



Boreal Water Collection Inc.
Quarterly Report
Information & Disclosure Statement
For the third quarter ending
September 30, 2016



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Part 1.

The exact name of the issuer and its predecessor (if any).

Boreal Water Collection Inc. (BRWC)

Formerly = Canadian Blue Gold, Inc. until 3-2008

Formerly = Coastal Holdings, Inc. until 10-2007

Part 2.

The address of the issuer's principal executive offices.

4496 State Road 42N

Kiamesha Lake, NY 12751

Phone: 845-794-0400 or 1-866-429-0101 Fax: 845-794-0016

Web site: www.borealwater.com investors@borealwater.com

Part 3.

Security Information

Trading Symbol "BRWC."

Common stock CUSIP 09971P 10 0;

Par or Stated Value. \$0.001 par value.

Number of shares authorized; 5,000,000,000 as of September 30, 2016.

Number of shares outstanding 4,731,836,493 as of September 30, 2016.

Freely tradable shares (public float) 1,499,853,793 as of September 30, 2016.

Total number of beneficial shareholders; Francine Lavoie is the only beneficial shareholder.

Total number of shareholders on record; 1004 shareholders.

The name and address of the transfer agent.

Manhattan Transfer Registrar Co.

531 Cardens Court

Erie, CO 80516

(613)-928-7655

Manhattan Transfer Registrar Co. is registered under the federal Exchange Act, and as such is regulated by the Securities and Exchange Commission, in conjunction with FINRA



Part 4.

Issuance History – List of security offerings and shares issued for services in the past three years

On April 16, 2013, the Company issued 1,538,462 common shares for services rendered that were valued at the market value on that date of \$0.01 per share.

On September 11, 2013, the Company issued 10.75 million common shares to a third party investor for a cash payment of \$65,000 that was received in a previous year and presented on the balance sheet as a deposit on purchase of common shares. The shares were valued at the market value on that date of \$0.006 per share.

On June 3, 2014, the Company issued 10,621,266 common shares to a third party investor in exchange for the conversion of their loan of \$68,082. The shares were valued at the market value on that date of \$0.00641 per share.

On July 24, 2014, the Company issued 3 million common shares for services rendered that were valued at the market value on that date of \$0.006 per share.

On September 5, 2014, the Company issued 3,750,000 common shares to a third party investor for a cash payment of \$30,000. The shares were valued at the market value on that date of \$0.008 per share.

On October 15, 2014, the Company issued 2 million common shares for services rendered. The shares were valued at the market value on that date of \$0.005 per share.

On October 16, 2014, the Company issued 1,896,873 million common shares to a third party investor for a cash payment of \$18,020. The shares were valued at the market value on that date of \$0.009 per share.

On November 7 and 25, 2014, the Company issued 26,415,520 common shares to a third party investor in exchange for the conversion of their loan of \$55,000. The shares were valued at the market value on the respective dates of \$0.00259 and \$0.00333 per share.

On January 20, 2015 and May 4, 2015, the Company issued 180,032,305 and 573,614,695 common shares to its majority stockholder in exchange for conversion of their loan of \$256,240. The shares were valued at an average of the market value of \$0.00034 per share.

From January 2015 to June 2015, the Company issued 1,580,854,692 common shares to related parties in payment of their earned salary of \$479,466 for the period September 2012 to April 2015. The shares were valued at an average of the market value of \$0.0003 per share.

From January 2015 to June 30, 2015 the Company issued 1,352,961,807 common shares to a third party investor in exchange for their conversion of all the convertible loans and accrued interest totaling \$436,715. The shares were valued at an average of the market value of \$0.000323 per share.

On October 30, 2015, the Company issued 203,660,316 common shares to related parties in payment of their earned salary of \$91,040 for the period May 2015 to October 2015. The shares were valued at an average of the market value of \$0.00045 per share.

On February 4, 2016, the Company issued 152,367,046 common shares to related parties in payment of their earned salary of \$45,369 for the period November 2015 to January 2016. The shares were valued at an average of the market value of \$0.0003 per share.



On April 8, 2016, the Company issued 84,580,805 common shares to related parties in payment of their earned salary of \$33,534 for the period February 2016 to April 8, 2016. The shares were valued at an average of the market value of \$0.0004 per share.

On June 6, 2016, the Company issued 168,416,405 common shares to related parties in payment of their earned salary of \$33,534 for the period April 9, 2016 to June 8, 2016. The shares were valued at an average of the market value of \$0.0002 per share.

On June 6, 2016, the Company issued 65,217,391 common shares for services rendered that were valued at the market value on that date of \$0.00023 per share.

Please see the "Quarter Report: FOOTNOTES - quarterly unaudited Financial Statements as of June 30, 2016" – Note 7.



ITEM 1. FINANCIAL STATEMENTS

Boreal Water Collection Inc. BALANCE SHEETS

	September 30,	December 31,	
	2016	2015	
	(unaudited)	(unaudited)	
ASSETS			
Current assets			
Cash	\$ 7,765	\$ 90,054	
Accounts receivable, less allowance for doubtful accounts of \$2,309 at September 30, 2016			
and \$2,506 December 31, 2015 respectively	76,989	83,465	
Inventory	163,540	160,958	
Prepaid	38,817	41,886	
Deferred financing costs, net of accumulated amortization		11,283	
Total current assets	287,112	387,645	
Property and equipment, net of accumulated depreciation	2,207,998	2,295,801	
Other assets			
Security deposit	64,500	4,500	
Total assets	\$ 2,559,610	\$ 2,687,946	
LIABILITIES AND STOCKHOLDERS' EQUITY			
Current liabilities			
Accounts payable and accrued expenses	\$ 1,020,517	\$ 632,087	
Short-term borrowings	1,763,233	1,758,778	
Current portion of capital lease payable	3,412	3,691	
Due to Related Party	41,383	12,784	
Total current liabilities	2,828,544	2,407,340	
Long-term liabilities			
Capital lease - net of current	2,087	-	
Deferred tax liability	343,440	343,440	
Total long-term liabilities	345,527	343,440	
Total liabilities	3,174,071	2,750,780	
Stockholders' equity			
Common stock, \$.001 par value; 5,000,000,000 shares authorized, 4,731,836,465 and 4,261,254,825 shares issued and			
outstanding at September 30, 2016 and December 31,2015, respectively	4,731,835	4,261,254	
Additional paid-in capital	111,355	454,498	
Deficit accumulated since January 10, 2006 in connection	•	•	
with quasi reorganization	(5,457,652)	(4,778,587)	
Total stockholders' equity (deficit)	(614,461)	(62,835)	
Total liabilities and stockholders' equity	\$ 2,559,610	\$ 2,687,946	



Boreal Water Collection Inc. CONDENSED STATEMENTS OF OPERATIONS (unaudited)

	T	hree mon Septemb			Nine montl Septemb				
		2016		2015		2015		2016	2015
Sales	\$	594,426	\$	604,322	\$ 1	,755,680	\$ 1,726,998		
Cost of sales		480,431		501,255		,409,781	1,498,656		
Gross profit		113,995		103,067		345,898	228,341		
Operating Expenses									
Selling and general and administrative		189,991		167,302		604,375	510,934		
Depreciation and amortization		20,940		64,147		107,068	246,956		
Total expenses		210,931		231,449		711,443	757,890		
Net operating income (loss)		(96,936)		(128,381)		(365,545)	(529,548)		
Other income (expense)									
Interest income		-		33		-	33		
Rental income		1,463		-		4,275	-		
Interest expense		(122,472)		(124,041)		(315,170)	(337,034)		
Total other income (expense)		(121,009)		(124,008)		(310,895)	(337,001)		
Net income (loss) before income taxes		(217,945)		(252,390)	((676,440)	(866,549)		
Provision for income taxes (benefit)						2,625	1,875		
Net income (loss)	\$	(217,945)	\$	(252,390)	\$	(679,065)	\$ (868,424)		



Boreal Water Collection, Inc.

CONDENSED STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY

	Common	Stock	Additional Paid-in	Retained	
·	Shares	Amount	Capital	Earnings	Total
Balance, December 31, 2015	4,261,254,825	\$ 4,261,254	\$ 454,498	\$ (4,778,587)	\$ (62,835)
Common shares issued for services rendered by officers	152,367,040	152,367	(106,997)		45,370
Net loss - March 31, 2016				(308,724)	(308,724)
Balance, March 31, 2016	4,413,621,865	\$ 4,413,621	\$ 347,501	\$ (5,087,310)	\$ (326,188)
Common shares issued for services rendered by officers	252,997,209	252,997	(185,929)		67,068
Common shares issued for professional services	65,217,391	65,217	(50,217)		15,000
Net loss - June 30, 2016				(152,396)	(152,396)
Balance, June 30, 2016	4,731,836,465	\$ 4,731,835	\$ 111,355	\$ (5,239,707)	\$ (396,516)
Net loss - September 30, 2016				(217,945)	(217,945)
Balance, September 30, 2016	4,731,836,465	\$ 4,731,835	\$ 111,355	\$ (5,457,652)	\$ (614,461)



