Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

TRIAD PRO INNOVATORS, INC

A Nevada Corporation

9550 Warner Ave. Ste. 230 Fountain Valley 92708

(714)790 9499 www.triadproinc.com info@triadproinc.com 3691 **Annual Report** For the Year Ending: November 30, 2018 As of March 6, 2018, the number of shares outstanding of our Common Stock was: 48,336,128 As of November 30, 2018, the number of shares outstanding of our Common Stock was: 47,871,692 Indicate by check mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933 and Rule 12b-2 of the Exchange Act of 1934): No:

☐ (Double-click and select "Default Value" to check) Indicate by check mark whether the company's shell status has changed since the previous reporting period:

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

Yes:

Yes:

Yes:

Triad Pro Innovators, Inc.

Indicate by check mark whether a Change in Control¹ of the company has occurred over this reporting period:

No:

No: 🖂

¹ "Change in Control" shall mean any events resulting in:

⁽i) Any "person" (as such term is used in Sections 13(d) and 14(d) of the Exchange Act) becoming the "beneficial owner" (as defined in Rule 13d-3 of the Exchange Act), directly or indirectly, of securities of the Company representing fifty percent (50%) or more of the total voting power represented by the Company's then outstanding voting securities;

⁽ii) The consummation of the sale or disposition by the Company of all or substantially all of the Company's assets;

⁽iii) A change in the composition of the Board occurring within a two (2)-year period, as a result of which fewer than a majority of the directors are directors immediately prior to such change, or

⁽iv) The consummation of a merger or consolidation of the Company with any other corporation, other than a merger or consolidation which would result in the voting securities of the Company outstanding immediately prior thereto continuing to represent (either by remaining outstanding or by being converted into voting securities of the surviving entity or its parent) at least fifty percent (50%) of the total voting power represented by the voting securities of the Company or such surviving entity or its parent outstanding immediately after such merger or consolidation.

The Company has not used any other names in	the past five year	ars.		
Date and state (or jurisdiction) of incorporation (Please also include the issuer's current standing		ny changes to incorporation since inception, if applicable) acorporation (e.g. active, default, inactive):		
The Corporation was incorporated and has remain	ained domiciled	in the State of Nevada_since May 17, 1994.		
Has the issuer or any of its predecessors ever by years?	een in bankrupt	cy, receivership, or any similar proceeding in the past five		
Yes: ☐ No: ⊠				
2) Security Information				
Trading symbol: Exact title and class of securities outstanding: CUSIP: Par or stated value:	TPII common 895817104 \$0.001			
Total shares authorized: Total shares outstanding: Number of shares in the Public Float ² : Total number of shareholders of record:	1,000,000,000 as of date: March 15, 2019 48,336,128 as of date: March 6, 2019 129,384 as of date: March 6, 2019 602 as of date: March 6, 2019			
Additional class of securities (if any):				
Trading symbol: Exact title and class of securities outstanding: CUSIP: Par or stated value: Total shares authorized: Total shares outstanding:	n/a Series A Prefer n/a \$0.001 10,000,000 1,000,000	as of date: March 6, 2019 as of date: March 6, 2019		
Transfer Agent				
Name: Pacific Stock Transfer Co. Phone 800-785-7782 Email:				
Is the Transfer Agent registered under the Exch	ange Act?³ Yes	: ⊠ No: □		
Describe any trading suspension orders issued	by the SEC cond	cerning the issuer or its predecessors:		
None				
List any stock split, stock dividend, recapitalizati anticipated or that occurred within the past 12 m		uisition, spin-off, or reorganization either currently		

None

3) Issuance History

² "Public Float" shall mean the total number of unrestricted shares not held directly or indirectly by an officer, director, any person who is the beneficial owner of more than 10 percent of the total shares outstanding (a "control person"), or any affiliates thereof, or any immediate family members of officers, directors and control persons.

