

Tritent Int'l Agriculture, Inc.

**(Name Changed from
Marquis Tech Holdings, Inc.
on May 4, 2012)**

**Initial Company Information
&
Disclosure Statement**

(Unaudited)

May 14, 2012

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Part A General Company Information

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

The Company's name is Tritent Int'l Agriculture, Inc. *(**NOTE:** The Company filed articles of amendment with the state of Pennsylvania changing the name from Marquis Tech Holdings, Inc. to Tritent Int'l Agriculture, Inc. on May 7, 2012 and is currently in the process of filing the name change with FINRA). The issuer's predecessor name was Blue Fish Clothing Inc. The Company changed its name from Blue Fish Clothing, Inc. to Monogram Energy, Inc. on March 26, 2007.

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

79 West Monroe Street, Suite 1007, Chicago, IL 60603
Telephone: 312-345-5888 www.unionmilk.com
Investor Relations Contact: Nathaniel K. Hsieh
Telephone: 312-345-5888
Email: investorrelations@tritent.com

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

The Company was organized under the laws of the State of Pennsylvania on September 19, 1995.

Part B Share Structure

Item IV: The exact title and class of securities outstanding

The Company has two classes of capital stock consisting of 13,933,900,080 outstanding shares of Common Stock and 0 outstanding shares of Preferred Stock. The Company's trading symbol is MGRN and CUSIP number is 698761 200. *(**NOTE:** Pursuant to amendment of its articles and relevant merger agreement, and subject to approval by FINA, the Company's above outstanding shares will undergo a 2,000 to 1 reverse split and certain additional issuance of its common shares. The Company will then have two classes of capital stock consisting of 25,000,000 (25 million) outstanding shares of Common Stock and 2,500,000 (2.5 million shares) of Preferred Stock. The Company's trading symbol will be newly assigned and CUSIP number will be 57162Q 403.

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

The Common Stock has a par value of \$.001 and the Preferred Stock has no par value.

The Common Stock has one voting right per share. The Preferred Stock currently has no voting rights.

There are no provisions in the articles of incorporation, articles of amendment, or bylaws which would delay or prevent a change of control.

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

As of May 1, 2012:

Common Stock Authorized: 1,000,000,000 (One Billion)

Common Stock Outstanding: 25,000,000

Public Float: 5,983,750

Preferred Stock Authorized: 10 Million

Preferred Stock Outstanding: 2,500,000 (2.5 Million)

Number of Shareholders of Record: 125(***) Please Verify(***)

As of the fiscal year ended December 31, 2011

Common Stock Authorized: 15,000,000,000

Common Stock Outstanding: 13,933,900,080

Public Float: 5,901,400,078

Preferred Stock Authorized: 10 Million

Preferred Stock Outstanding: 0

Number of Shareholders of Record: 15

As of the fiscal year ended December 31, 2010:

Common Stock Authorized: 4,400,000,000

Common Stock Outstanding: 3,773,070,853

Public Float: 1,868,190,215

Preferred Stock Authorized: 0

Preferred Stock Outstanding: 0

Number of Shareholders of Record: 15

As of the fiscal year ended December 31, 2009:

Common Stock Authorized: 4,400,000,000

Common Stock Outstanding: 3,773,040,853

Public Float: 1,818,088,070
Preferred Stock Authorized: 0
Preferred Stock Outstanding: 0
Number of Shareholders of Record: 15

Part C Business Information

Item VII: The name and address of the transfer agent

Madison Stock Transfer, Inc.
1688 East 16th Street
Brooklyn, NY 11229
718-627-4453

Our transfer agent is registered under the Exchange Act and is regulated by the Securities and Exchange Commission.

Item VIII: The nature of the issuer's business

A. Business Development

Tritent Int'l Agriculture, Inc. is a holdings company. Its primary focus is the manufacturing, processing, import & export, and distribution of dairy products including infant formula, milk-based cereal, bee products and related agricultural products. The Company's subsidiary and main processing facility is at Cascade, Iowa which houses a 30,000 square feet facility on a 15 acre lot in a local industrial park. The Company's main market and sale's team are located in Beijing, China.

