made immediately prior to the close of business on the date of such surrender of the shares of Series C Convertible Preferred Stock to be converted.

c. Adjustment to Conversion Ratio.

- (i) Merger or Reorganization. In case of any consolidation or merger of the Corporation as a result of which holder of Common Stock become entitled to receive other stock or securities or property, or in case of any conveyance of all or substantially all of the assets of the Corporation to another corporation, the Corporation shall mail to each holder of Series C Convertible Preferred Stock at least thirty (30) days prior to the consummation of such event a notice thereof, and each such holder shall have the option to either (i) convert such holder's shares of Series C Convertible Preferred Stock into shares of Common Stock pursuant to this Section 3 and thereafter receive the number of shares of stock or other securities or property to which a holder of the number of shares of Common Stock of the Corporation deliverable upon conversion of such Series C Convertible Preferred Stock would have been entitled upon such consolidation, merger or conveyance, or (ii) exercise such holder's rights pursuant to Section 4 (a). Unless otherwise set forth by the Board of Directors, the Conversion Ratio shall not be affected by a stock dividend or subdivision (stock split) on the Common Stock of the corporation, or a stock combination (reverse stock split) or stock consolidation by reclassification of the Common Stock. However, once the Series C Convertible Preferred Stock has been converted to Common Stock, it shall be subject to all corporate actions that affect or modify the common stock.
- d. No Impairment. The Corporation will not, by amendment of its Articles of Incorporation, this Certificate of Designation or through any reorganization, transfer of assets, consolidation, merger, dissolution, issue or sale of securities or any other voluntary action, avoid or seek to avoid the observance or performance of any of the terms to be observed or performed hereunder by the Corporation, but will at all times in good faith assist in the carrying out of all the provisions of this Section 4 and in the taking of all such action as may be necessary or appropriate in order to protect the Conversion Rights of the holders of the Series C Convertible Preferred Stock against impairment.

- e. Certificate as to Adjustments. Upon the occurrence of each adjustment or readjustment of the Conversion Ratio of the Series C Convertible Preferred Stock pursuant to this Section (c), the Corporation at its expense shall promptly compute such adjustment or readjustment in accordance with the terms hereof and furnish to each holder of Series C Convertible Preferred Stock a certificate setting forth such adjustment or readjustment and the calculation on which such adjustment or readjustment is based. The Corporation shall, upon the written request at any time of any holder of Series C Convertible Preferred Stock, furnish or cause to be furnished to such holder a like certificate setting forth (i) such adjustment and readjustment, (ii) the Conversion Ratio for the Series C Convertible Preferred Stock at the time in effect and (iii) the number of share of Common Stock and the amount, if any, of other property which at the time would be received upon the conversion of the Series C Convertible Preferred Stock.
- f. Notice of Record Date. In the event of any taking by the Corporation of a record of the holders of any class of securities for the purpose of determining the holders thereof who are entitled to receive any dividend (other than a cash dividend which is the same as cash dividends paid in previous quarter) or other distribution, the Corporation shall mail to each holder of Series C Convertible Preferred Stock at least ten (10) days prior to the date specified herein, a notice specifying the date on which any such record is to be taken for the purpose of such dividend or distribution.
- g. Common Stock Reserve. The corporation shall reserve and keep available out of its authorized but unissued Common Stock such number of shares of Common Stock as shall from time to time be sufficient to effect conversion of the Series C Convertible Preferred Stock.
- (2) <u>Voting Rights.</u> Except as otherwise required by law, the holders of Series C Convertible Preferred Stock and the holders of Common Stock shall be entitled to notice of any stockholders' meeting and to vote as a single class upon any matter submitted to the stockholders for a vote as follows: (i) the holders of each series of Preferred Stock shall have one vote for each full share of Common Stock into which a share of such series would be convertible on the record date for the vote, or, if no such record date is established, at the date such vote is taken or any written consent of stockholders is solicited; and (ii) the holders of Common Stock shall have one vote per share of Common Stock held as of such date.
- (3) <u>Reissuance.</u> No share or shares of Series C Convertible Preferred Stock acquired by the Corporation by reason of conversion, all such shares thereafter shall be returned to be the status of unissued shares of Convertible Preferred Stock of the Corporation.
 - 3. Describe any other material rights of common or preferred stockholders.

None.

4. Describe any provision in issuer's charter or by-laws that would delay, defer or prevent a change in control of the issuer.

None.

Item VI: The number of shares or total amount of the securities outstanding for each class of securities authorized.

