



Nutrogonics, Inc. (NUTT)
OTC Pink® Basic Disclosure

Nutrogonics, Inc Financial Statements for Q1r 2015
Covering the period April 1, 2015r to June 30, 2015r

(unaudited)

Nutrogonics, Inc. is providing their 2014 Financial Statements and notes. This disclosure has been enhanced as a step towards achieving full compliance with regulatory standards for a fully trading equity security. The basis of presentation is US GAAP and preparation is by a qualified third party.

Nutrogonics Inc. and Subsidiaries
Consolidated Financial Statements
For the Period April 1, 2015 - June 30, 2015
(Unaudited)

		<u>Q2r</u>
Income Statement		
Income		
Total Income		<u>3,881,197</u>
Cost of Goods Sold		<u>2,550,960</u>
Gross Profit	\$	1,330,237
	%	34.3%
Expense		
Total Expense		1,236,227
Net Operating Income		<u>94,010</u>
Net Other Income		<u>(156,107)</u>
Net Income		<u>(62,097)</u>

Nutrogonics Inc. and Subsidiaries

Notes to Consolidated Financial Statements

BALANCE SHEET	
Current Assets	
Checking/Savings/Petty Cash	213,870
Accounts Receivable	2,356,700
Inventory	760,233
Other Current Assets	-
Total Current Assets	<u>3,330,802</u>
Total Fixed Assets	1,264,904
Total Other Assets	134,234
Goodwill	3,395,026
TOTAL ASSETS	<u>8,124,967</u>
LIABILITIES & EQUITY	
Liabilities	
Current Liabilities	
Total Accounts Payable	2,198,279
Other Current Liabilities	
Advances - Crestmark	646,014
Payroll Related	24,301
Notes	632,604
Other/Deferred Purchase Price	309,929
Total Other Current Liabilities	<u>1,612,848</u>
Total Current Liabilities	<u>3,811,127</u>
Total Long Term Liabilities	<u>2,597,720</u>
Total Liabilities	<u>6,408,847</u>
Total Equity	1,716,120
TOTAL LIABILITIES & EQUITY	<u>8,124,967</u>

Nutrogonics Inc. and Subsidiaries

Notes to Consolidated Financial Statements

CASH FLOW

Net Income	(62,097.26)
Adjustments to reconcile Net Income to net cash provided by operations:	
Depre/Amort	122,964
Change In Accounts Receivable	(850,921)
Change in Inventories	244,083
Change in Current/Other Assets	(46,472)
Change in IC Accounting	-
Change in A/P	298,084
Change in Other Current Liabilities	65,643
Net cash provided by Operating	<u>(228,717)</u>
Investing Activities	
Fixed Assets	(2,838)
Goodwill	-
Investment in Subsidiaries	-
Net Cash provided or used by	<u>(2,838)</u>
Financing Activities	40,090
Net Cash Provided by Financing activities	<u>40,090</u>
Net Cash Increase or Decrease	(191,465)
Cash at the Beginning of the Period	<u>405,335</u>
Cash at the End of Period	<u><u>213,870</u></u>

Nutrogonics Inc. and Subsidiaries

Notes to Consolidated Financial Statements

Management Discussion and Analysis:

QII 2015 results have been revised and the preceding statements reflect that revision. There was no impact to Silverbow's financial statements. NuStar's QII performance was revised as a result of a review of certain advance and progress payments. All of these orders are scheduled for completion by the end of QIV 2015.

Silverbow's YTD revenue of \$1.8M remains \$0.1m ahead of the first six months of 2014 and on track for the full year. We anticipate continued pressure in this business as we develop and implement responses to challenges in the traditional US sourced honey products from regional apiaries.

Management is focused on a balanced approach to growth emphasizing organic activity and leveraging acquisitions for both capacity and a broader customer base.

Notes to Financial Statements

1. BUSINESS DESCRIPTION

Nutrogonics, Inc. (the "Company," "we" or "us") acquires and operates revenue-generating businesses in the consumables segment of the healthy lifestyle marketplace, and capitalizes on synergies from manufacturing through distribution. Silverbow Honey, Inc. packages and distributes natural honey in both branded and private label containers, and as both raw ingredients and as grocery store items. NuStar Manufacturing, LLC specializes in manufacturing liquid, gel, and powder nutritional supplements in single and multiple dose flexible packets, pouches, and containers. NuStar's capabilities include formulating, sourcing, blending, mixing, batching, filling, packing, warehousing & logistics.

