



OPEL INTERNATIONAL INC.

ANNUAL INFORMATION FORM

For the Year Ended December 31, 2009

March 31, 2010

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INFORMATION INCORPORATED BY REFERENCE

Certain of the information contained in this Annual Information Form ("AIF") may be found in other documents filed by us with Canadian securities regulators, including our 2009 Management's Discussion & Analysis ("MD&A") and our 2009 Audited Annual Financial Statements, which documents were filed on SEDAR and which can be publicly accessed at www.sedar.com. See also the section in this AIF entitled "*Additional Information*".

Unless otherwise noted, the information contained in this AIF is given as at December 31, 2009. Unless otherwise noted or the context otherwise indicates, the "Company", "we", "us", "our" and "our company" refers to OPEL International Inc. and its direct and indirect subsidiaries. Our direct subsidiary, OPEL, Inc., shall be referred to herein as "OPEL (US)". Unless otherwise indicated, all dollar amounts in this AIF are expressed in U.S. dollars. References to "\$" or "US\$" are to U.S. dollars and references to "CA\$" are to Canadian dollars. Disclosure of information in this report has been limited to that which management has determined to be "material", on the basis that omitting or misstating such information would influence or change a reasonable investor's decision to purchase, hold or dispose of securities in the Company.

FORWARD-LOOKING STATEMENTS

This document contains statements which constitute forward-looking statements. These forward-looking statements are not descriptive of historical matters and may refer to management's expectations or plans. These statements include, but are not limited to, statements concerning: our business objectives and plans including our corporate strategy and strategic priorities; our future financial performance and prospects including revenues, expenses, gross margins and earnings; future industry trends, our expectations for sales of our products including anticipated costs, sales, size, duration, growth or decline of market opportunities and competitive and pricing pressures; our product development roadmap and the speed at which we are able to introduce new products; the adoption of new standards in the markets in which we compete and our ability to anticipate these changes and successfully address new opportunities; sales and capital spending plans and estimates, shipment levels and operating expenses; exchange rate fluctuations in, and the relative values of, the Canadian dollar, the U.S. dollar and other currencies; our ability to finance our growth plans and make necessary investments.

Inherent in forward-looking statements are risks and uncertainties beyond our ability to predict or control, including, but not limited to, risks associated with: competitive and pricing pressures in the increasingly competitive environment in which we operate; economic cycles and downturns which can result from adverse general economic conditions; our ability to anticipate needs for future products and successfully execute our product roadmap, including the possibility of the emergence of disruptive technologies which negatively impact our positioning in the marketplace; fluctuations in foreign exchange rates and the potential adverse impact upon our financial results; our reliance on external suppliers and the potential adverse effects of disruptions in any of these arrangements; the successful integration of acquisitions; our ability to attract and retain key personnel necessary for our business; our ability to successfully protect our intellectual property rights; and the initiation and outcome of legal proceedings. Readers should also refer to the section "*Risk Factors*" in this document and the section entitled "*Financial Instruments and Risk Management*" contained in our 2009 MD&A.

Actual results and developments are likely to differ, and may differ materially, from those expressed or implied by the forward-looking statements contained in this document and other public documents. Such statements are based on a number of assumptions which may prove to be

incorrect including, but not limited to, the following assumptions: there is no sustained material deterioration in the business and economic conditions in the marketplace for our products; our expectations regarding market trends are not materially incorrect; we are able to execute our product roadmap without delays or disruptions having a material impact on us; our expectations relating to the needs and direction of the marketplace for our products are reasonably accurate and we are able to introduce products and capitalize on new opportunities generally as expected; material disruptions in the manufacture and supply of products and services to us by suppliers will not occur; our expectations relating to competitive pressures, including pricing pressures, are not materially incorrect; significant fluctuations in foreign exchange rates which materially adversely affect our financial results do not arise; customer demand for our products remains generally as anticipated; we are able to successfully integrate acquisitions; and we are able to continue to retain and attract technical and other key employees.

Readers are cautioned that the foregoing list of important factors and assumptions is not exhaustive. Forward looking statements are not guarantees of future performance. Events or circumstances could cause our actual results to differ materially from those estimated or projected and expressed in, or implied by, these forward-looking statements. Consequently, readers should not place any undue reliance on these forward-looking statements. Forward-looking statements are provided for the purpose of providing information about management's current expectations and plans relating to the future. Readers are cautioned that such information may not be appropriate for other purposes. In addition, these forward-looking statements relate to the date on which they are made. We disclaim any intention or obligation to update or revise any forward-looking statements or the foregoing risks or uncertainties or assumptions, whether as a result of new information, future events or otherwise, except to the extent required by law.

TECHNICAL TERMS

ASP	Average selling price
CE	Qualification standard required in Europe for electric equipment and electronic components
CPV	Concentrating photovoltaic
HCPV	High concentrating photovoltaic
IP	Intellectual Property
kW	Kilowatt
kWh	Kilowatt-hour
Mk-I	HCPV panel manufactured by OPEL
Mk-III	HCPV panel manufactured by OPEL
MW	Megawatt (1000 kW)
POET	Planar Opto-Electronic Technology
SF-20	A dual-axis tracker manufactured by OPEL
SF-45	European version of the TF-500
TF-500	The largest dual-axis tracker manufactured by OPEL
UL	Safety standard required in USA for electric equipment and electronic components
TUV	Worldwide qualification standard required in certain countries under certain applications

CORPORATE STRUCTURE

Name, Address and Incorporation

OPEL International Inc. is a reporting issuer in each of the provinces of Ontario, Alberta, British Columbia and Quebec with the following offices:

Registered Office: c/o C. Paul W. Smith, 44 Chipman Hill, Suite 1000, P.O. Box 7289, Stn. "A", Saint John, New Brunswick E2L 4S6;

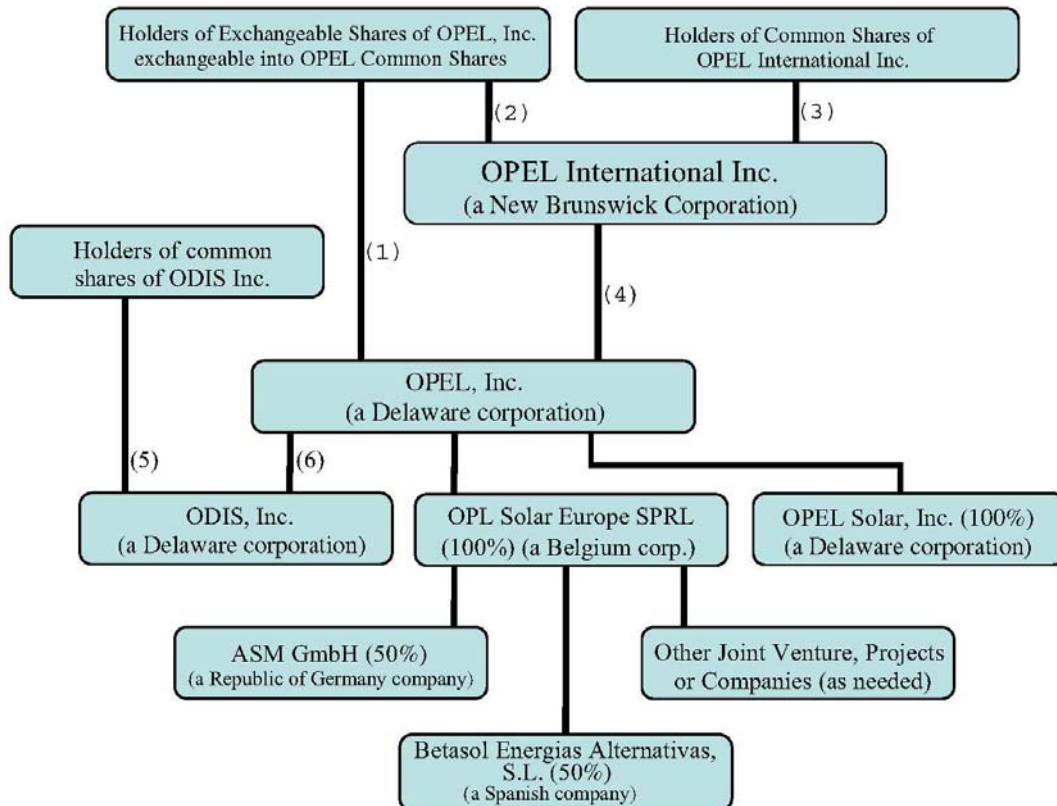
Head Office: Suite 501, 121 Richmond Street West, Toronto, Ontario M5H 2K1; and

Operations Office: Suite 204, 3 Corporate Drive, Shelton, Connecticut, U.S.A. 06484.

OPEL International Inc. was originally incorporated under the Company Act (British Columbia) on February 9, 1972 as Tandem Resources Ltd. ("Tandem"). On November 14, 1985, Tandem amalgamated with Stanmar Resources Ltd. and Keezic Resources Ltd., to continue as one company under the name Tandem Resources Ltd. under the Company Act (British Columbia). By Articles of Continuance dated January 3, 1997, Tandem was continued under the Business Corporations Act (Ontario). By Articles of Amendment dated September 26, 2006, Tandem changed its name to OPEL International Inc. By Certificate of Continuance dated January 30, 2007, OPEL International Inc. was continued under the New Brunswick Business Corporations Act.

Intercorporate Relationships

At December 31, 2009, our principal direct subsidiary is OPEL, Inc. (a Delaware corporation). The chart below sets out our direct and indirect operating subsidiaries and the location of their jurisdiction of incorporation.



