

## **Section One: Issuers' Initial Disclosure Obligations**

Instructions relating to the preparation of initial disclosure statements: Issuers shall prepare a document that responds to each item and sub-item of the Guidelines with information current as of the issuer's most recent fiscal quarter or year end and shall include in its response to a particular item (i) whether a particular item is not applicable or unavailable and (ii) the reason it is not applicable or unavailable. The disclosure statement shall be provided in the format set forth below.

Issuers may incorporate by reference financial statements and other exhibits that are either posted elsewhere on Pink Sheets News Service or on SEC's EDGAR system, or are attached to the issuer's disclosure statement, as long as (i) the incorporated documents are current, (ii) the issuer clearly explains where the incorporated documents can be found, and (iii) the issuer provides a clear cross-reference to the specific location where the information requested by any particular Item can be found in the incorporated documents.

The initial disclosure statement shall be published on the Pink Sheets News Service under the report name of "Initial Company Information and Disclosure Statement."

## **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.

**RAMOIL MANAGEMENT, LTD. (RAMO)** 

Formerly: American Corporate Investors, Inc. until January 2000.

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.

RAMOIL MANAGEMENT, LTD. 6475 Pacific Coast Hyw., Suite 365, Long Beach, CA 90803 USA

Phone / Fax: +1-323-952-3754

e-Mail: info@envirotechenergy.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.

Jurisdiction of Incorporation: United States of America State of Incorporation: Wyoming Year of Incorporation: 1986 (in Delaware)

Item IV The name and address of the transfer agent\*.

The transfer agent is registered under the Exchange Act.

\*To be included in OTCQX or Pink Sheets' Current Information Category, the issuer's transfer agent *must* be registered under the Exchange Act.

The transfer agent is registered under the Exchange Act. Transfer Agent:

Dynamic Transfer Services Corp.

4141 S. Highland Drive

Suite 208

Holladay, UT 84124

#### Item V The nature of the issuer's business.

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

A. Business Development. 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.);

The Issuer is a CORPORATION officially registered in the State of Wyoming.

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

The Issuer's predecessor was organized in the Year 1986 in Delaware.

3. the issuer's fiscal year end date;

### The Issuer's Fiscal Year End Date is every 31st of December.

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

## The Issuer RAMO has not been in Bankruptcy, Receivership or any similar proceeding.

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

Ramoil Management, Ltd., has not done any mergers or acquired any assets but has been actively busy over the past few years looking to acquire assets and/or business plans/opportunities or find a suitable merger partner in the Energy Sector.

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

### Not Applicable.

7. any change of control;

The last change in control was on April 22<sup>nd</sup>, 2008 when Michael J. Goeree was appointed Chairman, President and CEO.

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

## Yes as per above.

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

No anticipated or pending Split at this time. However, an official corporate name change to "Enviro|Tech Capital" is anticipated in the near future.

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

#### No.

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.

#### No.

- B. Business of Issuer. 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:
- 1. the issuer's primary and secondary SIC Codes;

Primary SIC Code is 6770 – Blank Checks (please refer to the Attached Form 15-15D) and will change SIC Codes soon to properly reflect our business model and direction.

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

The Issuer is currently in Development Stage but has been actively busy over the past few years looking to acquire assets and/or business plans/opportunities or find a suitable merger partner in the Energy and Technology Sectors.

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

#### No.

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;

#### None.

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

The New Global Governmental efforts to support "Green/Renewable Energy" and the corresponding regulations will have a very favorable effect on our industry.

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;

There has not been any activity on Research and Development or R& D during the past two fiscal years.

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

It is not anticipated that any environmental laws will impact the costs and effects of compliance of the issuer's operations since

it will follow the Standard Operation Procedures that other Green/Renewable Energy Corporations are performing.

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

RAMOIL MANAGEMENT, LTD., (RAMO) has a total of 7 Employees and Independent Contractors/Consultants who have been actively helping with the development of RAMO for more than 3 years now.

For issuers engaged in mining, oil and gas production and real estate activities, substantial additional disclosure of the issuer's business is required. Contact Pink Sheets for more information.

