

Green Stream Holdings Inc.

OTC: GSFI

A Wyoming Corporation

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Pacific Palisades CA 90272
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SIC Code 1311

Quarterly Report

FOR PERIOD ENDING OCTOBER 31, 2019

ALL INFORMATION CONTAINED HEREIN HAS BEEN PREPARED FROM THE BOOKS AND RECORDS OF GREEN STREAM HOLDINGS, INC. A WYOMING CORPORATION (THE "COMPANY") IN ACCORDANCE WITH RULE 15C2-11 AND 10B-5 PROMULGATED UNDER THE SECURITIES EXCHANGE ACT OF 1934 AND RULE 144(C)(2) UNDER THE SECURITIES ACT.

DELIVERY OF THIS INFORMATION DOES NOT IMPLY THAT THE INFORMATION CONTAINED HEREIN IS CORRECT AS OF ANY TIME SUBSEQUENT TO THE DATE OF THIS REPORT.

NO DEALER, SALESMAN OR ANY OTHER PERSON HAS BEEN AUTHORIZED TO GIVE ANY INFORMATION OR TO MAKE ANY REPRESENTATIONS NOT CONTAINED HEREIN IN CONNECTION WITH THE COMPANY. ANY REPRESENTATION NOT CONTAINED HEREIN MUST NOT BE RELIED UPON AS HAVING BEEN MADE OR AUTHORIZED BY THE COMPANY.

INFORMATION CONTAINED IN THIS REPORT MAY CONTAIN FORWARD-LOOKING STATEMENTS, WHICH INVOLVE A NUMBER OF RISKS AND UNCERTAINTIES THAT COULD CAUSE ACTUAL RESULTS TO DIFFER MATERIALLY FROM THOSE REFLECTED IN THE FORWARD LOOKING STATEMENTS. FORWARD-LOOKING STATEMENTS CAN BE IDENTIFIED BY USE OF WORDS "EXPECT", "PROJECT", "MIGHT", "POTENTIAL", AND SIMILAR TERMS. THE COMPANY CAUTIONS READERS THAT ANY FORWARD-LOOKING INFORMATION IS NOT A GUARANTEE OF FUTURE PERFORMANCE AND THAT ACTUAL RESULTS COULD DIFFER MATERIALLY FROM THOSE CONTAINED IN THE FORWARD-LOOKING INFORMATION. FORWARD-LOOKING STATEMENTS INVOLVE A NUMBER OF RISKS, UNCERTAINTIES OR OTHER FACTORS BEYOND THE COMPANY'S CONTROL. THESE FACTORS INCLUDE, BUT ARE NOT LIMITED TO OUR ABILITY TO IMPLEMENT OUR STRATEGIC INITIATIVES, ECONOMIC, POLITICAL AND MARKET CONDITIONS AND PRICE FLUCTUATIONS, GOVERNMENT AND INDUSTRY REGULATION, U.S. AND GLOBAL COMPETITION AND OTHER FACTORS. THE COMPANY UNDERTAKES NO OBLIGATION TO UPDATE ANY FORWARD-LOOKING STATEMENT, WHETHER AS A RESULT OF NEW INFORMATION, FUTURE EVENTS OR OTHERWISE.

As of 10/31/2019, the number of shares outstanding of our Common Stock was: 25,834,000

As of 7/31/2019, the number of shares outstanding of our Common Stock was: 25,834,000

As of 4/30/2019, the number of shares outstanding of our Common Stock was: 25,834,000

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):

Yes: No:

Indicate by check mark whether the company's shell status has changed since the previous reporting period:

Yes: No:

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

Yes: No:

Part A: General Company Information

Item 1: The exact name of the issuer and its predecessors.

Green Stream Holdings, Inc.

Formerly: Eagle Oil Holding, Inc. until 4-19

Formerly: Ford-Spoleti Holdings, Inc. until 6-09

Date and state (or jurisdiction) of incorporation (also describe any changes to incorporation since inception, if applicable) Please also include the issuer's current standing in its state of incorporation (e.g. active, default, inactive):

Green Stream Holdings Inc. (the "Company") was originally incorporated on April 12, 2004, in the State of Nevada under the name of Ford-Spoleti Holdings, Inc. On May 15, 2019, the Company elected to convert the company from Nevada Corporation to Wyoming Corporation. The Company is in good standing with the state of Wyoming.

Has the issuer or any of its predecessors ever been in bankruptcy, receivership, or any similar proceeding in the past five years?

Yes: No:

Item 2: Security Information

Trading symbol:	<u>GSFI</u>	
Exact title and class of securities outstanding:	<u>Common Shares</u>	
CUSIP: 26971	<u>26971V 10 01</u>	
Par or stated value:	<u>.001</u>	
Total shares authorized:	<u>10,000,000</u>	as of date: <u>October 31, 2019</u>
Total shares outstanding:	<u>25,834,000</u>	as of date: <u>October 31, 2019</u>
Number of shares in the Public Float ² :	<u>336,767</u>	as of date: <u>October 31, 2019</u>

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.

Total number of shareholders of record: 267 as of date: October 31, 2019

All additional class(es) of publicly traded securities (if any):

None

Transfer Agent

Name: V Stock Transfer LLC
 Address: 18 Lafayette Place
 Woodmere, NY 11598
 212-828-8436
www.vstocktransfer.com

Is the transfer Agent registered under the Exchange Act? Yes: No:

Describe any trading suspension orders issued by the SEC concerning the issuer or its predecessors:

None

List any stock split, Stock dividend, recapitalization, merger, acquisition, spin-off or reorganization either currently anticipated or that occurred with the past 12 months:

On February 14, 2019 the Company entered into a merger agreement with Green Stream Finance, Inc. a Wyoming corporation. Green Stream Finance, Inc. would become a wholly owned subsidiary of Green Stream Holding, Inc. and the agreement required that all 41 shareholders and note holders would convert their shares to shares in the Green Stream Holding, Inc. On April 29, 2019 the company initiated a capital restructure and the Board of directors approved a reverse stock split. Common stock was reversed 30,000 to 1 resulting shares decreased to 336,767 issued and outstanding. The Conversion of Green Stream Finance Shareholders took place on August 19, 2019.

Item 3: Issuance History.