Notes:

- (1) As at December 31, 2009, there were 3,182,987 Exchangeable Shares of OPEL, Inc. issued and outstanding. They are exchangeable into Common Shares of OPEL International Inc. on a one-for-one basis.
- (2) There is one (1) Special Voting Share held pursuant to a Voting Trust Agreement entitling the holders of Exchangeable Shares a number of votes equal to the number of Exchangeable Shares outstanding from time to time.
- (3) As at December 31, 2009, there were 58,302,862 Common Shares of OPEL International Inc. issued and outstanding.
- (4) As at December 31, 2009, there were 28,374,066 Class A Common Shares issued and outstanding, all of which are held by OPEL International Inc. There are no other outstanding securities of OPEL, Inc. other than the Exchangeable shares and the Class A Common Shares.
- (5) As at December 31, 2009, there were 5,500 Common Shares of ODIS Inc. issued and outstanding and representing 55% of the total Voting Securities, which are held by US citizens, who are Insiders of the Company and who are bound by a shareholders' agreement which restricts their ability to transfer the shares.
- (6) As at December 31, 2009, there were 4,500 Preferred Shares of ODIS Inc. issued and outstanding and representing 45% of the total Voting Securities, which are held by OPEL, Inc. The Preferred Shares carry virtually 100% of the economic interest. There are no other outstanding securities of ODIS Inc. other than the Common Shares and the Preferred Shares.

GENERAL DEVELOPMENT OF THE BUSINESS

Three Year History

OPEL International Inc. is a corporation continued under the laws of the Province of New Brunswick. From our Operations Office in Shelton, Connecticut, we employ globally approximately 30 individuals. The common shares of OPEL International Inc. are listed on the TSX Venture Exchange under the trading symbol "OPL".

Through our subsidiary, OPEL (US), founded in December of 2000, we are engaged principally in the development and marketing of concentrating solar panels, single and dual axis solar tracking systems for commercial applications, and the development of a gallium arsenide microchip for numerous applications, including solar cells.

Our current business structure was initiated on June 17, 2005 when Tandem and OPEL (US) signed a Letter of Intent relating to a proposed reverse take-over of Tandem by OPEL. On December 30, 2005, Tandem and OPEL (US) entered into a reorganization agreement relating to the reorganization (the "Reorganization") described in Tandem's management information circular dated August 21, 2006 delivered in connection with Tandem's meeting of shareholders (the "Meeting") held on September 25, 2006. The Reorganization and various ancillary actions were approved by the Tandem shareholders at the Meeting. The Reorganization resulted in OPEL (US) ultimately becoming a wholly-owned subsidiary of OPEL International Inc.

We design, manufacture and market HCPV panels to transform solar energy into electricity for worldwide application. Our high performance photovoltaic concentrating panels generate up to 40% more kilowatt-hours than conventional flat plate silicon solar panels, resulting in more cost effective electricity generated from the sun. We also manufacture and market a complete line of single and dual axis solar trackers to mount solar panels for the optimum power output. These tracker systems can be used to mount all types of solar panels, (silicon, thin film, and HCPV) in ground mounted arrays or roof mounted systems. The use of tracking systems improves the kWh production of electricity by 20-30% over a fixed installation.

In addition, through ODIS Inc. (named for “OPEL Defense Integrated Systems”) (hereinafter referred to as “ODIS”), we design infrared sensor type products for military and industrial applications. ODIS continues to develop gallium arsenide-based processes and semiconductor microchip products having several potential major market applications: infrared sensor arrays for Homeland Security monitoring and imaging along with the unique combination of optical lasers, and electronic control circuits on the same microchip for potential applications in various military programs and telecom applications, such as Fiber To The Home (“FTTH”). The use of gallium arsenide is a key material in ODIS’s POET process development for these products. ODIS has been awarded several US Department of Defense projects since 2000. These have been and continue today to support our POET process development, infrared sensing technology, optical/laser development and the combination of electronic circuits and lasers on the same microchip. Through ODIS, we remain active in this area with several recent projects underway with the US Department of Defense and two major US defense contractors.

We have just transitioned from a development stage company and as such have not completed many large revenue producing installations to date. However, in 2009, we made two significant installations to demonstrate our capability to deliver on commercial installations of both trackers and HCPV panels. One installation proves our rooftop tracking systems can increase the kWh production and the second, in Spain, demonstrates the viability of our HCPV panels for a utility scale installation.

Milestones

We achieved certain milestones in 2007, 2008 and 2009 which are significant to our development and are considered necessary foundation achievements for our future growth and success.

2007:

1. We closed private placements of \$10.7M from March through June 2007.
2. We met the requirements to be listed on the TSX Venture Exchange and the common shares of OPEL International Inc. began trading under the symbol “OPL” in June, 2007.
3. We closed a private placement of \$22.2M in December of 2007.
4. The Canadian Photonic Fabrication Centre in Ottawa successfully ran a prototype wafer of our first generation multi-junction solar cells.
5. Pre-production units of the Mk-I high concentration and the Mk-III low concentration solar panel were assembled and tested.
6. Several orders were received for installations of trial concentrating solar systems at power companies in Canada, California and the Czech Republic.
7. We signed an exclusive distribution and OEM agreement with FEiNA SPC, a well known Spanish tracker company, allowing us to manufacture and sell the trackers in North, Central and South Americas.
8. We designed a unique low profile roof top tracker system for use with any type of solar panel.
9. We placed a volume purchase order for the supply of high efficiency, multi-junction solar cells from Boeing-Spectrolab in December 2007.

2008:

10. We continued with the discovery and preparation for patent filings for the POET Process and solar technologies.

11. We hired a Vice President of Engineering in February 2008 to lead the research and development efforts and the migration of our concentrating solar panels to volume manufacturing.
12. We entered into a long-term supply contract with Boeing-Spectrolab, for volume supply of its triple junction high efficiency solar cells.
13. We shipped the first trial installations of our HCPV systems to Energy 21 in the Czech Republic, for the first operational installation of such systems in Central Europe, and to SunPeak Solar in California. These trial installations have proven to be successful.
14. We signed a distribution agreement with Solarfun Power Holding for the sale of its solar panels in North America and Brazil.
15. We won the contract to provide power to a Connecticut school based on the use of our patented low profile roof top tracking system. Installation started in the third quarter of 2008 and was completed in March 2009.
16. We won a contract to install our patented Mk-I concentrating solar panels and dual axis trackers for the City of Medicine Hat, Alberta. Installation started in the fourth quarter of 2008 and was completed in 2009.
17. We successfully transferred the design specifications of our patented Mk-I concentrating solar panel to a contract manufacturer in Mexico. That manufacturer started running production quantities for delivery in the third and fourth quarters of 2008.
18. We booked an order for a 10kW installation in South Korea for our Mk-I concentrating solar panels. This is the initial phase of grid field deployment which is expected to lead to 10MW in future deployments.
19. We and our partners formed Alcapí Solartwent Management (ASM), which applied for and was granted a permit from the Spanish Government, as well as the local utility, to build a solar grid field of 712kW. We sold our Mk-I concentrating solar panels and dual axis tracking systems to this installation. The completed grid field will be sold to outside investors that will sell the electricity generated to the local utility.
20. We commissioned a 10kW solar system, utilizing our concentrating solar panels and SF-20 trackers, to provide power to a commercial building in a neighboring town in Connecticut.
21. We shipped SF-20 trackers and Mk-I concentrating solar panels to a Spanish integrator in Q3 2008.
22. We obtained CE qualification for our Mk-I concentrating solar panel under IEC 62108 standards (the CE code applicable to HCPV products). This CE compliance is required to sell products into the European market as well as other markets using these standards.
23. We formed a Belgium-based subsidiary, OPL Solar Europe SPRL, to better address solar opportunities in Europe. Any future partnerships for grid field installations will work with us through this entity.
24. Manufacturing for our largest dual axis solar tracking system, the TF-500, was successfully brought on line in the US and 80 trackers were delivered to grid field installations in California. This move lowered our manufacturing and shipping costs and reduced time for US installations.
25. We booked a 440kW order for HCPV panels from a Spanish integrator, Fuerza Solar S.L. (“Fuerza”), and began shipping product late in December 2008. Once installed and commissioned, the grid field will be sold to a third party that will sell the electricity produced.
26. We hired a Vice President of Policy Making and Administration in November 2008.
27. We delivered 4kW in HCPV panels and trackers to a customer in Italy in December 2008.

2009:

28. Through OPL Solar Europe (“OSE”), we entered into a 50-50 partnership with Fuerza forming Betasol Energias Alternativas, S.L. (the “Betasol Partnership”). The Betasol Partnership was installing a 440kW solar grid field in Spain. In 2009, we delivered 363kW of panels to this project representing approximately \$1M in revenue that will be recognized once this grid field is sold to a third party. A 330kW portion of this installation was already producing power to the grid at the end of 2009, and potential customers are being hosted at the site. The Spanish government is due to announce the approved feed-in tariff for this installation in 2010, which will allow a customer the ability to bill for power at that rate for the next 25 years. Commencement of the fourth and final section of this 440kW installation will await customer funding.
29. On March 20, 2009, we completed Connecticut’s first rooftop solar tracker system. The 131kW solar system was installed on the Linden Street School in Plainville, CT and is supplying a significant portion of the school’s electricity. The system will also eliminate 79 tons of carbon emissions over the next 20 years. We retain ownership of this \$1.1M system and will receive payment for the electricity generated from this installation through a power purchase agreement (“PPA”) with the Plainville School System over the next twenty years. We received a cash reimbursement of \$526,500 from the Connecticut Clean Energy Fund. As a part of the new American Recovery & Reinvestment Act (“the Stimulus Package”), we received an additional cash payment, in lieu of a tax credit, from the U.S. Federal Government for 30% of the net cost after the above mentioned funds, amounting to \$179,000 in the fourth quarter of 2009.
30. We started the UL certification process for our Mk-I HCPV panels with the delivery of several panels to the Underwriter Labs for evaluation. We completed Phase I of our UL certification program for the Mk-I HCPV panel in the second quarter and are working on Phase II.
31. Through the Betasol Partnership, we agreed to install an additional 2.375 MW of solar power using our HCPV panels and dual axis trackers at a new location in Spain. A local Spanish bank, with its own funds, has provided the US\$1.5M avar or guarantee for the project, which is scheduled to begin installation in late 2010. Once installation is complete, this solar field will be sold to a third party that will provide electrical power to the Spanish grid.
32. We made a strong commitment to Asia with the addition of a new Director of Asian Business Development. This position will address the rapidly expanding markets in Korea, China and India.
33. We formed OPEL Solar, Inc., a Delaware corporation which is 100% owned by OPEL (US).
34. We entered a new European marketplace in June 2009 with an initial delivery of HCPV panels and dual axis trackers to Portugal.
35. The ODIS group has continued to work with various U.S. military agencies and two large defense contractors in identifying two new products they will support through funding to ODIS.
36. We introduced two new tracker systems to be manufactured in the USA. One can be ground or roof mounted, and the second is larger and best suited for larger, utility scale installations.
37. We delivered an installation of HCPV panels and dual axis trackers to a second location in Italy in September 2009.