#### Item VI 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;

The Principal product is GREEN RENEWABLE ENERGY/TECHNOLOGIES AND OTHER NICHE TECHNOLOGIES we can develop and grow the markets of world wide.

B. distribution methods of the products or services;

Our patented and licensed Environmental and other Niche Technologies held by our subsidiaries will be marketed and sold worldwide and are on the leading edge in their respective markets.

C. status of any publicly announced new product or service;

Since the company has just entered into negotiations with a potential group to buy their business plan and opportunities, there has not been any public announcement on its activities but expect this the happen very soon.

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

GREEN/RENEWABLE ENERGY TECHNOLOGIES AND OTHER NICHE TECHNOLOGIES have extensive competition at the Technology development level. Therefore we have positioned ourselves to acquire leading edge technologies far in advance of anything else in its respective categories or markets.

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

We will be out sourcing our production to manufacturing facilities with readily available raw materials and the capabilities to produce our technologies for sale into their respective markets.

F. dependence on one or a few major customers;

No....Fortunately with our new business model we will have many independent customers and thus minimize the likelihood of bankruptcy through stangnant cash flows.

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

The company currently has no trademark, patent nor licenses and however, the subsidiaries we are acquiring will have.

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

The company has secured most all of the government requirements regarding its technologies.

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

RAMOIL MANAGEMENT, LTD. uses the offices of its CEO at no cost. We are presently looking for office space in Miami, Florida for our International Headquarters (HQ) and Dublin, Ireland or London, UK for our European HQ.

Part B Share Structure and Issuance History
Item VIII 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.

RAMO - Trading Symbol are Common Shares with par value of US\$ 0.001 per share and the CUSIP Number is = 751918 103

Item IX Description of the security.

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

RAMO - Trading Symbol are Common Shares with par value of US\$ 0.001 per share and the CUSIP Number is = 751918 103

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

RAMO - Common Shares may begin shortly to pay Dividends and have VOTING Rights.

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

## Not Applicable as no preferred shares have been issued to date.

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

### No other material rights.

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

No Special Provisions in Charter or By-Laws that can cause delay, deferment or prevent the change in control of the company, however, if the company elected to issue its 100,000 preferred shares they carry 1000 votes for each 1 preferred share.

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

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.

(i) Period end date:

#### 12/31/2011

(ii) Number of shares authorized;

### **RAMO = 200,000,000 Common Shares**

(iii) Number of shares outstanding;

#### **200,000,000 Common Shares**

(iv) Freely tradable shares (public float);

## **33,007,671 Common Shares**

(v) Total number of beneficial shareholders; and

276

(vi) Total number of shareholders of record.

#### 276

## Item XI 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.);

N/A

(ii) Any jurisdictions where the offering was registered or qualified;

N/A

(iii) The number of shares offered;

N/A

(iv) The number of shares sold;

N/A

(v) The price at which the shares were offered, and the amount actually paid to the issuer;

N/A

(vi) The trading status of the shares; and

N/A

(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.

N/A

The list shall also include all shares or any other securities or options to acquire such securities issued for services in the past two fiscal years and any interim periods, describing (1) the securities, (2) the persons or entities to whom such securities were issued and (3) the services provided by such persons or entities.

- 1) Common Shares
- 2) Michael J. Goeree
- 3) Chairman / President & CEO retention stock

With respect to private offerings of securities, the list shall also indicate the identity of the persons who purchased securities in such private offering; *provided*, *however*, that in the event that any such person is an entity, the list shall also indicate (a) the identity of each natural person beneficially owning, directly or indirectly, more than five percent (5%) of any class of equity securities of such entity and (b) to the extent not otherwise disclosed, the identity of each natural person who controlled or directed, directly or indirectly, the purchase of such securities for such entity.

