

Rule 15c2-11
Sections (a)(5)(i) through (a)(5)(xvi)

Green Endeavors, Ltd.
59 West 100 South, Second Floor
Salt Lake City, Utah 84101

Part A General Company Information

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

Green Endeavors, Ltd. as of July 11, 2007 (hereinafter referred to as the “Company”, “Issuer” or “GRNE”), Net2Auction, Inc. effective October 25, 2004, Jasper Holdings.com, Inc. original date of incorporation April 25, 2002.

Item II The address of the issuer’s principal executive offices.

59 West 100 South, 2nd Floor, Salt Lake City, Utah 84101

Item III The jurisdiction(s) and date of the issuer’s incorporation or organization.

Delaware, April 25, 2002.

Item IV The name and address of the transfer agent.

Pacific Stock Transfer Company
500 E. Warm Springs Road, Suite 240
Las Vegas, Nevada 89119
Tel. 702-361-3033

Pacific Stock is registered with the Securities and Exchange Commission as its appropriate regulatory authority.

Item V The nature of the issuer’s business.

Green Endeavors, Ltd. is a Delaware corporation originally formed on April 25, 2002. The Company’s fiscal year ends on December 31. The Company has never filed bankruptcy nor been through any similar financial reorganization.

In September of 2007, Nexia Holdings, Inc. (“Nexia”), GRNE’s parent company, acquired 90% of the Supervoting Preferred Stock and assumed control of the Company at that time. On August 3, 2007 the Company carried out a 1 for 5 reverse stock split of the Voting Common Stock, reducing the number of issued shares from 68,395,541 to 13,679,127.

GRNE operates two salons that feature Aveda products for retail sale. GRNE currently owns 85% of Landis Salons, Inc. (“Landis”) and 100% of Newby Salons, LLC (“Newby”). GRNE acquired Landis and Newby in exchange for a \$3,000,000 convertible debenture on April 24, 2008 from Diversified Holdings I, Inc., a related party. Landis operates a 4,000 square foot salon in Salt Lake City, Utah and Newby operates a 2,500 square foot salon in Bountiful, Utah under the Landis salon name. The Salt Lake location is known as an Aveda Lifestyle Salon and the Bountiful location is a known as a Concept Aveda Salon. An Aveda Lifestyle Salon carries nearly all Aveda products and is required to have higher product sales than an Aveda Concept Salon.

The two locations reported gross revenues of \$2,025,281 and \$2,127,845 during the years ended December 31, 2007 and 2008, respectively. There are currently 46 employees working full or part time

in the operations of the salons. Additional information on Landis can be found on its website at www.landissalons.com.

GRNE intends to limit the services offered in its salons to hair and makeup, predominately. The current salons' operations consist of three major components, an Aveda retail store, an advanced hair salon, and a training academy (for the training of future staff about the culture, services, and products provided by the salon operations). Pricing of hair services will reflect the experience level of the stylists with the training academy ranging from \$16 to \$25 and the advanced hair salon from \$30 to \$75. The design of the studios is intended to look clean, comfortable, and modern, appealing to both genders and all age groups.

The target market for the salons are 70% female and 30% male, seeking customers with high expectations at a reasonable cost. The average customer in Salt Lake City is expected to visit the salon 7-9 times per year, spending an average of \$47 on services and purchasing \$15 of Aveda product with each visit. The current Salt Lake City location was selected for its central location, the high income demographics available within easy driving distance and the trendy nature of the area. The primary marketing efforts of the salons will be word of mouth, supplemented by carefully selected advertising campaigns, and seeking referrals from the existing customer base.

The operations of the salons are subject to normal government regulation at the federal, state and local level. The salons must comply with governmental regulation regarding employment, wages, access for handicapped and disabled persons and other laws, rules, regulations, and ordinances. Although there are no anticipated changes in existing local, state, or federal regulations, if changes should occur, the salon operations would adapt to such new regulations without any significant effect on revenues or operations. However, no assurances can be made that compliance or failure to comply with future regulations will not have a materially adverse effect on the business, operating results or financial situation of the salons.

