

Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

GOLDEN TRIANGLE VENTURES, INC (Formerly Texas Oil & Minerals, Inc.)

A Texas Corporation
3035 E Patrick Ln. #15
Las Vegas, Nevada 89120

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SIC CODE 8742

Annual Report For the Period Ending: December 31, 2021 (the "Reporting Period")

As of December 31, 2021, the number of shares outstanding of our Common Stock was:

105,495,600

As of September 31, 2021, the number of shares outstanding of our Common Stock was:

83,495,600

As of December 31, 2020, the number of shares outstanding of our Common Stock was:

39,835,600

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:

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

1) Name and address(es) of issuer and its predecessors (if any)

In answering this item, provide the current name of the issuer any names used by predecessor entities, along with the dates of the name changes.

Golden Triangle Ventures, Inc. (Formerly Texas Oil & Minerals, Inc.)
(hereinafter referred to as the "Company", "we", "us" or "the issuer")

Name and CUSIP & symbol change accepted by FINRA on November 6, 2020

Corporate Action in effect and trading under the stock symbol "GTVH" on November 9, 2020.

- a) Lezak Group, Inc. filed 1/16/1983, a Nevada Corporation
- b) Amended to International Dynamic Pictures 9/29/1993
- c) Amended to ID FOUR LTD on 11/14/1997
- d) Amended to American Capital Holdings in 2003
- e) Amended to Symphony Investments, Inc. on 5/06/2003
- f) Amended to International Pharmacy Outlets, Inc. on 9/17/2003
- g) Amended to Bionic Products, Inc. in 2003
- h) Merged and changed name to Texas Oil & Minerals, Inc. on 5/7/2011
- i) Merged and changed name to Golden Triangle Ventures, Inc. on 6/15/2020

State of Incorporation: Texas
Date of Incorporation: January 6, 1983
Status: Active

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

NONE

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

In January 2019, Tom Gouger, owner of the Preferred Series F and G shares, entered an agreement with Steffan Dalsgaard for the sale of ownership of the preferred shares which represent voting control of the Company, subject to the terms of a seller's note. Tom Gouger resigned as CEO and Stuart Seim was appointed to the position of CEO and Chairman of the board. The Company (TOMI) entered into a Joint Venture Agreement with Golden Triangle Enterprises, Inc ("GTE") which began the implementation of a new business strategy. As part of the joint venture agreement, 100,000,000 shares were issued to Golden Triangle Enterprises, Inc.

On July 12, 2019, Steffan Dalsgaard and Tom Gouger executed an amended purchase and sale agreement which was formalized as the final sellers note between both parties for the sale of the Preferred Series F and G shares which represent voting control of the Company. Subsequently, the parties of the joint venture agreement decide to cancel its joint venture agreement and merge instead. Golden Triangle Enterprises, Inc. executed a merger agreement with Texas Oil & Minerals, Inc. and was unable to complete a formal merger with the state of Texas because the name Golden Triangle Enterprises, Inc. was not available in the state of Texas. The company elected to change its business name to Golden Triangle Ventures, Inc. ("GTV") and executed a merger agreement with Texas Oil & Minerals, Inc. on August 10, 2019, and completed a formal merger in the State of Texas on August 22, 2019. Management of GTV immediately moved forward with a formal corporate action with the Financial Industry Regulatory Authority (FINRA) to obtain a new stock symbol and name change. As part of the merger, the 100,000,000 restricted shares that were issued to GTE pursuant to the original joint venture agreement, were cancelled and taken back into the Treasury of the Company. The merger documentation was filed in Texas in August 2019, but at the request of FINRA it was refiled on June 15, 2020, in Nevada and Texas, resulting in Texas Oil & Minerals, Inc. officially becoming Golden Triangle Ventures, Inc. The company name and CUSIP change was formally accepted by FINRA on November 6, 2020, and went into effect on November 9, 2020, resulting in the company stock symbol changing from TOMI to GTVH and FINRA officially recognizing the company name as Golden Triangle Ventures, Inc. Management elected to run the operations of its business through Golden Triangle Enterprises, Inc. as a wholly owned subsidiary.

