UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

		washington, D.C. 20349	
		FORM 8-K	
		CURRENT REPORT	
	Pursuant to Section 1	13 or 15(d) of the Securities Exchange A	ct of 1934
	• `	ate of earliest event reported): August 1	1, 2015
		QS Energy, Inc. ne of Registrant as Specified in Charter)	
Nevada		0-29185	52-2088326
(State or other jurisdi of incorporation)		(Commission File Number)	(IRS Employer Identification No.)
	street, Suite 500 Barbara, CA		93101
(Address of principal executive offices) (Zip Code)		(Zip Code)	
	Registrant's telepho	one number, including area code: (805) 8	345-3581
	Save	The World Air, Inc.	
	(Former name of	or former address, if changed since last re	eport)
Check the appropriate under any of the following pr		-K filing is intended to simultaneously	satisfy the filing obligation of the registrant
☐ Written communication	ns pursuant to Rule 425 u	nder the Securities Act (17 CFR 230.425	(i)
☐ Soliciting material pur	suant to Rule 14a-12 unde	er the Exchange Act (17 CFR 240.14a-12	2)

Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 5.03 Amendments to Articles of Incorporation or Bylaws; Change in Fiscal Year.

Effective August 11, 2015, Save The World Air, Inc. (the "Company") announced that it has changed its name to QS Energy, Inc., with a new trading symbol "QSEP." The name change was effected through a short-form merger pursuant to Section 92A.180 of the Nevada Revised Statutes by merging a wholly-owned subsidiary of the Company into the Company, with the Company remaining as the surviving corporation in the merger under the new name, QS Energy, Inc. Under the Nevada Revised Statutes, the merger did not require approval of the Company's stockholders and had the sole effect of amending the Company's Articles of Incorporation to reflect the new legal name of the Company. A copy of the Articles of Merger related to the name change, as filed with the Secretary of State of the State of Nevada, is attached hereto as Exhibit 3.1. The merger, effective with the Nevada Secretary of State's office on August 5, 2015, does not in any way affect the ownership, assets, liabilities or management of the Company.

Item 8.01 Other Events.

In connection with the name change, QS Energy, Inc. will operate from a new website located at www.qsenergy.com.

In connection with the Company's name change, effective August 11, 2015, the Company's common stock will trade under the name "QS Energy, Inc." with the trading symbol of "QSEP."

A copy of a press release in this matter is attached hereto as Exhibit 99.1. The contents of the website referenced in this Report and in the press release do not constitute a part of this Report.

Item 9.01. Financial Statements and Exhibits.

(d) Exhibits:

Description
Articles of Merger, as filed with the Secretary of State of Nevada.
Press Release.

SIGNATURES

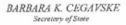
Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

QS ENERGY, INC. Date: August 11, 2015

By:

/s/ Greggory Bigger Name: Greggory Bigger Title: Chief Executive Officer

STATE OF NEVADA





JEFFERY LANDERFELT Deputy Secretary for Commercial Recordings

OFFICE OF THE SECRETARY OF STATE

Certified Copy

August 5, 2015

Job Number:

C20150805-1173

Reference Number:

Expedite: Through Date:

The undersigned filing officer hereby certifies that the attached copies are true and exact copies of all requested statements and related subsequent documentation filed with the Secretary of State's Office, Commercial Recordings Division listed on the attached report.

