AL INTERNATIONAL, INC.

Information and Disclosure Statement as of Quarter Ending March 31, 2012

The following information is provided to assist securities brokerage firms and other market participants with adequate current information regarding AL International, Inc. ("we," "us," "our," "AL," the "Issuer," or the "Company"). This Information and Disclosure Statement provided by the Company is intended to follow the Alternative Reporting Standard Guidelines for Annual Reporting Obligations as published by the OTC Markets Group, Inc.

FORWARD-LOOKING STATEMENTS

This Quarterly Update of AL International, Inc. contains forward-looking statements, particularly those identified with the words, "anticipates," "believes," "expects," "plans," "intends," "objectives" and similar expressions. These statements reflect management's best judgment based on factors known at the time of such statements. All statements by us regarding our expected financial position, revenues, cash flows and other operating results, business strategy, legal proceedings and similar matters are forward-looking statements. Our expectations expressed or implied in these forward-looking statements may not turn out to be correct. Our results could be materially different from our expectations because of various risks, including statements set forth under "Management's Discussion and Analysis of Financial Condition and Results of Operations," generally, as well as elsewhere in this Quarterly Update. Actual events or results may differ materially from those discussed herein. We do not intend to update such statements except as required by law.

Item 1. The exact name of the issuer and the address of its principal executive offices.

The exact name of the Issuer is AL International, Inc., a Delaware corporation.

f/k/a Javalution Coffee Company, a Florida corporation

f/k/a AL Global Corporation d/b/a/ Youngevity® Essential Life Sciences, a California corporation f/k/a American Longevity, Inc.

f/k/a Wellness Lifestyles, Inc. d/b/a/ American Longevity, Inc.

f/k/a Wellness Lifestyles, Inc.

Corporate History

We were originally incorporated in the State of California as Wellness Lifestyles, Inc. on November 22, 1996 by Dr. Joel Wallach and Dr. Ma Lan. One year later, the entity began doing business as American Longevity, Inc. In 2005, Wellness Lifestyles, Inc. d/b/a/ American Longevity, Inc. officially changed its name to American Longevity, Inc. In April 2006, American Longevity, Inc. changed its name to AL Global Corporation d/b/a/ Youngevity® Essential Life Sciences.

Effective July 11, 2011, AL Global Corporation d/b/a Youngevity® Essential Life Sciences became a wholly owned subsidiary of Javalution Coffee Company. Pursuant to the terms of the merger, AL Global Corporation d/b/a Youngevity® Essential Life Sciences merged with and into Javalution Coffee Company, with Javalution Coffee Company surviving the merger. Javalution Coffee Company issued 560,000,000 shares of its common stock to AL Global Corporation's stockholders in exchange for all of

the common stock of AL Global Corporation. In connection with the terms of the merger, Javalution agreed to reincorporate under Delaware law, and to change its name to AL International, Inc.

On July 15, 2011, a new entity, AL International, Inc., was incorporated in the State of Delaware.

Effective August 1, 2011, Javalution Coffee Company changed its state of incorporation from Florida to Delaware pursuant to an Agreement and Plan of Reorganization, dated July 11, 2011, which provided for the merger of Javalution Coffee Company into the newly formed Delaware corporation, AL International, Inc.

The Issuer's principal executive offices are located at:

2400 Boswell Road Chula Vista, CA 91914 Telephone: 619-934-3980

Fax: 619-934-5009

The following websites are maintained by or on behalf of the Issuer. We do not intend for information on these websites be incorporated into this Quarterly Update:

- www.youngevity.com;
- www.drinkact.com;
- www.90forlife.com
- www.myjavafit.com;
- www.javafitbuilder.com;
- www.javafitgivesback.com;
- www.alintjcof.com;
- www.cafelarica.com;
- www.financialdestination.com; and
- www.fdidvd.com.

To contact our Investor Relations firm, inquiries can be sent to Investor Relations Group, RE: AL International, Inc., 1251 Avenue of the Americas, 20th Floor, New York, NY 10020, telephone (212) 825-3210, or via email to InvestorRelations@youngevity.com.

Item 2. The number of shares or total amount of securities outstanding for each class of securities authorized.