Golden Triangle Ventures, Inc. ("GTV") is a multi-faceted consulting company aiming to purchase, acquire and/or joint venture with businesses in the Entertainment, Health and Technology sectors. The company intends to purchase, acquire and/or joint venture with established entities within these areas of business. In addition, GTV provides a professional corporate representation service to different companies in these sectors while consulting on a variety of different business development objectives. Golden Triangle Ventures is highly focused on acquiring a well-diversified portfolio of unique companies under one umbrella which are all managed and owned by GTV.

On August 9, 2019, Golden Triangle Ventures, Inc. executed a share exchange agreement with Lavish Entertainment, Inc. to acquire 100% of the company, which was later announced on November 5, 2019, after the company completed its business strategy and expansion plans. Lavish Entertainment, Inc. is doing business as (DBA) EpicRaves and is operating out of Las Vegas, Nevada. The company started doing business in 2017 and was established with a vision of becoming a nationally recognized concert production company. The company currently has more than 30,000 national followers and nearly 100 team members who have helped the company successfully organize some of the most exciting electronic dance music concerts in Las Vegas. Lavish Entertainment, Inc. is a wholly owned subsidiary of GTV which operates under its Entertainment Division.

On August 13, 2019, Golden Triangle Ventures, Inc., acquired 51% of HyFrontier Technologies, Inc. which was later announced as the company's third acquisition on January 13, 2020, after the company completed its initial business strategy and product development plans. HyFrontier Technologies, Inc. is operating under the company Technology Division and owns a patent-pending process and device technology called "HyGrO," which is a molecular hydrogen and oxygen delivery system for agriculture. Golden Triangle Ventures, Inc. is assisting the company in commercializing the HyGrO unit for farm and home use in markets across the globe. HyFrontier Technologies, Inc. has a mission to improve global crop production efficiency by producing hydrogen and oxygen directly in the water stream. This technology can be used on any species of plant life in nearly any grow medium. Additionally, the system can be retrofitted to wellheads for large-scale agricultural projects, indoor grow operations and small farms or utilized for a multitude of residential home and garden applications. In-house testing has shown evidence that hydrogen is capable of increasing crop yields by up to 25% and, in many circumstances, a much higher amount. Larger root systems and better overall plant health were also observed by watering plants with the HyGrO unit. Multiple third-party commercial farms and testing facilities are currently working to validate the HyGrO technology, and all preliminary results have shown positive results.

On October 15, 2019, Golden Triangle Ventures, Inc. organized and acquired 100% of Global Health Services, LLC which was later announced on December 10, 2019, after the company completed its initial business strategy and product development plans. Global Health Services, LLC is a wide-ranging Hemp processing and distribution service provider, formed to transact all CBD and health related business as a wholly owned subsidiary of Golden Triangle Ventures, Inc. under its health division. The company offers a variety of post-harvest services for CBD Hemp farmers which range from Initial Extraction, Distillation, Isolation, or any other processing services needed. Global Health Services also assists new or existing CBD stores that are looking for co-packaging, white labeling or any form of product fulfillment, marketing, or branding.

On March 25, 2020, Global Health Services, LLC expanded its business into the medical protective gear industry to help supply the growing demand of N95 Rated Masks, KN95 Rated Masks, Surgical Masks, Medical Masks, Medical Suits, Medical Gloves, Medical Boots and Sanitizer to local government agencies, businesses, and health industries in the private sector. The company formed direct relationships with manufacturing facilities all over the world and was issued an FDA Registration and Import License to sell and import medical devices. An internal sales team with a large hospital database was developed and the team launched its new division in April 2020.

On November 23, 2020, Golden Triangle Ventures announced its plan to Spin Off its subsidiary Global Health Services and dividend its shareholders. On December 2, 2020, Golden Triangle Ventures announced its plan to Spin Off its subsidiary Lavish Entertainment. The Company announced an Ex-Dividend date of February 19, 2021, to spin-off two of its subsidiaries. It was determined that it was in the best interest of the Company and the shareholders to retain a PCAOB auditing firm and hold the spin offs until the company is a fully-reporting, 1934 Act Filing Company. All shareholders of record on February 19, 2021, will be given shares of the new companies when they are successfully spun-off. On March 29, 2021, the Company announced that it has retained MaloneBailey, LLP (www.Malone-Bailey.com) to be its auditing and accounting firm. The Auditors were chosen based on the firm's experience and the Houston-based firm is ranked among the top audit firms in America.

