

# Quarterly REPORT – September 30, 2016

Foodfest International 2000, Inc.is not a Shell Company and has never been classified as a shell Company.

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

No Dealer, salesmen or any other person has been authorized to give any information, or to make any representations, not contained herein in connection with the issuer. Such information or representations, if made, must not be relied upon as having been authorized by the issuer, and

Delivery of this information file does not any time imply that the information contained herein is correct as of any time subsequent to the date first written above.

# FOODFEST INTERNATIONAL 2000 INC.

(a Delaware corporation)

## (OTC: FDFT) Quarterly September 30, 2016

#### Item 1. Name of the Issuer and its predecessors (if any).

Since March 10, 2010, the Company's corporate name has been Foodfest International 2000 Inc. Prior to such time, the Company's corporate name was Henya Food Corp. The Company's current subsidiary, Restore Force, Inc., a Florida corporation, is considered the Company's predecessor company, including for accounting purposes.

#### Item 2. Address of the Issuer's principal executive offices.

Address: 844 Melba Road, Unit B, Encinitas, CA 92024

<u>Telephone</u>: 760-675-4080 <u>E-Mail</u>: info@foodfestinternational2000.com <u>Website</u>: www.foodfestinternational2000.com

#### Item 3. Security Information.

Trading Symbol: FDFT

Exact Title and Class of Securities Outstanding: Common Stock

CUSIP: 344833 10 8

Par or Stated Value: \$.0001

Total Shares Authorized: 3,500,000,000 (as of the date of this Quarterly Report)

<u>Total Shares Outstanding</u>: 1,557,048,846 (as of the date of this Quarterly Report) <u>Total Preferred Shares Authorized</u>: 80,000,000 (as of the date of this Quarterly Report)

Total Preferred Shares Outstanding: 20,0000 (as of the date of this Quarterly Report)

Transfer Agent: First American Stock Transfer, Inc. 4747 N. 7th Street Suite 170 Phoenix, Arizona 85014 602-485-1346

Is the Transfer Agent registered under the Exchange Act? Yes ./\_\_\_\_

Ν

o List any restrictions on the transfer of Security: None.

Describe any trading suspension orders issued by the SEC in the past 12 months: None.

#### Item 4. Issuance History.

During the three months ended September 30, 2016, the Company issued shares 20,000,000 of common/preferred stock, as follows:

A. None

В.

#### Item 5. Financial Statements.

The financial statements of the Company described below are attached hereto as Exhibit 1:

- Balance Sheet as of September 30, 2016.
- Statements of Operations as of September 30, 2016.
- Statements of Cash Flows as of September 30, 2016.

#### Item 6. Describe the Issuer's Business, Products and Services.

**Recent Change in Control.** AS of January 1,2016 Jim Frack was named interim President and CEO to oversee the acquisition of Puritan Street Beverages and transition of new management (Chris Wallick/President and Chris Stone Vice President). During this transition the company also, by the terms of the Puritan Agreement, all of the Company's assets in place prior to its acquisition of Puritan were transferred to the former management of the Company, it having been determined to pursue a course of business that provided an opportunity for its shareholders to be in a better position to benefit from the Company's operations.

At the closing of the Transaction, the Company's pre-Transaction directors resigned and were replaced by Jim Frack interim President and transition into Chris Wallick as our President and CEO.

Acquisition. Effective June 1, 2016, the Company acquired Puritan Street Beverages, Inc., a California corporation ("PSB"), pursuant to a Plan and Agreement of Reorganization (the "PSB Agreement"). Pursuant to the PSB Agreement, the Company acquired all of the outstanding stock of PSB by the issuance of 500,000,000 shares of the Company's common stock. The shareholders of PSB were Chris Wallick and Chris Stone, the Company's sole officer and director. Shareholders holding a majority of the outstanding shares of Company common stock to be issued under the PSB Agreement, the Company's Board of Directors did not employ any standard valuation formula or any other standard measure of value. By the terms of the PSB Agreement, all of the Company's pre-transaction assets were transferred to the former management of the Company, it having been determined to pursue a course of business that provided an opportunity for its shareholders to be in a better position to benefit from the Company's operations.