Boreal Water Collection, Inc. STATEMENTS OF CASH FLOWS

	Nine Months Ended September			tember 30,
		2016		2015
	(u	naudited)	(u	naudited)
Cash flows from operations				
Net income (loss)	\$	(679,065)	\$	(868,424)
Adjustment to reconcile net income (loss) to net cash:				
Depreciation and amortization		111,568		246,956
Stock issued for services		127,438		102,760
Allowance for doubtful accounts		(7,406)		-
Changes in operating assets and liabilities:				
Accounts receivable		13,881		13,565
Inventory		(2,583)		42,649
Deferred financing costs		(3,200)		(45,385)
Deferred revenue		-		(11,471)
Prepaid expenses		3,069		(22,890)
Security deposits		(60,000)		-
Accounts payable and accrued expenses		388,430		371,031
Net cash used for operating activities		(107,867)		(171,210)
Cash Flows from investing activities				
Purchases of property and equipment		(3,500)		(1,328)
Net cash provided by (used for) investing activities		(3,500)		(1,328)
Cash flows from financing activities				
Proceeds from debenture-Intercap		175,000		-
Related party advances, net		28,599		20,346
Proceeds from revenue based factoring		35,000		494,165
Payments on revenue based factoring		(205,545)		(501,986)
Payments on capital lease obligation		(3,976)		(3,129)
Net cash provided by financing activities		29,078		9,396
Net increase (decrease) in cash		(82,289)		(163,142)
Cash, beginning of period		90,054		187,389
Cash, end of period	\$	7,765	\$	24,246
Supplemental disclosures:				
Cash paid during the year for:	Ф	116053	Φ.	200.000
Interest	\$	116,873	\$	308,080
Taxes	\$	2,625	\$	1,875
Non-cash investing and financing transactions:				
Issuance of 445,136,997 shares of common stock in connection with				
stock based compensation	\$	_	\$	479,466
Issuance of 252,997,209 shares of common stock in connection with				
services rendered by officers	\$	112,438	\$	_
Issuance of 180,032,305 shares of common stock in payment of				
officer note payable	\$	_	\$	256,240
Issuance of 1,290,560,557 shares of common stock in payment of				
convertible debt	\$	_	\$	436,715
	Ψ		Ψ	750,715
Issuance of 65,217,391 shares of common stock in payment of	Φ.	15.000	Φ.	
professional services	\$	15,000	\$	-



Note 1 - Description of Business and Corporate Information

Organization

Boreal Water Collection, Inc. ("Boreal" or the "Company") was incorporated in the State of Nevada on August 21, 2001. The Company is trading on the OTC under the symbol (BRWC.PK).

The Company has operated under various names since incorporation, most recently Canadian Blue Gold, Inc. from October 2007 to March 2008, when the name was changed to Boreal Water Collection, Inc.

In April 2009, the Company acquired the assets of A.T. Reynolds and Sons, Inc., operating as Leisure Time Spring Water ("Leisure") in Kiamesha Lake, New York. The Company is a personalized bottled water company specializing in premium custom bottled water, as a contract packer of bottled water focused on value-added products and services. The Company currently offers three types of water: spring water, distilled water, enhanced water, which is customized with minerals, oxygen, and fluoride, and a fourth type to be added, and sparkling water. The Company was originally founded in 1884.

Note 2 - Basis of Presentation

The accompanying unaudited interim condensed consolidated financial statements of the Company have been prepared in accordance with U.S. generally accepted accounting principles ("GAAP") for interim financial information and with the instructions to Form 10-Q and Article 10 of Regulations S-X. Accordingly, they do not include all of the information and footnotes required by U.S. GAAP for complete financial statements. In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation have been included. The balance sheet at June 30, 2016 has been derived from the unaudited financial statements at that date but does not include all of the information and footnotes required by U.S. GAAP for complete financial statements. For further information, refer to the consolidated financial statements and footnotes thereto included in the Company's annual report on Form 10-K for the year ended December 31, 2015.

Note 3 – Summary of Significant Accounting Principles

Use of estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect certain reported amounts of assets and liabilities at the date of the financial statements, as well as their related disclosures. Such estimates and assumptions also affect the reported amounts of revenues and expenses during the reporting period. Actual results could significantly differ from those estimates.

Cash and cash equivalents

The Company considers short-term interest bearing investments with initial maturities of three months or less to be cash equivalents. Cash and cash equivalents consist of cash in banks, free credit on investment accounts and money market accounts.



Note 2 – Summary of Significant Accounting Principles (continued)

Revenue recognition

In accordance with the FASB ASC Topic 605, Revenue Recognition, the Company recognizes revenue when persuasive evidence of an arrangement exists, delivery has occurred, the sales price is fixed or determinable, and collectability is reasonably assured. The Company recognizes revenue on the date the product is shipped, whether it is shipped f.o.b. destination or f.o.b. shipping point, due to the short distance and time it takes for the product to reach its final destination. Product is sold to customers on credit terms established on an individual basis. The credit factors used include historical performance, current economic conditions, and the nature and volume of the product. The company offers very few discounts, allowances, coupons, or other similar incentive programs. Net sales are determined after deduction of any promotional or other allowances in accordance with FASB ASC Topic 605-50. The Company offers its customers a right to return product previously shipped, and when the product is actually returned, the customer's account is credited for the full value of the returned product. The Company's normal shipping terms f.o.b. destination, which designates that the Company will pay shipping costs and remain responsible for the goods until the buyer takes possession and f.o.b. shipping point, which indicates that the buyer will pay for shipping costs and takes responsibility for the product when the product is shipped from the Company's premise. New and certain large customers, which require the purchase of unique materials, are required to pay the Company in advance of production. These advances are recorded as deferred revenue. Revenue is recognized when the product is shipped to the customer; the deferred revenue account is then reduced accordingly.

Taxes collected from customers and remitted to governmental authorities are excluded from net sales. Freight-in is included in cost of sales and freight charged to customers is included in sales in the Company's statements of operations. Delivery and related shipping costs are included in sales and general administrative expenses.

Accounts receivable

The Company evaluates the collectability of its trade accounts receivable based on a number of factors. In circumstances where the Company becomes aware of a specific customer's inability to meet its financial obligations to the Company, a specific reserve for bad debts is estimated and recorded, which reduces the recognized receivable to the estimated amount the Company believes will ultimately be collected. In addition to specific customer identification of potential bad debts, bad debt charges are recorded based on the Company's recent loss history and an overall assessment of past due trade accounts receivable outstanding. In accordance with FASB ASC Topic 210-20-45, the Company presents accounts receivable in its balance sheet net of promotional allowances only for customers that it allows net settlement. All other accounts receivable and related promotional allowances are shown on a gross basis.

Property and equipment

Property and equipment is stated at cost less accumulated depreciation. Depreciation is computed using the straight-line method over the estimated useful lives of the assets. Repairs and maintenance are expensed as incurred while betterments and improvements are capitalized. When items are sold or retired, the related cost and accumulated depreciation is removed from the accounts and any gain or loss is included in operations.



Note 2 – Summary of Significant Accounting Principles (continued)

The Company provides for depreciation and amortization over the following estimated useful lives:

Building	40 years
Land improvements	15 years
Machinery and equipment	5-7 years
Computer equipment	3 years
Office equipment	7 years
Trucks and trailers	5 years

Long-Lived Assets

In accordance with FASB ASC Topic 360 *Property, Plant, and Equipment*, the Company records impairment losses on long-lived assets used in operations when indicators of impairment are present and the undiscounted cash flows estimated to be generated by those assets are less than the assets' carrying amounts.

Fair Value of Financial Instruments

The fair values of the Company's assets and liabilities that qualify as financial instruments under FASB ASC Topic 825, *Financial Instruments*, approximate their carrying amounts presented in the accompanying balance sheet at September 30, 2016 and 2015.

Inventories

Inventory is valued at the lower of cost or market, cost being determined by the first-in, first-out (FIFO) method. Inventory costs include direct material, direct labor and a systematic allocation of fixed and variable overhead. Obsolete items are carried at estimated net realizable value.

Cost of sales

Cost of sales, includes normal direct costs, such as direct labor, freight, purchases of raw materials (caps, water, bottles, boxes, wrapping, ingredients, etc.), adjusted for inventory at the end of each reporting period. Costs of sales also includes indirect costs, such as salary costs for maintenance personnel, supervisors, operation of the quality control lab, equipment and building maintenance, miscellaneous warehouse expenses, licenses and taxes, and payroll taxes and other benefit costs for direct labor and indirect labor personnel.

Selling and General Administrative Expenses

Selling and general administrative expenses include those type of costs normally included in this functional classification: sales salaries, delivery salaries, repairs, payments made to outside sales representatives, travel related costs, and benefit costs, salaries paid administrative and executive personnel, insurance, benefit costs, office supplies, professional fees, subcontract costs taxes, bank charges, stock-based compensation, postage and shipping, telephone and related communications costs, and similar costs.



Note 2 – Summary of Significant Accounting Principles (continued)

Earnings per share

The Company complies with the accounting and disclosure requirements of FASB ASC 260, *Earnings Per Share*. Basic earnings per common share ("EPS") calculations are determined by dividing net income by the weighted average number of shares of common stock outstanding during the year. Diluted earnings per common share calculations are determined by dividing net income by the weighted average number of common shares and dilutive common share equivalents outstanding.

Income Taxes

The Company accounts for income taxes in accordance with FASB ASC Topic 740 *Income Taxes*, which requires accounting for deferred income taxes under the asset and liability method. Deferred income tax asset and liabilities are computed for difference between the financial statement and tax bases of assets and liabilities that will result in taxable or deductible amounts in the future based on the enacted tax laws and rates applicable to the periods in which the differences are expected to affect taxable income. Valuation allowances are established, when necessary, to reduce the deferred income tax assets to the amount expected to be realized.

The determination of the Company's provision for income taxes requires significant judgment, the use of estimates, and the interpretation and application of complex tax laws. Significant judgment is required in assessing the timing and amounts of deductible and taxable items and the probability of sustaining uncertain tax positions. The benefits of uncertain tax positions are recorded in the Company's consolidated financial statements only after determining a more-likely-than-not probability that the uncertain tax positions will withstand challenge, if any, from tax authorities. When facts and circumstances change, the Company reassesses these probabilities and records any changes in the consolidated financial statements as appropriate.

