Company Information and Disclosure Statement Section One: Issuers' Annual Disclosure Obligations

Green Bridge Technologies International, Inc.
OTCPK: GRBT

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Section One: Issuers' Initial Disclosure Obligations

Part A General Company Information

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

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

Exact Company Name: Green Bridge Technologies International, Inc. (hereinafter referred to as "we," "us," "our," the "Company," "Green Bridge" or the "Issuer").

Predecessors: DirectView Technology Group, Inc., until August of 2009; Homeland Integrated Security Systems, Inc. until October of 2008; and Second Colonial Mining, Inc. until August of 2004.

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

In answering this item, please also provide (i) the telephone and fax number of the issuer's principal executive offices, (ii) if applicable, the URL of each website maintained by or on behalf of the issuer, and (iii) if applicable, the name, phone number, email address, and mailing address of the person responsible for the issuer's investor relations.

Address: 15091 Poberenzy CT., Linden, MI 48451

Phone: 810-410-8177 Fax: 810-213-1487

Website: www.gbtonline.com

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

Provide the issuer's jurisdiction(s) of incorporation or jurisdiction(s) of organization (if the issuer is not a corporation) and the date on which it was incorporated or organized.

The original corporation, Second Colonial Mining, Inc., was incorporated on February 24, 2003. It was re-domiciled from Ontario, Canada to Florida by the filing of the Articles of Incorporation and Articles of Merger with the Secretary of State of Florida. The Company is currently a Florida corporation.

Part B Share Structure

Item IV The exact title and class of securities outstanding.

In answering this item, provide the exact title and class of each class of outstanding securities. In addition, please provide the CUSIP and trading symbol.

Security Symbol: GRBT CUSIP Number: 254576101 Common Stock (as of 9/30/10): Authorized: 2,000,000 Outstanding: 901,061,304

Preferred Stock (as of 9/30/10): Authorized: 25,000,000

Outstanding: 5,201,185

Item V Par or stated value and description of the security

A. Par or Stated Value. Provide the par or stated value for each class of outstanding securities.

The Corporation is authorized to issue 2,000,000,000 shares of Common Stock, at par value \$0.00001, and 25,000,000 shares of Preferred Stock, at par value \$.001.

- B. Common or Preferred Stock.
 - 1. For common equity, describe any dividend, voting and preemption rights.

Shareholders of Common Stock receive one vote per Common share; there are no dividends or preemptive rights associated with the stock.

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

The Series A Convertible Preferred Stock

The Series A Convertible Preferred Stock consists of 10,000,000 shares. Each share of Series A Convertible Preferred Stock is convertible, at the option of the holder thereof, at any time after six (6) months from the date of issuance (the "Conversion Date"), into one hundred (100) shares of fully paid and non-assessable shares of Common stock. In addition, the holders of the Series A Convertible Preferred Stock are 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 share of Series A Convertible 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 Series A Convertible Preferred Stock is entitled to a liquidation preference in an amount equal to \$1.00 per share. Finally, there is no provision in issuer's charter or by-laws that would delay, defer or prevent a change in control of the issuer.

Series E Convertible Preferred Stock

The Series E Convertible Preferred Stock consists of 5,000,000 shares. Each share of Series E Convertible Preferred Stock is convertible, at the option of the holder thereof, at any time after six (6) months from the date of issuance (the "Conversion Date") into a number of share of fully paid and non-assessable shares of Common Stock based upon the price per share of the Common stock, determined based on the average of the closing price for the Company's common stock for each of the ten (10) consecutive trading days immediately prior to the date the holder gives notice to the Corporation of their intent to convert Unit(s). Holders of series E who hold their shares for a holding period of twelve (12) months will be able to convert at a discount of twenty percent (20%) (the "Conversion Ratio") based on the average of the closing bid price for the Company's

common stock for each of the ten (10) consecutive trading days immediately prior to the date the holder gives notice to the Corporation of their intent to convert Unit(s). In addition, the holders of the Series E Convertible Preferred Stock and the holders of the common stock are 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 share of Series E Convertible 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. The Series E Convertible Preferred Stock is entitled to a liquidation preference in an amount equal to \$1.00 per share. Finally, there is no provision in issuer's charter or by-laws that would delay, defer or prevent a change in control of the issuer.

Series F Convertible Preferred Stock

Series F Convertible Preferred Stock consists of 5,000,000 shares. The holders 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. Each share of Series F Convertible Preferred shall be convertible, at the option of the holder thereof, at any time after six months from the date of issuance (the "Conversion Date") into a number of share of fully paid and non-assessable share of Common Stock based upon the price per share of the Common stock, determined based on the average of the closing bid price for the Company's common stock for each of the ten (10) consecutive trading days immediately prior to the date the holder gives notice to the Corporation of their intent to convert Unit(s), less a discount of twenty five percent (25%). (the "Conversion Ratio"). In the event of any liquidation, dissolution or winding up of the Corporation, the holders of the Series F Convertible Preferred shall be entitled to receive, prior to the holders of the other series of Preferred Stock and prior and in preference to any distribution of the assets or surplus funds of the Corporation to the holders of any other shares of stock of the corporation by reason of their ownership of such stock, an amount equal to \$1.00 per share with respect to each share of Series F Convertible Preferred. Finally, there is no provision in issuer's charter or by-laws that would delay, defer or prevent a change in control of the issuer.

3. Describe any other material rights of common or preferred stockholders.

None

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

None

<u>Item VI The number of shares or total amount of the securities outstanding for each class of securities authorized.</u>

In answering this item, provide the information below for each class of securities authorized. Please provide this information (i) as of the end of the issuer's most recent fiscal quarter and (ii) as of the end of the issuer's last two fiscal years.

Common Stock

	Last Fiscal Year	Previous to Last Fiscal Year
(i) Period end date;	9/30/10	9/30/09
(ii) Number of shares authorized;	2,000,000,000	975,000,000
(iii) Number of shares outstanding;	901,061,304	574,823.279
(iv) Freely tradable shares (public float); and	552,958,361	53,997,836
(v) Total number of shareholders of record.	542	289

Preferred Stock

	Last Fiscal Year	Previous to Last Fiscal Year
Period end date;	9/30/10	9/30/09
Number of shares authorized;	25,000,000	25,000,000
Number of shares outstanding;	5,201,185	618,111
Total number of beneficial shareholders; and	28	46
Total number of shareholders of record.	28	46

Part C Business Information

Item VII The name and address of the transfer agent*

In answering this item, please also provide the telephone number of the transfer agent, indicate whether or not the transfer agent is registered under the Exchange Act, and state the appropriate

regulatory authority of the transfer agent. *To be included in OTCQX or the Current Information OTC Market Tier, the issuer's transfer agent must be registered under the Exchange Act.

Transfer Online 512 Salmon Street, Portland, OR 97214 Phone: 503-227-2950

Registered Under Exchange Act: Yes

Regulatory Authority: Security Exchange Commission (SEC)

Item VIII The nature of the issuer's business

In describing the issuer's business, please provide the following information:

- A. <u>Business Development</u>. Describe the development of the issuer and material events during the last three years so that a potential investor can clearly understand the history and development of the business. If the issuer has not been in business for three years, provide this information for any predecessor company. This business development description must also include:
 - 1. the form of organization of the issuer (e.g., corporation, partnership, limited liability company, etc.);

Green Bridge Technologies International, Inc. is a Florida Corporation.

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

The Company's predecessor, Second Colonial Mining, was incorporated on February 24, 2003.

3. the issuer's fiscal year end date;

September 30th.

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

The Company has not and is not in the process of filing bankruptcy, receivership or any other similar proceeding.

5. any material reclassification, merger, consolidation, or purchase or sale of a significant amount of assets;

On July 22, 2009, Brian Riley, the Company's Director, incorporated Ecologix in the State of Nevada. On July 24, 2009, the Company acquired Ecologix, which became a wholly owned subsidiary of the Company. On July 25, 2009, Ecologix acquired the Company's GPS tracking assets.

On September 15, 2009 the Company acquired Vapor Technologies, Inc. in exchange for \$5 Million worth of Common restricted shares (50,000,000 Common Shares valued at \$.10 per share) of Green Bridge Technologies International, Inc. Vapor Technologies, Inc. is developing a cutting edge vapor technology that allows engines

to operate more efficiently, resulting in increased fuel efficiency and reduced fossil fuel consumption. Vapor Technologies' process lowers the carbon footprint and does not require excessive heating of the fuel to function.

On January 8, 2010 Green Bridge Technologies International, Inc. acquired Air Pure systems for 90,000,000 restricted shares and a monthly cash payment.

On August 4, 2010 Air Pure System executed the Exit clause in the acquisition contract. The 90,000,000 shares were returned GRBT.

On August 5, 2010 Green Bridge Technologies International, Inc. licensed the muffler application of its patent pending vortex technology for a cash payment and a royalty based on future sales of mufflers utilizing this technology.

On September 16,2010 Green Bridge Technologies International, Inc. acquired Zap Industries, and Green Bridge Institute LLC. The acquisition was secured with a convertible note.

On September 30, 2010 sold the Ecologix division to Watchit Technologies, Inc. The sale was secured with a convertible note.

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

Yes, payments for press releases were interrupted for 5 months, but as of Dec 23, 2010, the debt has been paid off.

7. any change of control;

8/4/2010: Brian Riley resigned his director position

12/31/2009: A Board Resolution was signed by the Company to appoint Debora Baxter a Director.

9/17/2009: A Board Resolution was signed by the Company to appoint Cody F. Welch a Director as well as Executive Vice President of Business Development.

9/15/2009: A Board Resolution was signed by the Company to appoint William White a Director.

7/16/2009: A Board Resolution was signed resigning Brian Riley as Chairman and President, Fred Wicks as a Director, and Ian Riley as a Secretary, as well as adding Leonard Baxter, as the Company's current Chairman, President and Secretary, and Brian Riley as the Company's current Director.

