

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

	4					
1. Issuer's Iden	ıtitv					
CIK (Filer ID Number)	Previous I	Name(s)	None	Entity Type	e	
0001058307	Silver H	lorn Mining Lto	d.	© Corpo	4.	
Name of Issuer	EClips I			Accino		
Orbital Tracking Corp.	Technol	logies, Inc.		~	ed Partnership	
Jurisdiction of	T	Vest Resources,		7020	ed Liability Com	ipany
Incorporation/Organizat	1011	R HORN MINI	NC	C Gener	al Partnership	
NEVADA	LTD.	TIOKIV WIIVII			ess Trust	
	ll l	S MEDIA		Other		
	L	OLOGIES, IN	C.			
Year of Incorporation/	=					
© Over Five Years Ago Within Last Five Yea						
(Specify Year)						
O Yet to Be Formed						
2. Principal Pla	ce of Business	s and Con	tact Info	ormation		
Name of Issuer	20 01 2 4011.000	on a com	taot iiiic	, , , , , , , , , , , , , , , , , , ,		
Orbital Tracking Corp.						
Street Address 1		Street	Address 2			
18851 N.E. 29th Ave.		Suite	e 700			
City	State/Province	ce/Country	ZIP/Postal (Code P	hone No. of Issue	er
Aventura	FLORIDA		33180		305-560-5355	
3. Related Pers	sons					
Last Name	First Nan	ne		Middle Nam	P	
Phipps	David					
Street Address 1		Street	Address 2			
18851 N.E. 29th Ave.		Suit	e 700			
City		vince/Country		ZIP/Postal C	lode	
Aventura	FLORI			33180		
Relationship:	Executive Officer	Dir	rector	П	Promoter	
		1-10-10-10-10-10-10-10-10-10-10-10-10-10				
CEO and Chairman	(II Necessary)					
CEO and Chairman						
Last Name	First Nan	20		Middle Nam	0	
Carlise	Theresa	11.		iviluule Ivam		
II CMI IIIC	II II II II CI CSA		- 1	ı		

Street Address 1 Street Address 2

18851 N.E. 29th Ave.		Suite 700	
City	State/Provi	nce/Country	ZIP/Postal Code
Aventura	FLORIDA		33180
Relationship:	Executive Officer	☐ Director	Promoter
Clarification of Response	(if Necessary)		
CFO			
Last Name	First Name		Middle Name
Delgado	Hector		
Street Address 1		Street Address	s 2
18851 N.E. 29th Ave.		Suite 700	
City	State/Provi	nce/Country	ZIP/Postal Code
Aventura	FLORIDA	\	33180
15			
Relationship:	Executive Officer	✓ Director	Promoter
4. Industry Groւ	ıpq		
Agriculture	Healt	h Care	C Retailing
Banking & Financial	Services	Biotechnology	© Restaurants
C Commercial Bank	30/1	Health Insurance Hospitals & Physicians	Technology
C Insurance	200	Pharmaceuticals	Computers
C Investing	0	Other Health Care	
C Investment Banki			TelecommunicationsOther Technology
C Pooled Investmen	t Fund		
Other Banking & C Services	7.20		Travel
		ıfacturing Estate	O Airlines & Airports O Lodging & Conventions
C Business Services		E state Commercial	C Tourism & Travel Services
Energy C Coal Mining	7000	Construction	C Other Travel
C Electric Utilities	Cı	REITS & Finance	O Other
C Energy Conservat	tion C 1	Residential	
C Environmental Se	rvices	Other Real Estate	
C Oil & Gas			
C Other Energy			
5. Issuer Size			
Revenue Range		Aggregate Net	Asset Value Range
C No Revenues		C No Agg	gregate Net Asset Value
C \$1 - \$1,000,000		C \$1 - \$5	5,000,000
\$1,000,001 - \$5,00			
	0,000	C \$5,000,	,001 - \$25,000,000
\$5,000,001 - \$25,0		N=0	,001 - \$25,000,000 0,001 - \$50,000,000
\$5,000,001 - \$25,0 \$25,000,001 - \$100	00,000	C \$25,000	

