

**PLANET RESOURCE RECOVERY, INC.
ISSUER INFORMATION AND DISCLOSURE STATEMENT
PURSUANT TO
RULE 15c2-11 (a)(5)**

December 29, 2007



All information contained in this Information and Disclosure Statement has been compiled to fulfill the disclosure requirements of 15c2-11 (a)(5) promulgated by the Securities and Exchange Act of 1934, as amended. The enumerated items and captions herein correspond to the format as set forth in the Rule.

Part A General Company Information

Item 1. The exact name of the issuer and its predecessor (if any).

Planet Resource Recovery, Inc., fka American Biodiesel Fuels Corp, fka Anchor Technologies, Inc., fka Interactive Business Development, Inc fka Technology Logistics Systems, Inc., fka Granite Development Corporation fka BioTherapeutics Corporation.

Item 2. The address of its principal executive offices.

Corporate Office
10101 S.W. Freeway, Suite 300
Houston, Texas 77074

Pilot Plant

8815 Industrial Drive
Pearland, Texas 77584

Telephone: 281-996-5315
Facsimile: 281-996-5985
<http://www.planetresource.net>
Info@planetresource.net

Person responsible for issuer's investor relations:

Harrison, Elliott & Brown, LLC
195 Wekiva Springs Rd., Suite 310
Longwood, FL. 32779
Ph: (407) 682-2001 Fax: (407) 682-2544

Item 3. The state and date of incorporation, if it is a corporation.

The issuer was organized in the State of Nevada on September 19, 1996 as BioTherapeutics Corporation. The issuer changed its name to Planet Resource Recovery, Inc. on February 15, 2007.

Item 4. The name and address of the transfer agent.

Holladay Stock Transfer, Inc.
2939 N 67th Place
Scottsdale, AZ 85251
Telephone: 480-481-3940
Fax: 480-481-3941

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

Item 5. The nature of the issuer's business.

Planet Resource Recovery, Inc. has developed a family of chemical products dedicated to treatment and recovery of oil. This encompasses a variety of applications including cleaning and oil recovery of crude oil from storage tanks, sludge pits, waste oil separation, crude oil tankers and marine barges, and remediation. With the company's proprietary chemicals, most hydrocarbon-based products can be separated and collected for recovery. Several products for the above applications have been developed and produced for commercial sales. The products are unique in that they function to create a chemical reaction, which initiates an ionic exchange mechanism.

In addition, the company has developed several other products for application in recovering oil from low production wells currently in operation, heavy oil, tar sands, and potentially shale formations. Further, research and development is ongoing for specific products targeted at the treatment of wastewater for reduction of adulterates, such as, chlorides, sulphur, barium, and other metals.

A. Business Development.

The issuer was organized in the State of Nevada on September 19, 1996 as BioTherapeutics Corporation. The issuer changed its name to Granite Development Corporation on January 17, 1997. The issuer changed its name to Technology Logistics Systems, Inc. on April 5, 1997. The issuer changed its name to Interactive Business Development, Inc. on December 16, 2005. The issuer changed its name to Anchor Technologies, Inc. on May 25, 2006. The issuer changed its name to American Biodiesel Fuels Corp on September 7, 2007. The issuer changed its name to Planet Resource Recovery, Inc. on February 15, 2007.

On February 15, 2007, American Biodiesel Fuels Corp passed a corporate resolution approving a merger effected on February 15, 2007 between American Biodiesel Fuels Corp, a Nevada Corporation and Planet Resource Recovery Corp, a private Nevada Corporation, where the private Nevada corporation became a wholly owned subsidiary of the Nevada corporation in exchange for 74,469,102 restricted shares of American Biodiesel Fuels Corp, A Nevada corporation.

