OTC Pink Basic Disclosure Guidelines

FOR: SEPTEMBER 30, 2016

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.



REAL BRANDS, INC.

We are a company incorporated under the laws of the state of Nevada on November 6, 1992. The Company was formed under the name Mercury Software. From 1997 to 2005 the Company changed its name several times. On October 10, 2005, the Company changed its name to Global Beverage Solutions, Inc. and began trading on the OTC Bulletin Board under the symbol GBVS.OB.

On October 22, 2013, we changed the name of the Company to Real Brands, Inc. ("Real Brands"). The Financial Industry Regulatory Authority ("FINRA") approved Real Brands' corporate actions regarding its name change and its new stock symbol request and approved Real Brands' 150:1 Reverse Stock Split. The new symbol was designated as GBVSD. On November 19, 2013, the ticker symbol changed to RLBD.

2) Address of the issuer's principal executive offices

Company Headquarters

Address 1: 2401 Atlantic Blvd.

Address 2: Suite 201

Address 3: Pompano Beach, FL 33062

Phone: <u>954-270-5309</u>

Email: <u>jerry@realbrandsusa.com</u>
Website(s): www.realbrandsusa.com

IR Contact

Address 1: Uptick Capital (Simeon Wohlberg)

Address 2: 30 Morgan Street Address 3: Stamford, CT 06905

Phone: 917-747-4798

Email: simeon@uptickcapital.com
Website(s): www.uptickcapital.com

3) Security Information

Trading Symbol: **RLBD**

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

CUSIP: 75584O108

Par or Stated Value: \$0.001 Common Stock and Series A Preferred Stock

Total shares authorized: <u>98,000,000 Common Stock and 2,000,000 Series A Preferred Stock</u> as of: <u>November 10, 2016</u> Total shares outstanding: <u>57,918,590 Common Stock and 200,000 Series A Preferred Stock</u> as of: <u>November 10, 2016</u>

On June 18, 2015, the Board approved an increase in the authorized Common Stock by 60,000,000 to 98,000,000.

Series A Preferred Stock has "super voting rights" of 100 votes per share. Effective October 22, 2013 a 150:1 reverse split, pursuant to which 150 shares of the corporation's stock outstanding immediately prior to the time of the amendment were converted into one share of fully paid and non-assessable Common Stock or Series A Preferred Stock of the Company. No

<u>fractional shares are to be issued in connection with reverse stock split; instead, fractional shares are to be rounded up to the next highest whole number.</u>

The 8,000,000 common stock shares issued to the SPV on May 1, 2014 were returned to the Company as Treasury Shares.

Tra	nsfer	Ag	ent

Name: Securities Transfer Corporation (Jason Freeman)

Address 1: 2591 Dallas Parkway

Address 2: Suite 102

Address 3: Frisco, TX 75034 Phone: 469-633-0101 ext. 103

Is the Transfer Agent registered under the Exchange Act?* Yes: 🗸 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:

All of the issued shares of stock listed under item 4 below are "restricted" within the meaning of SEC Rule 144.

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

None

Within the past year please list any past, pending or anticipated stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization:

Effective October 22, 2013 a 150:1 reverse split, pursuant to which 150 shares of the corporation's stock outstanding immediately prior to the time of the amendment were converted into one share of fully paid and non-assessable Common Stock or Series A Preferred Stock of the Company. No fractional shares are to be issued in connection with reverse stock split; instead, fractional shares are to be rounded up to the next highest whole number.

Effective May 1, 2014 Real Brands International Group Limited was formed in Hong Kong as a Special Purpose Vehicle (SPV) for the purpose of financing and exploiting the Company's intellectual property rights within the Asian Territory. The Company will contribute 8,000,000 common stock shares to the SPV. Additionally the Company will issue 1,000,000 common stock shares to Endeavor Global Partners (HK) for their advisory services regarding the SPV transaction.

Effective October 20, 2016 the Company entered into a strategic partnership with HillBilly Brand, Inc. (HBI) and formed HB Beverages, LLC. The Limited Liability Company was formed in Delaware and the members of the corporation will be setup initially as RLBD owning 70% and HBI owning 30%. The purpose of the Company will be to advance HillBilly brand beverage products.

