

**Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines**

**Atlantic Wind & Solar Inc.**

(f/k/a Environmental Technologies International, Inc.), Aquatek UK Ltd., Dragon Environmental (UK) Ltd., GB Environmental Group, Inc. (predecessor)

A West Virginia Corporation

4600 140th Ave N Ste 200, Clearwater,  
FL 33762

[info@atlanticwindandsolar.com](mailto:info@atlanticwindandsolar.com)

SIC Code: 4290

Tel: +1 (727) 723-3300

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**Annual Report**

**For the Period Ending:** Fiscal Year End ended December 31, 2019  
(the "Reporting Period")

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As of March 31, 2020, the number of shares outstanding of our Common Stock was:

297,848,053

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297,848,053

Indicate by check mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933 and Rule 12b-2 of the Exchange Act of 1934):

Yes:                      No:  X

Indicate by check mark whether the company's shell status has changed since the previous reporting period:

Yes:                      No:  X

Indicate by check mark whether a Change in Control<sup>1</sup> of the company has occurred over this reporting period:

Yes:                      No: X

**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.

Atlantic Wind & Solar Inc. 10, 2008 to present  
Formerly, Environmental Technologies International, Inc. until 10-2008  
Formerly, Aquatek Ltd. until 2-02  
Formerly, Dragon Environmental UK Ltd. until 10-98

Date and state (or jurisdiction) of incorporation (also describe any changes to incorporation since inception, if applicable)  
Please also include the issuer's current standing in its state of incorporation (e.g. active, default, inactive):

West Virginia – 12/313/1976

Active

Has the issuer or any of its predecessors ever been in bankruptcy, receivership, or any similar proceeding in the past five years?

Yes:                      No: X

**2) Security Information**

Trading symbol:	<u>AWSL</u>	
Exact title and class of securities outstanding:	<u>Common Stock</u>	
CUSIP:	<u>049127103</u>	
Par or stated value:	<u>\$0.001</u>	
Total shares authorized:	<u>500,000,000</u>	as of date: <u>March 31, 2020</u>
Total shares outstanding:	<u>297,848,053</u>	as of date: <u>March 31, 2020</u>
Number of shares in the Public Float <sup>2</sup> :	<u>32,727,222</u>	as of date: <u>March 31, 2020</u>
Total number of shareholders of record:	<u>1,529</u>	as of date: <u>March 31, 2020</u>

*Additional class of securities (if any):*

Trading symbol:                      N/A

<sup>1</sup> "Change in Control" shall mean any events resulting in:

(i) Any "person" (as such term is used in Sections 13(d) and 14(d) of the Exchange Act) becoming the "beneficial owner" (as defined in Rule 13d-3 of the Exchange Act), directly or indirectly, of securities of the Company representing fifty percent (50%) or more of the total voting power represented by the Company's then outstanding voting securities;

(ii) The consummation of the sale or disposition by the Company of all or substantially all of the Company's assets;

(iii) A change in the composition of the Board occurring within a two (2)-year period, as a result of which fewer than a majority of the directors are directors immediately prior to such change; or

(iv) The consummation of a merger or consolidation of the Company with any other corporation, other than a merger or consolidation which would result in the voting securities of the Company outstanding immediately prior thereto continuing to represent (either by remaining outstanding or by being converted into voting securities of the surviving entity or its parent) at least fifty percent (50%) of the total voting power represented by the voting securities of the Company or such surviving entity or its parent outstanding immediately after such merger or consolidation.

<sup>2</sup> "Public Float" shall mean the total number of unrestricted shares not held directly or indirectly by an officer, director, any person who is the beneficial owner of more than 10 percent of the total shares outstanding (a "control person"), or any affiliates thereof, or any immediate family members of officers, directors and control persons.