On March 25, 2021, the Company announced that its wholly owned subsidiary, Global Health Services, Inc. has formalized a partnership with Le Pragma to offer a full retail line of high-end, all-natural, health, wellness, and beauty products. The company's health portal is now complete and live which will offer all company health related products and services.

On April 30, 2021, Golden Triangle Ventures, Inc. announced a partnership with Positron, a leading Virtual Reality (VR) technology and entertainment company to develop an immersive platform for live streaming concerts and events in Virtual Reality to allow the company to monetize its events to the world and offer a unique viewing experience unlike anything available in the market.

On May 6, 2021, Golden Triangle Ventures, Inc. announced the acquisition of Napa Wine Brands, Inc., a synergistic business that has the mission of providing a world-class portfolio of unique brands which are all birthed from Napa Valley and Sonoma Valley in the heart of California's Wine Country that has the mission of providing a world-class portfolio of unique brands which are all birthed from Napa Valley and Sonoma Valley in the heart of California's Wine Country. The Company has a commitment to manufacture and distribute specialty wines, foods, and unique items while tapping into an array of hidden markets in the food and beverage industry. With extensive resources and award-winning products, Napa Wine Brands aims to develop some of the most desirable products in today's market. Originated by some of the most profound experts in Napa Valley, the Company's vision is to broaden the horizon of a traditional Food and Wine Company by creating a platform different than anything seen in the Northern Hemisphere.

On May 12, Golden Triangle Ventures announced the acquisition of a top tier professional sound system, and formed a partnership with SuperKollider Sound, LLC to provide a strategic benefit to the Company's Entertainment Division under Lavish Entertainment, Inc. The sound system was manufactured by Hennessey Sound Design and previously owned by SuperKollider Sound, LLC. Hennessey Sound Design provides a world-class, professional audio system complete with an advanced and state-of-the-art speaker design. This audio system is one of the highest quality systems on the market and is uniquely catered to the bass music culture. This acquisition completes one of the many developing milestones under Lavish Entertainment. Further bolstering this acquisition is the alliance of the expert team at SuperKollider Sound who provides years of experience in operating sound and production for countless live concerts. This partnership formed will give management the opportunity to keep all production and sound-related projects in-house, while also limiting the need to outsource any equipment at the live concerts and events the Company will be hosting.

On May 17, 2021, Golden Triangle Ventures, Inc. executed a formal acquisition agreement with Robert DuBose to purchase the remaining 49% of HyFrontier Technologies, Inc., resulting in Golden Triangle Ventures owning 100% of the Technology Company. To push the development and commercialization of the technology, management has now moved the Company headquarters from Colorado to Florida and the team involved has transitioned its operations into a 7800 sq. ft. state-of-the-art manufacturing facility. The Company recently executed a 3-year lease with an option to purchase the entire 24,000 sq. ft. building which will help the business in achieving its ultimate goal of commercializing this technology to the world.

On May 26, 2021, Golden Triangle Ventures, Inc. Announced the Acquisition of The Lodge Winery & Olive Oil Co. under the Company's Food & Wine Division, Napa Wine Brands, Inc. The Lodge Winery & Olive Oil Co. is an established wine brand, which produces award-winning wines and locally grown & milled - single varietal extra virgin olive oils, and a variety of award-winning wine vinegars. Currently, the winery offers wines from Napa Valley & Sonoma County, and other surrounding regions. In addition to manufacturing award-winning products, the Lodge Winery & Olive Oil Co. has a vision of building an outdoorsmen's winery, similar to a large hunting or fishing lodge. The lodge's aesthetic would be comprised of rough-cut wood and open beam architecture. A large rock fireplace would be the centerpiece of the interior and the decor would be comprised of pieces that are reminiscent of an outdoor lifestyle. Management believes this winery would fit into a niche that no other winery in the area has and would cater to the large demographic of individuals who enjoy the outdoor lifestyle. The Lodge Winery & Olive Oil Co. is one of many exciting brands and products under the Napa Wine Brands umbrella, with many more to come.