³ To be included in the Pink Current Information tier, the transfer agent must be registered under the Exchange Act.

The goal of this section is to provide disclosure with respect to each event that resulted in any direct changes to the total shares outstanding of any class of the issuer's securities in the past two completed fiscal years and any subsequent interim period.

Disclosure under this item shall include, in chronological order, all offerings and issuances of 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. Using the tabular format below, please describe these events.

A. Changes to the Number of Outstanding Shares

Check this box to indicate there were no changes to the number of outstanding shares within the past two completed fiscal years and any subsequent periods:

Number of Shares outstanding as of December 1. 2016	Opening Common: Preferre	1 <u>9,645,370</u>	*Right-click the rows below and select "Insert" to add rows as needed.						
Date of Transaction	Transaction type (e.g. new issuance, cancellation, shares returned to treasury)	Number of Shares Issued (or cancelled)	Class of Securities	Value of shares issued (\$/per share) at Issuance	Were the shares issued at a discount to market price at the time of issuance? (Yes/No)	Individual/ Entity Shares were issued to (entities must have individual with voting / investment control disclosed).	Reason for share issuance (e.g. for cash or debt conversion) OR Nature of Services Provided (if applicable)	Restricted or Unrestricted as of this filing?	Exemption or Registration Type?
January 2, 2017	new issuance	18022321	common	\$0.12	<u>no</u>	545 investors	asset purchase	restricted	<u>exempt</u> <u>4(a)(2)</u>
December 1, 2016 – November 30, 2017	new issuance	852,500	common	<u>\$0.12</u>	no	15 investors	cash	restricted	<u>exempt</u> 4(a)(2)
August 31, 2017	new issuance	550,000	common	<u>\$0.12</u>	<u>no</u>	2 persons	acquisition of intleectual property	restricted	<u>exempt</u> <u>4(a)(2)</u>
<u>December 1,</u> 2017	new issuance	1,000,000	common	\$0.10	<u>no</u>	Vince Palmieri	partial redemption of convertible note	unrestricted	
March 5, 2018	new issuance	3,500,000	common	<u>\$0.10</u>	<u>no</u>	Vince Palmieri	partial redemption of convertible note	unrestricted	
March 5, 2018	new issuance	1,650,000	common	\$0.10	<u>no</u>	2 persons	acquisition of intellectual property	restricted	<u>exempt</u> <u>4(a)(2)</u>
December 1, 2017 - November 30, 2018	new issuance	2,651,500	common	\$0.10 - \$0.12	<u>no</u>	35 investors	cash	restricted	eNxempt 4(a)(2)
November 30, 2018	new issuance	600	series A preferred	<u>n/a</u>	n/a	Murray Goldenberg	services rendered	n/a	

Shares Outstanding on	Ending I	Balance:					
· ·	Common:	47,871,69 <u>2</u>					
November 30, 2018:	Preferre	d: 1,000					
<u>:010</u> .		,					
include any ev		ılted in chanç	ges to any c	lass of its o	in addressing this item for its quar outstanding shares from the period		
Use the space !	below to provide	any additiona	al details, incl	uding footno	tes to the table above:		
D D 1:40 -		la al'ar ar Bara			out of the Alice o		
B. Debt Se	curities, inc	luaing Pro	missory a	ina Conve	ertible Notes		
Use the char	rt and additio	nal space b	elow to lis	t and desc	cribe any issuance of promisso	ry notes, conver	tible notes or
convertible o	debentures in	tne past t	wo compi	etea fisca	al years and any subsequent	interim period.	
Check this b	ox if there ar	e no outsta	nding pron	nissory, co	onvertible notes or debt arrang	ements:	
Date of	Outstanding	Principal	Interest	Maturity	Conversion Terms (e.g. pricing	Name of	Reason for
Note Issuance	Balance (\$)	Amount at Issuance (\$)	Accrued (\$)	Date	mechanism for determining conversion of instrument to shares)	Noteholder	Issuance (e.g. Loan, Services, etc.)
				<u> </u>			
Use the space	below to provide	any additiona	al details, incl	uding footno	tes to the table above:		
4) Fina	ancial Staten	nents					
Λ The follo	wing financia	al etatomon	te wore pr	oparod in	accordance with:		
A. The follo	owing illiancia	ai Staternen	is were pro	epareu iii	accordance with.		
⊠ U.S. □ IFRS	GAAP						
_							
R The fine	3	ante for this	reporting	neriod was	re prepared by (name of individ	dual\4∙	
B. The fina	3	ents for this	reporting	period wei	re prepared by (name of individ	dual) ⁴ :	

