



**Cloud Technologies, Inc.**  
**A Nevada Corporation**  
**OTCPK:CLDZ**

**INITIAL COMPANY INFORMATION AND DISCLOSURE STATEMENT**  
*Pursuant to Rule 15c2-11 (a)(5)*

**As of June 29<sup>th</sup>, 2009**

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The undersigned hereby certifies that the information herein is true and correct to the best of my knowledge and belief:

Document Date: June 29, 2009

By: *Name:* DAVID W. LOVATT  
*Position:* CHIEF EXECUTIVE OFFICER  
*Phone:* +1 (347) 404 5346  
*Email:* [david.lovatt@v-clouds.com](mailto:david.lovatt@v-clouds.com)  
*Web:* [www.v-clouds.com](http://www.v-clouds.com)

COPIES OF THIS INFORMATION AND DISCLOSURE STATEMENT ARE AVAILABLE  
FROM CLOUD TECHNOLOGIES, INC. UPON REQUEST.

DISCLOSURE STATEMENT  
PURSUANT TO RULE  
15c2-11  
SECURITIES EXCHANGE ACT OF 1934

**ITEM I      The exact name of the issuer and its predecessor, if any:**

Cloud Technologies, Inc.  
f.k.a. GeeksOnTime, Inc. (name change 6/17/09)  
f.k.a. Golfsmart Media, Inc. (name change 5/14/08, reversed 7/18/08)  
f.k.a. Media Awareness International, Inc. (name change 4/11/08)  
f.k.a. CEO Creditz, Inc. (name change 11/08/07)  
f.k.a. CEO Credit, Inc. (name change 4/22/05)  
f.k.a. Gallant Enterprises, Inc.

**ITEM II      The address of its principal executive offices:**

Unit 4, Park Farm, Courtyard,  
Easthorpe, Malton, North Yorkshire. YO17 6QX  
Telephone: +44 (0)115 714 3026  
Fax: +44 1653 693040  
Website: [www.v-clouds.com](http://www.v-clouds.com)

**ITEM III      The State of incorporation:**

Incorporated on 08/12/2004 in Nevada

**ITEM IV      The exact title and class of security:**

500,000,000 Authorized Common Stock  
1,000,000 Authorized Preferred Stock  
4,795,495 Outstanding Shares Common Stock  
CUSIP: 189119100  
Symbol: CLDZ

**ITEM V      The par or stated value of the security:**

A. \$0.0001 per share for outstanding shares

B. Description of Securities

Description of Common Stock. Holders of Common Stock are entitled to one vote for each share held of record on all matters submitted to a vote of stockholders and may not cumulate their votes for the election of directors. Shares of Common Stock

are not redeemable, do not have any conversion or preemptive rights, and are not subject to further calls or assessments once fully paid.

Holders of Common Stock will be entitled to share pro rata in such dividends and other distributions as may be declared from time to time by the board of Directors out of funds legally available therefore, subject to any prior rights accruing to any holders of preferred stock of the Company. Upon liquidation or dissolution of the Company, holders of shares of Common Stock will be entitled to share proportionally in all assets available for distribution to such holders.

Description of Preferred Stock. The terms, preferences, limitations and relative rights of the Preferred Stock are as follows:

Description of Series A Preferred Stock. 200,000 shares will be designated Series A Convertible Preferred Stock ("Series A Stock"). The Series A stock will be convertible partially or fully at any time into shares of common stock. Each share of Series A Stock shall have a value on conversion of \$1.00, and be convertible into Common stock at a price equal to 80% of the market price of the Company's common stock (market price to be equal to the average of the closing Bid prices for the 5 trading days before notice of conversion).

