

QUARTERLY REPORT

Pursuant to Rule 15c2-11 (a)(5) For Green Cures & Botanical Distribution, Inc. OTCPK: GRCU

For the Quarter Ended June 30, 2016

Dated: August 23, 2016

All information contained in this Information and Disclosure Statement has been compiled to fulfill the disclosure requirements of Rule 15c2-11(a)(5) promulgated under the Securities and Exchange Act of 1934, as amended. The enumerated captions contained herein correspond to the sequential format as set forth in the rule.



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UPDATED INFORMATION AND DISCLOSURE STATEMENT FOR THE PERIOD ENDED JUNE 30, 2016

All information contained in this Quarterly Report has been compiled to fulfill the disclosure requirements of Rule 15c2-11 (a)(5) promulgated under the Securities and Exchange Act of 1934, as amended. The enumerated captions contained herein correspond to the sequential format as set forth in the rule.

No dealer, salesman or any other person has been authorized to give any information or to make any representations not contained herein in connection with the Issuer. Any representations not contained herein must not be relied upon as having been made or authorized by the Issuer.

Delivery of this information does not imply that the information contained herein is correct as of any time subsequent to the date of this Issuer Quarterly Report.

OTC Pink Basic Disclosure Guidelines

1) Name of the issuer and its predecessors (if any)

In answering this item, please also provide any names used by predecessor entities in the past five years and the dates of the name changes.

Green Cures & Botanical Distribution Inc. (the "Company") was incorporated in the State of Colorado on September 22, 1986 under the name Petramerica Oil, Inc. The Company operated as Petramerica Oil, Inc. until the Company completed a transaction with Triton Distribution Systems, Inc., a Nevada corporation, and changed its name to Triton Distribution Systems, Inc. The Company operated as Triton Distribution Systems, Inc. from August 17, 2006 through May 7, 2014 when the Company adopted its current name.

On February 25, 2014, the Company completed the sale of its entire business, including all assets to Privileged World Travel Club, Inc., a Delaware corporation, under a Material Definitive Agreement entered on February 1, 2014. Under the Material Definitive Agreement, Privileged World Travel Club, Inc., assumed all of the Company's outstanding debts and agreed to indemnify the Company from any and all claims related thereto for a purchase price consisting of 4,062,500 shares of common stock of Privileged World Travel Club, Inc.

On February 25, 2014, control of the Company was transferred from Gregory Lykiardopoulos to Green Cures, Inc., a California corporation, pursuant to a Stock Purchase Agreement entered on February 5, 2014. Green Cures, Inc. acquired 8,000,000 shares of the Company's \$.001 par value Common Stock; 1 share of the Company's Series A Preferred Stock; 1,000,000 shares of the Company's Series B Preferred Stock; 4,250,000 shares of the Company's Series C Preferred Stock; and 8,000,000 shares of the Company's Series F Preferred Stock.

On September 15, 2015, the major shareholder and controlling entity of Green Cures & Botanical Distribution Inc., Green Cures Inc., sold the following issued and outstanding preferred stock to InStep Holding LLC, a Delaware Limited Liability Company; 8,000,000 shares of the Company's \$.001 par value Common Stock; 1 share of the Company's Series A Preferred Stock; 1,000,000 shares of the Company's Series B Preferred Stock; 4,250,000 shares of the Company's Series C Preferred Stock; and 8,000,000 shares of the Company's Series F Preferred Stock.

2) Address of the issuer's principal executive offices

Company Headquarters

Address: 11222 S La Cienega Blvd, Inglewood CA 90304

Phone: 888-509-8085

Email: info@instepholdings.com

Website(s): www.originalhollywoodhemp.com

IR Contact

None.

3) Security Information

Trading Symbol: GRCU

Exact title and class of securities outstanding: **COMMON STOCK** CUSIP: 393007 109

Par or Stated Value: \$0.001

Total shares authorized: 800,000,000 as of: 06/30/2016 Total shares issued: 606,716,015 as of: 06/30/2016

Total shares outstanding: 608,716,015 as of: <u>8/21/2016</u>

Additional class of securities (if necessary):

Trading Symbol: None

Exact title and class of securities outstanding: SERIES A PREFERRED STOCK

CUSIP: None

Par or Stated Value: \$0.001

Total shares authorized: $\underline{100}$ as of: $\underline{06/30/2016}$ as of: $\underline{06/30/2016}$ as of: $\underline{06/30/2016}$

Trading Symbol: None

Exact title and class of securities outstanding: SERIES B PREFERRED STOCK

CUSIP: None

Par or Stated Value: \$0.001

Total shares authorized: $\underline{6,000,000}$ as of: $\underline{06/30/2016}$ as of: $\underline{06/30/2016}$ as of: $\underline{06/30/2016}$

Trading Symbol: None

Exact title and class of securities outstanding: <u>SERIES C PREFERRED STOCK</u>

CUSIP: None

Par or Stated Value: \$0.001

Total shares authorized: 50,000,000 as of: 06/30/2016 Total shares outstanding: 4,250,000 as of: 06/30/2016

Trading Symbol: None

Exact title and class of securities outstanding: SERIES D PREFERRED STOCK

CUSIP: None

Par or Stated Value: \$0.001

Total shares authorized: $\underline{2,000,000}$ as of: $\underline{06/30/2016}$ as of: $\underline{06/30/2016}$ as of: $\underline{06/30/2016}$

Trading Symbol: None

Exact title and class of securities outstanding: SERIES E PREFERRED STOCK

CUSIP: None

Par or Stated Value: \$0.001

Total shares authorized: $\underline{580,000}$ as of: $\underline{06/30/2016}$

Total shares outstanding: <u>580,000</u> as of: <u>06/30/2016</u>

Trading Symbol: None

Exact title and class of securities outstanding: SERIES F PREFERRED STOCK

CUSIP: None

Par or Stated Value: \$0.001

Total shares authorized: <u>60,000,000</u> as of: <u>06/30/2016</u> Total shares outstanding: <u>20,000,000</u> as of: <u>06/30/2016</u>

Transfer Agent

Name: Action Stock Transfer Agent

Address 1: 2469 E. Fort Union Blvd., Salt Lake City, UT 84121

Phone: 801-274-1088

Is the Transfer Agent registered under the Exchange Act?* Yes: ✓ No: ☐

List any restrictions on the transfer of security:

None

Describe any trading suspension orders issued by the SEC in the past 12 months.

None

List any stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:

On December 18, 2015, the company filed a corrected Articles of Amendment to the Articles of Incorporation of the Company with the Secretary of State of Colorado, wherein, and effective as of January 4, 2016, each share of common stock of the Corporation issued and outstanding was subject to a 1 for 130 reverse stock split, with all fractional shares being rounded up to the nearest whole share. Subsequently, on January 7, 2016, the Financial Industry Regulatory Authority "FINRA" announced that the request of the company for a reverse stock split would have a Market Effective Date of January 8, 2016.