5/22/2009: A Board Resolution was signed resigning Roger Ralston as CEO and appointing Brian Riley as Chairman and CEO, Fred Wicks as a Director, and Ian Riley as a Director and Secretary.

10/31/2008: An Amendment to the Articles of Incorporation was filed that removed Fredrick Wicks as CEO and Brian Riley as Secretary, as well as added Roger Ralston as CEO.

7/12/2007: The Company filed an Annual Report with the State of Florida removing Frank A. Moody II as CEO, as well as adding Fred W. Wicks as CEO and Brian Riley as Secretary.

8. any increase of 10% or more of the same class of outstanding equity securities;

7/15/09: 40,000,000 Common shares were issued to Big Apple Equities, LLC which resulted in an increase to the outstanding of 34%.

7/16/09: 150,000,000 Common Shares were issued to the following individuals, J Ian Riley, Brian D Riley and Fredrick W Wicks. The total Common shares issued was 450,000,000 which resulted in an increase to the outstanding of 391%.

1/13/2010: 90,000,000 Common shares were issued to Air Pure Systems which resulted in an increase to the outstanding of 21%

6/15/2010: 70,000,000 Common shares were issued to Kevin Sullivan which resulted in an increase of 10.2%

9/20/2010: 105,263,150 Common Shares were issued to Nancy Simms which resulted in an increase to the outstanding of 13%

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

On October, 24, 2007 the Company effected a recapitalization of the Corporation. The recapitalization consisted of a reverse split of 400 old common shares for 1 new common share of the Corporation.

On December, 1 2008 the Company effected a recapitalization of the Corporation. The recapitalization consisted of a reverse split of 10,000 old common shares for one new common share of the Corporation.

10. any delisting of the issuer's securities by any securities exchange or deletion from the OTC Bulletin Board; and

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

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.

None

B. <u>Business of Issuer</u>. Describe the issuer's business so a potential investor can clearly understand it. To the extent material to an understanding of the issuer, please also include the following:

Green Bridge Technologies International, Inc., is a technology development company focused on developing and marketing innovative, "green" technologies and services that will contribute to the environmental efforts including, increasing energy efficiency, and lowering emissions.

Technology Incubator – Vapor Technologies

This division of the Company will serve as an incubator for new and innovative "green" technologies. The Technology Incubator will acquire and aid each company in developing and carrying out its business model to successfully launch its products into the marketplace. The Company acquired its first acquisition, Vapor Technologies, Inc. on September 14, 2009. Vapor Technologies has developed a unique encapsulated vortex system that has the ability to convert a liquid stream to pure vapor; separate particulates from an air flow; and mix gases and liquids at elevated temperatures in an electrically charged environment. Green Bridge expects this fully developed system to have a significant, positive impact on the fuel economy and emissions

Ecologix (Sold on 9/30/2010)

Ecologix, a wholly owned subsidiary of Green Bridge, is a global technologies company. Ecologix provides unique location-based service (LBS), asset-based security and machine-to-machine (M2M) monitor and control products. Using applications for data and tracking functions across a variety of industries, utilizing CDMA, IDEN, and GSM technologies, it allows users to generate operating and maintenance reports to help lower fuel consumption. Ecologix has been in the business of selling global positioning systems (GPS) and tracking solutions since 2004; its products are listed on the U.S. General Services Administration (GSA) Schedule and on the GSA Advantage, an electronic shopping and ordering system that allows government agencies to buy direct from GSA Schedule contractors online.

Government Services Division

The Company's Government Services Division aids in the approval process for products to become eligible for listing on the GSA Schedule and the GSA Advantage, as well as marketing these products to various sectors of the government. The Government Services Division currently markets Ecologix's products and is seeking to develop strategic partnerships with organizations that have "green," innovative products. This division will generate revenue through charging these organizations a fee to have their products become GSA listed, as well as receive a percentage of sales generated from the GSA listing.

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Air Pure Systems (acquired 1/8/2010, Contract exit 8/4/2010)

This division produced a protoype device that is capable of producing significantly greater fuel efficiency in gasoline and diesel engines. The APS patented device accomplishes this task without altering the engines basic mechanics. As the device lowers an engine's fuel requirements it also respectively lowers its emissions. Green Bridge acquired APS with the intent of bringing this technology to production.

Zap industries (acquired 9/16/2010)

ZAPTM offers non-toxic, environmentally friendly cleaning products to fit the sanitation needs of the Medical, Agricultural, Military and Retail sectors of the \$17.5 Billion Household and Industrial Cleaning Products Industry. The Company, through its proprietary technology, has the ability to develop bio-renewable alternative cleaning products, which are superior to the synthetic products currently offered in the marketplace. The Company's products are safe for the surfaces it cleans, the environment, animals and humans.

Green Bridge Institute LLC (acquired 9/16/2010)

The Green Bridge Institute was established to bring together the talent and energy of a diverse group of people and focus on executing a specific project. When fully implemented, the facility will be set up to enhance the creative process and financially support new and emerging ideas, products and companies that improve the world we live in today. The motto of the Institute is "Connecting You to a Better Tomorrow".

To the extent material to an understanding of the issuer, please also include the following:

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

The Primary SIC Code for the Company is 3812 - Search and navigation equipment

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

The Company is currently conducting operations.

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

The Company has never been classified as a shell in its prior filings. While new management has not been involved in the day to day operations of the Company since inception, it accepts the accuracy of the Company's prior filings and further states categorically that the Company has never been a shell since the date of the change in control.

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

The Corporation had three wholly owned subsidiaries, Ecologix (sold 9/30/2010), Air Pure Systems (contract exit 8/4/2010) and Vapor Technologies, Inc., during the majority of the last fiscal year. The Corporation added two additional wholly owned subsidiaries, Zap Industries and Green Bridge Institute LLC, on Sept 16, 2010. All subsidiaries are included in the financial statements. The business purpose and method of operations of the subsidiaries is further described in Item IX.

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

The Company does not foresee any substantial changes that could adversely affect the business of the Company at this time.

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;

An estimated \$174,000 was spent on product development and product testing.

7. costs and effects of compliance with environmental laws (federal, state and local); and

The Company is not producing any products that are hazardous to the environment and does not foresee any changes that could adversely affect the environment. All products and services are environmentally friendly

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

As of Sept 30, 2010 The Company has a total of 5 employees, 2 of which are full-time employees.

Item IX The nature of products or services offered

In responding to this item, please describe the following so that a potential investor can clearly understand the products and services of the issuer:

A. principal products or services, and their markets;

- B. distribution methods of the products or services;
- C. status of any publicly announced new product or service;
- D. competitive business conditions, the issuer's competitive position in the industry, and methods of competition;

Below, the Company has provided a description of each of its division's products and services:

Technology Incubator

This division is a technology incubator and business consulting firm that acquires and aids emerging green, innovative technology companies to achieve their goals. On September 14, 2009, the Company acquired its first incubator company, Vapor Technologies, Inc., which has been described below:

Vapor Technologies, Inc.

Vapor Technologies has developed a unique encapsulated vortex system that has the ability to convert a liquid stream to pure vapor; separate particulates from an air flow; and mix gases and liquids at elevated temperatures in an electrically charged environment.

Product Uses

The most basic use is a vapor fuel injection system. The ability to both safely and quickly reduces liquids to pure vapors to improve combustion efficiencies in gasoline and diesel engines. This has a major impact on increased mileage and lower emissions. The system is applicable to both OEM applications and the retrofit market.

Variations on the system are applied to a muffler that separates and returns un-burnt gases and heavy carbon particles back to the engine for more complete combustion. This has the potential for a major impact on the heavy diesel industry and could significantly simplify the current emissions systems for heavy diesels.

Using the system to mix gases and liquids at elevated temperatures, while inputting varying levels of electrical energy, opens the way for new electro chemical reactions. The possibility of new materials and chemicals from this research has a life of its own. Reactions would include the ability to process toxic waste back into usable materials or make safer for disposal by allowing for complete combustion.

Incubation of Vapor Technologies

A number of prototypes have been developed and have demonstrated "proof of concept". The Green Bridge Technology Incubator, has been aggressively working with Vapor Technologies, since the initial letter of intent was signed on August 6, 2009, to complete the first operating system demonstration. The Company first demonstrated a working prototype in mid October 2009.

The Green Bridge Technology Incubator has provided Vapor Technologies with a laboratory in Midland, Michigan for system development, integration and optimization.

Initial focus was integration into typical fuel injection and exhaust systems of diesel and hybrid engines. Vapor Technologies has also developed the muffler application of the vortex technology. The Company has received patent pending status on June 3, 2010 for the unique encapsulated vortex system.

The Technology Incubator is also working to develop additional applications, based on the revolutionary encapsulated multiple vortex technology, which are planned to be announced in the near future.

The Technology Incubator has developed the methodology to analyze a company's current position and match its needs to the appropriate resources. This analysis spawns a customized Action Plan, detailing the process and time frame to accomplish its goals. Services include:

Business Planning

The Incubator helps develop investor-grade Business Plans and supporting materials, such as Financial Projections and Investor PowerPoint Presentations. Business Planning encompasses the setting of both short- and long-term objectives. The Technology Incubator assists companies' management to develop a comprehensive plan that can be used by management to inform employees, customers, banks and investors of where the company is, where it is going and how is it going to get there.