Exact title and class of securities outstanding: Special Series B Common Stock  
CUSIP: N/A  
Par or stated value: \$\$0.001  
Total shares authorized: 100,000 as of date: March 31, 2020  
Total shares outstanding: 100,000 as of date: March 31, 2020

Exact title and class of securities outstanding: Special Series A Preferred Stock  
CUSIP: N/A  
Par or stated value: \$1.00  
Total shares authorized: 20,000,000 as of date: March 31, 2020  
Total shares outstanding: 100,000 as of date: March 31, 2020

Trading symbol: N/A  
Exact title and class of securities outstanding: Special Series B Preferred Stock  
CUSIP: N/A  
Par or stated value: \$1.00  
Total shares authorized: 20,000,000 as of date: March 31, 2020  
Total shares outstanding: 0 as of date: March 31, 2020

#### Transfer Agent

Name: Pacific Stock Transfer Company  
Phone: (702) 361-3033  
Email: info@pacificstocktransfer.com

Is the Transfer Agent registered under the Exchange Act?<sup>3</sup> Yes: X No:

Describe any trading suspension orders issued by the SEC concerning the issuer or its predecessors:

None

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 November 13, 2018 a resolution was passed to issue 200,000,000 shares to the shareholders of Watson Energy Investments LLC for the proposed acquisition of Watson Energy Investments LLC. On May 15, 2019, Atlantic and Watson formerly terminated and rescinded the agreement to acquire Watson and signed a mutual release.

On June 6, 2019, the Company and KB Industries Inc. ("KBI"), KBI's controlling shareholder Kevin Bagnall and KBI's minority shareholders entered into and closed an agreement to acquire 100% of the issued capital of KBI in exchange for 230,000,000 shares of common stock and 100,000 Class B super voting common shares. Each Class B share entitles the holder to 200 votes.

### **3) Issuance History**

The goal of this section is to provide disclosure with respect to each event that resulted in any direct changes to the total shares outstanding of any class of the issuer's securities **in the past two completed fiscal years and any subsequent interim period.**

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<sup>3</sup> To be included in the Pink Current Information tier, the transfer agent must be registered under the Exchange Act.

## A. Changes to the Number of Outstanding Shares

Check this box to indicate there were no changes to the number of outstanding shares within the past two completed fiscal years and any subsequent periods:

Number of Shares outstanding as of: <u>Dec 31, 2017</u>		<b>Opening Balance:</b> Common: 44,707,601 Preferred A: 0 Preferred B: 5,731,846							
Date of Transaction	Transaction type (e.g. new issuance, cancellation, shares returned to treasury)	Number of Shares Issued (or cancelled)	Class of Securities	Value of shares issued (\$/per share) at Issuance	Were the shares issued at a discount to market price at the time of issuance? (Yes/No)	Individual/Entity Shares were issued to (entities must have individual with voting / investment control disclosed).	Reason for share issuance (e.g. for cash or debt conversion) OR Nature of Services Provided (if applicable)	Restricted or Unrestricted as of this filing?	Exemption or Registration Type?
02/08/2019	Cancel	1,475,535	Pref B						
02/08/2019	New Issuance	100,000	Pref A	\$1.00	No	Gilles Trahan	In exchange of 1,475,535 Pref B	Restricted	Reg D
02/08/2019	Cancel	121,000	Pref B						
02/08/2019	Cancel	976,572	Pref B						
02/08/2019	Cancel	1,852,977	Pref B						
02/08/2019	Cancel	1305762	Pref B						
7/3/2019	New Issuance	168,743,719	Common Stock	\$0.03	No	Kevin Bagnall	Acquisition KBI	Restricted	Reg D
7/3/2019	New Issuance	16,180,904	Common Stock	\$0.03	No	David May	Acquisition KBI	Restricted	Reg D
7/3/2019	New Issuance	13,869,346	Common Stock	\$0.03	No	Paul Wylie III	Acquisition KBI	Restricted	Reg D
7/15/2019	New Issuance	2,311,557	Common Stock	\$0.03	No	Andrew Baren	Acquisition KBI	Restricted	Reg D
7/15/2019	New Issuance	2,311,557	Common Stock	\$0.03	No	Christopher Chapin	Acquisition KBI	Restricted	Reg D
7/15/2019	New Issuance	2,311,557	Common Stock	\$0.03	No	George Barnum	Acquisition KBI	Restricted	Reg D
7/15/2019	New Issuance	2,311,556	Common Stock	\$0.03	No	Gregory McLaughlin	Acquisition KBI	Restricted	Reg D
7/15/2019	New Issuance	1,555,778	Common Stock	\$0.03	No	Robert Policastro	Acquisition KBI	Restricted	Reg D
7/15/2019	New Issuance	8,090,462	Common Stock	\$0.03	No	Thomas Alfredo	Acquisition KBI	Restricted	Reg D