On June 4, 2021, Golden Triangle Ventures, Inc., announces that Lavish Entertainment, Inc. has acquired Syndicate Bass Records, LLC to launch its debut experimental bass music record label. In conjunction with this news, the Company also announced that it will hold its first event of the year at Hard Rock Live in Las Vegas, Nevada on July 23, 2021. Syndicate Bass Records is a label collection curated by individuals who strongly believe in the impact of the Bass Music scene around the world. The Company strives to feature some of the most groundbreaking and undiscovered talent in Bass Music. Further, Management has spent countless hours vigorously searching for the most intricate and complex sounds in the game and has the mission to spread awareness and highlight artists from around the world in all forms of Bass Music. Lavish Entertainment has also formed a partnership with Dan Dailey, AKA CVPTVGON, to assist Syndicate Bass Records and an array of other exciting projects within the Company. CVPTVGON has been a well renowned bass music producer for years with releases on some of the largest bass music record labels in the world. This partnership will help drive the forward trajectory of the entire business and provide a significant value to the Company label releases, bookings and other projects that will be disclosed in the months ahead.

On June 10, 2021, Golden Triangle Ventures, Inc., announces the full acquisition of Sonder Fulfillment, LLC. Sonder Fulfillment (the "Company") is a leading Company in the industrial hemp and CBD industry. Dedicated to driving forward the most powerful and efficacious cannabinoid products in the world, Sonder Fulfillment (the "Company") is a leading Company in the industrial hemp and CBD industry. Sonder Fulfillment has put together a powerful team of research Ph.D.s., formulary scientists, and flavor compounding specialists to build advanced cannabinoid-based nutritional and homeopathic products that are designed to catalyze the endocannabinoid system (ECS) to support targeted wellness and relief. The Company's management team has built many well-known products in the natural medicine space for several decades and has coalesced that knowledge to build out superior processes and products. Additionally, due to the influence of the Company's co-founder, Nathan Puente, Sonder Fulfillment has strong and longstanding relationships with farms, extraction labs, product formulation labs, and co-packaging companies, which allows Sonder Fulfillment to secure the complete supply chain from start to finish and provide its clients with the lowest cost of goods sold as possible while maintaining the highest quality standards in the industry. Mr. Puente built the first pre commodity fund to help the U.S. commercialize hemp along with the rest of the world and was largely responsible for pioneering large scale agriculture of industrial hemp in many of the U.S. states. Mr. Puente and his teams have been growing thousands of acres a year, 2020 being the largest with 20,000 acres of high-quality industrial hemp grown with the purpose of medicinal extraction. This kind of vertical integration and control has not only attracted the largest companies in the cannabis space but has also allowed Sonder Fulfillment the ability to produce over 350 distinct types of holistic products - many of which address major medical conditions, from skin, blood, bone, organ, and mental illnesses. Sonder Fulfillment has produced for and currently has white-label contracts for some of the largest CBD companies in the space, such as Select (a division of CURA), Amway and many others. The Company provides bulk raw CBD materials to clients in 22 countries and is now paving the way to become the first Company to provide legally commercialized end consumer CBD products into "hard to penetrate" markets such as Japan, Australia, South Korea, and Mexico. Looking to the future, Sonder Fulfillment plans to utilize the newly found partnership with Golden Triangle Ventures to expand product offerings, increase reach, enter new markets, and more importantly further its research into the conditions that cannabinoid products can potentially assist with, in a homeopathic nature. Furthermore, Sonder Fulfillment has partnered with GVB Biopharma, one of the largest industrial hemp processors in the space, to undertake the extensive and rigorous process to get Active Pharmaceutical Ingredient (API) certification for raw products. API certification will allow Sonder Fulfillment to further expand its reach into markets where CBD can only be distributed through prescriptions as a medicinal product.

On July 28, 2021, the company announced that it has executed a Letter of Intent to acquire Le Pragma, LLC which is a full retail line of high-end, all-natural, health, wellness, and beauty products. Le Pragma has a strategic vision of becoming the CBD line of the future. With innovative formulations and dedication to a precise science, Le Pragma delivers optimal wellness throughout its quality product line. Additionally, as an educational leader in the industry, Le Pragma has a mission of providing clear, evidence-based knowledge of the lifestyle benefits of CBD, or cannabidiol. This includes clinical trials, proper usage recommendations and scientific background profiles on the products released. The valuation of all inventories acquired could generate more than \$5 million in retail sales through established distribution channels.