Funding Product Development

Once the Business Plan is compete, the Technology Incubator can assist its incubator companies in drafting a Private Placement Memorandum to raise funds and will work with its SEC attorney to assure proper filings are made with federal and state(s) agencies. The Incubator will also assist in presenting these investor materials to:

- Private Equity Firms
- Venture Capitalists
- Angel Investors
- Corporate and Strategic Investors
- Strategic Partners
- Banks and SBA Lenders
- Commercial Finance, Factoring and Leasing Companies
- Key Customers

Regulation Compliance; Trademark and Patent Attainment

The Technology Incubator will work with each of its incubator companies in the evaluation of any governmental or industry specific regulation(s) that affects their product(s) or provided service(s), as well as helping to ensure these regulations are followed. The Incubator also provides assistance in filing Trademark Applications with the U.S. Patent and

Trademark Office, as well as aid companies in Patent review and assistance in working with a Patent attorney.

Product Development & Manufacturing

The Technology Incubator will work with each of its incubator companies in evaluating the current status of its product(s), as well as defining and taking the required steps to finalize its development. The Incubator can also aid a company in locating, evaluating and utilizing the services of a synergetic manufacturer.

Marketing

The Incubator aids in both marketing, trade show representation, the structuring of distribution channels, direct sales support and maintains after market support. The Incubator will also assist in the negotiations and drafting of licenses, purchase orders, partner and distribution agreements.

General Consulting

The Technology Incubator provides each of its incubator companies with general consulting to ensure they are on track to achieve their goals.

GBT GSA Platform

The Government Services Division aids in the approval process for products to become eligible for listing on the GSA Schedule and the GSA Advantage, as well as marketing these products to government agencies. This division is seeking to develop strategic partnerships with organizations that have "green," innovative products and list these targeted products under the Company's current GSA Contract.

The core of this division is to comprehend, and stay cognizant of the current and everchanging GSA rules and regulations.

Product Listing

The Government Services Division aids in the preparation and submitting of the appropriate documentation to enable the targeted product(s) to be listed on the GSA Schedule and GSA Advantage. This provides a tremendous advantage, when selling to any governmental unit from (i.e. federal government, military, municipalities and local school boards). Government agencies use the GSA Advantage to view and purchase products and services, while knowing that all legal obligations have been taken care of by the GSA.

Ongoing Product Compliance

The Government Services Division stays informed on federal procurement issues and aids in the ongoing GSA compliance for each product.

Marketing

The Government Services Division currently markets the CT Ecologix product line to government agencies, through the GSA Advantage, under the Company's GSA Contract. This division will market all products, added to its Contract, through utilizing the following:

- Contractor Teaming Agreements (CTAs)
- Blanket Purchase Agreements (BPAs)
- GSA Advantage
- GSA e-Buy
- GSA Schedule contract benefits

Zap Industries Division

ZAPTM Industries Inc. specializes in retail sales & distribution of environmentally friendly green cleaning products. The ZAPTM product line was developed to be toxin free as well as safe for the surfaces you clean, the environment, animals and you.

The ZAPTM Green Stain Remover Pen was the first product launched by Green Bridge Industries Inc. Only the highest quality, readily biodegradable ingredients from biorenewable sources are used. In addition, we always strive to lesson our carbon footprint by sourcing ingredients, materials and packaging from local suppliers whenever possible.

The ZAPTM Stain Remover Pen has had a successful run in the "As Seen On TV" arena. ZAP teamed with a DRTV Media Corporation to develop a commercial that could lead to placement in catalogs, shopping networks and retail stores including, Wal-Mart, CVS, Walgreen's, Target, and Bed Bath and Beyond.

Green Bridge Institute

Presently, the GB Institute is housed within our small corporate facilities in Saranac, Michigan. However, the plans have already been drawn up and the land has already been aquired to build a state of the art facility of over 5600 square feet in Southwest Michigan. The facility will provide a center to:

- 1. Bring together people from all walks of life with all kinds of ideas aimed at improving our world today and protecting our planet for generations to come.
- 2. Provide technical as well as financial support to develop and take to market new ideas, products and companies.
- 3. Promote a GREEN lifestyle by practicing what we preach through the use of solar, wind and geothermal energy sourcing to all but eliminate the Institute's carbon footprint
- 4. Act as a catalyst for grass roots pressure to be placed upon governmental bodies and lobbyists to put their money where their mouth is when it comes to protecting our planet.

As a part of the Green Bridge Technologies International, Inc family, The Institute will also act as a Marketing, Promotional and Fundraising outlet for any new licenses and/or patents developed by the VaporTech division. With these unique ties and contact, The Institute will leverage both financial and technical support for GRBT. This ability has already yielded top line results for the Company as the President of The Institute played a key role in launching the VaporTeck division as well as the licensing of VaporTech's first patented technology.

INDUSTRY

Green Bridge is in an industry that, broadly defined, includes thousands of companies that own and operate dozens of divisions and subsidiaries in diverse industries. Companies like General Electric are huge conglomerates that produce a variety of products from toasters to jet engines, and communication satellites to TV networks. Green Bridge is much more focused. The Company envisions assembling subsidiaries that address saving natural resources through more efficient technologies that can, for example, increase fuel efficiency and reduce emissions on cars and trucks.

Technology Incubator

Overview

Incubators vary in the way they deliver their services, in their organizational structure, and in the types of clients they serve. Successful completion of a business incubation program increases the likelihood that a start-up company will stay in business for the long term:

Historically, 87% of incubator graduates stay in business. Technology incubators account for 39% of incubation programs.

Competition

In 2005 alone, North American incubation programs assisted more than 27,000 companies that generated annual revenues of \$17 billion. The Green Bridge Technology Incubator differs from the majority of technology incubator companies, in that it focuses solely on the 'green' sector. Listed below are three companies that Green Bridge Technology Incubator indirectly competes with:

Austin Technology Incubator

The Austin Technology Incubator (ATI) works with early stage technology companies to increase their odds of success and decrease their time to capital and markets. Since its founding in 1989, ATI has worked with over 150 teams of entrepreneurs, who collectively has raised over \$725 million dollars in investor capital. ATI is a not-for-profit division of The University of Texas at Austin. Its mission is to create jobs and wealth in Central Texas through technology entrepreneurship, and to provide unparalleled opportunities for the University of Texas community.

Prince George's County Technology Assistance Center

The Prince George's County Technology Assistance Center (TAC) is an incubator program established to foster the creation and growth of early stage technology companies in Prince George's County. As an integral part of the Prince George's County Economic Development Corporation, the TAC promotes economic development by fostering the successful growth of its incubator companies through provision of affordable facilities and a broad range of business and technical services. The TAC encourages and supports highgrowth potential technology companies, with a preference for those developing proprietary products and services.

Long Island High Technology Incubator

The Long Island High Technology Incubator is a non-profit business incubator that supports early-stage, high-tech companies to enhance their opportunity for development and growth. In its 16 years of operation, the incubator has housed over 70 companies, which have had a high survival rate upon graduating from the program.

Government Services Division

Overview

The GSA (www.gsa.gov) provides more than 11 million products and services from commercial firms, oversees \$66 billion of purchases annually, and contributes to the

management of about \$500 billion in U.S. Federal property, including 8,600 government-owned or leased buildings and 208,000 vehicles. The GSA provides a centralized delivery system of products to Federal agencies and uses its considerable buying power to get the most out of taxpayer dollars.

Competition

There are several GSA consulting companies that offer a portion of the services of the Government Services Division. Unlike its competition, the Government Services Division provides companies the ability to add their products to the Company's current GSA Contract, as well as provides after-market support and specializes in the green technology sector. Three general GSA consulting companies, which the Government Services Divisionin directly competes against, are listed below:

RVG Associates, Ltd.

RVG Associates, Ltd. was incorporated in 1991, to provide consulting services and integrated systems solutions to Federal, State, and Local Governments, Fortune 1000 companies, small businesses, the commercial and consumer marketplaces. The Schedules Division of RVG Associates directs its focus in the area of the General Services Administration and the Federal Acquisition Service Schedule Contracting.

Technical Communities

Technical Communities helps technology companies increase their sales to government markets and helps government agencies quickly find the equipment they need at the price they want. Located in San Bruno, CA and Herndon, VA, Technical Communities Inc. has over 10 years of experience growing sales for its customers, organizations that sell to U.S. government agencies and prime federal contractors. The company's record of accomplishment includes the successful management of multiple GSA schedules and exceptional relationships with more than 100 technology partners. The company also serves more than 1,200 government and prime contractor buying organizations through our innovative online technology marketplaces.

Rozycki Associates

Launched in 2000, Rozycki Associates has an outstanding track record of helping U.S. and foreign companies succeed in the government marketplace. The company's clients have ranged from the market-leading CRM software company Siebel Systems to small cutting-edge IT firms such as Ingersoll Consulting, a developer of specialized law enforcement database technology. While most clients are technology firms, the company also works with marine engineering companies, web retailers, PR agencies and industrial manufacturers.

Zap Industries

A. principal products or services, and their markets;

ZAPTM Industries, Inc., offers non-toxic, environmentally friendly cleaning products to fit the sanitation needs of the medical, agricultural, military, and retail markets. The Company, through its proprietary technology, has the ability to develop 100% organic alternative cleaning products, which are superior to the synthetic products currently offered in the marketplace. The Company's products are safe for the surfaces it cleans, the environment, animals and humans.

Medical Facilities

Currently, the majority of cleaners used in hospitals contain irritating and toxic contaminants which pose a threat to healthcare workers, patients, guests and the outdoor environment. Many standard cleaning products contain volatile organic compounds (VOCs), many of which are neurotoxins and are implicated in respiratory irritations, headaches, skin rashes and in long-term health issues. Research shows that exposure to cleaning agents is associated with an increased risk of new-onset asthma among nurses and housekeeping staff.

In the U.S. alone, more than 2 million nosocomial infections are acquired each year, resulting in over \$4 billion in healthcare costs and approximately 100,000 deaths. As a result, the U.S. Centers for Disease Control and Prevention (CDC) and the Association for Professionals in Infection Control and Epidemiology (APIC) continue to enforce stricter guidelines in the type of cleaning products used in medical facilities.