4) Issuance History

List below any events, in chronological order, that resulted in changes in total shares outstanding by the issuer in the past two fiscal years and any interim period. The list shall include all offerings of equity securities, including debt convertible into equity securities, whether private or public, and all shares or any other securities or options to acquire such securities issued for services, describing (1) the securities, (2) the persons or entities to whom such securities were issued and (3) the services provided by such persons or entities. The list shall indicate:

- A. The nature of each offering (e.g., Securities Act Rule 504, intrastate, etc.);
- B. Any jurisdictions where the offering was registered or qualified;
- C. The number of shares offered; D. The number of shares sold;
- E. The price at which the shares were offered, and the amount actually paid to the issuer;
- F. The trading status of the shares; and
- G. Whether the certificates or other documents that evidence the shares contain a legend (1) stating that the shares have not been registered under the Securities Act and (2) setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act.

Fiscal year ended December 31, 2014

During the fiscal year ended December 31, 2014, the Company issued 10,862,712 shares of restricted common to certain officers, directors of the Company, service providers, and to the holder of two convertible notes, who elected

to convert the principal and interest on one note of \$47,461.32 into 9,492,264 shares of the Company's restricted common stock. These shares were issued in connection with acquisitions made by Green Cures & Botanical Distribution Inc. For additional details see page 4, 5, and the Financial Notes beginning on page 11 of this report.

Green Cures & Botanical Distribution Inc. (the "Company") has entered into several employment agreements with key officers of the Company. A summary of the terms of the agreements is as follows:

First Quarter 2016

During the first quarter ended June 30, 2016, the Company issued 400,000,000 shares to Instep Holdings, LLC, as at a price of \$0.001 on February 19, 2016 for \$400,000 in order to compensate InStep Holdings, LLC, and Joe Tragesser's continued role as our Director and Officer (Instep Shares). The Company issued itself 250,000,000 shares at a price of \$0.001 and subsequently cancelled all of those shares. On or about February 16, 2016, the Company, converted debt of \$51,044 into 127,610,000 shares of our restricted common stock at a price per share of \$0.004. On March 2, 2016, the Company also issued 13,000,000 shares pursuant to a consulting agreement with Hemp, Inc. at a price per share of \$0.001, (Consulting Shares). On March 2, 2016, the Company further issued 27,000,000 shares to consultants for services provided to the Company, at a price per share of \$0.001 (Service Shares). In connection with the issuance of the Instep Shares, Services and Consulting Shares, the Company relied upon the exemption from securities registration afforded by Section 4(2) of the Securities Act. No advertising or general solicitation was employed in offering the securities. The issuances of these shares were made to a limited number of persons, and transfer was restricted by the Company in accordance with the requirements of the Securities Act of 1933. In the opinion of current management, these shares cannot be resold without registration under the Securities Act or unless the transfer and sale are exempt from registration under the Securities Act.

Second Quarter 2016

During the second quarter, on April 27, 2016 the Company issued 15,000,000 shares pursuant to a consulting agreement with Purple Haze Properties, at a price per share of \$0.001, (Purple Shares). On or about June 24, 2016, the Company issued 3,500,000 shares to Continental Food & Brokers a Company that is controlled by our president Joe Tragesser (Continental Shares). On June 24, 2016 the Company issued 3,500,000 shares pursuant to an advertising agreement to corporate ads.com (Corporate Shares). In connection with the issuance of the Purple Shares, Continental Shares, and the Corporate Shares the Company relied upon the exemption from securities registration afforded by Section 4(2) of the Securities Act. No advertising or general solicitation was employed in offering the securities. The issuances of these shares were made to a limited number of persons, and transfer was restricted by the Company in accordance with the requirements of the Securities Act of 1933. In the opinion of current management, these shares cannot be resold without registration under the Securities Act or unless the transfer and sale are exempt from registration under the Securities Act.

Third Quarter 2016

During the third quarter, on July 19, 2016, the Company issued 1,000,000 shares to Carlo Vaccarezza, pursuant to a consulting agreement (Carlos Shares). On August 3, 2016 the Company issued 1,000,000 shares to Alina Digiorgio pursuant to a consulting agreement (Alina Shares). In connection with the issuance of the Carlos shares, and Alina Shares the Company relied upon the exemption from securities registration afforded by Section 4(2) of the Securities Act. No advertising or general solicitation was employed in offering the securities. The issuances of these shares were made to a limited number of persons, and transfer was restricted by the Company in accordance with the requirements of the Securities Act of 1933. In the opinion of current management, these shares cannot be resold without registration under the Securities Act or unless the transfer and sale are exempt from registration under the Securities Act.

5) Financial Statements

The accompanying financial statements and notes have been prepared in accordance with accounting principles generally accepted in the United States ("US GAAP") by persons who the Company believes possess sufficient financial skills. None of the persons who assisted in the preparation of the financial statements is qualified as a Certified Public Accountant. Investors are cautioned that previous management did not provide full copies of or full

access to the historical financial information concerning the Company.

GREEN CURES & BOTANICAL DISTRIBUTION, INC., A COLORADO CORPORATION

- Unaudited Financial Statements for the Period Ended June 30, 2016
- Unaudited Balance Sheet for Statements for the Period Ended June 30, 2016 and for the Period Ended June 30, 2015
- Unaudited Statement of Operations for Statements for the Period Ended June 30, 2016 and for the Period Ended March 31, 2015
- Unaudited Statement of Cash Flows for Statements for the Period Ended June 30, 2016 and for the Period Ended Jun3 30, 2015

The accompanying financial statements and notes have been prepared in accordance with US GAAP by persons who the Company believes possess sufficient financial skills. None of the persons who assisted in the preparation of the financial statements is qualified as a Certified Public Accountant. Investors are cautioned that previous management did not provide full copies of or full access to the historical financial information concerning the Company. As such, the Company has chosen to present its financial statements based upon the removal of all assets and liabilities as of February 25, 2014, the closing date under the Material Definitive Agreement between the Company and Privileged World Travel Club, Inc., and the commencement of new operations during the quarter ended June 30, 2014, the sale and marketing of nutritional, medicinal and body care products through retail and wholesale channels.

Information contained in a Financial Report is considered current until the due date for the subsequent Financial Report. To remain in the OTC Pink Current Information tier, a company must post its Annual Report within 90 days from its fiscal year-end date and Quarterly Reports within 45 days of its fiscal quarter-end date.