Document Number(s) 20150353433-39

Description Merge In

Number of Pages 6 Pages/1 Copies



Certified By: Denise Repp Certificate Number: C20150805-1173 You may verify this certificate online at http://www.nvsos.gov/

Respectfully,

Barbara K. Cegarste BARBARA K. CEGAVSKE Secretary of State

Commercial Recording Division 202 N. Carson Street Carson City, Nevada 89701-4201 Telephone (775) 684-5708 Fax (775) 684-7138





BARBARA K. CEGAVSKE Secretary of State 202 North Carson Street Carson City, Nevada 89701-4201 (775) 684-5708 Website: www.nvsos.gov

Articles of Merger

(PURSUANT TO NRS 92A.200) Page 1

Filed in the office of Document Number Raback (gade Barbara K. Cegavske Secretary of State State of Nevada

20150353433-39

Filing Date and Time 08/05/2015 9:37 AM

Entity Number C3325-1998

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Articles of Merger (Pursuant to NRS Chapter 92A)

If there are more than four merging enti-	itles, check box and attach an 8 1/2" x 11" blank sheet		
containing the required information for	each additional entity from article one.		
Save The World Air, Inc.	Service of the control of the contro		
Name of merging entity			
Nevada	Corporation		
Jurisdiction	Entity type *		
QS Energy, Inc.	orania de la compania del compania del compania de la compania del la compania de la compania del la compan		
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Nevada	Corporation		
Jurisdiction	Entity type *		
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	H-14-10-10-10-10-10-10-10-10-10-10-10-10-10-		
Jurisdiction	Entity type *		
and,			
Save The World Air, Inc.			
Name of surviving entity			
Nevada	Corporation		
Jurisdiction	Entity type *		

Filing Fee: \$350.00

This form must be accompanied by appropriate fees.

Nevada Secretary of State 92A Morger Page 1 Revised: 1-5-15

^{*} Corporation, non-profit corporation, limited par



BARBARA K, CEGAVSKE Secretary of State 202 North Carson Street Carson City, Nevada 89701-4201 (775) 884-5708 Website: www.nvsos.gov

Articles of Merger (PURSUANT TO NRS 92A.200) Page 2

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Nevada Socretary of State 92A Merget Page 2 Revisor: 1-5-15

Neva	arding address where copies of process may be sent by the Secretary of State of ida (if a foreign entity is the survivor in the merger - NRS 92A.190):
	Attn
	clo:
) Choo	se one:
	The undersigned declares that a plan of merger has been adopted by each constituent entity (NRS 92A.200).
X	The undersigned declares that a plan of merger has been adopted by the parent domestic entity (NRS 92A.180).
) Owne	r's approval (NRS 92A.200) (options a, b or c must be used, as applicable, for each entity):
Owne	r's approval (NRS 92A.200) (options a, b or c must be used, as applicable, for each entity): if there are more than four merging entities, check box and attach an 8 1/2" x 11" blank sheet containing the required information for each additional entity from the appropriate section of article four.
	If there are more than four merging entities, check box and attach an 8 1/2" x 11" blank sheet containing the required information for each additional entity from the appropriate section of
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Articles of Merger

(PURSUANT TO NRS 92A.200)
Page 3

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(b) The plan was approved by the required consent of the owners of *:

Name of merging entity, if applicable

Name of merging entity, if applicable

Name of merging entity, if applicable

and, or;

Name of surviving entity, if applicable

 Unless otherwise provided in the certificate of trust or governing instrument of a business trust, a merger must be approved by all the trustees and beneficial owners of each business trust that is a constituent entity in the merger.

This form must be accompanied by appropriate fees.

Navada Secretery of State 92A Marger Page 3 Revised: 1-5-15

Revised: 1-5-1



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Articles of Merger

(PURSUANT TO NRS 92A.200)
Page 4

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The plan of merger has been approved by the directors of the corporation and by each public officer or other person whose approval of the plan of merger is required by the articles of incorporation of the domestic corporation.

Name of merging entity, if applicable

(c) Approval of plan of merger for Nevada non-profit corporation (NRS 92A.160):

Name of merging entity, if applicable

Name of merging entity, if applicable

and, or;

Name of surviving entity, if applicable

This form must be accompanied by appropriate fees.

Nevada Secretary of State 92A Merger Page 4 Revised: 1-5-15



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Articles of Merger

(PURSUANT TO NRS 92A.200) Page 5

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5) Amendments, if any, to the articles or certificate of the surviving entity. Provide article numbers, if available. (NRS 92A.200)*:

Article I of the Articles of Incorporation of Save The World Air, Inc., the surviving corporation, is hereby amended to change the name of Save The World Air, Inc. to QS Energy, Inc.