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 <u>July 31, 2017</u>		Opening Balance: Common: 9,991,254,145 Preferred A : 1,000,000 Preferred B: 0 Preferred C: 10,000,000		*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?
04/29/2019	Reverse split	(9,990,917,378)	Common	\$.001	No		Reverse split		

Item 4: Financial Statements

A. The following financial statements were prepared in accordance with:

- U.S. GAAP
 IFRS

B. The financial statements for this reporting period were prepared by (name of individual)³:

Name: James C DiPrima
Title: Acting CFO
Relationship to Issuer: Contractor

Financial Statements for the six months ended October 31, 2019 and April 30, 2019 have been attached hereto as *Exhibit A* of this Quarterly Report and are ordered as follows:

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Consolidated Balance Sheet	F-1
Consolidated Statements of Operations – For Six Months	F-2
Consolidated Statements of Cash Flows	F-3
Consolidated Statements of Changes in Stockholders' Equity	F-4
Notes to the Financial Statements	F-5

Item 5: Issuer's Business, Products and Services

A: Description of Business

B: Subsidiaries

The Company, through its wholly-owned subsidiary, Green Stream Finance, Inc., is a world-class provider of next-generation solar energy solutions to underrepresented and/or growing market segments to homeowners, landowners, commercial building owners in the United States. The Company has partnered with selective world-class designers and manufacturers of solar power solutions such as the famed architect Anthony Morali and Renewable Energy Development LLC ("RED"), a leading expert in solar infrastructure design.

We endeavor to make the move to solar energy simple for our customers by managing and executing the process with our sales, installation and managing teams. Our key advantage that we don't sell just solar panels, we sell energy solutions to our clients and handle the permits, management matters, and installation process. We design and offer a suitable solar energy solution, then procure, permit, install, and interconnect the system to the utility grid. We provide a comprehensive workmanship warranty on each fully operational system. Although we have engaged third-party manufacturers for production and distribution logistics and to provide services to the home building and roofing industries, we remain to be the party who communicates with the customers throughout the entire period of services of our energy solutions.

The Company's strategy to increase sales will be to offer fundamentally unique solar power products and to introduce a highly-customizable and personalized approach to after-sales customer service through a unique type of contractual relationship with its customers.

The following actions will be integrated into the Company's business plan.

Raise capital to put us able to execute our business plan.

Initiate aggressive online and offline marketing campaigns to build our brand, market awareness, and recognition.

Increase sales via increased advertising and marketing campaigns.

Introduce a new type of products into the marketplace.

Identify attractive financing options for customers. We will refer our customers to a variety of options for financing their solar energy systems including home improvement loans, equipment leases and power purchase agreements and will continue our research for the best solutions for the customers.

Hire additional key employees to help strengthen the Company.

We plan to work with (i) home- and landowners, (ii) local roofing companies, (iii) solar installation companies, (iv) custom homebuilders, and (v) mass-market homebuilders. We have and plan to continue to make marketing expenditures to develop brand name recognition. We have trained our residential and commercial sales organization to effectively engage prospective customers from initial interest to customized proposals to signed contracts.

C: Description of Products and Services

A critical component to the Company's mission to provide solar energy solutions to underrepresented and/or growing market segments is the Company's next-generation solar greenhouses. To date, we announced the first-ever construction of a solar greenhouse incorporating proprietary greenhouse technology which uses customized red greenhouse glass and seamless solar panels. The Company is concurrently operating in multiple markets and is prepared for conducting business in several industry-friendly countries, states, and regions including California, Nevada, Arizona, Washington, New York, New Jersey, Massachusetts, New Mexico, Colorado, Hawaii, and Canada. Our business office is located at 22809 Pacific Coast Highway, Malibu, CA 90265.

Solar Greenhouses

The Company recently announced the first-ever construction of a solar greenhouse incorporating proprietary greenhouse technology which uses customized red, greenhouse glass, and seamless solar panels. Such greenhouses comprise an innovative and aesthetically pleasing solar power systems that are expected to significantly increase the use of space in comparison with conventional greenhouses. The Company's advanced solar greenhouse utilize proprietary greenhouse technology and design. The red greenhouse glass removes the green light and increases the ratio from red to blue light, which significantly increases plant growth as compared to current solar greenhouse constructions. Comprised entirely of solar panels, with the walls of the structure itself made of solar glass, these innovative greenhouses may be placed on top of warehouses, buildings, or other structures to run grow operations, as well as production, packaging, and distribution. The utilization of technology together with the intellectual property protection of our technology will only be possible should the offering be a success.

The described greenhouses designs are the brainchild of world-renowned architect Mr. Antony Morali, with whom the Company has engaged through a joint venture, profit-sharing agreement. Mr. Morali also serves as the lead designer of the Company's current and planned solar greenhouse construction projects. RED, a leading expert in solar infrastructure design, is engaged in several large solar project constructions within the New York metropolitan area.

We already began commercializing the product in North America. The announced construction using this revolutionary solar technology is currently underway in downtown Las Vegas, Nevada.

Community Solar Space

Electricity generation in the U.S. is progressing to a renewable market. Solar energy is on the rise due to state and federal government tax incentives, ease of operation and maintenance, and declining costs. The economy is creating a market for renewable energy that helps conserve our natural resources and clean energy that reduce the long-standing harmful environmental effects of coal and oil.

The renewable energy market is growing with federal and particularly state, regulations passing and implementing bills around the nation for more renewable sources. California is taking the lead on sustainable energy with their passing of a Senate Bill (SB 350) that requires 50% of electricity to come from renewable sources by 2030. The enactment of SB 350 encourages the procurement of electricity from renewable sources, providing a market for solar power plants in California.

Demand for photovoltaic ("PV") solar power in the U.S. has grown significantly over the last few years and is projected by the Solar Energy Industries Association ("SEIA") to continue growing rapidly. According to SEIA, from 2007 through 2017, the U.S. Solar market grew at an average annual rate of 59 percent. SEIA had projected a compound annual growth rate of 28 percent between 2012 and 2016. There were 10,608 MW installed in 2017 and in 2017 solar accounted for 30% of all new electric generating capacity installed.