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

The organizational form of the issuer is a Corporation.

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

The issuer was organized in September 1995. Tritent Int'l Agriculture, Inc. of Iowa was organized in August of 2011. Tritent of Iowa merged with the issuer in May of 2012 and the issuer's name was changed with the State of Pennsylvania as part of the merger.

3. The issuer's fiscal year end date

The issuers' fiscal year end date is 12/31.

4. Whether the issuer has been in bankruptcy, receivership or any similar proceeding

In October 1999, more than 12 years ago, the Company filed a petition under Chapter XI of the Federal Bankruptcy Code in the U.S. Bankruptcy Court for the State of New Jersey.

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

In April of 2012, Tritent Int'l Agriculture, Inc. of Iowa acquired Marquis Tech Holdings, Inc. of Pennsylvania via reverse merger and changed the surviving company name to Tritent Int'l Agriculture, Inc.

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

There has not been any default of any note, loan, lease, or other indebtedness or financing arrangement requiring the issuer to make payments.

7. Any change of control

In April, 2012, Nathaniel K. Hsieh was appointed CEO and sole Director of the Company. Prior to that, Saratu Phillips was CEO from December 2010 to April 2012, Joseph Meuse was CEO from August 2009 to December 2010 and Billy King was CEO from 2007 through 2009.

A majority of the voting shares changed hands during each of the changes in CEO's.

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

As part of the merger of April, 2012, 2,500,000 (2.5 million) shares of the Preferred Stock together with 15,000,000 (15 million) shares of the Common Stock were issued to Tritent Int'l Agriculture, Inc. of Iowa.

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

The following summarizes all past corporation actions according to the certified corporate record of Marquis Tech Holdings, Inc. of the Pennsylvania Dept. of State Record as of May 15, 2012:

- 09/12/1995 Blue Fish Clothing, Inc.
Articles of Incorporation Filed.
Total authorized shares: 11,000,000 (eleven million)
- 09/08/1995 Consent to use of similar name filed
“Blue Fish Clothing, Inc.” was incorporated in NJ on 03/06/1935
- 09/19/1995 Articles of Merger filed
Blue Fish, PA survived with the following three merged together:
- Blue Fish Clothing, Inc., PA
 - Blue Fish Taos, Inc., NM
 - Blue Fish Clothing, Inc., NJ
- The Plan of Merger stated 5,848,696 shares of the surviving company’s stocks would be outstanding.
- 09/19/1995 is hence used as the date of incorporation.
- 03/13/2007 Amended Articles filed.
The company’s authorized shares was increased from 11 million to 2,000,000,000 (two billion)
- The company changed address to Washington, VA
 - The Special Board meeting of 03/21/2007 states:
“it is in the best interest of the Company and the shareholders to increase the Company’s authorized shares to two billion (2,000,000,000), and simultaneously to declare one (1) for twenty (20) reverse split of the Company’s common stock (the “Stock”) in which every twenty (20) shares of the Stock outstanding shall become one (1) share of the Stock; ... the effective date of the reverse split shall be April 6th, 2007.”
- 03/26/2007 Amended Articles Filed.
Corporate name changed to “Monogram Energy, Inc.”
- “Belmont Partners, LLC” was listed as the addressee
- 02/27/2008 Amended Articles Filed.
Unanimous written consent of the Board meeting stated “the Company is authorized to do a reverse stock split in the amount of Two Hundred (200) Shares for One (1) Share to take effect on 03/12/2008.”
- Billy D. King (120,600,000 shares), John M. King (20,000,000) and Dale E. Williams (20,000,000) were the board members and changed the addressee to “PennCorp Service Group, Inc.” in Harrisburg, PA.
- 03/25/2008 Statement of Change of Registered Office filed
National Registered Agents, Inc. became the new registered office.

