

### **Bridgegate Pictures, Corp.**

**OTC: BBGP** 

#### A Nevada Corporation

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**SIC Code 7819** 

## **Annual Report**

FOR PERIOD ENDING APRIL 30, 2019

ALL INFORMATION CONTAINED HEREIN HAS BEEN PREPARED FROM THE BOOKS AND RECORDS OF BRIDGEGATE PICTURES INC. A NEVADA CORPORATION (THE "COMPANY") IN ACCORDANCE WITH RULE 15C2-11 AND 10B-5 PROMULGATED UNDER THE SECURITIES EXCHANGE ACTOF 1934 AND RULE 144(C)(2) UNDER THE SECURITIES ACT.

DELIVERY OF THIS INFORMATION DOES NOT IMPLY THAT THE INFORMATION CONTAINED HEREIN IS CORRECT AS OF ANY TIME SUBSEQUENT TO THE DATE OF THIS REPORT.

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INFORMATION CONTAINTED IN THIS REPORT MAY CONTAIN FORWARD-LOOKING STATEMENTS, WHICH INVOLVE A NUMBER OF RISKS AND UNCERTAINTIES THAT COULD CAUSE OUT ACTUAL RESULTS TO DIFFER MATERIALLY FROM THOSE REFLECTED IN THE FORWARD LOOKING STATEMENTS. FORWARD-LOOKING STATEMENTS CAN BE IDENTIED BY USE OF WORDS "EXPECT", "PROJECT", "MIGHT", "POTENTIAL", AND SIMILAR TERMS. THE COMPANY CAUTIONS READERS THAT ANY FORWARD-LOOKING INFORMATION IS NOT A GUARANTEE OF FUTURE PERFORMANCE AND THAT ACTUALL RESULTS COULD DIFFER MATERIALLY FROM THOSE CONTAINED IN THE FORWARD-LOOKING INFORMATION. FORWARD-LOOKING STATEMENTS INVOLVE A NUMBER OF RISKS, UNCERTAINTIES OR OTHER FACTORS BEYOND THE COMPANY'S CONTROL. THESE FACTORS INCLUDE, BUT ARE NOT LIMITED TO OUR ABILITY TO IMPLEMENT OUR STATEGIT INITIATIVES, ECONOMIC, POLITICAL AND MARKET CONDITIONS AND PRICE FLUCTUATIONS, GOVERNMENT AND INDUSTRY REGULATION, U.S. AND GLOBAL COMPETITION AND OTHER FACTORS. THE COMPANY UNDERTAKE NO OBLIGATION TO UPDATE ANY FORWARD-LOOKING STATEMENT, WHETHER AS A RESULT OF NEW INFORMATION, FUTURE EVENTS OR OTHERWISE.

As 4/30/2019, the number of shares outstanding of our Common Stock was: 195,626,031 As of 1/31/2019, the number of shares outstanding of our Common Stock was: 195,626,031 Indicate by check mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933 and Rule 12b-2 of the Exchange Act of 1934): Yes: No: 🛛 Indicate by check mark whether the company's shell status has changed since the previous reporting period: Yes: No: 🖂 Indicate by check mark whether a Change in Control<sup>1</sup> of the company has occurred over this reporting period: No: 🖂 Yes:

#### **Part A: General Company Information**

#### Item 1: The exact name of the issuer and its predecessors.

Bridgegate Pictures Corp, formerly Big Cat Energy Corp. Name change is effective 5/11/2016

The Company was incorporated on June 19, 1997 in the State of Nevada. The Company is currently active in Nevada.

Has the issuer or any of its predecessors ever been in bankruptcy, receivership, or any similar proceeding in the past five years?

APRIL 30, 2019

**APRIL 30, 2018** 

Yes: No: 🛛

#### **Item 2: Security Information**

Trading Symbol: BBGP

CUSIP: 10806K100

| Common shares                |             |             |
|------------------------------|-------------|-------------|
| Par Value: .0001             |             |             |
| Shares Authorized            | 750,000,000 | 750,000,000 |
| Shares Outstanding           | 195,626,031 | 136,476,031 |
| Freely Tradable              | 16,476,031  | 16,476,031  |
| Beneficial Shareholders      | 5           | 5           |
| Total Shareholders of Record | 97          | 97          |

#### Transfer Agent

Name: Nevada Agency and Transfer Company

Address 1: 50 West Liberty Street

Address 2: Suite 880 Address 3: Reno, NV 89501

Phone: <u>775-322-0626</u>

#### Is the transfer Agent registered under the Exchange Act? Yes

#### List any restrictions on the transfer of Security:

No securities of this Issuer are subject to any additional restrictions unless otherwise noted by way of restrictive legend. Neither the Issuer nor any recognized regulatory body has imposed additional restrictions on the transfer of securities aside from required registration and/or exemption for resale of investment securities of which bare a standard restrictive legend.

#### Describe any trading suspension orders, issued by the SEC in the past 12 months:

There have been no suspension orders from the Securities and Exchange Commission nor has any recognized regulatory body imposed additional restrictions on the transfer.

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

The board approved a 100-1 reverse stock split effective May 11, 2016.

Other than the reverse stock split of 100-1, there is no stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:

While the Company is presently seeking and at various stages of negotiating potential acquisitions, joint-ventures, and/or mergers the Company does not presently have definitive plans to issue dividends, recapitalize, or spin-off additional operations at this time. However, at the discretion of the Board of Directors and the Majority of Shareholders the aforementioned statements may be subject to change at any time.

