

Annual Report
For The Period Ended December 31, 2014

Sertant, Inc.
11152 Westheimer #118
Houston, TX 77042

Cusip# 81753M 100

ISIN# US81753M1009

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Item 1. The exact name of the issuer and its predecessors (if any) :

Sertant, Inc. is the exact name of the company. The company was previously known as “Quantum Bit Induction Technology, Inc. from inception (January 28th 1999) through November 30, 2011 and “Quantumbit, Inc.” from December 1, 2011 through September 25, 2013.

Item 2. Address of the Issuers principal executive offices:

Company Headquarters:

Sertant, Inc.
11152 Westheimer #118
Houston, TX 77042

Telephone: (832) 377-7149
Email: office@sertant.com
Website: www.sertant.com

IR Contact:

Sertant, Inc.
11152 Westheimer #118
Houston, TX 77042
Telephone: (832) 377-7149
Email: office@sertant.com

Item 3. Security Information

Trading Symbol: STNN
Exact title and class of securities outstanding: Common Stock
CUSIP: 81753M 100

Par or Stated Value: Par value \$.001 per share

As of December 31, 2014 there are:

Total authorized Common Shares: 2,500,000,000
Total common shares issued and outstanding: 42,850,877

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The contact information for the company's transfer agent is as follows:

Nevada Agency and Transfer
50 West Liberty Street Suite 880
Reno, Nevada 89501
Phone : (775) 322-0626
Fax: (775) 322-5631
Internet: www.natco.org

Is the Transfer Agent Registered under the exchange act? Yes

Are there any restrictions on the transfer of the security? No

Describe any trading suspension orders issued by the SEC within the last 12 months: None

Item 4. Issuance History:

The following is a description of common shares and warrants Issued during the past two fiscal years:

Securities:

Sertant, Inc Treasury – 9,000,000 Shares 8/1/2014 Issuance Date

These shares may be sold for cash which proceeds shall be used exclusively to mine gold OR to purchase Sertant, Inc. Common Shares with Gold Redemption Rights from Own Gold, LLC. As of 9/30/2014 None of these shares have been sold or otherwise transferred from Sertant, Inc Treasury.

Own Gold, LLC – 6,000,000 Shares 8/1/2014 Issuance Date

These shares were Issued to Own Gold LLC as consideration for mining claims acquisition and pursuant to agreement.

The shares issued to Sertant, Inc and Own Gold, LLC contain a 144 Restricted Legend and therefore are not eligible to become freely trading for a period of one year from the date of issuance. In addition to this legend these shares also contain a “Gold Redemption Legend” which states:

“The Shares represented in this certificate have attached “Gold Redemption Rights” pursuant to policy published on the Company's website. Removal of this legend terminates these rights. This Gold Redemption Rights legend may only be removed at the written request of the Shareholder.” This legend has no effect on the length of the holding period required under Rule 144.

On December 3, 2014 the Company entered into an agreement which resulted in the acquisition of 80% of FERROFUEL S.A. DE C.V.

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The Company issued 27,500,000 shares to the following individuals and entities as part of this acquisition. All shares are restricted from resale for a period of one year from date of issuance.

FERROFUEL S.A. DE C.V.	18,000,000	Shares	Issuance Date: 12/16/14
Global Capital Funding	2,000,000	Shares	Issuance Date : 12/12/14
Saul Garcia	2,400,000	Shares	Issuance Date: 12/16/14
Soledad Anaya Llamas	2,400,000	Shares	Issuance Date: 12/16/14
Jose Adolfo Murat Marcias	2,400,000	Shares	Issuance Date: 12/16/14
Manuel Ramirez Diez	300,000	Shares	Issuance Date: 12/16/14

The Company has had no other securities offerings within the last two years.

Warrants:

The Company has issued Warrants to the entities and individuals below. The warrants issued have these strike terms:

“The exercise price for the warrants is 50% of the Company’s (“STNN”) last quoted price on the date of exercise. Upon full execution of the agreement, that warrant holder may exercise at any time, but the warrants and underlying STNN shares are restricted from resale for one year from the warrant purchase date.”

On September 20, 2013 the Company entered into a Warrant Purchase Agreement with the following entity:

Paragon Mining, Inc (“Paragon”)
6911 Maynard Rd. #F
Houston, TX 77041

The terms of this agreement stipulate that the Company agree to sell 800,000 common stock purchase warrants for \$.05 per warrant, \$40,000.00 total to Paragon.

On October 2, 2013 The Company entered into a warrant agreement with the following entity:

Own Gold LLC.
PO Box 840972
Houston, TX 77284

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The terms of this agreement stipulate that the Company agree to sell 2,000,000 common stock purchase warrants for \$.05 per warrant, \$100,000 total to Own Gold.