⁴ The financial statements requested pursuant to this item must be prepared in accordance with US GAAP or IFRS by persons with sufficient financial

Murray Goldenberg President Name:

Title: Relationship to Issuer: consultant

Balance Sheets (unaudited)

	August 31 2018	November 30 2017
ASSETS		
Current assets		
Cash	\$ 147,522	\$ 86,790
Trade accounts receivable	33,586	40,099
Prepaid expenses	31,805	2,367
Total current assets	212,914	129,255
Long term assets		
Operating equipment - net	2,989,229	3,874,291
Intellectual property - net	493,100	518,300
Furniture and office equipment - net	5,422	1,358
Total long term assets	3,487,751	4,393,949
Security deposit	2,564	2,500
Total assets	\$ 3,703,228	\$ 4,525,704
LIABILITIES AND STOCKHOLDERS' EQUI	TY	
Current liabilities		
Accounts payable and accrued expenses	\$ 246,417	\$ 120,936
Payroll taxes payable	2,253	28,052
Loans payable	81,619	120,000
Convertible note payable	200,000	200,000
Total current liabilities	530,289	468,988
Stockholders' equity Preferred Series A stock, 10,000,000 shares authorized; par value \$0.001	;	
1,000,000 issued and outstanding on September 30, 2018 and		
November 30, 2017, respectively	1,000	400
Common stock, 1,000,000,000 shares authorized; \$0.001 par value;	017	
47,871,692 and 39,070,192 as at November 30, 2018 and November 30, 2		20.070
respectively Additional paid in capital	47,871 14,449,286	39,070 13,857,027
Accumulated deficit	(11,325,218)	
Total stockholders' equity	3,172,939	4,056,716
Total liabilities and stockholders' equity	\$ 3,703,228	\$ 4,525,704

Statements of Operations (unaudited)

	For the Ye	For the Years Ended			
	Novem	iber 30			
	2018	2017			
Revenue (net)	521,870	\$ 522,245			
Cost of revenue	383,644	300,465			
Gross profit	138,226	221,780			
Operating expenses					
General and administrative	520,111	145,190			
Depreciation	918,312	871,614			
Research and developmet	174,240	44,894			
Total operating expenses	1,612,663	1,061,699			
Loss from operations	(1,474,437)	(839,919)			
Other expenses					
Interest	11,000	13,757			
Total other expenses	11,000	13,757			
Operating loss	(1,485,437)	(853,676)			
Net loss	(1,485,437)	\$ (853,676)			
Basic and diluted net loss per common share	\$ (0.03)	\$ (0.02)			
Weighted average common shares outstanding Basic and diluted	45,159,530	37,441,546			