The Company's business activity is principally conducted in the United States of America though some customers turn to us for products to serve their overseas markets.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Accounting

The significant accounting policies summarized in the accompanying notes to the consolidated financial statements included have been followed in the production and development of these statements. The financial statements include all adjustments (consisting only of normal recurring adjustments), which are, in the opinion of management, considered necessary for a fair presentation of the results for the periods presented. Certain information and note disclosures normally included in financial statements prepared in accordance with U.S. generally accepted accounting principles, or "GAAP," have been condensed or omitted pursuant to those rules and regulations, although we believe that the disclosures made are adequately informative, and similarly are not misleading. Results for interim periods are not necessarily indicative of the results to be expected for the full year.

These statements are unaudited and therefore subject to independent and critical review. Additionally, the intangible assets associated with the acquisition of NuStar Manufacturing, LLC have been independently

Nutrognanics Inc. and Subsidiaries

Notes to Consolidated Financial Statements

reviewed and analyzed to separate Goodwill from other intangibles.

Use of Estimates

The preparation of financial statements in conformity with United States Generally Accepted Accounting Principles (“US GAAP”) requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Principles of Consolidation

The accompanying consolidated financial statements include the accounts of Nutrognanics, Inc. and its wholly owned subsidiaries, Silverbow Honey Co., Inc. & NuStar Manufacturing, LLC. All significant intercompany transactions have been eliminated.

Cash and Cash Equivalents

For purposes of the consolidated statements of cash flows, the Company considers all highly liquid debt instruments purchased with an original maturity of three months or less to be cash equivalents.

Accounts Receivable

The Company reports all receivables at gross amounts due from customers. Because historical losses related to these receivables have been insignificant, management uses the direct write-off method to account for bad debts. On a continuing basis, management analyzes delinquent receivables and, once these receivables are determined to be uncollectible, they are written off through a charge against earnings. The Company maintains facilities with financial institutions to “factor” certain eligible receivables against institutionally defined limits by obligor.

Inventories

Inventory consists principally of raw honey and packaging materials. Values are stated at the lower of either cost or net realizable value on a first-in, first-out basis.

Property and Equipment

Property and equipment are recorded at cost and are depreciated using the straight-line method over the estimated useful lives of the assets.

Maintenance and repairs are charged to expenses when they are incurred, and the cost of additions, replacements, and improvements is capitalized.

Nutrogonics Inc. and Subsidiaries

Notes to Consolidated Financial Statements

Fixed Assets Schedule	As of June 30, 2015		
	Asset Value	Accum Depre	Net Asset Value
Silverbow			
Machinery & Equipment	678,703	646,066	32,636.83
Automotive Equipment	201,296	201,296	-
Office Equipment	48,769	45,145	3,624.39
Leasehold Improvements	36,548	28,842	7,705.56
Covenant Not to Compete	5,000	5,000	-
	970,316	926,349	43,966.78
NuStar			
Capital Equipment	331,810		331,809.98
Furniture & Fixtures	2,639		2,638.65
Equipment	2,623,075		2,623,075.00
Software	8,697		8,696.83
Accumulated Depreciation		-1,745,283	(1,745,282.86)
	2,966,220	-1,745,283	1,220,937.60
TOTAL			\$ 1,264,904.38

Financing Activities

Share Data

	December 31, 2015	March 31, 2015	June 30,2015
Common Shares Outstanding	32,740,513	32,840,513	33,631,123
Preferred Shares Outstanding	93,129,925	93,129,955	93,129,955
Fully Diluted	141,431,935	142,896,533	142,848,591

Earnings Per Share Computation

	QIir 2015 Shares Applicable to EPS	QIir Average Price	EPS
Basic	33,228,444	\$0.25	\$(0.0019)

Nutrognanics Inc. and Subsidiaries

Notes to Consolidated Financial Statements

Lease Obligations Payable

NuStar has entered into two one-year leases with HMC Products, Inc. of California. The leases are for essential production related equipment and total \$295,895 and contain fixed-price purchase options at the end of their respective terms in December of 2015 and January of 2016.

The company leases or subleases facilities in Washington State and Utah. The current monthly lease payment is \$18,219 for the NuStar Facility in Orem, Utah. The original sublease was executed on May 17, 2011 with an end date of February 29, 2016. The sublease term is for five years and contains normal escalation provisions.