FINANCIAL INFORMATION GREEN CURES & BOTANICAL DISTRIBUTION, INC., A COLORADO CORPORATION

Balance Sheet (Unaudited)

| | Quarter Ended | Quarter Ended |
|--|---------------|----------------|
| | June.30, 2016 | March.31, 2016 |
| <u>Assets</u> | USD | USD |
| Current Assets | | |
| Cash and Cash equivalents | 12,498 | 2,854 |
| Accounts receivable | 0 | 0 |
| Other current Assets | 8,798 | 5,530 |
| Total Current Assets | 21,296 | 8,384 |
| Other Assets | | |
| Notes receivable | 0 | 0 |
| Fixed Assets, net | 11,127 | 11,127 |
| Goodwill | 0 | 0 |
| Intangible Assets, net | 52,416 | 52,416 |
| Total Assets | 84,839 | 71,927 |
| Liabilities and Stockholders' Equity | | |
| Current Liabilities | | |
| Accounts Payable | 30,304 | 29,750 |
| Related party payable | 53,982 | 53,982 |
| Notes payable | 50,000 | 0 |
| Total Current Liabilities | 134,286 | 83,732 |
| Stockholders' Equity: | | |
| Preferred Stock, \$.001 par value, 162,000,100 shares authorized. | | |
| Series A Preferred Stock, 100 shares authorized, 1 share issued and outstanding | | |
| at June 30. 2016 and March 31, 2016, respectively | 1,250,000 | 1,250,000 |
| Series B Preferred Stock, 6,000,000 shares authorized, 1,508,050 shares issued and | | |
| outstanding at June 30, 2016 and March 31, 2016, respectively | 2,262,750 | 2,262,750 |
| Series C Preferred Stock, 50,000,000 shares authorized, 4,250,000 shares issued and | | |
| outstanding at June 30, 2016 and March 31, 2016 respectively. | 4,250 | 4,250 |
| Series D Preferred Stock, 2,000,000 Shares authorized, 0 shares issued and | | |
| outstanding at June 30, 2016 and March 31, 2016, respectively | 0 | 0 |
| Series E Preferred Stock, 4,000,000 shares authorized, 580,000 shares issued | | |
| and outstanding at June 30, 2016 and March 31, 2016, respectively. | 145,000 | 145,000 |
| Series F Preferred Stock, 60,000,000 shares authorized, 12,000,000 shares issued and | | |
| outstanding at June 30, 2016 and March 31, 2016, respectively | 0 | 0 |
| Series G Preferred Stock, 40,000,000 shares authorized, 0 shares issued and | | |
| outstanding at June 30, 2016 and March 31, 2016, respectively | 0 | 0 |
| Common Stock, \$.001 par value, 800,000,000 shares authorized, 608,716,015 shares | | |
| issued and outstanding at June 30, 2016 and March 31,2016, respectively. | 608,716 | 800,000 |
| Additional paid in Capital | 1,000 | 29,938,099 |
| Deficit accumulated | -34,321,163 | -34,411,904 |
| Total Liabilities and Stockholders' Equity | 84,839 | |
| | | 71,927 |

GREEN CURES & BOTANICAL DISTRIBUTION, INC., A COLORADO CORPORATION

Statements of Operations (Unaudited)

| | Quarter Ended | Quarter Ended |
|---|---------------|----------------|
| | June.30, 2016 | March.31, 2016 |
| | USD | USD |
| Sales | | |
| Revenue | 13,170 | 6,800 |
| Cost of sales | 9,702 | 4,420 |
| Gross profit | 3,468 | 2,380 |
| Operating expenses | | |
| Payroll and related benefits | 0 | 0 |
| Marketing and advertising | 20,125 | 740 |
| Amortization expenses | 0 | 0 |
| General and administrative expenses | 19,345 | 0 |
| Total operating expenses | 39,470 | 740 |
| Loss from operations | -36,002 | 1,640 |
| Loss from operations before income tax, interest and similar | | |
| Income tax | | |
| Loss before non-controlling interest and discontinued operations | | |
| Net income attributable to non-controlling interest | | |
| Income from discontinued operations | | |
| Net income (Loss) attributable to Green Cures & Botanical Dist. Inc | -36,002 | 1,640 |
| Net(loss) from continuing operations | | |
| Net income (Loss) per common share-basic and diluted | | |
| Net income (Loss) attributable to Green Cures & Botanical Dist. Inc | -36,002 | 1,640 |
| Net income from discontinued operations | | |
| Net income (Loss) per common share from discontinued operations | | |
| Weighted average common shares-basic and diluted | -36,002 | 1,640 |

GREEN CURES & BOTANICAL DISTRIBUTION, INC., A COLORADO CORPORATION

Statements of Cash Flows (Unaudited)

| | 1 | (Offiadalted) |
|---|---------------|----------------|
| | Quarter Ended | Quarter Ended |
| | June.30, 2016 | March.31, 2016 |
| | USD | USD |
| Operating activities: | | |
| Net income (loss) attributable to Green Cures & Botanical Distribution, Inc | -36,002 | 1,640 |
| Gain on disposal of subsidiary, net | 0 | 0 |
| Net(loss) attributable to continuing operations | -36,002 | 1,640 |
| Adjustments to reconcile net loss to cash used in operations | | |
| Share based payments issued for services | | |
| Amortization and depreciation expenses | | |
| Net income attributable to non-controlling interest of subsidiary | | |
| Change in operating assets and liabilities | -5,452 | 714 |
| Accounts receivable | 0 | 0 |
| Prepaid expenses | 0 | 0 |
| Accounts payable and accrued liabilities | 51,098 | 0 |
| Other assets | 0 | 0 |
| Net cash used in operating activities | 9,644 | 2,354 |
| Financing activities | | |
| Advance from related party payable | 0 | 0 |
| Proceeds from issuance of common | 0 | 0 |
| stock | 0 | 0 |
| Payments-notes payable | 0 | 0 |
| Net cash provided by financing activities | 0 | 0 |
| Net increase (decrease) in cash | 9,644 | 2,354 |
| Cash at beginning of period | 2,854 | 500 |
| Cash at end of period | 12,498 | 2,854 |
| | | |
| | | |
| | | |

GREEN CURES & BOTANICAL DISTRIBUTION INC., NOTES TO THE UNAUDITED FINANCIAL STATEMENTS FOR PERIOD ENDED JUNE 30, 2016.

NOTE 1 – DESCRIPTION OF BUSINESS

Green Cures & Botanical Distribution Inc. (the "Company") was incorporated in the State of Colorado on September 22, 1986 under the name Petramerica Oil, Inc. The Company operated as Petramerica Oil, Inc. until the Company completed a transaction with Triton Distribution Systems, Inc., a Nevada corporation, and changed its name to Triton Distribution Systems, Inc. The Company operated as Triton Distribution Systems, Inc. from August 17, 2006 through May 7, 2014 when the Company adopted its current name.