Statement of Stockholders' Equity November 30, 2018 and 2017

	Common shares		Preferred	shares	Additional paid	Accumulated	Stockholders'	
	shares	par value	shares	par value	in capital	deficit	equity	
Balances, November 30, 2016	4,795,360	\$ 4,795	400,000	\$ 400	\$ 11,339,187	\$ (8,986,105)	\$ 2,358,277	
Adjustment for reverse stock split	14,850,010	14,850	-	-	(14,850)	-	-	
Shares issued for acquisition of Rapid K and Pal	550,000	550	-	-	(550)	-	-	
Common shares issued to purchase operating assets	6,048,000	6,048	-	-	(39,444)	-	(33,396)	
Common shares issued to purchase operating assets	11,974,322	11,974	-	-	2,371,101	-	2,383,075	
Common shares sold for cash	852,500	853	-	-	201,583	-	202,436	
Loss for the year ended November 30, 2017	-	-	-	-	-	(853,676)	(853,676)	
Balances, November 30, 2017	39,070,192	39,070	400,000	400	13,857,027	(9,839,781)	4,056,716	
Common shares issued to reduce convertible note	1,000,000	1,000	-	-	9,000	-	10,000	
Common shares issued to reduce convertible note	3,500,000	3,500	-	-	-	-	3,500	
Common shares issued to purchase intellectual property	1,650,000	1,650	-	-	(2,750)	-	(1,100)	
Common shares sold for cash	2,349,500	2,349	-	-	571,811	-	574,160	
Warrants to acquire shares sold for cash	302,000	302	-	-	14,798	-	15,100	
Preferred shares issued for services rendered	-	-	600,000	600	(600)	-	-	
Loss for the year ended November 30, 2018	-	-	-	-	-	(1,485,437)	(1,485,437)	
	47,871,692	\$ 47,871	1,000,000	\$ 1,000	\$ 14,449,286	\$ (11,325,218)	\$ 3,172,939	

Statements of Cash Flow (unaudited)

(unaudited)	For the Nine Months Ended August 31			Ended
		2018	St J1	2017
Cash flows from operating activities		_		_
Net loss	\$	(1,485,437)	\$	(405,015)
Adjustments to reconcile net loss to cash				
used in operating activities				
Accrued interest		5,000		6,000
Depreciation and amortization		918,312		412,458
Change in operating assets and liabilities-				
Increase in accounts receivable		6,512		(15,644)
Increase in prepaid expenses		(29,438)		-
Increase in accounts payable and accrued				
liabilities		108,182		37,883
Net cash used in operating activities		(476,869)		35,682
Cash flows from investing activities				
Acquisition of long-term assets		(9,428)		_
Net cash used in investing activities		(9,428)		-
Cash flows from financing activities				
Foregiveness of debt		-		(79,085)
Unsecured loans payable		(38,381)		(16,485)
Funds derived from the sale of common shares		585,311		75,000
Net cash from financing activities		546,929		(20,570)
Increase(Decrease) in cash		60,632		15,112
Cash, beginning		86,790		100
Cash, ending	\$	147,422	\$	15,212
Supplementary information				
Cash paid during the six months for:				
Interest	\$	-	\$	6,757
Income taxes	\$	-	\$	-
Supplementary disclosure for non each investing and				
Supplementary disclosure for non cash investing and financing activities				
Operating equipment acquired through the				
issuance of common shares	\$		\$	2,375,853

Notes to Financial Statements
For the Years Ended November 30, 2018 and 2017
(unaudited)

NOTE 1 - ORGANIZATION AND OPERATIOONS

TRIAD PRO INNOVATORS, INC. (the "Company") was incorporated in Nevada on May 17, 1994 ("Inception"). After several failed business attempts during the late 1990's through August 22, 2016, the Company acquired new management, and a Certificate of Reinstatement was issued by the State of Nevada. New management obtained control at that time and has entered into a business plan to develop renewable energy storage products. On August 18, 2016 Pal Business Groups, Inc., a company possessing significant energy storage technology, was merged into our Company. On August 20. 2016 the Company acquired Rapid-K Energy Solutions; its proprietary energy storage solutions and its registered trademarks. On October 31, 2016, and on January 2, 2017 the Company acquired two revenue producing co-generation facilities, and on November 30, 2017 acquired a third one.