Description of Series B Preferred Stock. 1,000 shares will be designated Series B Convertible Preferred Stock ("Series B Stock"). The Series B Stock shall be convertible into common stock as follows: (a) In the event of a default in the Promissory Note dated April 27, 2009, from the Company and certain individuals to Cihan Can (the "Note"), the Series B Stock may be converted at the option of holder at any time after such default into that number of shares of common stock that represents sixty percent (60%) of all outstanding shares of common stock, on a fully diluted basis taking into account any other classes or series of convertible and/or voting preferred stock, convertible debt, options, warrants, and any and all other rights to equity in the Company; or (b) if the Note has been paid in full on a timely basis without default, the Series B Stock shall be deemed automatically to have expired as to its terms and cancelled.

(a) The Board of Directors is expressly authorized at any time and from time to time to provide for the issuance of shares of Preferred Stock in one or more series, with such voting powers, full or limited, but not to exceed one vote per share, or without voting powers, and with such designations, preferences and relative participating, optional or other special rights and qualifications, limitations or restrictions, as shall be fixed and determined in the resolution or resolutions providing for the issuance thereof adopted by the Board of Directors, and as are not stated and expressed in this Certificate of Incorporation or any amendment hereto, including (but without limiting the generality of the foregoing) the following:

(i) the distinctive designation of such series and the number of shares which shall constitute such series, which number may be increased (but not above the total number of authorized shares of Preferred Stock and, except where otherwise provided by the Board of Directors in creating such series) or decreased (but not below the number of shares thereof then outstanding) from time to time by resolution by the Board of Directors;

(ii) the rate of dividends payable on shares of such series, the times of payment, whether dividends shall be cumulative, the conditions upon which and the date from which such dividends shall be cumulative;

(iii) whether shares of such series can be redeemed, the time or times when, and the price or prices at which shares of such series shall be redeemable, the redemption price, terms and conditions of redemption, and the sinking fund provisions, if any, for the purchase or redemption of such shares;

(iv) the amount payable on shares of such series and the rights of holders of such shares in the event of any voluntary or involuntary liquidation, dissolution or winding up of the affairs of the corporation;

(v) the rights, if any, of the holders of shares of such series to convert such shares into, or exchange such shares for, shares of Common Stock or shares of any other class or series of Preferred Stock and the terms and conditions of such conversion or exchange; and

(vi) the rights, if any, of the holders of shares of such series to vote.

(b) Except in respect of the relative rights and preferences that may be provided by the Board of Directors as hereinbefore provided, all shares of Preferred Stock shall be of equal rank and shall be identical, and each share of a series shall be identical in all respects with the other shares of the same series.

**ITEM VI The number of shares or total amount of the securities outstanding :**

Period ending 3/31/09 and 12/31/08:

500,000,000 shares Authorized Common stock  
479,549,545 shares Common stock outstanding  
25,500,000 free trading shares outstanding  
1 total beneficial shareholder  
118 total shareholders of record

Period ending 12/31/07:

500,000,000 shares Authorized Common stock  
115,851,909 shares Common stock outstanding  
8,200,000 free trading shares outstanding  
3 total beneficial shareholders  
154 total shareholders of record

**ITEM VII The name and address of the transfer agent:**

Holladay Stock Transfer, Inc.  
2939 North 67<sup>th</sup> Place  
Scottsdale, AZ 85251  
Telephone: 480-481-3940  
Fax: 480-481-3941

This Transfer Agent is registered under the Exchange Act. The regulatory authority of the Transfer Agent is the SEC.

**ITEM VIII The nature of the issuer's business:**

**A. Business Development**

Cloud Technologies, Inc (the "Company"), a Nevada corporation, is a holding company with no operations. Its sole asset is ownership of 100% of Enable Technology Solutions Limited, a UK limited company ("ENTEC"). For purposes of this description, all business of ENTEC is being consolidated into the Company.

The Companies business is to offer Email Management Services through its network of DataCenter's as well as offering Internet Services Providers outside of the US the ability to 'oem' its Software so as to open up other Territories to the Cloud Technologies Email Management Offering. The Company offers Anti-Spam and Anti-Virus services as well as giving business the ability to manage their email compliance and restrict data loss through email leaks.