7/17/2019	New Issuance	577,889	Common Stock	\$0.03	No	Jennifer Alfredo	Acquisition KBI	Restricted	Reg D
7/17/2019	New Issuance	577,889	Common Stock	\$0.03	No	Rosemary Alfredo	Acquisition KBI	Restricted	Reg D
7/17/2019	New Issuance	4,623,115	Common Stock	\$0.03	No	William Norman Bishop	Acquisition KBI	Restricted	Reg D
7/17/2019	New Issuance	2,311,557	Common Stock	\$0.03	No	Paul Anthony Goddard	Acquisition KBI	Restricted	Reg D
7/17/2019	New Issuance	2,311,557	Common Stock	\$0.03	No	Carlos Hernandez	Acquisition KBI	Restricted	Reg D
7/17/2019	New Issuance	2,311,557	Common Stock	\$0.03	No	NAB Longlane Properties (Steven Vincent)	Acquisition KBI	Restricted	Reg D
4/1/2019	New Issuance	7,476,000	Common Stock	\$0.0055	Yes	Continuation Capital Inc. M/D Paul Winkle	Debt & Conversion	Unrestricted	Reg 3(a)1
7/3/2019	New Issuance	3,000,000	Common Stock	\$0.01	Yes	Martin Baldwin	Debt & Pref share forgiveness	Restricted	Reg S
7/3/2019	New Issuance	10,000,000	Common Stock	\$0.0062	Yes	Gilles Trahan	Debt & Pref share forgiveness	Restricted	Reg S
7/3/2019	New Issuance	1,000,000	Common Stock	\$0.12	No	Maria Gafter	Debt & Pref share forgiveness	Restricted	Reg D
12/31/2019	297,848,053 Common Shares 100,000 Series A Preferred Shares 0 Series B Common Shares (?)								
Subsequent Issuances after the period end Dec 31, 2019									
5/5/2020	New Issuance	10,000,000	Common Stock		No	Trilogy II Trust 1		Restricted	Reg D
5/5/2020	New Issuance	1,000,000	Common Stock		No	Ghilotti Bros		Restricted	Reg D
5/5/2020	New Issuance	2,000,000	Common Stock		No	Carlos Hernandez		Restricted	Reg D
5/5/2020	New Issuance	5,000,000	Common Stock		No	Donald Hinst		Restricted	Reg D
5/5/2020	New Issuance	5,000,000	Common Stock		No	Andy Keesee		Restricted	Reg D

Shares Outstanding on:  December 31, 2019	<u>Ending Balance:</u>	
	<u>Common: 297,848,053</u>	
	<u>Series A Preferred: 100,000</u>	
	<u>Series B Preferred: 0</u>	

1. Trilogy II Trust b/o Basil Meecham
- 2.

**B. Debt Securities, Including Promissory and Convertible Notes**

Check this box if there are no outstanding promissory, convertible notes or debt arrangements:

Date of Note Issuance <sup>(1)</sup>	Outstanding Balance (\$)	Principal Amount at Issuance (\$)	Interest Accrued (\$)	Maturity Date	Conversion Terms (e.g. pricing mechanism for determining conversion of instrument to shares)	Name of Noteholder	Reason for Issuance (e.g. Loan, Services, etc.)
March 1, 2019	\$112,382	\$153,500	\$0	February 19, 2020	Convertible into shares of common stock at the election of the note holder based on a conversion price of 50% of the lowest Volume Weighted Average Price ("VWAP") for the 20 days preceding the election date.	Continuation Capital Inc.  M/D Paul Winkle	Debt settlement agreement