On September 28, 2021, the company announced that it has executed a partnership and consulting contract with Lelantos Holdings, Inc. The Partnership is intended to assist the Lelantos Holdings in becoming publicly traded while also providing business advisory services for an array of strategic projects. Lelantos Holdings, Inc. is managed and operated by the founders of Sonder Fulfillment, LLC, a wholly owned subsidiary of Golden Triangle Ventures, Inc. Lelantos Holdings is a professional corporate advisory company that seeks to acquire, purchase and/or joint venture with established entities in strategic and emerging market sectors such as engineering, agricultural technology, and medical technology. The Company is dedicated to joint venturing with or successfully transforming the entities it acquires at a speed and scale to sustain transformational impact over time to capture full potential. By relentlessly focusing on capability building and assembling winning leadership teams, Lelantos Holdings strives to ensure the right mechanisms are in place to make its entities capable of driving and sustaining this transformational impact. Golden Triangle has invested over \$500,000 into Lelantos Holdings in 2021, which has helped capitalize the development of a large agricultural refining operation in Michigan. This is a flagship project within Lelantos Holdings that will represent one of the many Company operations in the United States and abroad.

On November 3, 2021, the company announced that its management team has renegotiated the terms of investment from its primary Note Holder, TK Zarro, LLC ("TK"). TK has agreed to convert all its Series H Preferred shares of Golden Triangle Ventures into convertible debt. The Company has executed an amended loan agreement with TK which will permit Golden Triangle Ventures to access additional capital through a \$5,000,000 credit facility. The credit facility will have a 10% simple interest rate per year. Under the terms of the Credit Facility any balance owed to TK may be converted, on a dollar-for-dollar basis, into restricted stock at a 20% discount to the share price of GTVH. In addition, the board of directors of the Company has elected to pursue, subject to qualification by the United States Securities and Exchange Commission ("SEC"), an exempt offering via Regulation A, Tier 1 ("Reg. A") of the JOBS Act, to help the Company finance some of its short-term capital needs. Management is now working with its securities counsel to file this Reg A in the near future, in the hope that it will provide a structure that may allow its businesses the ability to capitalize its projects.

On November 4, 2021, the company announced the launch of its first Music Festival, Playa Playground New Year's Eve Festival, which will be organized by the company's Entertainment Division through Lavish Entertainment, Inc. The event will take place on Dec. 31, 2021, at AREA15, Las Vegas' newest immersive art and entertainment complex, located minutes from the Las Vegas Strip. Playa Playground will provide an immersive and interactive sensory experience unlike anything else Las Vegas has to offer. The New Year's festival will span three venues at AREA15: The Grounds festival space, the A-Lot outdoor stage, and The Portal, a 360-degree projection mapped room. The party will feature five different playa-style Sound Camps, six art car stages, interactive art installations, food trucks, games, carnival rides and myriad other entertaining attractions. The overarching vision for the event is to bring the famed Playa to Las Vegas' newest venue, AREA15.

On November 19, 2021, Golden Triangle Ventures announced that announces that, due to an error in recognition measurement resulting from mathematical calculations that existed at the time the financial statements were previously prepared, the Company will be filing a restatement of every Financial Statement published under GTVH since the Company completed its merger with Texas Oil & Minerals, Inc. ("TOMI"). The Company detected some discrepancies in its 2Q 2021 financial statement which have now been reviewed and corrected by F.A.R. Out Numbered, LLC ("FAR") accounting services. To ensure all Company financials are auditable and accurate, management has decided to restate all Financial Statements in order to begin the audit process. FAR has been appointed the new Corporate Accountant/Controller, Enrolled Agent, and Licensed Tax Consultant of Golden Triangle Ventures, Inc. FAR replaces XTAX Pros ("XTAX") and will work closely to assist the Company in preparing its financials for its anticipated audit for the specific purpose of up listing and becoming a fully reporting SEC filer which is needed to complete the two anticipated spin-offs. The Company also announced that TK Zarro, LLC ("TK") has agreed to halt all note conversions for at least 90 days and invest up to \$1,175,000 into Golden Triangle Ventures, Inc. which will help capitalize its New Year's Eve Festival and assist the Company in closing its acquisition of Le Pragma, both of which are immediate revenue producing material events. The repayment of this loan will be from fundamental business revenue and not be a further share issuance or obligation. In addition, TK has agreed to allow Golden Triangle Ventures to enter negotiations to pay off the outstanding legacy debt from the convertible promissory note so the Company can officially retire this debt when able to do so. Management will soon be opening a new Preferred class of shares which will be used to issue all shareholders of record as of February 19, 2021, stock in the new Preferred class. This share issuance will be the declared dividend used for each anticipated spin-off of Lavish Entertainment and Global Health Services that will be filed for after the full audit is complete.