In accordance with GAAP, the Company is required to determine whether a tax position of the Company is more likely than not to be sustained upon examination by the applicable taxing authority, including resolution of any related appeals or litigation processes, based on the technical merits of the position. The tax benefit to be recognized is measured as the largest amount of benefit that is greater than fifty percent likely of being realized upon ultimate settlement. De-recognition of a tax benefit previously recognized could result in the Company recording a tax liability that would reduce stockholders' equity. This policy also provides guidance on thresholds, measurement, de-recognition, classification, interest and penalties, accounting in interim periods, disclosure, and transition that is intended to provide better consolidated financial statement comparability among different entities. Management's conclusions regarding this policy may be subject to review and adjustment at a later date based on factors including, but not limited to, ongoing analyses of and changes to tax laws, regulations and interpretations thereof. Generally, the tax filings are no longer subject to income tax examinations by major taxing authorities for years before 2011. Any potential examinations may include questioning the timing and amount of deductions, the nexus of income among various tax jurisdictions and compliance with U.S. federal, state and local tax laws. The Company's management does not expect that the total amount of unrecognized tax benefits will materially change over the next twelve months.

Interest and Penalty Recognition on Unrecognized Tax Benefits

The Company recognizes interest accrued related to unrecognized tax benefits in interest expense and penalties in other operational expenses. No interest expense or penalties have been recognized as of September 30, 2016.



Note 2 – Summary of Significant Accounting Principles (continued)

Stock-Based Compensation

Stock-based compensation to employees is measured at the grant date, based on the fair value of the award, and is recognized as expense over the requisite employee service period. Equity instruments issued to other than employees are valued at the earlier of a commitment date or upon completion of the services, based on the fair value of the equity instruments and is recognized as expense over the service period. The Company estimates the fair value of stock-based payments using the closing price of the Company's common stock for common share issuances. Some of the agreements had some "true-up" protection clauses against the stock price going down during the term of the contract. The company did not post any derivative adjustments and if needed the company intends to correct them once audited financials have been completed.

Fair Value of Financial Instruments

Financial Accounting Standards Board ("FASB") Accounting Standards Codification ("ASC") 820, *Fair Value Measurement*, defines fair value as the price that would be received upon sale of an asset or paid upon transfer of a liability in an orderly transaction between market participants at the measurement date and in the principal or most advantageous market for that asset or liability. The fair value should be calculated based on assumptions that market participants would use in pricing the asset or liability, not on assumptions specific to the entity.

FASB ASC 820 specifies a hierarchy of valuation techniques based upon whether the inputs to those valuation techniques reflect assumptions other market participants would use based upon market data obtained from independent sources (observable inputs). In accordance with F ASB ASC 820, the following summarizes the fair value hierarchy:

Level 1 Inputs—Unadjusted quoted market prices for identical assets and liabilities in an active market that the Company has the ability to access.

Level 2 Inputs—Inputs, other than the quoted prices in active markets that are observable either directly or indirectly.

Level 3 Inputs—Inputs based on prices or valuation techniques that are both unobservable and significant to the overall fair value measurements.



Note 2 – Summary of Significant Accounting Principles (continued)

The Company did not identify any assets or liabilities that are required to be presented at fair value on a recurring basis. Carrying values of non-derivative financial instruments, including cash, accounts receivable, accounts payables, accrued expenses and other current liabilities, approximated their fair values due to the short maturity of these financial instruments.

Recently Adopted Accounting Pronouncements

Management does not believe that any other recently issued, but not yet effective accounting pronouncements, if adopted, would have a material effect on the accompanying consolidated financial statements.

Concentration of Credit Risk

The Company maintains its cash and cash equivalents in bank deposit accounts, which, at times may exceed federally insured limits. The Company has not experienced any losses in such accounts. Management believes the Company is not exposed to any significant credit risk related to cash and cash equivalents.

The Company's three largest customers accounted for approximately 38% and 35% of sales for the years ended December 31, 2015 and December 31, 2014, respectively.

Note 3 – Going Concern

The accompanying financial statements have been prepared assuming that the company will continue as a going concern, which contemplates the recoverability of assets and the satisfaction of liabilities in the normal course of business. Since January 10, 2006 (date of quasi reorganization), the Company has accumulated a deficit of approximately \$5,239,707. Currently, the Company has a minimum cash balance available for the payment of ongoing operating expenses, and its operations is not providing a source of funds from revenues sufficient to cover its operational costs to allow it to continue as a going concern. The continued operations of the Company is dependent upon generating profits from operations and raising sufficient capital through placement of its common stock or issuance of debt securities, which would enable the Company to carry out its business plan. In the event we do not generate sufficient funds from revenues or financing through the issuance of our common stock or from debt financing, we may be unable to fully implement our business plan and pay our obligations as they become due, any of which circumstances would have a material adverse effect on our business prospects, financial condition and results of operations.

The accompanying financial statements do not include any adjustments that might be required should the company be unable to recover the value of its assets or satisfy its liabilities.



Note 4 – Inventory

Inventory consists of the following categories:

	Sej	2016	De	cember 31, 2015
Raw materials	\$	145,420	\$	150,956
Finished Goods		18,120		10,002
Total	\$	163,540	\$	160,958

Note 5 – Property and Equipment

Equipment consists of the following categories at September 30, 2016 and December 31, 2015:

	 2016	 2015
Building	\$ 2,000,000	\$ 2,000,000
Land	324,000	324,000
Leasehold improvements	41,621	41,621
Furniture & fixtures	16,997	16,997
Computer equipment	27,498	27,498
Machinery and equipment	1,095,676	1,086,393
Transportation equipment	50,250	50,250
	3,556,042	3,546,759
Less: accumulated depreciation	1,348,043	1,250,958
Total	\$ 2,207,999	\$ 2,295,801

Depreciation expense for the periods ended September 30, 2016 and December 31, 2015 was \$97,086 and \$309,995, respectively.

Note 6 – License agreement related party

On December 17, 2007, the Company entered into an exclusive licensing agreement ("Agreement") with a Canadian bottle water company to distribute, sell, advertise, promote, and market under private label, its products in the United States., with an original cost of \$2.0 million. The Agreement was subsequently revised and replaced with a new Agreement on June 16, 2008 at a cost of \$1.022 million. The Company's President and CEO is the principal shareholder of the Canadian company. The license is being amortized over a five year period from June 16, 2008. At December 31, 2014, the license has been fully amortized. The license agreement was not renewed after the five year term.



Note 7 – Stockholders' Equity

On February 4, 2016, the Company issued 152,367,046 common shares to related parties in payment of their earned salary of \$45,369 for the period November 2015 to January 2016. The shares were valued at an average of the market value of \$0.0003 per share.

On April 8, 2016, the Company issued 84,580,805 common shares to related parties in payment of their earned salary of \$33,534 for the period February 2016 to April 8, 2016. The shares were valued at an average of the market value of \$0.0004 per share.

On June 6, 2016, the Company issued 168,416,405 common shares to related parties in payment of their earned salary of \$33,534 for the period April 9, 2016 to June 8, 2016. The shares were valued at an average of the market value of \$0.0002 per share.

On June 6, 2016, the Company issued 65,217,391 common shares for services rendered that were valued at the market value on that date of \$0.00023 per share.

Note 8 - Income Taxes

At September 30, 2016, the Company had approximately \$5.5 million of net operating losses ("NOL") carry-forwards for federal and state income purposes. These losses are available for future years and expire through 2035. Utilization of these losses may be severely or completely limited if the Company undergoes an ownership change pursuant to Internal Revenue Code Section 382.

The tax effects of temporary differences and carry forwards that give rise to deferred tax assets and liabilities consist of the following:

	September 30, 2016	December 31, 2015
Deferred tax assets:		
Beginning balance	\$ 1,560,000	\$ 1,560,000
Other temporary differences	<u></u> _	_
Ending balance deferred tax assets	1,560,000	1,560,000
Less: Valuation allowance	(1,560,000)	(1,560,000)
Net deferred tax asset	\$	\$
Deferred tax liabilities:		
Difference between book and tax basis of assets acquired in bargain		
asset purchase	\$ (343,440)	\$ (343,440)
Net deferred tax assets (liabilities)	\$ (343,440)	\$ (343,440)

There is no current deferred tax information at this time.

The Company did not pay any income taxes during the period ended September 30, 2016 or the year ended December 31, 2015.



Note 9 - Short-Term Borrowings

	Se	September 30 2016		cember31, 2015
Line of credit	\$	250,000	\$	250,000
Mortgage		900,000		900,000
Intercap debenture		500,000		325,000
Yellowstone		500		77,271
Cap - Call		34,413		85,668
LCF		28,320		70,839
Other		53,412		50,000
Total	\$	1,766,645	\$	1,758,778

Note 9 – Short-Term Borrowings (continued)

During 2009, the Company obtained a revolving line of credit with a commercial bank in the amount of \$250,000 at annual interest rate of 5.25%. The line of credit is secured by the Company's accounts receivable and inventory. On September 22, 2014, the commercial bank in coordination with the Company decided to exercise their right to cancel the line of credit effective February 22, 2015. As of February 22, 2015, the bank has allowed the line of credit with the Company to expire. The commercial bank has however informally agreed to extend the line of credit for six months subject to an appraisal and securing a second mortgage on the real property. During October 2015, the Company granted the bank a second mortgage on the property and the bank agreed to reinstate the revolving line of credit.

The Company secured a \$900,000 mortgage with a "Lender." This mortgage bears interest at 12% per annum and is due and payable on August 27, 2014. The mortgage requires the Company to make monthly interest only payments of \$9,000. Under the terms of the new mortgage, the Company has the option to extend the maturity date of the new mortgage for one year providing it pays the Lender a fee of \$54,000. During August 2014, the Company elected to extend the mortgage six months until January 31, 2015 by paying \$45,000. In January 2015, the Company elected to extend the mortgage an additional nine months until July 31, 2015 by paying \$27,000. The mortgage is currently in default and the default interest rate is 24% per annum. The Company is in contact with alternative funding sources to refinance this obligation.