- 1) Michael J. Goeree 48.76%
- 2) Hossein Mahdavi 5.5%

### **Part C Management and Control Structure**

Item XII The name of the chief executive officer, members of the board of directors, as well as 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. Officers and Directors. 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; MICHAEL J. GOEREE
- 2. Business address; 6475 Pacific Coast Hwy., Suite 365, Long Beach, CA 90803
- 3. Employment history (which must list all previous employers for the past 5 years, positions held, responsibilities and employment dates);
- 1) MJG Trading, LLC (2007-Present, President)
- 2) MG Financial, LLC (2005-2008, President)
- 4. Board memberships and other affiliations;
- 1) MICHAEL J. GOEREE Chairman
- 2) David Reiter Director
- 5. Compensation by the issuer; and
- 1) MICHAEL J. GOEREE = \$250,000 per year plus bonuses for finding the appropriate business plan and operations.

New contract to be announced soon with the rest of the new officers and directors.

- 6. Number and class of the issuer's securities beneficially owned by each such person.
- 1) MICHAEL J. GOEREE = 97,515,238 Common Shares including 2,000,000 obligated to be issued

- B. Legal/Disciplinary History. Please identify whether any of the foregoing persons have, in the last five years, been the subject of:
- 1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);
- 2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities;
- 3. A finding or judgment by a court of competent jurisdiction (in a civil action), the 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 No
- 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.

#### No

C. Disclosure of Certain Relationships. Describe any relationships existing among and between the issuer's officers, directors and shareholders. To the extent not otherwise disclosed, describe all relationships and affiliations among and between the shareholders and the issuer, its predecessors, its present and prior officers and directors, and other shareholders.

Issuer has no relevant special relationship with any of the shareholders.

D. Disclosure of Conflicts of Interest. Describe any related party transactions or conflicts of interests. Provide a description of the circumstances, parties involved and mitigating factors for any related party transactions or executive officer or director with competing professional or personal interests.

Issuer has no incidence of transaction that involves conflict of interests.

Item XIII 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.

- 1) MICHAEL J. GOEREE = 97,515238 (48.76%) Common Shares 6475 Pacific Coast Hwy., Suite 365, Long Beach, CA 90803
- 2) Hossein Mahdavi = 11,027,394 (5.5%) Common Shares 6475 Pacific coast Hwy., Suite 365, Long Beach, CA 90803

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.

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

1. Investment Banker

#### **TBA**

2. Promoters

#### **TBA**

3. Counsel

#### **TBA**

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.

#### **Accountant:**

**Gretchen Higgins, CPA** 

#### **Auditor:**

De Joya Griffith & Company, LLC

**Attn: Jason Griffith** 

2580 Anthem Village Drive

Henderson, NV 89052

T: (702) 563-1600 F: (702) 920-8049

E: info@dejoyagriffith.com

5. Public Relations Consultant(s)

#### TBA

6. Investor Relations Consultant

#### **TBA**

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.

Not Applicable.

#### Part D Financial Information

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

## Please refer to the latest FINANCIAL STATEMENT UPLOADED to OTCIQ.COM

The financial statements requested pursuant to this item shall be prepared in accordance with generally accepted accounting principles (GAAP)3 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.

Instruction to Item XV: The issuer shall post the financial statements required by this Item XV on the Pink Sheets 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.

Item XVI Similar financial information for such part of the two preceding fiscal years as the issuer or its predecessor has been in existence. Please provide the financial statements described in Item XV above for the issuer's two preceding fiscal years.

## Please refer to the latest FINANCIAL STATEMENT UPLOADED to OTCIQ.COM

Instruction to Item XVI: The issuer shall either (i) attach the financial statements required by this Item XVI to its initial disclosure statement or (ii) post such financial statements on the Pink Sheets 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.

3 Foreign private issuers that have furnished information to the Securities and Exchange Commission pursuant to Rule 12g3-2(b) under the Exchange Act can provide those same financial statements as an alternative to U.S. GAAP. For information regarding U.S. GAAP, see http://cpaclass.com/gaap/gaap-us-01a.htm.

#### Item XVII Management's Discussion and Analysis or Plan of Operation.

#### Instructions to Item XVII

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.