Common Stock

Period end date: November 6, 2014
Number of Shares Issued: 179,610,372
Number of Shares Outstanding: 178,410,372
Number of Shares Authorized: 750,000,000

Public Float: approximately 115,106,330

Total Number of beneficial Shareholders (1): approximately 4

Total Number of Shareholders of Record: 56

Period end date: December 31, 2013 Number of Shares Outstanding: 141,910,372

Number of Shares Outstanding: 141,910,372 Number of Shares Authorized: 250,000,000

Public Float: approximately 58,978,330

Total Number of beneficial Shareholders (1): approximately 6

Total Number of Shareholders of Record: 58

Period end date: December 31, 2012

Number of Shares Outstanding: 103,610,372 Number of Shares Authorized: 250,000,000

Public Float: approximately 38,142,227

Total Number of beneficial Shareholders (1): approximately 5

Total Number of Shareholders of Record: 60

Preferred Stock (including Series A (2) and Series B (2) and Series C (3))

Period end date: November 6, 2014

Number of Shares Outstanding: 1,440,000 Number of Shares Authorized: 2,000,000

Public Float: 0
Total Number of beneficial Shareholders (4): 9
Total Number of Shareholders of Record: 11

Period end date: December 31, 2013

Number of Shares Outstanding: 690,000 Number of Shares Authorized: 2,000,000

Public Float: 0
Total Number of beneficial Shareholders (4): 4
Total Number of Shareholders of Record: 6

Period end date: December 31, 2012

Number of Shares Outstanding: 360,000 Number of Shares Authorized: 2,000,000

Public Float: 0
Total Number of beneficial Shareholders (4): 3
Total Number of Shareholders of Record: 4

⁽¹⁾ Shareholders currently hold more than 5%

⁽²⁾ Created on May 19, 2011

⁽³⁾ Created on March 27, 2014

⁽⁴⁾ Shareholders currently hold more than 5%

Series A Preferred Stock (5)

Period end date: November 6, 2014

Number of Shares Outstanding: 720,000
Number of Shares Authorized: 750,000
Public Float: 0
Total Number of beneficial Shareholders (7): 3

Total Number of beneficial Shareholders ⁽⁷⁾: 3
Total Number of Shareholders of Record: 5

Period end date: December 31, 2013

Number of Shares Outstanding: 450,000
Number of Shares Authorized: 500,000
Public Float: 0
Total Number of beneficial Shareholders (7): 2
Total Number of Shareholders of Record: 3

Period end date: December 31, 2012

Number of Shares Outstanding: 260,000
Number of Shares Authorized: 500,000
Public Float: 0
Total Number of beneficial Shareholders (7): 1
Total Number of Shareholders of Record: 2

Series B Preferred Stock (5)

Period end date: November 6, 2014

Number of Shares Outstanding: 440,000
Number of Shares Authorized: 500,000
Public Float: 0
Total Number of beneficial Shareholders (7): 4

Total Number of Shareholders of Record: 4

Period end date: December 31, 2013

Number of Shares Outstanding: 240,000
Number of Shares Authorized: 250,000
Public Float: 0
Total Number of beneficial Shareholders (7): 3
Total Number of Shareholders of Record: 3

Period end date: December 31, 2012

Number of Shares Outstanding: 100,000
Number of Shares Authorized: 250,000
Public Float: 0
Total Number of beneficial Shareholders (7): 2

Total Number of Shareholders of Record: 2

Series C Preferred Stock (6)

Period end date: November 6, 2014

Number of Shares Outstanding: 280,000 Number of Shares Authorized: 300,000

Public Float: 0
Total Number of beneficial Shareholders (7): 2
Total Number of Shareholders of Record: 2

- (5) Created on February 9, 2012
- (6) Created on March 27, 2014
- (7) Shareholders currently holding more than 5%

Part C: Business Information

Item VII: The name address of the transfer agent

Guardian Registrar & Transfer, Inc. 7951 SW 6th Street Suite 216 Plantation, FL 33324

Note: Guardian Registrar & Transfer, Inc. is a registered transfer agent with the SEC

Item VIII: The nature of the issuer's business

A. Business Development:

Water Technologies International, Inc., a Florida public holding company, is comprised of four wholly owned subsidiaries. GR8 Water, Inc., "Great Water" is focused on home and office as well as large commercial AWG's (Atmospheric Water Generators). The second wholly owned subsidiary is Aqua Pure International, Inc. a Florida corporation that is focused on filtration devices for the AWG's. The third wholly owned subsidiary is Water Technologies International, LLC, a Florida limited liability company, which holds the "Patents Pending" and licenses the intellectual property for the holding company. Currently, the Company has patent issued in China with expiration on May 17, 2021 and patent issued in South Africa with expiration on May 17, 2031. The forth is Water Technologies International China, Inc., which was incorporated to open sales, marketing, and distribution of the company's products into China. All of the associated companies are in the business of designing, manufacturing and distributing Atmospheric Water Generators (AWG's) and related products.

1. The form of organization of the issuer:

Florida C Corporation.

2. The year that the issuer (or any predecessor) was organized:

Incorporated in 1998 as Cypress International Inc.

3. The issuer's fiscal year end date:

December 31

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

The Company has never been in bankruptcy or receivership.

5. Any material reclassification, merger, consolidation, or purchase or sale of a significant amount of assets:

The Company was originally incorporated in the State of Delaware, on November 18, 1998, as Cypress International, Inc.

On August 10, 2005, the Company was re-domesticated to the State of Florida by merger with "Latitude Industries, Inc."; a Florida corporation incorporated on August 2, 2005, and changed its name to Latitude Industries Inc.