During May and June 2014, the Company entered into a series of unsecured convertible promissory note agreements ("Notes") with JSJ Investments, Inc. ("JSJ" or "holder"). The principal amount for these two Notes total \$131,256 with interest from 12% to 15% per annum. The maturity dates are November 2014. There is a 150% cash redemption premium on the principal amount only, upon approval by JSJ. The Note is convertible into the Company's common stock. The conversion amount is the Note principal plus default interest, if any. During November 2014, JSJ converted \$55,000 of their notes into the Company's common stock for 26,415,520 shares at an exercise price of \$0.00225 per share. JSJ Investments, Inc. entered into a convertible promissory note with the Company dated May 25, 2014 ("JSJ Note"). During January and March 2015, JSJ converted their \$76,256 of their notes (including accrued interest) into the Company's common stock for 59,330.032 shares at exercise prices ranging from \$.000733333 to \$0.001118. The company also entered into another unsecured promissory note dated May 25, 2014 for \$68,082 with interest at 12% per annum. This note for \$68,082 was immediately converted into the Company's stock for 10,621,266 shares at an exercise price of \$0.00641 per share.

On August 14, 2014, the Company entered into a "Revenue Based Factoring (RBF/ACH) Agreement" ("Agreement") with Strategic Funding Source, Inc. ("SFS"), a New York based company. The Company, pursuant to the Agreement, sold future receipts, accounts, written contracts and other obligations to SFS ("receipts"). The sale price is \$100,000.00. The company will make a total of approximately 189 daily loan payments of \$740. SFS purchased a total of \$140,000.00 in receipts. The purchase price was received by



the Company on August 22, 2014. The Agreement has an indefinite term, lasting until the Company completes its obligations contained therein. SFS has a security interest in all accounts, chattel paper, equipment, general intangibles, instruments and inventory. Mrs. Francine Lavoie, sole member of the Board of Directors and Company CEO, has also personally guaranteed the Agreement.

On October 2, 2014, the Company entered into a convertible promissory note with LG Capital for \$78,750 with interest at 8% per annum and matures on October 1, 2015. During the quarter ended June 30, 2015 this Note was converted into the Company's stock for 307,499,003 shares at an exercise price of \$0.00027 per share.

On October 14, 2014, the Company entered into a convertible promissory note with Typenex Co-Investment for \$107,500 with interest at 10% per annum and matures on July 14, 2015. During the quarter ended June 30, 2015 this Note was converted into the Company's stock for 438,028,193 shares at an exercise price of \$0.00030 per share.

On October 15, 2014, the Company entered into a convertible promissory note with Auctus Private Equity for \$75,000 with interest at 8% per annum and matures on July 15, 2015. During the quarter ended June 30, 2015 this Note was converted into the Company's stock for 193,420,225 shares at an exercise price of \$0.00041 per share.

On October 15, 2014, the Company entered into a convertible promissory note with Eastmore Capital for \$75,000 with interest at 8% per annum and matures on July 15, 2015. During the quarter ended June 30, 2015 this Note was converted into the Company's stock for 280,621,208 shares at an exercise price of \$0.00028 per share.

On December 4, 2014, the Company entered into a Promissory Note with Quarter Spot, a Virginia based company. The Company, pursuant to the Agreement, sold future receipts, accounts, written contracts and other obligations to Quarter Spot. The sale price is \$137,250. The company will make a total of approximately 257 daily loan payments of \$673. SFS has a security interest in all accounts, chattel paper, equipment, general intangibles, instruments and inventory.

On February 18, 2015, the Company entered into a Promissory Note with Platinum Rapid Funding Group, a New York based company. The Company, pursuant to the Agreement, sold future receipts, accounts, written contracts and other obligations to Platinum Rapid Funding. The sale price is \$100,000. The company will make a total of approximately 147 daily loan payments of \$918. Platinum purchased a total of \$135,000.00 in receipts. Platinum has a security interest in all accounts, chattel paper, equipment, general intangibles, instruments and inventory.

On February 23, 2015, the Company entered into a Promissory Note with World Global Financing, Inc., a Florida based company. The Company, pursuant to the Agreement, sold future receipts, accounts, written contracts and other obligations to World Global. The sale price is \$130,000. The company will make a total of approximately 168 daily loan payments of \$1,014. World Global purchased a total of \$170,300 in receipts. World Global has a security interest in all accounts, chattel paper, equipment, general intangibles, instruments and inventory.

On April 21, 2015, the Company entered into a Promissory Note with Cap Call LLC. The Company, pursuant to the Agreement, sold future receipts, accounts, written contracts and other obligations to Cap Call. The sale price is \$50,000. The company will make a total of approximately 91 daily loan payments of \$799. Cap Call LLC purchased a total of \$72,950 in receipts. Cap Call LLC has a security interest in all accounts, chattel paper, equipment, general intangibles, instruments and inventory. Mrs. Francine Lavoie, sole member of the Board of Directors and Company CEO, has also personally guaranteed the Agreement.



On July 20, 2015, the Company modified the existing note by incorporating the estimated balance of \$25,000 into a new Promissory Note with a sale price of \$80,000. The company will make a total of approximately 110 daily loan payments of \$1,061. Cap Call LLC purchased a total of \$116,720 in receipts. On November 12, 2015, the Company modified, again, the existing note by incorporating the estimated balance of \$35,023 into a new Promissory Note with a sale price of \$110,000. The company will make a total of approximately 110 daily loan payments of \$1,459. Cap Call LLC purchased a total of \$160,490 in receipts.

During June 2013, a third party loaned the Company \$50,000 bearing interest at 6.8% and maturing August 2015 (as amended in November 2014 and May 2015).

On September 3, 2015, the Company entered into a Promissory Note with Yellowstone Capital. The Company, pursuant to the Agreement, sold future receipts, accounts, written contracts and other obligations to Yellowstone. The sale price is \$50,000. The company will make a total of approximately 72 daily loan payments of \$1,014. Yellowstone purchased a total of \$72,950 in receipts. Yellowstone has a security interest in all accounts, chattel paper, equipment, general intangibles, instruments and inventory. Mrs. Francine Lavoie, sole member of the Board of Directors and Company CEO, has also personally guaranteed the Agreement. On December 2, 2015, the Company modified the existing note by incorporating the estimated balance of \$21,236 into a new Promissory Note with a sale price of \$90,000. The company will make a total of approximately 100 daily loan payments of \$1,314. Yellowstone Capital purchased a total of \$131,310 in receipts.

On September 24, 2015, the Company entered into a Promissory Note with EBF Partners LLC. The Company, pursuant to the Agreement, sold future receipts, accounts, written contracts and other obligations to EBF Partners LLC. The sale price is \$30,000. The company will make a total of approximately 60 daily loan payments of \$720. EBF Partners LLC purchased a total of \$43,200 in receipts. EBF Partners LLC has a security interest in all accounts, chattel paper, equipment, general intangibles, instruments and inventory. Mrs. Francine Lavoie, sole member of the Board of Directors and Company CEO, has also personally guaranteed the Agreement.

During October 2015, the Company issued \$250,000 of Secured Debentures ("Debentures") with interest at 7.5% per annum. The Debentures are due 24 months after closing. Each \$1,000 Debenture provides for 1,352,532 warrants which are exercisable at a price of \$.0075 per share for period of not to exceed 2 years. The company has received \$75,000 towards the \$250,000 debenture. Once the entire \$250,000 is received, the Company will then issue up to 338,133,000 in warrants for this transaction.

On December 23, 2015, the Company entered into a Promissory Note with LCF Group. The Company, pursuant to the Agreement, sold future receipts, accounts, written contracts and other obligations to LCF Group. The sale price is \$72,900. The company will make a total of approximately 70 daily loan payments of \$1,530. LCF Group purchased a total of \$107,100 in receipts. LCF Group has a security interest in all accounts, chattel paper, equipment, general intangibles, instruments and inventory. Mrs. Francine Lavoie, sole member of the Board of Directors and Company CEO, has also personally guaranteed the Agreement.

On February 2, 2016, the Company entered into a Promissory Note with EBF Partners LLC. The Company, pursuant to the Agreement, sold future receipts, accounts, written contracts and other obligations to EBF Partners. The sale price is \$35,000. The company will make a total of approximately 65 daily loan payments of \$753.85. EBF Partners purchased a total of \$49,000 in receipts. EBF Partners has a security interest in all accounts, chattel paper, equipment, general intangibles, instruments and inventory. Mrs. Francine Lavoie, sole member of the Board of Directors and Company CEO, has also personally guaranteed the Agreement.



On May 20, 2016, we were served a Civil Summons and Complaint for Foreclosure of the mortgage ("Complaint"). We had 20 days to reply to the Complaint (exclusive of the date of service). The Complaint primarily seeks repayment of the principal, default interest (24% per annum), attorney's fees and costs. The Complaint also included Jeff Bank and John Does 1-10 as defendants. Jeff Bank is the holder of a subordinate mortgage dated October 8, 2015; recorded on October 23, 2015 ("subordinate mortgage"). The principal amount of the subordinate mortgage is \$250,000. We have not as yet been contacted by Jeff Bank regarding the Complaint. The Complaint was reported on an 8-K on May 27, 2016 and included a copy of the complaint. The Company has opposed the mortgage proceeding. We are continuing to attempt to raise private investment funds to assist in curing the mortgage default and settle the lawsuit. There is no guarantee that we will be successful in doing so.

Note 10 - Related Party

On July 31, 2014 the related party assigned \$250,342 of the approximately \$330,000 debt owed by Boreal to the company's principal shareholder. This note bears interest at 5% and matures on December 31, 2014. The \$250,342 owed to the principal shareholder (including accrued interest of \$5,898) was paid on January 29, 2015 to the principal shareholder by converting their loans into 180,032,305 shares of the Company's common stock. On April 30, 2015, the related party also received an additional 573,614,695 shares of the Company's common stock in accordance with the terms of the conversion agreement.

From January 2015 to June 2015, the Company issued 2,154,469,387 shares of its \$0.001 par value common stock to related parties in payment of their earned salary of \$479,466 for the period September 2012 to April 2015.

On October 30, 2015, the Company issued 203,660,316 common shares to related parties in payment of their earned salary of \$91,040 for the period May 2015 to October 2015. The shares were valued at an average of the market value of \$0.00045 per share.

On February 4, 2016, the Company issued 152,367,046 common shares to related parties in payment of their earned salary of \$45,369 for the period November 2015 to January 2016. The shares were valued at an average of the market value of \$0.0003 per share.

