

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

OMB APPROVAL
OMB Number: 3235-0076
Expires: August 31, 2015
Estimated Average burden hours per response: 4.0

1. Issuer's Identity		
CIK (Filer ID Number)	Previous Name(s) None	Entity Type
0001083743	Lone Pine Holdings, Inc.	© Corporation
Name of Issuer Flux Power Holdings, Inc.	Multi Tech International Corp.	C Limited Partnership
Jurisdiction of	Lone Pine Holdings, Inc	C Limited Liability Company
Incorporation/Organization NEVADA	Australian Forest Industries	General Partnership Business Trust
	MULTI TECH INTERNATIONAL CORP	C Other
Year of Incorporation/Organizat	ion	
⊙ Over Five Years Ago		
C Within Last Five Years (Specify Year)		
C Yet to Be Formed		

2. Principal Place of	Business and	Co	ntact Informa	ation
Name of Issuer				
Flux Power Holdings, Inc.				
Street Address 1		Stree	et Address 2	
985 Poinsettia Avenue, Suite A				
City	State/Province/Countr	y	ZIP/Postal Code	Phone No. of Issuer
Vista	CALIFORNIA		92081	877-505-3589

3. Related Persons		
Last Name	First Name	Middle Name
Anthony	Christopher	L.
Street Address 1	Street Address 2	
985 Poinsettia Way, Suite A		
City	State/Province/Country	ZIP/Postal Code
Vista	CALIFORNIA	92081
Relationship: Execut	ive Officer Director	Promoter
Clarification of Response (if Necessary	·)	
Last Name	First Name	Middle Name
Dutt	Ronald	F.
Street Address 1	Street Address 2	
985 Poinsettia Avenue, Suite A		
City	State/Province/Country	ZIP/Postal Code
Vista	CALIFORNIA	92081

	Executive O	fficer	Director		Promoter
Jarification of Response (f Necessary)				
larification of Response (i	i ivecessai y)				
Last Name	First	Name		Middl	e Name
Johnson	Mic	hael			
Street Address 1			Street Address	2	
985 Poinsettia Avenue,	Suite A				
City	State	/Province/	Country	ZIP/P	ostal Code
Vista	CA	LIFORNL	A	9208	1
Relationship:	Executive O	fficer	▽ Director		Promoter
Relationship.	Executive Of	ilicei	Director		Tromoter
Clarification of Response (i	f Necessary)				
Last Name	First	Name		Middl	e Name
Gevarges	Jan	ies			
treet Address 1			Street Address	2	
985 Poinsettia Way, Sui	ite A				
City	State	/Province/	Country	ZIP/P	ostal Code
Vista	CA	LIFORNI	A	9208	1
1. Industry Grou	р				
	р	Health C		0 1	Retailing
		C Biot	echnology		Retailing
Agriculture	ervices	C Biot		C I	Restaurants
Agriculture Banking & Financial So	ervices	C Biot C Heal C Hosp	echnology Ith Insurance	C I	Restaurants Fechnology
Agriculture Banking & Financial So Commercial Bankin Insurance Investing	ervices ng	C Biot C Heal C Hosp C Phan	echnology Ith Insurance pitals & Physicians	O I	Restaurants Fechnology Computers
Agriculture Banking & Financial So Commercial Bankin Insurance Investing Investment Bankin	ervices ng	C Biot C Heal C Hosp C Phan	echnology lth Insurance pitals & Physicians rmaceuticals	O I	Restaurants Fechnology Computers Telecommunications
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C	\$5,000,001 - \$25,000,000			C	\$25,000,001 - \$50,000,000	
C	\$25,000,001 - \$100,000,000			C	\$50,000,001 - \$100,000,000	
\circ	Over \$100,000,000			C	Over \$100,000,000	
\odot	Decline to Disclose			(Decline to Disclose	
C	Not Applicable			C	Not Applicable	
6. F		(s) a	and Excl	JS	ion(s) Claimed (sele	ct all that
П	Rule 504(b)(1) (not (i), (ii)	1	Rule 50	5		
П	or (iii)) Rule 504 (b)(1)(i)	╬	Rule 50			
Г	Rule 504 (b)(1)(ii)	╬				
	Rule 504 (b)(1)(iii)	╬	Rule 50			
A	(b)(1)(iii)	╬			Act Section 4(a)(5)	
		_ _	Investn	nent	t Company Act Section 3(c)	
7 7	Francis of Fillings					
/ .	Type of Filing					
	New Notice Date of First	Sale	2014-01-1	3	First Sale Yet to	Occur
	Amendment					
ОГ	Duration of Official	_				
O. L	Duration of Offering	J				
Does t	he Issuer intend this offering to	last r	nore than one y	ear	? C Yes 6	No
9. 7	Type(s) of Securitie	2S ()ffered (s	ele	ect all that apply)	
_	Pooled Investment Fund		•	OI.	oot all triat apply)	
10.00	nterests	<u> </u>	Equity			
	Tenant-in-Common Securities		Debt Option, Warra	nt o	or Other Right to	
	Mineral Property Securities	✓	Acquire Anoth			
V (Security to be Acquired Upon Exercise of Option, Warrant or Other Right to Acquire Security	V	Other (describ	e)		
	curry		Units consisti	ng o	of 1,000,000 shares of	
			Common Stoo	k a	nd a warrant for Common Stock per	
			Unit, and the	und	lerlying Common Stock	
			проп			
40	Desciones Conti	-1'	T			
	Business Combination				8673	
	offering being made in connect action, such as a merger, acquis				bination C Yes 6 No	
Clarif	ication of Response (if Necessar	y)				
		_				
11	Minimum Investm	ent				
	num investment accepted from		ıtside .		Hop	
investor § 0						
12.	Sales Compensat	ion				
Recip	pient			Re	ecipient CRD Number	None
Sec	urity Research Associates, In	ıc.		1	8200	

