

## **OTC Pink Basic Disclosure Guidelines**

### **1) Name of the issuer and its predecessors (if any)**

In answering this item, please also provide any names used by predecessor entities in the past five years and the dates of the name changes.

Advanced Defense Technologies, Inc. (the "Issuer" or the "Company")

#### **Predecessor Entities**

Medcore Holdings, Inc. until January 19, 2010  
June 1 Project Corp. until April 13, 2007

### **2) Address of the issuer's principal executive offices**

#### **Company Headquarters**

Address 1: Tower 57, 135 East 57<sup>th</sup> St.  
Address 2: Floor 11  
Address 3: NY, NY 10022  
Phone: 8559359538  
Email: [rs@starjetsintl.com](mailto:rs@starjetsintl.com)  
Website(s): <https://private-jet-charter-flight.com/>

#### **IR Contact**

Contact Name: Ricky Sitomer  
Address 1: Tower 57, 135 East 57<sup>th</sup> St.  
Address 2: Floor 11  
Address 3: NY, NY 10022  
Phone: 8559359538  
Email: [rs@starjetsintl.com](mailto:rs@starjetsintl.com)  
Website(s): <https://private-jet-charter-flight.com/>

### **3) Security Information**

Trading Symbol: ADCF  
CUSIP: 0752Y105  
Par or Stated Value: \$0.001 per share of common stock  
Total shares authorized: 1,000,000,000 as of: September 30, 2017  
Total shares outstanding: 561,780,990 as of: September 30, 2017

#### **Transfer Agent**

Name: Pacific Stock Transfer Company  
Address 1: 4045 South Spencer St, Suite 403  
Address 2: Las Vegas, NV 89119  
Phone: 7023613033

Pacific Stock Transfer Company is registered with the Securities and Exchange Commission, which is the appropriate regulatory authority of the transfer agent.

There are no restrictions on the transfer of security.

There are no trading suspension orders issued by the SEC in the past 12 months.

List any stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:

On September 28<sup>th</sup>, 2017, Advanced Defense Technologies, Inc. completed its merger with NTE Acquisition Corp, and its wholly owned subsidiary, Star Jets International, LLC. The merger and post closing transactions resulted in the following changes to the Company:

- A change in directors from Mrs. Anne Tahim to Mr. Richard Sitomer.
- A change in officers from Mrs. Anne Tahim and Mr. Raghbir Tahim to Mr. Richard Sitomer.
- A prospective name change from Advanced Defense Technologies, Inc. to Star Jets International, Inc.
- An issuance of 530,035 Class A Preferred Shares to Mr. Richard Sitomer.
- A pending issuance of 750,000,000 Common Shares to various parties.
- A prospective 1-for-100 common share reverse split, subject to FINRA clearance.

#### **4) Issuance History**

Pursuant to the Stock Purchase Agreement executed on September 28<sup>th</sup>, 2017, and Section 607.0625 of the Florida Business Corporation Act, Advanced Defense Technologies Inc. issued 530,035 shares of Series A Preferred Stock to Mr. Richard Sitomer and the Richard Allen Sitomer Family Trust. The shares have voting rights, and holders will be entitled to a paid-in-kind dividend of 8%, accruing 5 years from the date of issuance. The shares are convertible 10,000 for 1 into common stock (i.e. approximately 5.3 billion pre-reverse split shares). Also pursuant to the Stock Purchase Agreement executed on September 28<sup>th</sup>, 2017, Advanced Defense Technologies, Inc. is legally obligated, and intends, to issue 750,000,000 common shares (in pre reverse split terms) to the following parties: Zone Capital Partners (100 million shares), William A. Forkner (100 million shares), Keith Sazer (100 million shares), Jay Wright and designees (350 million shares), and Tahim and Associates, APC (100 million shares). Please note, again, that there is a pending 1-for-100 reverse split, after which these common shares will be issued. The share amounts listed are in *pre-reverse split terms*.

In May 2016, the Company issued an aggregate of 5,000,000 shares as compensation to Mahinder Chug for marketing services. The shares were valued at \$18,000 and issued under Section 4(2) of the Securities Act of 1933 for transactions by the issuer not involving a public offering and with a Rule 144 restricted legend.

In May 2016, the Company issued an aggregate of 2,000,000 shares as compensation to Pamela Tahim for legal consulting services. The shares were valued at \$8,000 and issued under Section 4(2) of the Securities Act of 1933 for transactions by the issuer not involving a public offering and with a Rule 144 restricted legend.

In September 2015, the Company issued an aggregate of 5,000,000 shares as executive compensation to Vice-President of Marketing and Operations, Paramjit (Pete) Walia. The shares were valued at \$5,000 and issued under Section 4(2) of the Securities Act of 1933 for transactions by the issuer not involving a public offering and with a Rule 144 restricted legend.

#### **5) Financial Statements**

Provide the financial statements described below for the most recent fiscal year end or quarter end to maintain qualification for the OTC Pink Current Information tier. For the initial disclosure statement (qualifying for Current Information for the first time) please provide reports for the two previous fiscal years and any interim periods.

