

QUARTERLY INFORMATION DISCLOSURE

MARCH 31, 2015

VIPR CORP.

(fka - S2C Global Systems, Inc. - STWG)
(A Nevada Corporation)

TRADING SYMBOL: VIPV

CUSIP NUMBER: 91825L105

ISSUER'S EQUITY SECURITIES:

Common Stock, \$0.001 par value

Issued and Outstanding Common Shares as of March 31, 2015: 202,315,500

TRANSFER AGENT:

Signature Stock Transfer, Inc.
2632 Coachlight Ct.
Plano, TX, 75093
972-612-4120
SignatureStock@aol.com

VIPR CORP.

March 31, 2015

Information required for compliance with the provisions of the OTC Markets, Inc., OTC Pink Disclosure Guidelines (Version 1.0 1/03/13)

Because we want to provide more meaningful and useful information, this Disclosure Statement contains certain “forward-looking statements” (as such term is defined in Section 21E of the Securities Exchange Act of 1934, as amended). These statements reflect our current expectations regarding our possible future results of operations, performance, and achievements. These forward-looking statements are made pursuant to the safe harbor provisions of the Private Securities Litigation Reform Act of 1995, regulation of the Securities and Exchange Commission, and common law.

Wherever possible, we have tried to identify these forward-looking statements by using words such as “anticipate,” “believe,” “estimate,” “expect,” “plan,” “intend,” and similar expressions. These statements reflect our current beliefs and are based on information currently available to us. Accordingly, these statements are subject to certain risks, uncertainties, and contingencies, which could cause our actual results, performance, or achievements to differ materially from those expressed in, or implied by, such statements. We have no obligation to update or revise any such forward-looking statements that may be made to reflect events or circumstances after the date of this Disclosure Statement.

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

Effective May 29, 2014 the exact name of the Issuer is VIPR CORP and effective August 6, 2014 the symbol is STWGD and after the wait period will change to: VIPV, the CUSIP is 91825L105 and the total shares outstanding were 2,134,568 immediately post reverse split. At December 31, 2014 the total shares issued and outstanding are 202,315,500. We were formed as a Nevada corporation on March 19, 2001 originally under the name of Sun Vacation Club Inc. On November 21, 2002 we changed our name to United Athletes, Inc. On February 8, 2005, we changed our name to S2C Global Systems, Inc.

Other than listed above, and the current doing business name of VIPR CORP the corporation has used no other names since inception on March 19, 2001.

Item 2. Address of the Issuer's Principal Executive Offices

Company Headquarters:

17470 N Pacesetter Way
Scottsdale, AZ 85255

The telephone number is: (480) 305-2047
E-mail: info@viprcorp.com
Company Website: www.viprcorp.com

IR Contact:

VIPR CORP.
Tel: (480) 305 - 2047

Item 3. Security Information (as of March 31, 2015).

Trading Symbol: VIPV (formerly STWG & STWGD)
Exact Title and Class of Securities Outstanding: Common Stock
CUSIP: 91825L105
Par or Stated Value: \$0.001
Total Shares Authorized: 300,000,000
Total Shares Outstanding: 202,315,500

Transfer Agent:

Signature Stock Transfer, Inc.
2632 Coachlight Ct.
Plano, TX, 75093
972-612-4120
SignatureStock@aol.com

Is the Transfer Agent registered under the Exchange Act: Yes [X] No []

List any restrictions on the transfer of securities: Other than 30,838,003 shares of its common stock that are free-trading, all other 171,477,497 shares are restricted and subject to Rule 144. The 30,838,003 free-trading and 171,477,497 restricted combine for a total of 202,315,500 shares issued and outstanding of the 300,000,000 authorized.