#### **Item 3: Issuance History.**

#### A. Changes to the Number of Outstanding Shares Changes to the Number of Outstanding Shares

Check this box to indicate there were no changes to the number of outstanding shares within the past two completed fiscal years and any subsequent periods:

| Number of Shares<br>outstanding as of<br>April 30, 2016 | Common  | g Balance:<br>97,590,403<br>erred: <u>0</u>  | *Right-click the rows below and select "Insert" to add rows as needed. |  |  |   |  |   |                                  |
|---|---|--|--|--|--|---|--|---|----------------------------------|
| Date of<br>Transaction                                  | Transaction<br>type (e.g. new<br>issuance,<br>cancellation,<br>shares<br>returned to<br>treasury) | Number of<br>Shares Issued<br>(or cancelled) | Class of<br>Securities   | Value of<br>shares<br>issued<br>(\$/per<br>share) at<br>Issuance | Were the<br>shares<br>issued at a<br>discount to<br>market<br>price at the<br>time of<br>issuance?<br>(Yes/No) | Individual/ Entity<br>Shares were issued to<br>(entities must have<br>individual with voting /<br>investment control<br>disclosed). | Reason for share<br>issuance (e.g. for<br>cash or debt<br>conversion) OR<br>Nature of<br>Services<br>Provided (if<br>applicable) | Restricted<br>or<br>Unrestricted<br>as of this<br>filing? | Exemption<br>Registrati<br>Type? |
| 5/11/2016   | 100 to 1<br>Reverse split   | (96,614,403)                                 | Common   | .0001  | No   |   | Reverse split  | Restricted  |                                  |
| 5/26/2016   | Issuance  | 20,000,000                                   | Common   | .0001  | No   | Lee J Caplan  | Board Services   | Restricted  |                                  |
| 5/26/2016   | Issuance  | 20,000,000                                   | Common   | .0001  | No   | J B Bailey  | Board Services   | Restricted  |                                  |

| 5/26/2016  | Issuance     | 10,000,000   | Common | .0001 | No | R Stifel                               | Compensation<br>CFO | Restricted |  |
|------------|--------------|--------------|--------|-------|----|--|---------------------|------------|--|
| 5/26/2016  | Issuance     | 100,000,000  | Common | .0001 | No | J Marker                               | Board Services      | Restricted |  |
| 5/26/2016  | Issuance     | 20,000,000   | Common | .0001 | No | JS Investments<br>Guy Griffithe        | Compensation        | Restricted |  |
| 7/11/2016  | Issuance     | 15,000,000   | Common | .0001 | No | Keystone Trading<br>LTD Theresa Fullon | Funding             | Restricted |  |
| 12/1/2016  | Cancellation | (50,000,000) | Common | .0001 | No | J Marker                               | Board Services      | Restricted |  |
| 10/24/2018 | Issuance     | 15,000,000   | Common | .0001 | No | IV Management Guy Griffithe            | Compensation        | Restricted |  |
| 10/24/2018 | Issuance     | 1,000,000    | Common | .0001 | No | M Rossouw                              | Compensation        | Restricted |  |
| 10/24/2018 | Issuance     | 1,095,518    | Common | .0001 | No | C Juarez                               | Compensation        | Restricted |  |
| 10/24/2018 | Issuance     | 10,000,000   | Common | .0001 | No | Mega World Media<br>T Cloyd            | Compensation        | Restricted |  |
| 10/24/2018 | Issuance     | 4,389,741    | Common | .0001 | No | A Gaines                               | Compensation        | Restricted |  |
| 10/24/2018 | Issuance     | 1,000,000    | Common | .0001 | No | I Gaines                               | Compensation        | Restricted |  |
| 10/24/2018 | Issuance     | 1,000,000    | Common | .0001 | No | B Gaines                               | Compensation        | Restricted |  |
| 10/24/2018 | Issuance     | 1,000,000    | Common | .0001 | No | D Gaines                               | Compensation        | Restricted |  |
| 10/24/2018 | Issuance     | 1,000,000    | Common | .0001 | No | Tami Zold                              | Compensation        | Restricted |  |
| 10/24/2018 | Issuance     | 7,639,741    | Common | .0001 | No | C Contogouris                          | Compensation        | Restricted |  |
| 10/24/2018 | Issuance     | 1,000,000    | Common | .0001 | No | Tysadco Partners<br>S Hart             | Compensation        | Restricted |  |
| 10/24/2018 | Issuance     | 500,000      | Common | .0001 | No | S Barrenchea                           | Compensation        | Restricted |  |
| 10/24/2018 | Issuance     | 5,000,000    | Common | .0001 | No | G Schneider                            | Compensation        | Restricted |  |
| 10/24/2018 | Issuance     | 125,000      | Common | .0001 | No | Mercury Media LLC<br>E Schneider       | Compensation        | Restricted |  |
| 10/24/2018 | Issuance     | 7,500,000    | Common | .0001 | No | Guy Griffithe                          | Compensation        | Restricted |  |
| 10/24/2018 | Issuance     | 5,000,000    | Common | .0001 | No | J C DiPrima                            | Compensation        | Restricted |  |
|            |              |              |        |       |    |  |                     |            |  |

