

PacWest Equities, Inc

(a Nevada corporation)

3651 Lindell Road
Suite D
Las Vegas, NV 89103

www.pacwestequities.com

Phone: 800-651-2759

**REQUIRED TO CONFORM WITH THE PROVISIONS OF
THE PINK SHEETS ISSUERS DISCLOSURE STATEMENT**

August 10, 2013

PacWest Equities. Inc.

Quarterly Disclosure Statement a Supplement to the Quarterly Report for the Period ended June 30, 2013

The following information is provided to assist securities brokerage firms and potential investors with “due diligence” compliance. The information set forth below as to the above named corporation follows the requirements of the OTC Markets, Inc.

ITEM 1. THE EXACT NAME OF THE ISSUER AND ITS PREDECESSOR (IF ANY):

The exact name of the issuer is PacWest Equities, Inc. (“we,” “us,” “our” or the “Company”). We were incorporated in the State of Florida on October 23, 2003 under the name of Dash Industries, Inc. On November 6, 2003, through the Florida Secretary of State, by Certificate of Amendment, the name was changed to Avenue Holdings, Inc. On December 31, 2003, through the Florida Secretary of State, by Certificate of Amendment, the name was changed to Global Prospecting Ventures, Inc. The Issuer Filed Articles of Conversion thereby re-domiciling from the state of Florida to the State of Nevada on June, 4 2004, under the name of Global Prospecting Ventures, Inc. On January 8, 2007, through the Nevada Secretary of State accepted, by Certificate of Amendment, the name was changed to Competitive Games International, Inc. On April, 4, 2010, through the Nevada Secretary of State, by Certificate of Amendment, the name was changed to PacWest Equities, Inc.

ITEM 2. THE ADDRESS OF THE ISSUER’S PRINCIPAL EXECUTIVE OFFICE:

Company Headquarters:

PacWest Equities, Inc.
3651 Lindell Road
Suite D
Las Vegas, NV 89103
<http://www.pacwestequities.com>
Phone: 800-651-2759

IR Contact:

Geoff Bagatelos
PacWest Equities, Inc.
3651 Lindell Road
Suite D
Las Vegas, NV 89103
<http://www.pacwestequities.com>
Phone: 800-651-2759

ITEM 3. Security Information:

Trading Symbol: PWEL.PK

Exact Title and Class of Securities Outstanding:

Common Stock

CUSIP: 69526A 10 7

Par or Stated Value: \$0.001

Total Shares Authorized: 2,000,000,000

Total Shares Outstanding: 1,468,480,429

Preferred Stockholders

CUSIP: N/A (Not publicly traded)

Par or Stated Value: \$0.001

Total Shares Authorized: 250,000,000

Total Shares Outstanding: 5,000,000 of Series A

Transfer Agent:

First American Stock Transfer, Inc.

4747 N. 7th Street

Suite 170

Phoenix, AZ 85014

Tel: 602- 759-5508

Fax: 602-788-0423

Is the Transfer Agent registered under the Exchange Act: Yes No

List any restrictions on the transfer of securities: Other than 468,090,279 shares of its common stock that are free-trading, all other shares are restricted and subject to Rule 144.

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

ITEM 4. Issuance History

On April 9, 2012, the Company approved the issuance of 50,000,000 shares of common stock to Symbiotech LLC in connection with a Joint Venture Agreement by and between the Company and Symbiotech LLC.

On April 9, 2012, the Company approved the issuance of 100,000,000 shares of common stock to e-Green Marketing LLC in connection with a Joint Venture Agreement by and between the Company and e-Green Marketing LLC.

On April 11, 2012, the Company authorized the issuance of 150,000,000 shares of common stock to ACT Clean Technologies, Inc, in connection with the acquisition of American Bio-Clean Technologies.

On April 29, 2012, the Company authorized the issuance of an aggregate of 155,000,000 shares of common stock to the shareholders of Alta Vista Enterprises, Inc. as a result of the merger of Alta Vista Enterprises, Inc, with and into the Company.

In February 2013, the Company issued 55,000,000 restricted shares of its common stock and 2,700,000 of its Series B Redeemable Preferred Stock in connection with the acquisition of the Solar Technology Line of CIGS technology from DayStar Technologies, Inc.

ITEM 5. FINANCIAL STATEMENTS

The financial statements of the Company for the Quarter ended June 30, 2013 was posted to OTC Markets, Inc. contemporaneously herewith as a Quarterly Report.