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 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:

Date	Type of Securities	Issued to	Services Provided	Nature of Each Offering	Any jurisdictions where the offering was registered or qualified;	Number of Shares Offered (Post Reverse Split)	The price at which the shares were offered, and the amount actually paid to the issuer;	The trading status of the shares	Whether shares have a legend
Shares Issue		ferred Stock - for the perio	od ended December 31,	, 2013					
07/17/13	Common	Iomy Doomino	Employment	Dula 144 D		200,000	\$ /(a)	Dostriated	Issued
0//1//13	Shares	Jerry Pearring	Employment	Rule 144 D	-	200,000	\$-/(a)	Restricted	Legend
	TOTALS					200,000			
Prior years -	- Common Stocl	k (after Reverse split)				5,206,087			
Shares Issue		ock) after Reverse Split for		ember 31, 2013	and 2012				
05/01/12	Common	0 0	Trademark Assets	D 1 1447		2 222 222	ф. // S	D	Issued
05/01/13	Shares	Sauce Concepts, Inc.	Acquired	Rule 144 K	-	3,333,333	\$-/(a)	Restricted	Legend
07/17/13	Common Shares	Jerry Pearring	Employment	Rule 144 D		3,333,333	\$-/(a)	Restricted	Issued Legend
07/17/13	Common	Jeny Feating	Employment	Kule 144 D	-	3,333,333	\$-/(a)	Restricted	Issued
07/17/13	Shares	Ed Schwartz	Employment	Rule 144 D	_	1,666,667	\$-/(a)	Restricted	Legend
07/17/18	Common	Ed Self Walte	Marketing	Train 1112		1,000,007	Ψ / (α)	restricted	Issued
07/17/13	Shares	Uptick Capital	Consulting	Rule 144 D	-	75,000	\$-/(a)	Restricted	Legend
	Common	•					` '		Issued
07/17/13	Shares	Joe Griffin	Consulting	Rule 144 D	-	200,000	\$-/(a)	Restricted	Legend
	TOTALS					13,814,420			
	1011120					10,011,120			
Shares Issue	ed (Common Sto	ock) for the First Quarter l	Ended March 31, 2014						
	Common								Issued
01/14/14	Shares	Seth Silverman	Sales Consulting	Rule 144 K	-	200,000	\$-/(a)	Restricted	Legend
04/44/44	Common		a 1 a 11	D 1 11177		200.000	. (/)		Issued
01/14/14	Shares	Andrew Jacobs	Sales Consulting	Rule 144 K	-	200,000	\$-/(a)	Restricted	Legend
01/14/14	Common	V-141- W/I-144	Marketing	D1- 144 IZ		200,000	¢ //->	D + - i - + 1	Issued
01/14/14	Shares Common	Keith Whitestone	Consulting	Rule 144 K	-	200,000	\$-/(a)	Restricted	Legend Issued
01/14/14	Shares	Arnold Davis	Sales Consulting	Rule 144 K	_	200,000	\$-/(a)	Restricted	Legend
01/14/14	Common	Alliola Davis	Sales Consulting	Kuie 144 K		200,000	φ-/(a)	Restricted	Issued
01/14/14	Shares	Matthew Pitnick	Sales Consulting	Rule 144 K	_	66,667	\$-/(a)	Restricted	Legend
	Common		8				1 - (-)		Issued
01/14/14	Shares	David Hartman	Sales Consulting	Rule 144 K	-	50,000	\$-/(a)	Restricted	Legend
	Common		Administrative						Issued
02/14/14	Shares	David Failla	Consulting	Rule 144 K	-	400,000	\$-/(a)	Restricted	Legend
	Common		Marketing						Issued
03/31/14	Shares	David Warren	Consulting	Rule 144 K	-	100,000	\$-/(a)	Restricted	Legend
00/01/11	Common			D 1 11177		100.000	. (()		Issued
03/31/14	Shares	Christopher Casey	Legal	Rule 144 K	-	100,000	\$-/(a)	Restricted	Legend
03/31/14	Common Shares	Donovan Casey	Legal	Rule 144 K		100,000	\$-/(a)	Restricted	Issued Legend
03/31/14	Common	Donovali Casey	Legai	Kuic 144 K	-	100,000	φ-/(α)	Resulcied	Issued
03/31/14	Shares	Joseph Griffin	Consulting	Rule 144 K	_	15,000	\$-/(a)	Restricted	Legend
05/51/14	Common	Joseph Gillin	Consuming	Ruic 177 K		15,000	Ψ / (α)	Restricted	Issued
03/31/14	Shares	Edward Schwartz	Conversion	Rule 144 K	-	250,000	\$-/(a)	Restricted	Legend
	Common					,	. (-7		Issued
03/31/14	Shares	Marla Bohall	Investor	Rule 144 K	-	66,667	\$0.15/\$10,000	Restricted	Legend
	Common								Issued
03/31/14	Shares	Aurelio Caraballo	Investor	Rule 144 K	-	66,667	\$0.15/\$10,000	Restricted	Legend