**Change in Business.** Effective with the closing of the PSB Agreement, the business operations and plan of business of PSB have become those of the Company, the prior business of the Company having been sold to the Company's former management.

**Corporate Information.** References to "the Company" include Puritan Street Beverages, Inc., unless the context requires otherwise. The Company's principal office is located at 844 Melba Road, Unit B, Encinitas, CA 92024; its telephone number is 760-675-4080; its website is located at: www.foodfestinternational2000.com.

**Business.** The Company's business became that of PSB, immediately following the Company's acquisition of PSB.

Foodfest International 2000 Inc. and Puritan Street Beverages is focused on developing and distributing a line of quality, full-flavored, sports themed beers. Capturing the fun side of sports while integrating high quality ingredients, the beer will appeal to consumers from the new craft beer lovers, as well as, the refined palate of a "beer geek". Foodfest International 2000 Inc. and Puritan Street Beverages Mission is:

- to develop, create and market quality beers which will be enjoyed by all beer lovers;
- to assemble a team of professionals with a proven track record of success both in and out of the beverage industry, with a focus on quality beers;
- to maximize revenues and profitability for its investors, shareholders and partners;
- to successfully launch its initial product release in the fall of 2016, to include five full-flavor, approachable, and sessionable beers;
- to capitalize on their developed distribution contacts by launching five initial beers in a canned format for easy consumption and personal transportation;

#### Item 7. Describe the Issuer's Facilities.

The Company leases an office/warehouse space sufficient for its operations.

#### Item 8. Officers, Directors and Control Persons.

**Names of Officers, Directors and Control Persons.** The following table sets forth the Company's sole officer and director, as well as control persons (owners of 5% or more of the Company's common stock) of the Company.

Name

Christopher Wallick Christopher Stone Status

President, Secretary, Director Vice-President, Director \* The shares comprising this control person's ownership are not currently issued, but underlie currently convertible securities.

The Company's officer and director serves until the next annual meeting of the Board of Directors or until their respective successors are elected and qualified. All officers serve at the discretion of the Board of Directors. Certain information regarding the background of the Company's sole officer and director is set forth below.

**Christopher Wallick.** Mr. Wallick is the a officer and director of the Company and has served in such capacities since its inception in.

**Christopher Stone.** Mr. Stone is the a officer and director of the Company and has served in such capacities since its inception in.

**Legal/Disciplinary History.** In the last five years, no person identified above has 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 Com modity 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 involvement in any type of business.

**Beneficial Shareholders.** The following table sets forth, as of the date hereof, information regarding beneficial ownership of our capital stock by each person, or group of affiliated persons, known by the Company to be the beneficial owner of more than 10% of any class of the Company's common stock.

Name and Address of Beneficial Owner	Title Group	or	Amount and Nature of Beneficial Ownership (1)	Percent of Class (2)
Christopher Wallick 844 Melba Road, Unit B Encinitas, CA 92024	President Director	and	300,000,000	19.26%
Christopher Stone 844 Melba Road, Unit B Encinitas, CA 92024	Vice President, Director		100,000,000	6.4%
All Directors and Executive Officers as a group			400,000,000	25.68%

(1) Based on 1,557,048,846 shares outstanding.

#### Item 9. Third Party Providers.

## Legal Counsel

Benjamin L. Bunker, Esquire The Bunker Law Group, PLLC 3753 Howard Hughes Parkway Las Vegas, Nevada 89169

Accountant or Auditor

N/A

Investor Relations Consultant

N/A

Other Advisor

N/A

## Item 10. Issuer Certification.

The undersigned, President and CEO of Foodfest International 2000 Inc., certifies that:

- 1. I have reviewed this Quarterly Report of Foodfest International 2000 Inc.;
- 2. Based on my knowledge, this Quarterly Report 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 Quarterly Report; 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 Foodfest International 2000 Inc. as of, and for, the periods presented in this Quarterly Report.

Dated: 11/5/2016

FOODFEST INTERNATIONAL 2000 INC.

By: <u>/s/</u>Christopher Wallick Christopher Wallick / President FOODFEST INTERNATIONAL 2000 INC.

EXHIBIT 1

FINANCIAL STATEMENTS

Foodfest International 2000, Inc.