On May 5, 2011, the Company entered into a Plan of Exchange agreement (the "Plan of Exchange") between and among the Company, GR8 Water Inc. (GR8), a Florida Corporation, the shareholders of GR8 ("GR8 Shareholders") and Ms. Carolina Hernandez and Mr. Orlando Hernandez, the Majority Shareholders of the Company. Pursuant to the Plan of Exchange, the Company acquired 26,100,000 shares of GR8 Common Stock, representing 100% ownership in GR8, in exchange for a new issuance of 29,157,931 shares of Company's Common Stock to the GR8 shareholders. As a result of the transaction, GR8 and its two subsidiaries, Aqua Pure International Inc. and Water Technologies International LLC, became the whollyowned subsidiaries of the Company.

On May 5, 2011, the Company entered into an Agreement (the "Agreement") between and among the Company and Mr. Orlando Hernandez, an individual ("Buyer"), pursuant to which the Buyer acquired 100% interest in the common shares of Latitude Powerboats Inc., the subsidiary of the Company incorporated in Florida, as well as assumed any and all liabilities of Latitude Powerboats Inc. in exchange for the payment of good and valuable consideration of not less than One Hundred dollars (\$100.00). As a result of the transactions consummated at the closing, the purchase gave the Buyer a 'controlling interest' in Latitude Powerboats Inc., and Latitude Powerboats Inc. was no longer wholly-owned subsidiaries of the Company. The Agreement was approved by the Board of Directors of the Company on May 5, 2011.

6. Any default of the terms of any note, loan, lease, or other indebtedness or financing arrangement requiring the issuer to make payments:

The Company has never defaulted on loans.

7. Any change of control:

On May 5, 2011, the Company entered into a Plan of Exchange agreement (the "Plan of Exchange") between and among the Company, GR8 Water Inc. ("GR8"), a Florida Corporation, the shareholders of GR8 ("GR8 Shareholders") and Ms. Carolina Hernandez and Mr. Orlando Hernandez, the Majority Shareholders of the Company. Pursuant to the Plan of Exchange, the Company acquired 26,100,000 shares of GR8 Common Stock, representing 100% ownership in GR8, in exchange for a new issuance of 29,157,931 shares of Company's Common Stock to the GR8 shareholders. The parties intend that the transactions qualify and meet the Internal Revenue Code requirements for a tax-free reorganization, in which there is no corporate gain or loss recognized by the parties, with reference to Internal Revenue Code (IRC) sections 354 and 368.

The transaction resulted in a change in control of the Company. The Company and GR8 were hereby reorganized, such that the Company acquired 100% capital stock of GR8, and GR8 Water Inc., as well as its two 100%-owned subsidiaries, Aqua Pure International Inc. and Water Technologies International LLC, became wholly-owned subsidiaries of the Company.

On May 5, 2011, the Board of Directors of the Company appointed the following persons as Officers and Directors of the Company:

William Scott Tudor - Chief Executive Officer and Chairman of Board of Directors (sole director)

Susan J Gross - Secretary *

Simultaneously on May 5, 2011, Orlando Hernandez resigned his director position with the Company, and Carolina Hernandez, the Company's President and Director, resigned all officer and director positions with the Company.

- * Susan J Gross resigned her position as Secretary of the Company on August 1, 2011
- 8. Any increase of 10% or more of the same class of outstanding equity securities:

In October of 2014, the Company issued total 150,000 shares of Series "A" Preferred Stock to Mr. Tudor, the President of the Company, for his services during the period from October 1, 2014 through September 30, 2015, of which 50,000 shares of Series "A" Preferred Stock were registered in name of his spouse. This issuance represents 21% of Series "A" Preferred Stock.

On October 23, 2014, the Company issued 50,000 shares of Series "B" Preferred Stock to a Consultant for marketing, management and financial strategies services, representing 11% of Series "B" Preferred Stock.

On July 10, 2014, the Company issued 250,000 shares of Series "B" Preferred Stock to Number One Holdings, Inc. for their consulting and referral services valued at \$125,000, representing 57% of Series "B" Preferred Stock.

On May 16, 2014, the Company issued 280,000 shares of Series "C" Preferred Stock in exchange for total cash payment of \$500,000 made by two investors, representing 100% of Series "C" Preferred Stock.

On March 27, 2014, the Company issued 50,000 shares of Series "A" Preferred Stock to the three directors of the Company for their services during the period from March 27, 2014 through March 27, 2015.

On March 25, 2014, the Company entered into a consulting service agreement with a Consultant for marketing, management and financial strategies in exchange for 50,000 shares of Series "B" Preferred Stock of the Company.

On February 21, 2014, 150,000 shares of Series "B" Preferred Stock of the Company were converted into 15,000,000 shares of Common Stock of the Company upon the request from the Preferred Stock holders, representing approximately 10% of Common Stock.

9. Any past, pending or anticipated stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization:

On November 3, 2006, the Company effectuated a 7:1 forward split of its common stock.