NuStar entered into a new facility lease on June 1, 2015 for a total of approximately 47,000 square feet available in two phases June 1, 2015 and September 1, 2105. Monthly rent for the total space until June 1, 2016 is \$20,210.00. Starting in June of 2016 rent rises by 2% annually through the five-year term. The lease includes two five-year option periods. The space is intended to accommodate production expansion and fulfillment activity for customers.

The Silverbow facility in Moses Lake, WA is leased through Silverbow Properties LLC controlled by Donald Grigg (Estate of). This lease is for a five-year initial term ending May 31, 2018. The lease contains provisions for up to two additional five-year terms. The current monthly payment of \$4,000 is fixed through the initial term.

Surety Bonds

Silverbow Honey Company, Inc maintains a "Dealer Bond" consistent with the regulations of the Washington State Department of Agriculture as part of its licensing obligations.

Income Taxes –

The Company has recorded a full valuation allowance on the net deferred tax asset recognized in the consolidated financial statements as of December 31, 2014 due to uncertainties as to their future realization. Substantially all of the Company's pre valuation allowance deferred tax assets consist of tax loss carry forwards, the utilization of which may be limited by changes in the Company's ownership.

Our effective tax rate is dependent upon many factors, including the impact of enacted tax laws in jurisdictions in which we operate and the amount of income that we earn. For calendar years 2013 and 2014, we incurred losses and had no income tax expense or benefit due to the full valuation allowance on our net deferred tax assets. Management's current outlook is that sufficient realizable tax loss carry forwards are available to offset any net income generated in 2015, which is subject to revision based on a number of factors including growth in the business and changes in ownership.

During the three months ended June 30, 2015, there were no material changes to the measurement of unrecognized tax benefits in various taxing jurisdictions. The Company recognizes interest and penalties related to uncertain tax positions as a component of income tax expense. Due to the existence of tax

Nutrogonics Inc. and Subsidiaries

Notes to Consolidated Financial Statements

attribute carry forwards (which are currently offset by a full valuation allowance), the Company treats all years' tax positions as unsettled due to the taxing authorities' ability to modify these attributes.

Goodwill and Intangible Assets

Goodwill primarily represents the excess of the purchase price over market value of the Company's ownership in NuStar Manufacturing, LLC. The combined value of Goodwill and Intangible Assets as of June 30, 2015 is approximately \$3.4 million.

2. CONCENTRATION OF CREDIT RISK

The Company maintains its cash in bank deposit accounts, which, at times, may exceed federally insured limits. The balances are insured by the Federal Deposit Insurance Corporation (FDIC) up to \$250,000. At June 30, 2015 the Company had a cash balance of \$213,670 across all entities.

3. RELATED PARTY TRANSACTIONS

In 2013, the Company purchased Silverbow Honey, Inc. Under the terms of that purchase, the Company owed members of the Grigg family \$662,293 in the form of unsecured promissory notes. Mr. Jay O. Wright, chairman of Nutrogonics, has made the following periodic investments in Nutrogonics in addition to providing a financial guarantee for the State of Washington Surety Bond:

Obligor	Issue Date	Original Value	Monthly Interest	Conversion Price
Nutrogonics	May 17, 2013	75,920.00	1.25%	n/a
Nutrogonics	May 23, 2013	10,600.00	1.25%	n/a
Nutrogonics	July 30, 2013	6,466.00	1.25%	n/a
Nutrogonics	April 11, 2014	109,783.59	1.25%	\$0.20

Mr. Steven Grigg, a relative of the former President of Silverbow Honey, periodically sells raw honey materials to Silverbow Honey Company, Inc. Purchases of honey from Mr. Grigg have been reviewed and compared to other similar purchases to ensure that Mr. Steven Grigg's honey is purchased on terms no more favorable than other similar and comparable purchases by Silverbow. The lease for the Silverbow facility is through Don Grigg (Estate of) and Silverbow Properties, LLC. The essential terms of that lease are disclosed under lease obligations payable.

Additionally, Messrs. Wright and David Sackler, the Company's CEO, have services agreements with the Company through entities they control. Monthly charges in 2015 under these agreement totaled \$34,400.