For all of 2017, non-residential PV was the only segment expected to grow on an annual basis. The segment's growth comes from projects rushing to install before rate and incentive structures changes in select markets, along with the continued emergence of business and community solar, which is on track to grow by more than 50% year-over-year. According to market segment data from

SEIA, installed capacity of utility scale PV projects grew from 58 MW in 2009 to 53 GW at the end of 2017. Utility-scale solar (plants with a capacity of at least one megawatt) comprise about 2% of all utility-scale electric generating capacity and 0.9 % of utility-scale generation. The first utility-scale solar plants were installed in the mid-1980s, but more than half of the currently operating utility-scale solar capacity came online since 2015.

Community solar energy incentives coupled with the exorbitant electricity costs have generated a rapidly growing community solar market. The Company is targeting multiple high revenue verticals within the expanding solar energy markets, including but not limited to the rapidly increasing community solar space. For instance, in New York City, where building owners pay the highest electricity prices imaginable, the Company, plans on renting from 50,000 to 100,000 square feet of rooftop space in the near future to install its solar power solution there.

The Company expects to receive substantial revenues through sales of electricity directly to the building owners with regard to the New York market. The Company anticipates generating a 20 percent return over 20 years on community solar projects. Referral agreements with the local community members will be essential to enter this market, particularly in New York, where the Company will develop marketing partnerships with major roofing companies to fuel client acquisition and increase of sales.

The Company is exclusively targeting commercial solar leasing and construction, a market space that provides significant and longer-term cash producing assets.

The Company realizes that it should distinguish itself not solely by means of its unique products but additionally through a personalized and convenient contractual relationship with its customers. Accordingly, the Company believes that the revenues in key regions will be derived directly from Purchase Power Agreements (PPAs) or simple leasing agreements. Ultimately, PPA is a financial arrangement in which a third-party developer, such as the Company, owns, operates, and maintains the photovoltaic (PV) system, and a host customer agrees to site the system on its property and purchases the system's electric output from the solar services provider for a predetermined period. This financial arrangement allows the host customer to receive stable and low-cost electricity, while the solar services provider or another party acquires valuable financial benefits, such as tax credits and income generated from the sale of electricity. In accordance with the terms of the PPAs, the Company acts as the developer, designer, and the administrator of the project, dealing with permits, finances, and managing of the solar system, and well as installation and maintenance thereof. A customer, or "Host," will pay a rate for such services, which is typically lower than the local utility's retail rate of electricity. This lower electricity price significantly offsets the customer's purchase of electricity from the host's grid during the length of the PPA.

An interconnection agreement is generally required from the applicable local electricity utility to interconnect a solar energy system with the utility grid. In almost all cases, interconnection agreements are standard form agreements that have been pre-approved by the local public utility commission or other regulatory body with jurisdiction over interconnection. As such, no additional regulatory approvals are required once interconnection agreements are signed. We prepare and submit these agreements on behalf of our customers to ensure compliance with interconnection rules. With this business model, the host customer buys the services produced by our solar energy solutions rather than the solution itself. This framework is referred to as the services model, and the developers who offer PPAs are generally known as solar services providers. PPA arrangements enable the host customer to avoid many of the traditional barriers to the installation of on-site solar systems: high up-front capital costs, system performance risk, and complex design and permitting processes. In addition, PPA arrangements can be cash flow positive for the host customer from the day the system is commissioned.

The solar services provider functions as the project coordinator, arranging the financing, design, permitting, and construction of the system. The solar services provider purchases the solar panels for the project from a PV manufacturer, who provides warranties for system equipment. The installer will design the system, specify the appropriate system components, and may perform the follow-up maintenance over the life of the PV system. To install the system, the solar services provider might use an in-house team of installers or have a contractual relationship with an independent installer. Once the PPA contract is signed, a typical installation can usually be completed in three to six months. An investor provides equity financing and receives the federal and state tax benefits for which the system is eligible. Under certain circumstances, the investor and the solar services provider may together form a special purpose entity for the project to function as the legal entity that receives and distributes to the investor payments from tax benefits and the sale of the system's output. The utility serving the host customer provides an interconnection from the PV system to the grid and continues its electric service with the host customer to cover the periods during which the system is producing less than the site's electric demand. Certain states have net metering requirements in place that provide a method of crediting customers who produce electricity on-site in excess of their own electricity consumption. In most states, the utility will credit excess electricity generated from the PV system, although the compensation varies significantly depending on state policies.

The Company plans to receive income not just from the fixed maintenance fee, but also from sales of electricity on a monthly basis of any unused energy, and, based on the terms of the agreement, keeping 80% of the customer's savings. Typically, our solar power solutions are expected to produce enough energy to not only sufficiently supply the buildings but additionally to save and store enough energy to sell to utility companies. PPAs typically range from 10 to 15 years, during which the developer remains responsible for the operation and maintenance of the system for the duration of the agreement. The Company is exclusively targeting the commercial solar space, a market space that provides significant and longer-term cash-producing assets.

The Company will also derive revenue through simple leasing agreements in addition to PPAs. The Company will engage customers in 10 to 15-year leasing terms for both the solar infrastructure and the next generation batteries requisite advanced for its operation. The Company is currently targeting major investment groups, brokers, and private investors in order to capitalize on a variety of unique investment opportunities in the commercial solar energy markets.

Item 6: Issuer's Facilities

The Company leases the premises located at and known as 1st floor, 16618-16620 Marquez Avenue, Pacific Palisades, Los Angeles, California, 90272 as per the lease agreement dated May 22, 2019 (the "California Lease").

The Company additionally leases the premises located at and known as Old Depot Building, 201 E. 5th Street, Sheridan, WY 82801 as per the lease agreement dated August 22, 2019 (the "Wyoming Lease").

The Company additionally plans to lease and/or own any and all real property reasonably necessary in connection with its business.

Item 7: Officers, Directors and Control Persons

Madeline Cammarata, President, Treasurer, and Director

A legend on the famous Melrose strip, Madeline Cammarata co-built and managed the iconic Chuck's Vintage for the last 18 years, a denim-focused clothing store, that, for over two decades, was synonymous with LA style. Known as the denim damsel, Madeline brings not only a history of success in building and managing entrepreneurial endeavors, she is a branding expert who has had a hand in developing major brands; to wit, she worked closely with the fabric developer of major brands such as Current/Elliot, PRPS and 7 For All Mankind. As President of Green Stream, where her entrepreneurial savvy and branding expertise have proved to serve critical to the Company mission.