	Common								Issued
03/31/14	Shares	Steven Sadaka	Investor	Rule 144 K	-	166,667	\$0.15/\$25,000	Restricted	Legend
02/21/14	Common	Iomas Claviia	Administrative	Dula 144 V		66,667	¢ /(a)	Dogwiotod	Issued
03/31/14	Shares Common	James Clavijo	Consulting	Rule 144 K	-	00,007	\$-/(a)	Restricted	Legend Issued
03/31/14	Shares	James Patti	Sales Consulting	Rule 144 K	-	50,000	\$-/(a)	Restricted	Legend
	TOTALS					16,112,755			
Shares Issue		ck) for the Second Quart	er Ended June 30, 201	4		, ,			
Shares Issue	Common	ck) for the Second Quart	er Ended June 30, 201	-					Issued
05/01/14	Shares	RLBD HK	Subsidiary	Rule 144 K	-	8,000,000	\$-/(a)	Restricted	Legend
05/01/14	Common	Endoavon Clohal	Dusiness Consultine	Dula 144 V		1 000 000	¢ /(a)	Dogwiotod	Issued
05/01/14	Shares Common	Endeavor Global	Business Consulting Employment	Rule 144 K	-	1,000,000	\$-/(a)	Restricted	Legend Issued
05/01/14	Shares	Jerry Pearring	Agreement	Rule 144 K	-	666,667	\$-/(a)	Restricted	Legend
05/01/14	Common	F101	Employment	D 1 144 W		666.667	.	5	Issued
05/01/14	Shares Common	Ed Schwartz	Agreement Exchange for	Rule 144 K	-	666,667	\$-/(a)	Restricted	Legend Issued
03/31/14	Shares	Melton Management	Interest Payable	Rule 144 K	-	1,166,667	\$-/(a)	Restricted	Legend
	TOTALS	<u> </u>	•			27,612,756			
CI		1) 6 4l . TIL' . 1 O 4.	F. I. I.C 4 1 20	2014		27,012,700			
Snares Issue	Common Sto	ck) for the Third Quarter	Administrative	, 2014					Issued
07/01/14	Shares	James Clavijo	Consulting	Rule 144 K	-	500,000	\$-/(a)	Restricted	Legend
	Common						* " .		Issued
08/20/14	Shares	Hunter Murtaub	Investor	Rule 144 K	-	133,334	\$-/(a)	Restricted	Legend
	TOTALS					28,246,090			
Shares Retu	Common Common	Stock) for the Fourth Qu	arter Ended December	r 31, 2014		(8,000,000			Issued
11/16/14	Shares	RLBD HK	Subsidiary	Rule 144 K	-	(8,000,000	\$-/(a)	Restricted	Legend
	TOTALS		•			20,246,090			
	TOTALS					20,210,000			
Shares Issue	*	ck) for the First Quarter	Ended March 31, 2015	5					T 1
02/13/15	Common Shares	Josh Kessler	Investor	Rule 144 K	_	25,000	\$-/(a)	Restricted	Issued Legend
02/10/10	Common	000111000101	m restor	11410 1 1 1 1		20,000	Ψ / (α)	resurered	Issued
03/24/15	Shares	Melton Management	Investor	Rule 144 K	-	250,000	\$-/(a)	Restricted	Legend
	TOTALS					20,521,090			
Shares Issue	ed (Common Sto	ck) for the Second Quart	er Ended June 30, 201	5					
	Common	,	,						Issued
05/13/15	Shares	Josh Kessler	Investor	Rule 144 K	-	25,000	\$-/(a)	Restricted	Legend
06/18/15	Common Shares	Peter N. Christos	Director Compensation	Rule 144 K	_	15,000,000	\$-/(a)	Restricted	Issued Legend
00/10/10	Common	Teter I W Clinistos	Director	11110 1 1 1 1 1		12,000,000	Ψ / (α)	rtestricted	Issued
06/18/15	Shares	Jerry Pearring	Compensation	Rule 144 K	-	7,666,666	\$-/(a)	Restricted	Legend
06/18/15	Common Shares	Ed Schwartz	Director Compensation	Rule 144 K		800,000	\$-/(a)	Restricted	Issued Legend
00/10/13	Common	Ed Schwartz	Director	Kuic 144 K		800,000	φ-/(α)	Restricted	Issued
06/18/15	Shares	Ed Schwartz	Compensation	Rule 144 K	-	2,400,000	\$-/(a)	Restricted	Legend
06/19/15	Common	I	Director	Dula 144 IZ		2 200 000	¢ //->	Dootmi-t	Issued
06/18/15	Shares Common	Jerry Pearring	Compensation Director	Rule 144 K	-	2,200,000	\$-/(a)	Restricted	Legend Issued
06/30/15	Shares	Josh Kessler	Compensation	Rule 144 K	<u> </u>	14,167	\$-/(a)	Restricted	Legend
06/20::=	Common	mr.c	Director	D 1 111		200.000	do 17.5		Issued
06/30/15	Shares	TJC Trading	Compensation	Rule 144 K	-	300,000	\$-/(a)	Restricted	Legend
	TOTALS					48,926,923			
Shares Issue	d (Common Sto	ck) for the Third Quarter	r Fndad Santambar 20	2015					
Sharts 18800	Common Sto	ch, for the filled Quarter	- Muca September 30	, 2013					Issued
09/13/15	Shares	Josh Kessler	Investor	Rule 144 K	-	100,000	\$-/(a)	Restricted	Legend
00/15/15	Common	Cooff C	Employee	Dula 144 IZ		1 000 000	¢ //->	Dootnict- 1	Issued
09/15/15	Shares Common	Geoff Soares	Compensation	Rule 144 K	-	1,000,000	\$-/(a)	Restricted	Legend Issued
07/01/15	Shares	Geoff Soares	Investment	Rule 144 K	<u>-</u>	33,333	\$-/(a)	Restricted	Legend
08/4/115	Common	** ***		5.			.		Issued
07/14/15	Shares	Karen Piler Elias	Investment	Rule 144 K	-	33,333	\$-/(a)	Restricted	Legend