38. We added another Regional Director of Sales to cover the Eastern portion of the USA and Canada.
39. We began strengthening our Public & Government Relations efforts, resulting in CPV Technology related wording being proposed for U.S. Federal legislation and proposed financial incentives to be submitted to the U.S. House and Senate for adoption as The Solar Technology Roadmap Act (“STRA”). These activities greatly expand our public recognition and future project quoting opportunities.
40. In keeping with our planned cost reduction goals, we started a small pre-production level run of our Mk-I HCPV panels at a large contract manufacturer. This will also allow us to meet the volume required to fill our orders for 2010 delivery.
41. We signed a Korean Distributor, SOLYPAC Technology Co., Ltd, to handle the distribution of all of our products in the South Korean market.
42. Through the Betasol Partnership, we completed another 110kW section of our solar field in Spain, bringing the total installation providing electricity to the grid to 330kW. The Spanish Government is due to confirm the feed-in tariff applicable to this installation in early 2010.
43. Through our public relations program, management was asked to participate as CPV industry experts at various solar conferences. The Company’s recognition has been raised because of numerous press interviews and articles quoting our management, thereby influencing the CPV industry.

2010:

44. ODIS was awarded a \$750,000 SBIR contract in January 2010, to continue the development of infrared sensor technologies for use by the United States Air Force and the Space Missile Command.
45. We signed an Agreement with one of the largest construction companies in the world for jointly bidding our HCPV panels and tracking systems.
46. The Spanish Government announced the feed-in tariff of 0.281 Euro to be used for the sale of electricity produced at our 330kW solar grid installation in Vilalba, Spain. This rate can now be charged for all electricity feed to the grid over the next 25 years.
47. The Portuguese Government has awarded us a 1MW installation in Portugal. We will supply our HCPV panels and dual axis trackers, while Tecneira, our Portuguese installation partner, will complete the system installation in 2010 and 2011.

DESCRIPTION OF BUSINESS

General

a) Summary

Sales and Distribution - Our customers tend to be large engineering, procurement and construction (“EPC”) firms and solar integrators interested in building large utility grade installations to produce electricity to be fed into the grid. Some of our customers are larger manufacturing companies, office buildings, large stores and municipalities looking to take control of and lower their long term cost of electricity through the deployment of solar technologies. We have a small, but growing sales group that keeps contact with these solar EPC’s and integrators to respond to quotes and build the project backlog.

All of our solar panels and tracking systems are currently distributed on a direct sales basis. Our HCPV solar panels are manufactured in Mexico and Malaysia. Our solar tracking systems are

manufactured in Spain and the United States, depending on the model and intended delivery location.

Sales by Geographic Region - On March 20, 2009, we completed Connecticut's first rooftop solar tracker system. The 131kW solar system was installed on the Linden Street School in Plainville, CT and is supplying a significant portion of the school's electricity. We retain ownership of this \$1.1M system and will receive payment for the electricity generated from this installation through a power purchase agreement ("PPA") with the Plainville School System over the next twenty years. We received a cash reimbursement of about \$0.5M from the Connecticut Clean Energy Fund as a part of Connecticut's alternative energy program. As a part of the new American Recovery & Reinvestment Act ("the Stimulus Package"), we received an additional cash payment, in lieu of a tax credit, from the U.S. Federal Government for 30% of the net cost after the above mentioned funds, amounting to about \$0.2M.

The second installation is a 330kW solar grid field in Spain. This grid is now fully operational and will be sold to an independent power provider who will receive the solar feed-in tariff of 28.1 Euro-cents per kWh issued by the Spanish Government for the next 25 years. The funding of this installation has allowed us to increase our production capability and reduce the costs of our HCPV solar panels to ensure our competitiveness as the market for larger HCPV projects improves in late 2010 and 2011. This has also allowed us to demonstrate the functionality and output of our HCPV solar panel installation as compared to silicon based solar panels, which are more prevalent in the industry. When sold, it will provide approximately \$1M in revenue to the Company, while correspondingly lowering inventory.

Through the Betasol Partnership, we have agreed to install an additional 2.375 MW of solar power using our HCPV panels and dual axis trackers at a new location in Spain. A local Spanish bank, with its own funds, has provided the US\$1.5M avar or guarantee for the project, which is scheduled to begin installation in late 2010. Once installation is complete, this solar field will be sold to a third party that will provide electrical power to the Spanish grid.

We entered a new European marketplace in Q2 2009 with an initial delivery of HCPV panels and dual axis trackers to Portugal.

We have introduced two new tracker systems to be manufactured in the USA. One can be ground or roof mounted and the second is larger and best ground mounted and is well suited for utility scale installations.

We have also delivered an installation of HCPV panels and dual axis trackers to a second location in Italy.

Industry Outlook - Alternative energy has attained a position of heightened awareness due to the high cost of oil over the past few years as well as the worldwide concern over the pollution caused by the use of fossil fuels and the resulting global warming. Still, widespread adoption and installation of alternative energy sources, like solar and wind, require a financial subsidy or feed-in tariff to make them competitive with fossil fuels. The ASP of silicon solar panels has dropped from \$4.50 per watt in early 2008 to less than \$2.50 per watt today, which aids in the adoption of solar and its ability to approach grid parity with other fossil fuels. In the current economic environment, many planned funding sources for renewable solar energy projects worldwide were suspended or cancelled which resulted in a difficult environment to secure loans, credit lines or raise funds for small to large solar projects. We believe that the financing of solar projects is starting to increase and that the US alternative energy stimulus package as well as the revised

Ontario Standard Offer will begin to stimulate growth and customer demand for both solar panels and tracker systems in these locations.

Strategy and Outlook - The Company transitioned from a development stage company to one of sales of commercial solar products in 2008. For 2010, there are a number of projects planned which will address the short-term and long-term goals of the Company including, but not limited to the following:

- Continue to work on a series of phased cost reductions geared at lowering the cost of our Mk-I HCPV solar panels by up to 40%, while continuing to increase their efficiency.
- Ramp up US production for the SF-20 dual axis tracking system.
- Implement cost-reductions and increase the production of our Sequoia single axis rooftop tracker system.
- Identify alternative contract manufacturer(s) in Europe and/or Asia to increase the manufacturing capability for our HCPV solar panels.
- Continue the sales efforts initiated in India and Asia.
- Add key sales positions in Europe, Asia and US/Canada.
- Establish dealer and representative networks for our solar products in Mexico, Canada and the US.
- Transfer the patented POET technology to a fabrication facility that can prove its viability and product potential through ODIS.
- Heighten prospects of US Solar Legislation favouring HCPV incentives and other solar-related financial opportunities, like feed-in tariffs or State and Federal grants.

b) Production and Services

We outsource the manufacturing of our HCPV solar panels to contract manufacturers in Malaysia and Mexico. Our solar tracker systems are also outsourced to several manufacturers in the United States and Spain.

Our contract manufacturers have the assembly employees, equipment and buildings necessary to mass produce our products to our specification. They also have the purchasing power and supply agreements necessary to secure the supplies and sub-assemblies to produce our products.

The key component of our concentrated solar panels is supplied by Boeing-Spectrolab. It produces the highest efficiency multi layered solar cell on the market and we have secured a multi-year supply agreement.

By outsourcing our manufacturing requirements, we avoid significant costs associated with owning, operating and upgrading fabrication facilities, and are able to focus our resources on product development and design and test applications.

c) Specialized Skill and Knowledge

Our People - We believe that our future success is dependent on our ability to attract, retain and motivate highly skilled employees, including our designers and engineers, our support, operations, sales and marketing personnel, as well as our corporate management. In support of our corporate objectives, and to provide opportunities for fulfilling work, career advancement and a sense of pride, we have fostered a high performance culture among our employees under which an ownership philosophy is promoted and leading contributors are recognized. We endeavour to hire top talent within our organization.

Research and Development - The markets in which we compete are characterized by constant and sometimes rapid technological change, evolving technical standards and declining product pricing. We believe that our future success is largely dependent upon our ability to continue to anticipate and respond to these changing industry dynamics and standards and to improve our products and develop new technologies to address the needs of our customers. Our product development efforts are focused on designing new products based on our understanding of the evolving needs of our customers in this rapidly changing marketplace. We work closely with our customers to identify their future needs and to develop products designed to fulfill such needs. We have a dedicated team of engineers who follow technology changes, developments in industry standards and the product needs of our customers, as well as the competitive products offered in the marketplace, in an effort to formulate our forward-looking "product roadmap".

In addition to addressing these needs, our design efforts are focused on the use of high concentration to produce our innovative solar panels, and thereby differentiating our products from those of our competitors. In order to reduce design cycle time and first-time errors, we have developed, and intend to continue to develop, a highly skilled staff of optical and semiconductor engineers to keep our products in the forefront of concentrated solar.

We have research, engineering, and product development resources located at Shelton and Storrs, Connecticut. We believe that our design centers are located in areas of strong technical talent pools.

d) Competitive Conditions

The markets for our products are highly competitive and subject to rapid technological advancements in design technology and alternate technologies. In order to be successful, and to offset the price erosion that affects many aspects of our industry, we strive to identify and capture future market opportunities by developing and deploying the highest efficiency panels to the market.