On April 8, 2016, the Company issued 84,580,805 common shares to related parties in payment of their earned salary of \$33,534 for the period February 2016 to April 8, 2016. The shares were valued at an average of the market value of \$0.0004 per share.

On June 6, 2016, the Company issued 168,416,405 common shares to related parties in payment of their earned salary of \$33,534 for the period April 9, 2016 to June 8, 2016. The shares were valued at an average of the market value of \$0.0002 per share.

For the nine months ended September 30, 2016 and 2015 the Company made purchases from the third party of \$28,309 and \$30,116 respectively and made sales to the related party of \$0 and \$2,586, respectively.



Note 11 – Commitments and Contingencies

The Company is party to a forty year exclusive agreement ("Agreement"), with an original effective date of November 1, 1995, modified on April 25, 2000, to reduce certain minimum guarantee and compensation provisions of the Agreement. The Agreement provides that the Company shall draw not less than seven million (7,000,000) gallons or water from certain springs on an annual basis. During the remainder of the first twenty-five (25) years of the Agreement, the Company pays one cent (\$0.01 per gallon for the first five million (5,000,000) gallons of water drawn and three-fourth of one cent (\$0.0075) for all gallonage thereafter, but not less than \$65,000 per year regardless of the actual gallonage drawn, payable in monthly installments of \$5,416. In event that drought or other conditions reduce the capacity of the springs, so that the springs cannot meet the minimum guarantee, the minimum guarantee shall be reduced in accordance with an agreed to formula. For the last fifteen years of the agreement, which expires October 31, 2035, the Agreement provides that the Company shall pay one and one-quarter cents (\$0.0125) per gallon for the first five million (5,000,000) gallons and for gallons thereafter the Company shall pay one cent (\$0.01) per gallon, with an annual minimum of \$82,500, payable in monthly installments of \$6,875. The Company is responsible for all maintenance and repairs, utilities, and capital improvement costs incurred in connection with the water collection facility, which includes storage tanks, a pump building, piping, and other related equipment necessary for and related to the harvesting of water from the springs. The Agreement also provides that the owner of springs may sell water from the springs under certain conditions, provided, however, that the charge per gallon sold shall not be less than the price per gallon paid by the Company, with such proceeds divided equally between the Company and the owner. The Company has an option of first refusal in the event that the owner enters into an agreement for the sale of all or a portion of the real property, which includes the springs located on the real property. Upon execution of a valid binding contract between the owner and a third party, which contract shall be made subject to the terms of the option, the owner shall provide the Company a copy of the contract and it shall have thirty (30) days from date of delivery or mailing within which to exercise its option by delivering to the owner a check in the amount of the contract deposit, in which event the owner and the Company shall be bound by the contract sale. See note 13 for current update to agreement.

The future minimum payments due under the terms of the Agreement are as follows:

Years Ending December 31,	
2016	\$ 16,250
2017	65,000
2018	65,000
2019	65,000
2020	65,000
Thereafter	1,215,834
	\$ 1,492,084

Note 12 – Litigation

The Company may be defendant in various suits and claims that arise in the normal course of business. In the opinion of management, the ultimate disposition of these other suits and claims will have no material effect on the Company's financial position, liquidity, or results of operations.

On May 20, 2016, we were served a Civil Summons and Complaint for Foreclosure of the mortgage ("Complaint"). We had 20 days to reply to the Complaint (exclusive of the date of service). The Complaint



primarily seeks repayment of the principal, default interest (24% per annum), attorney's fees and costs. The Complaint also included Jeff Bank and John Does 1-10 as defendants. Jeff Bank is the holder of a subordinate mortgage dated October 8, 2015; recorded on October 23, 2015 ("subordinate mortgage"). The principal amount of the subordinate mortgage is \$250,000. We have not as yet been contacted by Jeff Bank regarding the Complaint. The Complaint was reported on an 8-K on May 27, 2016 and included copies of the complaint and other attachments. The Company has opposed the mortgage proceeding. We are continuing to attempt to raise private investment funds to assist in curing the mortgage default and settle the lawsuit. There is no guarantee that we will be successful in doing so.

Note 13 – Subsequent Event

During January 2016, the Company issued \$250,000 of Secured Debentures ("Debentures") with interest at 7.5% per annum. The Debentures are due 24 months after closing. Each \$1,000 Debenture provides for 1,352,532 warrants which are exercisable at a price of \$.0075 per share for period of not to exceed 2 years.

During January 2016, the company exercised the first 'right of refusal' on purchasing Alpine Springs. Currently the company is paying \$65,000 per year with a lease that expires Oct 31, 2035, making a minimum future payment of \$1,605,824 (see note 11 above). Instead of paying this future payment, the company will purchase Alpine Springs for an amount of \$600,000. This purchase will be quite beneficial to the company.

On February 2, 2016, the Company entered into a Promissory Note with EBF Partners LLC. The Company, pursuant to the Agreement, sold future receipts, accounts, written contracts and other obligations to EBF Partners LLC. The sale price is \$35,000. The company will make a total of approximately 65 daily loan payments of \$753.85. EBF Partners LLC purchased a total of \$49,000 in receipts. EBF Partners LLC has a security interest in all accounts, chattel paper, equipment, general intangibles, instruments and inventory. Mrs. Francine Lavoie, sole member of the Board of Directors and Company CEO, has also personally guaranteed the Agreement.

On May 20, 2016, we were served a Civil Summons and Complaint for Foreclosure of the mortgage ("Complaint"). We had 20 days to reply to the Complaint (exclusive of the date of service). The Complaint primarily seeks repayment of the principal, default interest (24% per annum), attorney's fees and costs. The Complaint also included Jeff Bank and John Does 1-10 as defendants. Jeff Bank is the holder of a subordinate mortgage dated October 8, 2015; recorded on October 23, 2015 ("subordinate mortgage"). The principal amount of the subordinate mortgage is \$250,000. We have not as yet been contacted by Jeff Bank regarding the Complaint. The Complaint was reported on an 8-K on May 27, 2016 and included copies of the complaint and other attachments. The Company has opposed the mortgage proceeding. We are continuing to attempt to raise private investment funds to assist in curing the mortgage default and settle the lawsuit. There is no guarantee that we will be successful in doing so.

During June 2016, there was an addendum to the purchase agreement for Alpine Springs. The closing date for the purchase of the spring has been amended to September 1, 2016 at 10:00am at the offices of Steven N. Mogel, Esq. located at 457 Broadway, Suite 16A, Monticello, NY 12701. On June 22, 2016, an agreement of modification was made between Boreal Water Collection and BB Development LLC. Both parties agreed to delete in its entirety the 'option of first refusal' and is of no further force and effect. All other terms, covenants, promises and representations contained in the Water Agreement shall remain in full force and effect.

On September 6, 2016, the parties entered into an addendum to the Contract of Sale, the SECOND ADDENDUM TO PURCHASE AGREEMENT BETWEEN BB DEVELOPMENT XXVIII LLC, AS SELLER, AND BOREAL WATER COLLECTION, INC. AS PURCHASER. The Addendum provides that time is of the essence and closing of the transaction (purchase of the artesian spring) shall be no later than 10 AM, Friday, October 7, 2016. Boreal Water Collection, Inc. ("Company" or "Boreal") agreed to the immediate release of the Contract Deposit or "Downpayment" of sixty thousand dollars (\$60,000.00) to BB Development XXVIII LLC ("Seller"); forever releasing its rights to the Contract Deposit (should the transaction not close). Boreal is to pay the sum of twenty-five thousand dollars (\$25,000.00) to the Seller



on or before 5 PM, Friday September 9, 2016; described as non-refundable "Additional Earnest Money" "applicable to the purchase price of the subject property." The Company "shall continue to pay all sums due Seller each month as contained in the Water Agreement commencing September of 2016 no later than the 20th day of each month." The parties reserve all rights regarding Notice of Termination of the Water Agreement.

On October 5, 2016, the Securities and Exchange Commission ("Commission") announced the temporary suspension, pursuant to Section 12(k) of the Securities Exchange Act of 1934 (the "Exchange Act"), of trading in the securities of Boreal Water Collection, Inc. ("BRWC"), a Nevada corporation, at 9:30 a.m. EDT on October 5, 2016, and terminating at 11:59 p.m. EDT on October 18, 2016. The Commission temporarily suspended trading in the securities of BRWC because of the lack of current and accurate information concerning the securities of BRWC given its failure to file any periodic reports since its Form 10-Q for the period ended March 31, 2015. The Commission cautions brokers, dealers, shareholders, and prospective purchasers that they should carefully consider the foregoing information along with all other currently available information and any information subsequently issued by the company.

Further, brokers and dealers should be alert to the fact that, pursuant to Rule 15c2-11 under the Exchange Act, at the termination of the trading suspension, no quotation may be entered unless and until they have strictly complied with all of the provisions of the rule. If any broker or dealer has any questions as to whether or not he has complied with the rule, he should not enter any quotation but immediately contact the staff in the Division of Trading and Markets, Office of Interpretation and Guidance, at (202) 551-5777. If any broker or dealer is uncertain as to what is required by Rule 15c2-11, he should refrain from entering quotations relating to BRWC's securities until such time as he has familiarized himself with the rule and is certain that all of its provisions have been met. If any broker or dealer enters any quotation which is in violation of the rule, the Commission will consider the need for prompt enforcement action.

If any broker, dealer or other person has any information which may relate to this matter, they should contact Elisha L. Frank, at (305) 982-6392.

On October 7, 2016, Catskill Springs LLC purchased Boreal's first right of refusal in the ADDENDUM for consideration of one hundred fifty thousand dollars (\$150,000.00) and acquired Alpine Spring for six hundred thousand dollars (\$600,000.00) (under separate agreement with the Seller of Alpine Spring). As part of the Catskill Springs Agreement, Boreal has the exclusive right to repurchase Alpine Spring within the first year at the price of \$750,000. Should Boreal not buy the property within the first year, Boreal would then have a first right of refusal should Catskill Springs LLC decide to accept an offer on the property. Boreal continues to have current rights to use of the spring and water rights as originally contained in the November 1, 1995 Agreement (as referenced in the Catskill Springs Agreement).

