

Bellatora, Inc. (formerly, Oncology Medical, Inc)

Quarterly Disclosure Statement

March 31, 2017

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OTC Pink Basic Disclosure Guidelines

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

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

Bellatora, Inc. (formerly, Oncology Medical, Inc.)

2) Address of the issuer's principal executive offices

Company Headquarters

Address 1: 700 N Valley St., Suite B PMB, Anaheim, CA 92801

Address 2: _____

Address 3: _____

Phone: (877) 831-3898

Email: investors@bellatora.com

Website(s): www.bellatora.com

IR Contact – not applicable

Address 1: _____

Address 2: _____

Address 3: _____

Phone: _____

Email: _____

Website(s): _____

3) Security Information

Trading Symbol: ECGR

Exact title and class of securities outstanding:

CUSIP: 716563 101

Par or Stated Value: .00001

Total shares authorized: 2,000,000,000 as of: March 31, 2017

Total shares outstanding: 40,590,867 as of: March 31, 2017

Additional class of securities (if necessary):

Trading Symbol: not applicable

Exact title and class of securities outstanding: Series A Preferred Stock

CUSIP: not applicable

Par or Stated Value: .0001

Total shares authorized: 0 as of: March 31, 2017

Total shares outstanding: 0 as of: March 31, 2017

Transfer Agent

Name: Action Stock Transfer

Address 1: 2469 E. Fort Union Blvd, Suite 214 Salt Lake City, UT 84121

Address 2: _____

Address 3: _____

Phone: (801)274-1088

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

*To be included in the OTC Pink Current Information tier, the transfer agent must be registered under the Exchange Act.

List any restrictions on the transfer of security:

None

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

None

List any stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months: The name change of 'Oncology Med, Inc.' (ONCO) to "Bellatora Inc." and the 1 – 1,500 reverse split was announced 9/27/2016 and took effect at the open of business 9/28/2016.

Established in 2014, the team at Bellatora came into existence to fulfill the need for a simple, healthier, non-intrusive alternative to the often neglected and wonderful pastime of cigar smoking. Cigar smokers ourselves, we here at Bellatora came together to find an alternative that is a close to the real thing as possible yet eliminates the slew of negative factors that go along with smoking a cigar. What we have done has succeeded beyond our greatest expectations. Thanks to our enthusiastic and dedicated team, we have been able to breathe life into this often neglected and infrequent pastime by enabling one to once again enjoy cigar smoking at any time or place. Gone are the days where one must search for a suitable place to light up a cigar and no longer does one need to burden themselves in regards to setting enough time aside to smoke it from start to finish. Never again does one need to concern themselves about how to care for their fragile cigars so as not to damage them or worry about them drying out before they can be enjoyed. With Bellatora's e-cigars all these issues have simply vanished into thin air. We here at Bellatora have painstakingly created a premier electronic product with a well-received full line of unique and diverse flavors that provides this very experience.

On January 5, 2015, the Company entered into a merger transaction with Onco Merger Sub, Inc., a then newly-established Colorado corporation, whereby the successor company (Onco Merger Sub, Inc.) changed its name to Oncology Med, Inc.

On January 5, 2015, the Company effected a share exchange with a newly-established corporation, named Oracle Nutraceuticals Company, whereby Oracle Nutraceuticals issued 100 shares of its common stock in exchange for all of the issued and outstanding shares of Oncology Med, Inc., a Colorado corporation. This transaction became effective pursuant to a reorganization under the applicable provisions of Section 368(a) et seq. of the IRS Code of 1986, as amended. As the result of the reorganization, the public trading company, formerly known as Oncology Med, Inc., a Delaware corporation, and, subsequently, a Colorado corporation, became a wholly-owned subsidiary of Oracle Nutraceuticals Company while Oracle Nutraceuticals Company is deemed the successor entity which is now the reporting and publicly trading entity. As a result of this January 2015 reorganization, the liabilities of Oncology Med, Inc., \$221,916 of the \$261,916 payables, are at the wholly-owned subsidiary level.