On December 31, 2021, Golden Triangle Ventures announced that it has amended its original consulting agreement with Lelantos Holdings, Inc. to provide further value to the Company and formally initiate a long-term partnership with the goal of contributing to each party's success. The partnership is intended to assist the Company to become publicly traded while also providing business advisory services for an array of strategic projects. Lelantos Holdings, Inc. is managed and operated by the founders of Sonder Fulfillment, LLC, a wholly owned subsidiary of Golden Triangle Ventures, Inc. As part of the agreement between Lelantos Holdings and the Company, Steffan Dalsgaard, CEO of Golden Triangle Ventures, has joined the Board of Directors of Lelantos Holdings, alongside Lelantos President Nathan Puente and Vice President Joshua Weaver. Lelantos Holdings has agreed to repay the Company its initial \$500,000 investment in Q1 2022. This investment was used to capitalize the development of a large-scale agricultural refining operation in Michigan. Further extending value to the partnership, Lelantos Holdings has executed an agreement to pay Golden Triangle Ventures a monthly retainer fee of \$250,000 per month, with the first two months of service anticipated to be paid in January 2022. This monthly retainer fee will adjust into a percentage of net profits once the Michigan facility officially launches and begins generating revenue. The consulting services provided by Golden Triangle Ventures will assist Lelantos Holdings in becoming publicly traded and provide a full support structure by collectively implementing professional teams to manage Operations, Marketing, Media, Legal, Accounting, Investor Relations, and many other services.

The address(es) of the issuer's principal executive office:

3035 E Patrick Ln. #15, Las Vegas, NV 89120

The address(es) of the issuer's principal place of business:

Check box if principal executive office and principal place of business are the same address:

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

Yes:

No:

If this issuer or any of its predecessors have been the subject of such proceedings, please provide additional details in the space below:

N/A

2) Security Information

Trading symbol:	GTVH		
Exact title and class of securities outstanding:	Common Stock		
CUSIP:	38123L105		
Par or stated value:	\$0.001		
Total shares authorized:	500,000,000	as of date:	12/31/2021
Total shares outstanding:	105,495,600	as of date:	12/31/2021
Number of shares in the Public Float ² :	95,093,437	as of date:	12/31/2021
Total number of shareholders of record:	105	as of date:	12/31/2021

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

Trading symbol:	N/A		
Exact title and class of securities outstanding:	Series A Preferred		
CUSIP:	N/A		
Par or stated value:	\$.01		
Total shares authorized:	125,000	as of date:	12/31/2021
Total shares outstanding:	-0-	as of date:	12/31/2021

Trading symbol:	N/A		
Exact title and class of securities outstanding:	Series B Preferred		
CUSIP:	N/A		
Par or stated value:	.01		
Total shares authorized:	125,000	as of date:	12/31/2021
Total shares outstanding:	-0-	as of date:	12/31/2021

Trading symbol:	N/A		
Exact title and class of securities outstanding:	Series C Preferred		
CUSIP:	N/A		
Par or stated value:	\$.001		
Total shares authorized:	5,000,000	as of date:	12/31/2021
Total shares outstanding:	-0-	as of date:	12/31/2021

Trading symbol:	N/A		
Exact title and class of securities outstanding:	Series F Preferred		
CUSIP:	N/A		
Par or stated value:	\$.01		
Total shares authorized:	100	as of date:	12/31/2021
Total shares outstanding:	100	as of date:	12/31/2021

Trading symbol:	N/A		
Exact title and class of securities outstanding:	Series G Preferred		
CUSIP:	N/A		
Par or stated value:	\$.01		
Total shares authorized:	1,250	as of date:	12/31/2021
Total shares outstanding:	1,250	as of date:	12/31/2021

Trading symbol:	N/A		
Exact title and class of securities outstanding:	Series H Preferred		
CUSIP:	N/A		
Par or stated value:	\$.01		
Total shares authorized:	1,000,000	as of date:	12/31/2021
Total shares outstanding:	170,280	as of date:	12/31/2021

Trading symbol:	N/A		
Exact title and class of securities outstanding:	Series I Preferred		
CUSIP:	N/A		
Par or stated value:	\$.01		
Total shares authorized:	5,000,000	as of date:	12/31/2021
Total shares outstanding:	4,399,000	as of date:	12/31/2021

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.