ITEM 6. DESCRIBE THE ISSUER'S BUSINESS, PRODUCTS AND SERVICES

A. DESCRIPTION OF THE ISSUER'S BUSINESS OPERATIONS:

The Opportunity:

Recent studies indicate that the World-wide Organic Food and Feed Production are fast becoming the most powerful “technological growth market” and that this industry revenues should easily exceed US\$50B by 2017. Certainly, as with any new emerging market, there are branding, image and perception challenges that must be taken into consideration for a successful new product launch.

Aquaponics, the co-cultivation of plants and fish in a recirculating environment, is a combination of hydroponics and aquaculture. The growth of fish produces natural plant nutrients. Water from the fish tank circulates through the growing trays for the plants. The plants use the nutrients, and the refreshed water is returned to the fish. Aquaponic systems take advantage of the natural relationship between the fish and plants to maintain a healthy environment for both. The aquaponic system duplicates what nature has been doing for millions of years. Aquaponic systems are an economical, efficient, and environmentally friendly way to harvest large amounts of vegetables and high-protein fish for healthy dining and nutrition.

The Response:

World EcoSource Corp., a PacWest Equities company, has developed a patent-pending MobileFeed® system to help offset the growing problem of worldwide food production. The MobileFeed® system uses a fraction of the water of typical crops in a hydroponic, solar powered environment to create a truly sustainable green life cycle farming system. Using solar powered water conserving growing systems, one trailer can produce 1500 pounds daily of organically grown grass for year round livestock consumption, lowering feed costs by 200% while producing Certified Organic, Grass Fed livestock, greatly increasing the profitability and value of the final product.

Applications:

World EcoSource' MobileFeed® system produces fodder for livestock such as cattle, hogs, poultry and equine. Each MobileFeed® system is able to harvest enough fodder on a daily basis for up to 110 horses or 50 head of cattle. This enables the grower to turn any stockyard into a certified organic grass fed operation while reducing feed costs on average of 200%.

By creating a living food supply, the livestock enjoys better health, higher energy and increased proteins, nutrients, minerals and enzyme absorption. Utilizing live Grass feed, livestock increases it's intake of Vitamin A by 600% while enhancing fertility rate across the board. Hydroponically grown fodder has high moisture content which helps amongst other things avoid horse's death due to colic. This type of live grown fodder is produced dust free, which helps prevent and cure respiratory diseases. Live grown fodder is nutritious & rich in energy comparable to commercial feed. Thus, requirements for concentrated feed products are reduced. Our MobileFeed® system produces succulent green feed of constant quality and quantity every day of the year. The live feed produced is palatable, nutritious and free from

contamination. For cattle the green barley grass increases milk yields which are common despite considerable reduction in use of ready-made concentrate feed. Fresh green barley and oat grass produced is of such high quality that it is suitable even for racehorses. The MobileFeed® system improves animal fertility, resistance to sickness, and newborn survival rate and hoof health.

World EcoSource Corp., a PacWest Equities company, has developed the MobileFood® system which combines the latest technology with the finest in aquaponic growing techniques to bring Organic Vitamin Rich Proteins and Vegetables into a portable trailer. The Certified Organic MobileFood® system enables the rapid production of vegetables and proteins through life cycle harmonic integration of fish farms and hydroponics vegetables, with one half of the system feeding / fertilizing /supporting the other half, and vice versa. Growing tilapia side by side with vegetables and using the same water from the fish to fertilize the greens is not something new, but by combining the aquaponic know-how with World EcoSource Corp patented technologies, the outputs have finally become commercially feasible.

Aquaponics

Aquaponics, the co-cultivation of plants and fish in a recirculating environment, is a combination of hydroponics and aquaculture. The growth of fish produces natural plant nutrients. Water from the fish tank circulates through the growing trays for the plants. The plants use the nutrients, and the refreshed water is returned to the fish. Aquaponic systems take advantage of the natural relationship between the fish and plants to maintain a healthy environment for both. The aquaponic system duplicates what nature has been doing for millions of years. Aquaponic systems are an economical, efficient, and environmentally friendly way to harvest large amounts of vegetables and high-protein fish for healthy dining and nutrition. Fish. Hybrid tilapia or catfish do well in the MobileFood® systems. Tilapia is a low-fat, white-fleshed fish that is sweet fine-textured and doesn't taste "fishy." Other warm water fin-fish or crayfish for food, and tropical fish or Koi as pets are possibilities. Vegetables. Greens. Herbs. Including but not limited to lettuce, kale, basil, onions, mustard greens, parsley, cilantro, many varieties of peppers, chamomile, chives, mint (of all kinds), sage, marjoram, oregano, and thyme.