•	Decline to Disclose	C Decline to Disclose
C	Not Applicable	C Not Applicable
6. Fe	ederal Exemption(s	s) and Exclusion(s) Claimed (select all that
appl	• • •	of and Exclusion(c) Glamba (Goldet an trial
11 11 11	Rule 504(b)(1) (not (i), (ii)	Rule 505
12.2	or (iii)) Rule 504 (b)(1)(i)	✓ Rule 506(b)
70-02	Rule 504 (b)(1)(ii)	Rule 506(c)
_	Rule 504 (b)(1)(iii)	Securities Act Section 4(a)(5)
		Investment Company Act Section 3(c)
		- Investment Company Act Section 5(c)
7. Tv	ype of Filing	
_	w Notice Date of First Sa	ale 2015-12-28 First Sale Yet to Occur
70.00		2015-12-26 First Sale Yet to Occur
I Aı	mendment	
8. D	uration of Offering	
Does th	e Issuer intend this offering to l	last more than one year?
9 Tv	vne(s) of Securities	o Offered (select all that apply)
,	oled Investment Fund	Equity
Int	terests	P Equity
Г Те	nant-in-Common Securities	□ Debt
-		Debt Option, Warrant or Other Right to
☐ Mi	nant-in-Common Securities ineral Property Securities curity to be Acquired Upon	east)
☐ Mi	ineral Property Securities	Option, Warrant or Other Right to
☐ Mi	ineral Property Securities curity to be Acquired Upon ercise of Option, Warrant or	Option, Warrant or Other Right to Acquire Another Security
☐ Mi	ineral Property Securities curity to be Acquired Upon ercise of Option, Warrant or	Option, Warrant or Other Right to Acquire Another Security
☐ Mi	ineral Property Securities curity to be Acquired Upon ercise of Option, Warrant or	Option, Warrant or Other Right to Acquire Another Security Other (describe)
☐ Mi Sec Ex Ot	ineral Property Securities curity to be Acquired Upon ercise of Option, Warrant or her Right to Acquire Security Business Combinat Offering being made in connection	Option, Warrant or Other Right to Acquire Another Security Other (describe) tion Transaction on with a business combination C Yes No.
☐ Mi See Ex Ot 10. E	ineral Property Securities curity to be Acquired Upon ercise of Option, Warrant or her Right to Acquire Security Business Combinat	Option, Warrant or Other Right to Acquire Another Security Other (describe) tion Transaction on with a business combination or exchange offer? Yes No
☐ Mi See Ex Ot 10. E	ineral Property Securities curity to be Acquired Upon ercise of Option, Warrant or her Right to Acquire Security Business Combinat Iffering being made in connection, such as a merger, acquisiti	Option, Warrant or Other Right to Acquire Another Security Other (describe) tion Transaction on with a business combination or exchange offer? Yes No
☐ Mi See Ex Ot 10. E	ineral Property Securities curity to be Acquired Upon ercise of Option, Warrant or her Right to Acquire Security Business Combinat Iffering being made in connection, such as a merger, acquisiti	Option, Warrant or Other Right to Acquire Another Security Other (describe) tion Transaction on with a business combination or exchange offer? Yes No
☐ Mi See Ex Ot 10. E Is this o transact Clarific	ineral Property Securities curity to be Acquired Upon ercise of Option, Warrant or her Right to Acquire Security Business Combinat Iffering being made in connection, such as a merger, acquisiti	Option, Warrant or Other Right to Acquire Another Security Other (describe) tion Transaction on with a business combination ion or exchange offer? Yes No
See Ex Ot 10. E Is this o transact Clarific 11. Minimu	ineral Property Securities curity to be Acquired Upon ercise of Option, Warrant or her Right to Acquire Security Business Combinat Offering being made in connective ition, such as a merger, acquisitive ation of Response (if Necessary) Minimum Investment im investment accepted from an	Option, Warrant or Other Right to Acquire Another Security Other (describe) tion Transaction on with a business combination ion or exchange offer? Yes No No
☐ Mi See Ex Ot 10. E Is this o transact Clarific	ineral Property Securities curity to be Acquired Upon ercise of Option, Warrant or her Right to Acquire Security Business Combinat Offering being made in connective ition, such as a merger, acquisitive ation of Response (if Necessary) Minimum Investment im investment accepted from an	Option, Warrant or Other Right to Acquire Another Security Other (describe) tion Transaction on with a business combination ion or exchange offer? Yes No No
In Minimu investor	ineral Property Securities curity to be Acquired Upon ercise of Option, Warrant or her Right to Acquire Security Business Combinat Offering being made in connective ition, such as a merger, acquisitive ation of Response (if Necessary) Minimum Investment im investment accepted from an	Option, Warrant or Other Right to Acquire Another Security Other (describe) tion Transaction on with a business combination ion or exchange offer? Yes No No No USD
In Minimu investor	ineral Property Securities curity to be Acquired Upon ercise of Option, Warrant or her Right to Acquire Security Business Combinat Offering being made in connectication, such as a merger, acquisitivation of Response (if Necessary Minimum Investment um investment accepted from an	Option, Warrant or Other Right to Acquire Another Security Other (describe) tion Transaction on with a business combination ion or exchange offer? Yes No No No USD
Is this of transact Clarific Minimu investor 12. See Ex.	ineral Property Securities curity to be Acquired Upon ercise of Option, Warrant or her Right to Acquire Security Business Combinat Offering being made in connectication, such as a merger, acquisitivation of Response (if Necessary Minimum Investment um investment accepted from an	Option, Warrant or Other Right to Acquire Another Security Other (describe) tion Transaction on with a business combination ion or exchange offer? Yes No No nt ny outside s 100000 USD
In Minimu investor In Minimu investor 12. Sector of the Minimu investor 12. Sector of the Minimu investor 13. Sector of the Minimu investor of the Minimu in	ineral Property Securities curity to be Acquired Upon ercise of Option, Warrant or her Right to Acquire Security Business Combinat Offering being made in connection, such as a merger, acquisitivation of Response (if Necessary Minimum Investment im investment accepted from any company of the Compensation of the Compensatio	Option, Warrant or Other Right to Acquire Another Security Other (describe) tion Transaction on with a business combination ion or exchange offer? Yes No No Recipient CRD Number None