On November 8, 2013 the Company entered into a warrant agreement with the following individual:

Rene Leal
11111 Grant Rd #1017
Cypress, TX 77429

The terms of this agreement stipulate that the Company agree to sell 60,000 common stock purchase warrants for \$.05 per warrant, \$3,000 total to Rene Leal.

On December 18, 2013 the Company entered into a warrant agreement with the following individual:

Joe Amberson
2021 Winrock Blvd
Houston, TX 77057

The terms of this agreement stipulate that the Company agree to sell 2,000,000 common stock purchase warrants for \$.05 per warrant, \$100,000 total to Joe Amberson.

On January 3, 2014 the Company entered into a warrant agreement with the following individual:

Mike Silva
2121 Mid Lane St. Apt 572
Houston, TX 77027

The terms of this agreement stipulate that the Company agree to sell 200,000 common stock purchase warrants for \$.05 per warrant, \$10,000 total to Mike Silva.

On January 23, 2014 the Company entered into a warrant agreement with the following individual:

Robert B. Brown
12339 Shadowhollow Dr.
Houston, TX 77082

The terms of this agreement stipulate that the Company agree to sell 20,000 common stock purchase warrants for \$.05 per warrant, \$1,000 total to Robert Brown

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On January 29, 2014 the Company entered into a warrant agreement with the following individual:

Joe Amberson
2021 Winrock Blvd
Houston, TX 77057

The terms of this agreement stipulate that the Company agree to sell 2,000,000 common stock purchase warrants for \$.05 per warrant, \$100,000 total to Joe Amberson.

On January 31, 2014 the Company entered into a warrant agreement with the following individual:

Elena Wunderlich
11631 Highgrove Dr.
Houston, TX 77077

The terms of this agreement stipulate that the Company agree to sell 60,000 common stock purchase warrants for \$.05 per warrant, \$3,000 total to Elena Wunderlich.

On January 31, 2014 the Company entered into a warrant agreement with the following individual:

William Gordon Hawes
The Barn, Church Lane
Scaynes Hill, West Sussex RH17 7NH

The terms of this agreement stipulate that the Company agree to sell 100,000 common stock purchase warrants for \$.05 per warrant, \$5,000 total to William Gordon Hawes.

On February 3, 2014 the Company entered into a warrant agreement with the following individual:

Kyong H Wilson
2727 Synott Rd. #2910
Houston, TX 77082

The terms of this agreement stipulate that the Company agree to sell 20,000 common stock purchase warrants for \$.05 per warrant, \$1,000 total to Kyong H Wilson.

On February 7, 2014 the Company entered into a warrant agreement with the following individual:

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Stanley Bartram
198 George Street, Shaw, Oldham
Lancashire OL2 8DR

The terms of this agreement stipulate that the Company agree to sell 2,635,000 common stock purchase warrants for \$.05 per warrant, \$131,750.00 total to Stanley Bartram

On March 22, 2014 the Company entered into a warrant agreement with the following individual:

Thomas Wunderlich
32 Rutland Road
Mastic, NY 11950

The terms of this agreement stipulate that the Company agree to sell 100,000 common stock purchase warrants for \$.05 per warrant, \$5,000 total to Thomas Wunderlich.

Item 5. Financial statements:

The Company's consolidated financial statements prepared from the records of the company in accordance with US GAAP for the period ended December 30, 2014 are attached hereto and contain the following.

- A. Balance Sheet
- B. Statement of income (Profit and Loss)
- C. Statement of cash flows
- D. Financial notes

Item 6. Description of the Issuer's Business, Products and services.

Management's Discussion and Analysis of Plan of Operation.

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Cautionary Statements Use of Forward Looking Statements

Except for statements of historical fact, some information contained in this document contains “forward looking statements” that involve substantial risks and uncertainties. You can identify these forward looking statements by words such as “anticipate”, “believe”, “could,” “estimate,” “expect,” “intend,” “may,” “should,” “will,” “would” or similar words. The statements that contain these or similar words should be read carefully because these statements discuss our future expectations, contain projections of our future results of operations of our financial position, or state other forward looking information. We believe that it is important to communicate our future expectations to our investors. However, there may be events in the future that we are not accurately able to predict or control.

Further, we urge you to be cautious of the forward looking statements which are contained in this quarterly report because they involve risks, uncertainties and other factors affecting our operations, market growth, service, product and licenses. The factors listed in this section as well as other cautionary language in this document and events in our future may cause our actual results and achievements, whether expressed or implied, to differ materially from the expectation we describe in our forward looking statements. The occurrence of any of the events described as risk factors or other future events could have a material adverse effect on our business, results of operations or financial position.