NOTE 2 – BASIS OF PRESENTATION AND SIGNIFICANT ACCOUNTING POLICIES

Summary of Significant Accounting Policies

This summary of significant accounting policies of Triad Pro Innovators, Inc. is presented to assist in understanding the Company's financial statements. The financial statements and notes are representations of the Company's management who are responsible for the integrity and objectivity of the financial statements. These accounting policies conform to generally accepted accounting principles and have been consistently applied in the preparation of the financial statements.

Use of Estimates

The preparation of financial statements in accordance with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. A change in managements' estimates or assumptions could have a material impact on the Company's financial condition and results of operations during the period in which such changes occurred.

Actual results could differ from those estimates. The Company's financial statements reflect all adjustments that management believes are necessary for the fair presentation of their financial condition and results of operations for the periods presented.

Year-end

The Company's year-end is November 30.

Cash and Cash Equivalents

For purposes of the statements of cash flows, cash equivalents include all highly liquid investments with original maturities of three months or less which are not securing any corporate obligations. The

Notes to Financial Statements
For the Years Ended November 30, 2018 and 2017
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Company maintains its cash in bank deposit accounts, which, at times, may exceed federally insured limits. The Company has not experienced any losses in such accounts.

Property and Equipment

Property and equipment are carried at cost. Expenditures for maintenance and repairs are charged against operations. Renewals and betterments that materially extend the life of the assets are capitalized. When assets are retired or otherwise disposed of, the cost and related accumulated depreciation are removed from the accounts, and any resulting gain or loss is reflected in income for the period. Depreciation is computed for financial statement purposes on a straight-line basis over estimated useful lives of the related assets. The estimated useful lives of depreciable assets are:

Classification	Estimated Useful
Classification	Lives
Computers and office equipment	3 years
Furniture and fixtures	5 years
Operating plants	5 years
Intellectual property	7 years

The Company has elected to begin depreciating the intellectual property when revenue is earned from it. Until then the intellectual property including trademarks will be evaluated quarterly to determine whether any impairment is required.

Revenue Recognition

The Company recognizes revenue for its professional services and product sales when persuasive evidence of an arrangement exists, performance of services has occurred or the product has been delivered, and the sales price is fixed or determinable and collectability is probable.

Subsequent to acquisition of the 808 operating plants on October 31, 2016, and January 2, 2017, the Company has generated \$1,120,639 from co-generation services provided to two clients.

During the year November 30, 2018 the Company did not earn any fees for professional services or other product sales.

Impairment of Long-lived Assets

The Company reviews long-lived assets for impairment when circumstances indicate the carrying amount of an asset may not be recoverable based on the undiscounted future cash flows of the asset. If the carrying amount of the asset is determined not to be recoverable, a write-down to fair value is recorded. Fair values are determined based on quoted market values, discounted cash flows, or external appraisals, as applicable. The Company reviews long-lived assets for impairment at the individual asset or the asset group level for which the lowest level of independent cash flows can be identified. No impairment expense has been recorded on long-lived assets for the year ended November 30, 2018 nor the year ended November 30, 2017.

Notes to Financial Statements
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Income Taxes

Income taxes are accounted for under the asset and liability method. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases and operating loss and tax credit carry forwards. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date. A valuation allowance is provided for deferred tax assets if it is more likely than not these items will either expire before the Company is able to realize their benefits, or that future deductibility is uncertain.

The Company also follows the guidance related to accounting for income tax uncertainties. In accounting for uncertainty in income taxes, the Company recognizes the financial statement benefit of a tax position only after determining that the relevant tax authority would more likely than not sustain the position following an audit. For tax positions meeting the more likely than not threshold, the amount recognized in the financial statements is the largest benefit that has a greater than 50 percent likelihood of being realized upon ultimate settlement with the relevant tax authority. No liability for unrecognized tax benefits was recorded as of November 30, 2018 and November 30, 2017.