Nutrogonics Inc. and Subsidiaries

Notes to Consolidated Financial Statements

4. LONG-TERM DEBT

The details concerning total long-term debt as of June 30, 2015 follow:

LONG-TERM DEBT SCHEDULE

Nutrogonics	World Wide Investments	\$294,000
	Wright, Jay	\$122,576
	Timothy, Philip	\$1,293,000
	G. Grigg	\$456,112
	Timothy, Philip	\$439,242
NuStar	Loeb Financing	\$348,864
		<u>\$2,953,795</u>

The value of Mr. Timothy's note is the expected value of his earnout under the terms of the NuStar acquisition. This value will change if the business continues to exceed the expectations used as a basis for the purchase price allocation.

The total balance outstanding to Loeb for equipment financing is \$459,065 as of June 30, 2015. The current portion is \$110,201. Payments to Loeb continue on a weekly basis.

Risk Factors

In addition to the other information set forth in this report, you should carefully consider the following factors, which could materially affect our business, financial condition or results of operations in future periods. The risks described below are not the only risks facing our Company. Additional risks that are not currently known to us or that we currently deem to be immaterial also may materially adversely affect our business, financial condition, or the results of operations in future periods.

We may not be able to successfully implement our growth strategy, which includes, but is not limited to, increasing distribution of our products, penetrating new markets, introducing new products and extensions, acquiring new businesses, and attracting new customers.

Our future success depends largely on our ability to implement our growth strategy, including but not limited to enhancing our brand recognition, increasing distribution of our products, acquiring new businesses, attracting new consumers to our brands, increasing the sale of our products under private labels, and introducing new products and extensions. Our ability to implement our growth strategy

Nutrognanics Inc. and Subsidiaries

Notes to Consolidated Financial Statements

depends, among other things, on our ability to develop new products, acquire additional product lines and businesses, secure shelf space in grocery stores and supermarkets, increase customer awareness of our brands, enter into distribution and other strategic arrangements potential distributors of our products, and compete with numerous other companies and products. Our ability to successfully and effectively implement our growth strategy is not guaranteed. If we fail to implement our growth strategy, our sales and profitability will be adversely affected.

The consolidation of customers, loss of a major customer, or a major reduction in purchase volume by such a customer due to changes in business, management, or timing of its orders could materially affect our revenues and net income in an adverse manner.

Supermarkets and food distributors in the U.S. continue to consolidate. This consolidation has produced larger, more sophisticated organizations with increased negotiating and buying power that are able to resist price increases or demand increased promotional programs, as well as operate with lower inventories, decrease the number of brands that they carry and increase their emphasis on private label products, which could negatively impact our business. The consolidation of retail customers also increases the risk that a significant adverse impact on their business could have a corresponding material adverse impact on our business.

Our distribution to Safeway, Kroger, Wal-Mart, Costco, and numerous independent grocers throughout the Pacific Northwest accounts for a large part of our sales. We cannot guarantee that our customers will continue to do business with us in the future. A significant reduction in purchase volume or the loss of a major customer will have a negative material affect on our results of operation and profitability.

If the reputation of our brands erodes, our sales and profits could be adversely affected.

A significant portion of our net sales depends on revenue generated by our branded products. Future growth is also dependent on the strength of our brands. Therefore, our financial success is reliant on the reputation and consumer perception of our brands. Our results of operations could be negatively affected if the reputation of one or more of our brands suffers damage due to real or perceived quality issues with our products, or if we are found to have violated any applicable laws or regulations.

Interruptions in or loss of one or more of our manufacturing facilities could harm our business.

We operate two manufacturing facilities, one in the state of Washington and one in Utah. We do not outsource the manufacturing of our products due to our vertical integration strategy; therefore, our

Nutrognanics Inc. and Subsidiaries

Notes to Consolidated Financial Statements

business is dependent on the continued operation of these facilities. Any loss of the use of all or a portion of any of our facilities due to accidents, fires, explosions, labor issues, governmental actions and regulations, disease outbreaks, adverse weather conditions, natural disasters, supply interruptions, transportation interruptions, human error, mechanical failure, terrorist acts, power outages, environmental issues, or otherwise, could have a material adverse effect on our business and operations. In particular, any loss of the use of the Washington-based facility where we manufacture our Silverbow honey products or any loss of the use of the Utah based facility that we have just acquired would potentially prevent us from fulfilling all of our orders on time and have a material adverse effect on our business.

