2nd Quarter Financial Statement (For the Period Ended June 30, 2017)



June 30, 2017

Encompass Compliance Corp. 19701 Bethel Church Road Suite 103-142 Cornelius, NC 28031

Phone: (866) 328-7487

Website: www.encompinc.com

1) Name of the Issuer and Its Predecessors

June 22, 2015-Present	(Florida)
March 5, 2013 – Present	(Florida)
March 1, 2010 – March 5, 2013	(Florida)
July 23, 2009 – March 1, 2010	(Florida)
March 5, 2008 – July 23, 2009	(Florida)
August 7, 2000 – March 5, 2008	(Florida)
July 14, 2000 – August 7, 2000	(Florida)
June 8, 2000 – July 14, 2000	(Florida)
September 8, 1998 – July 14, 2000	(New Jersey)
October 20, 1997 – September 8, 1998	(New Jersey)
October 22, 1991 – October 20, 1997	(New Jersey)
	March 5, 2013 – Present March 1, 2010 – March 5, 2013 July 23, 2009 – March 1, 2010 March 5, 2008 – July 23, 2009 August 7, 2000 – March 5, 2008 July 14, 2000 – August 7, 2000 June 8, 2000 – July 14, 2000 September 8, 1998 – July 14, 2000

^{*} American Uranium Florida, Inc. was incorporated in the State of Florida on June 8, 2000 to facilitate a change of domicile for American Uranium, Inc., which was at that time a New Jersey Corporation. Pursuant to Articles of Merger, American Uranium, Inc. (the New Jersey Corporation) merged with and into American Uranium Florida, Inc. (the Florida corporation) on July 14, 2000. Concurrent with the merger, American Uranium Florida, Inc. changed its name to American Uranium, Inc. Prior to this merger, all predecessor corporations were incorporated under the laws of the State of New Jersey. After this merger, all successor corporations remained incorporated under the laws of the State of Florida.

2) Address of the Issuer's Principal Executive Offices

Company Headquarters 19701 Bethel Church Road Suite 103-142 Cornelius, NC 28031

Phone: (866) 328-7487

Email: support@encompinc.com Website: www.encompinc.com

3) Security Information

Trading symbol: ENCC

Exact title and class of securities outstanding: Common equity

CUSIP: 05464J 106

Par or Stated Value: \$0.001

Total shares authorized: 699,999,999 as of: June 30, 2017 Total shares outstanding: 131,425,560 as of: June 30, 2017 Float 47,765,714 as of: June 30, 2017

Transfer Agent

Securities Transfer Corporation 2591 Dallas Parkway, Suite 102 Frisco, TX 75034

Phone: (469) 633-0101

The Transfer Agent is registered under the Exchange Act

There are no restrictions on the transfer of the security other than those imposed on certificated shares bearing restrictive legends.

There have not been any trading suspension orders issued by the SEC in the past 12 months.

The Corporation, on August 29, 2014, acquired intellectual property in the form of a proprietary and comprehensive database which maintains compliance and updates employers on the impact of the drug testing laws to their workplace. This service includes statutes, regulations and court decisions and the Drug Testing Compliance Matrix which provides the guidance for managing the rules that apply to all employers.

4) Issuance History

Richard Sharp was elected on August 22, 2014 as CEO, Secretary, Treasurer and officer of the corporation.

On August 22, 2014, Michael D. Roth resigned as Director and Officer of Axxess Unlimited, Inc. Richard Sharp (Chairman) and William Judge (Director) were appointed as Directors.

On August 29, 2014, 21,500,000 shares were issued to Richard Sharp, and another 21,500,000 shares were issued to William J. Judge

On February 21, 2017 15,000,000 shares of stock were issued to William J. Judge in lieu of compensation for 2016.

On February 21, 2017 15,000,000 shares of stock were issued to Richard Sharp in lieu of compensation for 2016.