Having recognized the difficult economic environment towards the end of 2008, we implemented a strategy to move forward, but at the same time preserving cash, a strategy that continues today. However, we chose not to wait on our development programs and to make customer headway during this difficult period so that, when the economic situation improves, we will have strong customer momentum. We have worked to install our first fully operational and revenue producing HCPV solar grid field in Spain. This grid, once fully completed, will be sold to a power provider who will receive the feed-in tariff for solar issued by the Spanish Government. This strategy has allowed us to increase our production capability and start to decrease the costs of our HCPV solar panels to ensure we are competitive as the market for larger HCPV projects in the backlog increases in late 2010. This strategy has also allowed us to show potential customers working solar grid fields of our HCPV solar panels, to demonstrate their functionality and output as compared to silicon based solar panels, which are more prevalent in the industry. We are actively cultivating customers and projects in several European countries that have active feed-in tariffs. We are also working to grow our customer base in locations with feed-in tariffs or a alternative energy stimulus package, which should yield projects from those relationships. We are currently working on several opportunities for both solar panels and tracker systems for these locations.

We feel that we are close to or ahead of the other competitors producing concentrated solar panels as no single competitor has a much larger installed base. We also feel that our greatest competition is from standard silicon panels which make more than up 90% of the currently

installed base. Concentrated solar, being a new technology is going through a learning curve which was travelled by conventional silicon panels many years ago. Concentrated solar panels, however, have a much higher production efficiency potential which should stimulate a higher level of product acceptance over time.

We often face competition at the "design stage", during which customers evaluate alternative design approaches in the development of their systems. During design stage evaluation, our customers assess our products and IP along with those of our competitors and make a selection based on a variety of factors including the robust design characteristics of our panels and trackers, panel efficiency, reliability and pricing. Over the next few years, we expect additional competitors, some of whom may have greater financial and other resources, to enter the market with new products. In addition, we are aware of smaller, privately-held companies that focus on specific portions of our range of products. These companies, individually and collectively, represent future competition for design wins and subsequent sales.

e) New Products

HPCV Developments - We have run pre-production quantities of the Mk-I HCPV panels, analysed the output, made modifications, and have moved to low volume production. We started the UL certification process for our Mk-I HCPV panels with the delivery of several panels to the Underwriter Labs for evaluation. We have completed Phase I of our UL certification program for the Mk-I HCPV panel in the second quarter and are working on Phase II. We obtained CE qualification for our Mk-I concentrating solar panel under IEC 62108 standards. This CE compliance is required to sell products into the European market as well as other markets using these standards. The Company is also seeking the TUV certification of product quality and safety.

Tracker developments - Manufacturing for our largest dual axis solar tracking system, the TF-500 (SF-45 in Europe) was successfully brought on line in the US and 80 trackers were delivered to grid field installations in California. This move lowered our cost to manufacture as well as reduced shipping costs and time for US installations.

We have introduced two new tracker systems to be manufactured in the US. One can be ground or roof mounted. The second, which is larger and best ground mounted, is well suited for utility scale installations.

ODIS Development - In 2010, we plan to continue to make strategic investments in research and development with a view to delivering a significant number of new products, capitalize on new customer opportunities and enhancing our position in our target markets.

f) Components

The most key component of our concentrated solar panels is supplied by Boeing-Spectrolab. They produce the highest efficiency multi layered solar cell on the market and we have secured a multi-year supply agreement with them.

g) Intangible Properties

Intellectual Property - We utilize proprietary designs and processes in the design and manufacture of our products. We hold 39 patents in various countries, including the United States, Canada, Japan and China, as well as in the European Union. Eight additional patents are also pending. We have a number of registered trademark and service marks in the United States.

We rely on a combination of patent, copyright, trademark and trade secret laws to protect our rights. In addition, we maintain internal security measures and require non-disclosure and similar provisions in contracts with our employees, customers and suppliers. We consider our intellectual property to be a valuable and growing asset.

h) Cycles

The solar energy industry is seasonal relative to the weather of the location of any installation and is characterized by constant and rapid technological change, product obsolescence, price erosion, evolving technical standards, and wide fluctuations in product supply and demand. From time-to-time, these and other factors, together with changes in general economic conditions, cause significant upturns and downturns in the industry and within our business.

In addition, our operating results are subject to substantial quarterly and annual fluctuations due to a number of factors, such as size and timing of orders, products and services to be delivered, and manufacturing start-up.

i) Employees

At the end of our financial year ended December 31, 2009, we employed 29 people in our operations. The functional breakdown of our employees is as follows:

- Administrative - 5
- Research & Development - 17
- Operations - 2
- Marketing and Sales - 5

We believe that our future success is dependent on our ability to attract and retain highly skilled employees. We are dependent on our highly talented engineers and designers, as well as skilled sales and marketing personnel.

j) Foreign Operations

The foreign operations of OPL Solar Europe were established to enable our European partners to find customers looking for solar installations to provide electricity in their host countries at an economically favorable rate per kWh over many years. Once a customer and site are identified, they coordinate the installation until completed and turned over to the customer.

Bankruptcy and Similar Procedures

There have been no bankruptcy, receivership or similar proceedings against us or any voluntary bankruptcy, receivership or similar proceedings by us within the three most recently completed financial years or during or proposed for the current financial year.

Reorganizations

We have had no material reorganizations within the three most recently completed financial years or completed during or proposed for the current financial year.

Social or Environmental Policies

We have an environmental and health and safety policy in place that addresses applicable requirements under environmental, health and safety laws and our own internal corporate

environmental standards. The policy also serves to communicate our environmental, health and safety requirements and programs to our employees and to contractors, customers, suppliers and the public as necessary. We periodically evaluate our activities, establish objectives and measure our performance in light of the objectives set out in our health and safety policy. The policy provides, among other things, that all our employees are to be aware of their roles and responsibilities in fulfilling the objectives of the policy.

We believe that our products are compliant with the requirements of all jurisdictions within which we operate.

Risk Factors

We are subject to a number of risks and uncertainties that could significantly affect our financial condition and performance. As we grow, continue our commitment to R&D, and enter into new markets, these risks can increase and/or change. Key risks include, among others:

1. **Highly Competitive Environment** - The solar industry is extremely competitive. We compete in our target markets with many companies including those who manufacture, sell and install silicon flat panels. Our HCPV solar panels are a new technology which has little installed base and may not be embraced for large scale installation. We compete on the basis of technical performance, product features, price, availability, quality and sales and technical support. Our ability to compete successfully depends on elements both within and outside of our control, including successful and timely development of new products, product performance and quality, product availability, intellectual property protection obtained by us and our competitors, customer service, pricing, industry trends and general economic trends. The entry of new competitors or new technologies into the market, or the introduction of competitive products on a timelier basis, or with superior functionality to our products, could have a material adverse effect on our business, results and financial condition. Please also refer to *“Description of the Business – Competitive Conditions”* above.
2. **Economic Cycles** - Historically, the solar industry has been characterized by wide fluctuations in supply and demand. The industry has also experienced significant downturns, often in connection with, or in anticipation of, declines in general economic conditions. These downturns have been characterized by diminished product demand and production overcapacity. In times of high growth, production capacity may be unavailable. While we maintain dialogue with customers to gauge current and expected market conditions and spending patterns, fluctuations in the business environment can occur quickly and with little warning. Please also refer to and *“Description of the Business – Cycles”* above.
3. **Rapid Technological Change** - Our products are highly reliant upon keeping pace with technological changes, since they are complex and rely on state-of-the-art design methodologies to optimize them for market. If we cannot afford to keep pace with these changes, it may have a material adverse effect on the Company. Demand for our products may change in ways which may not be anticipated because of evolving industry standards or as a result of evolving customer needs that are increasingly sophisticated and varied, or because of the introduction by competitors of new services and technologies. Innovations aimed at offering enhanced or new services generally may require a substantial investment before we can determine their commercial viability, and we may not have the financial resources to fund such initiatives. Even if we were to succeed in creating new services or technologies, they may not produce revenues in excess of the costs of development and they

may be quickly rendered obsolete by changing customer preferences or by technologies or features offered by our competitors.

4. **Liquidity Risk** - We currently do not maintain credit facilities, and rely on previous equity funding for liquidity to meet current and foreseeable financial requirements. We may not have adequate financial reserves to enable us to grow at the pace required to serve our customer base if substantial orders were received and were backlogged. The contractual maturity of financial liabilities mainly comprising accounts payable and accrued liabilities is less than one year, as at the latest reporting date.
5. **Foreign Exchange** - Our functional currency is the Canadian dollar, however our operations are currently in the United States and Europe, which operations are considered to be self-sustaining. Operations in foreign markets are exposed to the risk of foreign currency fluctuations for transactions denominated in a currency other than the functional currency of the Company's foreign operating unit. Currencies in which we are exposed to foreign currency risk are mainly the Canadian dollar and Euro. Since our operations predominantly transact their sales and purchases in their respective domestic currencies, the exposure is reduced. Therefore, we typically do not hedge accounts receivable and accounts payable that are denominated in a foreign currency.
6. **Reliance on Third Parties** - We currently rely on external manufacturers and providers to manufacture certain products used in our components. Although we continue to develop our production capabilities, we rely on certain external providers. While we have been able to maintain good relationships with suppliers, increased demand for our products or those of our competitors can lead to increased demand on these providers.

There are risks associated with our reliance on independent manufacturers. For instance, any failure of these manufacturers to continue to provide the necessary capacity or output for our products could result in significant production delays and could materially and adversely affect our business, financial condition and results of operations. From time to time, it is possible that we may not be able to secure adequate manufacturing capacity on acceptable terms, if at all. Also, should a supplier suffer damage to or destruction of its facilities or experience financial difficulties or any other disruption of manufacturing capacity, we may not be able to secure alternative manufacturing sources for our products in a timely manner. Accordingly, while we believe that we have sufficient access to manufacturing capacity to support our current requirements, it is possible that the capacity we will need in the future may not be available to us on acceptable terms, if at all.