1 The Company entered into a Settlement Agreement and Stipulation (the "Settlement Agreement") with Continuation Capital, Inc. a Delaware corporation ("CCI"). Pursuant to the Settlement Agreement, the Company agreed to issue shares of its common stock to CCI in exchange for the settlement of certain past due obligations of the Company (the "Subject Debts") in the aggregate amount of \$153,500 (the "Settlement Amount"). Prior to its entering into the Settlement Agreement, CCI had purchased the Subject Debts from certain debtors of the Company, pursuant to separate claim purchase agreements between CCI and such vendors. CCI sought payment of the Subject Debts by the Company in the matter entitled Continuation Capital Inc., a Delaware corporation, vs. Atlantic Wind and Solar, Inc., a West Virginia corporation ("the CCI Action"), in the Circuit Court of the Twelfth Judicial Circuit in and for Manatee County, Florida (the "Florida Circuit Court"). In settlement of the CCI Action, the Company and CCI entered into the Settlement Agreement. On February 18, 2019, the Florida Circuit Court entered an order approving the Settlement Agreement (the "CCI Order"). In the CCI Order, the Florida Circuit Court found, among other things, that the Settlement Agreement was fair to CCI, within the meaning of Section 3(a)(10) of the Securities Act of 1933, as amended (the "Securities Act"), and that the sale of shares of Company common stock (the "Settlement Shares") to CCI and the resale of the Settlement Shares by CCI, assuming satisfaction of all other applicable securities laws and regulations, will be exempt from registration under the Securities Act. Pursuant to the terms of the Settlement Agreement, as approved by the CCI Order, the Company agreed to issue Settlement Shares to CCI in one or more tranches, as necessary, sufficient to satisfy the Settlement Amount, by delivery of one or more issuance requests (each, a "Share Request") to the Company. Each Share Request is to state the portion of the Settlement Amount to be satisfied by such Share Request. In accordance with the Settlement Agreement, the per share price of the Settlement Shares shall be equal to 50% of the lowest- traded price of the Company's common stock for the twenty-day trading period immediately preceding the date of the applicable Share Request. Share Requests shall be made by CCI, until such time as the Settlement Amount shall have been paid in full.

**4) Financial Statements**

A. The following financial statements were prepared in accordance with:

U.S. GAAP

B. The financial statements for this reporting period were prepared by (name of individual)<sup>4</sup>:

<sup>4</sup> The financial statements requested pursuant to this item must be prepared in accordance with US GAAP or IFRS by persons with sufficient financial skills.

Name: **Kurt Streams**  
Title: CGA  
Relationship to Issuer: Accountant

**The financial statements for the comparative fiscal years ended December 31, 2019 and 2018 including balance sheets, statements of income and loss, statements of cash flows and notes thereon are appended to this report.**

## **5) Issuer's Business, Products and Services**

The purpose of this section is to provide a clear description of the issuer's current operations. In answering this item, please include the following:

A. Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")

Atlantic Wind and Solar ("The Company") began as a global commercial solar project developer. While the company continues to actively seek for development purposes utility scale solar opportunities for the right location and client, we have begun to leverage our recent acquisition of KB Industries into other profitable areas within the commercial, industrial, and institutional project sectors. We have expanded our renewable energy offerings to include other new and innovative technologies such as zero emissions waste to electricity generation and are in the process of adding additional engineered solutions to our sustainable infrastructure offerings.

With the acquisition of KB Industries, The Company has entered a new phase of the company's growth path. The firm's flagship product, Flexi®-Pave, is a type of concrete that utilizes crumb rubber reclaimed from recycled/scrap tires and is used in a wide variety of construction infrastructure projects such as parking lots, curbing, sidewalks, walkways and paths, jogging trails, etc. for municipal, state, Federal, and corporations. As one of the main ingredients is recycled crumb rubber, Flexi®-Pave is somewhat flexible as the name implies and exhibits a small amount of "give" when walked or driven on, which opens the door to countless applications. Another feature of the product which has been independently tested and verified is its ability to facilitate beneficial bacteria growth which in turn reduces groundwater pollution under many conditions. Some of the more noteworthy installations around the world include Yellow Stone National Park, NASA, Arlington Cemetery, multiple locations throughout the USA as well as numerous high profile locations in the UK, such as The Royal Botanical Gardens, Kew.