Common Stock:

	3/31/2012	12/31/2011	12/31/2010
Number of shares authorized	600,000,000	600,000,000	500,000,000
Number of shares outstanding (1)	385,573,848	385,237,309	152,923,425
Freely tradable shares (public float)	63,201,660	61,588,411	45,885,061
Total number of beneficial shareholders	2	2	2
Total number of shareholders of record	348	356	395

(1) All share data in this have been adjusted to reflect the effects of the 1-for-2 reverse stock split, effective August 5, 2011.

(2) The figures in this column were confirmed with the Company's transfer agent on May, 22, 2012, 2011.

Series A Convertible Preferred Stock:

	3/31/2012	12/31/2011	12/31/2010
Number of shares authorized	100,000,000	100,000,000	100,000,000
Number of shares outstanding	211,135	271,135	401,135
Freely tradable shares (public float)	0	0	0
Total number of beneficial shareholders	0	0	0
Total number of shareholders of record	8	9	12

Item 3. Interim Financial Statements.

The interim financial statements as of and for the quarter ended March 31, 2012 are attached at the end of this Quarterly Update. The financial statements provided at the end of this update are as follows:

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Item 4. Management's Discussion and Analysis or Plan of Operation.

A. Plan of Operation.

We have incurred significant operating losses to date and we have a significant loss carry forward. These losses are directly attributable to the fact that we were required to spend significant sums of money developing and testing our products, conducting market research, identifying proper channels of distribution, traveling to trade shows, investing in conventions, and taking such steps as necessary in order for us to bring our products to market.

B. Management's Discussion and Analysis of Financial Condition and Results of Operations.

Our core business model is to become the premier direct sales company in the world. We expect to continue to execute our distributor network or multiple revenue streams from thousands of independent distributors that currently market the Youngevity®, JavaFit®, and other brands in our network marketing organization. We also have commercial sales through our roasting unit, CLR Roasters.

In addition to becoming the premier direct sales company in the world, we intend to focus on continued international expansion. We have been in more than 50 countries for years, most through the "Not-for-Resale" only market.

Since the merger, we have also welcomed into the family a few new companies through acquisition. We acquired Financial Destination, Inc. in October 2011. The acquisition was our largest to date based on overall sales volume. We believe these groups of network marketers and unique product lines will enhance the overall experience and growth of AL International, Inc. throughout 2012.

Financials for the 3 month reporting period ended March 31, 2012, as compared to the same period in the prior year, are as follows:

- Net sales were \$16,478,067 for the 3 months ended March 31, 2012, versus \$1,454,732 for the three months ended March 31, 2011;
- Cost of sales were \$4,757,500 for the 3 months ended March 31, 2012, versus \$1,311,394 for the three months ended March 31, 2011;
- Gross profit was \$11,720,567 for the 3 months ended March 31, 2012, versus \$399,404 for the three months ended March 31, 2011;
- Operating expenses were \$11,801,821 for the 3 months ended March 31, 2012, versus \$534,999 for the three months ended March 31, 2011;
- Loss from operations were \$81,255 for the three months ended March 31, 2012, versus \$100,407 for the three months ended March 31, 2011; and
- Net loss was \$130,818 for the three months ended March 31, 2012 versus \$135,595 for the three months ended March 31, 2011.

The comparative financials discussed above show AL International, Inc. reporting as the consolidated group as of March 31, 2012, and figures reported by Javalution Coffee Company/CLR Roasters as of March 31, 2011.

Net sales for the three months ended March 31, 2012 were \$16,478,067, compared to \$1,454,732 for the same period in the prior year, an increase of \$15,023,696. The increase in revenues was primarily due to the recording of additional sales that resulted from the reverse merger that formed AL International, Inc. on July 11, 2011. Additionally, the consolidated revenue has grown organically at just over 40% over Q4 2011.

Cost of sales for the three months ended March 31, 2012 were \$4,757,500, compared to \$1,311,394 for the same period in the prior year, an increase of \$3,446,106. The increase in costs of sales was primarily due to the increase in purchasing that was required to support the revenue increase that is outlined in the paragraph immediately above.

Gross profit was \$11,720,567 for the 3 months ended March 31, 2012 compared to \$399,404 for the three months ended March 31, 2011, an increase of \$11,321,163. The increase in gross profit was primarily due to_The increase in gross profits was primarily due to the recording of additional sales and subsequent gross profits that resulted from the reverse merger that formed AL International, Inc. on July 11, 2011. Additionally, the consolidated gross profits have grown in concert with the 40% plus increase in revenues over Q4 2011 that is outlined above.

