PINK OTC MARKETS DISCLOSURE STATEMENT

Halberd Corporation (HALB)

Attention please read changes have been made since the previous filing for January 31st, 2012!

Report prepared on, August 8, 2012 for the period ending April 30th 2012

All information contained in this information and Disclosure Statement has been compiled to fulfill the disclosure requirements of Pink OTC Markets.

Management's Discussion and Analysis Issuer's Initial Disclosure

Part A General Company Information

Item I Issuer

The exact name of the issuer is Halberd Corporation (herein referred to as "Issuer") incorporated in the State of Nevada.

Predecessor(s)

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

7216 Enterprise Drive Las Vegas Nevada 89147

Item III State and date of the issuer's incorporation or organization.

The Issuer Halberd Corporation was incorporated in the State of Michigan in 2007 and re-domiciled to Nevada on January 26th, 2009 under the name Halberd Corporation

Part B Share Structure

Item IV The exact title and class of securities outstanding

Effective *July 12th*, *2012*, there were *53,047,864* shares of the Issuer's common stock outstanding, par value \$0.001, Cusip number 405331109, trading over the counter under the symbol "HALB". There are no shares outstanding of the Issuer's preferred stock.

Item V Par or stated value and description of the security

A. Par value of the Issuer's common stock is \$0.001

B. Common Stock rights. Each and every common share is entitled to one vote with no preemption rights and rights to dividends as the Issuer may deem appropriate from time to time. There are no provisions in the Issuer's bylaws or charter that would delay, defer or prevent a change in control of the Issuer.

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

Off Filing Period Material Changes

As of, July 12th, 2012 Authorized shares were 120,000,000 Shares* par value \$0.001 10,000,000 Preferred Shares par value \$0.001.

Shares Outstanding: 53,047,864 as of July 12th, 2012 **updated

No preferred shares outstanding Beneficial Shareholders: 2

Mark Lundquist 3,949,891 bearing restrictive legend. **updated 177 E. Long Lake Road Bloomfield Hills, MI 48304

Henry Liguori 20,084,263 bearing restrictive legend. **updated 7216 Enterprise Drive Las Vegas Nevada 89147

Shareholder of Record: 87 **updated Approximate Public Float: 27,120,430 as of July 12th, 2012

Part C Business Information

Item VII The name and address of the transfer agent. ****

Interstate Transfer Co. 6076 South 900 East Suite 101 Salt Lake City, 84121 801-281-9746 Interstate Transfer is registered under the Exchange Act, and is a SEC approved transfer agent.

Item VIII The nature of the Issuer's Business.

The Issuer was incorporated in the State of Michigan on August 2, 2007, under the name Halberd Corporation. On January 26, 2009 Halberd Corporation re-domiciled the Issuer to Nevada.

The Issuer is a corporation, incorporated in the state of Nevada.

The Issuer's fiscal year ends on July 31.

The Issuer has had no bankruptcies or receiverships.

There have been no defaults.

Business of Issuer:

Halberd Corporation is a manufacturer of both short and long-range Unmanned Aircraft. Our UAV's are intended for both private and governmental use in such diverse industries as military, oil and gas, municipal, meteorological, forestry, agriculture and coastal/border surveillance. The Company's primary products are unmanned Ariel drones and support equipment.

Issuer's primary SIC Code: 3720 - Aircraft & Parts

The issuer is not now, nor has ever been a "shell company" pursuant to Rule 405 of the Securities Act of 1933.

The issuer has no parent or affiliate.

The Issuer has expended capital on research and development over the past two years.

The Issuer has experienced no costs and effects of compliance with environmental laws.

Item IX Nature of products or services offered.

A wide variety of unmanned aircraft for surveillance and other uses.

Markets

Governments, Business, broadcasting Agriculture and any person or entity requiring air based surveillance.

Distribution methods

Not applicable.

Status of any publicly announced new product or service

The Company intends to gain market share and compete for contracts both civil and governmental for the 4 models of drone we have in current production. The company intends to develop and market new drones in the near future.

Competitive business conditions

There are only a few direct competitors for the specific client types being served. The demand is ever growing for the affordable multi-use drone sector.

Issuer's competitive position in the industry.

The Issuer's competitive position in the affordable multi-use unmanned aircraft industry is due to a relatively new market that is growing rapidly.

Methods of competition

The Issuer's is currently marketing to the private sector as well as pursuing government contacts for surveillance vehicles.

Sources and availability of raw materials; names of principal suppliers;

The Issuer's raw materials are commercially available at most any standard outlets and no specialized or difficult to acquire materials are required.

Dependence on one or a few major customers

Not applicable.

Patents, trademarks, licenses, franchises, concessions, royalty agreements or labor contracts, including their duration.

The Company has 4 proprietary aircraft designs. .

Need for any government approval of principal products or services and the status of any requested government approvals:

The Issuer is currently in compliance with all government regulations in the markets that it serves.