Since our common stock is considered a “penny stock” we are ineligible to rely on the safe harbor for forward looking statements provided in Section 27A of the Securities Act of 1934, as amended (the “Securities Act”). And Section 21E of the Securities and Exchange Act of 1934, as amended (the “Exchange Act”).

A. Description of operations:

The Company operates three segments of industry including mining, subterranean vault construction and electric power generation. In addition to this the Company also has an internal research and development department that focuses on improvements to its patent pending PACER technology.

Precious Metal Mining.

Sertant, Inc. controls 1,600 acres of gold mining claims in Nevada. Spot tests and geological evaluation of the property indicate at least 2.1 grams of gold per cubic yard of ore to a depth of 900 feet. This calculates to >150 million troy ounces of gold. We hope that much gold will be eventually recovered from the property. Be sure of this, conventionally mining to that depth over that area is a colossal business undertaking which would take enormous infrastructure and permitting and will require many decades of diligent work.

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Conventional Mining

Historically, low grade ore has been mined by excavating the ore, crushing the ore to a sand like consistency, and forming a large pile or “heap”. Sodium Cyanide is then percolated through the heap which collects the gold in the cyanide liquid from which the gold is removed. This process, known as “heap leaching”, is more economical than process plant methods but is environmentally unfriendly, potentially dangerous to people, animals, and plants, and scars the land. Regulations require that all mining operations be fully remediated and the land restored to its pre-mining condition. Remediation is expensive for heap leach mines.

Mining Regulation & Permitting

Regulations further complicate mining in the US and particularly Nevada. Federal regulations require a complete Plan of Operation to be submitted, reviewed, and approved by the Bureau of Land Management. The Plan of Operation must include complete biology, engineering, geochemistry, and environmental impact studies. The Plan of Operation must also include a complete remediation plan to restore the property to its condition prior to mining and a financial guarantee bond is required to cover remediation costs in the event the mining company fails to complete remediation.

State of Nevada regulations require all of the foregoing plus hydrology studies, securing water rights, environmental protection studies for air and water, licensed professional engineers must sign permit requests, and public notices are required. The process can be completed with diligence and persistence, provided the plan is sound and will not disrupt the habitat of any protected species. The permitting process is expensive and time consuming. Mining professionals have estimated 12 to 18 months to obtain all permits at a total cost of \$250,000 to \$350,000.

Sertant's mining property lies outside of the Western Tortoise habitat boundary, a protected species, and is not in an “area of critical environmental concern”. BLM, Nevada officials, and professional consultants in Nevada, have confirmed that drilling the property is permissible because the burroughs of Western Tortoises and the animals themselves can be easily avoided by drilling crews. That's great news in further quantifying mineral deposits. However, excavating large areas and heap leaching is likely not permissible.

In-Situ Mining

In-situ leaching, or “in-situ mining”, is a mining technique that has been successfully applied to uranium since the late 1960's and to copper since the mid 1980's. “In-situ” means “in place”. In this mining technique chemical is percolated through a natural ore body and the liquid chemical binds to the mineral

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to be extracted. The chemical is then pumped out of the ore body through wells and the mineral is extracted from the chemical. This mining method is much less expensive than heap leaching.

Until the early 1990's in-situ mining was not applied to gold mining because cyanide was the only chemical that effectively extracted gold from ore. In the early 1990's it was discovered that a common plant fertilizer in combination with a common toxin remediation chemical would effectively remove gold from ore. This process of leaching gold with ammonium thiosulfate (fertilizer) and EDTA (toxin remediator) was patented in the early 1990's and that patent expired in 2012.

Companies in Australia and the US have established successful in-situ gold mining operations. These efforts have focused on deeply subsurface ore bodies and consist of gold bound in rock formations. Those operations fractured the rock with explosives and pumped chemicals into the ore body through injection wells then extracted the gold bearing chemical through extraction wells.

In the case of alluvial sedimentary deposits, such as Sertant's claims, there is no need to fracture geological structures with explosives. There is no need to establish injection wells, rather, the chemical is dispersed through tubing placed several inches under the surface and percolated vertically to the extraction depth of the extraction wells.

In-situ mining is not disruptive to the Western Tortoise and is permissible on Sertant's property.

Permitting in-situ gold mining with the State of Nevada and the US government is possible. However, permitting in-situ mining will require all of the scientific studies and engineering work previously described and the process requires many months and approval is not guaranteed. Risk of contaminating surrounding ground water is an ever present concern. Moreover, leaching suffers from "channeling" which refers to the lixiviant flowing through least resistance pathways and failing to extract gold that is not exposed to the lixiviant fluid.

The detail, public hearings, science studies, and engineering is estimated to take between 12 and 18 months and will cost approximately \$350,000 to complete.