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

THE DISCUSSION IN THIS SECTION CONTAINS CERTAIN STATEMENTS OF A FORWARD-LOOKING NATURE RELATING TO FUTURE EVENTS OR OUR FUTURE PERFORMANCE. WORDS SUCH AS "ANTICIPATES," "BELIEVES," "EXPECTS," "INTENDS," "FUTURE," "MAY" AND SIMILAR EXPRESSIONS OR VARIATIONS OF SUCH WORDS ARE INTENDED TO IDENTIFY FORWARD-LOOKING STATEMENTS, BUT ARE NOT THE ONLY MEANS OF IDENTIFYING FORWARD-LOOKING STATEMENTS. SUCH STATEMENTS ARE ONLY PREDICTIONS AND ACTUAL EVENTS OR RESULTS MAY DIFFER MATERIALLY.

IN EVALUATING SUCH STATEMENTS, YOU SHOULD CONSIDER VARIOUS RISK FACTORS, INCLUDING BUT NOT LIMITED TO, THE INHERENT DIFFICULTY IN OPERATING A "GOING CONCERN;" THE EFFECT IF THERE WERE TO BE SIGNIFICANT CHANGES IN MANAGEMENT PERSONNEL; POTENTIAL PRODUCT LIABILITY ISSUES; DIFFICULTY IN MEETING COMPETITOR CHALLENGES SUCH AS THE INTRODUCTION OF NEW PRODUCTS; INCREASED RESEARCH AND DEVELOPMENT AND/OR EQUIPMENT ACQUISITION COSTS; CHANGES IN GENERAL ECONOMIC CONDITIONS AND/OR THE INDUSTRY IN WHICH THE COMPANY COMPETES; CHANGES IN THE QUALITY AND/OR SOURCES OF RAW MATERIALS; MAJOR GOVERNMENT REGULATION CHANGES AND/OR ISSUE(S); FLUCTUATIONS IN



WORK FORCE QUALITY AND AVAILABILITY; LABOR DISRUPTIONS (SUCH AS RAW MATERIAL, CONTAINER MANUFACTURE, PRODUCT TRANSPORTATION STOPPAGES OR SLOWDOWNS); ANY OF WHICH COULD CAUSE ACTUAL RESULTS TO DIFFER MATERIALLY FROM THOSE INDICATED BY SUCH FORWARD-LOOKING STATEMENTS.

A. RESULTS OF OPERATIONS FOR THE THREE MONTHS ENDED SEPTEMBER 30, 2016 COMPARED TO THE THREE MONTHS ENDED SEPTEMBER 30, 2015

Comparison of three months ended September 30, 2016 to the three months ended September 30, 2015

The Company reported a net loss of \$217,946 and \$252,390 for the quarterly period ended September 30, 2016 and 2015, respectively, a decrease in net loss of \$34,445. The details of this decrease in net loss are discussed in the paragraphs below.

For the three months ended September 30, 2016 and 2015, we reported sales of \$594,426 and \$604,322, a decrease of \$9,896. This decrease is attributable to increases in label sales of \$18,090, one gallon sales of \$818, and house brand sales of \$9,715 partially offset by decreases in co-packing sales of \$32,570, sales discounts of \$1,121, miscellaneous sales of \$3,070 and transportation sales of \$1,758.

For the three months ended September 30, 2016 and 2015, cost of sales percentage was 81% and 83%, and gross profit percentages were 19% and 17% respectively for both periods.

Selling and general and administrative expenses increased \$22,689 to \$189,991 for the three months ended September 30, 2016 from \$167,302 reported for the comparable period in 2015. As a percentage of sales, selling and general administrative expenses increased to 32% for the three months ended September 30, 2016 from 28% for the same period in 2015. Direct selling expenses decreased \$876, to \$53,632 in the three month period ended September 30, 2016 from \$54,508 reported for the comparable period in 2015. Direct selling expenses are comprised of delivery, advertising, and related travel costs.

General administrative expenses increased \$23,565, to \$136,358 for the three months ended September 30, 2016 from \$112,793 reported for the comparable period in 2015. The increase in general and administrative expenses is attributable to increases in public trade fees of \$3,600, salaries of \$9,370, payroll taxes of \$38, late fees of \$12,057, sales use tax of \$3,738, utilities of \$494 and property tax of \$107 partially offset by decreases in bank charges of \$537, insurances of \$1,221, professional fees of \$2,869 and \$1,212 in office supplies, phone and postage.

For the three months ended September 30, 2016 and 2015, we reported interest expense of \$122,472 and \$124,041, respectively, a decrease of \$1,569. Debt obligations and interest paid against these debt obligations are discussed in Note 8-9 to our financial statements for the three months ended September 30, 2016 and 2015.

Other income totaled \$1,463 and \$0 for the three months ended September 30, 2016 and 2015, respectively, an increase of \$1,463.

For the three months ended September 30, 2016 and 2015, the Company did not pay any federal income taxes.

A. RESULTS OF OPERATIONS FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2016 COMPARED TO THE NINE MONTHS ENDED SEPTEMBER 30, 2015

Comparison of nine months ended September 30, 2016 to the nine months ended September 30, 2015

The Company reported a net loss of \$679,064 and \$868,424 for the nine month periods ended September 30, 2016 and 2015, respectively, a decrease in net loss of \$189,360. The details of this increase in net loss are discussed in the paragraphs below.



For the nine months ended September 30, 2016 and 2015, we reported sales of \$1,755,680 and \$1,726,998, an increase of \$28,682, or 1.66%. This increase is attributable to increases in house brand sales of \$12,043, increases in one gallon sales of \$95,470, increases in label sales of \$48,090, sales discount of \$5,953 partially offset by decreases in co-packing sales of \$116,767, transport of \$4,852, pallets and miscellaneous sales of \$11,255.

For the nine months ended September 30, 2016 and 2015, cost of sales percentages were 80% and 87%, and the gross profit percentages were 20% and 13%, respectively for both periods.

Selling and general administrative expenses increased \$93,441 to \$604,375 for the nine month period ended September 30, 2016 from \$510,934 reported for the comparable period in 2015. As a percentage of sales, selling and general administrative expenses increased to 34% for the nine months ended September 30, 2016 from 30% for the same period in 2015. Direct selling expenses increased \$3,874, to \$180,390 in the nine month period ended September 30, 2016 from \$176,516 reported for the comparable period in 2015. Direct selling expenses are comprised of delivery, advertising, and related travel costs.

General administrative expenses increased \$89,566 to \$423,984 for the nine month period ended September 30, 2016 from \$334,418 reported for the comparable period in 2015. The increase in general and administrative expenses is attributable to increases in salaries of \$37,234, payroll taxes of \$3,566, insurances of \$4,088, professional fees of \$25,941, bad debts of \$10,553, late fees of \$12,057, sales use tax of \$3,763, public trade fees of \$799 partially offset by decreases in bank charges of \$4,577 and miscellaneous of \$3,858 comprised of property tax, office supplies, postage, dues and telephone.

For the nine month period ended September 30, 2016 and 2015, we reported interest expense of \$315,170 and \$337,034, respectively a decrease of \$21,864. Debt obligations and interest paid against these debt obligations are discussed in Note 8-9 to our financial statements for the nine month periods ended September 30, 2016 and 2015.

Other income totaled \$4,275 and \$0 for the nine month periods ended September 30, 2016 and 2015, respectively, an increase of \$4,275.

For the nine month periods ended September 30, 2016 and 2015, the Company did not pay any federal income taxes. For the nine months ended September 30, 2016 and 2015, the Company recorded an income tax of approximately \$2,625 and \$1,875, respectively.

LIQUIDITY AND CAPITAL RESOURCES

At September 30, 2016, the Company had an accumulated deficit since January 10, 2006 (the date of quasi reorganization) of \$5,457,652. Liquid assets at September 30, 2016 consisted primarily of cash and cash equivalents of \$7,765. Current liabilities of \$2,828,544 exceeded current assets by \$2,541,432. Historically, we have financed our business through cash generated from ongoing operations, proceeds from sale of common stock to third party investors, borrowings from financial institutions, advances received from related parties, and officers of the Company. The company is currently pursuing financing alternatives.

Cash decreased \$82,289 to \$7,765 at September 30, 2016, as compared to \$90,054 at December 31, 2015, which results from the following:

Net loss	\$ (679,065)
Adjustments to reconcile net loss to net cash	231,600
Changes in operating assets and liabilities	 339,598
Net cash used by operating activities	(107,867)
Investing activities	(3,500)



Financing activities	 29,078
Net decrease in cash	\$ (82,289)

Cash used by our operating activities for the nine months ended September 30, 2016 was approximately \$107,867, comprised of a net loss of \$679,065, noncash reconciling adjustments of \$231,600, changes in operating assets and liabilities of \$339,598.

The \$339,598 change in operating assets and liabilities is primarily attributable to increases in accounts payable and accrued expenses of \$388,430, prepaid expenses of \$3,069 and accounts receivable of \$13,881 partially offset by deferred financing costs of \$3,200, inventory of \$2,582 and deposits of \$60,000.

Cash used for financing activities was approximately \$29,078, comprised of advances from related parties of \$28,599, proceeds from debenture of \$175,000 and proceeds from revenue based factoring of \$35,000 partially offset by payments for capital leases of \$3,976 and payments on revenue based factoring of \$205,545.

Part 6: Issuer's Business, Products and Services

A. Issuer's business operation

Overview

Boreal Water Collection, Inc. ("Boreal" or the "Company") was incorporated in the State of Nevada on August 21, 2001. The Company is trading on the OTC (www.otcmarkets.com), level "OTCQB" under the symbol (BRWC). Please check us out at http://www.otcmarkets.com/stock/BRWC/quote.