Transfer Agent

Name: Signature Stock Transfer
Phone: 972-612-4120
Email: Jason@SingatureStockTransfer.com
Address: 14673 Midway Road, Suite #220, Addison, Texas 75001

Is the Transfer Agent registered under the Exchange Act?³ Yes: No:

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

3) Issuance History

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:

Shares Outstanding as of Second Most Recent Fiscal Year End:									
Opening Balance									
Date: December 31st, 2019						Common:	23,740,200		
						Series C Preferred:	4,000,000		
						Series F Preferred:	100		
						Series G Preferred:	1,250		
						Series H Preferred:	202,280		
						Series I Preferred:	2,290,000		
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	Restricted Or Unrestricted as of this filing.	Exemption Or Registration Type.
January 18, 2019	New Issuance	100,000,000	Common	.015	Yes	Golden Triangle Enterprises, Inc. (Jack Thompson, Managing Member)	Share Exchange (NOTE 1)	Restricted	Rule 144
April 8, 2019	New Issuance	1,000,000	Common	0.01	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Debt Conversion	Unrestricted	4(a)(1)
July 12, 2019	Return to Treasury	(-100,000,000)	Common	.015	Yes	Golden Triangle Enterprises, Inc. (Jack Thompson, Managing Member)	Share Exchange (NOTE 1)	Restricted	Rule 144
July 12, 2019	New Issuance	100,000	Preferred I	0.01	Yes	Thomas M Gouger	Contract Purchase of TOMI	Restricted	Rule 144
July 12, 2019	New Issuance	3,000,000	Preferred C	0.01	Yes	MCM Investment Group, LLC. (James Scannell, Managing Member)	Investment into Golden Triangle Ventures (NOTE 3)	Restricted	Rule 144
July 12, 2019	New Issuance	1,000,000	Preferred C	0.01	Yes	MCM Investment Group, LLC. (James Scannell, Managing Member)	Investment into Golden Triangle Ventures (NOTE 3)	Restricted	Rule 144
July 14, 2019	New Issuance	500,000	Preferred I	0.01	Yes	Steffan Dalsgaard	Contract Director / CEO / Founder	Restricted	Rule 144
July 14, 2019	New Issuance	200,000	Preferred I	0.01	Yes	Stuart Seim	Contract Director	Restricted	Rule 144
July 15, 2019	New Issuance	40,000	Preferred I	0.342	No	Camelot Nevada Trust (Billy Ray, Managing Member)	Contract Consultant	Restricted	Rule 144
August 6, 2019	New Issuance	1,400	Preferred H	0.05	Yes	Terry Pudwill	Investment into Golden Triangle Ventures	Restricted	Rule 144
August 9, 2019	New Issuance	800	Preferred H	0.025	Yes	Chuck Winters	Share Exchange from Lavish Entertainment Acquisition	Restricted	Rule 144
August 9, 2019	New Issuance	800	Preferred H	0.025	Yes	Codey Winters	Share Exchange from Lavish Entertainment Acquisition	Restricted	Rule 144
August 9, 2019	New Issuance	800	Preferred H	0.025	Yes	Corey Winters	Share Exchange from Lavish Entertainment Acquisition	Restricted	Rule 144
August 9, 2019	New Issuance	2,000	Preferred H	0.05	Yes	Dan Jurgens	Investment into Golden Triangle Ventures	Restricted	Rule 144