Vault Mining

"Vault Mining" is a patent pending method invented by Sertant. The method stems from discussions and suggestions from engineers employed by the state of Nevada's Department of Environmental Quality, Bureau of Mining and Reclamation. Vault mining involves constructing a subterranean container with cement. The container is then saturated with lixiviant solution which is pump circulated through filters to extract gold and other minerals. The method has several advantages over conventional and in-situ mining methods.

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Construction

Four holes are drilled vertically into the ground. Conduits are drilled horizontally beneath the ore to be contained. A wire saw is then strung between pulleys operated at the hole depth. The wire saw is used to cut the bottom of the container while cement is pumped along the travel path of the wire. The cement serves as a cutting fluid to lubricate and cool the wire saw. The cement also fills the kerf and solidifies forming the bottom of the container, or “vault”. The wire saw is then used to cut the walls of the container using cement as before, ultimately forming the vault walls. Finally, the wire saw is used to cut the top of the container with cement forming the vault top.

It is worthy of mention that the density of cement is greater than the density of the ore body and thus the ore body will not collapse onto the wire saw or the kerf it forms while cutting the bottom of the vault. Rather, the ore body will float on the pressure pumped cement as it is pumped to form the vault bottom.

Pressure Testing

The vault is filled with water for a period of time to determine if the vault leaks. Though every precaution will be taken to ensure the vault does not leak, any leak can be located and drilled to, and filled with cement. Mining can begin once the vault is determined to be hydraulically sound.

It is an interesting fact that permitting the construction of a vault is distinct under prevailing regulations from mining. “Mining” involves the extraction of minerals. Constructing a subterranean vault is not mining. Therefore, obtaining permits to construct a vault is not the same as obtaining permission to mine. This is important because once Sertant is ready to begin mining the permit application will involve requesting permission to introduce lixivants into a sealed container that is known to be leak free. This should make mine permits much easier and faster to obtain.

Mining.

Once Sertant has obtained permits to mine the vault, lixiviant is introduced to the pump circulating flow of water in the vault. The solution is pumped from the bottom of the container and introduced at the top allowing gravity to move the fluid through the contained ore. This method of saturation mining promises to be much more efficient than leaching because the “channeling” disadvantage is averted. The lixiviant solution is filtered by ion exchange resins which selectively extract mineral bearing “pregnant” lixiviant. The thiosulfate lixiviant only binds to precious metals and the ion exchange resins only extract pregnant lixiviant. The ion exchange resin filters are exchanged periodically and the saturated filters are transported off site for further processing.

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Filter Processing.

The ion exchange resin is treated to release the pregnant lixiviant that is bound to it. This step is shockingly simple. The resin is flushed with boiling water. The resulting solution contains water and pregnant lixiviant. The solution is chemically treated to release the metals from the thiosulfate which can then be re-used. The resulting colloidal suspension of precious metals in water can be processed chemically to remove the individual metals (gold, silver, platinum, rhodium, palladium, lead, copper) or Sertant's PACER technology can be utilized.

Vault Mining has the advantage of not risking contamination of surrounding ground water. Vault mining does not suffer from channeling like leaching. Vault Mining does not substantially scar the land's surface. Vault Mining does not harm or perturb the habitat of animals or plants. Vault Mining does not suffer the expense of extracting, processing, and replacing large volumes of ore. Vault Mining promises to be easier and quicker to permit. Vault Mining is less expensive than other methods. Vault Mining is a proprietary and patent pending method of Sertant, Inc.

PACER (Photo Assisted Commodity Extraction and Recovery)

The Company has developed technology to selectively electroplate precious and rare earth metals from solution or seawater onto collector electrodes. The technology boasts a proprietary spectrum photostimulation system with pseudo-conventional electroplating to selectively ionize target elements. The technology was co-developed with partners in the gold mining industry as a way to enhance or supplant traditional gold recovery methods. The Company now owns exclusive commercial rights. The Company has had strong experimental success with the technology and is working to refine the process and develop commercially deployable devices.

Electric Power Generation

We own majority interest in a natural gas electricity generating company in FerroFuels S.A. De C.V. Torreón, Mexico. The company plans to convert to biogas in coming years helping clean the atmosphere of methane while earning carbon credits.

Sertant acquired an 80% equity interest in the licensed electricity generating company FerroFuels on December 3, 2014 as a result of an Acquisition and Management agreement between the two parties. The project will initially produce approximately 80MW of electricity from natural gas with plans to convert to biogas from livestock waste in coming years. The facility will generate *several million dollars* per year in carbon credits by removing harmful methane from the atmosphere.

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Ferro Fuels is managed by its engineer founders. The company owns the real estate and has obtained all permits for facility installation and operation. Contracts are in place for all equipment, vendors, personnel, fuel, and electricity sale.