| 10/24/2018            | Issuance     | 1,000,000     | Common | .0001    | No  | M Griffithe | Compensation | Restricted |          |
|-----------------------|--------------|---------------|--------|----------|-----|-------------|--------------|------------|----------|
| 12/22/2012            |              | (10,000,000)  |        |          | 1,, | 1000        |              |            | ļ        |
| 12/28/2018            | Cancellation | (10,000,000)  | Common | .0001    | No  | J B Bailey  | Compensation | Restricted |          |
| 12/31/2018            | Issuance     | 1,000,000     | Common | .0001    | No  | S Swadling  | Compensation | Restricted | <b></b>  |
| 12/31/2016            | issualice    | 1,000,000     | Common | .0001    | NO  | 3 Swaumig   | Compensation | Restricted |          |
| 12/31/2018            | Issuance     | 250,000       | Common | .0001    | No  | T Parker    | Compensation | Restricted | $\vdash$ |
|                       |              |               |        |          |     |             | r            |            |          |
| 12/31/2018            | Issuance     | 250,000       | Common | .0001    | No  | M Parker    | Compensation | Restricted |          |
|                       |              |               |        |          |     |             |              |            | 1        |
| 12/31/2018            | Issuance     | 150,000       | Common | .0001    | No  | J Baldwin   | Compensation | Restricted |          |
|                       |              |               |        | <u> </u> |     |             |              |            |          |
| Shares Outstanding on | Endins       | g Balance:    |        |          |     |             |              |            |          |
| Oli                   | Common:      | : 195,626,031 |        |          |     |             |              |            |          |
| April 30, 2019:       |              | erred: 0      |        |          |     |             |              |            |          |
|                       |              | <u></u>       |        |          |     |             |              |            |          |

#### B. B. Debt Securities, Including Promissory and Convertible Notes

Use the chart and additional space below to list and describe any issuance of promissory notes, convertible notes or convertible debentures in the past two completed fiscal years and any subsequent interim period.

Check this box if there are no outstanding promissory, convertible notes or debt arrangements:  $\hfill\Box$ 

| Date of Note<br>Issuance | Outstanding<br>Balance (\$) |            |           | alance (\$)  Amount at Issuance (\$)  Amount at Issuance (\$)  Accrued Date mechanism for determining conversion of instrument to |  |   | Name of Noteholder | Reason for<br>Issuance (e.g.<br>Loan, Services,<br>etc.) |
|--------------------------|-----------------------------|------------|-----------|---|--|---|--------------------|--|
| 10/15/2015               | 20,375.00                   | 15,000.00  | 5,375.00  | 10/15/2016  | Conversion at \$.0001 or a maximum of 5,000,000 shares                               | ECO Investment<br>Properties Debra<br>Ridge | Loan               |  |
| 03/01/2016               | 17,432.75                   | 13,160.75  | 4,272.00  | 03/01/2017  | Conversion at \$.0001 or a maximum of 5,000,000 shares                               | Richard G Stifel                            | Services           |  |
| 12/1/2016                | 200,000.00                  | 200,000.00 | 50,000.00 | 06/01/2019  | N/A  | NK 3 LLC                                    | Loan               |  |
| 03/01/2017               | 300,000.00                  | 250,000.00 | 50,000.00 | 06/01/2019  | N/A  | L Vercoe                                    | Loan               |  |
| 01/24/2018               | 30,000.00                   | 25,000.00  | 5,000.00  | 04/01/2018  | N/A  | M Fotouh                                    | Loan               |  |
| 01/24/2018               | 30,000.00                   | 25,000.00  | 5,000.00  | 04/01/2018  | N/A  | J Trout                                     | Loan               |  |
| 02/13/2018               | 36,000.00                   | 30,000.00  | 6,000.00  | 2/21/2018   | N/A  | M Fotouh                                    | Loan               |  |
| 07/18/2017               | 59,731.68                   | 50,000.00  | 9,731.68  | 7/18/2019   | Conversion price of Common<br>stock discount to 25% of closing<br>bid after one year | S Diva                                      | Loan               |  |