Street Address 1		Street	Address 2	
17 State St.		Suite 160	00	
City		State/Province/	Country	ZIP/Postal Code
New York		NEW YORK	(10004
State(s) of Solicitation	☐ All States	Foreign/Non-	US	
FLORIDA TEXAS				
13. Offering and S	Sales Amou	nts		
Total Offering Amount \$ 1	1100000	USD [Indefinite	
	1100000	USD		
Total Remaining to be \$ \[\begin{aligned} \be			Indefinite	
Sold	•	USD 🗆	macmine	
Clarification of Response (if N	Necessary)			
The Company sold \$550,00 preferred stock and \$605,00 discount convertible notes \$550,000.	000 in principal ar	mount of original	issue	
14. Investors				
Select if securities in do not qualify as acc Number of such non offering Regardless of wheth persons who do not of investors who alrows.	eredited investors, a-accredited investor er securities in the o qualify as accredited	rs who already have offering have been of d investors, enter th	e invested in the	
15. Sales Commis	ssions & Fin	iders' Fees	Fynenses	
Provide separately the amoun expenditure is not known, pro				he amount of an
Sales Commi	issions \$ 50000		USD TE	Sstimate
Finder	s' Fees \$ 0		usd □ E	estimate
Clarification of Response (if N	L			
Chardan also received 250		nmon stock.		
	,,,,,,			
16. Use of Procee	eds			
Provide the amount of the gro any of the persons required to If the amount is unknown, pro	be named as execu	tive officers, directed the box ne	ors or promoters in reaxt to the amount.	- ·
		\$ 0	USD	Estimate
Clarification of Response (if N	Vecessary)			
				1

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
 offerees.
- 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
ORBITAL TRACKING CORP.	/s/ David Phipps	David Phinns	CEO and Chairman	2016-01-11