Additionally, unexpected failures of our machinery could result in production delays, revenue loss, and injuries to our employees. Any mechanical failure may require us to make large capital expenditures and considerable down time in order to fix the situation. Moreover, we are subject to losses associated with equipment shutdowns caused by the loss or interruption of electrical power to our facilities due to unusually high demand, blackouts, adverse weather, equipment failure or other unusual or extraordinary events or to delays caused by vendors failing to ship in a timely manner. Losses caused by disruptions in the supply of electrical power could materially and adversely affect our business.

The loss of one or more of our senior management team could disrupt operations and negatively affect our business.

We are highly dependent on the services and expertise of David Sackler, our CEO, Mike Carnazzo, our Chief Operating Officer in Utah, and our Chairman, Jay Wright. We believe the knowledge and skills of these three individuals are crucial in our future growth. They possess experience and relationships in the industry that would be difficult to replace. Not only would the loss of any of these individuals potentially harm our business, but also the disruption to our organization due to senior management turnover and replacement may have a negative impact on our ability to maintain current levels of performance and growth.

Changes in consumer preferences and spending habits are difficult to predict and may materially affect our revenue and net income in an adverse manner.

Our business operates within the healthy lifestyle space, primarily the nutritional supplement, and natural and organic food industries. These industries are highly susceptible to consumer demand, trends, and preferences. Furthermore, we may fail to predict, identify, or react to these changing consumer preferences and trends due to its volatile and unpredictable nature. Consumer preferences moving away from a healthy lifestyle, a shift from a preference in natural to non-natural foods, a greater desire to eat outside of the home, or negative views of specific ingredients would negatively affect demand for our products. Moreover, if spending habits become more frugal, regardless of an economic downturn, demand for our premium natural products would decrease and our business would be adversely affected.

Nutrogonics Inc. and Subsidiaries

Notes to Consolidated Financial Statements

We may be unable to acquire additional financing under acceptable terms in the future.

In the future, we may need more capital to fund capital expenditures, product development, and potential strategic growth opportunities such as investments and acquisitions. However, we cannot guarantee that additional financing will be available on terms favorable to us, or at all. If adequate funds are not available on acceptable terms, we may be forced to reduce our operations, and we may be unable to take advantage of expansion opportunities. Furthermore, even if we are able to continue our operations without more capital, the failure to obtain additional financing could reduce our competitiveness in the overall industry.

A sustained economic downturn may adversely impact our results of operations and financial conditions.

Adverse economic conditions may decrease customer and consumer demand for our products and negatively impact our ability to manage normal commercial relationships with our suppliers and creditors. Consumers may shift purchases to lower-priced or other perceived value offerings during economic downturns, which may adversely affect our results of operations. Consumers demand for natural products may also decrease due to the fact that their conventional counterparts generally sell at a lower retail price. Distributors and retailers may become more conservative in response to these conditions and seek to reduce their inventories and lower prices. Additionally, our suppliers may be forced to reduce production or stop operations, which could cause us to reduce production and sales. As a result, prolonged unfavorable economic conditions could adversely impact our sales and profitability.

If we do not manage our supply chain effectively, our operating results may be adversely affected.

The inability of any supplier of raw materials or third party distributor to deliver or perform for us in a timely or cost-effective manner could cause our operating costs to increase and our profit margins to decrease. We must continuously monitor our inventory and product mix against forecasted demand or risk having inadequate supplies to meet consumer demand as well as having too much inventory on hand that may reach its expiration date and become spoiled. If we are unable to manage our supply chain efficiently and ensure that our products are available to meet consumer demand, consumers may look to purchase alternative products from our competitors, decreasing our profits.

Our future results of operations may be adversely affected by price fluctuations in fuel, raw materials, and other costs associated with product processing and transportation.

Many aspects of our business have been, and may continue to be, directly affected by the rising cost of fuel. Increased fuel costs translate into increased costs for the products and services we receive from our

Nutrognanics Inc. and Subsidiaries

Notes to Consolidated Financial Statements

third party providers including, but not limited to, increased distribution costs for our products and increased shipping costs of our raw materials.

Furthermore, raw materials used in our products are subject to availability and price volatility which can be caused by market fluctuations, crop yields, weather conditions, natural disasters (including floods, droughts, frosts, earthquakes and hurricanes), pest and disease problems, imbalances between supply and demand, and government programs and policies among other factors that are not within our control. Because we do not control the production of raw materials, we are subject to the fluctuating prices and availability of these materials. In particular, if U.S. honeybees continue to decrease production at the current rate, we may see a price increase in our raw materials, which would adversely affect our business. As such, continued supply of raw materials at favorable prices is not guaranteed.