1. The issuer is a Nevada corporation.
2. The issuer was organized in the State of Nevada on September 19, 1996 as BioTherapeutics Corporation, subsequently changed to Granite Development Corporation on January 17, 1997, changed to Technology Logistics Systems, Inc. on April 5, 1999, changed to Interactive Business Development, Inc. on December 16, 2005, changed to Anchor Technologies, Inc. on May 25, 2006, changed to American Biodiesel Fuels Corp on September 9, 2006, then to Planet Resource Recovery, Inc. on February 15, 2007.
3. The issuer's fiscal year end is October 31.
4. The issuer and/or its predecessors has not been in bankruptcy, receivership, or any similar proceeding.
5. On February 15, 2007 management of American Biodiesel Fuels Corp appointed Kurt E Neubauer as sole director of the Company and immediately resigned thereafter. On February 15,

2007, the name change of the corporation was approved and effectively completed on February 15, 2007.

6. The issuer and/or its predecessors has not defaulted on any note, loan, lease, or other indebtedness or financing arrangement requiring the issuer to make payments.
7. The management of Planet Resource Recovery Corp was appointed to the Board of Directors of American Biodiesel Fuels Corp and the current Board Members and Officers of American Biodiesel Fuels Corp resigned effective February 15, 2007.
8. Technology Logistics Systems Inc. effected an increase in its authorized common stock from 100 million to 450 million authorized and authorized 10 million preferred shares on December 16, 2005.
9. On November 29, 2005 Technology Logistics Systems, Inc. approved a 1-for-50 reverse stock split.
10. The Company's securities have not been delisted by any securities exchange or NASDAQ.
11. There are no current, past, pending or threatened legal proceedings or administrative actions either by or against the issuer that could have a material effect on the issuer's business, financial condition, or operations.

B. Business of Issuer.

The business of Planet Resource Recovery, Inc. is focused toward the recovery of oil. This encompasses a variety of applications including cleaning and oil recovery of crude oil storage tanks, sludge pits, waste oil separation, crude oil tankers and marine barges, and remediation. With the company's proprietary chemicals, most hydrocarbon-based products can be collected and separated for recovery. Several products for the above applications have been developed and produced for commercial sales.

In addition, the company has developed several other products for application in recovering oil from low production wells currently in operation, heavy oil, tar sands, and potentially shale formations.

A vast number of markets and applications have been identified for the use of PetroLuxus™ products that include, but are not limited to the following:

Cleaning tank bottoms in oil storage tanks
Marine vessel bilge cleaning
Waste oil treatment for removal of water and adulterates
Biodiesel feed stock treatment
Enhanced oil recovery in oil well water flood
Heavy oil treatment to reduce water, emulsion, sulphur, and metals
Wastewater treatment to reduce oil, metals, chlorides, sulphur
Treatment of oil based drilling mud
Reduction of contaminants in brine water
Remediation of contaminated sites
Oil production from tar sands and shale
Sludge pit clean up
Oil well treatment for cleanup of production equipment and zone

1. Primary SIC Code: 3990 – Miscellaneous Manufacturing Industries
Secondary SIC Code: None
2. The issuer is currently conducting operations.
3. The issuer is not considered a “shell company” pursuant to SEC Rule 405 of the Securities Act of 1933.
4. The issuer has no parent or affiliate but wholly owns two subsidiaries, RADA Technologies, Inc. and OR Ventures, LLC.
5. The issuer does not anticipate any adverse effect from existing or probably governmental regulations of its business.
6. The issuer has spent no significant monies during the last fiscal year on research and development activities.
7. The issuer does not expect to incur any costs or effects resulting from compliance with federal, state, and local environmental laws.
8. Number of employees: 8
Number of full-time employees: 8

C. Investment Policies.

1. *Investments in real estate or interests in real estate.*
None.

2. *Investments in real estate mortgages.*

None.

3. *Securities of or Interests in persons primarily engaged in real estate activities.*

None.

Item 6. The nature of products or services rendered.