On January 28, 2015, Bellatora, Inc. was established in Colorado. As the result of the transaction represented by that certain technology and stock purchase agreement, Bellatora acquired Oracle Nutraceuticals Company and, thereafter, Oracle Nutraceuticals Company changed its name to Bellatora, Inc.

4) Issuance History

List below any events, in chronological order, that resulted in changes in total shares outstanding by the issuer in the past two fiscal years and any interim period. The list shall include all offerings of equity securities, including debt convertible into equity securities, whether private or public, and all shares or any other securities or options to acquire such securities

issued for services, describing (1) the securities, (2) the persons or entities to whom such securities were issued and (3) the services provided by such persons or entities. The list shall indicate:

A. The nature of each offering (e.g., Securities Act Rule 504, intrastate, etc.);

Rule 504

B. Any jurisdictions where the offering was registered or qualified;

Not applicable

C. The number of shares offered;

390,000

D. The number of shares sold;

390,000 shares for services to Tatiana Thomas \$1.01 per share valuation, total of \$393,900.

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

Not applicable

F. The trading status of the shares; and

Restricted

G. Whether the certificates or other documents that evidence the shares contain a legend (1) stating that the shares have not been registered under the Securities Act and (2) setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act.

The certificate carries both legends

5) Financial Statements – Filed Separately

Provide the financial statements described below for the most recent fiscal year end or quarter end to maintain qualification for the OTC Pink Current Information tier. For the initial disclosure statement (qualifying for Current Information for the first time) please provide reports for the two previous fiscal years and any interim periods.

- A. Balance sheet;
- B. Statement of income;
- C. Statement of cash flows;
- D. Financial notes; and
- E. Audit letter, if audited

The financial statements requested pursuant to this item shall be prepared in accordance with US GAAP by persons with sufficient financial skills.

You may either (i) attach/append the financial statements to this disclosure statement or (ii) post such financial statements through the OTC Disclosure & News Service as a separate report using the appropriate report name for the applicable period end. (“Annual Report,” “Quarterly Report” or “Interim Report”).

If you choose to publish the financial reports separately as described in part (ii) above, you must state in the accompanying disclosure statement that such financial statements are incorporated by reference. You may reference the

document(s) containing the required financial statements by indicating the document name, period end date, and the date that it was posted to otcq.com in the field below.

The financial statements are filed separately and incorporated herein by this reference.

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

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

Describe the issuer's business so a potential investor can clearly understand the company. In answering this item, please include the following:

A. a description of the issuer's current business operations;

Bellatora provides a superior suite of innovative vaporizer products and accessories, offering consumers an outlet to make better, healthier life choices. Bellatora's purpose is to provide superior and innovative vaporizer products and eLiquids offering tobacco and marijuana smokers a healthier lifestyle alternative, while not polluting the environment for others. The freedom to vape. The liberty to enjoy. An established American marketing, manufacturer, and distributor of electronic vaporizers and e-liquids, Bellatora displaces big tobacco market share and plays a key role as a delivery system for HEMP PLUS in the emerging marijuana industry. Bellatora's line up of premium quality electronic cigars, cigarillos and cigarettes provide a non-intrusive and socially friendly alternative to traditional tobacco and marijuana products. Vaporizers are devices used to heat up tobacco and marijuana, and release their active ingredients as vapor, rather than smoke. Vapor use is reported to be a healthier alternative to smoking, as the substances do not have to be combusted, which produce toxic particles in the process. As a result, many smokers are switching over to vaporizers in order to enjoy their substance of choice, enjoying a significantly lower risk of harmful health consequences, as well as product discreteness and controlled active ingredient concentration.