| 41,125.00  | 35,000.00   | 6,125.00   | 07/31/2019  | N/A  | S Diva  | Loan  |
|------------|---|--|---|--|---|---|
| 170,833.33 | 125,000.00  | 45,833.33  | 05/30/2019  | N/A  | K Gibson  | Loan  |
| 450,000.00 | 400,000.00  | 50,000.00  | 05/03/2019  | N/A  | Powder Cat 2 LLC  | Loan  |
| 60,000.00  | 50,000.00   | 10,000.00  | 06/01/2019  | N/A  | S Swadling  | Loan  |
| 25,361.11  | 25,000.00   | 361.11   | 12/08/2019  | N/A  | M & T Parker  | Loan  |
| 11,833.33  | 10,000.00   | 1,833.33   | 06/24/2019  | N/A  | W Curtis  | Loan  |
| 95,000.00  | 100,000.00  | 20,000.00  | In dispute<br>Legal case  | N/A  | J Samec   | Loan  |
| 175,384.62 | 150,000.00  | 25,384.62  | 5/15/2019 In<br>dispute legal<br>case   | N/A  | G Wick  | Loan  |
| 74,250.00  | 55,000.00   | 19,250.00  | 10/19/2018  | Conversion price of Common stock to be 70% of closing bid after one year   | J Trout   | Loan  |
| 74,250.00  | 55,000.00   | 19,250.00  | 10/19/2018  | Conversion price of Common<br>stock to be 70% of closing bid<br>after one year   | M Fotouh  | Loan  |
| 60,000.00  | 50,000.00   | 10,000.00  | 7/02/2017   |  | M Kosel   | Loan  |
| 296,063.56 | 280,000.00  | 16,063.56  | 5/16/2019   | Conversion of Common Stock at a 20% Discount to Market price   | S Goodman   | Loan  |
| 40,435.62  | 35,000,00   | 5,435.62   | 2/25/2020   | N/A  | M Lemus   | Loan  |
| 15,032.88  | 15,000.00   | 32.88  | 5/15/2019   | N/A  | S Swadling  | Loan  |
|            | 170,833.33<br>450,000.00<br>60,000.00<br>25,361.11<br>11,833.33<br>95,000.00<br>175,384.62<br>74,250.00<br>60,000.00<br>296,063.56<br>40,435.62 | 170,833.33       125,000.00         450,000.00       400,000.00         60,000.00       50,000.00         25,361.11       25,000.00         11,833.33       10,000.00         95,000.00       100,000.00         175,384.62       150,000.00         74,250.00       55,000.00         60,000.00       50,000.00         296,063.56       280,000.00         40,435.62       35,000,00 | 170,833.33       125,000.00       45,833.33         450,000.00       400,000.00       50,000.00         60,000.00       50,000.00       10,000.00         25,361.11       25,000.00       361.11         11,833.33       10,000.00       20,000.00         175,384.62       150,000.00       25,384.62         74,250.00       55,000.00       19,250.00         74,250.00       55,000.00       19,250.00         60,000.00       50,000.00       10,000.00         296,063.56       280,000.00       16,063.56         40,435.62       35,000,00       5,435.62 | 170,833.33         125,000.00         45,833.33         05/30/2019           450,000.00         400,000.00         50,000.00         05/03/2019           60,000.00         50,000.00         10,000.00         06/01/2019           25,361.11         25,000.00         361.11         12/08/2019           11,833.33         10,000.00         1,833.33         06/24/2019           95,000.00         100,000.00         20,000.00         In dispute Legal case           175,384.62         150,000.00         25,384.62         5/15/2019 In dispute legal case           74,250.00         55,000.00         19,250.00         10/19/2018           60,000.00         50,000.00         19,250.00         10/19/2018           60,000.00         50,000.00         10,000.00         7/02/2017           296,063.56         280,000.00         16,063.56         5/16/2019           40,435.62         35,000,00         5,435.62         2/25/2020 | 170,833.33         125,000.00         45,833.33         05/30/2019         N/A           450,000.00         400,000.00         50,000.00         05/03/2019         N/A           60,000.00         50,000.00         10,000.00         06/01/2019         N/A           25,361.11         25,000.00         361.11         12/08/2019         N/A           11,833.33         10,000.00         1,833.33         06/24/2019         N/A           95,000.00         100,000.00         20,000.00         In dispute Legal case         N/A           175,384.62         150,000.00         25,384.62         5/15/2019 In dispute legal case         N/A           74,250.00         55,000.00         19,250.00         10/19/2018         Conversion price of Common stock to be 70% of closing bid after one year           74,250.00         55,000.00         19,250.00         10/19/2018         Conversion price of Common stock to be 70% of closing bid after one year           60,000.00         50,000.00         10,000.00         7/02/2017         Conversion of Common Stock at a 20% Discount to Market price           40,435.62         35,000.00         5,435.62         2/25/2020         N/A | 170,833.33         125,000.00         45,833.33         05/30/2019         N/A         K Gibson           450,000.00         400,000.00         50,000.00         05/03/2019         N/A         Powder Cat 2 LLC           60,000.00         50,000.00         10,000.00         06/01/2019         N/A         S Swadling           25,361.11         25,000.00         361.11         12/08/2019         N/A         M & T Parker           11,833.33         10,000.00         1,833.33         06/24/2019         N/A         W Curtis           95,000.00         100,000.00         20,000.00         In dispute Legal case         N/A         J Samec           175,384.62         150,000.00         25,384.62         5/15/2019 In dispute legal case         N/A         G Wick           74,250.00         55,000.00         19,250.00         10/19/2018         Conversion price of Common stock to be 70% of closing bid after one year         J Trout           60,000.00         50,000.00         10,000.00         7/02/2017         M Kosel           296,063.56         280,000.00         16,063.56         5/16/2019         Conversion of Common Stock at a 20% Discount to Market price         S Goodman           40,435.62         35,000.00         5,435.62         2/25/2020         N/A |

Any jurisdictions where the offering was registered or qualified;

**NONE** 

A. The number of shares offered;

SEE Paragraph A

B. The number of shares sold;

SEE Paragraph A

C. The price at which the shares were offered, and the amount actually paid to the issuer;

Par Value \$.001

D. The trading status of the shares; and

#### All Restricted

E. 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.

All certificates contained the restricted legend

#### **Item 4: Financial Statements**

| A. | The following financial stater                  | nents were prepared in accordance with:                |   |
|----|---|--|---|
|    | <ul><li>☑ U.S. GAAP</li><li>☐ IFRS</li></ul>    |  |   |
| B. | The financial statements for the                | is reporting period were prepared by (name of individe | ual) <sup>2</sup> :                     |
|    | Name:<br>Title:<br>Relationship to Issuer:      | James C DiPrima CFO Officer and Board Member           |   |
|    | ancial Statements for the year ered as follows: | ended April 30, 2019, have been attached hereto as a   | Exhibit A of this Annual Report and are |
|    |   |  | Page #                                  |

| Consolidated Balance Sheet                                 | F-1 |
|--|-----|
| Consolidated Statements of Operations – For The Year Ended | F-2 |
| Consolidated Statements of Cash Flows                      | F-3 |
| Consolidated Statement of Changes in Stockholder's Deficit | F-4 |
| Notes to the Financial Statements                          | F-5 |

#### Item 5: Management's Discussion and Analysis or Plan or Operation. Issuer's Business

- A. The Company operates as an integrated film and finance company. The Company produces Feature Film and Cinematic VR content for the market. The Company also is a content created along with the acquisition of additional content for the marketplace.
- **B.** The Company does not have any subsidiaries at this time.
- C. As the principal product and services is both Feature Film and Cinematic VR, we produce and market for World Wide Distribution.