A. Principal Products or Services and Their Markets

PetroLuxus™ 100 - Waste Oil Separation and Recovery

PetroLuxus™ 200 - Crude Oil Storage Tank Cleaning and Recovery

PetroLuxus™ 300 - Crude Oil Tanker and Barge Cleaning and Recovery

PetroLuxus™ 400 - Environmental, Site and Soil Remediation

PetroLuxus™ 500 – Emulsion Breaking Formulation

PetroLuxus™ 600 – BioDiesel Treatment Formulation

PetroLuxus™ MMMF – Down Hole Recovery Formulation

B. Distribution Methods of the Products or Service

Planet Resource Recovery, Inc. has established a program for distribution of product through specific distributors and representative agents. The program will further include provision for a Master Distributor program to provide regional warehousing of inventory to respond to the needs of customers in a timely and efficient manner.

C. Status of Any Publicly Announced New Product or Service

The Company's products listed below have been formally announced to the public for commercial use.

PetroLuxus™ 100 - Waste Oil Separation and Recovery

PetroLuxus™ 200 - Oil Recovery From Storage Tank Bottoms Formulation

PetroLuxus™ 500 – Emulsion Breaking Formulation

PetroLuxus™ 600 – BioDiesel Treatment Formulation

PetroLuxus™ MMMF – Down Hole Recovery Formulation

D. Competitive Business Conditions, the Issuer's Competitive Position in the Industry, and Methods of Competition

Currently there are no competitive products that meet the abilities of our product. Competition will come from outdated technology and services using acids, surfactants, or soap products for cleaning. These products are very inefficient in recovering oil once it has been cleaned from vessels or tanks and in fact, complicate the problem of recovery by creating emulsion with the oil. Further, many of the current products are not environmentally friendly.

E. Sources and Availability of Raw Materials and the Names of Principal Suppliers

All raw materials utilized in the production of PetroLuxus products are readily available in sufficient quantities and have a history of stability in pricing.

Principal Suppliers:

Allchem – Houston, TX.

Ryan Herco – Houston, TX

Assman Tanks - Indiana

Shield Alloy – New Jersey

F. Dependence of One or a Few Major Customers

The markets for PetroLuxus™ products are expansive and increasing due to the need for increased production of energy. Recovery of oil from waste and areas previously inaccessible or unprofitable is the single largest and most cost effective source for increasing oil supply.

G. Patents, Trademarks, Licenses, Franchises, Concessions, Royalty Agreements or Labor Contracts, Including Their Duration

The product has been Trademarked and there are no fees, royalties, licenses, franchises, etc. The products are wholly owned without obligation by Planet Resource Recovery, Inc.

H. The Need for Government Approval of Principal Products or Services

There are no requirements for government approvals. The production of the company's products is governed by standard local, state, and federal regulations and agencies.

Item 7. The nature and extent of the issuer's facilities.

The issuer currently occupies 4100 sq ft of corporate Space at 10101 S.W. Freeway, Suite 300, Houston, Texas 77074 and operates a 5000 sq ft stand alone pilot plant facility at 8815 Industrial Drive in Pearland, Texas 77584. The issuer incurs a combined \$8,200.00 monthly lease expense. The issuer believes that the spaces are in good condition and properly insured

Part B Share Structure and Issuance History

Item 8. The exact title and class of the security.

Common Stock

CUSIP number: 72705J 105

Trading symbol: **PRRY**

Item 9. The par or stated value of the security.

Common

\$0.001 par value per share

Item 10. The number of shares or total amount of the securities outstanding as of the end of the issuer's most recent fiscal year.

A. Information as of most recent **fiscal year**:

Authorized shares of Common Stock: 450,000,000

Shares issued: 150,296,331

Shares in the public float: 6,318,437

Number of shareholders: 500

B. Information as of most recent **fiscal quarter**:

Authorized shares of Common Stock: 450,000,000

Shares issued: 84,319,816

Shares in the public float: 9,827,384

Number of shareholders: 532

C. Information as of the date of this **disclosure statement**:

Authorized shares of Common Stock: 450,000,000

Shares issued: 84,330,316

Shares in the public float: 9,827,384

Number of shareholders: 1026

Authorized shares of Preferred Stock: 10,000,000

Shares issued: 0

Shares in the public float: 0

Number of shareholders: 0

Technology Logistics Systems, Inc. approved a 1 for 50 reverse stock split on Technology Logistics Systems, Inc. common shares on November 29, 2005 to be effective in conjunction with the changing of the name from Technology Logistics Systems, Inc. to Interactive Business Development, Inc. The actual effective date of the 1 for 50 reverse stock split was January 3, 2006, and that resulted in 1,384,987 shares of common stock after the split.