On February 25, 2014, the Company completed the sale of its entire business, including all assets to Privileged World Travel Club, Inc., a Delaware corporation, under a Material Definitive Agreement entered on February 1, 2014. Under the Material Definitive Agreement, Privileged World Travel Club, Inc., assumed all of the Company's outstanding debts and agreed to indemnify the Company from any and all claims related thereto for a purchase price consisting of 4,062,500 shares of common stock of Privileged World Travel Club, Inc.

On February 25, 2014, control of the Company was transferred from Gregory Lykiardopoulos to Green Cures, Inc., a California corporation, pursuant to a Stock Purchase Agreement entered on February 5, 2014. Green Cures, Inc. acquired 8,000,000 shares of the Company's \$.001 par value Common Stock; 1 share of the Company's Series A Preferred Stock; 1,000,000 shares of the Company's Series B Preferred Stock; 4,250,000 shares of the Company's Series C Preferred Stock; and 8,000,000 shares of the Company's Series F Preferred Stock.

On September 15, 2015, the major shareholder and controlling entity of Green Cures & Botanical Distribution Inc, Green Cures Inc., sold the following issued and outstanding preferred stock to InStep Holding LLC, a Delaware Limited Liability Company; 8,000,000 shares of the Company's \$.001 par value Common Stock; 1 share of the Company's Series A Preferred Stock; 1,000,000 shares of the Company's Series B Preferred Stock; 4,250,000 shares of the Company's Series C Preferred Stock; and 8,000,000 shares of the Company's Series F Preferred Stock.

NOTE 2 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The unaudited financial statements as of December 31, 2015, reflect all adjustments which, in the opinion of management, are necessary to fairly state the Company's financial position and the results of its operations for the periods presented in accordance with the accounting principles generally accepted in the United States of America ("US GAAP").

The information included in this report should be read in conjunction with information posted under the Company's name on www.otcmarkets.com.

The operating results for the periods presented for the Fiscal year ended December 31, 2014, were not necessarily indicative of financial results for the full year. Moreover, the results do not provide a meaningful comparison against prior periods. The financial statements were prepared based upon the Material Definitive Agreement entered on February 1, 2014, and closed on February 25, 2014, wherein Privileged World Travel Club, Inc., a Delaware corporation, (1) purchased the Company's entire business, including all assets; (2) assumed all of the Company's outstanding debts; and (3) agreed to indemnify the Company from any and all claims related thereto for a purchase price consisting of 4,062,500 shares of common stock of Privileged World Travel Club, Inc. As such, the financial statements reflect no operations, zero assets and zero liabilities as of February 25, 2014. Investors are cautioned that even though the financial statements reflect no operations, zero assets and zero liabilities as of February 25, 2014, none of the Company's creditors agreed to the assumption of the Company's outstanding debts by Privileged World Travel Club, Inc. and that if Privileged World Travel Club, Inc. is unable to honor its obligations to satisfy the Company's outstanding debts, then those creditors may have a claim against the Company.

The Company is currently a development stage company under the as defined by Statement of Financial Accounting Standards ("SFAS") No.7 *Accounting and Reporting by Development* Stage *Enterprises*.

The accompanying financial information has been prepared in accordance with accounting principles generally accepted in the United States of America (US GAAP)

Use of estimates

The preparation of financial statements in conformity with US GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting periods. Actual results could differ from these estimates.

Fair value of financial instruments

For certain of the Company's financial instruments, including cash and cash equivalents, accounts payable and accrued expenses, the carrying amounts approximate fair value due to their short maturities.

Cash and cash equivalents

For purposes of the statements of cash flows, the Company defines cash equivalents as all highly liquid debt instruments purchased with a maturity of three months or less.

Furniture and equipment

Furniture and equipment are stated at cost and are depreciated using the straight-line method over their estimated useful lives of 3.7 years.

Revenue recognition

The Company applies the guidance within SEC Staff Accounting Bulletin No. 104, Revenue Recognition in Financial Statements (SAB 104) to determine when to properly recognize revenue. SAB 104 states that revenue generally is realized or realizable and earned when persuasive evidence of an arrangement exists, services have been rendered, the seller's price to the buyer is fixed or determinable and collectability is reasonably assured.

The Company's reporting currency is the US dollar (USD).

Stock based compensation

The Company accounts for stock option grants in accordance with SFAS No. 123(R), *Share Based Payment*. The Company records the cost of employee and non-employee services received in exchange for an award of equity instruments based on the grant date fair value of the award. That cost is recognized over the period during which an employee is required to provide service in exchange for the award the requisite service period (usually the vesting period). No compensation cost is recognized for equity instruments for which employees do not render the requisite service. The grant-date fair value of employee share options and similar instruments is estimated using a Black-Scholes option-pricing model. If an equity award is modified after the grant date, incremental compensation cost will be recognized in an amount equal to the excess of the fair value of the modified award, if any, over the fair value of the original award.

Income taxes

The Company accounts for income taxes in accordance with SFAS No. 109, "Accounting for Income Taxes." Deferred taxes are provided on the liability method whereby deferred tax assets are recognized for deductible temporary differences, and deferred tax liabilities are recognized for taxable temporary differences. Temporary differences are the differences between the reported amounts of assets and liabilities and their tax bases. Deferred tax assets are reduced by a valuation allowance when, in the opinion of management, it is more likely than not that some portion or all of the deferred tax assets will not be realized. Deferred tax assets and liabilities are adjusted for the effects of changes in tax laws and

rates on the date of enactment.

On January 1, 2007, the Company adopted Financial Accounting Standards Board {FASB} Interpretation No. 48, Accounting for Uncertainty in Income Taxes an interpretation of FASB Statement No. 109 (FIN 48). The Interpretation gives guidance related to the financial statement recognition and measurement of a tax position taken or expected to be taken in a tax return, and requires that we recognize in our financial statements the impact of a tax position, if that position is more likely than not to be sustained upon an examination, based on the technical merits of the position.

Loss per share

The Company reports loss per share in accordance with SFAS No. 128, *Earnings per Share*. Basic loss per share is computed by dividing the net loss by the weighted average number of common shares outstanding. Diluted loss per share is computed by dividing net income by the weighted average number of common shares used in the basic earnings per share calculation plus the number of common shares that would be issued assuming exercise or conversion of all potentially dilutive common shares outstanding. The Company excludes equity instruments from the calculation of diluted weighted average shares outstanding if the effect of including such instruments is anti-dilutive to earnings per share. For the periods presented, all equity instruments are considered anti-dilutive.