Fair Value Measurements

The fair value of a financial instrument is the amount that could be received upon the sale of an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. Financial assets are marked to bid prices and financial liabilities are marked to offer prices. Fair value measurements do not include transaction costs. A fair value hierarchy is used to prioritize the quality and reliability of the information used to determine fair values. Categorization within the fair value hierarchy is based on the lowest level of input that is significant to the fair value measurement. The fair value hierarchy is defined into the following three categories:

Level 1: Quoted market prices in active markets for identical assets or liabilities

Level 2: Observable market-based inputs or inputs that are corroborated by market data

Level 3: Unobservable inputs that are not corroborated by market data

Stock-Based Compensation

The Company records stock-based compensation at fair value as of the date of grant and recognizes the corresponding expense over the requisite service period. Compensation expense is generally recognized on a straight line basis over the service period.

Notes to Financial Statements
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Earnings (Loss) per Common Share

Basic earnings per share are calculated dividing income available to common stockholders by the weighted average number of common shares outstanding. Diluted earnings per share are based on the assumption that all dilutive convertible shares and stock options and warrants were converted or exercised. Dilution is computed by applying the treasury stock method. Under this method, warrants and options are assumed to be exercised at the beginning of the period (or at the time of issuance, if later), and as if funds obtained thereby were used to purchase common stock at the average market price during the period. There were 0 dilutive shares outstanding as of November 30, 2018 and November 30, 2017 respectively.

Research and Development Costs

The Company has and will continue to invest in the development and production of various products related to the Rapid K proprietary storage device. Expenditure will be analyzed and reviewed based on its specifics, to determine its specific disclosure with regard to ASC 350-30. The Company has reviewed the existing intellectual property and has determined that it is not economically feasible, at this time, to determine, for any of the products being developed, the economic benefit to be received, nor their future useful life and therefore will expense all costs as research and development costs.

Recently Adopted Accounting Pronouncements

The Company has evaluated recent accounting pronouncements, through February 28, 2018 and believes that none are expected to have a material effect on the Company's financial statements.

NOTE 3 – GOING CONCERN

The accompanying financial statements have been prepared, using accounting principles generally accepted in the United States of America ("GAAP"), 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 the change of management and control, the Company has been engaged substantially in developing its business plan and production of a proof of concept prototype. The Company incurred accumulated net losses through November 30, 2018 of \$11,325,218. In addition, the Company's development activities since acquisition have been financially sustained through the sale of capital stock and capital contributions from a lender and an affiliated party.

The ability of the Company to continue as a going concern is dependent upon its ability to raise additional capital from the sale of common stock or through debt financing and, ultimately, the achievement of significant operating revenues.

These financial statements do not include any adjustments relating to the recoverability and classification of recorded asset amounts, or amounts and classification of liabilities that might result from this uncertainty.

NOTE 4 – LOANS PAYABLE

On August 25, 2016 and September 1, 2016 the Company borrowed, from two unaffiliated investors, \$12,000 and \$7,885 respectively with interest of 5%. The loans were for working capital and bore a maturity date of April 29, 2017. The OTC Markets Group Inc.

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Notes to Financial Statements
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advances including interest at the rate of 5% per annum, remained outstanding at November 30, 2016, and were repaid in full on April 18, 2017. On June 30, 2017 an unaffiliated investor loaned the Company, interest free, \$10,000 which was repaid on October 16, 2017. On July 26, 2017 an unaffiliated investor loaned the Company \$10,000 with interest of 5%, which loan was repaid in full on September 7, 2018.

On November 30, 2017, the Company assumed an obligation to a lender, in the amount of \$110,000, as partial compensation for acquisition of a co-generation facility. \$28,311 including accrued interest was repaid during the year ended November 30, 2018.

NOTE 5 – CONVERTIBLE LOAN PAYABLE

On October 7, 2007, Automated Shops Inc., which changed its name to Pal Business Groups, Inc. on January 21, 2016, borrowed \$200,000 from an investor. Our Company assumed the note as partial compensation for the intellectual property acquired from Pal. The note is unsecured, bears interest at 5% per annum, and is payable on demand. No demand has been made for payment. The Company issued 4,500,000 common shares to two individuals to reduce the accrued interest on the note by \$13,500.