David Levitt vs. BizAuctions, Corp., BizAuctions, Inc., Green Endeavors, Ltd., AmeriResource Technologies, Inc., Delmar Janovec and Does 1 through 50. Litigation was filed on October 3, 2008 in the Superior Court of the State of California, County of San Diego-South County Division, Case No. 37-2008-00073539-CU-OE-SC. The claim was filed by David Levitt a former independent contractor who provided management services to the operations of the BizAuction corporations seeking recovery for alleged violations of California employment law, misclassification as an independent contractor, failure to pay minimum wages and overtime wages. The Company has filed an answer denying all allegations and any liability for the claims as alleged. Discovery is being conducted by the parties and efforts to resolve the claim by the other named defendants.

While the outcome of disputes and litigation matters cannot be predicted with any certainty, management does not believe that the outcome of any current matters will have a material adverse effect on our consolidated financial position, liquidity or results of operations.

The Company primary group is 72, Personal Services and SIC code of 7231 for Beauty Shops.

Item VI The nature of products or services offered.

Through the operation of the salons currently open, the Company offers high quality hair care and other salon services such as makeup, skin care and nail care. The salons incorporate the Aveda line of products exclusively in all the services performed as well as the retail product offered for sale. These products include the following for both men and women:

- Hair care - hair color and styling products, shampoos, conditioners and finishing sprays.
- Makeup - lipsticks, lip glosses, mascaras, foundations, eye shadows, nail polishes and powders.
- Skincare - moisturizers, creams, lotions, cleansers and sunscreens.
- Fragrance - a variety of fragrance products.

These products are sold directly to a broad consumer base for personal use. Therefore, the Company does not rely on any single customer for product sales.

Primary competition will come from salons offering above-and-beyond customer service in the Salt Lake area market. Currently identified as offering this level of competition are salons named, Lunatic Fringe, Salon Zazou, and Salon RZ. Landis will also be in competition with large scale hair cutting operations such as Great Clips, Supercuts, and Fantastic Sams; although these operations do not compete in offering the extra services and products that Landis offers.

Item VII The nature and extent of the issuer’s facilities.

Two current salons are open and operating. They are located at 1298 South 900 East, Salt Lake City, Utah 84105 and 3379 South Orchard Drive, Bountiful, Utah 84101.

The lease for the Salt Lake City location was entered into by Landis, LLC, a predecessor of Landis Salons, Inc. on July 22, 2005. The lease is for a 4,000 square foot free standing commercial building with a preliminary term of five years, beginning October 1, 2005 and the lease provides for one five year extended term. Current monthly rent is in the amount of \$5,607.01 as of December 31, 2008. The Company is responsible for maintenance on the building and providing all janitorial services and utilities to the site. The lease is presently current and in good standing.

The lease for the Bountiful location was entered into by Newby Salons, LLC on August 16, 2005 for a 2,500 square foot commercial space in a strip-mall with a term of five years. Current monthly rent is \$3,997.74 plus \$609.75 in monthly common area maintenance fees. The property is leased and is not presently current, with \$13,912 owed as of May 31, 2009.

Part B Share Structure

Item VIII The exact title and class of securities outstanding.

Voting Common Stock - 500,000,000 shares authorized, 13,679,127 issued.
 Supervoting Preferred Stock - 10,000,000 shares authorized, 6,500,000 issued.
 Series B Preferred Stock - 2,000,000 shares authorized, 185,000 shares issued.
 Preferred Stock undesignated - 3,000,000 shares authorized.

Item IX Par or stated value and description of the security.

A. *Par or Stated Value.*

Voting Common Stock, par value \$0.001
 Supervoting Preferred Stock, par value \$0.001
 Series B Preferred Stock, par value \$0.001

B. *Common or Preferred Stock.*

Voting Common Stock - 500,000,000 shares authorized, 13,679,127 issued.
Supervoting Preferred Stock - 10,000,000 shares authorized, 6,500,000 issued.
Series B Preferred Stock - 2,000,000 shares authorized, 185,000 shares issued.
Preferred Stock undesignated - 3,000,000 shares authorized.