Renee Anam aka Ray Anam, Secretary and Director

Ray Anam has extensive corporate finance and banking experience with both Bank of America and Merrill Lynch, having managed a multi-million-dollar bank portfolio. From 2010 to 2015 Mr. Anam worked for Bank of America as a senior loan officer; from 2015 to 2016 he was hired by Santander Bank, and from 2016 to 2017 he worked for Quontic Bank. Thereafter he was the founder and the owner of his own private equity consulting company, Ray Anam, Inc. Prior to joining us, Mr. Anam, was also the founder and CEO of his own private consulting and equity firm, Ray Anam, Inc., where his core focus was on corporate lending, wealth management/private banking, commodities, mergers & acquisitions, performing & non-performing notes and real estate acquisition advisory. Mr. Anam holds a Bachelor's Degree in Business Management from New Charter University and attended Harvard University Extension School.

James Ware, Director

During his work with Hughes Network/DirecTV, Mr. Ware previously generated over \$35 million in revenue in combined product sales, television programming, and hardware equipment sales and distribution. His award-winning company was the #1 Elite Dealer for Hughes Network/DirecTV in Midwest North America, and #1 in EchoStar/Dish network sales. In addition to his extensive background in sales and marketing, Mr. Ware possesses vast experience in the field of construction and solar development. Through his efforts, Green Stream is currently in negotiations to construct the first solar greenhouse in Las Vegas, which is intended to become a destination spot for innovators considering the Solar Greenhouse concept for their own solar greenhouse operation. Mr. Ware will be involved in the sales division of the company as well as acting in the capacity of VP of Solar Construction. For the most recent five years he was the founder and the owner of the luxury car and limousine services Majestic Luxury Services LLC and transportation company Royal Destination Services LLC. Additionally, for the last two years he worked as an independent consultant for various project managers.

Before joining the Company, Mr. Ware was a partner and project manager for Matrix, LLC's commercial real-estate division, Las Vegas, NV. where he oversaw over \$20 million in new project development properties including a multi-dwelling, 28 custom houses built in Suburban Las Vegas, NV.

The following table lists each person or entity owning 5% or more of the issuer, as well as any officer, and any director of the Company regardless of the number shares they may own.

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
Madeline Cammarata	President, Treasurer Director	Malibu, CA	600,000	Preferred B	100%	One Preferred share Convertible to 1,000,000 shares of common
Ray Anam	Director	New York, NY				
James Ware	Director	Las Vegas, NV				
Jason D. Cohen	5% Owner	Rumson, NJ	19,739,041	Common	76.40%	
Mark Markham	5% Owner	Sherman, TX	1,436,255	Common	5.5%	

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);

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

B. 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.

We are currently aware of certain claims against the Company that may result in the requirement to defend itself in a potential lawsuit.

From time to time, we may become involved in various lawsuits and legal proceedings, which arise, in the ordinary course of business. However, litigation is subject to inherent uncertainties, and an adverse result in these or other matters may arise from time to

time that may harm our business. We are currently aware of certain claims against the Company that may result in the Company's inability to conduct its business in the manner described in this disclosure.

The Settlement

On May 29, 2019, the Company together with its President and directors entered the Settlement, as defined heretofore. Accordingly, in the event the Eagle Oil Parties of the Settlement file a lawsuit in the court of competent jurisdiction and prevail, the Eagle Oil Parties may be entitled to certain securities of the Company together with other and further relief awarded by the Court.

Nothing herein is an attempt to interpret the text of the Settlement and/or assess the probability of either party to prevail. That said, the Company is prepared to protect its interests vigorously and assert any and all available defenses and counterclaims in the event of such lawsuit.

Allegations with regard to the Promissory Notes

The Company has been made aware of the existence of certain convertible promissory notes by and between the Company and a number of persons and entities (collectively "Purported Notes") as set forth in the table below. The Company disputes the validity of the Purported Notes. Nevertheless, the Company elects to disclose the Purported Notes to the potential investor due to the fact that should the parties alleging the existence of the Purported Notes sue the Company to collect on the Purported Notes and prevail in the court of relevant jurisdiction, the Company may have an obligation to issue certain securities of the Company and/or pay certain amounts as per the Purported Notes. However, it may be the case that some of the Purported Notes or the entirety of them are void or voidable based on the provisions of the Settlement.

The Company does not attempt to assess the likelihood of prevailing in the potential lawsuit. That said, the Company is prepared to protect its interests vigorously and assert any and all available defenses and counterclaims in the event of such lawsuit.

The Purported Notes may exist with regard to the following individuals and legal entities:

PLEASE NOTE THAT THE COMPANY DOES NOT STATE THIS INFORMATION AS TRUE AND CORRECT. THE COMPANY RECEIVED SUCH INFORMATION BY MEANS OF ELECTRONIC TRANSMISSION FROM CERTAIN CLAIMANTS

Date of Note Issuance	Outstanding Balance (\$)	Name of Noteholder
04/30/2016	500,000	Paul Khan
10/01/2016	250,000	Ken Williams
10/20/2016	75,000	Brian Wilmot
12/09/2016	160,000	Tracey Woods
01/02/2017	300,000	Charles Peterson
04/01/2017	1,600,000	Connie Helwig
04/25/2017	200,000	Hammers & Nails 2 Corp.
05/11/2017	200,000	Eagle Eye Media LLC
05/11/2017	150,000	Hall Sales and Marketing Consulting
07/14/2017	357,143	Axilogy Consulting Corporation
08/15/2017	600,000	Leolah Brown
03/16/2018	500,000	Nicholaus Kamish
3/16/2018	4,500,000	375 Wall Construction LLC
02/06/2018	100,000	Manny Volk
02/06/2018	400,000	Premier Equity Advisors LLC
01/17/2018	50,000	Peter Matousek
05/11/2017	200,000	Eagle Eye Media LLC
05/11/2017	150,000	Hall Sales and Marketing Consulting
12/04/2017	3,350,000	Zorhek Aqua Farms Inc
12/09/2016	160,000	Tracey Woods
10/20/2016	75,000	Brian Wilmot
06/11/2018	2,250,000	Company Minera Rio Sango la Minrisan
01/02/2017	300,000	Charles Peterson
12/16/2017	15,000	Nguyet Nguyen
11/20/2017	5,000,000	Medican Enterprises Inc.
11/28/2017	135,000	Terrie Scott
08/15/2017	600,000	Leolah Brown

04/25/2017	200,000	Hammers & Nails 2 Corp
07/14/2017	357,143	Axilogy Consulting Corporation

Item 9: Third Party Providers.