On March 5, 2007, the Company filed Articles of Amendment to Articles of Incorporation with Secretary of State of Florida to authorize 100 shares of Series I Preferred Stock, \$0.0001 par value, which was cancelled on May 19, 2011.

On March 12, 2007, the Company filed Articles of Amendment to Articles of Incorporation with Secretary of State of Florida to increase its authorized capital stock to 1,010,000,000 shares, \$0.0001 par value, of which 1,000,000,000 shares being of a class of voting Common Stock.

On April 10, 2007, the Company filed Articles of Amendment to Articles of Incorporation with Secretary of State of Florida to authorize 100 shares of Series H Preferred Stock, \$0.0001 par value, which was cancelled on May 21, 2010.

On April 19, 2007, the Company filed Articles of Amendment to Articles of Incorporation with Secretary of State of Florida regarding a 1:10 reverse split of its common stock, which took effective on May 4, 2007;

On February 12, 2008, the Company filed Articles of Amendment to Articles of Incorporation with Secretary of State of Florida to increase its authorized capital stock to 2,010,000,000 shares, \$0.0001 par value, of which 2,000,000,000 shares being of a class of voting Common Stock.

On June 23, 2008, the Company filed Articles of Amendment to Articles of Incorporation with Secretary of State of Florida to increase its authorized capital stock to 5,010,000,000 shares, and change the par value from \$0.0001 per share to \$0.00001 per shares, of which 5,000,000,000 shares being of a class of voting Common Stock.

On November 3, 2008, the Company effectuated a 1:1,000 reverse split of its common stock.

On May 12, 2011, the Board of Directors approved a 1:20 reverse stock split of its common stock, including both authorized and outstanding shares, thereby approving that each 20 shares of common stock issued and outstanding were exchanged for one share of common stock of the Company, and the authorized number of shares of the Company's Common Stock, \$.00001 par value, was reduced from 5,000,000,000 shares to 250,000,000 shares, with the par value unchanged. The implementing of the reverse split was approved by the Secretary of State of Florida on May 19, 2011.

On May 5, 2011, the Company entered into a Plan of Exchange agreement (the "Plan of Exchange") between and among the Company, GR8 Water Inc. (GR8), a Florida Corporation, the shareholders of GR8 ("GR8 Shareholders") and Ms. Carolina Hernandez and Mr. Orlando Hernandez, the Majority Shareholders of the Company. Pursuant to the Plan of Exchange, the Company acquired 26,100,000 shares of GR8 Common Stock, representing 100% ownership in GR8, in exchange for a new issuance of 29,157,931 shares of Company's Common Stock to the GR8 shareholders. As a result of the transaction, GR8 and its two subsidiaries, Aqua Pure International Inc. and Water Technologies International LLC, became the whollyowned subsidiaries of the Company.

On May 5, 2011, the Company entered into an Agreement (the "Agreement") between and among the Company and Mr. Orlando Hernandez, an individual ("Buyer"), pursuant to which the Buyer acquired 100% interest in the common shares of Latitude Powerboats Inc., the subsidiary of the Company incorporated in Florida, as well as assumed any and all liabilities of Latitude Powerboats Inc. in exchange for the payment of good and valuable consideration of not less than One Hundred dollars (\$100.00). As a result of the transactions consummated at the closing, the purchase gave the Buyer a 'controlling interest' in Latitude Powerboats Inc., and Latitude Powerboats Inc. was no longer wholly-owned subsidiaries of the Company. The Agreement was approved by the Board of Directors of the Company on May 5, 2011.

On March 27, 2014, the Company filed Articles of Amendment to Articles of Incorporation with Secretary of State of Florida to increase its authorized shares of common stock, par value \$0.00001 per share, to 750,000,000 shares; to increase its authorized shares of Series A Convertible Preferred Stock to 750,000 shares; to increase its authorized shares of Series B Convertible Preferred Stock to 500,000 shares, and to create Series C Convertible Preferred Stock with 300,000 authorized shares, out of the 2,000,000 shares of preferred stock, \$.00001 par value.

10. Any de-listing of the issuer's securities by any securities exchange or deletion from the OTC:

None.

11. 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 and any current, past or pending trading suspensions by a securities regulator. State the names of the principal parties, the nature and current status of the matters, and the amounts involved:

There are no pending or threatened legal or administrative actions pending or threatened against the Company.

B. Business of Issuer.

The Company has patent pending products in water generation, air filtration, water filtration and dehumidification. The Company sells and distributes home and office AWG's and commercial units that produce drinking water, ranging from seven gallons to several thousands of gallons per day by extracting water from the air.

1. The issuer's primary and secondary SIC Codes;

The Primary SIC Code for the company is 5078 - Refrigeration Equipment and Supplies

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

The Company is currently conducting business and has operations.

3. If the issuer is considered a "shell company" pursuant to Securities Act Rule 405:

The Company is not now and has never been a "shell company" as that term is defined in Rule 405 of the Securities Act.

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.