As alternative, eco-friendly products are currently being more widely produced, hospitals are now able to choose safer, milder cleaning products. ZAPTM has begun marketing its ability to provide non-toxic, all-organic surface disinfectants to several large medical buying groups and hospital consortiums. The Company's products, which are offered in both concentrated and non-concentrated forms, have the ability to disinfect floors, walls, painted surfaces, exterior bowl surfaces, empty basins, showers, conductive flooring and lavatory fixtures. ZAPTM also has designed its products to neutralize odors commonly found in hospitals and other medical facilities.

Agriculture

ZAPTM will approach the agricultural industry to aid in the elimination of odors and toxins associated with animal waste. The Company will initially contact major U.S. dairy farms to reduce hydrogen sulfide (H2S) levels created from bovine waste. H2S occurs naturally in animal waste. H2S is released primarily as a gas that spreads in the air; it is flammable, colorless and has a characteristic odor of rotten eggs. Numerous studies have linked H2S with health problems in humans. Exposure to low concentrations of hydrogen sulfide may cause irritation to the eyes, nose and throat. It may also cause difficulty in

breathing for some asthmatics. In many individuals, there may be permanent or long-term effects such as headaches, poor attention span, poor memory and poor motor function.

H2S level regulations and guidelines have historically been determined and enforced on a State level, although more recently, the Environmental Protection Agency (EPA) has mandated that certain livestock farms report their estimated air emissions and have been enforcing penalties of up to \$25,000, per day, with non-compliant farms. Current states that enforce H2S level regulations include: Arizona, California, Delaware, Iowa, Maine, Michigan, Minnesota, Montana, New Jersey, New York, Nevada, North Carolina, Oregon and Wisconsin.

ZAPTM will be marketing, through international distribution partners, a product that naturally has the ability to break down the odors and toxins found in livestock buildings and wastewater lagoons, as well as convert the waste into balanced fertilizers. ZAPTM has the ability to adjust its formula to combat each distinct type of livestock odor, while maintaining a product that is 100% safe for farmers, their neighboring communities, livestock and the environment.

The Company has already begun testing and customizing its products to meet the needs of a select group of major U.S. cattle farms.

Military

ZAPTM is currently marketing its cleaning and sanitation products to the Military market through a leading broker to the Military and Government-purchasing entities. The Company is currently seeking the approval for its products to be carried in U.S. Military stores around the world, and is eventually looking to become the exclusive supplier of green cleaning and sanitation products to for internal, industrial use for base and equipment clean up and maintenance.

The Company will also be working to obtain Government Services Administration (GSA) certification, which will allow ZAPTM to sell to federal, state and county governmental entities directly, without going through a bidding process. This will also allow ZAPTM to be listed on the GSA Advantage, an electronic shopping and ordering system that allows federal government buyers to view and purchase products online.

Retail

While it is true that today's household cleaning products are much more effective than those available to consumers a decade ago, the majority of these products contain a plethora of chemicals whose presence in the household raises very serious health concerns. Chemicals contained in these products can remain suspended in the air for hours after the products have been used and can easily be inhaled. Due to these factors,

the EPA has estimated that the air quality inside the home is 5 to 10 times more toxic than the air outside. A recent study, examining indoor home air quality, throughout 6 cities, revealed peak concentrations of 20 specific toxic chemicals were 200 to 500 times higher inside than the highest concentrations recorded outside.

There are approximately 85,000 chemicals used in household cleaning products. According to the Breast Cancer Fund, complete toxicological screening data is available for only 7% of these chemicals. Additionally, more than 90% of these chemicals have never been tested for their effects on human health. Testing conducted by the National Toxicology Program concluded between 5% and 10% of all chemicals in production could be expected to be carcinogenic in humans.

As consumers are becoming more aware of the harmful effects that their household cleaners pose, consumers trends show that the 'green factor' has become a criterion when making purchasing decisions. Between 2006 and 2007, sales of natural cleaning products rose by 23%. Although U.S. organic household cleaning products currently only represented 3% of the \$5 billion industry, it is anticipated that the total market share will increase to 30% by 2013.

ZAPTM is currently promoting its product line to major U.S. resellers and distributors. The Company first launched the ZAPTM Stain Remover Pen, followed by its all-purpose, window, laundry detergents, odor eliminators, stain removers and toilet bowl cleaners. ZAPTM will also reach the retail market through private labeling opportunities. The Company is looking to work with major retail chains to offer simple and effective cleaning solutions at a price point below the traditional branded cleaners, such as Clorox Green Works, Colgate-Palmolive ECO and Seventh Generation.

Fund Raising

The Company is entered into the \$3.9 billion fundraising industry. ZAP™ has developed ZAPFUNDZ, an extension of its e-commerce Web site to provide non-profits, schools and others organizations an online tool to raise capital through fundraising. Each fundraising organization is able to create their own account, where they will promote donators to visit for the purchase of products.

Products offered include more practical items, compared to the industry's traditional fundraising products: candy bars, magazines and wrapping paper. The site enables donators to purchase the ZAPTM stain pen remover and other ZAPTM products. ZAPTM is currently seeking opportunities to resell other 'green' products through its fundraising site, with an initial focus on electronics and gift cards. For each product purchased on this site, 10% of the purchase price will be donated to the fundraising organization.

B. distribution methods of the products or services;

ZAPTM markets its products to the Industrial, Medical, Agricultural, Military, Retail and Fund Raising market segments, through brokerage firms, direct sales efforts and its

ecommerce website. The Company also will seek to develop partnerships with preexisting market leaders, through licensing the use of its proprietary formulas, as ingredient additives, as well as private labeling offerings.

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

The \$17.5 billion Household and Industrial Cleaning Products Industry, historically, has been dominated by corporations that provide cleaning products that are effective and fastworking, yet are made up of hazardous, toxic chemicals.

Several pioneering organizations, such as Seventh Generation and Ecolab, Inc., have helped to bring non-toxic, organic cleaning products to the forefront of the sanitation product industry. As these products have become more main-stream, over the last several years, industry giants, such as the Clorox Company, have begun to develop their own brands of alternative cleaners.

D. patents, trademarks, licenses, franchises, concessions,

The company holds the following trademarks as of the dates listed below:

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"Zap" – 9/17/2009
"Zap Stain Remover" – 9/17/2009
"Zap Man" – 9/18/2009
"Life is Green" – 9/18/2009
"ZAPFUNDZ" – 9/28/2009
```

E. need for any government approval of principal products or services and the status of any requested government approvals.

None

Green Bridge Institute

A. principal products or services, and their markets;

The principal product of The Institute is developmental support the technical and/or financial needs of a their customers. This support is accomplished by the use of the company's contacts in the Financial, Marketing and Technical market segments. The market for these services is diverse and ranges from Fortune 500 companies to small brick-and-mortar establishments.

B. distribution methods of the products or services;

The Institute markets its products to the Industrial, Technical, Non-profit, Franchising and Fund Raising market segments, through brokerage firms, direct sales efforts and its website. The Company also will seek to develop partnerships with pre-existing market leaders, through joint ventures and developmental support partnerships.

C. competitive business conditions, the company's competitive position in the industry, and methods of competition;

The above listed market segments envelope a highly diverse customer base that exceeds the \$100 Billion mark for sales exposure. This customer base includes everyone from Fortune 500 companies to the local small business looking to acquire the proper funding and developmental support needed to grow their business. As such the competition is varied and while substantial in some circles, is insignificant overall as compared to the potential revenue possibilities.

In the market there are several key competitor groups which service some or all of a prospective customer's needs. The types of businesses included are:

- Venture Capital Firms
- Business Consulting Companies
- Patent Filing and Development Companies
- Think Tank Workshop Groups

D	natents	trademarks	licenses	franchises	concession
	DAIPHIS.	TI AUPINALKS	. III EIISES.	THAIRCHISES.	

None

E. need for any government approval of principal products or services and the status of any requested government approvals.

None

MARKETING

Green Bridge, as a technology development company, aids each of its divisions in the continued development of aggressive marketing and sales strategies to promote its products and services.

Technology Incubator

The Technology Incubator is aggressively seeking acquisition candidates in the areas of green technologies and the emerging alternative energy market that will contribute to the environmental efforts to increase energy efficiency, lower emissions and contribute to energy independence initiatives for the U.S. Acquisitions candidates are companies that are in the early stages of product development or have completed most of their development and are ready to begin their marketing and distribution stage. The Incubator aims to acquire of a minimum 3 companies or technologies, in synergistic environmental technology, over the next 12 to 24 months.

Government Services Division

The Government Services Division is aggressively seeking to develop strategic partnerships with organizations that have "green," innovative products that are interested in listing their products on the GSA Schedule. This division will advertise its services in industry trade magazines, such as Green Technology Magazine and the Green Government, as well as target those companies who have exhibited or are scheduled to exhibit at green technology industry tradeshows.

Zap Industries

ZAPTM is partnered with several brokers and distributors in the green cleaning products market. The company currently works with direct brokers to the Military and Government, the Big Box Retail Outlets, Catalog and Direct Response customers, and Home Improvement retailers. The products are also marketed via the company's e-commerce website, fund raising organizations, and tradeshow participation

Green Bridge Institute

The main marketing for The Institute is word of mouth advertising through its extensive network of partners and vendors. The company is also in the process of designing a website and seeking brokers and outside sales to supplement these efforts. Attendance at several industry related tradeshows will also be used in 2011.

F. sources and availability of raw materials and the names of principal suppliers;

The Corporation and its subsidiaries do not use any raw materials.

G. dependence on one or a few major customers;

The Company is not dependent on one or a few customers.

H. patents, trademarks, licenses, franchises, concessions,

The Companies unique Vortex Technology has received Patent Pending status with a filing date of June 3, 2010

I. the need for any government approval of principal products or services and the status of any requested government approvals.

Not required

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

The goal of this section is to provide a potential investor with a clear understanding of all assets, properties or facilities owned, used or leased by the issuer.

In responding to this item, please clearly describe the assets, properties or facilities of the issuer, give the location of the principal plants and other property of the issuer and describe the condition of the properties. If the issuer does not have complete ownership or control of the property (for example, if others also own the property or if there is a mortgage on the property), describe the limitations on the ownership.

The company has 1.7 acres of land (vacant) in Kinderhook township, Mi. The site will be used to construct the headquarters for the Green Bridge Institute LLC. The property has a mortage.

If the issuer leases any assets, properties or facilities, clearly describe them as above and the terms of their leases.

The Company leases its headquarters which is located at 15091 Poberenzy CT., Linden, MI 48451. The headquarters has approximately 500 square feet of office space. The term of the lease is year to year.

The Company also leases a lab facility in Auburn, Mi. The term of the lease is month to month.

Part D Management Structure and Financial Information

<u>Item XI The name of the chief executive officer, members of the board of directors, as well as</u> control persons

The goal of this section is to provide an investor with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling or advising the operations, business development and disclosure of the issuer, as well as the identity of any significant shareholders.

A. <u>Officers and Directors</u>. In responding to this item, please provide the following information for each of the issuer's executive officers, directors, general partners and control persons, as of the date of this information statement:

- 1. Full name;
- 2. Business address;
- 3. Employment history (which must list all previous employers for the past 5 years, positions held, responsibilities and employment dates);
- 4. Board memberships and other affiliations;
- 5. Compensation by the issuer; and
- 6. Number and class of the issuer's securities beneficially owned by each such person.

Name & Address	Number of Beneficially Shares Owned	Percentage Beneficially Owned
Leonard Baxter, CEO & President 15091 Poberezny Court Linden, MI 48451	100,400,000	11.1%
Cody Welsh, Director 15057 Lindbergh Court Linden MI, 48451	100,000	.01%
Debora Baxter, Director 15091 Poberezny Court Linden, MI 48451	0	0
William White, Director 70 Bridge Street #292 Saranac, MI 48881	4,585,034	.51%

The principal occupation and business experience during the last several years is listed below for each of the present executive officers and directors:

Leonard Baxter, CEO& President

Leonard Baxter, CEO and President of Green Bridge Technologies International, Inc., retired from General Motors after 40 years of service. He held many executive positions in product development, manufacturing, assembly and planning in the US, Canada and Asia. Some of the positions Mr. Baxter held included Global Chief Engineer - Manufacturing; Director Advanced Vehicle Development; Body Chief Engineer as well as numerous leadership roles at component and assembly plants globally. He has a Bachelors in Mechanical/Electrical Engineering from General Motors Institute, Flint, Michigan (GMI, now known as Kettering Institute) a Masters in Mechanical Engineering from Mc Master University, Hamilton, Ontario, and a MBA from Sloan School of Management, MIT, Cambridge, MA, where he was a Sloan Fellow.

Cody Welch, CFO, EVP of Business Development & Director

Cody Welch currently serves as Chief Fiancial Officer, Executive Vice President of Busines Development and Director of Green Bridge Technologies International, Inc. Mr. Welch retired from Northwest Airlines as a Captain and Flight Instructor with over 20 plus years of service. He also founded a number of Aviation related businesses and served as senior management in these corporations including: Seaco Airlines; President & GM, Eagle Creek Aviation; President of Welch Aviation in Alpena MI; President of Cody F. Welch & Associates, Inc., a brokerage of business aircraft, which has sold over 100M in new and used aircraft and President of Horizon Lakes Airpark, a 118 home premier residential Airpark in Linden, MI. Mr. Welch also founded Wings of Mercy, East Michigan, Inc. a volunteer IRS 501C(3) life-flight organization for individuals of little financial means who require transportation to major medical centers. Mr. Welch has a Bachelor of Business from Western Michigan University and MBA studies at Central Michigan University.

William White, Director

Mr. White, Chairman, Chief Executive Officer and President of Green Bridge Industries, Inc., has over 20 years of sales and management experience in various industries. Mr. White, between 2008 and 2009, served as Vice President of Sales and Operations for Enzyme Consultants, where he launched a product line into WOW Green, a network marketing company. Mr. White served as the Beverage Manager, from 2002 to 2007, for a five-state area in the Midwest for Clark National, where he was successful in increasing the product line sales by over 400% and launched a highly successful convenience store program, responsible for 200% of this growth, in his final two years with the company. Between 1995 and 2002, Mr. White served as the District Manager for Sara Lee Coffee and Tea in Western Michigan, where he oversaw three routes and two service technicians, as well as a new account sales force. Mr. White improved bottom line contribution from negative \$95,000 to \$1.2MM in five years and was awarded the Excalibur Award, the highest achievement award for a District Manager, twice, as well as the Tip Toe Through the Tulips Award, an all expense paid trip to Europe, for achieving the highest liquid coffee sales. Between 1990 and 1995, Mr. White served as a Route Supervisor for Nickels' Bakery, who's routes serviced all the bakery needs for every Burger King, Arby's and Olive Garden Restaurant in the state of Michigan. During this period, Mr. White grew his route system from seven routes, averaging \$7,500 per week in sales, to 16 routes, averaging \$11,000 per week in sales.