- Charles Barclet & Associates, Inc. of Irving, CA became the addressee.

- 11/20/2008 Amended Articles filed.
 Company's authorized shares was increased to 4,400,000,000 (4.4 billion)
 - Board meeting with Billy King and Dale Williams present, representing a vote of 92.7% of the outstanding stock.

- 09/04/2009 Amended Articles filed.
 Company authorized a reverse split of 1,000 to 1 and reduced the total authorized shares from 4.4 billion to 500 million with 400 million as common and 100 million as preferred.
 - Billy D. King, Jr. became the CEO and also replaced Dale Williams as the company secretary.
 - Joseph J. Meuse resigned as board director.

- 09/14/2009 Articles/Certificate of Merger filed.
 Silver Start Capital Holdings, Inc., a FL company, and a public trading company, merged into Monogram Energy, Inc..
 Monogram Energy, Inc. changed its name to "Green Street Capital Corp".
 Green Street still has 400 million common shares and 100 million preferred, with 1:1 direct exchange of shares to the public company.
 - On October 30, 2009 The Company, entered into a Stock Purchase and Recapitalization Agreement with Triad Therapeutics, Inc., a Delaware corporation. For more information refer to form 8-K filed on otcmarkets.com

- 11/10/2010 Amended Articles filed.
 The Company's name was changed from "Green Street Capital Corporation" back to "Monogram Energy, Inc." (again).
 - The President and Director appeared to have changed name, but the addressee went back to Washington, VA.

- 01/2011 Company acquired Astrolobe Technology Inc., a Guyana Corporation.

- 02/11/2011 Amended Articles Filed.
 The Company's name was changed from "Monogram Energy, Inc." to "Marquis Tech Holdings, Inc." with 590 Madison Ave., New York, NY as the addressee.
 - The company's total authorized shares were increased to 10,010,000 shares (ten billion and ten million);
 - Of this, ten billion were common with \$0.0001 per share par value;
 - Of this, ten million were preferred with \$0.0001 per share par value.

- 05/20/2011 Amended Articles filed.
 The Company states on filing to "effect stock split on the basis of one share for every five hundred outstanding shares (1:500)".

- 07/01/2011 Amended Articles filed.
The Company states on filing to “declare a 3% forward stock split” and the record date of this split is stated to be “July 8, 2011.”
- 10/11/2011 Amended Articles Filed.
The Company states on filing to increase the total authorized shares to 15 billion 10 million (15,010,000,000). Of this,
 - Ten million (10,000,000) are preferred at \$0.0001 par value;
 - 15 billion (15,000,000,000) are common at \$0.0001 par value.
- 10/25/2011 Amended Articles filed.
The Company states on filing to declare a 5% forward stock split and states “this forward split is payable upon surrender of old certificates and the record date of this split is October 31, 2011.”
- 03/15/2012 Pursuant to one stock purchase agreement, Tritent Int’l Agriculture, Inc. acquired 8,032,500,002 (eight billion thirty two million five hundred thousand and two) restricted shares of common stock of the Company.
 - These shares represent approximately 57% of the Company.
- 03/15/2012 Pursuant to the Board Resolution, the sole director and CEO of the Company, Mr. Saratu Phillips submitted his resignations and the Board appointed Nathaniel K. Hsieh as the Director and CEO of the Company.
- 05/04/2012 Amended Articles Filed.
 - The corporation’s name was changed from “Marquis Tech Holdings, Inc.” to “Tritent Int’l Agriculture, Inc.”
 - The corporation changed its address from 590 Madison Ave, 18th Fl., New York, NY to 79 W. Monroe, Ste. 1007, Chicago, IL 60603
 - The corporation’s total authorized shares of the Common Stock was reduced from 15 Billion to 1 (one) Billion;
 - The corporation’s total authorized shares of the Preferred Shares remains at 10 (Ten) Million.