#### A. Plan of Operation.

1. Describe the issuer's plan of operation for the next twelve months. This description should include such matters as: i. a discussion of how long the issuer can satisfy its cash requirements and whether it will have to raise additional funds in the next twelve months;

Over the coming 12 months the issuer will be finalizing negotiations for a the acquisition of Environmental and other Niche Technologies, to be held in wholly owned subsidiaries and then rolled out in their own public companies allowing doe dividends, in the form of common shares in the new public entities, to be paid to the existing shareholders of Ramoil Management.

The Issuer will need to raise cash for Worldwide Operations as well financially support the expansion of the Technologies contemplated to be roll out.

ii. a summary of any product research and development that the issuer will perform for the term of the plan;

The Issuer is currently conducting research and development of new leading edge technologies, with strong commercial applications, in the Environmental and other Niche Sectors.

iii. any expected purchase or sale of plant and significant equipment; and No....We expect to out-source all out manufacturing and production.

iv. any expected significant changes in the number of employees.

Once financing is completed and the technologies readied for market, we expect to need to hire close to 30 new employees to staff offices in Miami, Florida, Las Vegas, NV, Orange County, CA and Dublin, Ireland or London, UK.

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

11. 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:

i. 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;

Green Energy and Energy Conservation seems to be the strongest sector and this increasing awareness should positively impact our liquidity.

ii. Internal and external sources of liquidity;

Funded by majority shareholders to date and negotiating with external sources of financing.

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

such expenditures;

We have no final funding commitments as of yet. However, we are well into negotiations with a large project finance group.

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;

Green Energy and Energy Conservation seems to be the strongest sector and this increasing awareness should positively impact our revenues.

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

No significant elements known.

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

From zero activity to commercial activity as a result of the acquisition of the appropriate businesses and opportunities which have been identified.

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.

There were no changes as there was no activity in the past two years ending, except the anticipated acquisition of the GREEN and/or RENEWABLE ENERY TECHNOLOGIES and OTHER NICHE TECHNOLOGIES.

#### 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

#### N/A.

- 2. C(1)(i), (ii), (iii) and (iv) of this Item XVII 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;

## No existing off-balance sheet arrangements.

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:

#### N/A.

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

#### N/A.

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.

#### No known event.

- 2. As used in paragraph C of this Item XVII, 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;

#### N/A.

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;

#### N/A.

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

#### N/A.

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.

#### N/A.

## Instructions to paragraph C of Item XVII

i. No obligation to make disclosure under paragraph C of this Item XVII shall arise in respect of an off-balance sheet arrangement until a definitive agreement that is unconditionally binding or subject only to customary closing conditions exists or, if there is no such agreement, when settlement of the transaction occurs.

ii. Issuers should aggregate off-balance sheet arrangements in groups or categories that provide material information in an efficient and understandable manner and should avoid repetition and disclosure of immaterial information. Effects that are common or similar with respect to a number of off-balance sheet arrangements must be analyzed in the aggregate to the extent the aggregation increases understanding. Distinctions in arrangements and their effects must be discussed to the extent the information is material, but the discussion should avoid repetition and disclosure of immaterial information.

iii. For purposes of paragraph C of this Item XVII only, contingent liabilities arising out of litigation, arbitration or regulatory actions are not considered to be off-balance sheet arrangements.

iv. Generally, the disclosure required by paragraph C of this Item XVII shall cover the most recent fiscal year. However, the discussion should address changes from the previous year where such discussion is necessary to an understanding of the disclosure.

In satisfying the requirements of paragraph C of this Item XVII, the discussion of off-balance sheet arrangements need not repeat information provided in the footnotes to the financial statements, provided that such discussion clearly crossreferences to specific information in the relevant footnotes and integrates the substance of the footnotes into such discussion in a manner designed to inform readers of the significance of the information that is not included within the body of such discussion.

#### Part E Exhibits

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

#### Item XVIII Material Contracts.

A. Every material contract, not made in the ordinary course of business, that will be performed after the disclosure statement is posted on the Pink Sheets News Service or was entered into not more than two years before such posting. Also include the following contracts:

1) Any contract to which directors, officers, promoters, voting trustees, security holders named in the disclosure statement, or the Designated Advisor for Disclosure are parties other than contracts involving only the purchase or sale of current assets having a determinable market price, at such market price; No.