Development Stage Company

The Company is subject to risks and uncertainties, including new product development, actions of competitors, reliance on the knowledge and skills of its employees to be able to service customers, and availability of sufficient capital and a limited operating history. Accordingly, the Company presents its financial statements in accordance with the accounting principles generally accepted in the United States of America that apply in establishing new operating enterprises. As a development stage enterprise, the Company discloses the deficit accumulated during the development stage and the accumulated statement of operations and cash flows from inception of the development stage to the date on the current balance sheet. Contingencies exist with respect to this matter, the ultimate resolution of which cannot presently be determined.

NOTE 3 – GOING CONCERN

At June 30, 2016, Green Cures & Botanical Distribution Inc., has an estimated outstanding tax liability of approximately \$30,000 for operations and business conducted throughout the year 2014 and the first quarter of 2015. Additionally, Green Cures & Botanical Distribution Inc., owes approximately \$23,000 for legal services provided to the company through May 2015. The Company, and its previous controlling shareholder Green Cures Inc., agreed that certain financing that was previously intended to be used for the financial auditing and legal services for Green Cures Inc., would be assigned to Green Cures & Botanical Distribution Inc., to pay the balances that are owed to the corresponding Government agencies and service providers. On August 10, 2015, the company has made one partial payment, to a corresponding Government agency, for the above outstanding tax liability. The company will continue to update its financial disclosures once this balance has been paid in full, or each time a partial payment is made.

The Company has sustained operating losses of \$34,321,163 as of June 30, 2016. The Company's operating losses include the losses of the predecessor operations of the Company. As noted above, on February 25, 2014, the Company completed the sale of its entire business, including all assets and liabilities, to Privileged World Travel Club, Inc. ("PWTC"), a Delaware corporation, under a Material Definitive Agreement entered on February 1, 2014. Under the Material Definitive Agreement, PWTC assumed all of the Company's outstanding debts and agreed to indemnify the Company from any and all claims related thereto for a purchase price consisting of 4,062,500 shares of common stock of Privileged World Travel Club, Inc. The Company's continuation as a going concern is dependent on management's ability to develop profitable operations, and / or obtain additional financing from its stockholders and / or other third parties.

The accompanying unaudited financial statements have been prepared assuming that the Company will continue as a going concern; however, the above conditions raise substantial doubt about the Company's ability to do so. The unaudited financial statements do not include any adjustments to reflect the possible future effects on the

recoverability and classification of assets or the amounts and classifications of liabilities that may result should the Company be unable to continue as a going concern.

If management projections are not met, the Company may have to reduce its operating expenses and to seek additional funding through debt and/or equity offerings.

NOTE 4 – ACQUISITIONS

Effective June 30, 2014, and in connection with the company announcement dated March 28, 2014, the Company acquired certain intangible assets, web portals, and domain names from Green Cures, Inc. (the controlling shareholder/related party) valued at \$46,116.17. The Company agreed to pay Green Cures, Inc. \$46,116.16, for these assets. The Company issued a convertible promissory note, in the amount of \$46,116.16, plus accrued interest at 5% per month, payable on demand.

NOTE 5 – INTANGIBLE ASSETS

As the result of the Company's acquisition of certain intangible assets, web portals, and domain names from Green Cures, Inc. (the controlling shareholder/related party), the Company allocated the purchase price as follows.

Purchase of domain name Allbotanical.com \$1,000.00

Purchase of domain name Allcannabis.com \$6,000.00

Purchase of online CBD Centers Portfolio (cbdcenters.com; cbdcolorado.com; cbdoil.us, futuremarijuana.com) \$35,000.00

Purchase of domain name Allhemp.com \$3,601.17

Purchase of domain name Allcbd.com \$515.00

Allbotanical.com - designing and development cost \$6,300.00

Total \$52,416.17

NOTE 6 – NOTES PAYABLE

During the period ended June 30, 2016, a loan in the amount of \$50,000.00 was made to the company by a long term investor. At April 2016, the company issued a Convertible Note payable to a long term investor for \$50,000.00 plus interest of 5% per annum due on or before April 2017. The total of \$50,000.00 was made from advances from a long term investor to the Company from April 2016 to June 2016.

During the period ended March 31, 2016, no loans were made to the company.

During the period ended December 31, 2015, no loans were made to the company.

During the period ended September 30, 2015, no loans were made to the company.

During the period ended June 30, 2015, a long term investor made one loan to the company.

At June 30, 2015, the Company issued a Convertible Note payable to a long term investor for \$10,500 plus interest at 5% per annum, accrued monthly, due on or before December 1, 2015. The amount of the note reflects advances from the long term investor to the Company from April 2015 to June 2015.

NOTE; Effective February 11, 2016 this note has been settled, satisfied, and removed from company's liabilities, without the issuance of common stock.

During the period ended March 31, 2015, a long term investor made one loan to the company.

At March 31, 2015, the Company issued a Convertible Note payable to a long term investor for \$7,819 plus interest at 5% per annum, accrued monthly, due on or before September 1, 2015. The amount of the note reflects advances from the long term investor to the Company from January 2015 to March 2015.

NOTE; Effective February 11, 2016 this note has been settled, satisfied, and removed from company's liabilities, with the issuance of common stock.

During the period ended December 31, 2014, Green Cures, Inc. (the controlling shareholder/related party) and a long term investor made one loan to the Company.

At December 31, 2014, the Company issued a Convertible Promissory Note payable to a long term investor for \$35,663 plus interest at 5% per annum, accrued monthly, due on or before June 1, 2015. The amount of the note reflects advances from the long term investor to the Company from October 2014 to December 2014.

NOTE: Effective February 11, 2016 this note has been settled, satisfied, and removed from company's liabilities, with the issuance of common stock.

During the period ended September 30, 2014, Green Cures, Inc. (the controlling shareholder/related party) and a long term investor made one loan to the Company.

At September 30, 2014, the Company issued a Convertible Note payable to Green Cures, Inc.; & long term investor for a corrected and revised amount of \$72,499 plus interest at 5% per annum, accrued monthly, due on or before February 1, 2015. The amount of the note reflects advances from Green Cures, Inc.; & long term investor to the Company from July 2014 to September 2014. Effective February 1, 2015, the Company and Green Cures, Inc. and the investor agreed to an extension of the maturity date of the note from February 1, 2015, to June 1, 2015. In connection with the extension, Green Cures Inc. and the investor agreed that they would not convert any amount of the principal or interest of the note until at least June 1, 2015.