Water Technologies International, Inc., a Florida public holding company, is comprised of four wholly owned subsidiaries. GR8 Water, Inc., "Great Water" is focused on home and office as well as large commercial AWG's (Atmospheric Water Generators). The second wholly owned subsidiary is Aqua Pure International, Inc. a Florida corporation that is focused on filtration devices for the AWG's. The third wholly owned subsidiary is Water Technologies International, LLC, a Florida limited liability company, which holds the "Patents Pending" and licenses the intellectual property for the holding company. Currently, the Company has patent issued in China with expiration on May 17, 2021 and patent issued in South Africa with expiration on May 17, 2031. The forth is Water Technologies International China, Inc., which was incorporated to open sales, marketing, and distribution of the company's products into China. All of the associated companies are in the business of designing, manufacturing and distributing Atmospheric Water Generators (AWG's) and related products.

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

The manufactures of our products are generally CE certified based on mechanical parts manufactured in the United States and by companies abroad.

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 Research and Development of the new technologies and products by the Company is an ongoing process. During the years ended December 31, 2013 and 2012, the Company had R&D expenses in amount of \$67,030 and \$99,125, respectively, of which \$0 was borne directly by the customers. During the nine months ended September 30, 2014, the Company had R&D expenses in amount of \$7,212.

7. Costs and effects of compliance with environmental laws (federal, state and local):

Each State regulates the sale, manufacture and distribution of general HVAC materials independently; therefore costs vary from state-to-state depending upon the state, type of product, size of package, and the number of tons sold, however we do not believe that these costs have been or will be material to us.

8. The number of total employees and number of full-time employees.

The Company has approximately 3 full time employees, and 3 part time employees to support production and sales support.

Item IX: The nature of products or services offered.

The Company offers exclusive patent pending AWG's, and water filtration products that produce 99.9% pure drinking water in places that may or may not have potable drinking water available. Currently, the Company has patent issued in China with expiration on May 17, 2021 and patent issued in South Africa with expiration on May 17, 2031.

1. Distribution methods of the products or services:

The Company has several distributors that are licensed to manufacture, sell and distribute the patent pending products our company offers.

2. Status of any publicly announced new product or service:

The Company made an announcement on the corporate reorganization and will continue to announce all new services and products as listed.

3. Competitive business conditions, the Issuer's competitive position in the industry, and methods of competition:

Competitive position analysis:

Strengths

Strengths - Internal

- Passion/vision
- Industry experience
- Product innovation
- R&D depth
- Industry contacts
- Timely competitive product line
- Product performance
- Current client base
- Sales history
- Ability to scale
- Web site strategy
- Education key to pipeline pull through
- Experienced management team
- "How To" programs customer service
- Exposure based on water shortage/ Hurricane awareness
- Diversified distribution team

Strengths - External

- Water crisis movement
- Consumer awareness and acceptance water contamination
- Market size is indefinably huge and growing
- No real market leader
- Primary competitor is not US based
- Industry contacts to attract qualified people
- Steadily increased international brand recognition

Weaknesses

- Regional sales is in its early stages
- Limited funding for expansion to date
- General economic factors have restrained explosive growth potential
- Lack of E -Commerce presence has limited brand awareness

Opportunities

- Adequate cash infusion would fuel explosive growth potential
- Largely untapped market is ripe for the taking
- National market opportunity
- Opportunity to be in the forefront of the AWG movement
- Many opportunities exist for new products in water generation
- Government will significantly enlarge the market for AWG's

Threats

- Unavailability of funding will significantly limit growth
- Slow or no economic recovery
- Change in government support for AWG's
- Large industry competition expansion into the AWG markets

Methods of Competition

Marketing Strategy

The marketing strategy is designed to increase market share and sales of WTI's branded products along in the United States and abroad by promoting our innovative, competitively superior, AWG products at competitive prices. Our marketing will always include an emphasis on our education-first approach to customer use and service.

We will achieve this through the use of traditional as well as new media venues, where information and education are a primary factor in the consumer buying process. In addition we will implement grass roots efforts to create new strategic alliances with municipalities, community organizations, regional and national foundations, universities and industry trade/buying groups.

We will further forge relationships with like-minded companies and leverage the combined marketing efforts and public relations initiatives to bring about and reinforce positive change in the minds of our every-day consumer resulting in an increase in consumer confidence, brand integrity and purchases.

Sales Strategy

Increase purchase volume from existing distribution partners.

Achieve our expansion by closing potential deals in South Africa, Mexico, South America as well as expanding throughout Asia.

Continue to pursue and enter into agreements for international and independent contractor Distributor outlets and in 2014. Add a marketing and sales person in 2014, for further expansion efforts throughout the United States and abroad.

The WTI website will continue to expand in 2014, as the company broadens its resource materials and video library. E-commerce function will also be added to further increase revenue. WTI is not forecasting online sales in 2014 however; increases should follow in 2015 as the company begins to allocate online-marketing dollars.

4. Sources and availability of raw materials and the names of principal suppliers:

WTI practices redundancy with all suppliers. The proprietary nature of our business prohibits us from listing our suppliers here. Availability is plentiful, with no restriction on purchases.

5. Dependence on one or a few major customers:

Although some of our Distribution partners purchase more than others, there is no dependence on any one partner or group of partners.