Sertant, through FerroFuels, sees a bright future in biogas electricity generation. The economics of using livestock waste as a fuel source to produce electricity are impressive. The supply of livestock waste is substantial and the demand for electricity is on a constant rise. The necessary equipment, relationships and expertise are all in place with FerroFuels and executing expansion is straightforward. The Company sees a profitable, green future in establishing facilities similar to the flagship Torreón operation.

Effective February 25, 2014 - the Company was assigned the trading symbol "STNN" This was a result of a symbol change requested by the Company.

On July 16, 2014 - the Company entered into an agreement with Joe Amberson to become "Mining Supervisor" to the Company. His responsibilities will include: arranging capital, overseeing operations, budgets, and expenditures related to mining activities.

Quantitative and Qualitative Disclosures about Market Risk

There are numerous factors that affect the Company's business and the results of its operations. These factors include general economic and business conditions; our ability to raise such funds as are necessary to maintain our operations; the ability of management to execute its business plan.

B. Date and State (or Jurisdiction) of Incorporation:

The company was incorporated on January 30, 1999 in the State of Nevada.

C. The Issuers Primary and Secondary SIC Codes:

The Issuers primary SIC Code is: 1000 Metal Mining. Secondary SIC Code, 4991 Cogeneration Services & Small Power Producer

D. The Issuers fiscal year end date: December 31

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E. Principal products or services, and their markets:

Our mission is to develop and deploy our technology for commercial use. The Company's plan is to build and use the technology to mine gold, platinum, precious metals, and rare earth metals in-situ from seawater and from slurries created from land based ores. The Company is working toward other products but, this section pertains to what is currently sold by the Company. None of the foregoing is generating significant revenue.

Item 7. Describe the Issuers Facilities

Our corporate office is a ~1000 square foot facility with quality internet connections. This office rent is \$855.83 per month and has a renewable lease. We conduct development work from a second facility which is slightly larger than the corporate office. Most of our project vendors and consultants have their own facilities.

Item 8. Officers, Directors and Control Persons

A. Names of Officers Directors and Control Persons:

The officers of the company as of December 31, 2014 are:

Lawrence Wunderlich –President
Chad Reed - Secretary, Treasurer
Ellis Gibson- Director
Peter McCain- Director
Tom Neer- Director

The Company currently has 42,850,877 Common Capital Shares (“STNN”) issued and outstanding. Persons owning in excess of 2,142,543 Common Capital Shares as of December 31, 2014 are considered to be owners of more than five percent (5%) of the Company’s Common Capital Shares.

Shareholders owning five percent (5%) or more are;

1. Own Gold, Inc 6,000,000 Shares
2650 Fountainview Suite 335
Houston, TX 77057

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Own Gold, Inc. is incorporated in the state of Texas. The Resident Agent is:

Edward Lewis
2650 Fountainview Suite 335
Houston, TX 77057

2. Sertant, Inc- Treasury 9,000,000 Shares
11152 Westheimer #118
Houston, TX 77042

Sertant, Inc is incorporated in the state of Nevada. The Resident Agent is:

Nevada Agency and Transfer
50 West Liberty Street Suite # 880
Reno, Nevada 89501

3. FERROFUEL S.A. D.E. C.V. 18,000,000 Shares
Blvd. Unidad Obrera No 60
Col. Fidel Velazquez
Torreon Coahulia, C.P. 27059

FERROFUEL S.A. DE C.V. is located in Mexico therefore they do not have a Registered Agent. The FerroFuel contact person is Saul Garcia at the address listed for FerroFuel directly above.

4. Saul Garcia 2,400,000 Shares
5920 Turtle Creek Dr
Plano, TX 79999
5. Jose Adolfo Murat Macias 2,400,000 Shares
Blvd. Unidad Obrera No 60
Col. Fidel Velazquez
Torreon Coahulia, C.P. 27059
6. Soledad Anaya Llamas 2,400,000 Shares
Blvd. Unidad Obrera No 60
Col. Fidel Velazquez
Torreon Coahulia, C.P. 27059

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B. Legal/ Disciplinary History

NONE of the foregoing persons (persons or entities listed in subsection A #'s 1-4 above) 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 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, 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. Beneficial Shareholders:

The Company currently has 42,850,877 Common Capital Shares ("STNN") issued and outstanding. Persons owning in excess of 4,285,087 Common Capital Shares as of December 31, 2014 are considered to be owners of more than ten percent (10%) of the Company's Common Capital Shares.