Debora Baxter, Director

Ms Baxter comes to the Green Bridge Technologies Board of Directors with over 20 years of management experience. During her management career she distinguished herself in business with her leadership, problem solving and strong negotiation and communication skills. She has extensive experience in project management as well as multifaceted experience in electronic manufacturing where she engaged in the procurement and management of million dollar plus inventories. She was instrumental in developing processes, policies and procedures for a variety of industry leaders.

As a Project Manager, Ms. Baxter managed 40 hospitals nationwide to implement pharmacy and radiology hospital information systems. In addition, she has played key roles in the developing and mentoring of interview teams that contributed the management of her firm's growth plans and efforts. Using her extensive background and experience, Ms. Baxter will play a key role in future contract manufacturing processes and controlled and orderly growth for the company.

- B. <u>Legal/Disciplinary History</u>. Please identify whether any of the foregoing persons have, in the last five years, been the subject of:
 - 1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);

None

2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities;

None

3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; or

None

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

None

C. <u>Disclosure of Family Relationships</u>. Describe any family relationships4 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 the any class of the issuer's equity securities.

Director Debora Baxter is the wife of the CEO Leonard Baxter

D. <u>Disclosure of Related Party Transactions</u>. Describe any transaction during the issuer's last two full fiscal years and the current fiscal year or any currently proposed transaction, involving the issuer, in which (i) 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 (ii) any related person had or will have a direct or indirect material interest. Disclose the following information regarding the transaction:

1. The name of the related person and the basis on which the person is related to the issuer;

None

2. The related person's interest in the transaction;

None

3. The approximate dollar value involved in the transaction (in the case of indebtedness, disclose the largest aggregate amount of principal outstanding during the time period for which disclosure is required, the amount thereof outstanding as of the latest practicable date, the amount of principal and interest paid during the time period for which disclosure is required, and the rate or amount of interest payable on the indebtedness);

None

4. The approximate dollar value of the related person's interest in the transaction; and

None

5. Any other information regarding the transaction or the related person in the context of the transaction that is material to investors in light of the circumstances of the particular transaction.

None

<u>E. Disclosure of Conflicts of Interest</u>. Describe any conflicts of interest. Describe the circumstances, parties involved and mitigating factors for any executive officer or director with competing professional or personal interests.

None

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

Instruction to Item XII: The issuer shall post the financial statements required by this Item XII through the OTC Disclosure and News Service under the appropriate report name for the applicable period end. (If the financial statements relate to a fiscal year end, publish it as an "Annual Report," or if the financial statements relate to a quarter end, publish it as a "Quarterly Report" or "Interim Report") The issuer must state in its disclosure statement that such financial statements are incorporated by reference. The issuer must also (i) provide a list in the disclosure statement describing the financial statements that are incorporated by reference, (ii) clearly explain where the incorporated documents can be found, and (iii) provide a clear cross-reference to the specific location where the information requested by this Item can be found in the incorporated documents.

The issuer shall provide the following financial statements for the most recent fiscal period (whether fiscal quarter or fiscal year).

1. balance sheet;

- 2. statement of income;
- 3. statement of cash flows:
- 4. statement of changes in stockholders' equity;
- 5. financial notes; and
- 6. audit letter, if audited

The financial statements requested pursuant to this item shall be prepared in accordance with generally accepted accounting principles (GAAP)6 by persons with sufficient financial skills.

Information contained in annual financial statements will not be considered current more than 90 days after the end of the issuer's fiscal year immediately following the fiscal year for which such statement are provided, or with respect to quarterly financial statements, more than 45 days after the end of the quarter immediately following the quarter for which such statements are provided.

The following Financial Statements have been posted to Pink Sheets for the twelve months ending Sept 30, 2010.

- 1. balance sheet;
- 2. statement of income;
- 3. statement of cash flows;
- 4. statement of changes in stockholders' equity; and
- 5. financial notes;

<u>Item XIII Similar financial information for such part of the two preceding fiscal years as the issuer</u> or its predecessor has been in existence

Please provide the financial statements described in Item XII above for the issuer's two preceding fiscal years. Instruction to Item XIII: The issuer shall either (i) attach the financial statements required by this Item XIII to its initial disclosure statement or (ii) post such financial statements through the OTC Disclosure and News Service as a separate report under the name of "Annual Report" for the applicable fiscal year end. The issuer must state in its disclosure statement that such financial statements are incorporated by reference. The issuer must also (x) provide a list in the disclosure statement describing the financial statements that are incorporated by reference, (y) clearly explain where the incorporated documents can be found, and (z) provide a clear cross-reference to the specific location where the information requested by this Item can be found in the incorporated documents.

The following Financial Statements have been posted to Pink Sheets for the fiscal year ending September 30, 2007.

- 1. balance sheet:
- 2. statement of income:
- 3. statement of cash flows;
- 4. statement of changes in stockholders' equity; and
- 5. financial notes;

The following Financial Statements have been posted to Pink Sheets for the fiscal year ending September 30, 2008.

- 1. balance sheet;
- 2. statement of income;

The Company's current management does not have access to the statement of cash flows, statement of changes in stockholders' equity or the financial notes for the fiscal year ending September 30, 2008, as the Company's previous management did not provide them, nor did they post the statements to Pink Sheets.

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. To the extent not otherwise disclosed, if any of the above shareholders are corporate shareholders, provide the name and address of the person(s) owning or controlling such corporate shareholders and the resident agents of the corporate shareholders.

Name and Address of Beneficial Owners (as of 9/30/09)	Number of Shares	% Ownership
Leonard Baxter 15091 Poberezny Court	100,400,000	11.1%
Linden, MI 48451		
Nancy Simms	105,263,150	11.68%
5929 Clements Rd.		
Duncan, BC V9L6J8		
Roger Ralston	70,510,000	7.83%
7700 West Camino Real Suite 403 Boca	70,510,000	7.0570
Raton, FL 33433		
Kevin Sullivin	70,100,000	7.78%
6615 Jordan Rd	70,100,000	7.7070
Centennial, CO.		
Fred Wicks	50,000,003	5.55%
8615 Richardson Road, suite 200	30,000,003	3.3370
Commerce, MI 48390		

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	Investr	nant	Ran	kor
1.	III VESIII	nent	Dall	Kei

None

2. Promoters

None

3. Counsel

Name: Aaron McGeary.

Address: 405 Airport Fwy, Suite 5 Bedford, Tx 76021

Phone: 817-281-5115

Email: www.mcgearylawfirm.com

4. Accountant or Auditor - the information shall clearly (i) describe if an outside accountant provides audit or review services, (ii) state the work done by the outside accountant and (iii) describe the responsibilities of the accountant and the responsibilities of management (i.e. who audits, prepares or reviews the issuer's financial statements, etc.). The information shall include the accountant's phone number and email address and a description of the accountant's licensing and qualifications to perform such duties on behalf of the issuer.

None

5. Public Relations Consultant(s)

None

6. Investor Relations Consultant

None

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

None

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

Instructions to Item XVI

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 statement, 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.

B. <u>Management's Discussion and Analysis of Financial Condition and Results of Operations</u>.

1. Full fiscal years. Discuss the issuer's financial condition, changes in financial condition and results of operations for each of the last two fiscal years. This discussion should address the past and future financial condition and results of operation of the issuer, with particular emphasis on the prospects for the future. The discussion should also address those key variable and other qualitative and quantitative factors that are necessary to an understanding and evaluation of the issuer. If material, the issuer should disclose the following:

 Any known trends, events or uncertainties that have or are reasonably likely to have a material impact on the issuer's short-term or long-term liquidity;

None

ii. Internal and external sources of liquidity;

The Company's cash flow is a result of revenues from the sale of products and services.

iii. Any material commitments for capital expenditures and the expected sources of funds for such expenditures;

None

 iv. Any known trends, events or uncertainties that have had or that are reasonably expected to have a material impact on the net sales or revenues or income from continuing operations;

None

v. Any significant elements of income or loss that do not arise from the issuer's continuing operations;

None

vi. The causes for any material changes from period to period in one or more line items of the issuer's financial statements; and

None

vii. Any seasonal aspects that had a material effect on the financial condition or results of operation.

None