Pursuant to its Plan of Merger filed with the State of Pennsylvania, the Company filed with the State of Pennsylvania and anticipates reverse splitting its issued and outstanding Common Stock by the ratio of 2,000 to 1. In addition, pursuant to its acquisition of Tritent Int’l Agriculture, Inc. of Iowa, the Company filed with the State of Pennsylvania and anticipates the issuance of 15,000,000 (fifteen million) shares of the Common Stock as consideration for said merger.

The Company has no other anticipated stock splits, stock dividends, recapitalizations, mergers, spin-off’s, or reorganizations. The Company is actively seeking additional acquisitions in 2012.

10. Any delisting of the issuers securities by any securities exchange or deletion from the OTC Bulletin Board

On February 15, 2007, the Company filed SEC Form 15-12b “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 1934”.

There has not been any delisting of the issuers securities by any securities exchange or deletion from the OTC Bulletin Board.

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’s parties, the nature and current status of the matter, and the amounts involved

There are no 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.

The Company is not and has never been a shell.

B. Business of Issuer

Tritent Int’l Agriculture, Inc. is currently in the process of building up its dairy processing plant in Cascade, Iowa. The anticipated completion date is May 31, 2013. Once completed, it will become one of the few certified infant formula manufacturers in the United States. But different from its competitors, the Company’s dairy products will be primarily organic based and will be targeted toward the international market, especially the growing formula market in China.

At this time we have 7 full time employees and 5 part time employees our primary SIC code is 2000.

The Company was not and never has been a shell company.

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

The Company has the following subsidiaries and affiliates:

- Subsidiary (1): The Company's wholly owned subsidiary, **Tritent Int'l Agriculture, Inc.**, is an Iowa company located in Cascade, Iowa. Its business purpose is to engage in the processing, manufacturing and distribution of agri-dairy products, mainly to the China market. The operations of Tritent Int'l Agriculture, Inc. have been included in the consolidated financial statements attached.
- Subsidiary (2): The Company's wholly owned subsidiary, **U.S. Investor Immigration Funds, Inc.**, is an Illinois company located in Chicago, IL. Its business purpose is to engage in the promotion of Tritent Int'l Agriculture projects and fundraising from primarily foreign immigration investor sources. The subsidiary also engages in the acquisition of companies and business projects including the unsuccessful acquisition of the old U.S. Postal Building in Chicago, IL. The operations of U.S. Investor Immigration Funds, Inc. have been included in the consolidated financial statements attached.
- Subsidiary (3): The Company's wholly owned subsidiary, **Tritent Int'l Agriculture, Inc. Beijing Company**, is in the process of being set up in Beijing, China, with initial team and work site already in place. Its business purpose is to engage in the promotion, marketing, franchise operations and fundraising for the company's dairy and other agricultural products and projects in China. The operations of Tritent's Beijing Branch have been included in the consolidated financial statements attached.
- Subsidiary (4): The Company's wholly owned subsidiary, **Beijing Northcon Int'l Media Co., Ltd.** is a located in Beijing, China. Its business purpose is to engage in the promotion of exchanges of personnel and projects between the United States and China in filmmaking, media building businesses, including the organization and promotion of the planned annual Beijing Movie Festival in Beijing, China. The operations of Northcon Beijing have been included in the consolidated financial statements attached.
- Subsidiary (5): The Company's wholly owned subsidiary, **Credit Issue, Limited**, is a located in Hong Kong, China. Its business purpose is to engage in the marketing, promotion, franchise operations and fundraising for the company's dairy and other agricultural products and projects in Southern China and the Hong Kong Territory. The operations of Credit Issue Limited have been included in the consolidated financial statements attached.

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

The agri-dairy processing, manufacturing, marketing, distribution and fundraising activities of the Company are subject to various laws from both the United States and China governing food safety, labeling, development, production, taxes, labor standards, occupational health, import and export, securities, foreign currency controls, land use, water use, and other matters.