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

Several patents pending, including a utility patent filed in 2010 and PCT, Patent Convention Treaty (international patent coverage) filed in May of 2011. Patents have been issued in China, South Korea and in South Africa with validation of 10 years and 20 years, respectively.

Several licensing agreements and several are pending.

Trade names: GR8 Water, Great Water and Water Village

List of Trademarks attached herein as Exhibit A

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

There is currently no body that regulates the sale, manufacture and distribution of AWG's independently. Water Technology International, Inc. is compliant with all regulations and is up to date with all licensing requirements where it provides sales and services. Some refrigerants require Federal EPA approval. Water Technology International, Inc. is compliant with all regulations and its suppliers and distributors are up to date with all Federal EPA requirements where it provides services.

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

The Company operates one office and R&D facility which consists of a 2,000 square foot office and a research and development production facility in Port St. Lucie FL where WTII designs the proprietary AWG systems and testing occurs.

Part D: Management Structure and Financial Information

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

A. Officers and Directors.

President, Chief Executive Officer and Director

- 1. Full Name: William Scott Tudor
- 2. Business Address: 10219 SE Lennard Road Port St. Lucie FL 34952
- 3. Employment history: Mr. Tudor is the Founder & CEO of Aqua Pure International, Inc. and GR8 Water, Inc. Mr. Tudor's management and operational experience encompasses a wide and varied management base, including an automotive business, a four-star restaurant and a landscape/hardscape business. For over 30 years, this seasoned executive has provided innovative ideas and solutions to varied industries. For the past five years Mr. Tudor has been involved in intensive research and development in the Atmospheric Water Generator industry, focusing on providing an environmentally-friendly solution to our world's water crisis. This research has resulted in the development of several pending patents.
- 4. Board memberships and other affiliations: Director
- 5. Compensation by the issuer: \$96,000 per year, plus benefits and expenses.
- 6. Number and class of issuer's securities beneficially owned:

10,300,000 shares of Common Stock 530,000 shares of Series A Preferred Stock 50,000 shares of Series A Preferred Stock are indirectly owned in name of his spouse

Director

- 1. Full Name: Frank J. Hariton
- 2. Business Address: 10219 SE Lennard Road Port St. Lucie FL 34952
- 3. Employment history: Mr. Frank J. Hariton, Director, brings over 35 years experience. Corporate Securities attorney member of the New York bar since 1975. Mr. Hariton has a successful Law practice in White Plains, NY, specializing in Securities Law.

- 4. Board memberships and other affiliations: Corporate Secretary for several public companies.
- 5. Compensation by the issuer: 10,000 shares of Series A Preferred Stock for 1 year directorship.
- 6. Number and class of issuer's securities beneficially owned:

435,000 shares of Common Stock 90,000 shares of Series A Preferred Stock

Founder & Director

- 1. Full Name: Patrick Doughty
- 2. Business Address: 10219 SE Lennard Road Port St. Lucie FL 34952
- 3. Employment history: Director of GR8 Water, Inc. Mr. Doughty has over 25 years of business experience in his career. Mr. Doughty is currently the President of Green Option Partners, LLC. A management consulting and venture capital company, Mr. Doughty was also the director of a national optical outlet and brings corporate finance experience to the Board of Directors.
- 4. Board memberships and other affiliations: None
- 7. Compensation by the issuer: 20,000 shares of Series A Preferred Stock for 1 year directorship
- 5. Number and class of issuer's securities beneficially owned:

10,000,000 shares of Common Stock 30,000 shares of Series A Preferred Stock 20,000 shares of Series A Preferred Stock are indirectly owned through his control of Green Option Partners, LLC,

B. <u>Legal/Disciplinary History.</u>

- 1. Conviction in a criminal proceeding or named as a defendant in a criminal proceeding: None.
- 2. Entry of an order, judgment, or decree, not reversed, suspended or vacated that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or bank activities: None.
- 3. A finding or judgment by a court (in civil action), the SEC, the Commodity Futures trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law: 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: None.

C. <u>Disclosure of Family Relationships</u>.

There are no family relationships among and between the issuer's directors, officers, persons nominated or chosen by the issuer to become directors or officers, or beneficial owners of more than five percent (5%) of any class of the issuer's equity securities.

D. <u>Disclosure of Related Party Transactions.</u>

None.

E. Disclosure of Conflicts of Interest.

There are no conflicts of interest.

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

The unaudited consolidated balance sheets, consolidated statements of income, consolidated statements of cash flows, consolidated statements of changes in stockholders' equity and financial notes for the quarters ended September 30, 2014 and 2013 were previously filed on November 10, 2014.

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

The unaudited consolidated balance sheets, consolidated statements of income, consolidated statements of cash flows, consolidated statements of changes in stockholders' equity and financial notes for the years ended December 31, 2013 and 2012 were previously filed on March 18, 2014.

Item XIV: Beneficial owners.

Provide a list of the name, address and shareholdings of all persons beneficially owning more than five percent (5%) of any class of the issuer's equity securities.