(Associa	ated) Broker or Dealer None	,	(Associated) Broker or D Number	ealer CI	RD None
Timo	thy Collins		51366		
Street A	Address 1		Street Address 2		
3 Em	barcadero Center Suite 1340				
City		State/P	rovince/Country		ZIP/Postal Code
	rancisco	_	IFORNIA		94111
	of Solicitation		gn/Non-US		
State(s)	of Soficitation All States	1 Fores	gn/140n-03		
ARIZO	DNA				
CALIF	ORNIA				
COLO	RADO				
CONN	ECTICUT				
DELA	WARE				
FLORI	DA				
GEOR	GIA				
IDAHO					
MASS	ACHUSETTS				
MARY	LAND				
MINNI	ESOTA				
MISSIS					
MONT					
=	ERSEY				
NEW Y	YORK				
OHIO					
-	SYLVANIA				
TEXAS					
UTAH					
WASH	INGTON				
WYON					
WTON	MINO				
40 0	Official and Calaa Amaan	-4-			
13. C	Offering and Sales Amour	nts			
T . 101	22.0000		- I		
Total Of	fering Amount \$ 3360000	USD			
	mount Sold \$ 600000	USD			
Total Re Sold	maining to be \$ 2760000	USD	☐ Indefinite		
	ation of Response (if Necessary)				
Assum	es sale of all Units and exercise of all w	arrants.			
14 1	nvestors				
14. 1	IIVESIUIS				
_	Select if securities in the offering have be do not qualify as accredited investors,	een or may	be sold to persons who		
	Number of such non-accredited investor	s who alre	ady have invested in the		
	offering	aa -		-	
	Regardless of whether securities in the o to persons who do not qualify as accredit	ted investo	rs, enter the total	1	
	number of investors who already have in	nvested in	the offering:		

15. Sales Commissions & Finders' Fees Expenses

Provide separately the amounts of sales commissions and finders' fees expenses, if any. If the amounts of sales commissions and finders' fees expenses, if any.	ount of an
expenditure is not known, provide an estimate and check the box next to the amount.	

Sales Commissions	\$ 0	USD		Estimate
Finders' Fees	\$ 59400	USD	V	Estimate

Clarification of Response (if Necessary)

Cash equal to 9% of gross proceeds received from certain purchasers, and a 5-year Common Stock warrant with an exercise price of \$0.06.

16. Use of Proceeds

Provide the amount of the gross proceeds of the offering that has been or is proposed to be used for payments to any of the persons required to be named as executive officers, directors or promoters in response to Item 3 above. If the amount is unknown, provide an estimate and check the box next to the amount.



Signature and Submission

Clarification of Response (if Necessary)

Please verify the information you have entered and review the Terms of Submission below before signing and clicking SUBMIT below to file this notice.

Terms of Submission

In submitting this notice, each Issuer named above is:

- Notifying the SEC and/or each State in which this notice is filed of the offering of securities described and undertaking to furnish them, upon written request, the information furnished to offeroes
- Irrevocably appointing each of the Secretary of the SEC and, the Securities Administrator or other legally designated officer of the State in which the Issuer maintains its principal place of business and any State in which this notice is filed, as its agents for service of process, and agreeing that these persons may accept service on its behalf, of any notice, process or pleading, and further agreeing that such service may be made by registered or certified mail, in any Federal or state action, administrative proceeding, or arbitration brought against it in any place subject to the jurisdiction of the United States, if the action, proceeding or arbitration (a) arises out of any activity in connection with the offering of securities that is the subject of this notice, and (b) is founded, directly or indirectly, upon the provisions of: (i) the Securities Act of 1933, the Securities Exchange Act of 1934, the Trust Indenture Act of 1939, the Investment Company Act of 1940, or the Investment Advisers Act of 1940, or any rule or regulation under any of these statutes, or (ii) the laws of the State in which the issuer maintains its principal place of business or any State in which this notice is filed.
- Certifying that, if the issuer is claiming a Regulation D exemption for the offering, the issuer is not disqualified from relying on Regulation D for one of the reasons stated in Rule 505(b)(2)(iii) or Rule 506(d).

Each Issuer identified above has read this notice, knows the contents to be true, and has duly caused this notice to be signed on its behalf by the undersigned duly authorized person.

For signature, type in the signer's name or other letters or characters adopted or authorized as the signer's signature.

Issuer	Signature	Name of Signer	Title	Date
Flux Power Holdings, Inc.	/s/ Ronald F. Dutt	Ronald F. Dutt	СЕО	2014-01-17