#### **Item 6: Issuer's Facilities**

The Company leased office space in Beverly Hills, CA for administrative functions and a warehouse facility for post-production activities in Corona, CA both on a month to month basis. The Company has no long term leases currently in place. The Company had purchased post production equipment including Barco film equipment and maintains it at the Corona location.

#### **Item 7: Officers, Directors and Control Persons**

CEO& Director, Guy Griffithe

Mr. Griffithe is not presently compensated for his position(s) and he beneficially owns 40,000,000 shares of Common Stock. (He has *NOT* been the subject of a conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses), nor has he been subject to 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 his involvement in any type of business, securities, commodities, or banking activities.

#### CFO& Director, James DiPrima

Mr. DiPrima is not presently compensated for his position(s) and he beneficially owns 5,000,000 shares of Common Stock. (He has *NOT* been the subject of a conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses), nor has he been subject to 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 his involvement in any type of business, securities, commodities, or banking activities.

#### The resulting control positions are:

Lee Caplin was named Chairman of the Board of Directors on October 31, 2018. Jonathon Brooks Bailey resigned from the Board of Directors on October 31, 2018. Jon Marker was asked to resign from the Board of Directors on October 31, 2018. Guy Griffithe, President and Director was named CEO on October 31, 2018. Effective April 10, 2018 James C. DiPrima was named CFO and Director.

| Name of<br>Officer/Director and<br>Control Person | Affiliation with<br>Company (e.g.<br>Officer/Director/Owner<br>of more than 5%) | Residential Address<br>(City / State Only) | Number of<br>shares owned | Share<br>type/class | Ownership<br>Percentage of<br>Class<br>Outstanding | Note |
|---|---|--|---------------------------|---------------------|--|------|
| Guy Griffithe                                     | CEO   | Laguna Nigel, CA                           | 42,500,000                | Common              | 21,76%   |      |
| James C. DiPrima                                  | CFO   | Omaha, NE                                  | 5,000,000                 | Common              | 2.56%  |      |
| Lee Caplin  | Chairman  | Palos Verde Estates, CA                    | 20,000,000                | Common              | 10,22%   |      |
| Jonathon P. Marker                                | 5% Owner  | Upland, CA                                 | 50,000,000                | Common              | 25.56%   |      |
| Richard G. Stifel                                 | 5% Owner  | Aurora, CO                                 | 10,000,000                | Common              | 5.11%  |      |
| Jonathon Brooks<br>Bailey                         | 5% Owner  | Redlands, CA                               | 10,000,000                | Common              | 5.11%  |      |

#### 8) Legal/Disciplinary History

- A. Please identify whether any of the persons listed above have, in the past 10 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**

B. The company had previously become party to a lawsuit which was disclosed in the last filing. The lawsuit is still ongoing whereas the company and the note issuer are in dispute as to the terms of the note. The company continues to work to resolve this suit and does not believe the outcome will materially impact the financial position of the company. In this quarter one additional lawsuit was filed whereas the company and the issuance of the note are in dispute. This suit is being negotiated and the company feels it will result in a termination of the suit. The company does not believe the outcome will materially impact the financial position of the company. We have indicated both suits in section B of this filing.

#### Item 9: Third Party Providers.

Legal Counsel Name:

Firm: Address 1: Address 2: Phone: Email:

Accountant or Auditor

Name:

Firm: Haynie & Company CPAs

Address 1: 1221 W. Mineral Ave. Suite 202

Address 2: Littleton. CO 80120

Phone: 801 532 7800

Email: www.hayniecpas.com

#### **Item 10: Issuer Certification**

- I, Guy Griffithe, CEO, certify that:
- 1. I have reviewed this Annual Report of Bridgegate Pictures, Corp.
- 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.

Dated: January 19, 2020

/s/ Guy Griffithe

By: Guy Griffithe

Chief Executive Officer

I, James DiPrima, CFO, certify that:

I have reviewed this Annual Report of Bridgegate Pictures, Corp.

1.

- 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.

Dated: January 19, 2020 /s/ James DiPrima

By: James DiPrima

Chief Financial Officer

**EXHIBIT A**FINANCIAL STATEMENTS
APRIL 30, 2019

#### BRIDGEGATE PICTURES, CORP.

#### CONSOLIDATED FINANCIAL STATEMENTS APRIL 30, 2019 and APRIL 30, 2018 (Unaudited)

| 1) Consolidated Balance Sheets as of April 30, 2019 and April 30, 2018.                    | Pages<br>F-1 |
|--|--------------|
| 2) Consolidated Income Statements for the year ended April 30, 2019 and April 30, 2018.    | F-2          |
| 3) Consolidated Statements Cash Flows for the year ended April 30, 2019 and April 30, 2018 | F-3          |
| 4) Consolidated Statements of Stockholders' Deficit for the year ended April 30, 2019.     | F-4          |
| 5) Notes to Consolidated Financial Statements.   | F-5 thru F-7 |