Legal Counsel

Name: Carmel, Milazzo & DiChiara LLP

Address: 55 West 39th Street
18th Floor
New York, NY 10018

Phone: (212) 658-0458

Email: contact@cmdllp.com

Accountant or Auditor

Name: James DiPrima

Firm: James DiPrima

Address 1: 2211 South 64th Plaza

Address 2: Omaha, NE 68106

Phone: (402) 960-6110

Email: jim.dprima@gmail.co

Item 10: Issuer Certification

I, Madeline Cammarata, President, certify that:

1. I have reviewed this Quarterly Report of Green Stream Holdings, 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.

Dated: February 13, 2020

/s/ Madeline Cammarata
By: Madeline Cammarata
President

I, Madeline Cammarata, Treasurer, certify that:

1. I have reviewed this Quarterly Report of Green Stream Holdings, 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.

Dated: February 13, 2020

/s/ Madeline Cammarata
By: Madeline Cammarata
Treasurer

EXHIBIT A
INTERIM FINANCIAL STATEMENTS
OCTOBER 31, 2019

GREEN STREAM HOLDINGS, INC.
CONSOLIDATED FINANCIAL STATEMENTS
October 31, 2019 and April 30, 2019
(Unaudited)

	<u>Pages</u>
1) Consolidated Balance Sheets as of October 31, 2019 and April 30, 2019.	F-1
2) Consolidated Income Statements for the Six Months ended October 31, 2019 and April 30, 2019.	F-2
3) Consolidated Statements Cash Flows for the Six Months ended October 31, 2019 and April 30, 2019.	F-3
4) Consolidated Statements of Changes in Stockholders' Equity for the Six Months ended October 31, 2019 and April 30, 2019.	F-4
5) Notes to Consolidated Financial Statements.	F-5 thru F-8

GREEN STREAM HOLDINGS, INC.
CONSOLIDATED BALANCE SHEETS
AT OCTOBER 31, 2019 & APRIL 30, 2019
(UNAUDITED)

	OCTOBER 31, 2019	APRIL 30, 2019
ASSETS		
CURRENT ASSETS		
Cash	\$ 19,555	\$0
TOTAL CURRENT ASSETS	19,555	0
FIXED ASSETS-NET	915,654	915,654
OTHER ASSETS	185,000	185,000
TOTAL ASSETS	1,120,209	1,100,654
LIABILITIES		
Accounts Payable	53,898	5,952
Other Current Liabilities	60,000	40,000
Notes Payable		
Due to Shareholder	130,265	66,762
TOTAL CURRENT LIABILITIES	244,163	112,714
TOTAL LIABILITIES	244,163	112,714
STOCKHOLDERS' EQUITY (DEFICIT)		
Preferred A Stock \$.001 par value 1,000,000 Authorized 53,000 issued, and outstanding at October 31, 2019 and April 30, 2019 respectively	53	53
Preferred B Stock \$.001 par value 1,000,000 Authorized 600,000 issued and outstanding at October 31, 2019 and April 30, 2019 respectively	600	600
Preferred C Stock \$.001 par value 10,000,000 Authorized 760,000 issued and outstanding at October 31, 2019 and April 30, 2019 respectively	760	760
Common Stock, \$.001 par value 10,000,000,000 Authorized 25,834,000 issued and outstanding at October 31, 2019 and 10,000,000,000 Authorized 9,991,254,145 issued and outstanding at October 31, 2018	25,834	25,834
Additional paid-in-capital	1,073,407	1,073,407
Retained earnings	(224,608)	(112,714)
TOTAL STOCKHOLDERS' EQUITY (DEFICIT)	876,046	987,940
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY (DEFICIT)	1,120,209	1,100,654

The accompanying notes are an integral part of the financial statements.

GREEN STREAM HOLDINGS, INC.
CONSOLIDATED STATEMENT OF OPERATIONS
FOR THE SIX MONTHS ENDED OCTOBER 31, 2019 & APRIL 30, 2019
(UNAUDITED)

	OCTOBER 31, 2019	APRIL 30, 2019
REVENUES:		
Sales	\$ 0	\$ -
TOTAL REVENUE	0	-
COST OF SALES	0	
GROSS MARGIN	0	
OPERATING EXPENSES:		
Administrative expenses	29,182	3,101
Advertising & Promotion	13,550	
Travel	16,487	29,532
Insurance	13,059	
Legal Fees	20,100	20,570
Professional Fees	10,957	27,000
Transfer Agent		32,511
Rent	8,559	
Total Operating expenses	<u>111,894</u>	<u>112,714</u>
NET OPERATING INCOME/ LOSS	(111,894)	(112,714)
OTHER INCOME/(EXPENSE)		
Finance and interest fees	<u>0</u>	<u>0</u>
NET INCOME/(LOSS)	\$ (111,894)	\$ (112,714)
Basic and Diluted Loss per Common Share	(.0043)	\$ (.0044)
Weighted Average Number of Common Shares Outstanding	25,834,000	25,834,000

The accompanying notes are an integral part of the financial statements.

GREEN STREAM HOLDINGS, INC.
CONSOLIDATED STATEMENTS OF CASH FLOWS
FOR THE SIX MONTHS ENDED OCTOBER 31 2019 & APRIL 30, 2019
(UNAUDITED)

	OCTOBER 31, 2019	APRIL 30, 2019
CASH FLOWS FROM OPERATING ACTIVITIES		
Net Income / (Loss)	\$ (111,894)	\$ (112,714)
Adjustments to reconcile net income (loss) to net cash provided (used) By operating activities:		
Changes in operating assets and liabilities:		
Depreciation		-
(Increase)/decrease in accounts receivable		
Increase/ (decrease) in accounts payable	47,946	45,952
Increase/ (decrease) in other current liabilities	20,000	0
Increase/ (decrease) in accrued interest payable		0
NET CASH PROVIDED (USED) BY OPERATING ACTIVITIES	(43,948)	(66,762)
CASH FLOWS FROM INVESTING ACTIVITIES		
Investment in Fixed Assets		
NET CASH PROVIDED (USED) BY INVESTING ACTIVITIES		
CASH FLOWS FROM FINANCING ACTIVITIES		
(Decrease)/Increase in notes payable		
(Decrease)/Increase in to Stockholder	63,503	66,762
NET CASH PROVIDED (USED) BY FINANCING ACTIVITIES	63,503	66,762
NET INCREASE (DECREASE) IN CASH	19,555	0
CASH AND EQUIVALENTS, BEGINNING OF PERIOD	0	0
CASH AND EQUIVALENTS, END OF PERIOD	\$ 19,555	0
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION		
Acquisition of Assets by assuming debt		1,100,654
Converting Preferred Stock in lieu of Common Stock purchase agreement		11,000,000

The accompanying notes are an integral part of the financial statements.