During the time period January 3, 2006 to present, Interactive Business Development, Inc. issued 143,911,344 common restricted shares to the officers and directors of Interactive Business Development, Inc. The Company issued 5 million free trading 504 exempt common shares for services. Due to the cancellation of the intended merger with Interactive Business Development, Inc., 143,911,344 common shares had been cancelled by prior management. The Company issued 71,970,211 additional shares of Restricted Common Stock pursuant to a February 15, 2007 American Biodiesel Fuels Corp Resolution. These

71,970,211 additional shares of Restricted Common Stock were issued to Principals, Directors and affiliates of Planet Resource Recovery Corp.

Item 11. List of securities offerings and shares issued for services in the past two years.

1. Offerings as of the end of the most recent fiscal year:

None.

2. Offerings as of the date of this disclosure statement:

The issuer has never conducted an organized public offering. From February 15, 2007 through present, the issuer issued shares of common stock in numerous instances not a part of any organized sales effort.

3. Offerings as of the date of this disclosure statement:

Date	Common <u>Shares Sold</u>	Price <u>Per Share</u>	Trading <u>Status</u>	<u>Exemption</u>	<u>Purchaser</u>
03/15/07	17,000	\$0.30	Restricted	144	Frances Bennett
03/29/07	100,000	\$0.40	Restricted	144	ARP Enterprises LLC
04/05/07	17,000	\$0.30	Restricted	144	Andres Novoa
04/18/07	2,000	\$0.40	Restricted	144	Lana Fitzgerald
04/18/07	12,500	\$0.40	Restricted	144	Ana Fitzgerald
04/18/07	12,500	\$0.40	Restricted	144	John Vaillancourt
04/24/07	4,167	\$0.24	Restricted	144	Elizabeth Perkins
04/24/07	6,250	\$0.40	Restricted	144	Luis Castillo
04/24/07	10,000	\$0.40	Restricted	144	Christine H Schaller
04/18/07	2,500	\$0.40	Restricted	144	Elizabeth Perkins
04/30/07	2,000	\$0.40	Restricted	144	Kevin Garris
04/30/07	25,000	\$0.40	Restricted	144	Luis Salinas
04/30/07	25,000	\$0.40	Restricted	144	S&P Group
04/30/07	3,334	\$0.30	Restricted	144	Morris Mettlen
05/02/07	20,000	\$0.40	Restricted	144	Ann McDonald
05/05/07	5,000	\$0.40	Restricted	144	Genia Hancock
05/05/07	5,000	\$0.40	Restricted	144	Dennis Scandurro
05/05/07	100,000	\$0.40	Restricted	144	Shawn Brock
05/05/07	3,333	\$0.30	Restricted	144	Elizabeth Perkins
05/16/07	5,000	\$0.40	Restricted	144	Dwanye Meyers
05/19/07	2,500	\$0.30	Restricted	144	Alevtina Naumova
05/19/07	2,500	\$0.40	Restricted	144	Larry Dobbins
05/28/07	2,000	\$0.40	Restricted	144	Leonard Vaillancourt
05/28/07	2,500	\$0.40	Restricted	144	Yu Yan Chang Dood
05/30/07	2,500	\$0.40	Restricted	144	Larry Crane
05/30/07	5,000	\$0.40	Restricted	144	Robert Press
05/31/07	62,500	\$0.40	Restricted	144	Harvard Industries Corp