On June 29<sup>th</sup> 2009, the Company acquired Enable Technology Solutions, a Limited Liabilities Company, through a Share Exchange Agreement making it a wholly owned subsidiary. The Company issued 50,000,000 shares in exchange for all the outstanding and issued interest in ENTEC.

**1. The form of the organization of the issuer:**

Cloud Technologies, Inc., a Nevada corporation.

**2. The year that the issuer was formed:**

The issuer was organized in 2004

**3. The issuer's fiscal year end date:**

December 31<sup>st</sup>

**4. Whether the issuer has been in bankruptcy, receivership, or any similar proceedings:**

The issuer has not been in bankruptcy, receivership, or any similar proceedings.

**5. Any material reclassification, merger, consolidation, or purchase or sale of a significant amount of assets not in the ordinary course of business:**

Cloud Technologies, Inc. completed the purchase of ENTEC, a U.K. company on June 29, 2009 and is consolidating their business into Cloud Technologies, Inc.

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

The issuer has not defaulted on any terms of any note, loan, lease or other indebtedness.

**7. Any change of control:**

Branislav Jovanovic, sole Director, appointed David Lovatt, Owen Dukes and Christopher Dewhirst to the Board of Directors on May 5, 2009., and then submitted his resignation as Director, President, Secretary and Treasurer. The Board of Directors appointed David Lovatt as President and Sarah Lovatt as Secretary.

**8. Any increase in 10% or more of the same class of outstanding equity securities:**

On June 29, 2009, through a share exchange agreement, outstanding common stock rose from 4,795,495 shares to 54,795,495 shares.

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

Cloud Technologies, Inc. completed the purchase of ENTEC, a U.K. company on June 29, 2009, and they will consolidate their business into Cloud Technologies, Inc.

A 100 to 1 reverse stock split was effective on June 17, 2009, for all outstanding shares of Common stock.

**10. Any delisting of the issuer's securities by any securities exchange or NASDAQ:**

None

**11. Any current, past pending or threatening legal proceedings or administrative actions either by or against the issuer that could have a material effect on the issuer's business, financial condition, or operations. State the names of the principal parties, the nature and current status of the matter, and the amounts involved:**

The issuer is not in any current, past, pending or threatened legal proceedings or administrative actions of any kind.

**B. Business of Issuer**

**1. The issuer's primary and secondary SIC Codes:**

The primary SIC Code is: 5045

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

Cloud Technologies, Inc. will be conducting the operations of Cloud Technologies (UK) Ltd., a wholly owned subsidiary acquired in June 2009, whose business is being consolidated into Cloud Technologies, Inc.



Cloud Technologies, Inc. is moving from the developmental stage through to an aggressive revenue generation phase with the completion of major product development.

**3. Is the Issuer, or has it at any time been a “shell company”?**

No

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

Cloud Technologies, Inc (the “Company”), a Nevada corporation, is a holding company with no operations. Its sole asset is ownership of 100% of Enable Technology Solutions Ltd., a UK Limited company (“CloudTech”). For purposes of this description, all business of CloudTech is being consolidated into the Company. The financial statements of CloudTech are attached to this disclosure statement.

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

There are no existing or probable governmental regulations on the business.

**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 Directors of Enable Technology Solutions has invested approximately \$150,000 on R& D over the past 12 months in the Email Management System. The cost of this R & D has been borne mostly by the Directors, with no more than \$50,000 being borne directly by customers.

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

No costs or effects of compliance with environmental laws to date.

**8. Number of total employees and the number of full time employees:**

The company has 7 full time employees and has a large contractor base that it has traditionally worked with. More recently, contracts have been signed with a development center in India to reduce the ongoing costs of development and support.

**ITEM IX: The nature of the products or services offered:**

**A. Principal products or services and their markets:**

Cloud Technologies Inc has developed Email Management Software & Systems. The market for these is to either Corporate Users within Small to medium sized Businesses, or via a “channel” sales structure through ISPs, Resellers and Distributors.

Offering Hosted Email Management and Anti-Spam services throughout the US, Cloud Technologies plans to aggressively grow market share in this territory.