1. Own Gold, Inc 6,000,000 Shares
2650 Fountainview Suite 335
Houston, TX 77057

Own Gold, Inc. is incorporated in the state of Texas. The Resident Agent is:

Edward Lewis
2650 Fountainview Suite 335
Houston, TX 77057

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2. Sertant, Inc 9,000,000 Shares
11152 Westheimer #118
Houston, TX 77042

Sertant, Inc is incorporated in the state of Nevada. The Resident Agent is:

Nevada Agency and Transfer
50 West Liberty Street Suite # 880
Reno, Nevada 89501

3. FERROFUEL S.A. D.E. C.V. 18,000,000 Shares
Blvd. Unidad Obrera No 60
Col. Fidel Velazquez
Torreon Coahulia, C.P. 27059

FERROFUEL S.A. D.E. C.V. is located in Mexico therefore has no Registered agent. The FerroFuel contact person is Saul Garcia at the address listed for FerroFuel directly above.

Item 9. Third Party Providers:

1. Investment Banker:

Not applicable as of the date hereof.

2. Promoters:

Not applicable as of the date hereof

3. Council:

N/A

4. Accountant or Auditor:

Not applicable as of the date hereof.

5. Public Relations Consultant

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Not applicable as of the date hereof.

6. Investor Relations Consultant:

Not applicable as of the date hereof.

7. Other Advisor:

Not applicable as of the date hereof.

Item 10. Issuer Certification:

I, Chad Reed, certify that:

a. I have reviewed the Annual Report including the Consolidated Financial Statements for the period ended December 31, 2014 and the footnotes of Sertant, Inc.

b. Based on my knowledge, this Annual Report 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 which such statements were made, not misleading with the respect to the period covered by this disclosure statement; and

c. Based on my knowledge, the financial statements, other financial information included or incorporated by reference, fairly present, in all material respects, the financial condition, results of operations and cash flows of the issuer as of and for the periods represented in this disclosure statement

December 31, 2014

/s/ Chad Reed

Chad Reed

Secretary

Sertant, Inc.

UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

Statement of Assets & Liabilities and Equity as of December 31, 2014

Profit and Loss as of December 31, 2014

Statement of Cash Flows as of December 31, 2014

Statement of Changes in Shareholder Equity as of December 31, 2014

NOTES TO THE CONSOLIDATED UNAUDITED FINANCIAL STATEMENTS

Sertant, Inc

Balance Sheet

Year Ended December 31, 2014

Assets		2014	
Current Assets			
Cash (checking)		317	
Accounts receivable		103,028	
Tax Refund		1,586	
Prepaid Expenses		140,000	
	<i>Total current assets</i>	244,930	-
Fixed (Long-Term) Assets			
Long-term investments			
Property, plant, and equipment (Less accumulated depreciation)		-	
Intangible assets		-	
	<i>Total fixed assets</i>	-	-
Other Assets			
Too Quick		(1,039)	
Real Estate		51,014	
	<i>Total Other Assets</i>	49,974	-
Total Assets		294,905	-

Liabilities and Stockholders Equity			
Current Liabilities			
Accounts payable		176,753	
Short-term loans		-	
Creditors		52,448	
Capital		3,059	
Ferro Fuel Management		140,000	
Current portion of long-term debt		-	
	<i>Total current liabilities</i>	372,260	-
Stock Holders Equity			
Opening Balance Equity		6,843	
Warrant Subscribers		309,250	
Net Income		(393,447)	
	<i>Total</i>	(77,355)	-
		-	-
Total Liabilities and Stockholders Equity		294,905	-

Common Financial Ratios			
Debt Ratio (Total Liabilities / Total Assets)		1.00	
Current Ratio (Current Assets / Current Liabilities)		0.66	
Working Capital (Current Assets - Current Liabilities)		(127,329)	-
Assets-to-Equity Ratio (Total Assets / Owner's Equity)			
Debt-to-Equity Ratio (Total Liabilities / Owner's Equity)			

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Accrual Basis

Sertant, Inc. Profit & Loss

October through December 2014

	Oct - Dec 14
Ordinary Income/Expense	
Expense	
Automobile Expense	32.94
Dues and Subscriptions	2,100.00
Meals and Entertainment	979.79
Office Supplies	249.77
Professional Fees	
Chad Reed	800.00
Lawrence Wunderlich	2,600.00
MER Consulting Services	182.98
Professional Fees - Other	5,226.90
Total Professional Fees	8,809.88
Rent Expense	100.01
Telephone Expense	196.44
Total Expense	12,468.83
Net Ordinary Income	-12,468.83
Net Income	-12,468.83

Sertant, Inc

Cash Flow Statement

Year Ended December 31, 2014

Cash at Beginning of Year 6,843

Operations	
Income (Loss)	(12,469)
Cash paid for	
Inventory purchases	-
General operating expenses	
Wage expenses	-
Interest	-
Income taxes	-
Net Cash Flow from Operations	(12,469)

Investing Activities	
Cash receipts from	
Sale of property and equipment	
Collection of principal on loans	-
Sale of investment securities	-
Cash paid for	-
Purchase of property and equipment	-
Making loans to other entities	-
Purchase of investment securities	-
Net Cash Flow from Investing Activities	-

Financing Activities	
Cash receipts from	
Issuance of stock	-
Borrowing	-
Cash paid for	-
Repurchase of stock (treasury stock)	-
Repayment of loans	-
Dividends	-
Net Cash Flow from Financing Activities	-

Net Increase in Cash	(12,469)
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Cash at End of Year (5,626)

Statement of Change in Equity

Sertant, Inc.