## BRIDGEGATE PICTURES, CORP. BALANCE SHEETS (UNAUDITED)

|  | APRIL 30,<br>2019 |              | AF | PRIL 30,<br>2018 |
|--|-------------------|--------------|----|------------------|
| <u>ASSETS</u>  |                   |              |    |                  |
| CURRENT ASSETS   |                   |              |    |                  |
| Cash and cash equivalents                                  | \$                | 161          | \$ |                  |
| Accounts Receivable-net of allowance for doubtful accounts |                   | 557,322      |    | 2,350,752        |
| Inventory  |                   | -            |    | 9,359            |
| Note Receivable  |                   | 17,000       |    |                  |
| Other current assets                                       |                   | 2,867,170    |    | 1,244,000        |
| Total current assets                                       |                   | 3,441,653    |    | 3,604,911        |
| FIXED & OTHER ASSETS                                       |                   |              |    |                  |
| Furniture and equipment                                    |                   | -            |    | 4,162            |
| Barco escape and Post Production equipment-net             |                   | 166,459      |    | 366,459          |
| Total fixed & other assets-net of accumulated depreciation | _                 | 166,459      | _  | 370,621          |
| INTANGIBLE ASSETS-net of accumulated amortization          | _                 |              |    | 90,506           |
|  | \$                | 3,608,112    | \$ | 4,066,038        |
| LIABILITIES AND STOCKHOLDERS' DEFICIT                      |                   |              |    |                  |
| CURRENT LIABILITIES  |                   |              |    |                  |
| Overdraft  | \$                |              | \$ | 839              |
| Accrued liabilities  |                   | 534,131      |    | 588,235          |
| Notes Payable  |                   | 3,085,090    |    | 3,190,089        |
| Deferred salary  | _                 |              | _  | 128,250          |
| Total current liabilities                                  |                   | 3,619,221    |    | 3,907,413        |
| TOTAL LIABILITIES  | _                 | 3,619,221    |    | 3,907,413        |
| STOCKHOLDERS' DEFICIT                                      |                   |              |    |                  |
| Common stock - 750,000,000 shares authorized,              |                   |              |    |                  |
| \$0.0001 par value; 195,626,031 and 136,476,031 issued     |                   |              |    |                  |
| and outstanding at April 30, 2019 & 2018 respectively      |                   | 19,563       |    | 13,648           |
| Additional paid-in capital                                 |                   | 12,889,411   |    | 12,798,936       |
| Accumulated deficit  | _                 | (12,920,083) |    | (12,653,959)     |
| TOTAL STOCKHOLDERS' DEFICIT                                | _                 | (11,109)     | _  | 158,625          |
| TOTAL LIABILITIES AND STOCKHOLDERS' DEFICIT                | \$                | 3,608,112    | \$ | 4,066,038        |

The accompany notes are an integral part of the financial statements.

# BRIDGEGATE PICTURES, CORP. CONSOLIDATED STATEMENT OF OPERATIONS FOR THE YEAR ENDED APRIL 30, 2019 & 2018 (UNAUDITED)

|   | Al  | Year Ended<br>PRIL 30, 2019 | Yea<br>APRI | ar Ended<br>L 30, 2018 |
|---|-----|-----------------------------|-------------|------------------------|
| REVENUES:   | _   |                             |             |                        |
| Royalties and fees                                      | \$  | 15,000                      | \$          | 569,803                |
| TOTAL REVENUE   | _   | 15,000                      |             | 569,803                |
| COST OF SALES   |     | 13,648                      |             | 142,978                |
| GROSS MARGIN  | -   | 1,352                       |             | 426,825                |
| OPERATING EXPENSES:                                     |     |                             |             |                        |
| Administrative expenses                                 |     | 56,414                      |             | 71,362                 |
| Salaries  |     | 17,316                      |             | 114,767                |
| Professional Fees                                       |     | 64,738                      |             | 400                    |
| Stock in lieu of salary                                 |     | -                           |             | -                      |
| Total Operating expenses                                | -   | 138,468                     |             | 186,529                |
| NET OPERATING INCOME/( LOSS)                            | _   | (137,116)                   |             | 240,296                |
| OTHER INCOME/(EXPENSES)                                 |     |                             |             |                        |
| Finance and interest fees                               |     | (82,143)                    |             | (90,000)               |
| NET INCOME (LOSS)                                       | \$_ | (219,259)                   | \$          | 150,296                |
| Basic and Diluted Gain/ (Loss) per<br>Common Share      | \$  | (.0011)                     |             | .0011                  |
| Weighted Average Number of Common<br>Shares Outstanding |     | 195,626,031                 |             | 136,476,031            |

The accompanying notes are an integral part of the financial statements  $\underline{F-2}$ 

# BRIDGEGATE PICTURES, CORP. STATEMENT OF CASHFLOWS FOR YEAR ENDED APRIL 30, 2019 AND 2018 (UNAUDITED)

|   | A  | APRIL 30, 2019 | APRIL 30, 2018 |
|---|----|----------------|----------------|
| OPERATING ACTIVITIES                                | _  |                |                |
| Net income (loss)                                   | \$ | (219,529) \$   | 499,195        |
| Adjustments to reconcile net loss to net            |    |                |                |
| Cash used by operating activities:                  |    |                |                |
| Depreciation and amortization                       |    |                | -              |
| Accounts receivables                                |    | (1,793,430     | (2,350,752)    |
| Accrued Salary                                      |    | 127,500        | -              |
| Other current assets                                |    | 1,640,170      | 557,380        |
| Accrued liabilities                                 |    | 103,611        | 58,764         |
| Bank overdraft                                      |    | 839            | 839            |
| Net cash used in operating activities               |    | (104,839)      | (1,234,574)    |
| CASH FLOWS FROM INVESTING ACTIVITIES                |    |                |                |
| Investment in film projects                         |    |                | -              |
| Net cash provided by (used in) investing activities |    | -              | -              |
| CASH FLOWS FROM FINANCING ACTIVITIES                |    |                |                |
| Notes Payable Issued                                |    | 105,000        | 983,246        |
| Convertible notes issued                            |    | ·<br>-         | 250,000        |
| Net cash provided by (used in) financing activities |    | 105,000        | 1,233,246      |
| NET INCREASE (DECREASE) IN CASH                     | \$ | 161 \$         | (1,328)        |
| CASH AT BEGINNING OF PERIOD                         |    | -              | 1,328          |
| CASH AT END OF PERIOD                               | \$ | 161 \$         | 0              |

The accompanying notes are an integral part of the financial statements.