As the Company grows its agri-dairy operations, its development may also be affected in varying degrees by both U.S. and Chinese government regulations with respect to, but not limited to, restrictions on production, price controls, export controls, currency availability, foreign exchange controls, income taxes, delays in obtaining or the inability to obtain necessary permits, opposition to agri-dairy productions from environmental and other non-governmental organizations, limitations on foreign ownership, expropriation of property, ownership of assets, environmental legislation, labor relations, limitations on repatriation of income and return of capital, limitations on agri-dairy exports, high rates of inflation, increased financing costs, and site safety. This may affect both The Company's ability to undertake plant building and development activities in respect of present and future projects in the manner contemplated, as well as its ability to continue to cultivate, develop and operate those projects in which it has an interest or in respect of which it has obtained development rights and assets to date.

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

Because Tritent Int'l Agriculture of Iowa was only founded in August of 2011, the Company has incurred approximately \$100,000 of research and development costs during the last fiscal year of 2011. The cost of such activities will not be borne directly by customers.

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

The Company does not forecast any material costs to comply with environmental laws.

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

At this time we have 7 full time employees and 5 part-time employees.

Item IX: The nature of the products and services offered

The legal name of the Corporation is Tritent Int'l Agriculture, Inc. a Pennsylvania Corporation, and is traded on the pink sheets.com, stock Symbol, "MGRN.PK".

As the Company is currently focused on the acquisition, building and establishment of our agri-dairy plant in Cascade, Iowa with a targeted plant completion date of May 31, 2013 for full operations. In the interim, the Company is engaging in negotiations for production of its infant-formula and related dairy products for export to the China market. The estimated first shipment date of the Company's products is presently targeted for August 31, 2012.

In addition, the Company is focused on continued fundraising for the building of its plant and perfection of its marketing plan for the distribution of its intended products for China. Each job is unique and exact services can vary.

A. Principal products or services and their markets

The Company's principal products will be "Union Milk" brand infant formula Steps 1, 2 & 3, children's milk-based cereal, milk-based meal substitute, colostrum supplement, and corn & soybean raw animal feed. Its intended market is the China market.

B. Distribution methods of the products or services

The Company presently plans to ship its first shipment of dairy products under the "Union Milk" brand through contract manufacturing no later than August 31, 2012. The targeted Cascade, Iowa plant completion date is May 31, 2013 for FDA certification of infant formula manufacturing by which time all processing and manufacturing will be switched internally. More than 90% of its products will be shipped to its Beijing branch company for marketing and distribution to the China market.

C. Status of any publicly announced new product or service

All dairy products under the "Union Milk" brand name are currently under final selection stage. Contract manufacturers have been identified and contracts negotiated but awaiting final signing by all parties. All products under contract manufacturing are expected to go into production no later than July, 2012.

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

Given China's growing population, which stands at 1.6 Billion plus its shortage of tillable and pastoral land, there has never been and most likely never will be sufficient dairy cows to supply to its population's nutritional needs. This explains why more than 80% of dairy

products consumed in China have been imported from overseas with an average growth of more than 20% annually.

However, out of this 80%+ imported dairy products, less than 5% are supplied from the United States. The China market therefore has room for a high quality and high-end made-in-the-USA product. We envision this to be the organic milk based “Union Milk”, made straight out of the American dairy land. The Company does understand it faces strong competition from other international dairy companies many of which have much greater financial resources, operational experience, and technical capabilities than Tritent Int’l Agriculture, Inc.

In addition, the marketing of the Company’s products in China’s high-end market can be quite competitive as well and there are great risks for any company in marketing one’s new products.

However, management is confident that we will be able to run an efficient dairy manufacturing and processing operation in the United States as well as marketing the same to the China market without directly competing with our bigger competitors. Our targeted goal for the following three years is to acquire only one tenth of 1% of China’s market.

In addition, our management team has specialized knowledge in the business practices of developing countries in South America which gives us a competitive edge in acquiring companies in this region.

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

The Tri-state area (IA, IL & WI) has more than 1.5 million heads of dairy cows. The area dairy farms and co-ops will be the primary suppliers of the Company’s fresh milk, colostrum and dry milk powder.