- Balance sheet;
- Statement of income;
- Statement of cash flows;
- Financial notes; and
- Audit letter, if audited

## 6) **Business, Products and Services**

- Star Jets International is in the private jet brokerage business offering services including
  - Family vacations (Caribbean, Ski Destinations, Europe)
  - Business Trips
  - Multiple Destinations
  - Concerts/Tours
  - Road Shows
  - Air Cargo for everything including art and valuables
  - Air ambulance / medical emergencies
  - Jumbo jet charters
  - Helicopter charters
  - Aircraft sales
  - Aircraft management
  - Travel agent
  - Concierge services
  - Yacht charters
  - Private charter flight services
- Star Jets also offers a variety of SKYCARD programs, including:
  - Traditional SKYCARD
  - 25 HOUR SKYCARD
  - CUSTOMIZED SKYCARD

Star Jets International, Inc. is incorporated in the State of Florida, and has its primary place of business at:

Tower 57, 135 East 57<sup>th</sup> St  
 11<sup>th</sup> Floor  
 New York, New York, 10022

Star Jets International's vision is to be a leading digital marketing company in the private aviation industry. Led by industry expert Richard Sitomer, the Company is well position in the public markets and is looking to both organic and inorganic growth prospects.

Star Jets International's primary competitors include:

- Netjets – Having a fractional ownership model, owned by Berkshire Hathaway
- Jetsmarter – Private jet membership seat service
- Wheels Up – Private jet charter membership
- Flight Options – Having a fractional ownership model
- Sentient – Broker model with fixed hourly costs
- Other Private jet brokers
- Marquis Jets – 25 hour card program owned by Netjets
- Delta Private Jets – Card program, charters and management
- Local Operators – 1000's, usually with 1 - 2- jets

Star Jets' sources of competitive advantage include 17 years of industry experience, strong relationships with operators, management companies and aircraft owners, a large database of private jet fliers, a

strong technology platform to book a jet from anywhere in the world using an app, and relationships with other charter broker firms, their owners, and their brokers.

**7) Describe the Issuer's Facilities**

The issuer's facilities include a cash balance of \$106,930.09 as of September 30<sup>th</sup>, 2017.

**8) Officers, Directors, and Control Persons**

The goal of this section is to provide an investor with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling or advising the operations, business development and disclosure of the issuer, as well as the identity of any significant shareholders.

- A. Names of Officers, Directors, and Control Persons. In responding to this item, please provide the names of each of the issuer's executive officers, directors, general partners and control persons (control persons are beneficial owners of more than five percent (5%) of any class of the issuer's equity securities), as of the date of this information statement.

**Richard Allen Sltomer – CEO, Director, Treasurer, Secretary**

Tower 57 – 135 East 57<sup>th</sup> Street  
11<sup>th</sup> Floor  
New York, NY 10022  
rs@starjetsintl.com

- B. Legal/Disciplinary History. Please identify whether any of the foregoing persons have, in the last five years, 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);

NONE

- 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;

NONE

- 3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; or

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. Provide a list of the name, address and shareholdings or the percentage of shares owned by all persons beneficially owning more than ten percent (10%) of any class of

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

Name	Address	Shares	Amount Owned (as-converted <sup>2</sup> )	Percent Owned (as-converted <sup>2</sup> )
Richard Allen Sitomer	Tower 57, East 57th St, 11th Floor New York, NY 10022	Series A Preferred <sup>1</sup>	5,300,350,000.00	90.42%
The Richard Allen Sitomer Family Trust	Tower 57, East 57th St, 11th Floor New York, NY 10022	Series A Preferred <sup>1</sup>	5,247,346,500.00	89.51%
Anne Tahim	2331 West Lincoln Ave, Suite 310 Anaheim, California 92801	Common	470,282,191.00	83.71%
Raghibir Tahim	2331 West Lincoln Ave, Suite 310 Anaheim, California 92801	Common	470,282,191.00	83.71%

<sup>1</sup> Please note that one share of Series A Preferred is convertible to 100 common shares.

<sup>2</sup> Please note that there are currently not enough authorized common shares for the preferred conversion, but the company is actively taking steps to increase the total authorized shares.

Additional note: Pursuant to the Stock Purchase Agreement executed on September 28th, 2017, the following shareholders will own over 5% of the common shares:

- Jay O. Wright
- Zone Capital Partners
- Keith Sazer
- William Forkner

## 9) Third Party Providers

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

### Legal Counsel

Name: Greg Galterio  
Firm: Jaffe & Asher LLP  
Address 1: 600 3<sup>rd</sup> Avenue, 9<sup>th</sup> Floor  
Address 2: New York, NY 10016  
Phone: 2126873000

### Accountant or Auditor

Name: Adam Duhlberg  
Firm: Rothbard and Sinchuk, LLP  
Certified Public Accountants  
Address 1: 2631 Merrick Rd Suite 404  
Address 2: Bellmore, NY 11710

Phone: 5164540800

Investor Relations Consultant

n/a

**10) Issuer Certification**

The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles, but having the same responsibilities).

The certifications shall follow the format below:

I, Richard Sitomer certify that:

1. I have reviewed this disclosure statement of Star Jets International, Inc.;
2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of 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.

December 8<sup>th</sup>, 2017

/s/ Richard Sitomer

CEO, Director, Treasurer, Secretary