Shares Issued (Common Stock) for the Fourth Quarter Ended December 31, 2015

·	Common								Issued
12/10/15	Shares	Michael D. Wise, Jr.	Investment	Rule 144 K	-	50,000	\$-/(a)	Restricted	Legend
	Common								Issued
12/11/15	Shares	James King	Investment	Rule 144 K	-	50,000	\$-/(a)	Restricted	Legend
	Common								Issued
12/11/15	Shares	Michael Duane Lilly	Investment	Rule 144 K	-	50,000	\$-/(a)	Restricted	Legend
	Common								Issued
12/8/15	Shares	First Capital IR Partners	Consulting	Rule 144 K	-	1,000,000	\$-/(a)	Restricted	Legend
	Common								Issued
12/13/15	Shares	Josh Kessler	Investor	Rule 144 K	-	125,000	\$-/(a)	Restricted	Legend
	TO	OTALS				51,368,590			

Shares Issued (Common Stock) for the Second Quarter Ended June 30, 2016

	Common								Issued
06/22/16	Shares	Brian McLain	Investment	Rule 144 K	-	550,000	\$-/(a)	Restricted	Legend
	ТОТ	TALS*				51,918,590			

Shares Issued (Common Stock) for the Third Quarter Ended September 30, 2016

	Common	_	-						Issued
07/01/16	Shares	David Failla	Compensation	Rule 144 K	-	6,000,000	\$-/(a)	Restricted	Legend
	TO	ΓALS				57,918,590			

^{*}No issuances in the first quarter of 2016.