The Company is authorized to issue 15,000,000 shares of preferred stock. The Company's preferred stock may be divided into such series as may be established by the Board of Directors. One class of preferred shall be designated Supervoting Preferred Stock. Each one (1) share of Supervoting Preferred Stock shall be entitled to ten (10) votes in any vote of the shareholders of the Company and each share of Supervoting Preferred Stock shall be convertible into ten (10) shares of common stock of the Company. Conversion shall be allowed upon written notice of an intent to convert given by the holder of the preferred stock to the Company and shall be carried out within seven (7) days by the Company. Additional designations and rights may be established and fixed by the Board of Directors. The Supervoting Preferred Stock shall be secondary to the Voting Common Stock with respect to dividends and liquidation preference. The Company shall be authorized to issue Ten Million (10,000,000) shares of Supervoting Preferred Stock.

A second class of preferred stock has been designated as Class B Preferred Stock, the Company is authorized to issue Two Million (2,000,000) shares of Class B Preferred Stock. The shares of Class B Preferred have no voting rights. Each share of Class B Preferred converts into \$5.00 worth of preferred but may only be converted into no more than 4.9% of the outstanding common shares. In order to be eligible to convert Class B Preferred stock into shares of common stock, holders of Class B Preferred may not hold more than 4.9% of the Company's outstanding shares of common stock.

Item X The number of shares or total amount of the securities outstanding for each class of securities authorized.

- (i) Period end date; December 31, 2008
- (ii) Number of shares authorized; 500,000,000 common, 15,000,000 preferred.
- (iii) Number of shares outstanding; Common Stock: 13,679,127; 6,500,000 Supervoting Preferred; 185,000 Series B Preferred Stock.
- (iv) Freely tradable shares (public float); 5,628,517 common shares held by 16 shareholders.
- (v) Total number of beneficial shareholders. 10 (see Item XIII)
- (vi) Total number of shareholders of record. Voting Common Stock 37, Supervoting Preferred Stock 2, Series B Preferred Stock 13.

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

During the last two years, the Company has not opened any offering of securities.

The following table reflects the individuals who received stock during the last two and one half years for services rendered.

<u>Date</u>	<u>Recipient Name</u>	<u>Stock Class</u>	<u>Shares</u>	<u>Consideration</u>
7-17-2006	Joel Elad	Voting Common	33,334	Consulting services
8-17-2006	Kevin Woltjen	Voting Common	567,809	Legal services
1-10-2007	Jacques Behar	Voting Common	3,800	Settlement of lawsuit
1-12-2007	Michael Gonzales	Voting Common	100,000	Consulting services
3-02-2007	Jeremiah Goldberg	Voting Common	100,000	Consulting services
10-27-2008	Shauna Postma	Pref. Series B	5,000	Employee compensation
10-27-2008	Fredrick Hunzeker	Pref. Series B	20,000	Employee compensation
10-27-2008	Pamela Hyde	Pref. Series B	20,000	Employee compensation
10-27-2008	John Mortensen	Pref. Series B	20,000	Employee compensation
10-27-2008	Logan C. Fast	Pref. Series B	20,000	Employee compensation
10-27-2008	Michael Golightly	Pref. Series B	20,000	Employee compensation
10-27-2008	Nicole Breedlove	Pref. Series B	5,000	Employee compensation
10-27-2008	Cassandra R. Dean	Pref. Series B	5,000	Employee compensation
10-27-2008	Kassie Hill	Pref. Series B	5,000	Employee compensation
10-27-2008	Memorie E. Morrison	Pref. Series B	5,000	Employee compensation
10-27-2008	Shawn Kirk	Pref. Series B	5,000	Employee compensation
10-27-2008	Deena L. Ramondetta	Pref. Series B	5,000	Employee compensation
10-27-2008	Richard D. Surber	Pref. Series B	50,000	Employee compensation

Part C Management and Control Structure

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

Richard G. Clegg, CEO and Director. Mr. Clegg is a licensed Certified Public Accountant in the state of Utah. He graduated from Westminster College with a Masters of Business Administration and a Bachelor of Science degree in Accounting from the University of Utah. Mr. Clegg was appointed as CEO and to the board of Green Endeavors, Ltd. on May 27, 2009. Mr. Clegg does not hold any position as officer or director of any other publicly held company and presently does not hold any stock in Green Endeavors, Ltd.