2. Interim Periods. Provide a comparable discussion that will enable the reader to assess material changes in financial condition and results of operations since the end of the last fiscal year and for the comparable interim period in the preceding year.

The Corporation Acquired Air Pure Systems in January 2010 (APS exited the contract in August 2010

The Corporation Acquired Zap Industries and Green Bridge Institute in September 2010

The Corporation sold the Ecologix Division in September 2010

C. Off-Balance Sheet Arrangements.

1. In a separately-captioned section, discuss the issuer's off-balance sheet arrangements that have or are reasonably likely to have a current or future effect on the issuer's financial condition, changes in financial condition, revenues or expenses, results of operations, liquidity, capital expenditures or capital resources that is material to investors. The disclosure shall include the items specified in paragraphs C(1)(i), (iii), (iii) and (iv) of this Item XVI to the extent necessary to an understanding of such arrangements and effect and shall also include such other information that the issuer believes is necessary for such an understanding.

i. The nature and business purpose to the issuer of such off-balance sheet arrangements;

Non Applicable

ii. The importance to the issuer of such off-balance sheet arrangements in respect of its liquidity, capital resources, market risk support, credit risk support or other benefits;

Non Applicable

iii. The amounts of revenues, expenses and cash flows of the issuer arising from such arrangements; the nature and amounts of any interests retained, securities issued and other indebtedness incurred by the issuer in connection with such arrangements; and the nature and amounts of any other obligations or liabilities (including contingent obligations or liabilities) of the issuer arising from such arrangements that are or are reasonably likely to become material and the triggering events or circumstances that could cause them to arise; and

Non Applicable

iv. Any known event, demand, commitment, trend or uncertainty that will result in or is reasonably likely to result in the termination, or material reduction in availability to the issuer, of its off-balance sheet arrangements that provide material benefits to it, and the course of

action that the issuer has taken or proposes to take in response to any such circumstances.

Non Applicable

- 2. As used in paragraph C of this Item XVI, the term off-balance sheet arrangement means any transaction, agreement or other contractual arrangement to which an entity unconsolidated with the issuer is a party, under which the issuer has:
 - i. Any obligation under a guarantee contract that has any of the characteristics identified in paragraph 3 of FASB Interpretation No. 45, Guarantor's Accounting and Disclosure Requirements for Guarantees, Including Indirect Guarantees of Indebtedness of Others (November 2002) ("FIN 45"), as may be modified or supplemented, and that is not excluded from the initial recognition and measurement provisions of FIN 45 pursuant to paragraphs 6 or 7 of that Interpretation;

Non Applicable

ii. A retained or contingent interest in assets transferred to an unconsolidated entity or similar arrangement that serves as credit, liquidity or market risk support to such entity for such assets;

Non Applicable

iii. Any obligation, including a contingent obligation, under a contract that would be accounted for as a derivative instrument, except that it is both indexed to the issuer's own stock and classified in stockholders' equity in the issuer's statement of financial position, and therefore excluded from the scope of FASB Statement of Financial Accounting Standards No. 133, Accounting for Derivative Instruments and Hedging Activities (June 1998), pursuant to paragraph 11(a) of that Statement, as may be modified or supplemented; or

Non Applicable

iv. Any obligation, including a contingent obligation, arising out of a variable interest (as referenced in FASB Interpretation No. 46, Consolidation of Variable Interest Entities (January 2003), as may be modified or supplemented) in an unconsolidated entity that is held by, and material to, the issuer, where such entity provides financing, liquidity, market risk or credit risk support to, or engages in leasing, hedging or research and development services with, the issuer.

Non Applicable

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. The list shall include all offerings of securities, whether private or public, and shall indicate:

- (i) The nature of each offering (e.g., Securities Act Rule 504, intrastate, etc.);
- (ii) Any jurisdictions where the offering was registered or qualified;
- (iii) The number of shares offered;
- (iv) The number of shares sold;
- (v) The price at which the shares were offered, and the amount actually paid to the issuer;
- (vi) The trading status of the shares; and

(vii) Whether the certificates or other documents that evidence the shares contain a legend (1) stating that the shares have not been registered under the Securities Act and (2) setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act.

Date	Name of Person or Entity	Nature of each Offering	Jurisdiction	Number of shares offered	Number of shares sold	Price shares were offered	Amount paid to the issuer	Value of Services to issuer	Trading status of the shares	Legend
10/20/06	Greentree Financial Group	504	MN	59,967,500	59,967,500				Free Trading	None
10/26/2006	Selville Consulting, Inc.	lawsuit settlement	NA	997,778	997,778	0.00077	\$ 768.28		Restricted	Yes
10/26/2006	TPC Consulting, Inc.	lawsuit settlement	NA	15,015,000	15,015,000	0.00077	\$ 11,561.55		Restricted	Yes
10/26/2006	YT2K, Inc.	lawsuit settlement	NA	6,500,000	6,500,000	0.00077	\$ 5,005.00		Restricted	Yes
10/26/2006	Direct Consulting, Inc.	lawsuit settlement	NA	18,265,000	18,265,000	0.00077	\$ 14,064.05		Restricted	Yes
10/26/2006	Kripaitis and Associates, LLC	lawsuit settlement	NA	3,750,000	3,750,000	0.00077	\$ 2,887.50		Restricted	Yes
10/26/2006	ARB Consulting, Inc.	lawsuit settlement	NA	10,722,222	10,722,222	0.00077	\$ 8,256.11		Restricted	Yes
10/26/2006	MBA Investors, LTD	lawsuit settlement	NA	6,500,000	6,500,000	0.00077	\$ 5,005.00		Restricted	Yes
10/26/2006	TPC Consulting, Inc.	lawsuit settlement	NA	3,250,000	3,250,000	0.00077	\$ 2,502.50		Restricted	Yes
11/02/06	Falcon Financial Consulting, LLC	note purchase	NA	100,000,000	100,000,000				Free Trading	None
11/20/06	La Jolla Cove Investors, Inc.	Note Purchase	NA	100,000,000	100,000,000				Free Trading	None
11/30/06	Lynx Consulting Group, Inc.	Note Purchase	NA	77,142,857	77,142,857				Restricted	Yes
12/05/06	La Jolla Cove Investors, Inc.	Note Purchase	NA	100,000,000	100,000,000				Free Trading	None
12/07/06	La Jolla Cove Investors, Inc.	Note Purchase	NA	100,000,000	100,000,000				Free Trading	None
12/20/06	La Jolla Cove Investors, Inc.	Note Purchase	NA	100,000,000	100,000,000				Free Trading	None
12/27/06	Northern Professional Advisors, Inc.	504	MN	420,000,000	420,000,000	0.00043	\$ 180.00		Free Trading	None

1/4/2007	La Jolla Cove	Note Purchase	NA	100,000,000	100,000,000			Free Trading	None
1/5/2007'	Investors, Inc. Troy VanDyke	Gift	NA	500,000	500,000	NA	NA	Free Trading	None
1/5/2007'	Richard White	Gift	NA NA	1,000,000	1,000,000	NA NA	NA NA	Free Trading	None
1/5/2007'	Alex Ensley	Gift	NA	500,000	500,000	NA	NA	Free Trading	None
1/5/2007'	Larry Parks	Gift	NA	750,000	750,000	NA	NA	Free Trading	None
1/5/2007'	Tadd Ayers	Gift	NA	650,000	650,000	NA	NA	Free Trading	None
1/5/2007'	Adam Clough	Gift	NA	1,000,000	1,000,000	NA	NA	Free Trading	None
1/5/2007'	Carol VanDyke	Gift	NA NA	3,000,000	3,000,000	NA	NA	Free Trading	None
1/5/2007'	Dick Fusco	Gift	NA NA	1,000,000	1,000,000	NA	NA	Free Trading	None
		Gift				NA	NA	Free Trading	
1/5/2007'	Tadd Ayers	Gift	NA NA	4,115,000	4,115,000	NA	NA		None
1/5/2007'	Faye Taira	Gift	NA	1,000,000	1,000,000	NA	NA NA	Free Trading	None
1/5/2007'	Leslie Cole	Ont	NA	700,000	700,000	IVA	IVA	Free Trading	None
1/22/2007	La Jolla Cove Investors, Inc.	Note Purchase	NA	100,000,000	100,000,000			Free Trading	None
2/23/2007	La Jolla Cove Investors, Inc.	Note Purchase	NA	100,000,000	100,000,000			Free Trading	None
3/26/2007	Falcon Financial Consulting, LLC	Note Purchase	NA	53,992,000	53,992,000			Free Trading	None
3/27/2007	Lynx Consulting Group, Inc.	contract for service	NA	102,857,144	102,857,144			Restricted	Yes
4/16/2007	Mazuma Corp	504	TX	115,000,000	115,000,000	0.0003	\$ 35,000.00	Free Trading	None
4/25/2007	Mazuma Corp	504	TX	70,000,000	70,000,000	0.0005	\$ 35,000.00	Free Trading	None
5/8/2007	Mazuma Corp	504	TX	115,000,000	115,000,000	0.00035	\$ 40,000.00	Free Trading	None
5/16/2007	Mazuma Corp	504	TX	150,000,000	150,000,000	0.00033	\$ 50,000.00	Free Trading	None
6/4/2007	Mazuma Corp	504	TX	160,000,000	160,000,000	0.00025	\$ 40,000.00	Free Trading	None
6/20/2007	Mazuma Corp	504	TX	150,000,000	150,000,000	0.0002	\$ 30,000.00	Free Trading	None
6/21/2007	Lynx Consulting Group, Inc.	contract for service	NA	90,000,000	90,000,000			Restricted	Yes
6/26/2007	Nutmeg/Mercy Fund, LLLP			200,000,000	200,000,000	0.00036	\$ 71,250.00	Free Trading	None
07/03/07	Mazuma Corp	504	TX	200,000,000	200,000,000	0.000200	\$ 40,000.00	Free Trading	None
07/09/07	Ameritrade Inc. FBO Ringsport International, Inc.	504		100,000,000	100,000,000	0.000300	\$ 30,000.00	Free Trading	None
07/18/07	Mazuma Corp	504	TX	166,666,667	166,666,667	0.000150	\$ 25,000.00	Free Trading	None
7/23/2007	Gheruth, Inc.	504	TX	400,000,000	400,000,000	0.0001	\$ 40,000.00	Free Trading	None
07/26/07	Ameritrade Inc. FBO Ringsport International, Inc.	504		100,000,000	100,000,000	0.000145	\$ 14,500.00	Free Trading	None
8/1/2007	Mazuma Corp	504	TX	440,000,000	440,000,000	0.0001	\$ 40,000.00	Free Trading	None
8/15/2007	Mazuma Corp	504	TX	300,000,000	300,000,000	0.000085	\$ 25,500.00	Free Trading	None
08/27/07	Mazuma Corp	504	TX	350,000,000	350,000,000	0.000070	\$ 25,000.00	Free Trading	None
9/5/2007	Falcon Financial Consulting, LLC	contract for service	NA	101,562,500	101,562,500			Restricted	Yes
09/07/07	Mazuma Corp	504	TX	350,000,000	350,000,000	0.000070	\$ 24,500.00	Free Trading	None
09/07/07	Jared Febbroriello	contract for service	NA	10,000,000	10,000,000		na	Restricted	Yes

09/10/07	Mazuma Corp	504	TX	300,000,000	300,000,000	no record	no record		Free Trading	None
09/21/07	Mazuma Corp	504	TX	300,000,000	300,000,000	0.000050	\$15,000.00		Free Trading	None
10/01/07	Urizen Global	504	174	500,000,000	500,000,000	0.00005	\$25,000.00		Free Trading	None
10/01/07	LLC Mazuma Corp	504	TX	400,000,000	400,000,000	0.00005	\$20,000.00		Free Trading	
11/5/2007	Mazuma Corp	504	TX	2,000,000	2,000,000	0.0003	\$16,000.00		Free Trading Free Trading	None None
	Urizen Global		17							
11/12/2007	LLC	504		1,260,000	1,260,000	0.016	\$19,660.00		Free Trading	None
11/15/2007	Mazuma Corp	504	TX	2,315,790	2,315,790	0.011	\$22,000.00		Free Trading	None
11/26/07	Greentree Financial Group	Note Purchase	NA	2,000,000	2,000,000	0.003200	\$6,400.00		Free Trading	None
12/06/07	Mazuma Corp	504	TX	3,000,000	3,000,000	0.005000	\$15,000.00		Free Trading	None