Shares are restricted within the meaning of SEC Rule 144. The certificates 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.

With respect to private offerings of securities, the list shall also indicate the identity of the persons who purchased securities in such private offering; *provided*, *however*, that in the event that any such person is an entity, the list shall also indicate (a) the identity of each natural person beneficially owning, directly or indirectly, more than ten percent (10%) of any class of equity securities of such entity and (b) to the extent not otherwise disclosed, the identity of each natural person who controlled or directed, directly or indirectly, the purchase of such securities for such entity.

5) Financial Statements

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.

- 1. Balance sheet;
- 2. Statement of income;
- 3. Statement of cash flows;
- 4. Financial notes; and
- 5. 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 otciq.com in the field below.

<u>Unaudited Financial Statements are incorporated by reference on November 15, 2016: Annual Report Filing – Real Brands, Inc. Financials September 30, 2016</u>

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:

1. a description of the issuer's business operations;

Real Brands, Inc. is a brand building company in the consumer products industry focusing on distribution, licensing, acquisition and new brand development. The company is based in Pompano Beach, Florida and has the following divisions: Real Brands Beverage Group, Real Brands Food Group, and Real Brands Venture Group.

The company's distribution strategy is to engage distribution opportunities of recognized brands to further establish our distribution networks. Recent activity has included export sales of brands like Arizona Iced Tea to the Caribbean and direct-store-delivery (DSD) sales of functional beverages and ethnic Hispanic food and beverages in the New York and Texas markets.

The company's licensing strategy is to license existing trademarks that are known to consumers and being promoted by the owners of the trademark. These arrangements sometimes include upfront and ongoing royalty payments with the potential of future strategic opportunities such as brand acquisition and sub-licensing.

The company's acquisition strategy is for accretive acquisitions of existing brands that can be efficiently integrated into the Company's infrastructure and benefit from the gross profit contribution from existing distributed, licensed, and proprietary brands.

The company's brand development strategy will be timed to leverage existing company resources once a larger geographic distributor and retail network is in place. Launching a proprietary brand into a larger geographic footprint will accelerate sales of the internally developed brands and also enable the Company to meet co-packing minimums, thereby creating efficient product launches.

The Real Brands Beverage Group division will independently operate along the Company's strategies of distribution, licensing, acquisition, and brand development within the beverage industry. Development to date includes an exclusive worldwide licensing agreement to develop and market non-alcoholic, beer, and malt beverages under the registered trademark HillBilly (shown below) Brand entered on May 15, 2013 with HillBilly Brand Inc., of Lakeland, FL. On March 28, 2016, the Company executed a letter of intent to acquire the controlling interest of the HillBilly Brand, Inc. trademarks for nonalcoholic beverages, beer and malt beverages. The Letter of Intent contains broad terms of a potential transaction through which RLBD would own controlling interest of two subsidiaries and HillBilly Brand, Inc. would own the balance of the same two subsidiaries. These two subsidiaries will focus on growing the operations and trademark value for HillBilly branded



nonalcoholic beverages, beer and malt beverages.

The Real Brands Food Group division will independently operate the Company's strategies of distribution, licensing, acquisition, and brand development within the packaged food and foodservice business. Development to date includes the

acquisition of trademark and other inventory related assets of "The Original Sandwich Sauce" brand from Sauce Concepts, Inc. on May 1, 2013.

Real Brands Venture Group, Inc. division will independently operate the Company's brand development strategy through distribution, export, joint venture and similar opportunities.

On October 20, 2016 the Company entered into a strategic partnership with HillBilly Brand, Inc. (HBI) and formed HB Beverages, LLC (HBL). HBI has contributed the use of the HillBilly trademarks to HBL under the terms of a new worldwide, exclusive agreement. The Company will have a controlling interest and responsibility for managing and funding HBL. The purpose of the Company will be to advance HillBilly brand beverage products.