Richard D. Surber, President and Director. Mr. Surber graduated from the University of Utah with a Bachelor of Science degree in Finance and then with a Juris Doctorate with an emphasis in corporate law, including securities, taxation and bankruptcy. He has served as President and Director of Nexia Holdings, Inc. since May of 1999. He has been an officer and director of several public companies. He was appointed as president and to the board of Green Endeavors, Ltd. in September of 2007. Mr. Surber holds 50,000 shares of Series B Preferred stock and 169,425 shares of Voting Common stock of Green Endeavors, Ltd.

Logan C. Fast, Vice President and Director. Mr. Fast was appointed to these offices as of August 28, 2008. He is currently working as a grand salon stylist and as an instructor at the Landis Salon locations operated by the Company. Mr. Fast does not hold any position as officer or director of any other publicly held company. Mr. Fast holds 20,000 shares of Series B Preferred stock.

The business address for officers and directors of the Company is 59 West 100 South, 2nd Floor, Salt Lake City, Utah 84101

Item XIII Beneficial Owners.

The following is a list of names, shareholdings and respective percentage ownership of all persons or entities beneficially owning more than 5% of any class of stock in the Company.

<u>Shareholder Name</u>	<u>Stock Class</u>	<u>Shares</u>	<u>Percentage*</u>
Nexia Holdings, Inc. +	Supervoting Preferred	5,850,000	90%
AmeriResource Technologies, Inc. **	Supervoting Preferred	650,000	10%
Richard D. Surber +	Preferred. Series B	50,000	27%
Fredrick Hunzeker	Preferred. Series B	20,000	11%
Pamela Hyde	Preferred. Series B	20,000	11%
John Mortensen	Preferred. Series B	20,000	11%
Logan C. Fast	Preferred. Series B	20,000	11%
Michael Golightly	Preferred. Series B	20,000	11%
AmeriResource Technologies, Inc. **	Voting Common	5,000,001	37%
Delmar Janovec **	Voting Common	1,000,001	7%
Brent Crouch	Voting Common	800,001	6%
Richard D. Surber +	Voting Common	169,425	1%

* Percentage is calculated based on the total outstanding of each class of stock.

** Delmar Janovec is the President and CEO of AmeriResource Technologies, Inc.

+Richard D. Surber is the President and a Director of GRNE and the President and CEO of Nexia Holdings, Inc.

A total of 4,936,428 shares of Voting Common Stock are reported as held in street name, which is 36% of the issued and outstanding shares of Voting Common Stock.

Item XIV The name, address, telephone number, and email address of each of the following outside providers that advise the issuer on matters relating to the operations, business development and disclosure:

1. Investment Banker. None.
2. Promoters. None.
3. Counsel. Michael L. Labertew, 2825 East Cottonwood Pkwy #500, Salt Lake City, Utah 84121, michael@labertewlaw.com
4. Accountant or Auditor – The financial statements, attached hereto, for the year ended December 31, 2008 and 2007 were prepared by GRNE’s Corporate Accounting Group. GRNE’s management is responsible for the compliance of GAAP in the financial statements and also for fair representation of the financial statements and footnotes.
5. Public Relations Consultant(s). None.
6. Investor Relations Consultant. None.

7. Any other advisor(s) that assisted, advised, prepared or provided information with respect to this disclosure statement - the information shall include the telephone number and email address of each advisor. None.

Part D Financial Information

Item XV Financial information for the issuer's most recent fiscal period.

December 31, 2008 Financial Statements for the Company are attached hereto.

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

December 31, 2008 and 2007 Financial Statements for the Company are attached hereto.

Item XVII Management's Discussion and Analysis or Plan of Operation.

Cautionary Statement Regarding Forward-Looking Statements

The information herein contains certain forward looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended and Section 21E of the Securities Exchange Act of 1934, as amended, which are intended to be covered by the safe harbors created thereby. Investors are cautioned that all forward looking statements involve risks and uncertainty, including, without limitation, our ability to continue our business strategy, labor and employee benefits, as well as general market conditions, competition, and pricing. Although we believe that the assumptions underlying the forward looking statements contained herein are reasonable, any of the assumptions could be inaccurate, and therefore, there can be no assurance that the forward looking statements included in the financial statements will prove to be accurate. In view of the significant uncertainties inherent in the forward looking statements included herein, the inclusion of such information should not be regarded as a representation by us or any other person that our objectives and plans will be achieved.