As we rely on independent manufacturers to produce products of acceptable quality in a timely manner, we are also subject to risks associated with limited control over delivery schedules, reductions in manufacturing yields, the possibility of manufacturing defects, possible increased production costs and variable product quality.

Any disruption in supply could have a material adverse impact on our business, results and financial condition. Please also refer to "*Description of the Business – Production and Services*" above.

7. **Reliance on Key Employees** - Our future success is dependent on our ability to attract, retain and motivate highly skilled employees, including our designers, engineers, and support, operations and marketing and sales personnel, as well as our corporate management. We face a high degree of competition in the industry for these highly-skilled employees. The present

stage of our new businesses also requires that we attract and retain highly qualified sales and marketing personnel. This continues to be a challenge. The loss of certain key employees, or the inability to hire and attract key employees, could adversely affect our business, results and financial condition.

8. Investments and Acquisitions - We may, in the future, make strategic investments or acquisitions or enter into joint ventures or strategic alliances with other companies. Such transactions may entail risks, including: inability to successfully integrate businesses; inability to realize synergies or other value associated with such transactions; diversion of management's attention and disruption of ongoing business; and inability to retain key personnel. In addition, future investments or acquisitions may result in the issuance of additional equity or debt securities, borrowings, and significant one-time costs and write-offs. In the event that we need to raise additional funds, we may not be able to obtain such funds on a timely basis or on acceptable terms.
9. Need to Manage Growth and Expansion - To manage growth, including geographic expansion, we must continue to implement and improve operational, financial and management information systems and to hire, train, motivate, and effectively manage additional qualified personnel. Our continued expansion into international operations exposes us to additional risks that include greater difficulties in collecting accounts receivable, increased costs with respect to differing regulatory requirements, challenges in enforcing intellectual property rights, language barriers, political instability and potential adverse tax consequences. Failure to successfully manufacture and sell products internationally will impact our ability to increase future revenues and grow the business. We have no history of profitability and may not be able to sell enough products at a high enough margin to cover our costs of operation on an ongoing basis.
10. Reliance on Key Customers - If one or more customers were to delay, reduce or cancel orders, the overall orders could fluctuate and adversely affect revenue either at the corporate or divisional level. No customer accounted for more than 10% of total revenue in the 2009 fiscal year. No customer accounted for more than 10% of receivables as at December 31, 2009. Our customers may not be able to find adequate financing to support the build-out of larger solar projects using our products.
11. Intellectual property - To compete effectively, we must protect our IP. We rely on a combination of patent, copyright, trademark and trade secret laws to protect our rights. There can be no assurance that these efforts will prevent misappropriation of such intellectual property by competitors. In addition, although we do not believe we are infringing on the intellectual property rights of others, claims of infringement are becoming increasingly common in the industry. In asserting claims or defending against claims, we may become involved in time-consuming and costly disputes or litigation. An unfavourable judgment or prolonged legal action may have a material adverse effect on our business, results and financial condition.
12. Fair Value Risk - Market risk arises from the possibility that changes in market prices will affect the value of the financial instruments of the Company. The Company is exposed to fair value fluctuations on its short-term investments and marketable securities. The Company's other financial instruments (cash, accounts receivable and accounts payable and accrued liabilities) are not subject to market risk, due to the short-term nature of these instruments.

13. Environmental, Climate Change and Health & Safety - We are subject to a variety of laws, rules and regulations relating to environmental issues. We believe that we are complying with these laws, rules and regulations. The failure to comply with present or future regulations could result in legal claims, fines, suspension of production or a cessation of operations. A failure to avoid such results could have a material adverse effect on our business, results and financial condition. Also, we could be required to acquire equipment or incur other expenses to achieve compliance, which might result in significant additional costs. We face few, if any, of these issues directly as we use contract manufacturers and the inherent characteristics of its products are not environmentally hazardous. However, our products allow our customers to make great contributions to climate change. Each 1MW of our HCPV panels installed by a customer avoids 600 tons of CO₂ from being discharged into the atmosphere each year, the equivalent of planting 93 acres of trees.

DIVIDENDS

We have not established a policy of declaring or paying dividends. We have never declared or paid dividends and do not expect to do so in the foreseeable future.

DESCRIPTION OF CAPITAL STRUCTURE

General Description of Capital Structure

The authorized share capital of OPEL International Inc. consists of an unlimited number of common shares ("Common Shares") and 1 Special Voting Share.

Outstanding Share Data

Common Shares - As of December 31, 2009 and March 31, 2010, there were respectively 58,302,862 and 58,668,336 Common Shares of OPEL International Inc. issued and outstanding.

Special Voting Share - Additionally, as of December 31, 2009, there was one (1) Special Voting Share which carries 3,182,987 votes. The Special Voting Share currently carries 2,817,513 votes, a reduction from Year End, due to the exchange of some of the Exchangeable Shares. These votes are for the benefit of the holders of exchangeable shares of OPEL, Inc. The Exchangeable Shares are convertible into Common Shares of OPEL International Inc. on a one for one basis. As at December 31, 2009 and March 31, 2010, there were 3,182,987 and 2,817,513 respectively.

Shares To Be Issued – As of December 31, 2009 and March 31, 2010, there were respectively 3,182,987 and 2,817,513 Common Shares classified as to be issued upon the exchange of the same number of OPEL Inc. Exchangeable Shares, pursuant to an RTO agreement entered into in December 2005.

Warrants - As of December 31, 2009, the Company had 18,022,582 warrants outstanding for the purchase of common shares priced between US\$0.60 and US\$1.88. Some of these warrants were priced and exercisable in Canadian dollars. Complete particulars can be found in Note 13 of our Consolidated Financial Statements for the year-ended December 31, 2009 which are available for download at www.sedar.com.

Stock Options - As of December 31, 2009, a total of 6,681,250 outstanding options to purchase common shares were exercisable between US\$0.11 and US\$1.48 per common share.

Some of these warrants were priced and exercisable in Canadian dollars. Complete particulars can be found in Note 14 of our Consolidated Financial Statements for the year-ended December 31, 2009 which are available for download at www.sedar.com.

Material Characteristics of Securities

a) Common Shares

Each Common Share entitles the holder thereof to dividends if, as and when declared by the directors, to one vote at all meetings of shareholders, and to participate ratably in any distribution of assets of the Company upon liquidation, dissolution, or winding-up, subject to the prior rights of holders of shares ranking in priority to the Common Shares.

b) Special Voting Shares

The Special Voting Share shall have attached thereto the following rights, privileges, restrictions and conditions:

Dividends. The holder of the Special Voting Share shall not be entitled to any dividends or other distributions in respect of such share.

Liquidation, dissolution or winding-up. In the event of the liquidation, dissolution or winding up of the Company or other distribution of the assets of the Company among its shareholders for the purpose of winding up its affairs, the holder of the Special Voting Share shall not be entitled to receive any assets, property or other amounts from the Company or otherwise.

Voting rights. The holder of the Special Voting Share shall be entitled to receive notice of and to attend and vote at any annual and special meetings of the shareholders of the Company and shall be entitled to that number of votes as is equal to the aggregate number of Common Shares that may be acquired upon exercise of the holder exchange rights attached to all outstanding shares of Exchangeable Common Stock of OPEL Inc. (the "Exchangeable Shares") as of the close of business on the record date for such meeting.

The holder of the Special Voting Share and the holders of the common shares of the Company shall vote together as a single class on all matters, except to the extent that voting as a separate class is required by applicable law.

Redemption by Company. The Special Voting Share shall be automatically redeemed by the Company, without the requirement to provide any prior notice to the holder of the Special Voting Share, immediately once no Exchangeable Shares, or rights or options to acquire Exchangeable Shares, remain outstanding (a "Redemption Event").

Following the occurrence of a Redemption Event, the Company shall pay to the holder of the Special Voting Share an amount equal to the stated capital attributable to the Special Voting Share as a class as shown on the books of the Company at the time of the Redemption Event, such amount being herein referred to as the "Redemption Price".

In the case of the redemption of the Special Voting Share, the Company shall, as soon as practicable following the Redemption Event, mail or otherwise provide to the holder of the Special Voting Share a notice in writing of the redemption of such Special Voting Share. Such notice shall be provided to such holder in such manner as may be determined by the Company; provided, however, that accidental failure to give any such notice shall not affect the validity of such redemption. Such notice shall set out the Redemption Price and the date (the "Redemption Date") on which the redemption is effective (being the date of occurrence of the Redemption Event). On or after the Redemption Date, the Company shall pay or cause

to be paid to or to the order of the holder of the Special Voting Share so redeemed the Redemption Price on presentation and surrender to the Company of the certificate representing the Special Voting Share. Such payment shall be made by cheque payable at par at any branch of the Company's bankers in Canada. From and after the Redemption Date, the holder of the Special Voting Share so redeemed shall cease to be entitled to exercise any of the rights of a holder of the Special Voting Share other than to claim payment of the Redemption Price. The Company shall have the right at any time after a Redemption Event to deposit the Redemption Price of the Special Voting Share to a special account in any chartered bank or in any trust company in Canada named in such notice, to be paid without interest to or to the order of the holder of such Special Voting Share upon presentation and surrender to such bank or trust company of the certificate representing the same, and the rights of the holder thereof shall be limited to receiving, without interest, the Redemption Price so deposited against presentation and surrender of the said certificate and any interest allowed on such deposit shall belong to the Company.

Additional Information

Additional details regarding share data information is available our Consolidated Financial Statements for the year-ended December 31, 2009 which can be downloaded from www.sedar.com.

MARKET FOR SECURITIES

Trading Price and Volume

The Common Shares of OPEL International Inc. are listed and posted for trading on the TSX Venture Exchange under the trading symbol "OPL". The following table sets forth the high and low trading prices and trading volumes for Common Shares during the months indicated, as reported by the TSX Venture Exchange.