NOTE: Effective July 14 2015, the Company, at the request of the long term investor, agreed to amend this note. The number of Payment Shares to be issued to the long term investor upon conversion of this note shall be determined by dividing the principal amount of the Note, together with all accrued and unpaid interest, by the closing bid price of the Borrower's common stock on the business day immediately prior to the date of the conversion. Effective July 28 2015, a total of \$46,000 from this note were satisfied and removed from the company's liabilities.

NOTE: Effective August 28 2015, an additional \$24,109 from this note were satisfied and removed from the company's liabilities, with the issuance of common stock, with the issuance of common stock.

During the period ended June 30, 2014, Green Cures, Inc. (the controlling shareholder/related party) and a long term investor made two loans to the Company.

At June 30, 2014 the Company has a Convertible Note payable to Green Cures, Inc. and a long term investor for \$56,126.03, plus interest at 7.5% per annum, accrued monthly, due on demand. The amount of the note reflects advances from Green Cures, Inc., and the long term investor to the Company from March 2014 to June 2014

NOTE: Effective July 14 2015, the Company, at the request of the long term investor, agreed to amend this note. The number of Payment Shares to be issued to the long term investor upon conversion of this note shall be determined by dividing the principal amount of the Note, together with all accrued and unpaid interest, by the closing bid price of the Borrower's common stock on the business day immediately prior to the date of the conversion. Effective July 28 2015, this note was satisfied and removed from the company's liabilities, with the issuance of common stock.

At June 30, 2014, the Company had a Convertible Note payable to Green Cures, Inc. for \$46,116.16, plus interest at

5% per annum, accrued monthly, due on demand. The note was issued to Green Cures, Inc., in connection with the purchase of certain intangible assets (described above in Note 4). The principal and interest payable under the Note is convertible into shares of the Company's common stock, at the option of the Company or the holder, at a per share conversion price of \$0.005. Effective November 12, 2014, this note was satisfied and removed from the company's liabilities, with the issuance of common stock.

NOTE 7 – CAPITAL STOCK TRANSACTIONS

The Company's Articles of Incorporation, as amended, provide for capital stock consisting of Eight Hundred Million (800,000,000) shares of Common Stock, \$.001 par value each, and One Hundred Twenty Two Million One Hundred shares of Preferred Stock, \$.001 par value each, to be issued in one or more series, with such designations, voting powers, if any, preferences and relative, participating, optional or other special rights, and such qualifications, limitations and restrictions, as are authorized by the board of directors, or by vote of the shareholders.

Common Stock

During the three-month period ended June 30, 2016, the Company issued 24,000,000 shares of restricted common stock among service consultants, controlling shareholder, and non-affiliates. There was no underwriter, no underwriting discounts or commissions, no general solicitation, no advertisement, and resale restrictions were imposed by placing a Rule 144 legend on the certificates. The persons who received securities have such knowledge in business and financial matters that he/she/it is capable of evaluating the merits and risks of the transaction. This transaction was exempt from registration under the Securities Act of 1933, based upon Section 4(2) for transactions by the issuer not involving any public offering. For additional information, see page 21 and page 22 of this report.

At June 30, 2016, the Company had 606,716,015 shares of common stock issued and outstanding. Additionally, the company has cancelled 250,000,000 shares of restricted common stock.

Preferred Stock

Dividend Rights

No shares of Preferred Stock were issued/sold during the three-month period ended June 30, 2016.

At June 30, 2016, the Company had 1 share of the Series A Preferred Stock; 1,508,050 shares of Series B Preferred Stock; 4,250,000 shares of Series C Preferred Stock; 0 shares of Series D Preferred Stock; 580,000 shares of Series E Preferred Stock; and 12,000,000 shares of Series F Preferred Stock.

The following summary of the designations, preferences, limitations, and relative rights of the Company's Series A, B, C, D, E, F, and G Preferred Stock is qualified as a summary. For the complete terms of designations, preferences, limitations, and relative rights of the Company's Series A, B, C, D, E, F, and G Preferred Stock, please see the Company's filings with the Colorado Secretary of State.

Series A Preferred Stock, 100 shares authorized, 1 share issued and outstanding at June 30, 2016 and December 31, 2014, respectively. Filed with the Colorado Secretary of State on July 9, 2010.

Series A Preferred Stock, 100 shares authorized, 1 share issued and outstanding at September 30, 2014 and December 31, 2013, respectively. Filed with the Colorado Secretary of State on July 9, 2010.

Designation and Rank Senior

Par Value \$.001 per share

Stated Value None

Voting Rights Equal to 66% of all votes Convertible into Common

Stock which shall equal 66% of total number of all shares of Common Stock, plus the total number of all

other series of stock issued and outstanding.

None

Liquidation Rights \$5,000,000.00 per share

Series B Preferred Stock, 6,000,000 shares authorized, 1,508,050 shares issued and outstanding at September 30, 2014 and December 31, 2013, respectively. Filed with the Colorado Secretary of State on July 9, 2010.

Designation and Rank Senior, except to Series A

Par Value \$.001 per share

Stated Value None

Voting Rights One vote per share

Conversion Rights \$6.00 of common stock at market value for each

share of Series B converted, 9.9% limitation, 10 years

from issue date

Dividend Rights Equal to the Common Stock

Liquidation Rights \$6.00 per share

Redemption Rights \$6.00 per share in cash or Common Stock at the

Company's election

Series C Preferred Stock, 50,000,000 shares authorized, 4,250,000 shares and 0 shares issued and outstanding at September 30, 2014 and December 31, 2013, respectively. Filed with the Colorado Secretary of State on July 9, 2010 and amended January 12, 2011.

Designation and Rank Senior, except to Series A, B, and D

Par Value \$.001 per share

Stated Value None

Voting Rights One vote per share

Conversion Rights 5 shares of common stock for each share of

Series C converted, 9.9% limitation, 10 years from

issue date

Dividend Rights Equal to the Common Stock

\$5.00 per share Liquidation Rights

\$5.00 per share in cash or Common Stock at the Redemption Rights

Company's election

Series D Preferred Stock, 2,000,000 shares authorized, 0 shares issued and outstanding at September 30, 2014 and December 31, 2013, respectively. Filed with the Colorado Secretary of State on July 9, 2010.

Designation and Rank Senior, except to Series A, B, and C

Par Value \$.001 per share

Stated Value None

Voting Rights Fifty votes per share

Conversion Rights 50 shares of common stock for each share of

Series D converted

Dividend Rights Equal to the Common Stock and Preferred Stock

Liquidation Rights None Redemption Rights None

Series E Preferred Stock, 4,000,000 shares authorized, 580,000 shares issued and outstanding at September 30, 2014 and December 31, 2013, respectively. Filed with the Colorado Secretary of State on July 9, 2010.