If we are not able to pass increased costs of transportation and raw materials along the supply chain onto our retailers and distributors, our profit margin will be squeezed and our financial position will be adversely affected.

It should be noted that U.S. based apiaries are suffering from significant net losses of active bee colonies. Continued losses will have an adverse impact on domestic supplies of premium floral honey. Silverbow Honey has a historic dependence on honey sourced in the Pacific Northwest and must diversify to maintain robust sources of supply.

We are subject to many U.S regulations that may adversely affect our business and results of operations.

We are subject to extensive regulations in the United States. Our products are subject to numerous food safety regulations under the FDA and other laws and regulations relating to the sourcing, manufacturing, storing, labeling, marketing, advertising, and distributing of these products as well as environmental regulations on our manufacturing facilities, including those related to disposal of hazardous substances. Enforcement of existing laws and regulations, changes in legal requirements, and/or evolving interpretations of existing regulatory requirements may result in increased compliance costs and create other obligations, financial or otherwise, that could adversely affect our business, financial condition or operating results.

We are subject to significant liability should the consumption of any of our products result in illness, injury, or death.

The sale of products for human use and consumption involves the risk of injury, death, or illness to consumers. Such injuries may result from inadvertent mislabeling, tampering by unauthorized third

Nutrogonics Inc. and Subsidiaries

Notes to Consolidated Financial Statements

parties, product contamination, or spoilage. Although we believe we are in compliance with all applicable manufacturing and health and safety regulations, if our products cause alleged or actual injury in the future, we may be subject to product liability claims and lawsuits. Under certain circumstances, we may be required to recall or withdraw products, which may lead to a material adverse effect on our business. Even if a product liability claim is unsuccessful or is not fully pursued, the negative publicity surrounding any assertion that our products caused illness or physical harm could adversely affect our reputation with existing and potential customers and consumers and our corporate and brand image. Moreover, claims or liabilities of this type might not be covered by our insurance or by any rights of indemnity or contribution that we may have against others. We maintain product liability insurance in an amount that we believe to be adequate. However, we cannot be sure that we will not incur claims or liabilities for which we are not insured or that exceed the amount of our insurance coverage. A product recall or a product liability judgment against us could have a material adverse effect on our business, consolidated financial condition, results of operations and/or liquidity.

Future litigation may lead us to incur significant costs.

We may become party to various litigation claims and legal proceedings in the ordinary course of business, which may include lawsuits or claims related to contracts, intellectual property, product recalls, product liability, the marketing and labeling of products, employment matters, environmental matters or other aspects of our business. Even when such lawsuits in our judgment have little or no merit, the defense of these lawsuits may be costly and divert our management's attention. In addition, we may be required to pay damage awards or settlements or become subject to injunctions or other equitable remedies, which could have a material adverse effect on our financial position, cash flows or results of operations. The outcome of litigation is often difficult to predict, can vary from quarter to quarter based on the status of the proceedings, and could be material to our results in any given quarter.

Our use of acquisitions as a primary growth strategy exposes us to risk, including but not limited to successfully executing and integrating acquisitions.

We intend to continue to grow our business in part through the acquisition of other businesses in the United States. Our acquisition strategy is based on identifying and acquiring brands with products that complement our existing product mix and industry focus. However, we cannot be certain that we will be able to successfully identify suitable acquisition candidates, negotiate acquisitions of identified candidates on terms acceptable to us, or integrate acquisitions that we complete.

We may encounter increased competition for acquisitions in the future, which could result in acquisition prices we do not consider acceptable. We are unable to predict whether or when any prospective acquisition candidate will become available or the likelihood that any acquisition will be completed. The success of acquisitions we make will be dependent upon our ability to effectively integrate those brands, including our ability to realize potential marketing opportunities and cost savings. Furthermore,

Nutrognics Inc. and Subsidiaries

Notes to Consolidated Financial Statements

acquisition-related costs are required to be expensed as incurred even though the acquisition may not be completed, increasing our risk of experiencing losses.

Despite our due diligence investigation of each business that we acquire, there may be liabilities of the acquired companies that we fail to or are unable to discover during the due diligence investigation and for which we, as a successor owner, may be responsible. We cannot guarantee that we will be successful in new categories or markets in which we have little or no experience. Moreover, we cannot be certain as to the cost savings that may be realized as the result of a new business acquisition, or that if the new business combination will increase our profitability and competitive advantage.