#### BRIDGEGATE PICTURES, CORP. STATEMENTS OF CHANGES IN STOCKHOLDERS'EQUITY/ (DEFICIT) FOR THE YEAR ENDED APRIL 30, 2019 & 2018

(UNAUDITED) COMMON STOCK ADDITIONAL ACCUMULATED **TOTAL PAID EQUITY** SHAREHOLDERS **SHARES** VALUE IN CAPITAL (DEFICIT) **EQUITY (DEFICIT)** 67,590,403 \$12,508,825 \$(13,053,539) \$(537,955) BALANCE APRIL 30, 2016 \$6,759 1;100 REVERSE STOCK SPLIT (66,914,409)(6,691)6,691 ISSUANCE OF SHARES FOR NOTE CONVERSION 3,500 5,000 15,000,000 1,500 ISSUANCE OF SHARES IN LIEU OF SALARY 120,300,000 12,300 29,970 42,000 NET LOSS APRIL 30, 2017 \$(100,385) (100,385)BALANCE APRIL 30, 2017 135,975,904 \$13,598 \$12,548,986 \$(13,153,924) \$(591,340) ISSUANCE OF COMMON SHARES FOR CAPITAL 50 (249,950) 770 250,770 500,127 NET INCOME APRIL 30, 2018 \$499,195 499,195 BALANCE APRIL 30, 2018 136,476,031 \$13,648 \$12,798,936 \$(12,653,959) \$158,625 ISSUANCE OF COMMON SHARES FOR NOTE 28,300 17,095,518 1,709 15,475 45,484 CONVERSION ISSUANCE OF COMMON SHARES FOR SERVICES 50,404,482 5,041 5,041 CANCELLATION OF SHARES FROM OFFICER (10,000,000)(1,000)(1,000)ISSUANCE OF COMMON SHARES FOR LOANS 1,650,000 165 75,000 (75,165)NET INCOME/ (LOSS) APRIL 30, 2019 (219,259)(219,259)195,626,031 \$19,563 \$12,889,411 \$(12,920,083) BALANCE APRIL 30, 2019 (11,109)

The accompanying notes are an integral part of the financial statements.  $\underline{F\text{-}4}$ 

# BRIDGEGATE PICTURES, CORP. NOTES TO FINANCIAL STATEMENTS APRIL 30, 2019 (UNAUDITED)

#### 1. ORGANIZATION AND NATURE OF OPERATIONS:

Bridgegate Pictures Corp. (the "Company") formerly Big Cat Energy Corporation, is the difference in today's film community. Operating as an integrated film company, located in the United States. The company engages in the financing and development of various feature films for global distribution in the theatrical motion picture markets. Bridgegate specializes in independent films that have domestic and international appeal, as well as giving a voice to the important stories needing to be heard. Together with their worldwide partners, as the Company provides resources and investment managers and utilizes its collective expertise and network to produce and distribute its product

#### 2. LIQUIDITY:

<u>Going Concern</u> – As of APRIL 30, 2019 the Company had working capital deficit of \$177,568 and stockholders' equity of \$11,109. The Company has changed its focus from oil and gas support to motion picture production, financing and distribution. The Company will be dependent on addition funds from private and public sources. The Company can provide no assurance that additional investor funds will be available on terms acceptable to the Company. These conditions raise substantial doubt about the Company's ability to continue operations as a going concern

The Company's ability to continue as a going concern is dependent upon raising capital through debt or equity financing and ultimately by increasing revenue and achieving profitable operations. The Company can offer no assurance of success in our efforts to raise additional proceeds or achieve profitable operations. The accompanying financial statements have been prepared on a going concern basis, which contemplates the realization of assets and the settlement of liabilities in the normal course of business.

#### 3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES:

<u>Use of Estimates</u> – The preparation of financial statements in conformity with generally accepted accounting principles in the United States of America requires management to make estimates and assumptions that affect the reported amount of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting periods. Actual results could differ from those estimates.

<u>Cash and Cash Equivalents</u> – Cash and cash equivalents include cash on hand, amounts held in banks and highly liquid investments purchased with an original maturity of three months or less.

Advertising-The Company expenses advertising costs as they are incurred.

<u>Concentrations of Credit Risk</u> – The Company's cash equivalents, accounts receivable and marketable securities are exposed to concentrations of credit risk. The Company manages and controls this risk by investing the cash equivalents with major financial institutions. The accounts receivable are from a related party and are considered to be fully collectable. The marketable securities are common shares are from the same related party and are subject to market risk.

<u>Furniture and Equipment</u> – Furniture and equipment is stated at cost. Depreciation is provided on furniture, fixtures and equipment using the straight-line method over an estimated service life of three to seven years.

The cost of normal maintenance and repairs is charged to operating expenses as incurred. Material expenditures which increase the life of an asset are capitalized and depreciated over the estimated remaining useful life of the asset.

<u>Income Taxes</u> – Income taxes are accounted for by recognizing deferred income tax assets and liabilities for the expected future income tax consequences, based on enacted tax laws, of temporary differences between the financial reporting and tax basis of assets, liabilities and carryforwards. Deferred tax assets are recognized for the expected future effects of all deductible temporary differences, loss carryforwards and tax credit carryforwards. Deferred tax assets are then reduced, if deemed necessary, by a valuation allowance for the amount of any tax benefit which, more likely than not, are not expected to be realized.