**B. Distribution methods of the products or services:**

Cloud Technologies has a global reseller base established for its ‘Carrier Class’ Edition software which it offers to IT Service Providers for use in their own DataCenters.

Cloud Technologies makes use of US Based Data centers predominately, to offer a Hosted Email Service either directly to Business users or via a reseller channel using a Branded Service, branded as the resellers own service. The users ‘pay per user per month’ using *Software as a Service* methodology to deliver a commodity based service to Businesses.

**C. Status of any publicly announced new product or service:**

The New ‘Hosted’ Edition of the Email Management System has been launched to the US market and delivers effective control for business users of their business email purely by filtering their email through the Cloud Technologies deployed datacenters.

**D. Competitive business conditions, the issuer’s competitive position in the industry and methods of competition:**

Cloud Technologies has two offerings to the market:

- 1) A Hosted Solution which is operates from its own DataCenters. The competition in this space is limited to a handful of companies who, between them all, only account for 1% of the available market space. This is a fiercely competitive space, but, for example, the USA has 250m corporate email addresses in use today. The company with the largest market share in this space, only ‘managed’ 1m email addresses globally and they accounted for 20% of the current number being managed today. This space is wide open for further exploitation and revenue opportunities and opportunities for massive growth with the right technologies and marketing efforts.
- 2) Secondly, Cloud Technologies offers its own ‘in-house’ solution to ISPs and Service Providers globally on a low per-user per-month fee – the ‘Carrier Class’ Edition. This is unique in this space. We enable ISPs to become hosted email management centers in their own territories easily and quickly – opening up markets which were previously untapped. No one else is operating with this model – other competitors jealously guard their software and miss out on their market opportunity for global expansion.

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

None open to public view at this time



**F. Dependence on one or a few major customers:**

Not applicable.

**G. Patents, trademarks licenses, franchises, concessions royalty agreements or labor contracts, including their duration:**

While Cloud Technologies Inc does license some of its core system functionality, considerable development has also been undertaken by its development centers in Europe and India.

**H. The need for any government approval of principal products or services:**

Cloud Technologies Inc is not currently subject to any governmental approval for any of its products or service

**ITEM X: The nature and extent of the issuer's facilities:**

Cloud Technologies currently has office space that it uses in two locations in the UK as well as office space that it has available to use in the US. Cloud has plans to open a fully operational sales & marketing office in Orlando, Florida within the third quarter of 2009.

**ITEM XI: The names of the chief executive officers and Members of the Board of Directors, and control persons:**

**A. Officers and Directors:**

**David Lovatt, President, Director**, Currently holds 28,500,000 shares  
18 Ufton Croft Annual Salary: \$50,000  
Mount Nod  
Coventry, CV5 7HJ UK

**CEO & President at Cloud Technologies, Inc.**

Publically Held; Computer Software industry  
June 2009 – Present  
As outlined above.

**Director at Enable Technology Solutions**

Privately Held; Computer Software industry  
August 2008 – Present  
EnableTS is a provider of Secure Email Platforms to IT Providers such as ISPs, MSSPs, Anti-Virus vendors and businesses who want to provide 'in the cloud' email services. From Archiving through to Anti-Spam solutions, Enable can enable Providers to offer 'Value Adding' Email services to an existing client base with virtually zero capex and in a very short timeframe using the Enable Platform.

**Global Partnerships Manager at MXSweep Limited**

Computer & Network Security industry  
June 2007 – August 2008 (1 year 3 months)

Managed Email Filtering.

**Group Commercial Manager at Eclipse Group Solutions**

Privately Held ; 201-500 employees ; Computer Software industry  
March 2004 – June 2007 (3 years 4 months)

**National Sales Manager at Arc Technology Distribution**

Privately Held ; 51-200 employees ; Information Technology and Services industry

February 2000 – March 2004 (4 years 2 months)

Managing regional Sales Teams and responsible for revenue across the UK region across 5 divisions – Security; Networking; IBM; Services; Legacy hw/sw.