As of November 6, 2014: Common Stock

Name	Address	Number Of Common Shares	Percentage Of Class
William Scott Tudor	1385 SW Bent Pine CV Port St. Lucie, FL 34986	10,300,000	5.73%
Patrick Doughty	8658 Thousand Pines Drive West Palm Beach, FL 33411	10,000,000	5.57%
Carmel Advisors LLC Colin Gibson	11995 El Camino Real, Ste 301 San Diego, CA 92130	10,000,000	5.57%
Marc Kooperman	410 E 21 st Street Chester, PA 19013	10,000,000	5.57%
All Officers and Directors		20,300,000	11.30%

Name	Address	Number Of Series A Preferred Stock	Percentage Of Class
William Scott Tudor	1385 SW Bent Pine CV Port St. Lucie, FL 34986	580,000	80.56%
Frank Hariton	1065 Dobbs Ferry Road White Plains, NY 10607	90,000	12.50%
Patrick Doughty	8658 Thousand Pines Drive West Palm Beach, FL 33411	50,000	6.94%
All Officers and Directors		720,000	100.00%
Series B Preferred Stock			
Name	Address	Number Of Series B Preferred Stock	Percentage Of Class
Alliance International Capital Mgmt. Group, Ltd. Trenton Smith	4th Floor Centreville House 2nd Terrace West PO BOX N. 8303 Nassau, NP Bahamas	50,000	11.36%
Educational Group LLC Teresa Haynes	1082 SW Keats Ave Palm City FL 34990	90,000	20.46%
First Level Capital LLC Michael Friedman	477 South Rosemary Ave, Suite 202 West Palm Beach, FL 33401	50,000	11.36%
Number One Holdings, Inc. Mark Rapke	3005 Highlands By The Lake Wa Lakeland, FL 33812	y 250,000	56.82%
Series C Preferred Stock			
Name	Address	Number Of Series B Preferred Stock	Percentage Of Class
Disruptive Technologies, Inc. Jan Michael Weinberg	2 Corporate Drive, Suite 234 Shelton, CT 06484	140,000	50.00%
Karma USA, Inc. Jan Michael Weinberg	2 Corporate Drive, Suite 234 Shelton, CT 06484	140,000	50.00%

Item XV: 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:

1. Investment Banker

None

2. Promoters

None

3. Counsel

Frank J. Hariton, PA Attorney at Law 1065 Dobbs Ferry Road White Plains, NY 10607 Phone: (914) 674-4373

Fax: (914)-693-2963

Email: hariton@sprynet.com

4. Accountant or Auditor

Accountant:

Bongiovanni & Associates, PA 7951 SW 6th Street Suite 216 Plantation, FL 33324

Phone: (954) 424-2345 Fax: (954) 424-2230

Email: tracy_lok@yahoo.com

5. Public Relations Consultant(s)

The Issuer has engaged Wall Street Resources, Inc. as Public Relations Consultants at this time.

Wall Street Resources 3557 Corporate Parkway Palm City, FL 34990 www.wallstreetresources.net

6. Investor Relations Consultant

Gerald Kieft / WSR Group 3557 Corporate Parkway Palm City FL 34990 (772) 219-7525 ir@thewsrgroup.com

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

None

Item XVI: Management's discussion and analysis or plan of operation.

A. Plan of Operation: Issuer's Plan of Operation for the next twelve months.

Water Technologies International's (WTII), business model has been well received by our current distributors, manufactures and commercial customers. The global awareness regarding the importance to access fresh drinking water is becoming more prevalent. The ability of our products to generate fresh drinking water is well received and as the company grows over the next several years, the mission is to continue to capitalize on the popularity of Atmospheric Water Generators, and our ancillary AC and filtration products. WTII will achieve this by increasing the number of distributors worldwide to sell our products and service customer for our exclusive patent pending products. This will improve direct access to WTII's unique products, educational resources, and expanding awareness of the quality brand through local, regional and national marketing initiatives. Plans for the WTII's website, (www.gr8water.net) include offering targeted products for sale to the online community and expanding the site knowledge base to gradually become a resource for all things involving AWG's.

The Company's products are unique and patent pending, the ability to generate drinking water from air is a novel idea and in some countries a life saving proposition. WTII and our distributors are ready to capitalize on this incredible opportunity before them. Currently, the Company has patent issued in China with expiration on May 17, 2021 and patent issued in South Africa with expiration on May 17, 2031.

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

For the periods ended September 30, 2014 and 2013 (Unaudited)

Revenues

We had revenues of \$36,223 and \$20,603 for the nine months ended September 30, 2014 and 2013, respectively. We are in the business of designing, manufacturing and distributing AWG's and related products. Our current revenues do not steadily increase since we do not have well developed market for our products yet. The sales in 2014 were due to closing deals in South Africa, Mexico, South America as well as testing products in these countries. We had no revenues during the three months ended September 30, 2014 and 2013.