NOTE 6 – STOCKHOLDERS' EQUITY

The Company has 1,000,000,000 common shares authorized with a par of \$ 0.001 per share.

On August 18, 2016 the Company merged with Pal Business Group, Inc. and, pursuant to an amended agreement, issued 1,250,000 common restricted shares to the sole shareholder of Pal.

On August 20, 2016 the Company merged with Rapid-K Energy Solutions, Inc. and, pursuant to an amended agreement, issued 1,500,000 common restricted shares to the sole shareholder of Rapid-K.

On October 30, 2016, the Company acquired a co-generation plant from 808 Renewable Energy in return for 4,095,360 post reverse restricted common shares, on condition that the shares are issued directly to the 808 shareholders. Because the reverse stock split was not approved by FINRA the Company issued an additional 6,104,482 restricted common shares.

On January 2, 2017, the Company acquired a second co-generation facility from 808 Renewable Energy in return for 4,245,360 post reverse restricted common shares, on condition that the shares are issued directly to the 808 shareholders. Because the reverse stock split was not approved by FINRA the Company issued an additional 7,166,132 restricted common shares.

On January 27 and on May 5, 2017 the Company, pending regulatory approval of its 1/100 reverse stock split, sold 4,000 and 2,000 preferred series A shares, convertible into 200,000 and 100,000 restricted common shares, to two investors at a cost of \$12.50 per share or a total cost of \$75,000. Approval was not received and the common shares were issued.

Between October 16, 2017 and November 30, 2017 the Company sold, for cash, 552,500 common restricted shares, recorded at a cost of \$0.25 or \$138,625.

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Between December 1, 2017 and February 28, 2018 the Company sold, for cash, 579,500 common restricted shares, recorded at a cost of \$0.25 per share or \$144,875.

Between March 1, 2018 and May 31, 2018, the Company sold for cash 400,000 common restricted shares, at a cost of \$0.25 per share or \$100,000 and 182,000 common share warrants at a cost of \$0.05 per share or \$9,100

During the same three months the Company issued 4,500,000 common shares in partial redemption of \$13,500 interest accrued on the convertible note and 1,650,000 common shares to complete the acquisition of Rapid K and Pal Business Group.

During the three months ended August 31, 2018, the Company issued, for cash, 1,210,000 common shares, at a cost of \$0.25 per share for a total of \$484,000.

During the three months ended November 30, 2018, the Company issued for cash 140,000 common shares, at a cost of \$0.25 per share for a total of \$35,000 and 120,000 warrants, at a cost of \$0.05 per share for a total of \$6,000.

NOTE 7 – RELATED PARTY TRANSACTIONS

In support of the Company's efforts and cash requirements, it may rely on advances from related parties until such time that the Company can support its operations or attains adequate financing through sales of its equity or traditional debt financing. There is no formal written commitment for continued support by shareholders. Amounts represent advances or amounts paid in satisfaction of liabilities. The advances are considered temporary in nature and have not been formalized by a promissory note.

On April 15, 2017, Thomas Beener was appointed to and resumed the positions of Chief Executive Officer and sole director. On June 5, 2018, Thomas Beener, appointed Murray Goldenberg as the sole director and officer and resigned from his positions of sole director and officer.

5) Issuer's Business, Products and Services

A. Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")

The issuer has developed a proprietary device to be utilized in a variety of circumstances to store electricity. The newly developed Triad Pro power supply provides our storage system with tremendous operational flexibility. Using our propriety hardware and software solution, our eCell can be configured to store energy at a rate limited only by the network providing it, and then release that energy in a regulated way based upon the application, which allows for flexibility unknown in current chemical battery-based storage systems.