2) Any contract upon which the issuer's business is substantially dependent, including but not limited to contracts with principal customers, principal suppliers, and franchise agreements;

#### No.

- 3) Any contract for the purchase or sale of any property, plant or equipment for consideration exceeding 15 percent of such assets of the issuer; or
- 4) Any material lease under which a part of the property described in the disclosure statement is held by the issuer.

#### No.

B. Any management contract or any compensatory plan, contract or arrangement, including but not limited to plans relating to options, warrants or rights, pension, retirement or deferred compensation or bonus, incentive or profit sharing (or if not set forth in any formal document, a written description thereof) in which any director or any executive officer of the issuer participates shall be deemed material and shall be included; and any other management contract or any other compensatory plan, contract, or arrangement in which any other executive officer of the issuer participates shall be filed unless immaterial in amount or significance.

#### No.

- C. The following management contracts or compensatory plans need not be included:
- 1. Ordinary purchase and sales agency agreements;
- 2. Agreements with managers of stores in a chain organization or similar organization;
- 3. Contracts providing for labor or salesmen's bonuses or payments to a class of security holders, as such; and
- 4. Any compensatory plan that is available to employees, officers or directors generally and provides for the same method of allocation of benefits between management and non-management participants

#### 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.

#### Filed.

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.

Filed.

#### Item XX Issuer's Certifications.

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

The certifications shall follow the format below:

- I, Michael J. Goeree, Chairman and CEO of RAMOIL MANAGEMENT, LTD., certify that:
- 1. I have reviewed this Annual Disclosure Statement of RAMOIL MANAGEMENT, LTD.- Symbol: RAMO;
- 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
- 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

Date: March 14, 2011

Michael J. Goeree

Chairman, President & CEO

Part F Miscellaneous N/A.

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

### **FORM 15**

#### CERTIFICATION AND NOTICE OF TERMINATION OF REGISTRATION UNDER

SECTION 12(G) OF THE SECURITIES EXCHANGE ACT OF 1934 OR SUSPENSION OF DUTY TO FILE REPORTS UNDER SECTIONS 13 AND 15(D) OF THE

#### **SECURITIES EXCHANGE ACT OF 1933**

Commission File Number: 033-12507-NY

## RAMOIL MANAGEMENT, LTD.

(Exact name of registrant as specified in its charter)

301 w. Platt Street Suite 504 Tampa, Florida 33606 (813) 902-6796

(Address, including zip code and telephone number, including area code, of registrant's principal executive offices)

#### Common Stock, \$0.0001 par value

(Title of each class of securities covered by this Form)

None

(Titles of all other classes of securities for which a duty to file reports under section 13(a) or 15(d) remains)

Please place an X in the box(es) to designate the appropriate rule provision(s) relied upon to terminate or suspend the duty to file reports:

Rule	12g-4(a)(1)(i)	[	]	Rule	12h-3(b)(1)(i)	[	]
Rule	12g-4(a)(1)(ii)	]	]	Rule	12h-3(b)(1)(ii)	]	]
Rule	12g-4(a)(2)(i)	[	]	Rule	12h-3(b)(2)(i)	[	]
Rule	12g-4(a)(2)(ii)	]	]	Rule	12h-3(b)(2)(ii)	]	]
				Rule	15d-6	[]	۲1

Approximate number of holders of record as of the certification or notice date: 276

Pursuant to the requirements of the Securities Exchange Act of 1933, the Registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

#### RAMOIL MANAGEMENT, LTD.

By: /s/ Michael J. Goeree
Dated: December 14, 2009 Michael J. Goeree, Chief Executive Officer



## Dynamic Transfer Services Corp

4141 South Highland Drive, Suite 208, Holladay, Utah, 84124-2642, USA

## **Current Issued and Outstanding Share Summary**

as of December 31, 2010

Ramoil Management, Ltd. Common series shares

200,000,000	Total
33,007,671	"free-trading"
166,992,329	"restricted"