Quarter Ended December 31, 2014

	Common Stock	Common Shares Issued	Additional Paid-in Capital	Retained Earnings (Accumulated Deficit)	Equity Per Common Share
Beginning of Quarter	\$ 15,350.87	15,350,877		\$0	(\$-0.00266)
Debt Write Down					
Net income (net loss)				(12,469)	
Other					
Other					
Other					
End of Quarter	\$ 42,850.87	42,850,877		(\$12,469)	(\$-00029)

1. Basis of Accounting

The accompanying financial statements present financial results on the accrual basis of accounting as required under the United States generally accepted accounting principles (GAAP). All amounts are presented in United States Dollars.

The financial statements included herein have not been audited by an independent registered public accounting firm but, include all adjustments (including normal, recurring entries) which are, in the opinion of management, necessary for a fair presentation of the results for such periods. These statements were prepared from the records of the Company.

2. Going Concern

The Company has only limited revenues and has generated a net operating loss since its inception. The Company also has a negative working capital and accumulated deficit as of December 31, 2014. These factors among others raise substantial doubt about going concern. The accompanying financial statements have been prepared on a going concern basis of accounting, which contemplates continuity of operations, realization of assets and liabilities and commitments in the normal course of business. The financial statements do not include any adjustments relating to the recoverability of the carrying amount of the recorded assets or the amount of liabilities that might result from the outcome of this uncertainty. The accompanying financial statements do not reflect any adjustments that might result if the Company is unable to continue as a going concern. The Company's ability to continue as a going concern and the appropriateness of using the going concern basis is dependent upon, among other things, additional cash infusions. Management may raise additional capital through stock offerings in order to build up the business and name recognition. However, there can be no assurance that the Company will be able to raise sufficient capital to fully implement its business model.

3. Amendments to Articles of Incorporation or By-Laws; Change in Fiscal Year:

There were no such amendments for the period ending December 31, 2014

4. **Other Information**

3. On 7/31/2013 the Company issued a Promissory Note to Own Gold, LLC. (OG) in the amount of \$8,000 that carries an interest rate of 1.5% per quarter. As of December 31, 2014 the amount owed to OG under this note is \$8,181.35 and is reflected as under as part of the liabilities on the balance sheet

4. On 8/1/ 2013 The Company appointed Lawrence Wunderlich as President and Chad Reed as Secretary, Treasurer. On 9/10/13 the Company entered into employee agreements which pay Wunderlich \$4,250 Bi-Weekly and Reed \$2,125 Bi-Weekly. Amounts paid to them for the period ending March 31, 2014 are reflected under "Professional Fees" on the Profit & Loss statement. This agreement includes a clause which gives Wunderlich the right to purchase up to 3,500,000 Sertant, Inc. common shares or 10% of the fully diluted issued common shares, whichever is greater, at the price of \$0.01 per share. Wunderlich may exercise this right in whole or in part at any time and at his discretion. This option to purchase common shares may be transferred by written agreement and must be signed by all parties. Also included is a clause which gives Reed the right to purchase up to 1,750,000 Sertant, Inc. common shares or 10% of the fully diluted issued common shares, whichever is greater, at the price of \$0.01 per share. Reed may exercise this right in whole or in part at any time and at his discretion. This option to purchase common shares may be transferred by written agreement and must be signed by all parties.

5. On 9/13/2013 The Company issued an Open Balance Promissory Note to Mike Skillern for monies obtained from him after 6/7/2013. The amount owed to Skillern will increase as monies are loaned to the Company from him and will accrue interest at the rate of 0.05% per month. The note stipulates that Skillern is entitled to 0.01% of the fully diluted common share vote for each whole increment of \$25 represented by the balance due on the date of any vote of common shares. The fully diluted common share vote represented by the Open Balance Promissory Note shall not exceed 33% without regard for balance due. As of December 31, 2014 the amount owed to Skillern under this note is discussed in item #9 and is reflected as part of the liabilities on the Balance Sheet.