The company is looking forward into the future by pursuing investments in two areas for new revenue streams – tire recycling facilities and waste to electricity plants that produce literally zero emissions, while continuing to introduce new products that will expand our sustainable infrastructure portfolio.

The Company has secured written options to lease and/or purchase two large tire recycling facilities, one located in the southern US while the other is in the western part of the country. Each of these facilities has the capability to produce crumb rubber for use in the manufacturing of Flexi®-Pave, as well for other applications and both facilities are projected to provide a simple ROI of 35% or higher based on very conservative projected operating and finance costs relative to the income projections. The same crumb rubber is planned to support the introduction of a new type of erosion control retaining wall using the same patented process used for Flexi®-Pave, and in fact is currently undergoing a series of technical and engineering tests funded by the State of CA.

The area where we have seen the greatest level of interest has been in what we call "zero emissions waste to electricity", or ZeW2E for short. This type of power production solution will accept nearly every type of trash including food waste, manure, municipal solid waste, sludge from waste water treatment plants, plastic, cloth, wood and other yard waste, etc. – and process it into a pellet that resembles rabbit food in size and texture and can be sold as a fuel source, or ultimately used to power generators and produce electricity. We have already received a number of written contracts from a country in South America and are actively working on projects in Puerto Rico, Thailand, several African countries and the UK to name just a few. In addition to being able to produce reliable power, the ZeW2E solution also addresses a major health concern for the world – the ever increasing amount of trash being produced daily which in many cases creates short and long term health issues for people residing near landfills and illegal dumps.

With several signed contracts in hand, The Company is poised to grow rapidly over the next several years and become a major player in two industries where the US needs leadership – renewable power generation and sustainable infrastructure solutions. The company is using an experienced group of advisors to guide the firm and several of these advisors have committed to joining the company on a full-time basis at the appropriate time.

B. Describe any subsidiaries, parents, or affiliated companies, if applicable, and a description of their business contact information for the business, officers, directors, managers or control persons. Subsidiary information may be included by reference

Wholly owned subsidiary - KBI Industries Inc.

About KB Industries: K.B. Industries, Inc. (KBI) KBI developed the world's first flexible porous paving surface using recycled tires in 2002. From its category leading KBI Flexi®-Pave to its newest innovations in water treatment and shoreline protection, KBI combines sustainable technology and experience to solve infrastructure problems using innovative materials and design approaches. By combining recycled car and truck tire rubber along with rock aggregate in a monolithic surface, KBI created a massively porous but structural material that can be used for a variety of infrastructure applications with demonstrated success. Visit: [www.kbius.com](http://www.kbius.com) or call (727) 723-3300 or to learn more go to <http://kbius.com/projects/> or <https://www.youtube.com/user/KBIGlobal/videos>

4600 140th Ave N Ste 200, Clearwater, FL 33762. [www.kbius.com](http://www.kbius.com) Tel: +1 (727) 723-3300 The company's sole officer and director is Kevin Bagnall who-is also the Issuers President, CEO and Chairman of the board of directors.

B. Describe the issuers' principal products or services, and their markets

Products or Services --

Flexi®-porous pavement.

Products or Services --

Flexi®-porous pavement.

Addressing an international waste crisisThe, Flexi®-Pave product is derived from recycled tires and allows for replenishing of water aquifers. Installations around the world include Yellow Stone National Park, NASA and the Florida Keys.

The Company recreated and revolutionized the porous paving industry with the introduction of the original KBI Flexi®-Pave. By combining recycled passenger tire rubber along with rock aggregate in a monolithic surface, we created a massively porous, but structural material that can be used for a variety of infrastructure application to great success.

