

Quarterly Disclosure Statement

for the quarter ended July 31, 2015 (2016Q1)

North Springs Resources Corp.

a Nevada corporation

11705 Boyette Rd., Suite 437

Riverview, FL 33569

(813) 685-0108

<http://northspringsresources.net>

Item 1: Name of the issuer and its predecessors (if any).

The exact name of the issuer is:

North Springs Resources Corp.

The Company had the following previous name: Aurum Resources Corp. until June 21, 2011.

The Company is not and has never been a shell since its incorporation in May 2009. It has always been funded itself through its shareholder and has maintained its operations throughout its entire existence.. The Company was owned by a shareholder of majority who recently sold their majority interest to J. Douglas Pulver. Mr. Pulver will continue to pursue the Company's current business and receivables. The Company plans to change its name to reflect its current business objectives.

Item 2: Address of the issuer's principal executive offices.

Our address, phone number and e-mail address are:

11705 Boyette Rd., Suite 437

Riverview, FL 33569

(813) 685-0108 - phone

info@bionicproducts.net - e-mail

info@northspringsresources.net - email

Our Websites are:

<http://bionicproducts.net>

<http://northspringsresources.net>

The person responsible for our investor relations is our President, J. Douglas Pulver, who may be contacted at our contact information on the preceding page.

Item 3: Securities Information.

We have two classes of outstanding stock securities, as follows:

Trading Symbol: NSRS

Exact title and class of securities outstanding: Common Stock

CUSIP: 662546 308

Par or Stated Value: \$0.001

Total shares authorized: as of: 750,000,000

Total shares outstanding: as of: 626,000,000

Additional class of securities:

Trading Symbol: NSRS

Exact title and class of securities outstanding: Class A Preferred Stock

CUSIP: 662546 308

Par or Stated Value: \$.001

Total shares authorized: as of: 50,000,000

Total shares outstanding: as of: None.

Transfer Agent

Action Stock Transfer Corporation

2469 E. Fort Union Blvd., Suite 214, Salt Lake City, UT 84121

Phone: (801) 274-1088

Fax: (801) 274-1099

E-mail: info@actionstocktransfer.com

Action Stock Transfer Corporation is registered under the Exchange Act and the appropriate regulatory authority of the transfer agent is the Securities and Exchange Commission.

Item 4: Issuance History.

There have been no offerings of any of the equity securities, including debt convertible into equity securities, whether private or public, and all shares or any other securities or options to acquire such securities issued for services, describing (1) the securities, (2) the persons or entities to whom such securities were issued and (3) the services provided by such persons or entities in the past two fiscal years and any interim period.

Item 5: Financial Statements.

The financial statements are prepared according to U.S. GAAP by a certified public accountant and have been uploaded and made available to the public through the OTC Disclosure and News Service via a “Quarterly Report” for the quarter ended July 31, 2015 and here by incorporated by reference.

Item 6: The Issuer’s Business, Products and Services.

A. Description of the Issuer’s business operations.

North Springs Resources Corp. (OTC: NSRS), a Nevada Corporation (which we will refer to variously as “us”, “our” and “we”, as well as “NSRS”, the “Company” or the “Issuer”) was incorporated on May 22, 2009. The Company has been a development stage company and has had ongoing operations through the current date October 21, 2015.

The Company’s original business plan was to engage in oil and gas exploration and production in North America. On April 30, 2010, the Company entered into a Joint Venture Contract and Operating Agreement with Patriot Financial Group (“Patriot”), pursuant to which the Company acquired a 1% working interest in revenue generated from the Washom II Lease Project (the “Project”), a three (3) well drilling project located on an 80 acres +/- lease in Rogers County, Oklahoma. The Washom II Project wells were abandoned in May 2011.