Each of the transactions in the foregoing paragraph were by an issuer not involving any public offering under Section 4(a)(2) of the Securities Act of 1933. The shares are restricted shares and the certificates evidencing such shares contain a legend stating that "NONE OF THE SECURITIES REPRESENTED HEREBY HAVE BEEN REGISTERED UNDER THE 1933 ACT, OR ANY U.S. STATE SECURITIES LAWS, AND, UNLESS SO REGISTERED, MAY NOT BE OFFERED OR SOLD, DIRECTLY OR INDIRECTLY EXCEPT IN ACCORDANCE WITH AN EFFECTIVE REGISTRATION

STATEMENT UNDER THE 1933 ACT, OR PURSUANT TO AN AVAILABLE EXEMPTION FROM, OR IN A TRANSACTION NOT SUBJECT TO, THE REGISTRATION REQUIREMENTS OF THE 1933 ACT AND IN EACH CASE ONLY IN ACCORDANCE WITH APPLICABLE STATE SECURITIES LAWS. IN ADDITION, HEDGING TRANSACTIONS INVOLVING THE SECURITIES MAY NOT BE CONDUCTED UNLESS IN COMPLIANCE WITH THE 1933 ACT."

5) Financial Statements – UNAUDITED

Encompass Compliance Corp Income Statement For the Period ending June 30,2017 (Unaudited)

Pavanua		For the Quarter Ending June 30, 2016	For the Quarter Ending June 30, 2017
Revenue Consulting Revenue	\$	124,386.52 \$	23,501.87
Other Revenue	Y	124,300.32 \$	127,075.00
Less: Returns			127,073.00
Total Revenue		124,386.52	150,576.87
Total Nevenue		12 1,000.02	130,370.07
Cost of Revenue		_ 0	
Total Cost of Revenue		0	
Gross Profit		124,386.52	150,576.87
Operating Expenses			
General Administrative		111,940.10	137,776.74
Total Operating Expenses		111,940.10	137,776.74
Operating Income		12,446.42	12,800.13
Other Expenses (Income)			
Other Income		-	
Other Expenses			
Interest Expense			
Depreciation and Amortization			
Deferred Salaries		-	
Public Transaction Expense			
Capital Raise Expense			
Charitable Contributions			
Total other Expenses (Income)			
Net Income	\$	12,446.42 \$	12,800.13

Encompass Compliance Corp.

Income Statement For the Period ending June 30, 2017 (Unaudited)

		For the Quarter Ended
Revenue	-	June 30, 2017
Total Revenue	\$	150,576.87
Total Revenue		150,576.87
Cost of Revenue Total		
Cost of Revenue		
Gross Profit		150,576.87
Operating Expenses		
General and Administrative		137,776.74
Total Operating Expenses		137,776.74
Operating Income		12,800.13
Other Expenses (Income)		
Other Income		
Other Expenses		
Interest Expense		
Depreciation and Amortization		
Deferred Salaries		-
Public Transaction Expense		-
Capital Raise Expense		-
Charitable Contributions		
Total other Expenses (Income)		
Net Income	\$	12,800.13

Encompass Compliance Corp.

Balance Sheet As of June 30, 2017 (Unaudited)

ASSETS	5
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	Current Assets:		422.002.52
	Cash		\$33,882.52
	Account Receivable, net		40,729.33
	Prepaid Expenses and Other Current Assets		7,359.25
	Total Current Assets		81,971.10
	Computer Equipment, net		
	Capitalized Software Development, net		
	Total Fixed Assets		
		_	
TOTAL ASS	ETS	\$	81,971.10
LIABILITIES			
	Current Liabilities:		
	Accounts Payable and Accruals		
	Total Current Liabilities and		
	Long Term	-	315,431.33 ¹
	Total Liabilities		315,431.33 ²
	Members' Equity:		
	Member Capital		
	Retained Earnings		38,921.53
	Net Income		(272,381.76)
	Total Equity		(233,460.23)
TOTAL LIAE	BILITIES & EQUITY		81,971.10

¹ This includes \$163,000 in Convertible notes payable and \$121,300 in notes payable (total 284,300) provided by investors as part of our growth plan to increase headcount, increase technology development and participate in industry events to promote our offerings.