B. Date and State (or Jurisdiction) of Incorporation:

April 13, 2014 in Colorado

C. the issuer's primary and secondary SIC Codes;

5900 RETAIL-MISCELLANEOUS RETAIL
5961 RETAIL-CATALOG & MAIL-ORDER

D. the issuer's fiscal year end date;

December 31

E. principal products or services, and their markets;

Bellatora provides a superior suite of innovative vaporizer products and accessories, offering consumers an outlet to make better, healthier life choices. Bellatora's purpose is to provide superior and innovative vaporizer products and eLiquids offering tobacco and marijuana smokers a healthier lifestyle alternative, while not polluting the environment for others. The freedom to vape. The liberty to enjoy. An established American marketing, manufacturer, and distributor of electronic vaporizers and e-liquids, Bellatora displaces big tobacco market share and plays a key role as a delivery system for HEMP PLUS in the emerging marijuana industry. Bellatora's line up of premium quality electronic cigars, cigarillos and cigarettes provide a non-intrusive and socially friendly alternative to traditional tobacco and marijuana products. Vaporizers are devices used to heat up tobacco and marijuana, and release their active ingredients as vapor, rather than smoke. Vapor use is reported to be a healthier alternative to smoking, as the substances do not have to be combusted, which produce toxic particles in the process. As a result, many smokers are

switching over to vaporizers in order to enjoy their substance of choice, enjoying a significantly lower risk of harmful health consequences, as well as product discreteness and controlled active ingredient concentration.

7) Describe the Issuer's Facilities

The goal of this section is to provide a potential investor with a clear understanding of all assets, properties or facilities owned, used or leased by the issuer.

In responding to this item, please clearly describe the assets, properties or facilities of the issuer, give the location of the principal plants and other property of the issuer and describe the condition of the properties. If the issuer does not have complete ownership or control of the property (for example, if others also own the property or if there is a mortgage on the property), describe the limitations on the ownership.

If the issuer leases any assets, properties or facilities, clearly describe them as above and the terms of their leases.

See Section 6 above.

The issuer leases office space at 700 N Valley St, Suite B PMB, Anaheim, CA 92801

8) Officers, Directors, and Control Persons

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

A. Names of Officers, Directors, and Control Persons. In responding to this item, please provide the names of each of the issuer's executive officers, directors, general partners and control persons (control persons are beneficial owners of more than five percent (5%) of any class of the issuer's equity securities), as of the date of this information statement.

Atom Miller, President, CEO and CFO, currently holds 24,000,000 shares of common stock.

Dr. William Walker, former CEO, held 101,630,250 shares of common stock, until the February 22, 2016 Equity Exchange Agreement Incident to Reorganization. He now holds 33,877 shares of common stock.

B. Legal/Disciplinary History. Please identify whether any of the foregoing persons have, in the last five years, been the subject of:

1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);

None

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

None

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

None

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

None

- A. Beneficial Shareholders. Provide a list of the name, address and shareholdings or the percentage of shares owned by all persons beneficially owning more than ten percent (10%) of any class of the issuer's equity securities. If any of the beneficial shareholders are corporate shareholders, provide the name and address of the person(s) owning or controlling such corporate shareholders and the resident agents of the corporate shareholders.

See above In Section A.

9) Third Party Providers

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

Legal Counsel

Name: Randall Goulding

Firm: Securities Counselors, Inc.

Address 1: 1333 Sprucewood Deerfield Illinois

Address 2: _____

Phone: 847-828-3700

Email: Randy@securitiescounselors.net

Accountant or Auditor

Name: Stephen Durland

Durland & Company

PO Box 1841

Ponte Vedra Beach, FL 32004

Phone: 561-253-4518

Email: Stephen.durland@gmail.com

Investor Relations Consultant: Not Applicable

10) Issuer Certification

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

The certifications shall follow the format below:

I, Atom Miller certify that:

1. I have reviewed this quarterly disclosure statement of Bellatora, Inc.;
2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

May 22, 2017

[Date]



[CEO's Signature]