The Company has operated under various names since incorporation, most recently Canadian Blue Gold, Inc. from October 2007 to March 2008, when the name was changed to Boreal Water Collection, Inc.

In April 2009, the Company acquired the assets of A.T. Reynolds and Sons, Inc., operating as Leisure Time Spring Water ("Leisure") in Kiamesha Lake, New York. The Company is a personalized bottled water company specializing in premium custom bottled water, as a contract packer of bottled water focused on value-added products and services. The Company currently offers three types of water: spring water, distilled water, enhanced water, which is customized with minerals, oxygen, and fluoride, and a fourth type to be added; sparkling water. The Company was originally founded in 1884.

Currently, we have two Officers. Mrs. Francine Lavoie is Chairman, President, CEO and Secretary. Mr. Christopher Umecki is Vice President of Operations. Mrs. Lavoie is our sole Director.

The Company has its principal executive offices at 4496 State Road 42 North Kiamesha Lake, NY 12751. The telephone number for our executive offices is 845-794-0400. Boreal Water Collection's internet address is www.borealwater.com and we expect to maintain the website after the Effective Date. Our common stock is quoted on www.otcmarkets.com (secondary market); BRWC.

Narrative Description of Business of Boreal Water Collection

Founded in 1884 with headquarters in Kiamesha Lake, NY, Leisure Time Spring Water was acquired by Boreal Water Collection Inc. (the "Company," "Boreal Water Collection," "BrwC," "us," "we"), which is a contract packer of bottled water focused on value-added products/services.

Boreal Water Collection is a personalized bottled water corporation, specialized in providing premium custom bottled water for your company and customers. Whether it is for publicity, promotion, marketing, internal use or a specific event, Boreal is a one-stop shop. We offer turnkey service, with prizewinning Boreal private label water (ITQI for Boreal Water by the International Taste Quality Institute in



Belgium 2012), made-to-order labeling, distinctive water containers and fully integrated services literally from the ground up. Based on our observations of the specialty bottled water industry and experience gained over the years, in the opinion of management, our production technology and our creative personnel are among the brightest and best in the industry. Boreal wishes to develop the most extensive distribution network in North America. Boreal also has exclusive access to one of the prestigious spring in Catskills Mountains in New York. Boreal has exclusive unlimited access (40 year contract dated on November 1, 1995) to Alpine spring water.

Distinct value proposition: Unlike most contract packers, BRWC can process a full range of water and bottle types. BRWC is one of the few focused on an attractive niche. Our "niche" is the premium private label specialty market ("Premium Bottled Water Industry"), wherein the customer's name is placed on the bottle label and not the manufacturer's (our) name. For example, we would pack water for a resort hotel or a premium, local bottling company. The bottle would have the name of the hotel on it and would have a higher price than a bottle of "national brand" bottled water purchased at a grocery store, for example; Dasani brand owned by Coca Cola.

Location: BRWC's facility is 90 miles away from New York City in the famous Catskills Mountains and only 17 miles from Alpine Springs, the source of our natural spring water.

• Strong customer base, good customer relationships: With our affiliated company Les Sources Saint-Elie Inc. in Quebec, Canada, BRWC's emphasis on customization and quality has earned us what we believe to be a good reputation over the years.

We pack for a number of high-profile brands. Our Customers are a well-diversified mix of beverage and other companies and represent a variety of retail channels and include retailers and large water marketers.

• Successful turnaround positions: Management believes BRWC is well positioned for future growth and pushing the company closer to fulfilling our mission to become one of North America's leading producers of high-end private label bottled water.

Key elements of the turnaround included capital expenditures for new equipment, enhanced customer service, focusing on the non-commoditized business, and improving employee and vendor relations. We have plans to improve our bottling capabilities as well.

Saint-Élie is an affiliated company of BRWC. Affiliated companies are generally defined as those entities having shared management, common owners and/or shared ownership interests in other entities. This affiliation is based on the commonality of management and ownership of both companies. Mrs. Lavoie is President, CEO and the sole member of the Board of Directors of both companies. Mrs. Lavoie owns 75% of Boreal and 100% of a Canadian holding company known as 3090-8925 Quebec Inc. that, in turn, owns 90% of Saint-Élie.

The licensing agreement with Saint-Élie has now expired. The first agreement was dated December 17, 2007. It was amended on June 18, 2008 and then both agreements were replaced by the current "Revised Licensing Agreement" dated June 26, 2009 ("distribution agreement" - an exhibit to this Registration Statement). The distribution agreement has a term of 5 years, with automatic one year extensions thereafter. Generally, the distribution agreement is an exclusive distribution and branding agreement for Saint-Élie products in the United States (and its possessions). The distribution agreement flat fee is \$1 million (U.S.) ("flat fee"). Saint-Élie is also paid 5% of sublicensing fees and was issued 22 million shares of restricted BRWC common stock. Boreal is responsible for its own bottling, packaging, delivery and sub-marketing arrangements and expenses. BRWC co-pack one large customer for Saint-Élie because BRWC can produce distilled water and Saint-Élie does not. Saint-Élie co-packs for a few customers of BRWC; Saint-Élie produces sparkling water and BRWC do not.

Why customers choose BRWC: Value-added products and services. We believe the following factors come into play:



- Reputation: History of reliability, flexibility, and specialized packaging capability.
- Location: Close to natural spring water, good transportation corridors, good population centers.
- Flexibility and a variety of packaging and product options: Ability to fill unique bottle shapes and sizes (while most high-speed lines use only a limited bottle selection). Ability to bottle value-added water, i.e., vapor distilled water with electrolytes and/or vitamins and minerals. Customers requiring unique bottles/packaging tend to be higher margin because the product is sold at higher price points at both the retail and wholesale levels than "generic," commoditized bottled water.

With exclusive exploitation rights (40 year contract dated on Nov 1, 1995), Boreal has the right to draw spring water form Alpine spring located in Livingston Manor, NY.

B. The date and State of incorporation;

The company was incorporated the 21st of August, 2001 In Nevada

C. The issuer's primary and secondary SIC Codes:

5140 - Wholesale-Groceries & Related Products

D. The issuer's fiscal year end date;

December 31st of each year is the fiscal year end.

E. Principal products or services and their markets

- BRWC currently offers three types of water: Spring water, distilled water; enhanced water which is customized with minerals, oxygen, and fluoride, and a fourth type being added will be Sparkling water (upon obtaining necessary financing).
- Bottles can be branded with clear rather than more conventional paper labels, which creates a clean, refreshing look; paper labels available, too.
- Customer-specific packaging: Cases or trays, registered film, different caps, etc.
- Customers may specify different formulations of water (different minerals, etc.).
- Smaller custom production runs are possible; minimum order size is relatively low (one truckload).
- We believe we supply responsive, customized solutions for each customer. Understanding that unique appearance of product may drive customer interest and loyalty and enable the customer to compete less on price and more on a premium quality product.

The bottled water industry is one of long and sustained growth, with sales and volume increases far outpacing the beverage industry for the last 20 years. Above-average growth rates of 6%-9% should continue in coming years, making bottled water a \$10.59 Billion (US) market in the United States in 2009 (according to Beverage Marketing Corporation)

• Key players in the industry include Coca Cola (Dasani and Glaceau), PepsiCo (Aquafina), Nestle Waters North America (Nestle Pure, Poland Spring, and various regional brands), and Danone (Dannon Spring).

The industry has grown along 2 divergent paths, one focused on low-margin, undifferentiated, commoditized product and the other centered on innovative packaging, labeling and marketing (the Premium Bottled Water Industry; our niche). We believe the evidence shows BRWC is well positioned to benefit from this latter trend.



Distribution methods of the products or services;

- BRWC has our own sales force and in house consultant to direct customers into their choice of a private label program. Our sales staff attends tradeshows to meet new customers. Our sales staff also arranges for the delivery of products to our customers.
- Bottles: A full range of sizes are available, from 8 ounces to 5 gallons. BRWC has many styles of bottles with many shapes so that the customers can select from a variety of styles, colors and shapes.
- We now offer "Eco-Pure", a biodegradable bottle which was introduced at the 2009 PLMA Trade show in Chicago, IL. BRWC gives this choice of bottle material so that the environmentally conscientious customers are satisfied.
- BRWC now offers "Revert," an oxo-degradable bottle and also offers "R-PET," recycled Polyethylene terephthalate ("PET"). BRWC also offers these bottle materials as a good option to reducing the use of plastic.
- Bottles may be ordered by BRWC or by the customer from the bottle makers. In either case, the customer is not confined to industry-standard bottles as we have our own designs of bottles.
- Our customers can choose from a wide variety of bottles and packaging.
- Labels: BRWC offers many types of labels materials and designs: Clear labels, Bi-axially oriented polypropylene ("BOPP") or standard paper labels in either Pressure sensitive or Cut and stack are offered.
- Packaging: BRWC packages products to suit customers' needs. Packaging has included a variety of trays and cases, caps, registered film, etc.
- Shipping: We use commercial common carriers to deliver to our customers.

Status of any publicly announced new product or service:

The Company's 75,000 square foot facility has 3 flexible Polyethylene terephthalate ("PET") lines, a 1 & 2.5 gallon line, and a 5-gallon line. Our PET lines are unique in that they can accommodate various bottle sizes, labels, and production runs. When investment or operationally supplied funds are available, BRWC intends to install two new lines in the near future, one being a sparkling water bottling line and the second one being a glass bottling line.

Competitive business conditions, the issuer's competitive position in the industry, and methods of competition:

- While many bottlers will place custom printed paper labels on blown bottles, the Company is not aware
 of any contract packers that offer our full range of products and services.
- Distinct value proposition: We believe variety and uniqueness are the cornerstones of BRWC's value proposition. Unlike most contract packers, BRWC can process a full range of water and bottle types and our creative staff can address our customers' private labeling needs.
- Location: BRWC's facility is 90 miles away from New York City in the famous Catskills Mountains and only 17 miles from Alpine Springs, the source of our natural spring water. Most competitors in this class are smaller in scale and at a competitive disadvantage in the markets BRWC currently serves due to a more limited range of services and geographical location. (For bottlers in other geographies, freight costs may make shipping to BRWC's coverage area prohibitive.).
- We do not view traditional high-speed contract bottlers (primarily "national brands" offering standard bottles) as direct competition. Bottling on high-speed lines tends to cost less but is also undifferentiated,



which is part of the reason that prices for this type of bottled water have been falling. Compared to Boreal Water Collection's competition class, a cheaper product does not always guarantee a higher margin.