Unaudited Balance Sheets As of Quarterly September30, 2016

ASSETS		
CURRENT ASSETS		
Cash	\$ 9,870	
Accounts Receivable	3,940	
Prepaid expenses and other current assets		
Total current assets	13,810	
PROPERTY AND EQUIPMENT	26745	
Property and Equipment	36,745	
Other assets	7,967	
	11 510	
TOTAL	44,712	
COODWILL AND OTHED ASSETS		
GOODWILL AND OTHER ASSETS		
TOTAL ASSETS	58,522	
LIABILITIES AND STOCKHOLDERS' EQUITY (DE	FICIT)	
CURRENT LIABILITIES		
Accounts payable – trade		
Accrued expenses and other current liabilities		
Total Current Liabilities	0	
LONG-TERM LIABILITIES		
Long-term debt - third party, net of current portion """"		
Notes Payable "	105,251	
Total Liabilities	\$105,251	
STOCKHOLDERS' EQUITY (DEFICIT)	(46,729)	
	1	
Total Liabilities & Equity (Deficit)	\$ 58,522	

Foodfest International 2000, Inc. Unaudited Statement of Operations As of Quarterly September 30, 2016

Net Sales	\$35,320		
Cost of Goods Sold	34,768		
Gross Profit	552		
Selling, general and administrative expenses			
Total Expense	400		
Income (loss) from operations	152		
Other Income			
Expense			
Total other Expense			
Net income (loss)	152		
100 mcome (1055)	1.5#		

Foodfest International 2000, Inc. Unaudited Statement of CashFlows As of Quarterly September 30, 2016

## **Cash Flows from Operating Activities** Net (loss) Income

Net (loss) Income	\$ 444	
Not each monited by encypting activities	444	
Net cash provided by operating activities	444	
Cash Flows from Investing Activities		
Collection of note receivable	1.047	
Net cash used in investing activities	1,347	
Cash Flows from Financing Activities	(1,748)	
Net cash used in financing activities	11,319	
Net Increase (decrease) in cash	1,620	
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Cash at Beginning of Period	8,250	
Cash at End of Period	9,870	

#### NOTES TO FINANCIAL STATEMENTS September 30, 2016 (unaudited)

## NOTE 1 – BASIS OF PRESENTATION

The Balance Sheets and the Statements of Operations have been adjusted to reflect the acquisition of Restore Force, Inc. (see Note 2), as if the acquisition had occurred on January1, 2016, respectively.

## NOTE 2 – CHANGE IN CONTROL TRANSACTION

On June 1, 2016, a series of transactions was completed that resulted in a change-in-control of the Company (collectively, the "Transaction"). At the closing of the Transaction, the Company's pre-Transaction directors resigned and were replaced by the Company's current director.

#### NOTE 3 - ACQUISITION OF PURITAN STREET BEVERAGES, INC.

Effective June 1, 2016, the Company acquired Puritan Street Beverages, Inc., a Nevada corporation ("PSB"), pursuant to a Plan and Agreement of Reorganization (the "PSB Agreement"). Pursuant to the PSB Agreement, the Company acquired all of the outstanding stock of PSB by the issuance of 500,000,000 shares of the Company's common stock. The shareholders of PSB was Chris Wallick and Chris Stone, the Company's officers and directors. Shareholders holding a majority of the outstanding shares of Company common stock approved the consummation of the PSB Agreement. In determining the number of shares of Company common stock to be issued under the PSB Agreement, the Company's Board of Directors did not employ any standard valuation formula or any other standard measure of value.

## NOTE 4 – DIVESTITURE OF ASSETS

By the terms of the PSB Agreement, all of the Company's assets in place prior to its acquisition of PSB were transferred to the former management of the Company, it having been determined to pursue a course of business that provided an opportunity for its shareholders to be in a better position to benefit from the Company's operations.

#### NOTE 5 - NOTES PAYABLE

At September 30, 2016 the Company had the following debt:

	Note Date	Note Face Value
Note Payable: Liquid Management, Inc.	March 31, 2012	\$ 80,000
Note Payable: South Fork Ventures, Inc.	March 31, 2012	\$ 80,000
Note Payable: Liquid Management, Inc.	December 17, 2015	\$ 5,000

## NOTE 6 – SUBSEQUENTEVENTS

None