Describe any trading suspension orders issued by the SEC in the past 12 months: None

Item 4 Issuance History

There have been no issuances of securities during the fiscal years ended December 31, 2011 and December 31, 2012, nor during the quarters ended March 31, 2013 and June 30, 2013. During the quarter ending September 30, 2013 the following shares were issued: 76,500,000 shares were issued @ \$0.003 for a total of \$229,500 to fund future mining ops 350,000,000 shs. were issued @ \$0.0025 for a total of \$875,000 to fund future mining ops 91,000,000 shares were issued @ \$0.001 for a total of \$91,000 for factoring accrued liabilities. There were no issuances of securities during the fourth quarter ending December 31, 2013 or the periods of January 1, 2014 to the second quarter ending June 30, 2014. Effective August 6, 2014 the Company had a 1 for 300 reverse split of its common shares. Issued and outstanding immediately post the 1 for 300 reverse split was 2,134,568. Prior to the 1-300 reverse split there were 640,370,350 issued and outstanding. During August of 2014 30,180,000 shares were issued at \$0.001 to reduce existing debt outstanding by \$30,180. Also during August of 2014 170,000,000 shares were issued at \$0.05 to secure and fund a line of credit in the amount of \$8,500,000.

Item 5. Financial Statements

The financial statements for the year ending March 31, 2015 are being filed with OTC Markets, Inc. contemporaneously herewith as a Quarterly Report for the period ended March 31, 2015.

Item 6. Describe the Issuer's Business, Products and Services.

A. Description of the Issuer's Business Operations:

HISTORICAL

We were formed as a Nevada corporation on March 19, 2001; originally under the name of Sun Vacation Club, Inc.; on November 21, 2002 the name was changed to United Athletes, Inc. On February 8, 2005 we changed our name to S2C Global Systems, Inc. with the intent to focus on developing, marketing, and distributing “supplier to consumer” technologies related to water that reduced the cost and carbon footprint of water distribution. As the Company has matured, its focus has shifted to the global distribution of water from locations that have abundance to locations that do not, using modern logistics and its distribution technologies.

S2C Global Systems acquired the intellectual property rights from Will Benedikt for his early version of a 5-gallon water vending system. The Company continued with the development of the system and market preparation calling the system the “S2C Aqua Duct.” By the fall of 2008 while designing the machines for mass production, S2C completed and tested with consumers four (4) of the three-lane Aqueduct’s. As the Aqua Duct system is capital intensive to launch in numbers, its dissemination was put on hold pending the outcome of the global economic recession. Licensing opportunities for the Aqua Duct system have now come available in the United States and West Asia making it potentially viable to reconsider mass production.

In 2008 the Company also initiated its bulk water division forming and retaining 50% of Alaska Resource Management, LLC (“ARM”) a company established to sell and distribute bulk water globally from its source in Sitka, Alaska, USA. S2C earned its 50% position by contracting to bring its existing bulk water clients and develop sales channels for new ones. To date the Company has little or no revenues.

CONCLUSION

Due to the inherent difficulties of our water distribution business model and additional countervailing global factors regarding regulations, shipping and logistics it was decided to entirely suspend S2C Global Systems operations within the water distribution business.

PREVIOUS ACTIVITY

As a result of the significant financial challenges facing the Company in the water business, management has been exploring adding to its business lines. The Company has decided to investigate transition of its operations to focus its primary business efforts in the mining sector. The Company is utilizing its extensive business contacts to facilitate its launch a mining business sector. Recently, the Company signed a Non-Disclosure and Non-Circumvention Agreement regarding an iron ore property in the mineral rich region of Michoacán, Mexico. If the Company does decide to include mining to its business operations, that business sector of the Company would engage in the extraction of both base and precious metals from known resource deposits primarily in the ore rich regions of Mexico. The Company would be able to provide the technical expertise, knowledge of the local business environment and funding required for bringing existing under-capitalized small-scale mining operations into full production utilizing economies of scale to provide maximum return to our shareholders.

The following are events of the Company that occurred during the first quarter ending March 31, 2014:

On February 4, 2014 S2C Global Systems commenced a US\$1.875 million debt financing agreement with Aqua Segel Financial Group Inc. The debt agreement is non-convertible and secured against the Company's property assets over a 4 year term with an interest rate of 8.2%. Aqua Segel Financial Group Inc. is an investment firm based in Zurich that provides debt and equity financing solutions to emerging resource companies primarily operating in Latin and South America.