Designation and Rank Senior, except to Series A, B, C, and D

Par Value \$.001 per share

Stated Value None

Voting Rights Twenty-five votes per share

Conversion Rights 25 shares of common stock for each share of

Series E converted

Dividend Rights None Liquidation Rights None Redemption Rights None

Series F Preferred Stock, 60,000,000 shares authorized, 20,000,000 shares issued and outstanding at September 30, 2014 and December 31, 2013, respectively. Filed with the Colorado Secretary of State on July 9, 2010.

Designation and Rank Senior, except to Series A, B, C, D, and E

Par Value \$.001 per share

Stated Value None

Voting Rights Ten votes per share

Conversion Rights 2,500 shares of common stock for each share of

> Series F converted At Board's discretion \$1.00 per share

Liquidation Rights None

Redemption Rights

NOTE 8 – IMPORTANT CONTRACTS

Dividend Rights

On February 11 2016, the company was granted an 8-month extension on the Royalty Fee Agreement dated January 31, 2014 for the national and international marketing, distribution, and sale of products labeled Green Cures.

On February 19, 2016, the company retained Pacific Equity Investments to perform Corporate Consulting and Investor Relations services over a one-year period, ending in 2017.

On February 20, 2016, the company retained Hemp Inc., to perform Corporate Consulting Services for a one-year, period ending in 2017 with the opportunity to extend services.

On February 29, 2016 the company signed a license agreement with Purple Haze Properties for use of copyrightable works, images, designs, and photographic images of Jimi Hendrix, which further includes artwork, designs and products, branding and concepts including, but not limited to the "Jimi's Cannabis Collection" brand for 5 years with an opportunity for two 5 year renewals.

NOTE 9 – QUARTERLY EVENTS

On April 1, 2016 the company canceled 250,000,000 shares of restricted common stock.

On April 8, 2016, Mr. Michael Lajtay was appointed President and Chief Operating Officer of the company.

6) Describe the Issuer's Business, Products and Services

The Company is a development stage company that retails and wholesales nutritional, medicinal and body care products. The products offered by the Company are made in the United States of America. Currently, some of our products are being manufactured of imported materials from the European Continent and Canada. The Company is currently Web-based and focuses on online retailing and sales.

The company retails and wholesales consumer products within the hemp and botanical industry, including nutritional supplements, sport wellness, and complete body care, as permitted by law. The Company is currently retailing products labeled Original Hollywood Hemp, Green Foods, and Green Cures through its Ecommerce site originalhollywoodhemp.com, and other third party Ecommerce sites, as well as physical retail stores in the state of California. As of the date of this report, the Company was not dependent on one supplier or provider of essential raw materials.

The Company is currently retailing its products labeled Green Magic through its first e-commerce site allbotanical.com, and other third party e-commerce sites, and physical retail stores in the state of California. The company is also retailing its products labeled Green Cures through its second e-commerce site, allebd.com. The Company is currently outsourcing the manufacturing and packaging of its products to different suppliers based in

the state of California, and Nevada. As of the date of this report, the Company was not dependent on one supplier or provider of essential raw materials.

Competition in the market is expected to be price and quality of products. We believe that offering higher quality products than the competitors with more accessible pricing; together with, the effectiveness of our distribution network, coupled with marketing and geographic expansion, the Company and its products may be able to establish presence, branding recognition, and consumer preference within 1 year in the industries where the Company is seeking to operate.

The Company holds exclusive rights to the marketing, distribution and sale of products labeled Green Magic, a registered trademark, and products labeled Green Cures, a registered trademark. Green Cures Inc. and David Osegueda, the Founder of Green Magic and Green Cures, granted to the Company a Royalty Free Agreement to exclusively market, sell and distribute the products labeled Green Magic and Green Cures, both nationally and internationally. A License or Royalty Fee Agreement with terms that are not detrimental to the company may be negotiated and enter into effect if or when the company is able to produce positive cash flow in its balance sheets.

We believe that offering higher quality products than the competitors with more accessible pricing; together with, the effectiveness of our distribution network, coupled with marketing and geographic expansion are key factors that if we are able to formulate and apply them properly, the Company and its products will establish presence and branding recognition within 1 year in the following markets:

A) Nutritional Supplement/Dietary

According to The Council Responsible for Nutrition (CRN), and economic and market research reports conducted by leading sales and marketing firms, the Nutritional Supplement/Dietary industry in the United States is worth over \$31 Billion. Over 50% of all Americans use some form of dietary supplement, and it is estimated that approximately 40% of Americans use nutritional supplements. Green Cures management believes that the aging US population, together with an increase in consumer health concerns, signals continuing growth and opportunity in this market.

B) Health and Wellness

Research also shows that the Health and Wellness industry in the United States generates over \$153 Billion per year, which accounts for approximately one quarter of global health and wellness sales. The health and wellness market has continued growing at a rate of about 5% annually, and management believes that much of this continued growth can be attributed to the American consumers' interest on promoting healthy lifestyles and total body wellness.

C) Hemp

According to estimates published by the Hemp Industry Association, in the year 2013, American retailers sold approximately \$581 million of products containing hemp seeds and hemp fiber. Due to the similarity in leaf shape, hemp is frequently confused with marijuana. Although both plants are from the species cannabis, hemp contains virtually no THC (delta-9 tetrahydrocannabinol), the active ingredient in marijuana. In the United States and many countries around the world, the consumption and use of Hemp is legal. Products like Hemp Fiber, Hemp Protein, and Hemp Oils are used every day by the general public. As a food or supplement, Hemp is rich in protein, omega fatty acids and high in fiber.

Marketing and Distribution Methods of the Products

The company continuously markets its products through allbotanical.com, and allcbd.com. Occasionally, the company also markets its products via facebook.com. Distribution methods include direct sales via online retailing as well as direct product placement for products labeled Green Magic. Currently, the company is working on establishing and expanding additional channels of distribution for the lines of products for which the company hold exclusive distribution agreements, Green Magic, and Green Cures.

Additionally, The Company plans to promote its products through:

- A) Conventional Media Advertising.
- B) Online Advertising.
- C) Guerilla Marketing.

Our marketing strategy is to promote and enhance our brands in targeted geographic locations, including selected areas in the State of California, New York, Florida, and Washington. Our strategy has been designed to strengthen our brands, products and increase awareness of our brands within selected geographic locations.

The Company is not dependent on one or a few major customers.

The Company is continuously following both state and federal lawmaking with respect to statutes and regulations involved in the hemp and medical cannabis industry to ensure compliance with applicable laws. The Company does not manufacture or carry any type of products that do not meet federally acceptable guidelines that allow for the sale and distribution of these products.

The Company was formed in Colorado on September 22, 1986. The Company's primary SIC Code is 7380 Services-Miscellaneous.