For obvious reasons, we particularly favor and focus on the expanding “green market” products as a key component of our PacWest strategy. Our most recent example of this program is the acquisition of **World EcoSource, Corp.** and our partnering their products with other industry leaders and marketing /distribution programs.

Specifically, we have found **World EcoSource’s MobileFood® and MobileFeed®** Organic food and feed trailers provides turnkey solutions for either the production of organic fodder for animals and or the production of organic proteins and vegetables to help offset world-wide food production deficiencies.

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

Reference is made to Item 1, above.

C. THE ISSUER'S PRIMARY AND SECONDARY SIC CODES:

2870 – Agricultural Chemicals
700 - Agricultural 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 headquarters are located at:

PacWest Equities, Inc.
3651 Lindell Road
Suite D
Las Vegas, NV 89103
<http://www.pacwestequities.com>
Phone: 800-651-2759

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 June 30, 2013.

Executive Officers/Directors

<u>Name</u>	<u>Position</u>	<u>Other Affiliations</u>	<u>Common Shares</u>
Geoffrey Bagatelos 3651 Lindell Road Suite D Las Vegas, NV 89103	President, Secretary, Director	None	-0-

Geoffrey Bagatelos

Mr. Bagatelos has been are President, Secretary and Director since 2012. Educated at the prestigious Jesuit College Preparatory High School from 1985-1989, Mr. Bagatelos went on to earn a BA in Political Science and a BA in Literature from Claremont McKenna College from 1990 to 1994. He then went on to earn a Masters Degree in Business and Political Science from Claremont Graduate School from 1994 to 1996. From 1999 to 2009, Mr. Bagatelos became the President of a commercial window systems company, and presided over sales in excess of \$20 Million a year. From 2005 until 2012, he was the Vice President of Bags Development, and was responsible for over 400,000 square feet of commercially developed property. Very active in California and local politics, Mr. Bagatelos and his family was responsible for raising over \$150,000 for Sacramento Mayor Kevin Johnson's mayoral races in both 2008 and 2012. Raised on the family estate in rural Northern California, Mr. Bagatelos has been a political advocate for numerous farm friendly and organic, self- sustaining livestock farmers.

B. Legal disciplinary history. Please identify whether any of the foregoing persons have in the last five been the subject of:

- 1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses):**

NONE.

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

NONE

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

NONE

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

NONE

C. Beneficial Shareholders.

The following table sets forth certain information regarding the ownership of our Common Stock as of June 30, 2013, by (i) each person known to us to own more than 10% of our outstanding common stock, (ii) each of our directors, (iii) each of our executive officers, and (iv) all of our directors and executive officers as a group. Unless otherwise indicated, all shares are owned directly and the indicated person has sole voting and investment power.

Title of Class	Name and Address Of Beneficial Owner	Amount and Nature Of Beneficial Ownership	Percent Of Class
Common	ACT Clean Technologies, Inc. 3700 Campus Drive, Suite 204 Newport Beach, CA 92660 (To the best knowledge of the Company, ACT Clean Technologies has no known controlling shareholders. It's resident agent in the State of Nevada is National Registered Agents, 311 S. Division St., Carson City, NV 89703)	450,000,000	30.6 %
Common	Symbiotech, LLC - 6969 EAST SUNRISE ROAD TUCSON, AZ 86750 (TO THE BEST KNOWLEDGE OF THE COMPANY, THE CONTROLLING MEMBER OF SYMBIOTECH IS REBECCA BEMIS. MS. BEMIS IS ALSO THE RESIDENT AGENT IN ARIZONA.	150,000,000	10.2%

ALL OF THE ABOVE SHARES ARE RESTRICTED SHARES.

ITEM 9. PLEASE PROVIDE THE NAME, ADDRESS, TELEPHONE NUMBER, AND E-MAIL ADDRESS OF EACH OF THE FOLLOWING OUTSIDE PROVIDES THAT ADVISE THE ISSUER ON MATTERS RELATING TO OPERATIONS, BUSINESS DEVELOPMENT AND DISCLOSURE:

Legal Counsel:

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:

Accountant: None

Auditor: None

Investor Relations Consultant:

None

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

None

ITEM 10. Issuer Certification

I, Geoff Bagatelos, President of PacWest Equities, Inc., certify that

1. I have reviewed this Annual Disclosure Statement of PacWest Equities 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 statement made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
3. Based on my knowledge, the financial statements and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects, the financial condition, results of operations and cash flows of the issuer as of and for, the periods presented in this disclosure statement.

Date: August 10, 2013.

PacWest Equities, Inc.

By: /s/ Geoff Bagatelos

Geoff Bagatelos, President