In July 2011, the Company added mineral exploration to its operations. The Company has acquired the mineral rights to the North Springs Property in the Mineral Ridge District of the Silver Peak Range of Esmeralda County, Nevada,

On August 2, 2011, the Company, entered into the North Springs Property Exploration and Mining Lease and Option to Purchase Agreement (the “Agreement”) with Mountain Gold Claims, LLC Series 15, a Nevada limited liability company (“Mountain Gold”) and Lane A. Griffin, an individual (“Griffin”) (collectively referred to as the “Owners”). Pursuant to the Agreement, the Owners leased to the Company (the “Lease”) the right to conduct mineral exploration activities for an initial period of ten (10) years on sixteen (16) unpatented mining claims (the “Claims”) (collectively the Claims are known as the North Springs Property (the “Property”)) located in Esmeralda County, Nevada. The effective date of the Agreement was July 23, 2011 (the “Effective Date”).

On January 25, 2012, the Company entered into an Earn-In Agreement (the “Earn-In Agreement”) with Discovery Gold Ghana Limited, a company organized under the laws of Ghana (“DGG”). Pursuant to the Earn-In Agreement, the Company acquired a working interest (the “Working Interest”) in DGG’s interest (“DGG’s Interest”) in that certain mineral concession located in the Edum Bansa Region of the Western Region of Ghana (the “Property”), per the terms of the agreement.

On February 15, 2012, the Company entered into the Asset Purchase Agreement (the “Asset Purchase Agreement”) with Hyperion Management Mining SA (the “HMM”), a Mexican corporation to purchase 10% of HMM’s various options to acquire mineral claims in the state of Chihuahua Mexico (hereinafter the “Claims”), collectively called the MATAMOROS CLAIMS.

In 2013, the Company worked with geologists and partners to determine the scope and nature of its two retained mineral assets.

In 2013, the Company was involved with Constellation Asset Advisors in Las Vegas, NV to assist with the raising of capital with various merchant banks to further scope assets in Arizona and its asset with Discovery Gold Corporation.

In 2014, the Company continued to work with Constellation Asset Advisors and later began negotiations with J. Douglas Pulver and Associates to enter into a joint venture.

On July 25, 2015, after months of negotiations, the Company entered into a Joint Venture Agreement to merge NSRS with Bionic Products Corp. (“BPC”), a Florida corporation. BPC was a former energy drink company that marketed their products all over the world. The next generation of their product lines includes healthy vitamin sprays, and dry-powder pouches that mix with bottled-water and smoothies to create flavorful, nutritious drinks. ZeroTox cosmetics are earmarked in the future as well as a line of apparel. BPC will be the new management and the surviving consumer corporation.

B. Date and State of Incorporation.

The Company was incorporated in Nevada on May 22, 2009.

C. Issuer’s primary and secondary SIC Codes.

The Company’s primary SIC Code is 0001492168.

The Company’s secondary SIC Code is 662546 308

D. Issuer’s fiscal year end.

April 30 is the Company’s fiscal year end.

E. Principal products or services or their markets.

The Company is focused on the evaluation, acquisition, exploration and development of mineral resource properties. We have also been in the evaluation and acquisition phase of operations. The Company has reached-out to cutting edge manufacturing group that specializes in healthy vitamin and energy sprays with a delivery system that is convenient and easy to use for those who have swallowing issues. The Company has been engaged in development of its product.

Item 7: The Issuer's Facilities.

The Company executive and administrative offices are located at:

11705 Boyette Rd., Suite 437
Riverview, FL 33569
(813) 685-0108 - phone
info@bionicproducts.net - e-mail

The administrative offices include 600 square feet of office space. The Company's office space is leased to the Company at approximately \$600 per month.

Item 8: Officers, Directors, and Control Persons.

A. Names of Officers, Directors and Control Persons.

The following information is presented for each of our executive officers, directors, general partners and control persons, as of the date of this information statement:

J. Douglas Pulver, President, Secretary and Director of the Board of Directors

1. Full Name: J. Douglas Pulver

2. Business address: 11705 Boyette Rd., Suite 437, Riverview, FL 33569

3. Employment history (which must list all previous employees for the past 5 years, positions held, responsibilities and employment dates):

Mr. Pulver is an entrepreneur, investor and business advisor to public companies who has also assisted and created over thirty public companies. He has assisted numerous companies acquire and / or merge with other companies that have high yield profiles, as well as assist "joint ventures" and other projects to raise capital and be successful. He has funded many companies and has the sources and experience to accomplish any need in the markets today. He served as the marketing director in consumer and professional divisions for 14 years with the Eastman Kodak Company, where he oversaw Quality Control in Manufacturing, Procurement and Purchasing for scientists and engineers. He has been educated with eight years of higher education in New York State and Florida at M.C.C, R.I.T., U.C.F., and O H.C.C. under the specialized areas of Law, Marketing and Sales. He is also a Private Investigator.