General Overview

Through our two subsidiaries, Landis Salons, Inc. and Newby Salons, LLC, we operate two full-service hair and retail salons featuring the Aveda line of products. We hold an 85% ownership interest in Landis Salons, Inc. and 100% ownership of Newby Salons, LLC. The following discussion examines our results of operations and financial condition based on our condensed consolidated financial statements for the years ended December 31, 2008 and 2007.

Plan of Operations

We intend on growing and expanding our business through a combination of organic and acquisition growth strategies. In the short-term, we are focusing our attention on several multi-faceted marketing campaigns in an effort to gain market share through brand recognition. Same-store revenue growth is a critical element in laying the ground work for our long-term focus which is growth through acquisition.

We are currently in the process of developing essential components for potential acquisition candidates. We will be very diligent in the selection process to ensure that the candidates have the ability to meet

our high standards of quality and that the terms of the arrangement are constructed in a way to capture economies of scale.

We anticipate that going forward, the managed mix of organic and acquisition growth will lead to long-term sustainable revenue. However, this depends on several factors, including the availability of attractive acquisition candidates, agreement to favorable terms with these candidates, same-store sales trends and the ability to attract and retain qualified employees. As this growth occurs, we expect our headcount and capital expense to increase proportionately with our growth. We believe achieving revenue growth of 10% to 20%, including same-store sales increases of 5% to 10%, will allow us to increase annual earnings between 15% and 25%. Initially, we anticipate expanding our presence in the Salt Lake City area before proliferating into neighboring cities and states.

Results of Operations

Prior to the acquisitions of the Landis and Newby salons on April 24, 2008 from a wholly-owned subsidiary of Nexia, we were a holding company and had no operations. As a result, the financial statements for the year ended December 31, 2008, include only operations from April 25, 2008 through December 31, 2008 as reported. In the fiscal 2008 consolidated financial statements of our parent, Nexia reported a full year of operating activity for Landis and Newby because Nexia had ownership control for the entire period.

Revenue

We generate revenue through the sale of services and products in the hair salon industry. For the year ended December 31, 2008, we had sales of \$1,406,003. The Company has no revenue for the year ended December 31, 2007. As noted above there is no operating information for the comparable year ended December 31, 2007, since the two operating salons were not purchased until 2008. Cost of sales for the year ended December 31, 2008, was \$771,214 or 55% of sales, leaving gross income of \$634,789 or 45% of sales.

Expenses

The net loss for the years ended December 31, 2008 and 2007 was \$1,885,701 and \$23,284, respectively. Included in the net loss for the year ended December, 31 2008 is a non-recurring write-down of \$759,285 in the carrying value of marketable securities. The operating loss for the year ended December 31, 2008 was \$986,445.

General and administrative expenses for the year ended December 31, 2008, were \$1,512,595. Included in this total are payroll and related expenses of \$1,062,942, rent expense of \$76,122, consulting expenses of \$42,446, advertising \$67,126 and accounting and audit expenses of \$56,003.

There were no general and administrative expenses for the year ended December 31, 2007.

Depreciation and amortization expense for the year ended December 31, 2008, was \$41,875.

Liquidity and Capital Resources

As of December 31, 2008, we had current assets of \$393,551 and \$834,980 of total assets compared to \$157,935 of both current and total assets as of December 31, 2007. Our net working capital deficit was

\$356,888 at December 31, 2008, compared to a net working capital deficit of \$48,471 at December 31, 2007. The decrease in working capital of \$308,417 is primarily due to additional debt financing as a result of losses incurred since the acquisition date of Landis and Newby salons, partially offset by the acquired net assets and liabilities from the purchase.

Cash used in operating activities was \$925,413 for the year ended December 31, 2008. The increase of cash used in operating activities was primarily due to an impairment of goodwill of \$66,764, a non-recurring marketable securities write-down of \$759,285 and convertible debenture option expense of \$157,895, partially offset by the changes in operating assets and liabilities.

Net cash provided by investing activities was \$17,531 for the year ended December 31, 2008, which includes the sale of marketable securities of \$23,755, partially offset by an increase of \$14,208 of purchases of capital assets.