On February 10, 2014 the Company signed a Letter of Intent agreement to acquire 100% ownership of the San Cristobal Mine from Mineria Coliman S.A. The San Cristobal is a producing iron ore mine, located in the Mexican state of Michoacán, and is situated with strategic access to the Port of Lazaro Cardenas.

The Agreement calls for an initial payment of US\$750,000, with an additional US\$750,000 committed for new investment into the property over the next 12 months. Additional payments totaling US\$4million over the next 48 months will be made by S2C Global to Mineria Coliman S.A. to complete the terms of the agreement.

On February 18, 2014, the Company announced the appointment of Javier Humberto Silva as Vice President of Exploration and a member of the Board of Directors. Mr. Silva has over 15 years of experience in mining exploration and most recently acted as a mining consultant for Mineria Coliman S.A.

PREVIOUS ACTIVITY CONT'D

On February 26, 2014 the Company started planning for a US\$600,000 Capital Infrastructure Project (CIP), to increase production at the San Cristobal Iron Ore Mine. The CIP funding is a drawdown of the recently announced US\$1.8 million financing, and is a condition of the acquisition terms for San Cristobal.

On March 5, 2014 the Company initiated an exploration program at the San Cristobal Iron Ore Mine in Michoacán, Mexico. This entire program will consist of surveying, approximately 1,000 m of trenching, followed by sampling and assaying.

During March 2014 after further due diligence by our prospective lender Agua Segel Financial Group Inc., it was determined the San Cristobal Mine did not fit within their criteria for base metal properties. As a result the funding agreement was cancelled and S2C Global has forfeited the agreement to acquire the San Cristobal Mine from Mineria Coliman S.A. All work programs have been indefinitely suspended as of March 31, 2014. The Company is now evaluating other business and financing opportunities that are not related to the mining of base metals.

CURRENT DEVELOPMENTS

Effective August 6, 2014 the Company has changed its name to VIPR CORP. and has reorganized its capital structure by way of a 1 for 300 reverse split of its common shares issued and outstanding. The number of common shares issued and outstanding post reverse split are 2,134,568 from the pre reverse split issued and outstanding of 640,370,350. At December 31, 2014 the number of shares issued and outstanding are 202,315,500. The current trading symbol of STWGD has now changed to VIPV post wait period.

VIPR Corp. is focused on the acquisition, development and marketing of businesses and their new innovative proprietary trend setting products for personal consumption, apparel and home use.

VIPR Corp's objective is to locate, acquire and develop opportunities within the personal consumption, apparel and home markets, which offer both deep-value and explosive growth potential. Our methodical and professional approach to assessing potential investments is a unique asset within this emerging market sector. Our team is comprised of a core of highly experienced individuals, with in depth knowledge of business evaluations and acquisitions, branding, marketing and distribution of personal consumption, apparel and home related products.

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

Reference is made to Item 1, above

C. The Issuer's Primary and Secondary SIC Codes:

5960 – Non-Store Retailers & 7380 Miscellaneous Business Services

D. The Issuer's Fiscal Year End Date:

The Issuer's fiscal year end is December 31.

E. Principal products or services, and their markets;

Reference is made to Item 6A, above.

Item 7. Describe the Issuer's Facilities

Our current address is 17470 N Pacesetter Way Scottsdale, AZ 85255 Tel: (480) 305-2047

Item 8. Officers, Directors and Control Persons

A. Officers and Directors and Control Persons. Provide the full names, business addresses, employment histories (for the past 5 years), positions held, responsibilities and employment dates, board memberships, other affiliations, compensation and number of securities (specify each class) beneficially owned by each person as of September 30, 2014.