Wireless IT Networking Hardware & Software, Wireless IT Management Services, Wireless networking Monetization and wifi monetization application technology and Venue Sponsorship & Digital Marketing Managed Services.

Market – Everywhere asphalt and or concrete is used for road and walkways, driveways, parking lots around the world.

Electricity Generation

The company generates and sells electricity to power consumers globally. The power is generated primarily by solar and waste to energy generation.

Market - Global.

## 6) Issuer's Facilities

The goal of this section is to provide a potential investor with a clear understanding of all assets, properties or facilities owned, used or leased by the issuer.

In responding to this item, please clearly describe the assets, properties or facilities of the issuer, give the location of the principal plants and other property of the issuer and describe the condition of the properties. If the issuer does not have complete ownership or control of the property (for example, if others also own the property or if there is a mortgage on the property), describe the limitations on the ownership.

If the issuer leases any assets, properties or facilities, clearly describe them as above and the terms of their leases.



The Issuer entered into an agreement with Meridian-HRCF Sunplex LLC (“Meridian”), 4600 140th Avenue North, Suite 190, Clearwater, Florida 33762 to license an office for operations of the Company commencing July 1, 2017 for a monthly rental rate currently of \$5,058.51, and increasing to \$5,211.94 in July 2021 and continuing at that rate through the lease maturity in October 2021. KBI uses road construction equipment and heavy duty vehicles to operate its Flexi®-porous pavement business, some of which are taken to customer job sites and stored there during a project, or at KBI’s Meridian facility and other locations.

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

Name of Officer/ Director and Control Person	Affiliation with Company (e.g. Officer/ Director/Owner of more than 5%)	Residential Address (City / State Only)	Number of shares owned	Share type/ class	Ownership Percentage of Class Outstanding	Note
Kevin Bagnall	President, Secretary, Treasurer, Director and Owner of more than 5%	Tampa Bay FL	168,743,719	Common Stock	57%	Issued in the acquisition of KB Industries
John S. Wilkes	Director	Lake Forest, CA 92630	7,070,001	common	2%	Acquired in private purchase in 2014

**8) Legal/Disciplinary History**

A. Please identify whether any of the persons listed above have, in the past 10 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

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;

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

B. Describe briefly any material pending legal proceedings, other than ordinary routine litigation incidental to the business, to which the issuer or any of its subsidiaries is a party or of which any of their property is the subject. Include the name of the court or agency in which the proceedings are pending, the date instituted, the principal parties thereto, a description of the factual basis alleged to underlie the proceeding and the relief sought. Include similar information as to any such proceedings known to be contemplated by governmental authorities.

None

## 9) Third Party Providers

Please provide the name, address, telephone number and email address of each of the following outside providers:

### Securities Counsel

Name: Sharon D. Mitchell, Attorney at Law  
Firm: SD Mitchell & Associates, PLC  
Address 1: 829 Harcourt Rd.  
Address 2: Grosse Pointe Park, Michigan 48230  
Phone: (248) 515-6035  
Email: [sharondmac2013@gmail.com](mailto:sharondmac2013@gmail.com)

### Accountant or Auditor

me: Kurt Streams  
Firm: none  
Address 1: 1446 Redding Road  
Address 2: Fairfield, CT 06824  
Phone: 475.999.1289  
Email: [kurtstreams@gmail.com](mailto:kurtstreams@gmail.com)

### Other Service Providers

Provide the name of any other service provider(s), including, counsel, advisor(s) or consultant(s) **that assisted, advised, prepared or provided information with respect to this disclosure statement**, or provided assistance or services to the issuer during the reporting period.

## 10) Issuer Certification

*Principal Executive Officer and Principal Financial Officer:*

I, Kevin Bagnall certify that:

1. I have reviewed this annual disclosure statement of Atlantic Wind & Solar Inc. for the fiscal year ended December 31, 2019;
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.

August 12, 2020

/s/ Kevin Bagnall  
CEO and CFO