Businesses acquired may not achieve the level of sales or profitability that justify the investment made. We may determine to discontinue products if they do not meet, among other reasons, our standards for quality or profitability or both, which may have a material adverse effect on sales relating to such acquisition. Inadequate sales and profitability related to an acquisition may be caused by failure in integrating an acquisition's distribution channels with our own, coordinating sales force activities of an acquired business to our current customer base, integrating an acquired business into our management information systems, or integrating an acquired business's products into our product mix.

Additionally, integrating an acquisition into our existing operations will require management resources and may divert management's attention from our day-to-day operations. If we are not successful in integrating the operations of acquired brands, our business could be harmed.

As a relatively small company, if we experience significant unexpected costs or decrease in revenue, we may be unable to achieve the level of liquidity needed to act on expansion opportunities or continue operations in the future.

Unlike many of our competitors, we are not a relatively large company. As such, we have fewer resources available to our disposal, and we are likely to be more affected by unexpected costs or decreases in revenue, including but not limited to legal costs, compliance costs, maintenance fees, settlement costs, increased raw material and transportation costs, loss of a major customer, or major reductions in purchase volume by our customers. Depending on the significance of these potential unexpected losses, we may be forced to slow, delay, or stop our pursuit of available expansion opportunities or to stop all or part of our daily operations, whether short-term or long term. Any such stops or delays will negatively affect our business and our profitability.

Nutrognanics Inc. and Subsidiaries

Notes to Consolidated Financial Statements

If our information technology systems fail to perform properly, our operations could be adversely affected.

The efficient operation of our business depends on our information technology systems. We rely on our information technology systems to effectively manage our business data, communications, supply chain, order entry and fulfillment, and other business processes. The failure of our information technology systems to perform as we anticipate could disrupt our business and could result in transaction errors, processing inefficiencies, and the loss of sales and customers, causing our results of operations to suffer. In addition, our information technology systems may be vulnerable to damage or interruption from circumstances beyond our control, including fire, natural disasters, system failures, security breaches, and viruses. Any such damage or interruption could have a material adverse effect on our business.

The market that we operate in is highly competitive, and we compete with many companies who have greater resources or are more adaptable to change than us.

We operate in highly competitive geographic and product markets. Numerous brands and products compete for limited retailer shelf space, where competition is based on product quality, brand recognition and loyalty, price, product innovation and promotional activity, availability and taste among other things. Retailers also market competitive products under their own private labels, which are generally sold at lower prices and compete with some of our products, although we do manufacture some products under private labels too.

We cannot be certain that we will successfully compete for sales to distributors or retailers that purchase from larger competitors that have greater financial, managerial, sales and technical resources. Larger food companies may be able to use their resources and scale to respond to competitive pressures and changes in consumer preferences by introducing new products, reducing prices or increasing promotional activities. We also compete with other regional and local natural packaged food brands and companies which may be more adaptable and innovative, bringing new products to market faster and exploiting niche markets more quickly. Strong competition may drive down prices and decrease our profitability.

Retailers also market competitive products under their own private labels, which are generally sold at lower prices and compete with some of our products. As a result of actual or perceived conflicts resulting from this competition, retailers may take actions that negatively affect us. As a result, we may need to increase our marketing, advertising and promotional spending to protect our existing market share, which may result in an adverse impact on our profitability.

Certain members of management, directors, and common stockholders may face conflicts of interest due to the concentrated distribution of our preferred stock.

Nutrogonics Inc. and Subsidiaries

Notes to Consolidated Financial Statements

Our preferred stock is owned by Jay Wright, chairman, and David Sackler, CEO (DS is not an ‘owner’). Our preferred stock gives control of our company to these two individuals. Therefore, these two individuals have discretion over the direction and actions of the company, regardless of the views of the common stockholders. As such, should a conflict of interest arise in the future between Mr. Wright, Mr. Sackler, and the common stockholders, the common stockholders would have limited influence on the direction of the company.

Issuer Certification

The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles, but having the same responsibilities).

The certifications shall follow the format below:

I, David Sackler certify that:

1. I have reviewed this QIIr 2015 Quarterly Financial Statements of Nutrogonics, 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.

14 August, 2015

/s/ David Sackler
David Sackler, CEO

/s/ Douglas A. Scott, Jr.
Douglas A. Scott, Jr. CFO