B. Describe any subsidiaries, parents, or affiliated companies, if applicable, and a description of their business contact information for the business, officers, directors, managers or control persons. Subsidiary information may be included by reference

none

C. Describe the issuers' principal products or services, and their markets

The issuer's principal product is the storage device referred to in 5) A above.

6) Issuer's Facilities

The issuer has two facilities:

Company office and headquarters:

9550 Warner Ave. Ste. 230 Fountain Valley 92708 Phone: (714)790 9499, Email: info@triadproinc.com Website(s): www.triadproinc.com; 800 square feet, leased month to month

Research and Development Facility Address:

2103 W Parkside Ln #105 Phoenix, AZ 85027; 3,000 square feet, leased annually

7) 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 or beneficial shareholders.

Using the tabular format below, please provide information regarding any person or entity owning 5% of more of the issuer, as well as any officer, and any director of the company, regardless of the number of shares they own. If any listed are corporate shareholders or entities, provide the name and address of the person(s) beneficially owning or controlling such corporate shareholders, or the name and contact information of an individual representing the corporation or entity in the note section.

Name of Officer/Director and Control Person	Affiliation with Company (e.g. Officer/Director/Owner of more than 5%)	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding	Note
MID- CONTINENTAL SECURITIES CORP	none	<u>unknown</u>	14,398,400	common	<u>30%</u>	Unable to locate mail returned unopened
<u>Murray</u> <u>Goldenberg</u>	director and officer	44225 Hazel Cyn,Palm Desert CA	<u>1,000</u>	series A preferred	100%	

8) Legal/Disciplinary History

- A. Please identify whether any of the persons listed above have, in the past 10 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);

<u>Unknown as to Mid-Continent</u> <u>No as to Murray Goldenberg</u>

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;

<u>Unknown as to Mid-Continent</u> <u>No as to Murray Goldenberg</u>

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

<u>Unknown as to Mid-Continent</u> No as to Murray Goldenberg

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.

<u>Unknown as to Mid-Continent</u> No as to Murray Goldenberg

 	Describe briefly any material pending legal proceedings, other than ordinary routine litigation incidental to the business, to which the issuer or any of its subsidiaries is a party or of which any of their property is the subject. Include the name of the court or agency in which the proceedings are pending, the date instituted, the principal parties thereto, a description of the factual basis alleged to underlie the proceeding and the relief sought. Include similar information as to any such proceedings known to be contemplated by governmental authorities. none
9)	Third Party Providers
Plea	se provide the name, address, telephone number and email address of each of the following outside providers:
Secu	urities Counsel
Pres	ently not available
	ress 1: ress 2:
Acco	ountant or Auditor
<u>Murr</u>	ray Goldenberg - accountant
	ress 1: ress 2: res
Inve	stor Relations Consultant
Pres	sently not available
	ress 1: ress 2: ress 2: ress 2: ress 2: ress 3:
Othe	er Service Providers
prep	ride the name of any other service provider(s), including, counsel, advisor(s) or consultant(s) that assisted, advised, pared or provided information with respect to this disclosure statement, or provided assistance or services to the er during the reporting period.
none	

Address 1: Address 2: Phone: Email:	
Name: Firm: Nature of Services: Address 1: Address 2: Phone: Email:	
10) Issuer Certific	eation
Principal Executive Off	icer:
The certifications shall	follow the format below:
I, <u>Murray Goldenberg</u> c	ertify that:
1. I have revie	wed this quarterly disclosure statement of Triad Pro Innovators, Inc.;
2. Based on m	y knowledge, this disclosure statement does not contain any untrue statement of a material fact or

March 15, 2019

"/s/Murray Goldenberg"

Principal Financial Officer:

- I, Murray Goldenberg certify that:
 - 1. I have reviewed this annual disclosure statement of Triad Pro Innovators, Inc.[identify issuer];
 - 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

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.

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.

March 15, 2019 [Date]

"/s/ Murray Goldenberg" [CFO's Signature]