- BRWC conducts our business with customers largely through purchase orders. Occasionally we have "co packing" arrangements with some major customers. We have three pricing methods:
 - (1) Fee based: BRWC charges co-pack fee; customer provides materials.
- (2) Material and fee: BRWC purchases materials for customers and charges cost of materials plus a fee.
 - (3) Finished case basis: BRWC commits to a price for each finished case delivered to the customer.

Sources and availability of raw materials and the names of principal suppliers:

- Spring Water: The Company purchases spring water from Alpine Farms, Inc. under a 40-year purchase agreement dated November 1, 1995 and modified April 28, 2000. The agreement provides for the sole and exclusive right to draw water from the source and sell spring water to third parties. The spring is located 17 miles from the bottling facility. At the source, the spring water flows underground and is naturally filtered through the stratum. The entire system is designed to ensure that this pure spring water remains natural and unadulterated. Water is then transported by our employees and company tank trucks to BRWC's bottling plant in Kiamesha Lake, where it is passed through a series of multimedia particulate filters to remove any sediment. After treating the water with ozone, an oxygen molecule used to ensure sanitation, the water is then bottled with its natural mineral content intact.
- Distilled Water: BRWC has two private wells on-site, which provide water that is passed through a series of multimedia particulate, and activated carbon filters, to remove chlorine, phenols, taste, odor compounds and organic minerals. The water is then distilled in a vapor compression steam unit. All dissolved minerals are left behind as the water is vaporized and condensed in a stainless steel still, which yields high purity finished water. After filtration and ozonation, the product is promptly bottled.
- Enhanced Water: BRWC offers customers the option of enhancing their Private label water by adding minerals, oxygen, and even fluoride. This process is usually done after the distillation process; our quality control ("QC") specialist carefully measures out the various additives per customer request and adds these to the customer's specific batch before bottling.
- Sparkling Water: BRWC is looking to add a sparkling water line to our plant in Kiamesha Lake to appeal to a wider customer base. Sparkling water is currently available at BRWC's sister ("affiliate") company, Saint-Élie in Canada.

No Dependence on one or a few major customers:

We do not rely or depend on one or only a few major customers. However, this has not always been the case. For the nine months ended September 30, 2016 and 2015, we reported sales of \$1,755,680 and \$1,726,998, an increase of \$28,682, or 1.66%. This increase is attributable to increases in house brand sales of \$12,043, increases in one gallon sales of \$95,470, increases in label sales of \$48,090, sales discount of \$5,953 partially offset by decreases in co-packing sales of \$116,767, transport of \$4,852, pallets and miscellaneous sales of \$11,255.

Patents, trademarks, licenses, franchises, concessions, royalty agreements or labor contracts, including their duration:

BRWC owns the registered trademarks 'Leisure Time Spring Water' and 'Boreal Water'. BRWC owns the registered trademarks in China for "Baby Water".



Need for any government approval of principal products or services and the status of any requested government approvals.

BRWC has all the necessary State of New York (Department of Health), Food and Federal Drug Administration (FDA) and the Quebec Ministry of Environment required government approvals.

PRODUCT LIABILITY

By designing and manufacturing a reliable, high quality product, the Company will minimize, but not eliminate, the possibility and occurrence of defective products.

The Company has incorporated preventive measures aimed at reducing its potential exposure to liability risk. The product development and manufacturing program includes high product reliability standards meant to result in high mean times between failures ("MTBF"). The Company plans to achieve a high MTBF factor by pursuing strict quality control procedures.

The manufacturing and marketing of the Company's products, incorporating new technology and processes, has an inherent risk. No one can be sure how each product will be constituted over time and under various conditions of actual consumption. Even if the products are successfully bottled and marketed, the occurrence of product liability, or retraction of market acceptance due to the failure of the product to meet expectations could prevent the Company from ever becoming profitable. Development of new technologies for manufacture (bottling; product composition) is frequently subject to unforeseen expenses, difficulties and complications, and in some cases cannot be accomplished. In the opinion of Management, our water products and bottling, as designed, have many positive attributes, but such attributes must be balanced against field operating experience and unknown technological changes.

Part 7. The nature and extent of the issuer's facilities

Boreal Water's Bottling facility and bottling capabilities are flexible and can service a broad range of customers of all sizes, fulfilling their specialized water and packaging needs.

Size: BRWC occupies approximately 75,000 square feet, at 4496 State Road 42N, Kiamesha Lake, NY 12751. 55,000 square feet of this space is used for manufacturing purposes.

Facility Enhancements: BRWC is currently planning to install a glass bottling line, and a sparkling water line.

Part 8. OFFICERS, DIRECTORS, AND CONTROL PERSONS.

A. The name of the Chief Executive Officer, sole member of the Board of Directors and control person.

1. Mrs. Francine Lavoie is the President, Chief Executive Officer, Treasurer, and currently the sole Director of the Company; located at 4496 State Road 42N, Kiamesha Lake, NY 12751, and positions she has held since May 2008. Mrs. Francine Lavoie has been in the bottling and distribution of natural spring water since 2000. Mrs Lavoie has a B.A.Sc. in chemical engineering from the University of Ottawa and a M.B.A. from University of Western Ontario. She also holds several awards from Best Business of the Year, Excellence in Export from the Minister of Agriculture, and Best Business Builder of the Year, to Best Women Entrepreneur of the Year. In addition to serving as President and CEO of Boreal Water Collection, Inc., Mrs. Lavoie is also President and owner of Les Sources Saint-



Élie, a three time award winner for superior taste from the International Taste and Quality Institute. She has previously demonstrated her business abilities in real estate development, product conception, and international sales as the President and owner of DeLaVoie International from 1986 through 2002. In 2001, Mrs. Lavoie became the President of Les Sources Saint-Élie and restructured the entire company after a near bankruptcy situation. She developed and designed a new marketing approach and managed the whole plant operation from sales, finance, and manufacturing at the natural spring water bottling plant to obtaining a permit to increase production from regulatory agencies, which makes Saint-Élie one of Canada's largest sources in Quebec. In April of 2009, Mrs. Lavoie acquired A.T. Reynolds d/b/a Leisure Time Spring Water (LTSW) from the bankruptcy courts. Based on her experience in business and specifically in the bottle water industry, she quickly determined that it would be in the Company's best interest to sell the Home and Office Division ("Division"), which ultimately resulted in the successful sale of the Division to LTSW to a NJ distributor, with a four year bottling contract. She has renegotiated all contracts with suppliers and customers, restructured and conducted a successful turnaround strategy, and has developed and designed a new marketing approach, with a goal of making Boreal Water Collection a North Eastern USA leader for high-end private label bottled water.

- 2. Christopher Umecki is Vice President of operations and also in charge of the design department and IT department located at 4496 State Road 42N, Kiamesha Lake, NY 12751. Mr. Umecki is a results-driven operating executive with 10 years' progressive experience in plant, manufacturing and distribution management, with the ability to combine modern manufacturing philosophies and systematic approaches to consistently deliver strong operating and financial results. He has over 15 years' experience in publicity, graphic design, and photography, which includes photo art, logos and brochures, infographics, graphics and design, and production of electronic and printed material. Mr. Umecki had experience with organizations such as Alfred Sung, Tropicana, and L'Oreal; he is recognized in the industry for his innovations and creativity. He also manages all the bottling, ordering and deliveries process, directly from the Boreal plant.
- B. Legal/Disciplinary History: None of the officers or our sole Director have been the subject of a conviction in a criminal proceeding, or named as a defendant in a pending criminal proceeding, or had an order, judgment or decree entered by a court of competent jurisdiction that in any way enjoined, barred, suspended or otherwise limited that officers or Directors involvement in any business, securities, commodities or banking activities; nor has any officer or Director been the subject of any 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 been the subject of the entry of an order by self-regulatory organization that permanently or temporarily barred, suspended or otherwise limited any officer's or Director's involvement in any type of business of securities activities.



C. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT AND RELATED STOCKHOLDER MATTERS.

The Company's beneficial owners and management follow:

Percentage of Outstanding
Name and Address Common Stock(1)

Mrs. Francine Lavoie, Greater than 10%

4496 State Road 42 North, Kiamesha Lake, NY 12751

Security Ownership of Management:

(1) Title of class	(2) Name and address of beneficial owner	(3) Amount and nature of beneficial ownership	(4) Percent of class
Common	Mrs. Francine Lavoie, 4496 State Road 42 North Kiamesha Lake, NY 12751	2,820,297,859 shares	60%
Common	Mr. Christopher Umecki 4496 State Road 42 North Kiamesha Lake, NY 12751	352,228,405 shares	7.0%

Note: none of the above shares are pledged as security.

Part 9. Third party providers.

1. Investment Banker

None presently.

2. Promoters

None presently.

3. OTC Markets and SEC Counsel

Peter Wilke Attorney at Law 8117 W. Manchester Avenue Playa del Rey, CA 90293 323-397-5380 petewilke@aol.com www.pwilkeindieatty.com.

4. Accountant or Auditor

None presently.

5. Public Relations Consultant(s)

None presently.

6. Investor Relations Consultant

None presently.

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

None



Part 10. Issuer Certification

I, Francine Lavoie, certify that:

- 1. I have reviewed this Annual Statement of Boreal Water Collection, Inc. for the period ending September 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 statement 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 issuers as of, and for, the periods presented in this disclosure statement.

Francine Lavoie, CEO, Director of Boreal Water Collection Inc.

/s/ Francine Lavoie

Dated: October 18, 2016