Operating Expenses

We had operating expenses of \$139,214 and \$378,795 for the three and nine months ended September 30, 2014, respectively. Comparatively, we had operating expenses of \$224,128 and \$713,129 for the three and nine months ended September 30, 2013, respectively. Operating expenses were in connection with our daily operations, including but not limited to, consulting and advising fees, accounting fees, officer compensation, rent, website development and others. The decrease in operating expenses in 2014 were due primarily to the decrease in non-cash expenses, which were \$72,264 and \$166,024 for the three and nine months ended September 30, 2014, respectively, compared to \$97,326 and \$477,877 during the same periods in 2013. The shares were valued at the fair value on the grant date, and booked pro rata within the relative service periods.

Both operating costs and expected revenue generation are difficult to predict. There can be no assurance that revenues will be sufficient to cover future operating costs, and it may be necessary to continuously raise additional capital to sustain operations.

We expected our operating expenses would significantly increase in 2015 resulting from the business of designing, manufacturing and distributing AWG's and related products.

Income/Losses

Net losses were \$140,681 and \$366,866 for the three and nine months ended September 30, 2014, respectively, compared to \$225,781 and \$762,018 during the same periods in 2013. The decrease in net loss in 2014 was primarily attributable to the decrease in stock issued for services during the period.

We expected we would be profitable resulting from the business of designing, manufacturing and distributing AWG's and related products. However, there can be no assurance that we will achieve or maintain profitability, or that any revenue growth will take place in the future.

Impact of Inflation

We believe that inflation has had a negligible effect on operations since inception. We believe that we can offset inflationary increases in the cost of operations by increasing sales and improving operating efficiencies.

Liquidity And Capital Resources

During the nine months ended September 30, 2014 and 2013, net cash flows used in operating activities were \$181,354 and \$169,421, respectively. Negative cash flows in the nine months ended September 30, 2014 were due primarily to the net loss of \$366,866, partially offset by the non-cash expenses of \$166,024 due to stock issuance for services. Negative cash flows in the nine months ended September 30, 2013 were due primarily to the net loss of \$762,018, partially offset by the non-cash expense of \$477,877 due to stock issued for services and \$47,544 in deposits made for products.

During the nine months ended September 30, 2014 and 2013, we had cash flows of \$10,708 and \$28,060 used in investing activities, respectively, attributable to legal fees and other costs associated with obtaining patents.

During the nine months ended September 30, 2014, net cash flows provided by financing activities were \$180,000 consisting of proceeds from notes payable in amount of \$55,000 and the proceeds from sales of shares in amount of total \$125,000. During the nine months ended September 30, 2014, the Company sold 10,500,000 shares of its Common Stock at a price of \$.01 per share, sold 50,000 shares of its Series "B" Preferred Stock for cash payment of \$15,000 and received a cash payment of \$5,000 in connection with a stock-based consulting agreement. During the nine months ended September 30, 2013, net cash flows provided by financing activities were \$192,183, due primarily to the \$213,000 proceeds from sales of common stock partially offset by a loan repayment to related party in the amount of \$21,167.

We had cash of \$3,450 on hand as of September 30, 2014. On the short-term basis, we will be required to raise a significant amount of additional funds over the next 12 months to sustain operations. On the long-term basis, we will potentially need to raise capital to grow and develop our business.

It is likely that we will require significant additional financing within the next 12 months and if we are unable to raise the needed funds on an acceptable basis, we may be forced to cease or curtail operations.

C. Off-Balance Sheet Arrangements: None

Part E: Issuance History

Item XVII: List of securities offerings and shares issued for services in the past two years.

List below any events, in chronological order, that resulted in changes in total shares outstanding by the issuer (1) within the two-year period ending on the last day of the issuer's most recent fiscal year and (2) since the last day of the issuer's most recent fiscal year.

Between January 1, 2012 through December 31, 2012:

Restricted Common Shares Issuance:

Number of shares issued: 40,797,088 Legend: Rule 144

Between January 1, 2013 through December 31, 2013:

Restricted Common Shares Issuance:

Number of shares issued: 38,300,000 Legend: Rule 144

Between January 1, 2014 through Present:

Restricted Common Shares Issuance:

Number of shares issued: 37,700,000 Legend: Rule 144

Part F: Exhibits

Item XVIII: Material Contracts:

The purchase orders have resulted from orders by several different Distributors and there are presently no material contracts made in the ordinary course of business.

Item XIX: Articles of Incorporation and Bylaws.

Articles of Incorporation and all the amendments were previously filed on July 15, 2011

Bylaws was separately filed on October 19, 2011

Item XX: Purchases of Equity Securities by the Issuer and Affiliated Purchasers.

None.

Item XXI Issuer's Certifications.

- I, William Scott Tudor certify that:
- 1. I have reviewed this Information and Disclosure Statement of Water Technologies International, Inc.
- 2. Based on my knowledge, this Information and 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 Information and 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 Information and Disclosure Statement.

Date: November 13, 2014

/s/ William Scott Tudor William Scott Tudor Chief Executive Officer

EXHIBIT A

List of Trademarks

Serial Number: 85335079 Water Village

Serial Number: 85335040 Gr8 Water

Serial Number: 3473682 Great Water