F. Dependence on one or a few major customers

The Company is still in its planning stage. No customers have been finalized or depended upon.

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

The Company owns the “Tritent International” and “Union Milk” trademarks. Its production site is Cascade, Iowa, a non-union state. To promote the marketing and distribution of its products, the Company is in the process of formulating a franchise system throughout China in addition to reliance on traditional channels.

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

The Company's production facility in Cascade, Iowa will have to acquire necessary and relevant certifications and approval from the State of Iowa and the FDA, especially for manufacturing of infant formula products. For its distribution to the China market, the Company will have to obtain relevant recognition and permits for importation of dairy and related food items from the Central Chinese Government.

Item X: The nature and Extent of the Issuer's Facilities

The main business activities of the Company will be based in both Cascade, Iowa for production and Beijing, China for distribution. Its respective facilities include:

The Company's headquarters are operated from an office at 79 W. Monroe Street, Suite 1007, Chicago, IL 60603. Total office space for the Chicago office is approximately 2,000 square feet. The Company pays \$2,250 per month for rent and the term of the lease is three years ending in February 2015.

The Company's production site in Cascade, Iowa is 30,000 square feet on a 15 acre lot in a local industrial park. The Company will pay monthly mortgage at approximately \$4,500 per month for 15 years.

The Company's Beijing Office is housed in an approximately 2,000 square feet suite in Goland Plaza in the heart of Beijing's financial district in China. The Company pays rent of approximately \$5,000 per month with a one-year lease ending in June, 2013.

The Company's Beijing Northcon Int'l Media Co., Ltd. is housed in an approximately 2,000 square feet suite on the second floor of the Beijing Movie Production Co. building in Beijing, China. The Company pays rent of approximately \$3,500 per month with a one-year lease ending in June, 2013.

Part D Management Structure and Financial Information

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

The Company management team consists of the following:

Mr. Nathaniel K. Hsieh -- Chief Executive Officer

Mr. Hsieh received his J.D. from the University of Iowa, LL.M. in Int'l Law with concentration in international project financing from Georgetown University. He has been an active practicing attorney for 20 years. He is, in addition, the founder of Tritent International Corp. and has accumulated more than 10 years of successful business experience in international trade, especially in the tobacco industry. Tritent International Corp. conducted its tobacco manufacturing, importation and marketing business with more than \$5 million in average annual sales under Mr. Hsieh's management. He will be in charge of the overall management of the company.

Ms. Dong Han -- Chief Financial Officer

Ms. Dong Han is an experienced administrator and business executive in Beijing, China. In her more than 30-year business career, she has successfully managed businesses including offices, restaurants and factories. Her most recent and ongoing ventures include the organization and hosting of the China-Mexico Trade Consortium, and the successful launch of Mexican liquor products in the China market. Ms. Han will be in charge of the corporate financing and related management of the Company. Due to her extensive contacts in China, she will also oversee the recruiting and investment by Chinese nationals through the EB-5 program.

Dr. Geoff Hsueh -- Chief Scientific Officer

Dr. Geoff Hsueh received his Ph.D. in Microbiology from the University of Iowa more than 10 years ago. He is a recognized expert internationally in the field of immunology and microbiology. He also served as a portfolio manager for one leading U.S. life-science company that caters to supplying reagents and testing materials for pharmaceutical companies and research labs. To ensure the scientific blending of the Company's formulae-based products, Dr. Hsueh will be in charge of the scientific and technical aspects of the Company's overall business operations.

Mr. Dave Prechel -- Special Business Advisor

Mr. Prechel has more than 40 years of experience in the American dairy industry and is well known nationally, especially in the Midwest for his expertise in powder milk blending, processing and marketing. He is the founder and President of Dana Foods of Wisconsin, and major shareholder of Lifetree Manufacturing of Arizona. Mr. Prechel serves as a company board member and special advisor to the Company for its overall business operations.