GREEN STREAM HOLDINGS, INC.
CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY/ (DEFICIT)
FOR THE SIX MONTHS ENDED OCTOBER 31, 2019
(UNAUDITED)

	PREFERRED		COMMON STOCK		ADDITIONAL	ACCUMULATED	TOTAL
	SHARES	VALUE	SHARES	VALUE	PAID IN CAPITAL	EQUITY / (DEFICIT)	SHAREHOLDERS EQUITY (DEFICIT)
BALANCE APRIL 30, 2017	11,000,000	\$11,000	9,991,254,145	\$9,991,254	\$(9,625,627)	\$(1,683,465)	\$(1,306,838)
BALANCE APRIL 30, 2018	11,000,000	\$11,000	9,991,254,145	\$9,991,254	\$(9,625,627)	\$(1,683,465)	\$(1,306,838)
REVERSE SPLIT			(9,990,917,378)	(9,990,917)	10,699,034	1,683,465	2,391,582
ISSUANCE OF COMMON SHARE FOR SERVICES			25,497,233	25,497			25,497
CANCELLATION OF PREFERRED SHARES	(11,000,000)	\$(11,000)					(11,000)
ISSUANCE OF PREFERRED SHARES FOR SERVICES	600,000	\$600					600
ISSUANCE OF PREFERRED SHARES FOR SERVICES	760,000	\$760					760
ISSUANCE OF PREFERRED SHARES OF SERVICES	53,000	\$53					53
NET LOSS APRIL 30, 2019						(112,714)	(112,714)
BALANCE APRIL 30, 2019	1,413,000	\$1,413	25,834,000	\$25,834	\$1,073,407	\$(112,714)	\$987,940
NET LOSS OCTOBER 31, 2019						(111,894)	(111,894)
BALANCE OCTOBER 31, 2019	1,413,000	\$1,413	25,834,000	\$25,834	\$1,073,407	\$(224,608)	\$876,046

The accompanying notes are an integral part of the financial statements.

GREEN STREAM HOLDINGS, INC.
NOTES TO THE FINANCIAL STATEMENTS
OCTOBER 31, 2019
(UNAUDITED)

NOTE 1 - SIGNIFICANT ACCOUNTING POLICIES

A. ORGANIZATION AND OPERATIONS

The Company was originally incorporated on April 12, 2004, in the State of Nevada under the name of Ford-Spoletti Holdings, Inc. On June 4, 2009, the Company merged with Eagle Oil Holding Company, a Nevada corporation, and the surviving entity, the Company, changed its name to "Eagle Oil Holding Company, Inc." Inception of the current Company occurred February 8, 2019 when the Company was acquired by Green Stream Holdings Inc. Previously there was no activity from July 31, 2017 until the acquisition of February 8, 2019. On April 25, 2019, the Company changed its name to "Green Stream Holdings Inc." and is deemed to be a continuation of business of Eagle Oil Holding Company, Inc. Additionally, the Company was reorganized that so that the Company became operating as a holding company of Green Stream Finance, Inc., a Wyoming Corporation. That reorganization, inter alia, gave Madeline Cammarata, President of Green Stream Finance, Inc., the majority of the voting power in the Company. On April 25, 2019 the Company also filed the certificate of Amendment to Articles of Incorporation with the Secretary of State of Nevada providing for reverse stock split: each thirty thousand shares of common stock of the Company issued and outstanding immediately prior to the "effective time" of the filing were automatically and without any action on the part of the respective holders thereof, be combined and converted into one (1) share of common stock, provided that no fractional shares were to be issued in connection with said reverse stock split. On May 15, 2019, the Company filed the articles of conversion with the secretary of state of Nevada, to convert the company from Nevada Corporation to Wyoming Corporation. The Company is in good standing in the State of Wyoming as of September 25, 2019. The Company's common shares are quoted on the "Pink Sheets" quotation market under the symbol "GSFI."

B. BASIS OF ACCOUNTING

The Company utilizes the accrual method of accounting, whereby revenue is recognized when earned and expenses when incurred. The unaudited financial statements have been prepared in accordance with generally accepted accounting principles for interim financial information. As such, the financial statements do not include all of the information and footnotes required by generally accepted accounting principles for complete financial statements. In the opinion of management, all adjustments considered necessary for a fair presentation have been included and these adjustments are of a normal recurring nature. The results of operations for the Six months ended October 31, 2019 are not necessarily indicative of the results for the full fiscal year ending April 30, 2019.

C. USE OF ESTIMATES

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the period. Actual results could differ from those estimates.

D. CASH AND CASH EQUIVALENTS Cash and cash equivalents include cash on hand; cash in banks and any highly liquid investments with maturity of three months or less at the time of purchase. The Company maintains cash and cash equivalent balances at several financial institutions, which are insured by the Federal Deposit Insurance Corporation up to \$250,000.

E. FIXED ASSETS

Fixed assets are carried at cost. Depreciation is computed using the straight-line method of depreciation over the assets estimated useful lives. Maintenance and repairs are charged to expense as incurred; major renewals and improvements are capitalized. When items of fixed assets are sold or retired, the related cost and accumulated depreciation is removed from the accounts and any gain or loss is included in income. Other fixed assets consist of the work in process build out of a store front in California. Depreciation will be calculated on the facility once the construction is complete.

F. COMPUTATION OF EARNINGS PER SHARE

Net income per share is computed by dividing the net income by the weighted average number of common shares outstanding during the period.