07/06/07	133,335	\$0.75	Restricted	144	ARP Enterprises LLC
08/10/07	25,000	\$0.40	Restricted	144	Kent Spears
08/10/07	25,000	\$0.40	Restricted	144	Mark G Blanchard
10/29/07	7,700	\$0.40	Restricted	144	Raul Zepeda
Totals	698,119				

4. Shares issued for services in the past two years:

02/16/06	5,000,000	\$0.01	Free Trading	Rule 504 - Texas	Corporate Positioning Services
03/25/07	10,000	\$0.001	Restricted	144	Nathan A Hardee
04/17/07	20,000	\$0.001	Restricted	144	Gretchen Bentley
04/17/07	20,000	\$0.001	Restricted	144	Maria A Salinas
04/25/07	10,000	\$0.001	Restricted	144	Nathan A Hardee
05/15/07	20,000	\$0.001	Restricted	144	Abraham M Fisch
05/15/07	23,334	\$0.001	Restricted	144	Kings Point Capital
05/15/07	25,000	\$0.001	Restricted	144	Darren Bankston
05/15/07	25,000	\$0.001	Restricted	144	Kieth Fetter
05/15/07	10,000	\$0.001	Restricted	144	Nathan A Hardee
05/15/07	500,000	\$0.001	Restricted	144	Mack Roberts
08/10/07	35,001	\$0.001	Restricted	144	Edward L Kennedy Jr
10/29/07	2,800	\$0.001	Restricted	144	Ana Fitzgerald
Totals	5,701,135				

All Free Trading Shares issued by the issuer were issued pursuant to Interactive Business Development, Inc., (the predecessor) corporate resolutions, and Attorney Opinion letters, on file with Holladay Stock Transfer, Inc., the issuers transfer agent. All Restricted Shares issued by the issuer were issued pursuant to Planet Resource Recovery, Inc. corporate resolutions, on file with Holladay Stock Transfer, Inc., the issuers transfer agent.

Part C Management and Control Structure

Item 12. The name of the chief executive officer, members of the board of directors, as well as control persons.

A. Officers and Directors

1. Executive Officers.

Kurt E Neubauer	President/CEO
W. Frank Crane	Chief Operations Officer/Corp Sec
Enrique M. Salinas III	Chief Communications Officer
Michael Smallwood	Chief Science Officer
Patrick D. Richard	Treasurer/Chief Financial Officer

2. Directors (business addresses are in care of the issuer)

Kurt E Neubauer
W. Frank Crane
Enrique M. Salinas III

Patrick D. Richard

3. General Partners

Not applicable

4. Control Persons

Kurt E Neubauer
W. Frank Crane
Enrique M. Salinas III
Michael Smallwood

Kurt E Neubauer, President/CEO/Director

Business Address:

10101 S.W. Freeway, Suite 300, Houston, Texas 77074

Compensation:

\$0.00/Yr

Shares Owned:

30,000,000 common restricted shares

Mr. Neubauer has over 30 years of experience in executive management roles and entrepreneurship. During his professional tenure he has owned and operated numerous business endeavors. Prior to founding Planet Resource Recovery, Inc., Mr. Neubauer headed AmeriVestors, Inc., a firm dedicated to discovering high-growth potential companies with new products and technologies and graduating these companies to the public markets. Since 1998, he has been involved with numerous public companies in the areas of business development and investor relations.

In the 1980's through the 1990's, he was a general contractor and founded and operated a mortgage company. In the 1970's he established a sales organization.

Mr. Neubauer is a Sigma Chi Fraternity alumni.

Employment History

Planet Resource Recovery, Inc. - November 2005 – Present

CEO/Dir - AmeriVestors, Inc. – July 2004 – September 2007 - Consulting

Self Employed – November 6, 1996 – June 2004 - Consultant

W. Frank Crane, Director/Chief Operations Officer

Business Address:

10101 S.W. Freeway, Suite 300, Houston, Texas 77074

Compensation:

\$90,000/Yr

Shares Owned:

7,500,000 common restricted shares

Mr. Crane has over 30 years experience in construction, project management, equipment design and fabrication, manufacturing, sales and distribution. He held positions with the likes of companies such as Gardner Denver, Cooper Industries and Pinnacle Industries. His combined business backgrounds make him a natural choice as Planet Resource Recovery, Inc.'s Chief Operations Officer.