**Sarah Lovatt, Secretary**, Currently holds 25,000,000 shares

18 Ufton Croft

Annual Salary: \$50,000

Mount Nod

Coventry, CV5 7HJ UK

**Coventry Building Society**

Privately Held ; 2000+ employees ; Banking industry

February 2005 – Present (4 years 5 months)

**Owen Dukes, Director**, no shares held

Sunny Bank

\$ not applicable

Acklam, Malton

North Yorkshire, YO17 9RG

**CEO**

**Propalms, Inc**

Public Company; Computer Software industry

Currently holds this position March 2007 – Present (2 years 3 mos)

**Managing Director**

**Arc Technology Distribution Limited**

Private Company; Computer Software industry

2001 – 2006 (5 years)

**Christopher Dewhirst, Director**, no shares held

24, Stoneywell Road

\$ not applicable:

Leicester, LE4 1AS UK

**Technical Account Manager**

**Centralis**

Privately Held; Information Technology and Services industry

January 2009 – Present (6 months)

**Citrix/Microsoft/VMware Alliance Manager**

**Esteem Systems**

Privately Held; 51-200 employees; Information Technology and Services industry

July 2007 – January 2009 (1 year 7 months)

Looking after Citrix, Microsoft and VMware from a Commercial aspect i will be ensuring our sales and marketing efforts are closely aligned with these vendors and our preferred suppliers ensuring the maximum return on our relationships is achieved.

Ensure Business plans are agreed, developed and actioned  
Ensure Product Collateral is up to date and relevant  
Ensure Sales Teams are fully aware of the product/services portfolio  
Provide Commercial and Technical support to the Sales Cycle  
Ensure Marketing Activities are Tracked and Managed

**Managed Infrastructure Manager  
Eclipse Group Solutions**

Information Technology and Services industry  
September 2004 – June 2007 (2 years 10 months)

**B. Legal/Disciplinary History**

None of the foregoing persons have had:

1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other misdemeanor offenses);
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;
3. A finding or judgment by a court of competent jurisdiction (in a civil action), the SEC, the CFTC, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; or
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.

**C. Disclosure of Family Relationships:**

David Lovatt, President, Director and beneficial owner of more than 5% of Common stock, is married to Sarah Lovatt, Secretary of the Company.

**D. Disclosure of Related Party Transactions:**

There have been no related party transactions during the issuer's last two fiscal years and the current fiscal year, or any currently proposed transaction involving the issuer, in which the amount involved exceeds the lesser of \$120,000 or one percent of the average of the issuer's total assets at year-end for its last three fiscal years and any related person had or will have a direct or indirect material interest.

**E. Disclosure of Conflicts of Interest:**

There are no conflicts of interest.

**ITEM XII: The issuer's most recent balance sheet and profit and loss and Retained Earnings Statements:**

**CLOUD TECHNOLOGIES INC. PROFIT & LOSS STATEMENT**

From	01-Jan-09	
To	30-Jun-09	Year To Date
<b>Sales</b>		
Product Sales		£0.00
Bank Interest		£0.00
Other Sales		£0.00
		£0.00
<b>Purchases</b>		
Purchases		£1,831.00
Purchase Charges		£0.00
		£1,831.00
<b>Direct Expenses</b>		
Labour		£0.00
Commissions		£0.00
Sales Promotions		£0.00
Misc Expenses		£0.00
		£0.00
	<b>Gross</b>	
	<b>Profit/(loss)</b>	<b>-£1,831.00</b>
<b>Overheads</b>		
Gross Wages		£5,000.00
Rent & Rates		£0.00
Heat, Light and Power		£0.00
Phone		£609.16
Motor Expenses & Mileage		£1,858.00
Travel and Entertainment		£1,141.64
Printing & Stationary		£550.00
Professional Fees		£10,291.00
IT Services Web Design/Hosting Services/Broadband		£909.07
Equipment Hire and Rental		£0.00
Maintenance		£0.00
Bank Charges and Interest		£0.00
Depreciation		£0.00
Bad Debts		£0.00
Shell Cost		£6,044.00
General Expenses		£0.00
		£26,402.87
	<b>Net</b>	
	<b>Profit/(loss)</b>	<b>-£28,233.87</b>