GREEN STREAM HOLDINGS, INC.
NOTES TO THE FINANCIAL STATEMENTS
OCTOBER 31, 2019
(UNAUDITED)

NOTE 1 - SIGNIFICANT ACCOUNTING POLICIES (continued)

F. INCOME TAXES

The Company uses the liability method of accounting for income taxes as set forth in ASC 740, Income Taxes. Under the liability method, deferred taxes are determined based on the temporary difference between the financial statements and tax bases of assets and liability using tax rates expected to be in effect during the years in which the basis differences reverse. A valuation allowance is recorded when it is unlikely that the deferred tax assets will be realized.

The Company assesses its income tax positions and records tax benefits for all years subject to examination based upon its evaluation of the facts, circumstances and information available at the reporting date. In accordance with ASC 740 10, for those tax positions where there is a greater than 50% likelihood that a tax benefit will be sustained, our policy is to record the largest amount of tax benefit that is more likely than not to be realized upon ultimate settlement with a taxing authority that has full knowledge of all relevant information. For those income tax positions where there is less than 50% likelihood that a tax benefit will be sustained, no tax benefit will be recognized in the financial statements. The Company has determined that there are no material uncertain tax positions. The Company accounts for income taxes with the recognition of estimated income taxes payable or refundable on income tax returns for the current period and for the estimated future tax effect attributable to temporary differences and carryforwards. Measurement of deferred income tax assets being reduced by available tax benefits not expected to be realized in the immediate future. The Company accounts for federal income taxes based on the provisions promulgated by the Internal Revenue Service, which has a statute of limitation of three years. It also accounts for state income taxes based on the provisions promulgated by the state of Wyoming. As of the Company's has not yet filed a tax return, the Company has no net operating loss (NOL) for which it may receive future tax benefits. No such benefit is expected to be recognized in the near term, and therefore, a full valuation allowance has been assessed on any potential income tax benefit.

G. REVENUE RECOGNITION

The Company recognizes revenue only when all of the following criteria have been met: persuasive evidence of an arrangement exists; delivery has occurred, or services have been rendered; the fee for the arrangement is fixed or determinable; and collectability is reasonably assured. The Company recognizes license and service revenue pursuant to multiple short-term contracts for specific projects. These contracts include certain fixed and variable pricing components. Fixed price components are subject to certain milestones, as defined in the individual contracts, and revenue is recognized once the specific milestone is attained. Variable price components are recognized in the month the Company provides the defined services.

H. ALLOWANCE FOR UNCOLLECTIBLE ACCOUNTS

The Company recognizes an allowance on accounts receivable deemed to be uncollectible. The Company assesses its receivables based on historical loss patterns, aging of the receivables, and assessments of specific identifiable customer accounts considered at risk or uncollectible. The Company also considers any changes to the financial condition of its customers and any other external market factors that could impact the collectability of the receivables in the determination of the allowance for doubtful accounts. The Company has determined that an allowance against its accounts receivable balances was not necessary at October 31, 2019.

I. EQUIPMENT

Property and equipment are recorded at cost. Depreciation is provided over the estimated useful lives of the related assets using the straight-line method. Maintenance and repairs are expensed as incurred, while significant renewals or betterments are capitalized. The Company reviews the recoverability of all long-lived assets, including the related useful lives, whenever events or changes in circumstances indicate that the carrying amount of a long-lived asset might not be recoverable. In the event that the facts and circumstances indicate that the current carrying value is impaired, an evaluation of recoverability is performed.

GREEN STREAM HOLDINGS, INC.
NOTES TO THE FINANCIAL STATEMENTS
OCTOBER 31, 2019
(UNAUDITED)

NOTE 1 - SIGNIFICANT ACCOUNTING POLICIES (continued)

There can be no assurances that market conditions or demand for the Company's products and services will not change, which could result in future impairment. No impairment charge was considered necessary at October 31, 2019. Depreciation expense was \$0 for the period ended October 31, 2019.

J. FAIR VALUE OF FINANCIAL INSTRUMENTS

Statement of Financial Accounting Standards No. 107, "Disclosures about Fair Value of Financial Instruments", requires disclosures of information about the fair value of certain financial instruments for which it is practicable to estimate the value. For purpose of this disclosure, the fair value of a financial instrument is the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced sale or liquidation. The carrying amounts reported in the balance sheet for cash, accounts receivable, inventory, accounts payable and accrued expenses, and loans payable approximate their fair market value based on the short-term maturity of these instruments.

Financial Accounting Standards Board ("FASB") guidance specifies a hierarchy of valuation techniques based on whether the inputs to those valuation techniques are observable or unobservable. Observable inputs reflect market data obtained from independent sources, while unobservable inputs reflect market assumptions. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1 measurement) and the lowest priority to unobservable inputs (Level 3 measurement). The three levels of the fair value hierarchy are as follows:

Level 1 Unadjusted quoted prices in active markets for identical assets or liabilities that the reporting entity has the ability to access at the measurement date. Level 1 primarily consists of financial instruments whose value is based on quoted market prices such as exchange traded instruments and listed equities.

Level 2 Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly (e.g., quoted prices of similar assets or liabilities in active markets, or quoted prices for identical or similar assets or liabilities in markets that are not active).

Level 3 Unobservable inputs for the asset or liability. Financial instruments are considered Level 3 when their fair values are determined using pricing models, discounted cash flows or similar techniques and at least one significant model assumption or input is unobservable. The carrying amounts reported in the balance sheets approximate their fair value.

RECENT ACCOUNTING PRONOUNCEMENTS

In May 2014, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") 2014 09 titled "Revenue from Contracts with Customers." Under this guidance, revenue is recognized when promised goods or services are transferred to customers in an amount that reflects the consideration expected to be received for those goods or services. The updated standard will replace most existing revenue recognition guidance under U.S. GAAP when it becomes effective and permits the use of either a retrospective or cumulative effect transition method. Early adoption is not permitted. The updated standard will be effective beginning January 1, 2019 for nonpublic entities. The Company is currently evaluating the effect that the updated standard will have on these financial statements and related disclosures.

In February 2016, the FASB issued ASU 2016-02, *Leases*, which increases transparency and comparability among organizations by recognizing lease assets and lease liabilities on the balance sheet and disclosing key information about leasing arrangements.