We adopted ASC 740, *Income Taxes* as of April 1, 2008. This topic provides detailed guidance for the financial statement recognition, measurement and disclosure of uncertain tax positions recognized in the financial statements. Tax positions must meet a "more-likely-than-not" recognition threshold at the effective date to be recognized upon the adoption of ASC 740 and in subsequent periods. We recognize interest and penalties related to uncertain tax positions in income tax expense.

<u>Investments</u> – Securities classified as "available for sale" are carried in the financial statements at fair value. Realized gains and losses are included in earnings. Unrealized holding gains and losses are reported in other comprehensive income.

<u>Fair Value of Financial Instruments</u> – The Company's financial instruments consist of cash and cash equivalents, accounts receivable, prepaid expenses, marketable securities and accounts payable. The fair market value of these financial instruments approximates or is equal to the book value due to the short term nature of these balances.

<u>Fair Value Measurements</u> - are determined by the Company's adoption of ASC 820 Fair Market Measurement and Disclosures as of May 1, 2008, including the application of the statement to non-recurring, non-financial assets and liabilities. The adoption of ASC 820 did not have a material impact on the Company's fair value measurements. ASC 820 defines fair value as the price that would be received to sell an asset or paid to transfer a liability in the principal (or most advantageous market) for the asset or liability in an orderly transaction between market participants at the measurement date.

<u>Stock-Based Compensation</u> – The Company accounts for stock-based compensation arrangements in accordance with ASC 718, <u>Compensation-Stock Compensation</u>, which permits entities to recognize as expense over the vesting period, the fair value of all stock-based awards on the date of grant.

<u>Research and Development Expenditures</u> – Costs related to the research, design, and development of products are charged to research and development expenses as incurred. The Company incurred \$0 of research and development costs for the years ended April, 2018 thru 2015.

<u>Net Loss Per Share</u> – Basic net loss per share is computed using the weighted average number of common shares outstanding during the period. Contingently issuable shares are included in the computation of basic net income (loss) per share when the related conditions are satisfied. Diluted net income per share is computed using the weighted average number of common shares and potentially dilutive securities outstanding during the period. Potentially dilutive securities consist of contingently issuable shares, the incremental common shares issuable upon conversion of preferred stock or convertible debt (using the "if converted" method) and shares issuable upon the exercise of stock options and warrants (using the "treasury stock" method). Potentially dilutive securities are excluded from the computation if their effect is antidilutive.

<u>Reclassifications</u> – Certain reclassifications have been made to prior years' amounts to conform to the classifications used in the current year. Such reclassifications had no effect on the Company's net loss in any of the periods presented.

#### **Recent Pronouncements**

We have reviewed all recently issued, but not yet effective, accounting pronouncements and do not believe the future adoption of any such pronouncements may be expected to cause a material impact on our financial condition or the results of our operations.

#### 4. MARKETABLE SECURITIES

The Company did not have any securities available for sale at April 30, 2019.

#### 5. RELATED PARTY TRANSACTIONS

The Company issued shares of common stock to its Officers and Directors in lieu of compensation during the twelve months ended April 30, 2019. Shares issued for the twelve months ended April 30, 2019 were:

Guy Griffithe CEO 24,595,518 shares of restricted common stock James DiPrima CFO 5,000,000 shares of restricted common stock

The Company did not have any related party transactions for the nine months ended April 30, 2019

#### **6.** SHAREHOLDERS' EQUITY:

Private Offerings -

The Company had no private offering activity in the twelve months ended April 30, 2019 and 2018.

**INCOME TAXES**: The Federal net operating loss (NOL) carryforward of approximately \$4,252,000 as of April 30, 2019 expires on various dates through 2042. Internal Revenue Code Section 382 places a limitation on the amount of taxable income which can be offset by NOL carryforwards after a change in control (generally greater than 50% change in ownership) of a loss corporation. Generally, after a change in control, a loss corporation cannot deduct NOL carryforwards in excess of the Section 382 limitation. Due to these "change in ownership" provisions, utilization of NOL carryforwards may be subject to an annual limitation regarding their utilization against taxable income in future periods. We have not performed a Section 382 analysis. However, if performed, Section 382 may be found to limit potential future utilization of our NOL carryforwards.

We have established a full valuation allowance against the deferred tax assets because, based on the weight of available evidence including our continued operating losses, it is more likely than not that all of the deferred tax assets will not be realized. Because of the full valuation allowance, no income tax expense or benefit is reflected on the statement of operations.

We have identified no significant uncertain tax positions as of April 30, 2016 or 2015. The cumulative effect of adopting ASC 740 has not resulted in a liability on the balance sheet. The total amount of unrecognized tax benefits as of the date of adoption was zero. No interest and penalties related to uncertain tax positions were accrued as of April 30, 2019 or 2018.

The Company files income tax returns in the U.S. federal jurisdiction and various state jurisdictions and is no longer subject to examinations by tax authorities for tax years before 2007.

- **8. ACCRUED SALARIES:** As of April 30, 2019 and April 30, 2018 accrued salaries for corporate officers were \$0 and \$0. No salaries were accrued for the twelve months ended April 30, 2019 and 2018 respectively.
- 9. <u>SUBSEQUENT EVENTS</u>: The Company has evaluated subsequent events through January 15, 2020 the date these financial statements were available to be issued. On September 5, 2019 the majority of the shareholders approved a 1 for 100 reverse stock split to be effective November 1, 2019.