6. The Company has entered into Warrant Purchase Agreements with several entities and individuals listed below. Further details on Warrants are available under Item #4 of the Company's Quarterly Report. These agreements contain the following strike terms:

"The exercise price for the warrants is 50% of the Company's ("STNN") last quoted price on the date of exercise. Upon full execution of the agreement, that warrant holder may exercise at any time, but the warrants and underlying STNN shares are restricted from resale for one year from the warrant purchase date"

1. Mike Silva -The terms of this agreement stipulate that the Company agree to sell 200,000 common stock purchase warrants for \$.05 per warrant, \$10,000.00 total to Mike Silva. As of 12/31/2014

Sertant, Inc.
Notes to the Financial Statements
December 31, 2014 (Unaudited)

\$10,000.00 has been paid to the Company toward the execution of this purchase agreement and is reflected on the Balance Sheet as part of the “Warrant Subscribers” total.

2. Robert B. Brown- The terms of this agreement stipulate that the Company agree to sell 20,000 common stock purchase warrants for \$.05 per warrant, \$1,000.00 total to Robert B. Brown. As of 12/31/2014 \$1,000.00 has been paid to the Company toward the execution of this purchase agreement and is reflected on the Balance Sheet as part of the “Warrant Subscribers” total.
3. Joe Amberson- The terms of this agreement stipulate that the Company agree to sell 2,000,000 common stock purchase warrants for \$.05 per warrant, \$100,000.00 total to Joe Amberson. As of 12/31/2014 \$0.00 has been paid to the Company toward the execution of this purchase agreement and is reflected on the Balance Sheet as part of the “Warrant Subscribers” total.
4. Elena Wunderlich- The terms of this agreement stipulate that the Company agree to sell 60,000 common stock purchase warrants for \$.05 per warrant, \$3,000.00 total to Elena Wunderlich. As of 12/31/2014 \$3,000.00 has been paid to the Company toward the execution of this purchase agreement and is reflected on the Balance Sheet as part of the “Warrant Subscribers” total.
5. William Gordon Hawes- The terms of this agreement stipulate that the Company agree to sell 100,000 common stock purchase warrants for \$.05 per warrant, \$5,000.00 total to Willian Gordon Hawes. As of 12/31/2014 \$5,000.00 has been paid to the Company toward the execution of this purchase agreement and is reflected on the Balance Sheet as part of the “Warrant Subscribers” total.
6. Stanley Bartram- The terms of this agreement stipulate that the Company agree to sell 2,635,000 common stock purchase warrants for \$.05 per warrant, \$131,750.00 total to Stanley Bartram. As of 12/31/2014 \$131,750.00 has been paid to the Company toward the execution of this purchase agreement and is reflected on the Balance Sheet as part of the “Warrant Subscribers” total.
7. Thomas Wunderlich- - The terms of this agreement stipulate that the Company agree to sell 100,000 common stock purchase warrants for \$.05 per warrant, \$5,000.00 total to Thomas Wunderlich. As of 12/31/2014 \$5,000 has been paid to the Company toward the execution of this purchase agreement and is reflected on the Balance Sheet as part of the “Warrant Subscribers” total.
8. On 9/30/2013 the Company entered into a Consulting Agreement with Mike Skillern and Sexto Sentido LLC. The terms of this agreement stipulates that \$3,500.00 Bi-Weekly be paid by the Company to Skillern/Sexto for these services. Outstanding balances accrue at the rate of 0.05% per month. The amount owed under this agreement as of December 31, 2014 is discussed in Item #9 The agreement includes a clause that grants Skillern the right to purchase up to 2,700,000 Sertant, Inc. common shares from Sertant, Inc. treasury, or up to 7.5% of the fully diluted issued common shares, whichever is greater, at the price of \$0.01 per share. Skillern may exercise this right in whole or in part at any time and at its

discretion. This option to purchase common shares may be transferred to others by written agreement and must be signed by all parties.

9. The Company has agreed to combine all amounts owed Mike Skillern and Sexto Sentido into one Open Balance Note. As of 12/31/2014 the total amount owed to Skillern and Sexto Sentido is \$194,430.94 reflected as part of the Liabilities on the Balance Sheet.

10. On March 14, 2014 The Company entered into an agreement with Too Quick, Inc. The purpose of this agreement was to provide Cash Flow financing to Too Quick Inc. in the amount of \$10,000.00. This amount is reflected on the Balance Sheet under "Other Current Assets" The terms of the agreement stipulate that the Company may withdraw up to 100% of the balance 30 business days after written request is given by the Company to Too Quick Inc.

11. A liability of \$140,000.00 appears on the balance sheet titled "Ferro Fuel Management". This is for ongoing expenses that were paid out of pocket by FerroFuel Shareholders. Ferro Fuel is not a publicly traded Company.

12. Sertant owns an 80% interest in Ferro Fuel. \$55,507.20 of the totals that appears under various titles on the balance sheet under assets and liabilities are the value of this percentage of ownership.