**ITEM XIII: Similar Financial Information for the prior two (2) fiscal years of issuer's existence:**

N/A

**ITEM XIV: Beneficial Owners:**

David Lovatt (Currently owns 28,500,000 shares of Common Stock)  
18 Ufton Croft  
Mount Nod  
Coventry CV5 7HJ

Sarah Lovatt (Currently owns 25,000,000 shares of Common Stock)  
18 Ufton Croft  
Mount Nod  
Coventry CV5 7HJ

**ITEM XV: Outside Providers (name, address, telephone, email address) that advise the issuer on matters relating to operations, business development and disclosure:**

**1. Investment Banker**

**2. Promoters**

**3. Counsel**

J. Bennett Grocock  
3208C East Colonial Dr. #276  
Orlando, FL 32803  
Telephone: 407-261-5586  
Email: [jbg@bislawgroup.com](mailto:jbg@bislawgroup.com)

**4. Accountant or Auditor**

**5. Public Relations Consultants**

**6. Investor Relations Consultant**

Aquiline Group  
+1 (407) 660 6605  
Suite 300  
1800 Pembroke Drive  
Orlando  
Florida  
32810

## 7. Any other advisors

### Item XVI Management's Discussion and Analysis

Issuers that have not had revenues from operations in each of the last two fiscal years, or the last fiscal year and any interim period in the current fiscal year for which financial statements are furnished in the disclosure document, shall provide the information in paragraphs A and C of this item. All other issuers shall provide the information in paragraphs B and C of this item. The discussion and analysis shall focus specifically on material events and uncertainties known to management that would cause reported financial information not to be necessarily indicative of future operating results or of future financial condition. Issuers are not required to supply forward-looking information. This is distinguished from presently known data that will impact upon future operating results, such as known future increases in costs of labor or materials. This latter data may be required to be disclosed.

#### A) Plan of Operation

##### a. The Company

Cloud Technologies is an Email Management Company which has its own Hosted Email Management Service as well as offering Email Management Solutions to other types of provider such as Internet Service Providers, Hosted Exchange Providers, Managed Service Providers as well as large Systems Integrators.

Now firmly established as a 'business critical application' email within the small business as well as for the larger corporation has to flow uninterrupted, be free of malicious or time wasting material and has to be managed and policed in such a way as to protect against data leaks which could harm a corporation's image as well as materially damage either its business or that of its partners or customers.

By providing its own Hosted Service, Cloud Technologies, Inc. gains access to a market which is currently being tapped only at the margins. In the US alone, there are c.250m Business Email accounts with less than 5m being protected by hosted providers already in the market. Increasingly, business is turning away from expensive and burdensome 'in-house' solutions which require significant management time. Over the next five years, the 'Hosted Space' will increasingly be seen as the next generation solution to turn to for corporations globally.

The investment in setting up a hosted service can be significant and Cloud does not believe that it can penetrate some of the key global markets, such as Japan and China, with its own Hosted Service. As such, it is key that it makes use of its 'Carrier Class' Edition software, putting the Hosted Software into other providers' datacenters, allowing them to deliver the service to their existing customer base.

Cloud Technologies does not believe that there are other businesses with a go-to market strategy both with their own Hosted service as well as the



unique 'Carrier Class' edition. As such, Cloud is uniquely positioned to exploit a larger spread of the market globally.

b. Products & Services

Cloud Technologies has two offerings to the market:

- 1) A Hosted Solution which is operates from its own DataCenters. The competition in this space is limited to a handful of companies who, between them all, only account for 1% of the available market space. This is a fiercely competitive space, but, for example, the USA has 250m corporate email addresses in use today. The company with the largest market share in this space, only 'managed' 1m email addresses globally and they accounted for 20% of the current number being managed today. This space is wide open for further exploitation and revenue opportunities and opportunities for massive growth with the right technologies and marketing efforts.
- 2) Secondly, Cloud Technologies offers its own 'in-house' solution to ISPs and Service Providers globally on a low per-user per-month fee – the 'Carrier Class' Edition. This is unique in this space. We enable ISPs to become hosted email management centers in their own territories easily and quickly – opening up markets which were previously untapped. No one else is operating with this model – other competitors jealously guard their software and miss out on their market opportunity for global expansion.

c. Market & competitive Analysis

There are two types of solutions on the market today for dealing with the management of corporate email: 'In-House' & 'Cloud Based' (Hosted)

i: 'In-House' market - There are some key downsides with in-house solutions. The key drawback is that they often require considerable setup and ongoing management time to configure, quite apart from their not considerable capital costs for a solution offering similar functionality to the Cloud Technologies Hosted Service. Onsite boxes require management overhead in that their updates, whilst sometimes being automated, need to be tested before being rolled out to the corporate environment to ensure that they do not affect the day to day operation of the business. Finally, it is incredibly expensive for an in-house solution to provide full resilience as each unit purchased would have to be duplicated at multiple locations. In-House solutions will become less utilized over the coming decade for these reasons.

ii: 'Hosted Market' - In the hosted space there are three key players in the market: Message Labs, Postini and MXLogic. There are several smaller players, but between the smaller players, they control only 1% of the current hosted market. With the expectation of MXLogic, the key players have been purchased by much larger organisations and have been 'integrated' into the larger business' operations. In both cases, the sales effort has been diluted and the current customers often find it difficult to interact with a relatively small business that has been assimilated into an extremely large business. As such, the markets of the key players are in a confused state of

turmoil. Cloud Technologies believes that its own technology is far superior to MXLogic and, as such, can replace it as the dominate player in this space by utilizing its own Hosted Solution offering as well as in partnership with some of the key ISP's globally with its 'Carrier Class' Edition.

d. Special Services

e. Finance

Cloud Technologies, through its subsidiaries, have recorded no revenue for the previous two years.

A statement of the current financial position is attached.

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

a. Financial Condition

Cloud Technologies, through its subsidiaries, have recorded no revenue for the previous two years.

b. Risk Factors

Shares of Cloud Technologies Inc. are subject to a number of risk factors. The following are representative of those risks. Such summary is not intended to be exhaustive of risks that are or may become relevant: The common stock is currently illiquid and highly speculative. Investment therein involves a high risk of loss of an investor's entire investment in the Company. Each prospective investor is urged to carefully review the risk factors discussed below and to discuss with management the nature and extent of risks inherent in the Company's proposed business in determining whether to invest in the Company..

c. Off-Balance Sheet Arrangements:

N/A

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

None

**Item XVIII EXHIBITS**

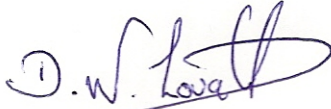
Exhibit A. Issuer's Certifications

Exhibit B. Articles of Incorporation and Bylaws

THE UNDERSIGNED HAS READ ALL OF THE ITEMS SET FORTH HEREIN AND,  
AS TO THE BEST OF THE UNDERSIGNED'S KNOWLEDGE AND BELIEF, THE  
INFORMATION CONTAINED HEREIN IS ACCURATE AND COMPLETE.

DATED, THIS 26th DAY OF June, 2009

**Cloud Technologies, Inc.**

A handwritten signature in blue ink, appearing to read "D. W. Lovatt", written over a horizontal line.

BY: \_\_\_\_\_  
David Lovatt,  
CHIEF EXECUTIVE OFFICER

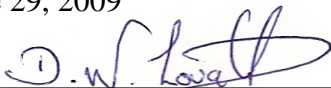
Exhibit A.

Issuer's Certification

I, David W. Lovatt, certify that:

1. I have reviewed this Initial Company Information and Disclosure Statement of Cloud Technologies, 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.

June 29, 2009



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David W. Lovatt  
President, CEO, CFO