Operating expenses were \$11,801,821 for the 3 months ended March 31, 2012 compared to \$534,999 for the three months ended March 31, 2011, an increase of \$11,266,822. The increase in operating expenses was primarily due to __ The increase in operating expenses was primarily due to the recording of the additional expenses that are now accounted from the reverse merger that formed AL International, Inc. on July 11, 2011

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Loss from operations were \$81,255 for the three months ended March 31, 2012 compared to \$100,407 for the three months ended March 31, 2011, a decrease of \$19,152. The decrease in loss from operations was primarily due to better operating margins that were a result of the merger.

Net loss was \$130,818 for the three months ended March 31, 2012 versus \$135,595 for the three months ended March 31, 2011. Net loss was essentially flat between the two periods.

C. Off-Balance Sheet Arrangements.

We currently have no off-balance sheet arrangements that have or are reasonably likely to have a current or future material effect on our financial condition, changes in financial condition, revenues or expenses, results of operations, liquidity, capital expenditures or capital resources.

Item 5: Legal Proceedings.

From time to time, we may become involved in various lawsuits and legal proceedings which arise in the ordinary course of business. However, litigation is subject to inherent uncertainties, and an adverse result in these or other matters may arise from time to time that may harm our business. We are currently not aware of any such legal proceedings or claims that we believe will have, individually or in the aggregate, a material adverse effect on our business, financial condition or operating results.

Item 6: Defaults upon senior securities.

None.

Item 7: Other information.

Effective 4/12/2012 Chris Nelson, CFO, was terminated from the company. Dave Briskie, a Director has been appointed CFO.

Item 8: Exhibits.

None.

AL International, Inc. BALANCE SHEET

As of March 31, 2012

Consolidated Statement of Assets, Liabilities and Equity (unaudited)

Assets

Cash and Cash Equivalents Accounts Receivable Credit Card Income Receivable Inventory Prepaid Expenses and Other Current Assets Property and Equipment, Net Intangible Assets, Net	\$	939,814 821,482 667,302 5,239,334 1,023,959 1,030,842 9,772,861
Total Assets	\$	19,495,594
Liabilities and Shareholders' Equity Liabilities:		
Accounts Payable	\$	2,730,494
Accrued Commissions	Ψ	2,105,515
Other Current Liabilities		503,360
Notes Payable		7,249,200
	\$	12,588,569
Shareholders' Equity: Preferred Stock, \$0.001 par value: 1,000,000 share authorized		
211,135 shares issued and outstanding Common Stock, \$0.001 par value: 600,000,000 share authorized;		211
385,573,848 shares issued and outstanding		385,574
Additional Paid in Capital		4,122,200
Accumulated other comperhensive loss, foreign		, , ,
currency exchange		(34,755)
Retained Earnings		2,433,795
	\$	6,907,025
Total Liabilities and Shareholders' Equity	\$	19,495,594

AL International, Inc. INCOME STATEMENT

Calendar Quarter Ended March 31, 2012

Consolidated Statement of Revenue and Expenses (unaudited)

Net Sales		\$ 16,478,067
Cost of Sales		4,757,500
	Gross Profit	\$ 11,720,567
Operating Expenses:		
	Selling Expenses	6,619,187
	Payroll and Related Benefits	1,227,121
	Delivery, Freight, and Postage	1,312,333
	Royalties & Licensing	444,431
	Credit Card Processing Fees	324,548
	Outside Services	307,047
	Office Expenses	170,782
	Advertising and Promotion	451,706
	Other Operating Expenses	169,667
	Rent, Building Maintenance, and Utilities	245,304
	Depreciation and Amortization	397,822
	Insurance	40,705
	Travel	 91,168
		\$ 11,801,821
	Net Income/(Loss) from	 \$
	Operations	(81,2545)
Other Income (Expen	ses):	
	Interest Income	119
	Other Income	4,586
	Interest & Finance Expense	(54,268)
		\$ (49,563)
	Net Income/(Loss)	\$ (130,817)
	EBITDA	\$ 321,272

AL International, Inc.