Employment History

Planet Resource Recovery, Inc. – March 2006 - Present

Diversified Services – August 2005 – May 2006

Consultant

Responsible for developing business for a construction company.

B & G Group – September 2003 – July 2005

President

Responsible for development and oversight of Equipment Fabrication / Construction Company

Pinnacle Industries – January 1986 – June 2006

President

Responsible for development, operation and oversight of a company with three divisions; Equipment distributor and packager, Service and Fabrication, and Construction rental equipment

Michael Smallwood, Chief Science Officer:

Business Address:

10101 S.W. Freeway, Suite 300, Houston, Texas 77074

Compensation:

\$120,000/Yr

Shares Owned:

7,500,000 common restricted shares

Mr. Smallwood has over twenty years experience in petrochemical industry management, heavy highway construction management and property

development/management. His educational background includes a BS, Industrial Engineering degree from Texas A&M University, a BS, Environmental Sciences degree from the University of Houston and multiple courses in continued education from San Jacinto Community College. In addition, Mr. Smallwood carries a host of Certificates including, Board Certified Safety Professional (BCSP), Texas State Certified Environmental Site Assessment Consultant, Professional Safety Engineer (ASSE), Master Trainer/Administrator (NCCER), Dive Master, Dive Instructor and Pro-Technical (PADI). His employment background includes such notable corporations as Equistar, El Paso Energy and Valero. Mr. Smallwood's educational background and experience are an endorsement to his choice as Chief Science Officer for Planet Resource Recovery, Inc.

Employment History

Planet Resource Recovery, Inc. – December 2005 – Present

Environmental Edge, Inc. - September 2004 - December 2005

Valero June 2004 – August 2004

Environmental Edge, Inc. - September 2004 - December 2002

Austin Industrial June 1996 - February 2001

Enrique M. Salinas III, Director/Chief Communications Officer:

Business Address:

10101 S.W. Freeway, Suite 300, Houston, Texas 77074

Compensation:

\$60,000/Yr

Shares Owned:

17,460,000 common restricted shares

Mr. Salinas has worked for The Catalyst Group as President during the past 12 years and has been working for Planet Resource Recovery, Inc. as Chief Information Officer since March 2006. He has extensive experience in organizing, publishing and delivering critical information to both the industrial, commercial and consumer sectors. He is ideally suited for this position having experience in public relations, providing media to the industry and establishing relationships with organizations locally, nationally and internationally.

Employment History

The Catalyst Group, Inc. – August 1994 – Present

President/CEO

Patrick D. Richard, Director/Chief Financial Officer/Treasurer

Business Address:

10101 S.W. Freeway, Suite 300, Houston, Texas 77074

Compensation:

\$84,000/Yr

Shares Owned:

500,000 common restricted shares

Mr. Richard graduated from Baylor University with a Bachelor of Business Administration with majors in accounting and finance. He is a Certified Public Accountant licensed by the State of Texas and is a member of the American Institute of Certified Public Accountants and the Texas State Society of CPA's. He lives in Houston, Texas with his wife and two children.

Mr. Richard joined Turlington & Foster, PLLC, in January of 2002. He became a partner of the firm in March of 2004 whereas the firm was renamed Turlington, Reeves and Richard, PLLC in January 2005. Mr. Richard served many clients in various specialized industries including consulting, oil and gas and manufacturing.

Employment History

Turlington, Reeves and Richard, PLLC – January 2002 – July 2007

Garden Ridge Corporation – June 1996 – January 2002

Andersen, LLP – 1993 – May 1996

B. Legal/Disciplinary History. None 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);
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;
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; or,

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.

C. Disclosure of Certain Relationships.

The issuer knows of no relationships among and between the issuer's officers, directors and shareholders.