Year	Month	High	Low	Volume
2009	January	0.22	0.155	1,215,044
	February	0.17	0.145	1,417,765
	March	0.285	0.15	2,712,424
	April	0.58	0.23	8,665,112
	May	0.53	0.30	4,392,866
	June	0.60	0.40	3,029,813
	July	0.49	0.395	2,072,479
	August	0.425	0.35	2,216,829
	September	0.455	0.315	2,732,662
	October	0.405	0.355	1,117,236
	November	0.37	0.32	793,049
	December	0.35	0.24	951,200
2010	January	0.32	0.255	726,996
	February	0.28	0.23	522,565
	March	0.30	0.23	2,000,395

ESCROWED SECURITIES

Designation of Class	Number of securities held in escrow *	Percentage of class
OPEL International Inc. Common Shares	300,000	0.5%
OPEL Inc. Exchangeable Shares	841,250	26.4%
Options	194,000	2.9%
Total Escrowed Securities	1,335,250	

* All of the remaining Escrowed Securities are held by Equity Transfer & Trust Company and will be released from escrow on June 9, 2010.

DIRECTORS AND OFFICERS

Name, Occupation and Security Holding

The following table and accompanying information below sets forth, for each director and executive officer of the Company the name and jurisdiction of residence of such director, the principal occupation of such director during the past five years and the period of time during which such director has served as a director of the Company. Directors of the Company are elected annually at our annual meeting of shareholders.

<i>Name, Jurisdiction of Residence and Position</i>	<i>Principal Occupation or employment and, if not a previously elected Director, occupation during the past 5 years</i>	<i>Date First Elected as a Director</i>	<i>Number of Securities beneficially owned, directly or indirectly, or controlled or directed (incl. Exchangeable Shares of Opel Inc.)</i> ④ ⑤
Denis Colbourne ①②③ Kanata, Ontario Canada	President and Chief Executive Officer, DC-Technologies Ltd. since January 1999.	September 26, 2006 ⑥	30,000 common shares 271,000 options
Lawrence R. Kunkel ①③ Warwick, Rhode Island, USA (add to Comp Committee)	Chairman and Managing Director of American Strategic Holdings, LLC since January 2005.	September 26, 2006 ⑥	229,000 common shares 200,000 exchangeable shares 224,000 options
Dr. Samuel Peralta ①③ Toronto, Ontario Canada	President of Envergence Inc. since December 2004; Director of Business Development for Kinectrics Inc. since January 2000.	September 26, 2006 ⑥	30,000 common shares 224,000 options
Robert G. Pico Woodbridge, Connecticut, USA	Chief Executive Officer of OPEL, Inc. since April 2005 and of the Company since January 2007.	September 26, 2006 ⑥	75,000 common shares 2,388,000 options
Leon M. Pierhal Campton, New Hampshire, USA	President of ODIS Inc. since April 2008; President and Chief Operating Officer of OPEL from June 2003 to April 2008; Chairman and Chief Executive Officer of Pierhal & Associates LLC from September 1993 to March 2005.	September 26, 2006 ⑥	175,000 common shares 885,000 exchangeable shares 300,000 options

<i>Name, Jurisdiction of Residence and Position</i>	<i>Principal Occupation or employment and, if not a previously elected Director, occupation during the past 5 years</i>	<i>Date First Elected as a Director</i>	<i>Number of Securities beneficially owned, directly or indirectly, or controlled or directed (incl. Exchangeable Shares of Opel Inc.)</i> ④ ⑤
David Slomka ② Raanana, Israel	Self-employed consultant in the Solar and Communications Industries since 2004; VP Business Development of Elbit Ltd. (now Elron Ltd.) from 1999 to 2001; Founder of HyNEX Ltd. (Network & Telecom) & TeleOP.	June 27, 2007	Nil shares 279,000 options
Michael C McCoy Shelton, Connecticut, USA	CFO and Treasurer of OPEL, Inc. since March 2006 and of the Company since January 2007; VP Controller and Corporate Secretary of Transwitch Corporation from May 1998 to December 2006.	N/A	87,000 shares 25,000 exchangeable shares 743,000 options
Francisco Middleton Newtown, Connecticut, USA	VP Marketing of the OPEL, Inc. since March 2006 and of the Company since January 2007 and COO of OPEL Solar Inc.; VP Marketing of Transwitch Corporation from 1989 to February 2006.	N/A	Nil shares 743,000 options
Javier Berrios, Trumbull, Connecticut, USA	VP Engineering of the Company and OPEL, Inc. since January 2008, and of Tego, Inc. from January 2006 to January 2008; Director Engineering of Transwitch Corporation from August 1999 to January 2006.	N/A	Nil shares 270,000 options
Patricia V. Agudow Norwalk, Connecticut, USA	VP Administration, Public & Government Relations of the Company and OPEL, Inc. since November 2008; VP Human Resources of Transwitch Corporation from 1999 to October 2008.	N/A	2,000 shares 160,000 options
Michel J. Lafrance Scarborough, ON, Canada	Secretary of the Company since 1986; Secretary-Treasurer of VVC Exploration Corporation	N/A	17,200 shares 127,000 options

① Member of the Audit Committee.

② Member of Compensation Committee.

③ Member of Corporate Governance and Nominating Committee.

④ Shares beneficially owned, directly or indirectly, or over which control or direction is exercised, as at May 15, 2010, based upon information filed on SEDI by the individual Directors or furnished to the Company by them. Unless otherwise indicated, such shares are held directly.

⑤ The holders of exchangeable shares of Opel Inc. have the right to convert their shares to common shares of the Company and are entitled to one vote per exchangeable share, and the aggregate of these votes are carried by one Special Voting Share pursuant to a Voting Trust Agreement dated June 6, 2007.

⑥ Notwithstanding the date of election, the elected director took office on January 30, 2007, following the Continuance of the Company into New Brunswick as was contemplated at the time of election.

As at March 31, 2009, our directors and executive officers, as a group, beneficially own, or exercise control or direction over, directly or indirectly, 826,800 Common Shares representing approximately 1.41% of the outstanding Common Shares and 1,110,000 Exchangeable Shares representing approximately 39.4% of the outstanding Exchangeable Shares, for a total of 1,936,000 Shares representing approximately 3.15% of the Voting Securities. Our executive officers are also entitled to receive, in the aggregate, 4,519,000 additional Common Shares upon the exercise of awards made to them pursuant to our current and former incentive stock option plans.

Cease Trade Orders, Bankruptcies, Penalties or Sanctions

To our knowledge:

1. no director or executive officer of our company is, as at the date of this AIF, or was within 10 years before the date of this AIF, a director, chief executive officer or chief financial officer of any company (including our company), that:
 - a) was subject to an order that was issued while the director or executive officer was acting in the capacity as director, chief executive officer or chief financial officer, or
 - b) was subject to an order that was issued after the director or executive officer ceased to be a director, chief executive officer or chief financial officer and which resulted from an event that occurred while that person was acting in the capacity as director, chief executive officer or chief financial officer,
2. no director or executive officer of our company, or a shareholder holding a sufficient number of securities of our company to affect materially the control of our company
 - a) is, as at the date of this AIF, or has been within the 10 years before the date of this AIF, a director or executive officer of any company (including our company) that, while that person was acting in that capacity, or within a year of that person ceasing to act in that capacity, became bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency or was subject to or instituted any proceedings, arrangement or compromise with creditors or had a receiver, receiver manager or trustee appointed to hold its assets; or
 - b) has, within the 10 years before the date of this AIF, become bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency, or become subject to or instituted any proceedings, arrangement or compromise with creditors, or had a receiver, receiver manager or trustee appointed to hold the assets of the director, executive officer or shareholder.

Conflicts of Interest

Our Code of Business Conduct and Ethics provides that all of our directors and officers must not only comply with applicable laws, rules and regulations but also must engage in and promote honest and ethical conduct and abide by the policies and procedures that govern the conduct of the business of the Company. Conflicts of interest and even the appearance of a conflict of interest may compromise the reputation of the Company and must be avoided. Actual or potential conflicts of interest involving a director or executive officer should be disclosed directly to the Chairman of the Board.

We are not aware of any existing or potential material conflicts of interest between our company or a subsidiary of our company and any of our directors or officers.

PROMOTERS

Other than officers or directors of the Company named elsewhere in this AIF who may be deemed to be promoters by reason of their activities on behalf of the Company or a subsidiary of the Company, no person acted as a promoter of the Company during the two (2) most recently completed financial years.

Summary Compensation Table

The following table, which is presented in accordance with National Instrument Form 51-102F6 -Statement of Executive Compensation ("**Form 51-102F6**"), sets forth all annual and long term compensation for services in all capacities to the Company for the three most recently completed financial years of the Company (to the extent required by the Form 51-102F6) in respect of each of the individuals comprised of the Chief Executive Officer and the Chief Financial Officer as at December 31, 2009 and the other three most highly compensated executive officers of the Company as at December 31, 2009 whose individual total salary and bonus for the most recently completed financial year exceeded \$150,000 and any individual who would have satisfied these criteria but for the fact that individual was not serving as such an officer at the end of the most recently completed financial year (collectively the "Named Executive Officers" or "NEOs").