Item X The nature and extent of the issuer's facilities:

The Issuer's office space and Production Facility are solely owned and maintained by the Issuer.

Part D Management Structure and Financial Information Item XI Names of the chief executive officer, members of the board of Directors, as well as control persons.

Henry Liguori (owner 20,084,263 shares common bearing restrictive legend) 323 Corban Av SW Suite 508 Concord NC 28025

President / Director

Henry Liguori the Director and President. Mr. Liguori served in the U.S. Navy and retired having attained the rank of LT. Commander, he now brings the experience from his career to Halberd Corporation with the acquisition of Aerial Drone manufacturing equipment and technology will allow Halbred to move in a new direction as a manufacture of Unmanned Drone Aircraft. My first endeavor will be to bring all financial and reporting obligations current and will be releasing press related to the progress of our new manufacturing capabilities and our marketing strategy to become one of the leading manufactures in unmanned aircraft. The government and military possibilities are endless and eventually is a natural fit for us to do business in this market place currently we will be focusing our efforts in the civilian markets to give our products the exposure and proven flight hrs to compete in this space.

Legal/Disciplinary History.

None of the Officers, Directors or Beneficial Shareholders have, in the past 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 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
- 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.

Disclosure of Family Relationships

NONE

Disclosure of Related Party Transactions

There are no related party transactions involving the issuer in which (i) the amount involved exceeds the lesser of \$120,000 or one percent of the average of the Issuer's total assets at year-end for its last three fiscal years and (ii) any related person had or will have a direct or indirect material interest.

Disclosure of Conflicts of Interest

There are no Conflicts of Interest with the Issuer.

Item XII Financial Information for the Issuer's most Recent Fiscal Period

Financial information of the Issuer for both the Issuer's most Recent Fiscal Period and immediately Preceding Fiscal Period are attached hereto as "Exhibit B" and is hereby incorporated by reference. Such quarterly reports include balance sheet, statement of income and comprehensive income, and statement of cash flows. Financial statements are presented for years 2009 through July 31, 2011.

Item XIII Financial Information for the Issuer's preceding two fiscal years

Financial information for the Issuer's preceding two fiscal years will be provided. Financial information of the Issuer for the Issuer's preceding two fiscal years is attached hereto as "Exhibit C" and is hereby incorporated by reference. Such fiscal year reports include a balance sheet, statement of income and comprehensive income, statement of cash flows. Financial statements are presented for the fiscal years ending July 31, 2009 and July 31, 2010 along with the accompanying notes.

Item XIV Beneficial Owners

Mark Lundquist 3,949,891 bearing restrictive legend. **updated 177 E. Long Lake Road Bloomfield Hills. MI 48304

Henry Liguori 20,084,263 bearing restrictive legend. **updated 7216 Enterprise Drive Las Vegas Nevada 89147

Item XV 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:

Business development and disclosure: None

Investment Banker: N/A

Promoters: N/A

Securities Counsel: Phillip E. Koehnke, Esq.

Accountant:

Public Relations Consultant: N/A Investor Relations Consultant: N/A

Consultants:

No advisor assisted, advised, prepared or provided information with respect to this disclosure statement.

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

A. Plan of Operation

The Company is entering in to a stock purchase agreement to acquire the assets and technology of Precision Aviation Inc. a manufacturer of affordable long and short range surveillance aircraft. The Company intends to gain market share and compete for lucrative government and private sector contracts for our products.

Limited Operating History.

We are a developmental business listing and services Company incorporated on January 26, 2009, and as such had minimal operating revenues to date. Further, we have limited assets and earnings to date. The success of our company is dependent upon the extent to which it will gain market share. All financial information and financial projections and other assumptions made by us are speculative and, while based on management's best estimates of projected sales levels, operational costs, consumer preferences, and the general economic and competitive health of our company in the business listing and services marketplace, there can be no assurance that we will operate profitably or remain solvent.

Part E Issuance History

On 4/2/2009 Issued Cert # 1001 JOHN C. MADDOX for CONTROL 12,837,112 On 4/2/2009 Issued Cert # 1005 to MARK LUNDQUIST for CONTROL 3,949,891 On March 3, 2009 the company filed a S1 registration issuing 656,000 shares.(see filings) There are no other material issuances of the Issuer's shares within the Issuer's previous last two most recent years.

Part F Fxhibits

The following exhibits are attached to this disclosure statement:

Item XVIII Material Contracts

There are no Material Contracts.

Item XIX Articles of Incorporation and Bylaws

The Certificate of Incorporation and Bylaws of the Issuer are attached hereto as "Exhibit A" and are hereby incorporated by reference.

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

The Issuer has made no purchases of Equity Securities

Item XXI Issuer's Certifications

Certifications by President

- I, Henry Liguori, certify that:
- 1. I have reviewed this initial disclosure statement of Halberd Corporation and
- 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.

Date: July 12th, 2012

s/ Henry Liguori Henry Liguori President/Director