6) Location of Plan of Merger (check a or b):

(a) The entire plan of merger is attached:

or,

(b) The entire plan of merger is on file at the registered office of the surviving corporation, limited-liability company or business trust, or at the records office address if a limited partnership, or other place of business of the surviving entity (NRS 92A.200).

7) Effective date and time of filling: (optional) (must not be later than 90 days after the certificate is filed)

Time:

This form must be accompanied by appropriate fees.

Novada Secretary of State 92A Morger Page 5 Reviews: 1-5-15

*Amended and restated articles may be attached as an exhibit or integrated into the articles of merger. Please entitle them "Restated" or "Amended and Restated," accordingly. The form to accompany restated articles prescribed by the secretary of state must accompany the amended and/or restated articles. Pursuant to NRS 92A 180 (merger of subsidiary into parent - Nevada parent owning 90% or more of subsidiary), the articles of merger may not contain amendments to the constituent documents of the surviving entity except that the name of the surviving entity may be changed.



BARBARA K. CEGAVSKE Secretary of State 202 North Carson Street Carson City, Nevada 89701-4201 (775) 684-5708 Website: www.nvsos.gov

Articles of Merger (PURSUANT TO NRS 92A.200)

Page 6

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signatures - Must be signed by: An o each Nevada limited partnership; Ali partnership; A manager of each Neva nember if there are no managers; A		
If there are more than four mor	ging entities, check box and at ation for each additional entity	ach an 8 1/2" x 11" blank shee from article eight.
Save The World Air, Inc.		
Name of merging entity		
X Luggy Birgan	CEO	August 5, 2015
Signature Gregg Bigger	Title	Date
QS Energy, Inc.	and the second control of the second	
Name of merging entity		ment to provide the
X Lugg Biggs	CEO	August 5, 2015
Signature Gregg Bigger	Title	Date
Name of merging entity		
X		
Signature	Title	Date
Name of merging entity	- He 7	and the second of the
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Signature	Title	Date
and,		age of the same of the
Save The World Air, Inc.	was a spirit property of the	manager with a state of
Name of surviving entity		
X LALGER BUTT	CEO	August 5, 2015
Shanture Green Bigger	Title	Date

* The articles of merger must be signed by each foreign constituent entity in the manner provided by the law governing it (NRS 92A,230). Additional signature blocks may be added to this page or as an attachment, as needed,

IMPORTANT: Failure to include any of the above information and submit with the proper fees may cause this filing to be rejected,



SAVE THE WORLD AIR, INC. D/B/A STWA ANNOUNCES CORPORATE NAME CHANGE TO QS ENERGY, INC.

QS Energy Inc. and QSEP stock symbol reflect broader corporate mission within global energy sector

SANTA BARBARA, Calif., August 11, 2015 – STWA (the "Company") (OTCQX: ZERO), a developer of integrated technology solutions for the energy industry, today announced that it has changed its corporate name to QS Energy, Inc., and its stock symbol from "ZERO" to "QSEP" (OTCQX: QSEP), effective immediately. The updated name and stock symbol reflect the Company's enhanced focus on improving operational efficiencies for the global energy infrastructure through its technology offerings, as well as its recently enacted strategy of acquiring accretive and synergistic, undervalued industry assets through its wholly-owned subsidiary, QS Energy Pool.