<u>Executive Officers</u>			
<u>Name</u> ⁽¹⁾	<u>Position</u>	<u>Other Affiliations</u>	<u>Common Shares</u>
Daniel Roth	President/Secretary/Treasurer	None	-0-

<u>Directors</u>			
<u>Other Name</u> ⁽¹⁾	<u>Common Position</u>	<u>Affiliations</u>	<u>Shares</u>
Daniel Roth	Director	None	-0-

Daniel Roth, President, Secretary, Treasurer & Director

Mr. Daniel Roth has focused the last eight years of his career as a base and precious metals commodities agent based in South Africa. During this time, Mr. Roth facilitated the closing of numerous metals sale contracts and provided product, property and delivery logistics evaluations. In the early stages of his career, Mr. Roth held several level entry

positions in the business economics and accounting field. He later transitioned into pursuing his Chartered Financial Analyst (CFA) credentials. At that stage in his career, Mr. Roth consulted within the mining industry assisting in various due diligence efforts for asset transactions and interest sharing validations. Although Mr. Roth discontinued with his CFA to pursue metal commodities opportunities, his experiences up to that time afforded him a thorough understanding of international accounting and reporting standards, processes and report preparation.

Control Person (shareholders holding more than 10% of any class)

<u>Name</u>	<u>Shares</u>	<u>Class</u>	<u>Percentage Ownership</u>
N/A	N/A	N/A	N/A
(1) Scottsdale, AZ 85255	The business address is: 17470 N Pacesetter Way		

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);

None of the foregoing persons have been the subject of a conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding.

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 a person's involvement in any type of business, securities, commodities, or banking activities;

None of the foregoing persons have been the subject of any order, judgment, or decree, that permanently or temporarily enjoined, barred, suspended or otherwise limited such a person's involvement in any type of business, securities, commodities, or banking activities.

3. A finding or judgment by a court of competent jurisdiction (in a civil action), the SEC, the CFTC, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated;

None of the foregoing persons have been the subject of any finding or judgment by a court of competent jurisdiction (in a civil action), the SEC, the CFTC, or a state securities regulator of a violation of federal or state securities or commodities law.

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

None of the foregoing persons have been the subject of any 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.

To the extent not otherwise disclosed in response to the foregoing, provide a list of the names, addresses and shareholdings of all persons holding more than ten percent (10%) of any class of the issuer's equity securities.

INDUSTRIAS COLIMAN SA
OCEAN BUSINESS PLZ MEZINE #15
AVENIDA AQUILLINO DE LAGUARDIA
CALLE 47 PANAMA CITY PANAMA

170,000,000 shares or 84% of total shares issued and outstanding

If any of the beneficial shareholders are corporate shareholders, provide the name and address of person(s) owning or controlling such corporate shareholders and the resident agents of the corporate shareholders.

Name: Federico Valenzuela

Address: OCEAN BUSINESS PLZ MEZINE #15
AVENIDA AQUILLINO DE LAGUARDIA
CALLE 47 PANAMA CITY PANAMA

Item 9. Please provide the name, address, telephone number, and email address of each of the following outside providers that advise the issuer on matters relating to operations, business development and disclosure:

Legal Counsel;

Currently the Company is evaluating Law firms to retain as Corporate Counsel for all legal matters pertaining to the Company. Currently on a limited engagement basis only for the purpose of preparing legal opinions, the Company uses the services of;

Thomas Russell, Attorney at Law
3700 Campus Drive Suite 204
Newport Beach, CA 92660
949-743-0161 E-mail: tor@tor-law.com

Accountant or Auditor:

The Financial Statements have been prepared by management.

Investor Relations Consultant:

None

Other Advisor: Any other advisor(s) that assisted, advised, prepared or provided information with respect to this disclosure documentation.

None

Schedule of Exhibits

<u>Exhibit No.</u>	<u>Description of Exhibit</u>
5.1	Financial Statements of VIPR CORP. for the quarter ending March 31, 2015 filed with OTC Markets, Inc. as Quarterly Ending Report for the period ended March 31, 2015.

Item 10. Issuer Certification

I, Daniel Roth, President of VIPR CORP., hereby certify that:

1. I have reviewed the Quarter Ending Information Disclosure of VIPR CORP. for the period ended March 31, 2015;
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 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 year ending disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the Issuer as, and for, the periods presented in this Issuer's Quarterly Disclosure Statement at March 31, 2015.

Date: May 7, 2015

/s/ Daniel Roth

Daniel Roth, President