Net cash provided by financing activities was \$936,584 for the year ended December 31, 2008. The major items resulting in the net cash provided were issuance of Series B preferred stock for compensation in the amount of \$925,000 and issuance of notes payable of \$101,470, partially offset by \$86,822 of payments made on long-term debt and capital lease obligations.

Impact of Inflation

We compensate some of our salon employees with percentage commissions based on sales they generate. Accordingly, this provides us certain protection against inflationary increases, as payroll expense is a variable cost of sales. In addition, we may increase pricing in our salons to offset any significant increases in wages and cost of goods sold. Therefore, we do not believe inflation has had a significant impact on the results of our operations.

Off Balance Sheet Arrangements

We do not have any off-balance sheet financing arrangements.

Part E Exhibits

Item XVIII Material Contracts.

A Convertible Debenture was issued on April 30, 2008 in the amount of \$3,000,000, bearing interest at the rate of 8% per annum and due on or before April 30, 2018. The debenture was issued by DHI to fund the acquisition of an 85% ownership interest in Landis Salons, Inc. and 100% ownership of Newby Salons, LLC. The debenture is convertible into common stock of Green Endeavors, Ltd. upon written notice by the holder. The Stock Transfer Agreement between Nexia Holdings, Inc., Diversified Holdings I, Inc. and Green Endeavors, Ltd is dated April 1, 2008 which governs the transfer of the ownership interests to GRNE and the delivery of the debenture. Copies of each document are hereto attached as exhibits.

The lease for the Sale Lake City location was entered into by a predecessor of Landis Salons, Inc. on July 22, 2005. The lease is for a free standing building and includes a parking area. The preliminary term of the lease is for a period of five years, beginning October 1, 2005 and the lease provides for one five year extended term. Currently monthly rent is in the amount of \$5,607.01 with the last increase

coming on October 1, 2008. The Company is responsible for maintenance on the building and providing all janitorial services and utilities to the site. The lease is presently current and in good standing.

The lease for the Bountiful location was entered into by Newby Salons, LLC on August 16, 2005 for a term of five years, current monthly rental is \$3,997.74 plus \$609.75 in monthly common area maintenance fees. A total of 2,439 square feet are under contract. The property is leased from an individual and the lease is not presently current, with \$13,912 owed as of May 31, 2009.

On November 24, 2008 “Aveda Services Inc. Retail Product Supply Agreements” were signed for each of the two salon locations. These agreements provide for the salons to purchase Aveda products from Aveda only for professional and/or resale to end-user consumers from both retail locations and govern the use of Aveda products and its name in the operation of the salons.

Item XIX Articles of Incorporation and Bylaws.

Attached hereto as exhibits.

Item XX Purchases of Equity Securities by the Issuer and Affiliated Purchasers.

The Company currently does not have any publicly announced plans or programs to repurchase any of its stock. The following table sets forth the purchases that were made by the President and Director of the Company in open-market transactions:

<u>Period</u>	<u>Total Number of Shares Purchased</u>	<u>Average Price Per Share</u>	<u>Total Number of Shares Purchased as Part of Publicly Announced Plan or Program</u>	<u>Maximum Dollar Value of Shares that May Yet Be Purchased Under Publicly Announced Plan or Program</u>
January 1, 2007 – December 31, 2008	169,425	\$ 0.015734	----	\$ ----
Total	<u>169,425</u>		<u>----</u>	<u>\$ ----</u>

Item XXI Issuer's Certifications.

I, Richard G. Clegg, certify that:

1. I have reviewed this disclosure statement for the years ended December 31, 2008 and 2007 of Green Endeavors, Ltd.;
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.

June 17, 2009
Date

/s/ Richard G. Clegg
CEO and Director

Exhibit	Exhibit Title
A	Financial Statements for the Years Ended December 31, 2008 and 2007
B	Green Endeavors, Ltd. Business Plan Summary
C	8% Series A Senior Subordinated Convertible Debenture
D	Stock Transfer Agreement between Nexia Holdings, Diversified Holdings I and Green Endeavors, Ltd. dated April 1, 2008
E	Articles of Incorporation
F	Corporate By-Laws
G	Photographs of Salt Lake City facility