Greggory Bigger, QS Energy Chief Executive Officer and Chairman, commented, "We have expanded our corporate mission in order to capitalize on the realignment currently impacting the energy sector, by solidifying our position as a leading developer of technology for the efficient and safe transport of petroleum products. We are aggressively pursuing parallel growth strategies of 1) accelerated commercialization of our Applied Oil Technology and Joule Heat flow assurance technologies, and 2) further enhancing shareholder value through the acquisition of complementary entities or product lines through our special purpose vehicle, QS Energy Pool. Our new corporate identity, QS Energy, Inc., and new stock symbol, QSEP, more effectively represent this exciting new phase of the Company's growth trajectory. QS refers to 'quick strike,' a philosophy that has become fundamental to our strategy on both fronts as we move from the lab to the field with our existing product portfolio, and pursue accretive and synergistic acquisitions. Every member of our team remains committed to building a long-term, sustainable business, and to generating value for our shareholders."

The Company's common stock has been assigned a new CUSIP number of 74736R106 in connection with the name change. Outstanding stock certificates will not be affected by the name change, nor will they need to be exchanged. All stock trading, filings and market-related information will be reported under the new corporate name and trading symbol.

Mr. Bigger continued, "Given the extraordinary oil & gas production upcycle and recent drastic downward pressure on spot oil prices, the current energy market environment has created a 'perfect storm' of events for QS Energy whereby there are potentially immediate and expanded opportunities to leverage our proprietary viscosity reduction technologies and sector expertise for global deployments, which could thereby lead to substantial revenue generation for our Company. There is an increasing need to optimize the efficiency and safety of transporting petroleum products, and this trend supports the ongoing commercialization of our Applied Oil Technology and Joule Heat systems, both of which are in active beta deployments for major North America shale formations. Through our industry partnerships and in conjunction with intensive benchmark testing by the renowned Southern Research Institute, we are further optimizing our solutions to provide additional, significant benefits to both the upstream and midstream sectors through viscosity reduction and improved flow rates."

Applied Oil Technology

QS Energy's Applied Oil TechnologyTM (AOTTM) is a patent-protected hardware system developed in partnership with Temple University, and designed to reduce the viscosity of crude oil transported via pipeline through the principles of eletrorheology. Extensive laboratory testing and multiple field deployments have proven AOT's benefits for the energy space, including increased flow rates, lower pump station power consumption, and improved safety margins due to reduced pipeline operating pressure. The Company is also currently testing to confirm reduction of wax deposition among other benefits. AOT's viscosity reduction capabilities lower operational costs and improve feedstock transportation efficiencies, which is especially critical today given the over 50% drastic decrease in the price of oil from roughly one year ago.

QS Energy has conducted multiple analyses in conjunction with various partners that prove the financial benefits of AOT stemming from reduced viscosity for petroleum pipelines. Recent, preliminary analysis for a major Persian Gulf pipeline, for example, suggests that AOT can decrease crude oil viscosity by 20-25%, thereby increasing pipeline capacity by 400,000-500,000 barrels per month. Even assuming a conservative viscosity reduction figure of 15%, pro forma analysis demonstrates an annual benefit for the operator, net of AOT operating costs, in excess of \$5 million. The value of increased pipeline throughput is based on an estimate of value added to operations calculated on a tolling fee or effective-tariff basis. Typical rates or tariff fees charged by global pipeline operators range from approximately \$2.00-\$3.00 per barrel. A projected 20-25% decrease in viscosity provided by AOT would lead to gross benefit for the operator of \$560,000-\$700,000 per month, or \$6.7-\$8.4 million annually.

Mr. Bigger continued, "Analysis indicates that deployment of AOT on crude oil pipelines directly increases toll rate revenues, thereby leading to higher profit margins for operators through improved throughput and increased pipeline capacity stemming from the technology's reduction of feedstock viscosity. These improved operational efficiencies will result in immediate and substantial financial benefits for companies utilizing AOT. As energy industry entities increasingly look to streamline their operations and boost their revenues given downward trending oil prices, we expect to commercialize AOT through global deployments, potentially leading to significant value creation for our shareholders."