4. Board membership and other affiliates:

Other than as described above, Mr. Pulver does not currently serve as a director on any other public-traded or reporting company's Board, or in any similar capacity.

5. Compensation by the issuer:

Mr. Pulver is currently compensated \$5,000 a month by the issuer. Mr. Pulver will be issued restricted shares and or Preferred Stock of the issuer for his services as a director.

6. Number and class of the issuer's securities beneficially owned by J. Douglas Pulver:

<u>Class of Securities</u>	<u>Number of Securities</u>	<u>Percent Ownership of class</u>
Common Share	420,000,000	56%
Class A Preferred Share	None	0%

Harry Lappa, Treasurer and a member of the Board of Directors

1. Full Name: Harry Lappa

2. Business address: 11705 Boyette Rd., Suite 437, Riverview, FL 33569

3. Employment history (which must list all previous employees for the past 5 years, positions held, responsibilities and employment dates):

Mr. Lappa was the sole member of the Company's Board of Directors and is the Company's President, Chief Executive Officer, Chief Financial Officer, Treasurer, and Secretary through August 2015. Mr. Lappa has 25 years of experience in the financial industry. He has developed a wealth of knowledge in business and finance, and has gained significant management experience working as a financial officer for Employment and Immigration Canada from 1985 to 1989; a manager in the areas of Project Management, Information Technology and Operations for a Canadian utility from 1989 to 2003; a director and officer of Icienza Ventures from 2004 to 2008; and a director of Endeavor Power Corp. in 2009.

4. Board membership and other affiliates:

Other than as described above, Mr. Lappa does not currently serve as a director on any other public-traded or reporting company's Board, or in any similar capacity.

5. Compensation by the issuer:

Mr. Lappa is not currently compensated by the Issuer.

6. Number and class of the issuer's securities beneficially owned by Harry Lappa:

<u>Class of Securities</u>	<u>Number of Securities</u>	<u>Percent Ownership of class</u>
Common Share	None	0%

<u>Class of Securities</u>	<u>Number of Securities</u>	<u>Percent Ownership of class</u>
Class A Preferred Share	None	0

The following is a list of the names, addresses, and shareholders of all control persons.

<u>Name and Address</u>	<u>Class of Securities</u>	<u>Number of Securities</u>	<u>Percent Ownership of class</u>
J. Douglas Pulver 11705 Boyette Rd., Suite 437, Riverview, FL 33569	Common	420,000,00	56%

B. Legal/Disciplinary History.

The officers and directors of the Company have not been the subject of:

A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);

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;

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

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 following is a list of the names, addresses and share holdings of all persons beneficially owning more than ten percent (10%) of any class of the issuer's equity securities.

<u>Name and Address</u>	<u>Class of Securities</u>	<u>Number of Securities</u>	<u>Percent Ownership of class</u>
J. Douglas Pulver 11705 Boyette Rd., Suite 437, Riverview, FL 33569	Common	420,000,00	56%

Item 9: Third Party Providers.

The Company is currently reviewing its contracts with third-party providers and have not yet renewed any of them.

Investor Relations Consultant – none

Other Advisor(s) – none

Item 10: Issuer's Certifications.

I, J. Douglas Pulver, certify that:

1. I have reviewed this Annual Report of North Springs Resources Corp. for the Quarter Ended July 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 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.

The undersigned hereby certifies that the information herein is true and correct to the best of their knowledge and belief.

October 21, 2015

J. Douglas Pulver
President/CEO