As of March 31, 2012

Consolidated Statement of Changes in Stockholders Equity (unaudited)

Bolomo + Marsh 24 2042	of convertible debentures, preferred and accrued interest (60,000) (60)	warrants Issuance of common stock pursuant to the conversion	adjustment	Net loss	Balance at December 31, 2011 271,135 271	Preferred Stock Shares Amount
9	155,770	180,769				<u>S</u>
\$ 385.573.848 385.574	156	181 181			385,237,309 385,238	Common Stock nares Amount
\$ \$ 4.122.200 (34.755)	(96)	(181)			4,122,477	Additional Paid-in Capital
			(34,755)		,	Other Comprehensive Income
\$ \$ 2,433,795 6,907,025				(130,818)	2,564,613	Retained
\$ 6,907,025	Ē	i i	(34,755)	(130,818)	7,072,598	Total

AL International, Inc.

Cash Flow

For the Quarter Ended March 31, 2012

Consolidated Statement of Cash Flows (unaudited)

Net earnings (loss)	\$ (130,818)
Adjustments to reconcile net earnings to net cash used by operations:	
Depreciation and amortization	397,822
Effect of foreign currency translation (unrealized)	(34,756)
Changes in operating assets and liabilities	
Accounts Receivable	189,193
Credit Card Income Receivable	41,544
Inventory	130,825
Prepaid Expenses and Other Current Assets	121,354
Accounts Payable	634,135
Accrued Commissions	577,860
Other Current Liabilities	(1,374,708)
Total adjustments	 683,270
Net cash provided by operating activities	552,451
Cash flows used in investing activities	
Fixed Asset Additions	(31,155)
Net cash used in investing activities	(31,155)
Cash flows from financing activities	
Payments of notes payable	(597,379)
Net cash provided by financing activities	(597,379)
Net decrease in cash and cash equivalents	 (76,082)
Cash and cash equivalents, beginning of period	 1,015,896
Cash and cash equivalents, end of period	 939,814

AL INTERNATIONAL, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. Organization

On July 11, 2011, Javalution Coffee Company, a Florida corporation ("Javalution"), acquired all of the outstanding stock of AL Global Corporation, a California corporation ("AL Global"). For accounting purposes, the acquisition has been treated as a recapitalization of AL Global with AL Global as the acquirer (reverse acquisition). On August 1, 2011 Javalution was reincorporated as AL International, Inc. a Delaware corporation (the "Company"). The historical financial statements prior to July 11, 2011 are those of Javalution Coffee Company, the OTC trading Symbol JCOF.

The Company develops and distributes health and nutrition products through its global independent direct sales network, also known as multi-level marketing, and manufactures coffee products which are sold to commercial customers. The Company operates two business segments, its direct sales segment and its commercial coffee segment.

2. Summary of Significant Accounting Policies

Consolidation

The accompanying financial statements include the accounts of the Company and its wholly-owned subsidiaries AL Global Corporation, CLR Roasters LLC, Financial Destination, Inc., Youngevity Australia Pty. Ltd., Youngevity NZ Ltd. and variable interest entities AL Corporation Holding Pte. Ltd., DrinkACT Philippines, Inc. All inter-company accounts and transactions between the entities have been eliminated in consolidation.

Use of Estimates

The Company prepared its consolidated financial statements and related disclosures in conformity with accounting principles generally accepted in the United States of America ("GAAP"). In preparing these statements the Company is required to use estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities and the reported amounts of revenues and expenses. Actual results could differ materially from those estimates and assumptions. On an ongoing basis the Company reviews its estimates, including those related to allowances for inventory obsolescence, sales returns, income taxes and tax valuation reserves.

Cash and Cash Equivalents

The Company considers only its monetary liquid assets with original maturities of three months or less as cash and cash equivalents.

Accounts Receivable

The Company's accounts receivable as of March 31, 2012 consist primarily of receivables from CLR Rosters division. The Company considers the collectability of its accounts receivable based on historical experience and specific identification. No reserve has been recorded as of March 31, 2012.

Inventory

Inventory is stated at the lower of cost or market value. Cost is determined using the first-in, first-out method. The company has capitalized payments to its contract manufacturers for the acquisition of raw materials and commencement of the manufacturing and packaging of the Company's product.

Property and Equipment

Property and equipment are recorded at cost. Depreciation is provided in amounts sufficient to relate the cost of depreciable assets to operations over the estimated useful lives of the related assets. The straight-line method of depreciation and amortization is followed for financial statement purposes. Leasehold improvements are amortized over the shorter of the life of the respective lease or the useful life of the improvements. Estimated service lives range from three to ten years. When such assets are sold or otherwise disposed of, the cost and accumulated depreciation are removed from the accounts and any resulting gain or loss is reflected in operations in the period of disposal. The cost of normal maintenance and repairs is charge to expense as incurred. Significant expenditures that increase the useful life of an asset are capitalized and depreciated over the estimated useful life of the asset.