Professor Brian Gould – Independent Board Director & Economic Advisor

Dr. Gould is professor at the University of Wisconsin at Department of Agricultural and Applied Economics. He is a leading expert and economist on the U.S. dairy industry. Prof.

Gould will serve as the independent board member for the company and will provide economic forecast and business advice to the overall operations of the company.

Mr. **Phillip Brehem** -- General Manager/Plant Operations

Mr. Brehem grew up by working on the well-known Brehem family dairy farm in Dubuque, Iowa, obtaining his J.D. from the University of Iowa. He is the classmate of Mr. Nathaniel K. Hsieh. Mr. Brehem has extensive experience in and contacts with the Eastern Iowa and Southern Wisconsin dairy farms and their operations. Mr. Brehem will oversee the Company's dairy plant setup and its continued operations in the Dubuque, Iowa region.

Mr. **William S. Moylan** – Company Comptroller

Mr. Moylan has close to 20 years of experience in the law, accounting and business administration. He will be supervising the Company's accounting and financial affairs.

Members of the Board of Directors including the following:

1. Mr. Nathaniel K. Hsieh
2. Ms. Jing Han
3. Mr. Song Zhao
4. Ms. Nana Zhang
5. Mr. Qiang Huang
6. Professor Bryan Gould, (independent)

Control Persons of the Company with more than 5% Ownership:

1. Mr. Nathaniel K. Hsieh
2. Mr. Jing Han
3. Mr. Song Zhao
4. Ms. Nana Zhang
5. Ms. Dong Han

B. Legal/Disciplinary History

None 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

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

C. There are no family relationships in the company.

D. There have been no related party transactions.

E. There have been no conflicts of interests.

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

The financial statements for the Company will be separately uploaded no later than May 20, 2012.

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

The financial statement for the fiscal year ended December 31, 2011 is attached hereto and incorporated in this disclosure statement by reference.

No financial statement for the fiscal year 2010 is available or applicable as the Company, Tritent Int'l Agriculture, Inc. was incorporated in September of 2011.

Item XIV: Beneficial Owners

There are no shareholders known to the Company who beneficially own more than five percent (5%) of any class of the Company's Common Stock, other than what is stated in Item XI(A) above. There are no shareholders known to the Company who

beneficially own more than five percent (5%) of any class of the Company's Preferred Stock other than what is stated in Item XI(A) above.

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

Counsel –Elisa T. Drew, Esq.
Hsieh & Associates, P.C.
79 W. Monroe St., Ste. 1006
Chicago, IL 60603
Telephone (312) 842-7200

Accountant –Pink Accounting
478 Albany Avenue
Brooklyn, NY 11203
Telephone (212) 994-9644

Investor Relations – Nathaniel K. Hsieh
79 W. Monroe Street, Ste. 1007 Chicago, IL 60603
Telephone (312) 345-5888

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

Plan of Operation

To ensure the overall success of its operations, the Company will need to accomplish the following by May 31, 2013: (1) complete its purchase and building of its dairy processing plant in Cascade, Iowa and have such approved for infant formula processing; (2) setting up its branch companies in Beijing, China and Hong Kong for marketing and distribution of its products; and (3) continued fundraising to ensure adequate capitalization to accomplish (1) and (2).

The Company has no Off Balance Sheet Arrangements.

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

NONE.

Item XVIII: Material Contracts

The Company has no material contracts that will be required of or performed by them that are not in the normal course of business.

Item XIX: Articles of Incorporation and Bylaws

The articles of incorporation and bylaws are uploaded on otcmarkets.com.

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

Neither the Company nor any “Affiliated Purchasers” made any purchases of the Company’s equity securities.

Item XXI: Issuers Certifications

I, Nathaniel K. Hsieh, certify that:

1. I have reviewed this Issuer Information and Disclosure Statement of Trient Int’l Agriculture, Inc. (Formerly Marquis Tech Holdings, Inc.)
2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of 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: May 14, 2012



Name: Nathaniel K. Hsieh
Title: CEO/Chairman