Joule Heat

The Company's second major technology offering, Joule HeatTM, is a solution to transportation challenges posed by heavy, waxy feedstock and cold weather environments. QS Energy is establishing itself as an innovator for the pipeline heater market through Joule Heat, further diversifying its flow assurance product suite. Developed entirely in-house by the Company's engineering team, Joule Heat increases the internal temperature of pipelines by applying an electric current directly to crude oil within an ASME-certified pressure vessel. Unlike existing trace heating systems, which do not efficiently transfer heat to feedstock, Joule Heat increases oil temperature uniformly without interrupting flow through its application of a direct electric field to oil. Preliminary testing suggests that Joule Heat will operate at approximately 100% better efficiency rates than existing trace heating technologies.

QS Energy has undergone extensive restructuring as it continues to focus on, and make great strides towards the commercialization of its cutting-edge viscosity reduction technologies. Under the leadership of Mr. Bigger and the Board of Directors, the Company has reduced its operating overhead, expanded its product portfolio, and engaged in multiple deployment agreements for both AOT and Joule Heat.

OS Energy Pool

QS Energy has initiated the first step of its mergers & acquisitions plan as it looks to acquire complementary entities or product lines that will drive future shareholder value through its special purpose vehicle, QS Energy Pool. The exploration & production ("E&P") and oilfield services industries are incredibly capital intensive, and the recent surge in global oil & gas production has seen these industries to be even more so. The majority of the uptick in production stems from unconventional drilling and completions to extract petroleum products from both shale and tight sand formations. Onshore wells drilling these formations typically cost anywhere form 3X to 6X that of traditional, conventional wells, depending upon the depth of the drill and length of the lateral. To support this activity and take advantage of the recent oil boom, many small to mid-sized E&P companies have overleveraged their balance sheets to a significant degree with costly debt, with the strategy to receive payoff through production over time. The drastic decrease in global oil prices, or correction of commodities values, has put tremendous pressure on these companies as the payoff through production has not been realized. Further, given the decrease in revenues for these operators, many find themselves unable to pay off their expensive debt, and to the point where companies with excellent producing assets and good cash flow file for bankruptcy at an alarming rate.

QS Energy Pool was created to take advantage of today's unique market conditions by way of identifying and acquiring these drastically undervalued assets, and to significantly benefit QS Energy and its shareholders in the short term. The M&A strategy will target the acquisition of companies or technologies that can be leveraged for the deployment and enhancement of AOT and Joule Heat, and that can lead to more immediate revenue generation.

Mr. Bigger concluded, "QS Energy's dual growth strategy is to deploy its flow assurance solutions globally and to acquire undervalued operating companies, technologies, and oil & gas assets. Our M&A plan was enacted in an effort to provide income and revenue that is synergistic with our current operations. The name QS Energy, Inc. better represents this bifurcated go-forward plan."

For further information about QS Energy, Inc., visit www.QSEnergy.com, read our SEC filings at http://ir.stockpr.com/qsenergy/all-sec-filings and subscribe to Email Alerts at http://ir.stockpr.com/qsenergy/email-alerts to receive company news and shareholder updates.

Safe Harbor Statement:

Some of the statements in this release may constitute forward-looking statements under federal securities laws. Please visit the following link for our complete cautionary forward-looking statement: http://www.QSEnergy.com/site-info/disclaimer

QS Energy

QS Energy, Inc. (OTCQX: QSEP) provides the global energy industry with patent-protected industrial equipment designed to deliver measurable performance improvements to crude oil pipelines. Developed in partnership with leading crude oil production and transportation entities, QS Energy's high-value solutions address the enormous capacity inadequacies of domestic and overseas pipeline infrastructures that were designed and constructed prior to the current worldwide surge in oil production. In support of our clients' commitment to the responsible sourcing of energy and environmental stewardship, QS Energy combines scientific research with inventive problem solving to provide energy efficiency 'clean tech' solutions to bring new efficiencies and lower operational costs to the upstream, midstream and gathering sectors. More information is available at: www.QSEnergy.com.

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Source: QS Energy, Inc.

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