Goodwill and Intangible Assets

Goodwill and intangible assets with indefinite lives are not amortized, but rather are assessed for impairment annually and on the occurrence of an event that indicates impairment may have occurred. Intangible assets with estimable useful lives are amortized using a straight-line method over the estimated useful lives of the assets.

The Company completed its annual goodwill and indefinite-lived intangible assets impairment assessments for the years ended December 31, 2011.

Revenue Recognition

The Company ships the majority of its product directly to the consumer via UPS and receives substantially all payments for these sales in the form of credit card charges. Revenue is recognized upon passage of title and risk of loss to customers when product is shipped from the fulfillment facility. Sales revenue and a reserve for estimated returns are recorded when product is shipped.

Product Return Policy

All products, except for food products and commercial coffee products are returnable within the first 30 days following receipt by the customer and the customer is refunded at 100% of the sales price, subject to adherence to an advance return authorization procedure. Returned product must be in unopened resalable condition. Commercial coffee products are returnable only if defective. The Company establishes the returns reserve based on historical experience.

Shipping and Handling

Shipping and handling costs associated with inbound freight and freight out to customers including independent distributors are included in cost of sales. Shipping and handling fees charged to all customers are included in sales.

Distributor Incentives

Distributor incentives expenses include all forms of commissions, compensation and other incentives paid to our Distributors.

Selling, General and Administrative

Selling, general and administrative expenses include wages and benefits, depreciation and amortization, rents and utilities, distributor event costs, advertising and professional fees, marketing and research and development expenses.

Comprehensive Income

Comprehensive income is defined as all changes in equity from "non-owner" sources. The components of comprehensive income include the total of net income and currency translation adjustments.

Recently Adopted Accounting Pronouncements

In December 2010, the Financial Accounting Standards Board (the "FASB") issued updated authoritative guidance relating to the accounting for intangibles. The guidance modifies the steps for testing the carrying amount of goodwill and other intangibles, to determine if it is more likely than not than impairment exists. The guidance is effective for fiscal years, and interim periods within those years, beginning after December 15, 2010. The Company adopted the guidance January 1, 2011 and its application had no impact on the Company's consolidated financial statements.

In December 2010, the FASB issued updated authoritative guidance relating to disclosure of supplementary pro forma information for business combinations. The guidance specifies that, if a public entity presents comparative financial statements, the entity should disclose revenue and earnings of the combined entity as though the business combination(s) that occurred during the current year had occurred as of the beginning of the comparable prior annual reporting period only. The updated guidance also expands the supplemental pro forma disclosures to include a description of the nature and amount of material, nonrecurring, pro forma adjustments directly attributable to the business combination included in the reported pro forma revenue earnings. The guidance is effective prospectively for business combinations for which the acquisitions date is on or after the beginning of the first annual reporting period beginning on or after December 15, 2010. The Company adopted the guidance January 1, 2011.

3. Business Combinations: None

4. Stockholders Equity

The Company is authorized to issue 600,000,000 shares of common stock and 100,000,000 shares of preferred stock, each with a par value of \$0.001 per share after giving effect to the 1 for 2 reverse split in August, 2011.

Preferred Stock

The Holders of Series A Convertible Preferred Stock ("Series A Preferred") shall be entitled to receive a cumulative dividend at a rate of 8.0% per year, payable annually in cash or shares of the Company's common stock at the Company's election. Each share of Series A Preferred shall be convertible into two shares of the company's common stock at the conversion rate of \$0.50 per share. The holders of Series A Preferred shall have no voting rights, except as required by law.

Common Stock

The holders of common are entitled to one vote per share on matters brought before the shareholders. On July 11, 2011 Javalution issued 560 million shares of common (pre-split) stock in connection with the acquisition of AL Global with shareholders of AL Global becoming the majority shareholders of Javalution.

Effective August 5, 2011, there was a reverse split of the common stock where two shares became one share. The Company issued 165 shares of common stock in connection with the split. The conversion rate of the Series A Preferred was adjusted from four share to two shares.

Item 9.

Certification

Certification

- I, David S Briskie, certify that:
- 1. I have reviewed this quarterly disclosure statement of AL International, Inc.
- 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
- 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

Date: 5/23/2012

Chief Financial Officer