The issuer knows of no relationships or affiliations among and between the shareholders and the issuer, its predecessors, its present and prior officers and directors, and other shareholders.

D. Disclosure of Conflicts of Interest.

The issuer knows of no relationships resulting in a conflict of interest.

Item 13. Beneficial Owners

The ownership of anyone known to the Issuer to own beneficially more than five percent (5%) of the outstanding common shares, and the beneficial ownership of the officers and directors:

Kurt E Neubauer	30,000,000 restricted common shares
W. Frank Crane	7,500,000 restricted common shares
Michael Smallwood	7,500,000 restricted common shares
Enrique M. Salinas III	17,460,000 restricted common shares

Item 14. The Name of any outside providers that advise the issuer on matters relating to the operations, business development and disclosure.

1. Investment Banker

None

2. Promoters

None.

3. Outside securities counsel

Axelrod, Smith & Kirshbaum
5300 Memorial, Suite 700
Houston, TX 77007
Phone: 713-861-1996
Fax: 713-552-0202

4. Accountant or auditor

Stephenson & Trlicek, P.C.
Certified Public Accountants
1609 N Richmond Rd
Wharton, Texas 77488
Phone: 979-532-5964
Fax: 979-532-0954

5. Public Relations Consultant

The Catalyst Group
3000 Gulf to Bay Blvd., Suite 205
Clearwater, Florida 33759
Ph: 727-796-2555 Fax: 727-796-0942
info@ideasonfire.com

6. Investor Relations consultant

Harrison, Elliott & Brown, LLC
195 Wekiva Springs Rd., Suite 310
Longwood, FL. 32779
Ph: (407) 682-2001 Fax: (407) 682-2544

7. There are no advisors that assisted, advised, prepared; or provided information with respect to this disclosure statement.

Part D Financial Information

Item 15. Adequate disclosure of Issuer's (or predecessor's) current financial position, which should include the most recent fiscal year and any interim quarters.

Pursuant to the guidelines promulgated by the Pink Sheets, the issuer intends to comply with all interim reporting obligations, including without limitation, the posting of updated financial statements on a quarterly and annual basis.

The financial statements are posted on Pink Sheets and are certified by the signing officer of the Company that they present fairly, In all material respects, the financial position, results of operations and cash flows for the periods presented, in conformity with accounting principles generally accepted in the United States, consistently applied.

Item 16. Similar financial information for such part of the two preceding fiscal years as the issuer or its predecessor has been in existence.

The financial statements posted on Pink Sheets are certified by the signing officer of the Company that they present fairly, in all material respects, the financial position, results of operations and cash flows for the periods presented, in conformity with accounting principles generally accepted in the United States, consistently applied.

INFORMATION AND DISCLOSURE STATEMENT

ALL INFORMATION FURNISHED HEREIN HAS BEEN PREPARED FROM THE BOOKS AND RECORDS OBTAINED FROM THE COMPANY IN ACCORDANCE WITH RULE 15c2-11 (a){5) PROMULGATED UNDER THE SECURITIES AND EXCHANGE ACT OF 1934, AS AMENDED, AND IS INTENDED ONLY AS INFORMATION TO BE USED BY SECURITIES BROKER-DEALERS.

NO DEALER, SALESMAN OR ANY OTHER PERSON HAS BEEN AUTHORIZED TO GIVE ANY INFORMATION OR TO MAKE ANY REPRESENTATIONS NOT CONTAINED HEREIN IN CONNECTION WITH THE COMPANY. ANY REPRESENTATIONS NOT CONTAINED HEREIN MUST NOT BE RELIED UPON AS HAVING BEEN MADE OR AUTHORIZED BY THE COMPANY.

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

Planet Resource Recovery, Inc.

By /KURT E NEUBAUER/
Kurt E Neubauer
President, Chief Executive Officer

December 29, 2007
Date

COPIES OF THIS INFORMATION AND DISCLOSURE STATEMENT ARE AVAILABLE FROM THE ISSUER UPON REQUEST.