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Encompass Compliance Corp. Comparative Statement of Cash Flows for the Periods as Indicated (Unaudited)

	Quarter Ending June 30, 2016	Quarter Ended June 30, 2017
Cash flows from operating activities Adjustments to reconcile net loss to net cash used in operating activities:	12,446.42	12,782.49
Depreciation and amortization Contributed services by officer		
Changes in operating assets and liabilities: Accounts receivable Accounts payable Accrued expenses		1,457.67
Accrued interest - related party Deferred revenue Customer Deposits Other proposid expenses	-	
Other prepaid expenses Due to Affiliate Prepaid licensing fees	-	-
Net cash used in operating activities	4,399.53	12,782.49

Cash flows from investing activities			
Purchase of property and equipment		-	
Cash paid for capitalized software development co	osts	<u>-</u>	
Net cash used in investing activities		-	-
Cash flows from financing activities			
Member distributions			
Proceeds from line of credit - related party - net Member loans			
Capital Contributions - net			
Net cash provided by financing activities			
Net Change in Cash		4,399.53	12,782.49
Cash, beginning of year, quarter		2,976.98	21,100.03
Cash end of year quarter		7 376 51	33 882 52

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

A proprietary and comprehensive annual subscription service which maintains compliance and updates employers on the impact of the law, to their workplace. This service includes statutes, regulations, court decisions and the Drug Testing Compliance Matrix which provides the guidance for managing the rules that apply. There is a particular focus on Medical Marijuana, Opiates, Synthetics as well as other drugs and alcohol usage in the workplace. Training modules, consulting on the implementation of this service, and training tools as well as Claims defense services are also available to our customers.

The goal is to assist employers with both maintaining compliance in all 50 states as well as federal workplace drug test compliance, and/or assist an organization with the information, reports and services, that can assist with defeating Workers Compensation, unemployment and wrongful termination claims.

The Corporation is organized as a corporation under the laws of the State of Florida. The Corporation was originally organized under the laws of the State of New Jersey in 1991 and pursuant to a merger, the corporation changed its domicile to the State of Florida in 2000 under the name American Uranium, Inc. The Corporation's primary SIC Code is 7372 - Prepackaged software. The Corporation's secondary SIC Code is 8742 – Management Consulting Services. The fiscal year end date is December 31st of each calendar year.

7) Describe the Issuer's Facilities

Encompass Compliance Corp. currently has a corporate office at 19701 Bethel Church Road Suite 103-142 in Cornelius, NC 28031. All other locations are virtual offices.

8) Officers, Directors and Control Persons

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

Richard D. Sharp – Chairman of Board of Directors / Chief
Executive Officer / President / Secretary / Treasurer /
*Control Person

B. Legal/Disciplinary History.

The foregoing person has not, 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); (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; (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 (4) the entry of an order by a self-regulatory organization that permanently or temporarily barred suspended or otherwise limited such person's in volvement in any type of business or securities activities.

C. Beneficial Shareholders.

Name	Address	No. of Shares	Ownership %
Richard Sharp	19701 Bethel Church Road Suite 103-142 Cornelius, NC 28031	37,500,000	28.53%
William J. Judge	River Forest, Illinois 60305	37,500,000	28.53%

9) Third Party Providers

Legal Counsel

Hart and Hart 1624 Washington St. Denver, CO 80203

^{*} The information for control persons is set forth for those deemed to be beneficial owners of more than 10% of any class of the Corporation's equity securities.

10) Issuer Certification

I, Richard Sharp, as Chief Executive Officer and Chairman of the Board of Directors of Encompass Compliance Corp. (the "Corporation") certify that:

- a. I have reviewed this Annual Report of Encompass Compliance Corp
- b. 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
- c. Based upon 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.

Date: August 12, 2017

"/s/Richard Sharp"

Richard Sharp CEO and Chairman of the Board of Directors