GREEN STREAM HOLDINGS, INC.
NOTES TO THE FINANCIAL STATEMENTS
OCTOBER 31, 2019
(UNAUDITED)

Certain qualitative and quantitative disclosures are required, as well as a retrospective recognition and measurement of impacted leases. The new guidance is effective for fiscal years and interim periods within those years beginning after December 15, 2018, with early adoption permitted. The Company is evaluating the effect that the updated standard will have on its financial statements and related disclosures. There have also been a number of issued ASUs to amend authoritative guidance, including those above, that either provide supplemental guidance, (b) are technical corrections, (c) are not applicable to the Company, or (d) are not expected to have a significant impact on the Company's financial statements.

SUBSEQUENT EVENTS

The Company has evaluated subsequent events through December 2, 2019, the date these financial statements were available to be issued. Based upon this evaluation, it was determined that no subsequent events occurred that require recognition or disclosure in the financial statements.

Note 2 - Stockholders' Equity Common Stock

Authorized Securities:

Authorized Common Stock: 10 billion

Authorized preferred stock: 12 million

Designations of Series:

A: 1,000,000

B: 1,000,000

C: 10,000,000

Issued Securities:

	Name of Class (if any)	Units Outstanding	CUSIP (if any)	Name of Trading Center or Quotation Medium (if any)
Common Equity	Common stock	25,834,000	GSFI	OTC Markets
Preferred Equity	Series A Convertible Preferred Stock	53,000	n/a	n/a
Preferred Equity	Series B Convertible Preferred Stock	600,000	n/a	n/a
Preferred Equity	Series C Convertible Preferred Stock	760,000	n/a	n/a
Debt Securities	n/a	n/a	n/a	n/a

EXHIBIT 1 Common Stock Issuance

REGISTRAR CONTROL

*V*STOCK TRANSFER

Effective: 10/15/2019

For the period from 3/6/19 to 10/15/19

Authorized shares for GREEN STREAM HOLDINGS, INC *COMMON*: 10,000,000,000

Transactions Effective Before 03/06/2019 Shares Cancelled: 0 Shares Issued: 0	Forward Split: -9,991,254,145 Reverse Split: 336,767
Transactions Effective After 10/15/2019 Shares Cancelled: 0 Shares Issued: 0	Begin Balance: 9,991,254,145 Shares Cancelled: 0 Shares Issued: 25,497,233 <hr/> Ending Balance: <u>25,834,000</u>

Certificate/Book	Holder	Denomination	Batch #	Type	Effective	Posted
* SPLIT *	REVERSE SPLIT	-9,991,254,145	105619	SPL	04/29/2019	04/29/2019
1 Certificates Cancelled For:		-9,991,254,145				
* BOOK ENTRY *	CEDE & CO	1,336	106510	OIS	05/14/2019	05/14/2019
* RESTR BOOK *	CEDE & CO	1,879	109318	OIS	06/30/2019	07/09/2019
* RESTR BOOK *	PAUL ALTER	50,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	MARVIN BERLIN	220,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	MIGUEL DAMIEN	200,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	COLIN DUDICK	20,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	FREDERICK ERNST	50,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	HEATHER HOOD	20,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	ANTONIO M. HERNANDEZ	100,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	PAUL KUTZIN	20,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	SEAN AND CAROL MALLETT LEECH	100,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	SHELDON LUBIN	30,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	JEFF LYNCH	250,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	DENNIS BRIAN MAHIN	60,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	GARY MALLOY	80,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	ARTHUR MILLER	50,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	ROBERT MILLER	50,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	NEAL H. MORGAN	30,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	RICHARD C. MORRIS	120,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	PATRICK G. PATEL	116,068	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	MICHAEL C. PENTA	20,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	ERIC J. PITMAN	200,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	STEVEN R. SPENCER	366,667	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	MATTHEW STOVALL	90,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	BRIAN TORPEY	100,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	KAREN TYREE	20,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	GUY V. WOOD	50,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	MATTHEW MARKHAM	1,436,255	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	ELYSE SACHER SCHWARTZ	20,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	DARREN M. GERSTENBLATT	100,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	CHRIS VAN BELL	50,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	DOUGLAS MERRIHEW	30,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	TIMOTHY R. SIEGER	100,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	JASON D. COHEN	19,739,041	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	JANICE FIELD	40,000	112161	OIS	08/19/2019	09/13/2019

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REGISTRAR CONTROL

VSTOCK TRANSFER

Effective: 10/15/2019

For the period from 3/6/19 to 10/15/19

GREEN STREAM HOLDINGS, INC *COMMON*(CONTINUED)

Transactions Effective Before	03/06/2019	Forward Split:	-9,991,254,145
Shares Cancelled:	0	Reverse Split:	336,767
Shares Issued:	0		
Transactions Effective After	10/15/2019	Begin Balance:	9,991,254,145
Shares Cancelled:	0	Shares Cancelled:	0
Shares Issued:	0	Shares Issued:	25,497,233
		Ending Balance:	<u>25,834,000</u>

Certificate/Book	Holder	Denomination	Batch #	Type	Effective	Posted
* RESTR BOOK *	MICHAEL ROMELLO	82,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	YONCLAS ELAINE AND PETER	30,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	O. BRYANT HILL	50,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	MARK BERGMAN	140,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	THEODORE KUTZIN	400,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	MARK WHITMORE	50,000	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	CHRISTOPHER RAINE	773,984	112161	OIS	08/19/2019	09/13/2019
* RESTR BOOK *	EVELYN M. FERNANDEZ	40,000	112161	OIS	08/19/2019	09/13/2019

1 Book Entry Issued For:	1,336 SHS/PV
42 Restr Book Issued For:	25,495,894 SHS/PV

* SPLIT *	SPLIT	3,507	108969	SPL	06/30/2019	07/01/2019
* SPLIT *	SPLIT	333,260	105619	SPL	04/29/2019	04/29/2019
3751	CEDE & CO	3	109411	OIS	06/30/2019	07/09/2019

3 Certificates Issued For:	336,770 SHS/PV
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1 Cert/Book Cancelled For:	-9,991,254,145 SHS/PV
46 Cert/Book Issued For:	25,834,000 SHS/PV

-9,965,420,145 * Net Change