Real Brands, Inc. is led by a strong management team with both public and private company leadership experience in the food and beverage space:

Jerry Pearring, CEO and CFO

Before joining Real Brands in 2007, Mr. Pearring served as President of XStream Beverage Network, a public New Age beverage brand-building and distribution Company in Ft. Lauderdale, FL from 2003 to 2007. Until the beginning of 2003, Mr. Pearring served as SVP of Domestic Business for BEVsystems International, a bottled water manufacturer. From 1996 to 2001, he served as President and CEO of Total Quality Beverage, a natural beverage manufacturer. From 1994 to 1996, Mr. Pearring served as General Manager of Nantucket Nectars of Washington DC and as the National Sales Manager of Soho Beverages from 1992-1994. From 1984-1992, Mr. Pearring was General Manager and owner of Chesapeake Export, from 1981-1984, he served in a Sales and Marketing position with Anheuser-Busch, Inc. He holds an M.B.A. from Marymount University and a B.S. from George Mason University.

Peter N. Christos, Chairman

Mr. Christos became Chairman on June 2015. He is a Wall Street executive with over 30 years' experience. He has also been a co-founder in both private and public companies; including a co-founding Managing Member of HCB Ventures LLC ("HCB"), which develops unique water & water rights to deliver sustainable, renewable water supplies to end-users. HCB has land in a rechargeable water resource, the Horse Creek Basin located in Colorado. Founding Chairman and CEO of AND Interactive Communications Corp. ("AND"), a private software company acquired in 1994 by TCI Technology Ventures, Inc., a wholly-owned subsidiary of TCI, now Comcast Corp. on NASDAQ. Also, a founder of several public companies: AquaCare Systems, Inc., a start-up that completed several acquisitions prior and post its IPO on NASDAO, thereafter a premium priced tender offer; TransAmerican Waste Industries, Inc., from start-up to IPO on NASDAQ and then acquired via merger in 1998 with USA Waste Industries, Inc. now Waste Management, Inc. on NYSE; Sparta Pharmaceuticals, Inc., from start-up to IPO on NASDAQ and was acquired in 1999 by SuperGen, Inc. on NASDAQ; and CTN Media Group, Inc., aka College Television Network, from start-up to IPO on NASDAQ and acquired in 2002 by MTV Networks, division of Viacom, Inc. on NYSE. He is the founder and Managing Partner of Abacos Ventures, LLC, and has been a Managing Director of Investment Banking firms in NYC including but not limited to the founding Chairman/CEO of NYC based Adelphia Capital, LLC, a former member firm, and Adelphia Holdings, LLC, and Adelphia Partners, LLC. For nearly 10 years at Adelphia he managed investment banking, and direct investments. He was an EVP, Partner and co-head of the NYC office of the investment-banking firm Bannon & Co., which was subsequently sold to the French bank Société Générale, which merged with Cowen & Company. Prior to Bannon, he was a Managing Director of the Corporate Finance Department and the Managing Director of the New Venture Group of D. H. Blair Investment Banking Corp. and its predecessor NYSE member firm. Prior to, he worked both in the Corporate Syndicate Department, and then as a Managing Director in the Corporate Finance Department of Muller & Company, Inc. a NYSE member firm.

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

We are a company incorporated under the laws of the state of Nevada on November 6, 1992.

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

<u>Primary – 2080 Beverages</u> <u>Secondary – 2000 Food and Kindred</u> <u>Secondary – 2090 Misc. Food and Kindred</u>

4. the issuer's fiscal year end date;

December 31

5. principal products or services, and their markets;

The Company is primarily focusing on distributors and retailers in the United States and the Caribbean.

The Real Brands Beverage Group division will independently operate along the Company's strategies of distribution, licensing, acquisition, and brand development within the beverage industry. Development to date includes an exclusive worldwide licensing agreement to develop and market non-alcoholic, beer, and malt beverages under the registered trademark HillBilly Brand entered on May 15, 2013 with HillBilly Brand Inc., of Lakeland, FL. On March 28, 2016, the Company executed a letter of intent to acquire the controlling interest of the HillBilly Brand, Inc. trademarks for nonalcoholic beverages, beer and malt beverages. The Letter of Intent contains broad terms of a potential transaction through which RLBD would own controlling interest of two subsidiaries and HillBilly Brand, Inc. would own the balance of the same two subsidiaries. These two subsidiaries will focus on growing the operations and trademark value for HillBilly branded nonalcoholic beverages, beer and malt beverages.