12/14/2007	Ray Kripaitis	Note Purchase	NA	2,000,000	2,000,000	0.0033	\$6,634.00		Free Trading	None
12/14/2007	Ann Marie Kripaitis	Note Purchase	NA	1,000,000	1,000,000	0.0033	\$3,333.00		Free Trading	None
12/19/07	Greentree Financial Group	Note Purchase	NA	1,000,000	1,000,000	0.008000	\$8,000.00		Free Trading	None
12/27/07	Mazuma Corp	504	TX	3,500,000	3,500,000	0.005000	\$17,500.00		Free Trading	None
01/09/08	John Fife	Note Purchase	NA	3,500,000	3,500,000	0.006000	\$20,475.00		Free Trading	None
1/10/2008	Mazuma Corp	504	TX	4,000,000	4,000,000				Free Trading	None
1/10/2008	Greentree Financial Group	Note Purchase	NA	1,000,000	1,000,000	.005	\$ 5,000.00		Free Trading	None
1/30/2008	Mazuma Corp	12/30/03	TX	4,800,000	4,800,000				Free Trading	None
2/1/2008	Mike Roy	conversions of PPM	NA	3,906,250	3,906,250	.006	NA		Restricted	Yes
2/6/2008	Ann Marie Kripaitis	Note Purchase	NA	5,000,000	5,000,000				Free Trading	None
2/6/2008	Ray Kripaitis	Note Purchase	NA	5,000,000	5,000,000				Free Trading	None
2/26/2008	Daniel Sullivan	conversion of PPM	NA	4,699,248	4,699,248	.005	NA		Free Trading	None
3/3/2008	Mike Roy	employee reunbursement	NA	260,416	260,416				Free Trading	None
3/4/2008	Ray Kripaitis	Note Purchase	NA	5,000,000	5,000,000				Free Trading	None
3/6/2008	Mazuma Corp	504	TX	7,800,000	7,800,000				Free Trading	None
3/7/2008	Greentree Financial Group	Note Purchase	NA	5,000,000	5,000,000				Free Trading	None
3/14/2008	Leslie Cole	conversions of PPM	NA	16,025,641	16,025,641	NA	NA		Free Trading	None
3/14/2008	Leslie Cole	conversion of PPM	NA	16,025,641	16,025,641	NA	NA		Free Trading	None
3/20/2008	Mazuma Corp	504	TX	12,000,000	12,000,000				Free Trading	None
3/28/2008	Ray Kripaitis	Note Purchase	NA	11,200,000	11,200,000				Free Trading	None
3/28/2008	Joan Kelly	Note Purchase	NA	13,400,000	13,400,000				Free Trading	None
3/28/2008	Ann Marie Kripaitis	Note Purchase	NA	8,400,000	8,400,000				Free Trading	None
4/1/2008	Mazuma Corp	504	TX	16,000,000	16,000,000				Free Trading	None
4/16/2008	Twin Equities	504	NV	78,000,000	78,000,000	0.00192		\$150,000.00	Free Trading	None
4/16/2008	Twin Equities	504	NV	34,090,909	20,408,163	0.00220		\$75,000.00	Free Trading	None
4/16/2008	Twin Equities	504	NV	35,714,285	35,714,285	0.00210		\$75,000.00	Free Trading	None
4/16/2008	Twin Equities	504	NV	51,023,023	51,023,023	0.00120	\$5,000.00			None
4/16/2008	Twin Equities	504	NV	9,909,909	9,909,909	0.00056	\$5,500.00			None
4/16/2008	Twin Equities	504	NV	20,000,000	20,000,000	0.00050	\$10,000.00			None
4/16/2008	Twin Equities	504	NV	11,627,907	11,627,907	0.00043	\$5,000.00			None

		,		1	1	1	1	1		
4/16/2008	Twin Equities	504	NV	12,658,227	12,658,227	0.00040	\$5,000.00			None
4/16/2008	Twin Equities	504	NV	107,142,857	107,142,857	0.00070		\$75,000.00		None
4/16/2008	Twin Equities	504	NV	16,949,152	16,949,152	0.00030	\$5,000.00			None
4/16/2008	Twin Equities	504	NV	20,408,163	20,408,163	0.00025	\$5,000.00			None
4/16/2008	Twin Equities	504	NV	22,727,272	22,727,272	0.00022	\$5,000.00			None
4/16/2008	Twin Equities	504	NV	31,250,000	31,250,000	0.00002	\$50,000.00			None
4/16/2008	Twin Equities	504	NV	43,478,260	48,478,260	0.00012	\$5,000.00			None
4/16/2008	Twin Equities	504	NV	55,555,555	55,555,555	0.00009	\$5,000.00			None
4/16/2008	Twin Equities	504	NV	294,575,481	294,575,481	0.00020		\$58,915.10		None
5/21/2008	Mike Roy	employee reunbursement		1,799,754	1,799,754				Free Trading	None
6/2/2008	Larry Parks	conversion of series D		1,000	1,000				Free Trading	None
7/22/2008	Falcon Financial Consulting, LLC	conversion of note		32,066,271	32,066,271				Free Trading	None
7/23/2008	Ray Kripaitis	Note Purchase		100,000,000	100,000,000	.00015	15,000.00		Free Trading	None
8/5/2008	Falcon Financial Consulting, LLC	conversion of note		68,958,250	68,958,250				Free Trading	None
8/14/2008	Falcon Financial Consulting, LLC	conversion of note		64,184,750	64,184,750				Free Trading	None
8/20/2008	Twin Equities	504	NV	80,424,519	80,424,519	0.00020		\$16,084.90	Free Trading	None
8/20/2008	Twin Equities	504	NV	66,666,666	66,666,666	0.00075	\$5,000.00		Free Trading	None
8/20/2008	Twin Equities	504	NV	90,909,201	90,909,201	0.00006	\$5,000.05		Free Trading	None
8/20/2008	Twin Equities	504	NV	100,000,000	100,000,000	0.00005	\$5,000.00		Free Trading	None
8/20/2008	Twin Equities	504	NV	100,000,000	100,000,000	0.00005	\$5,000.00		Free Trading	None
8/20/2008	Twin Equities	504	NV	61,999,614	61,999,614	0.00001	\$620.00		Free Trading	None
8/27/2008	Ray Kripaitis	Note Purchase		150,000,000					Free Trading	None
9/3/2008	Twin Equities			500,000,000					Free Trading	None
10/28/2008	Roger Ralston			5,100,000,000					Restricted	Yes
12/1/2008	Big Apple Equities, LLC			3,750,000					Restricted	Yes
12/1/2008	Roger Ralston			70,000,000					Restricted	Yes
12/8/2008	Julio Quintanilla			75,000					Restricted	Yes
12/8/2008	Debrah Comis			75,000					Restricted	Yes
12/8/2008	Jeffery Robbins			125,000					Restricted	Yes
2/5/2009	Richard Winston Keefer			40,000					Restricted	Yes
5/28/2009	Big Apple Equities, LLC	504	NY	45,723	45,723	0.13000		\$5,944.00	Free Trading	None
5/28/2009	Big Apple Equities, LLC	504	NY	474,683	474,683	0.15800		\$75,000.00	Free Trading	None
5/28/2009	Big Apple Equities, LLC	504	NY	585,937	585,937	0.01280		\$75,000.00	Free Trading	None
5/28/2009	Big Apple Equities, LLC	504	NY	1,893,657	1,893,657	0.01900		\$35,979.48	Free Trading	None
7/15/2009	Big Apple Equities, LLc	504	NY	40,000,000				\$279,913.00	Free Trading	None

7/16/2009					1	1			
i I	lan Riley			150,000,000				Restricted	Yes
7/16/2009	Fred Wicks			150.000,000				Restricted	Yes
7/16/2009	Brian Riley			150,000,000				Restricted	Yes
8/21/2009	Big Apple Equities, LLC	504	NY	10,000,000			\$72,132.00	Free Trading	None
10/7/2009	Green Bridge Industries Inc	Pay for Acquisition		50.000,000				Restricted	yes
1/13/2010	Air pure systems	Pay for Acquisition		90,000,000				Restricted	yes
1/21/2010	Kevin Riley	Series E conversion		1,086,956				Free Treading	None
1/21/2010	Faye Taira	Series E conversion		2,429,347				Free Treading	None
1/21/2010	Larry Fletcher	Series E conversion		9,782,608				Free Treading	None
1/21/2010	Nichols Family Trust	Series E conversion		1,523,912				Free Treading	None
1/21/2010	Craig Riley	Series E conversion		1,086,956				Free Treading	None
1/21/2010	Richard and Lisa Dimsdale	Series E conversion		9,111,519				Free Treading	None
1/21/2010	Nancy Thompson	Series E conversion		1,086,956				Free Treading	None
1/29/2010	Big Apple Equities	504	NY	15,000,000				Free Treading	none
2/17/2010	Polly Ruth Penland	Series E conversion		1,086,956				Free Treading	none
2/17/2010	Evelyn Reese	Series E conversion		7,897,391				Free Treading	none
2/17/2010	Phillip Hutaff	Series E conversion		315,434				Free Treading	none
2/17/2010	Chris Panel	Series E conversion		4,347,826				Free Treading	none
2/17/2010	Daniel Mattewes	Series E conversion		434,782				Free Treading	none
2/17/2010	Smith Barney FBO M Roy	Series E conversion		5,177,391				Free Treading	none
3/15/2010	Amber Holritz	Series E conversion		1.086.956				Free Treading	none
3/15/2010	National Financial Serveces	Series E conversion		217,391				Free Treading	none
3/15/2010	Shawn and Pamela Dougherty	Series E conversion		274,565				Free Treading	none
3/15/2010	Janice Ley	Series E conversion		217,391				Free Treading	none
4/05/2010	Jeffry Rogers	Debt Payment		7,812,500				Restricted	Yes
4/05/2010	Lori Livinston	Series E conversion		2,264,493				Free Trading	None
4/08/2010	Larry Fletcher	Debt Conversion		50,000,000				Free Trading	None
5/10/2010	Jerry Clare	Series E conversion		1,748,251				Free Trading	None
6/01/2010	Big Apple Consulting	504		45,000,000				Free Trading	None
6/15/2010	Kevin Sullivan	Services		70,000,000				Restricted	Yes

7/28/2010	National Financial services	Series E conversion	2,916,667			Free Trading	None
7/28/2010	TD Ameritade FBO Roger and Joyce Schaible	Series E conversion	40,833,333			Free Trading	None
8/02/2010	Richard White	Series E conversion	29,411,765			Free Trading	None
8/02/2010	Jennifer King	Series E conversion	14,705,882			Free Trading	None
8/02/2010	Anne White	Series E conversion	14,705,882			Free Trading	None
8/23/2010	Troy VanDyke	Series E conversion	29,411,765			Free Trading	None
9/20/2010	Nancy Simms	Series F conversion	105,263,15)		Free Trading	None

Part F Exhibits

The following exhibits must be either described in or attached to the disclosure statement:

Item XVIII Material Contracts

The licensing Agreement of the Company's muffler application of the Vortex patent contains proprietary information and a non disclosure clause. For this reason, the Company has opted not to attach this material contract to this Disclosure Statement.

Item XIX Articles of Incorporation and Bylaws

A. A complete copy of the issuer's articles of incorporation or in the event that the issuer is not a corporation, the issuer's certificate of organization. Whenever amendments to the articles of incorporation or certificate of organization are filed, a complete copy of the articles of incorporation or certificate of organization as amended shall be filed.

The Company's Articles of Incorporation and Amendments to the Articles of Incorporation have been posted to Pink Sheets.

B. A complete copy of the issuer's bylaws. Whenever amendments to the bylaws are filed, a complete copy of the bylaws as amended shall be filed.

The Company's Corporate Bylaws have been posted to Pink Sheets.

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

A. In the following tabular format, provide the information specified in paragraph (B) of this Item XX with respect to any purchase made by or on behalf of the issuer or any "Affiliated Purchaser" (as defined in paragraph (C) of this Item XX) of shares or other units of any class of the issuer's equity securities.

ISSUER PURCHASES OF EQUITY SECURITIES									
Period	Column (a) Total Number of Shares (or Units) Purchased	Column (b) Average Price Paid per Share (or Unit)	Column (c) Total Number of Shares (or Units) Purchased as Part of Publicly Announced Plans or Programs	Column (d) Maximum Number (or Approximate Dollar Value) of Shares (or Units) that May Yet Be Purchased Under the Plans or Programs					
Month #1 (identify beginning and ending dates)	Not Applicable.	Not Applicable.	Not Applicable.	Not Applicable.					
Month #2 (identify beginning and ending dates)	Not Applicable.	Not Applicable.	Not Applicable.	Not Applicable.					
Month #3 (identify beginning and ending dates)	Not Applicable.	Not Applicable.	Not Applicable.	Not Applicable.					
Total	Not Applicable.	Not Applicable.	Not Applicable.	Not Applicable.					

Item XXI Issuer's Certifications

I, Leonard Baxter, certify that:

I have reviewed this <u>Initial Information and Disclosure Statement</u> *of* <u>Green Bridge Technologies</u> <u>International, Inc.</u>;

- 1. 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, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and not misleading with respect to the period covered by this disclosure statement; and
- 2. 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.

Signature:

Date: 12/30/2010

Name: Leonard Baxter
Title: CEO and President