The Company's fiscal year ends on December 31.

7) Describe the Issuer's Facilities

The Company currently leases an estimated 750 square feet of office space on a month to month basis. The offices are located at Address: 11222 S La Cienega Blvd, Suite 750, Inglewood CA 90304. The monthly lease payments are \$800.00.

8) Officers, Directors, and Control Persons

The goal of this section is to provide an investor with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling or advising the operations, business development and disclosure of the issuer, as well as the identity of any significant shareholders.

A. Names of Officers, Directors, and Control Persons.

Joe Tragesser - Chief Executive Officer, Chief Financial Officer, Director

Joe Tragesser background consists of 29 years with Hostess Brands as a District Sales Manager before becoming Vice President of Marketing and Director of Sales for BCU Food Brokers and currently serves as President for Continental Food & Beverage Brokers, which is his own company.

As District Manager, Joe managed 7 different locations throughout the Southwestern regions. He spent time developing relationships with all sizes of grocery chains, from large to small. Those accounts included: Ralphs, Food 4 Less, Stater Brothers, Costco, Wal-Mart, Target, Sam's Club, Vons, Albertsons, Superior Warehouse and many other chains. Joe also worked closely with C-Store accounts such as 7-11, Circle K, and Arco AmPm. Joe was responsible for one of the largest institutional divisions in the west, which required personalizing service and product to individual accounts. Those institutional accounts consist of: restaurants, hospitals, casinos, amusement parks, prisons, government accounts, cruise ships, airlines, Amtrack, and school districts.

Michael Lajtay (Pronounced "Lay-tay") - Chief Operating Officer

Mr. Michael Lajtay is a veteran of the consumer product industry and an accomplished entrepreneur. He is currently creating the "Hollywood HempTM" skin care line, as well as the Jimi Hendrix® and Roberto Duran® branded beverage products for GRCU. He is the owner of numerous trademarks registered with the US Patent and Trademark Office, including "Jugular®", "Go for the Jugular®", "Takedown®" and "Hole-In-One®", among

others.

Beginning in February 1987 at the age of 20, Mr. Lajtay served as a member of the founding management team of Vector Aeromotive Corporation – manufacturers of the Vector W8 Twin-Turbo Exotic Sports Car. Vector was 1 of only 4 publicly traded automobile manufacturers in the USA at the time. Mr. Lajtay helped the company to raise more than \$15 million USD via an IPO in November 1988 and a secondary offering in May 1989. In 2006, Mr. Lajtay served as a marketing, promotions and licensing consultant to Lotus Cars USA, Inc. in Duluth, GA, reporting to the President and CEO, Mr. Robert A. Braner. Mr. Lajtay graduated with Honors from with a B.A. in Economics from Claremont McKenna College in Claremont, CA in May 1988 serving as Senior Class President. Mr. Lajtay took his science classes at Harvey Mudd College, which is also part of the cluster of learning institutions known as The Claremont Colleges. Mr. Lajtay has also received a Presidential Academic Fitness Award from President Ronald Reagan in June 1984 at the age of 17, one of only a handful of recipients from California at the time.

- B. <u>Legal/Disciplinary History</u>. Please identify whether any of the foregoing persons have, in the last five years, been the subject of:
 - 1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);

None

2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities;

None

3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; or

None

4. The entry of an order by a self-regulatory organization that permanently or temporarily barred suspended or otherwise limited such person's involvement in any type of business or securities activities.

None

C. Beneficial Shareholders.

The table below contains a list of the name, address and shareholdings or the percentage of shares owned by all persons beneficially owning more than five percent (5%) of any class of the issuer's equity securities as of June 30, 2016. If any of the beneficial shareholders are corporate shareholders, provide the name and address of the person(s) owning or controlling such corporate shareholders and the resident agents of the corporate shareholders.

| Name of Shareholder | Class of Equity | Number of Securities & Percentage of Voting Power of Class | Percentage of Common Stock Voting Power |
|---|------------------------------------|--|---|
| Joe Tragesser Chief Executive Officer | Common Stock | 3,500,000 | Less than 1% |
| Michael Lajtay Chief Financial Officer | Common Stock | -0- | Less than 1% |
| InStep Holdings, LLC* | Common Stock Series A Preferred | 400,000,000 Shares; 1 Share (100% of Class) | 6.5%; 66% of Total Voting Power of Common Stock |

| David Osegueda | Common Stock | 31,605,000 Shares | 5.3% |
|-----------------------|--------------------|----------------------------------|--------------|
| Michael W. Overby | Series B Preferred | 500,000 Shares (33% of Class) | Less than 1% |
| InStep Holdings, LLC* | Series B Preferred | 1,000,000 Shares (66% of Class) | Less than 1% |
| InStep Holdings, LLC* | Series C Preferred | 4,250,000 Shares (100% of Class) | Less than 1% |
| Wendel Lew | Series E Preferred | 580,000 Shares (100% of Class) | Less than 1% |
| InStep Holdings, LLC* | Series F Preferred | 8,000,000 Shares (67% of Class) | Less than 1% |
| Michael W. Overby | Series F Preferred | 4,000,000 Shares (33% of Class) | Less than 1% |

^{*} InStep Holdings, LLC's sole member is Joe Tragesser, its address is, 12411 Slauson Ave, Unit B, Wittier, CA 90606. James Robb, is InStep Holdings, LLC's registered agent, and his address is 76 Lynthwaite Farm Lane, Wilmington, DE 19803.

9) Third Party Providers

Please provide the name, address, telephone number, and email address of each of the following outside providers that advise your company on matters relating to operations, business development and disclosure:

Legal Counsel

Name: Andrew Coldicutt

Firm: Law Office of Andrew Coldicutt

Address: 1220 Rosecrans St., PMB 258, San Diego, CA 92106

Email: Info@ColdicuttLaw.com

Accountant or Auditor

Name: At this time, the Company does not have an outside accountant. An appointment is currently under consideration.

Investor Relations Consultant

Name: At this time, the Company does not have an outside investor relations consultant. An appointment is currently under consideration.

Other Advisor: Any other advisor(s) that assisted, advised, prepared or provided information with respect to this disclosure statement.

Name: N/A

11.) Certification of Chief Executive Officer

- I, Joe Tragesser, certify that:
- 1. I have reviewed the Disclosure Statement for the period ending June 30, 2016;
- 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, and the 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.

/s/ Joe Tragesser
Chief Executive Officer

August 23, 2016
Date

12.) Certification of Chief Financial Officer

- I, Joe Tragesser certify that:
- 1. I have reviewed the Disclosure Statement for the period ending June 30, 2016;
- 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, and the 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.

/s/Joe Tragesser Chief Financial Officer August 23, 2016
Date