NEO Name and Principal Position	Year	Salary (US\$)	Share-Based Awards ^① (US\$)	Option-Based Awards ^① (US\$)	Non-Equity Incentive Plan Compensation (US\$)		Pension Value (US\$)	All Other Compensation (US\$)	Total Compensation (US\$)
					Annual Incentive Plans	Long-term Incentive Plans			
Robert G. Pico ⁽¹⁾ CEO	2009	236,250	N/A	19,413	25,000 ⁽³⁾	Nil	Nil	Nil	261,250
	2008	234,375	N/A	Nil	19,845 ⁽⁴⁾	Nil	Nil	Nil	259,375
	2007	220,000	N/A	1,002,888	350,000 ⁽⁵⁾	Nil	Nil	Nil	1,581,168
Michael McCoy CFO	2009	199,500	N/A	12,942	17,500 ⁽³⁾	Nil	Nil	Nil	217,000
	2008	197,918	N/A	Nil	13,284 ⁽⁴⁾	Nil	Nil	Nil	222,918
	2007	157,167	N/A	292,489	25,000 ⁽⁵⁾	Nil	Nil	Nil	473,487
Leon M. Pierhal ⁽¹⁾ President of ODIS	2009	210,000	N/A	12,942	17,500 ⁽³⁾	Nil	Nil	Nil	227,000
	2008	208,333	N/A	Nil	13,284 ⁽⁴⁾	Nil	Nil	Nil	208,333
	2007	200,000	N/A	80,205	108,000 ⁽⁵⁾	Nil	Nil	Nil	388,866
Francisco Middleton VP Marketing	2009	199,500	N/A	12,942	17,500 ⁽³⁾	Nil	Nil	Nil	217,000
	2008	195,481	N/A	Nil	13,284 ⁽⁴⁾	Nil	Nil	Nil	220,481
	2007	176,077	N/A	292,489	25,000 ⁽⁵⁾	Nil	Nil	Nil	492,397
Javier Berrios ⁽²⁾ VP Engineering	2009	175,000	N/A	9,707	15,000 ⁽³⁾	Nil	Nil	Nil	190,000
	2008	169,167	N/A	Nil	11,988 ⁽⁴⁾	Nil	Nil	Nil	169,167
	2007	Nil	N/A	121,575	Nil	Nil	Nil	Nil	121,030

NOTES:

① The Company used the Black-Scholes model as the methodology to calculate the grant date fair value, and relied on the following key assumptions and estimates for each calculation for 2007: weighted average risk-free interest rate of 4.74%, weighted average dividend yield of 0%, weighted average volatility of 80% and weighted average estimated life of 5 years. The Company chose this methodology because it is the industry standard. The exchange rate used in these calculations to convert CAD to USD was the rate as at the end of each applicable year, being 0.9494 for 2009 and 1.0054 for 2007.

- (1) Also serves a director of the Company, but receives no additional compensation for services as a director.
- (2) VP of the Company since January 16, 2008.
- (3) These bonuses were paid in 2010, but relate to 2009.
- (4) These bonuses were paid in 2009, but relate to 2008.
- (5) These bonuses were paid in 2008, but relate to 2007.

Incentive Plan Awards

(i) Outstanding Share-Based Awards and option-Based Awards

The following table sets forth information concerning all awards outstanding under the Stock Option Plan of the Company pursuant to which compensation that depends on achieving certain performance goals or similar conditions within a specified period, at the end of the most recently completed financial year, including awards granted before the most recently completed financial year, to each of the Named Executive Officers:

NEO Name	Option-Based Awards				Share-Based Awards	
	No. of Shares Underlying Unexercised Options (#)	Option Exercise Price (US\$/share)	Option Expiration Date	Value of Unexercised In-The Money Options ^① (US\$)	Number of Shares or Units of Shares That Have Not Vested (#)	Market or Payout Value of Share-Based Awards That Have Not Vested (US\$)
Bob Pico	300,000	US \$ 0.50	Sep. 30, 2011	Nil	N/A	N/A
	275,000	US\$ 0.25	May 18, 2012	Nil	N/A	N/A
	1,563,000	CA\$ 0.95	Sep. 21, 2012	Nil	N/A	N/A
	150,000	CA\$ 0.16	Feb. 13, 2014	\$12,817	N/A	N/A
Michael McCoy	80,000	US\$ 0.50	Mar. 15, 2011	Nil	N/A	N/A
	100,000	CA\$ 0.60	Apr. 26, 2012	Nil	N/A	N/A
	388,000	CA\$ 0.95	Sep. 21, 2012	Nil	N/A	N/A
	100,000	CA\$ 0.16	Feb. 13, 2014	8,545	N/A	N/A
Leon M. Pierhal	125,000	CA\$ 0.95	Sep. 21, 2012	Nil	N/A	N/A
	100,000	CA\$ 0.16	Feb. 13, 2014	8,545	N/A	N/A
Francisco Middleton	80,000	US\$ 0.50	Mar. 15, 2011	Nil	N/A	N/A
	100,000	CA\$ 0.60	Apr. 26, 2012	Nil	N/A	N/A
	388,000	CA\$ 0.95	Sep. 21, 2012	Nil	N/A	N/A
	100,000	CA\$ 0.16	Feb. 13, 2014	8,545	N/A	N/A
Javier Berrios	120,000	CA\$ 1.50	Dec. 14, 2012	Nil	N/A	N/A
	75,000	CA\$ 0.16	Feb. 13, 2014	6,408	N/A	N/A

① This amount is calculated based on the difference between the market value of the shares underlying the options at the end of the most recently completed financial year, being \$0.25, and the exercise or base price of the option. The exchange rate used in these calculations to convert CAD to USD was 0.9494 being the rate on December 31, 2009.

(ii) *Outstanding Share-Based Awards and option-Based Awards*

The value vested or earned during the most recently completed financial year of incentive plan awards granted to Named Executive Officers are as follows:

NEO Name	Option-Based Awards - Value Vested During The Year ⁽¹⁾ (US\$)	Share-Based Awards - Value Vested During The Year ⁽²⁾ (US\$)	Non-Equity Incentive Plan Compensation - Value Earned During The Year (US\$)
Robert G. Pico	8,189	N/A	25,000
Michael McCoy	5,459	N/A	17,500
Leon M. Pierhal	5,459	N/A	17,500
Francisco Middleton	5,459	N/A	17,500
Javier Berrios	4,094	N/A	15,000

(1) This amount is the dollar value that would have been realized computed by obtaining the difference between the market price of the underlying securities on the vesting date and the exercise or base price of the options under the option-based award. For the NEO's to have realized this value, they would have had to exercise their options and sell the shares on the day of vesting. None of these options were exercised. The exchange rate used in these calculations to convert CAD to USD was 0.9494 as at December 31, 2009.

(2) This amount is the dollar value realized computed by multiplying the number of shares or units by the market value of the underlying shares on the vesting date.

(iii) Narrative Discussion

Options generally vest over 18 months: 25% on the day of grant and 25% every six months. The exercise price for options is the closing price of the common shares of the Company as of the last trading day prior to the date of the grant of the options.

As at December 31, 2009, the number of outstanding options granted under the Stock Option Plan was 9,763,000. For more information, refer to Note 13 “*Stock Option and contributed Surplus*” in the Company’s audited financial statements for the year ended December 31, 2008.

Termination and Change of Control Benefits

The Company and/or its subsidiaries have employment contracts with the following Named Executive Officer as follows:

- Mr. Pico has an employment contract dated April 30, 2005 for a period of 3 years, with automatic yearly renewals and providing a current annual salary of US\$ 236,250;
- Mr. McCoy has an employment contract dated March 22, 2006 for a period of 3 years with automatic yearly renewals and providing a current annual salary of US\$ 199,500;
- Mr. Pierhal has an employment contract dated January 1, 2006 for a period of 3 years, with automatic yearly renewals and providing a current annual salary of US\$ 210,000;
- Mr. Middleton has an employment contract dated March 22, 2006 for a period of 3 years, with automatic yearly renewals and providing a current annual salary of US\$ 199,500;
- Mr. Berrios signed a revised employment contract dated June 26, 2009 for a period of one year, with automatic yearly renewals and providing a current annual salary of US\$ 175,000.
- Ms. Agudow signed a revised employment contract dated June 26, 2009 for a period of one year, with automatic yearly renewals and providing a current annual salary of US\$ 175,000.

These employment contracts provide for a severance as described below and also provide for an “Assignment of Inventions” which assigns inventions to OPEL and includes covenants against disclosure, competition and solicitation. The severance payable to such executive officers in the event of termination, constructive termination, a change of control of the Company or its subsidiaries or a change in responsibilities following a change in control is equal to one year’s total compensation.

LEGAL PROCEEDINGS AND REGULATORY ACTIONS**Legal Proceedings**

We were not party to any legal proceeding since the beginning of the last completed financial year and are not aware of any contemplated legal proceedings.

Regulatory Actions

During our financial year, no penalties or sanctions were imposed against us by a court relating to securities legislation or by a securities regulatory authority during our financial year, no other penalties or sanctions imposed by a court or regulatory body against us that would likely be considered important to a reasonable investor in making an investment decision, and no settlement agreements were entered into by us before a court relating to securities legislation or with a securities regulatory authority.

INTEREST OF MANAGEMENT AND OTHERS IN MATERIAL TRANSACTIONS

No person who has been a director or executive officer of the Company at any time since the beginning of our last financial year, no person or company that beneficially owns, controls or directs, directly or indirectly, more than 10% of any class or series of our voting, and no associate or affiliate of the foregoing persons, has had any material interest, direct or indirect, by way of beneficial ownership or otherwise, in any material transactions which have occurred during the three (3) most recently completed financial years or during the current financial year.

TRANSFER AGENTS AND REGISTRARS

The transfer agent and registrar for our Common Shares is Equity Transfer & Trust Company, 200 University Avenue, Suite 400, Toronto, Ontario, Canada M5H 4H1.

The transfer agent and registrar for our Warrants is Capital Transfer Agency, Suite 1101, 105 Adelaide St. W, Toronto, Ontario M5H 1P9.

MATERIAL CONTRACTS

Other than contracts eligible for the ordinary course of business filing exemption, no material contracts were entered into by the Company in the year ended December 31, 2009 or on or before December 31, 2008 which remain in effect except as follows:

- A long term purchase agreement exists with Boeing Spectrolab for the purchase of their high concentration multi-junction solar cells. These cells are a key component in the production of our HCPV panels. This agreement is for five years and is renewable.

EXPERTS

Names of Experts

UHY LLP, have been the auditors of the Company since June 17, 2009 and are independent in accordance with the auditor's Rules of Professional Conduct in Canada.

Prior to June 17, 2009, Smith Nixon LLP was the auditor of the Company and was independent in accordance with the auditor's Rules of Professional Conduct in Canada.