The Real Brands Food Group division will independently operate the Company's strategies of distribution, licensing, acquisition, and brand development within the packaged food and foodservice business. Development to date includes the acquisition of trademark and other inventory related assets of "The Original Sandwich Sauce" brand from Sauce Concepts, Inc. on May 1, 2013.

Real Brands Venture Group, Inc. division will independently operate the Company's brand development strategy through distribution, export, joint venture and similar opportunities.

On October 20, 2016 the Company entered into a strategic partnership with HillBilly Brand, Inc. (HBI) and formed HB Beverages, LLC (HBL). HBI has contributed the use of the HillBilly trademarks to HBL under the terms of a new worldwide, exclusive agreement. The Company will have a controlling interest and responsibility for managing and funding HBL. The purpose of the Company will be to advance HillBilly brand beverage products.

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.

None

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.

Name Position

Jerome R. Pearring, Jr. ("Jerry") Director – Chief Executive Officer and Chief Financial Officer

(Control Person)

Peter N. Christos Chairman of the Board (Control Person)

5% Stockholders (common stock shares)

Jerome R. Pearring, Jr.	30.0%
Peter N. Christos	26.0%
Edward Schwartz	16.0%
David Failla	10.0%

Jerry Pearring owns 200,000 series A preferred shares.

- B. <u>Legal/Disciplinary History</u>. 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

C. <u>Beneficial Shareholders</u>. 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.

		Percentage	Percentage
	Number of	Beneficially	Beneficially Owned of
	Shares	Owned of	Common Stock
	Beneficially	Common Stock	Outstanding (Fully
Name and Address of Beneficial Owner	Owned	Outstanding	Diluted)
Jerome R. Pearring, Jr. (1)	17,199,999	30.0%	30.0%
Peter N. Christos (2)	15,000,000	26.0%	26.0%
Edward Schwartz (3)	9,116,667	16.0%	16.0%
David Failla (4)	6,000,000	10.0%	10.0%

- (1) Includes 17,199,999 shares of common stock, owned by Mr. Pearring within 60 days of November 15, 2016. The address of Mr. Pearring is c/o Real Brands, Inc., 2401 Atlantic Blvd, Suite 201, Pompano Beach, FL 33062.
- (2) Includes 15,000,000 shares of common stock, owned by Mr. Christos within 60 days of November 15, 2016. The address of Mr. Christos is c/o Real Brands, Inc., 2401 Atlantic Blvd, Suite 201, Pompano Beach, FL 33062.
- (3) Includes 9,116,667 shares of common stock, owned by Mr. Schwartz within 60 days of November 15, 2016. The address of Mr. Schwartz is c/o Real Brands, Inc., 2401 Atlantic Blvd, Suite 201, Pompano Beach, FL 33062.
- (4) Includes 6,000,000 shares of common stock, owned by Mr. Schwartz within 60 days of November 15, 2016. The address of Mr. Schwartz is c/o Real Brands, Inc., 2401 Atlantic Blvd, Suite 201, Pompano Beach, FL 33062.

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: Ross M. Greenberg, Esq. Firm: Greenberg Law Group, P.A.

Address 1: 2883 Executive Park Drive, Suite 200, Weston, FL 33331

Address 2:

Phone: <u>954-659-8300</u>

Email: ross@greenberglawgrp.com

Accountant or Auditor Name: James Clavijo

Firm: Capital View Partners

Address 1: 1919 Van Buren St, Hollywood, FL 33020

Address 2:

Phone: 305-304-7700

Email: jamesclavijocfo@gmail.com

Investor Relations

Address 1: <u>Uptick Capital (Simeon Wohlberg)</u>
Address 2: <u>30 Morgan Street, Stamford, CT 06905</u>

Phone: 917-747-4798

Email: simeon@uptickcapital.com

Other Advisor: Any other advisor(s) that assisted, advised, prepared or provided information with respect to this disclosure statement. **None**

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, **Jerry Pearring**. certify that:

- 1. I have reviewed this Annual disclosure statement of Real Brands, 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.

November 15, 2016 [Date]

/s/Jerry Pearring [Signature]
(Digital Signatures should appear as "/s/ [OFFICER NAME]")

Chief Executive Officer and Chief Financial Officer [Title]