Interests of Experts

To our knowledge, there are no registered or beneficial interests, direct or indirect, in any securities or other property of our company or of one of our associates or affiliates held or to be received by any of our experts or designated professionals of our experts.

ADDITIONAL INFORMATION

Additional information relating to the Company has been filed with the securities regulatory authorities in Canada and may be accessed at on SEDAR at www.sedar.com.

Additional information with respect to the Company, including directors' and officers' remuneration and indebtedness, principal holders of the Company's securities, and securities authorized for issuance under equity compensation plans, if applicable, is contained in the Company's management information circular for its most recent annual meeting of shareholders

held on June 17, 2009 which circular was filed on SEDAR on May 21, 2009. Additional financial information is provided in our audited consolidated comparative financial statements and the notes thereto and related management's discussion and analysis for the most recently completed financial year ended December 31, 2009 which were filed on SEDAR on March 24, 2010.

AUDIT COMMITTEE

a) The Audit Committee's Charter

The current Audit Committee Charter was put in place on December 14, 2007. A copy of the current Charter can be found in Schedule "A".

b) Composition of the Audit Committee

The following are the members of the Committee:

<u>Name</u>	<u>Independent / Not independent</u> ①	<u>Financially literate / Not Financially literate</u> ①
Denis Colbourne	Independent	Financially literate
Samuel Peralta	Independent	Financially literate
Lawrence R. Kunkel	Independent	Financially literate

① As defined by National Instrument 52-110 ("NI 52-110").

c) Relevant Education and Experience

The education and experience of each Audit Committee member that is relevant to the performance of his responsibilities are as follows:

Lawrence R. Kunkel, the Chairman of the Audit Committee, holds an A.B. Degree with Honors in Economics and A.M. in Social Science (Economics). He is Chief Financial Officer of Modular Thermal Technologies, Inc and American Strategic Holdings, LLC. Over the past 25 years, he has been the Chief Economist and Director of Corporate Strategy for the Federal Home Loan Bank of Chicago, New York Life Insurance Company and Ryan Edwards Global Strategic Advisors. He has 13 academic and professional publications to his credit in the areas of economics, law and economics, and corporate strategy. During his career, he has been involved in over 150 mergers and acquisitions.

Denis Colbourne holds Bachelors of Science and of Engineering and a Master of Engineering. He has been a senior officer and director of several public companies. He sits on the audit committees of other reporting issuers and is the Chairman of the audit committee of one of these companies.

Samuel Peralta holds a Ph.D. and a Certificate in Accounting from Edinburg Business School, UK which was complemented by management, accounting and financial studies at York University (Schulich School of Business) and University of Toronto (Rotman School of Management). He has been a senior officer and director of several public companies. He worked for Ontario Hydro and Kinectrics Inc., where he had responsibility for Profit & Loss, capital investment and other financial-related matters.

All members have an understanding of the accounting principles used by the Company to prepare its financial statements and have an understanding of its internal controls and procedures for financial reporting.

d) Audit Committee Oversight

At no time since the commencement of the Company's most recently completed financial year was a recommendation of the Committee to nominate or compensate an external auditor not adopted by the Board of Directors.

e) Reliance on Certain Exemptions

At no time since the commencement of the Company's most recently completed financial year has the Company relied on the exemption in Section 2.4 of NI 52-110 (*De Minimis Non-audit Services*), or an exemption from NI 52-110, in whole or in part, granted under Part 8 of NI 52-110.

f) Pre-Approval Policies and Procedures

The Committee has adopted specific policies and procedures for the engagement of non-audit services as described above in paragraph 7 (e) of the Audit Committee Charter.

g) External Auditors Service Fees (By Category)

The aggregate fees billed by the Company's external auditors for each of the last two fiscal years for audit fees are as follows:

<i>Financial Year Ending</i>	<i>Audit Fees</i>	<i>Audit Related Fees</i>	<i>Tax Fees</i>	<i>All Other Fees</i>
December 31, 2009 ⁽¹⁾	\$ 67,000	\$ 9,000	\$ 28,000 ⁽²⁾	\$ 28,300
December 31, 2008	\$ 84,328	\$ 5,144	\$ 5,775	Nil

(1) The fees reported for 2009 also include the fees relating to our subsidiaries.

(2) This amount has been estimated.

SCHEDULE A – Audit Committee Charter**OPEL INTERNATIONAL INC.****THE AUDIT COMMITTEE CHARTER****1. Composition**

The Audit Committee (the “AC”) comprises three (3) or more directors as determined by the Board, each of whom shall be unrelated non-executive directors, free from any relationship that would interfere with the exercise of his or her independent judgment. The Board shall appoint one of the members of the AC as chairperson. Such appointment will be for a one (1) year term and will be ratified by the full Board. Each AC member must be, or must become, within a reasonable period of time after appointment, "financially literate," which qualification shall be determined by the Board. In addition, at least one (1) AC member shall have accounting or related financial management background/experience.

2. Authority

The AC may, at its own initiative or at the request of the Board, investigate any activity of the Company. All employees are directed to co-operate as requested by members of the AC. The AC is empowered to retain persons having special competence as necessary to assist the committee in fulfilling its responsibility.

3. Responsibility

The AC is to serve as a focal point for communication between non-committee directors, the independent (external) auditors and the Company’s Management Team as their duties relate to financial accounting, reporting, and controls. The AC is to assist the Board in fulfilling its fiduciary responsibilities as to accounting policies and reporting practices of the Company and all subsidiaries, and the sufficiency of auditing relative thereto. The AC is the Board’s principal agent in assuring the independence of the Company’s independent auditors, the integrity of financial management, and the adequacy of financial disclosures to shareholders. However, the opportunity for the independent auditors to meet with individual directors or the entire Board, as needed, is not to be restricted.

The Company’s independent (external) auditors are ultimately accountable to the AC and the Board. The AC and the Board have the ultimate authority and responsibility to select, evaluate, and nominate the independent (external) auditor to be proposed for any shareholder approval; and where appropriate, to replace the Company’s independent (external) auditors.

4. Meetings

The AC is to meet at least four (4) times per fiscal year or as many additional times as the committee deems necessary.

5. Attendance

A majority of the members of the AC must be present at all committee meetings and every effort should be made to hold meetings with all members present. As necessary or desirable, the chairperson may request that members of the Company’s Management Team and representatives of the independent (external) auditors be present at meetings of the committee.

6. Minutes

Minutes of each AC meeting are to be prepared summarizing the matters discussed.

7. Specific Mandate/Duties

- a) Inform the independent (external) auditors and Management Team that the independent (external) auditors and the members of the AC may communicate with each other at any time.
- b) Review with the CEO, CFO and independent (external) auditors, the Company’s policies and procedures to reasonably assure the adequacy of internal accounting and financial reporting controls.
- c) Have familiarity with the accounting and reporting principles and practices applied by the Company in preparing its financial statements and make, or cause to be made, all necessary inquiries of the

Management Team and the independent (external) auditors concerning established standards of corporate conduct and performance and any deviations therefrom.

- d) Review, prior to the annual audit, the scope and general extent of the independent (external) auditor's audit examinations. The auditors' fees are to be arranged with the Management Team and annually summarized for the AC's review and approval.
- e) Review with the Company's Management Team the extent of non-audit services planned to be provided by the independent (external) auditors in relation to the objectivity needed in the audit.
- f) Review with the Company's Management Team and the independent (external) auditors, upon completion of their audit, financial results and MD&A at year end, together with any related press releases, prior to filing or distribution.
- g) Evaluate the cooperation received by the independent (external) auditors during their audit examination, including their access to all requested records, data and information, and also inquire of the independent (external) auditors whether there have been any disagreements with the Company's Management Team, which if not satisfactorily resolved would have caused the independent auditors to issue a non-standard report on the Company's financial statements. Elicit the comments of the Management Team regarding the responsiveness of the independent auditors to the Company's needs.
- h) Recommend to the Board whether, based on the reviews and discussions referred to above, the annual financial statements and any related MD&A should be included in the Company's Annual Report filed on SEDAR, distributed to shareholders and otherwise released.
- i) Review with the Company's Management Team and the independent (external) auditors (if required or determined necessary by the AC), interim financial results and MD&A, together with any related press releases, prior to filing or distribution.
- j) Recommend to the Board whether, based on the reviews and discussions referred to above, the interim financial statements and any related MD&A should be filed on SEDAR, distributed to shareholders and otherwise released.
- k) Discuss with the independent (external) auditors and the Company's Management Team the quality of the Company's financial and accounting personnel and any relevant recommendations the independent auditors (external) may have.
- l) Discuss any significant changes to the Company's accounting principles and any items required to be communicated to the independent (external) auditors.
- m) Review and reassess the adequacy of the AC's Charter at least annually and submit this same to the Board for approval.
- n) Ensure that the independent (external) auditors submit, on a periodic basis to the AC, a formal written statement delineating all relationships between the independent auditors and the Company, actively engage in a dialogue with the independent auditors with respect to any disclosed relationships or services that may impact the objectivity and independence of the independent auditors, and recommend that the Board take appropriate action in response to the independent auditors' report to satisfy itself of the auditors' independence.
- o) Recommend to the Board the retention or replacement of the independent auditors.
- p) Review and approve the Company's hiring policies regarding partners, employees and former partners and employees of the present and former independent (external) auditors of the Company.
- q) Apprise the Board, as necessary, through minutes and special presentations of significant developments in the course of performing the above duties.
- r) Approve capital expenditures at levels up to the maximum amount of the AC's authority as determined by the Board from time to time. Any decisions made by the AC will be reported to the full Board and ratified at its next meeting.
- s) Recommend to the Board any appropriate extensions or changes in the duties of the AC.
- t) Establish and monitor procedures for the receipt, retention and treatment of complaints received by the Company regarding accounting, internal accounting controls or audit matters and the confidential, anonymous submission by employees of concerns regarding questionable accounting or auditing matters. The AC shall review periodically with the Company's Management Team these procedures and any significant complaints received.