August 9, 2019	New Issuance	800	Preferred H	0.025	Yes	Dean Schafer	Share Exchange from Lavish Entertainment Acquisition	Restricted	Rule 144
August 9, 2019	New Issuance	4,000	Preferred H	0.05	Yes	Debra Laughead	Investment into Golden Triangle Ventures	Restricted	Rule 144
August 9, 2019	New Issuance	800	Preferred H	0.025	Yes	Eric Luis	Share Exchange from Lavish Entertainment Acquisition	Restricted	Rule 144
August 9, 2019	New Issuance	7,200	Preferred H	0.025	Yes	Eric Luis	Share Exchange from Lavish Entertainment Acquisition	Restricted	Rule 144
August 9, 2019	New Issuance	800	Preferred H	0.025	Yes	Gregory Scott Cramer	Share Exchange from Lavish Entertainment Acquisition	Restricted	Rule 144
August 9, 2019	New Issuance	2,400	Preferred H	0.025	Yes	Johnny Dale Kuder	Share Exchange from Lavish Entertainment Acquisition	Restricted	Rule 144
August 9, 2019	New Issuance	8,000	Preferred H	0.025	Yes	Justin Herman	Share Exchange from Lavish Entertainment Acquisition	Restricted	Rule 144
August 9, 2019	New Issuance	1,600	Preferred H	0.025	Yes	Justin Herman	Share Exchange from Lavish Entertainment Acquisition	Restricted	Rule 144
August 9, 2019	New Issuance	4,000	Preferred H	0.025	Yes	Justin Herman	Share Exchange from Lavish Entertainment Acquisition	Restricted	Rule 144
August 9, 2019	New Issuance	800	Preferred H	0.025	Yes	Justin Herman	Share Exchange from Lavish Entertainment Acquisition	Restricted	Rule 144
August 9, 2019	New Issuance	800	Preferred H	0.025	Yes	Justin Herman	Share Exchange from Lavish Entertainment Acquisition	Restricted	Rule 144
August 9, 2019	New Issuance	800	Preferred H	0.025	Yes	Karl Thompson	Share Exchange from Lavish Entertainment Acquisition	Restricted	Rule 144
August 9, 2019	New Issuance	2,000	Preferred H	0.05	Yes	Kooltronics, Inc. (David Laughead, Managing Member)	Investment into Golden Triangle Ventures	Restricted	Rule 144
August 9, 2019	New Issuance	800	Preferred H	0.025	Yes	Leon Zackoski	Share Exchange from Lavish Entertainment Acquisition	Restricted	Rule 144
August 9, 2019	New Issuance	800	Preferred H	0.025	Yes	Matthew Bianchi	Share Exchange from Lavish Entertainment Acquisition	Restricted	Rule 144
August 9, 2019	New Issuance	800	Preferred H	0.025	Yes	Michael Cesario	Share Exchange from Lavish Entertainment Acquisition	Restricted	Rule 144
August 9, 2019	New Issuance	800	Preferred H	0.025	Yes	Stuart Seim	Share Exchange from Lavish Entertainment Acquisition	Restricted	Rule 144
August 9, 2019	New Issuance	4,000	Preferred H	0.025	Yes	Terry Pudwill	Share Exchange from Lavish Entertainment Acquisition	Restricted	Rule 144
August 9, 2019	New Issuance	3,200	Preferred H	0.025	Yes	Terry Pudwill	Share Exchange from Lavish Entertainment Acquisition	Restricted	Rule 144
August 9, 2019	New Issuance	4,000	Preferred H	0.025	Yes	Terry Pudwill	Share Exchange from Lavish Entertainment Acquisition	Restricted	Rule 144
August 9, 2019	New Issuance	4,000	Preferred H	0.025	Yes	Terry Pudwill	Share Exchange from Lavish Entertainment Acquisition	Restricted	Rule 144
August 9, 2019	New Issuance	800	Preferred H	0.025	Yes	Tiffany Winters	Share Exchange from Lavish Entertainment Acquisition	Restricted	Rule 144
August 9, 2019	New Issuance	2,720	Preferred H	0.025	Yes	Zachary Hollander	Share Exchange from Lavish Entertainment Acquisition	Restricted	Rule 144
August 9, 2019	New Issuance	800	Preferred H	0.025	Yes	Zachary Hollander	Share Exchange from Lavish Entertainment Acquisition	Restricted	Rule 144
August 9, 2019	New Issuance	1,760	Preferred H	0.025	Yes	Zachary Hollander	Share Exchange from Lavish Entertainment Acquisition	Restricted	Rule 144
August 9, 2019	New Issuance	64,680	Preferred H	0.025	Yes	Steffan Dalsgaard	Share Exchange from Lavish Entertainment Acquisition	Restricted	Rule 144

August 9, 2019	Return to Treasury	(-64,680)	Preferred H	0.025	Yes	Steffan Dalsgaard	Share Exchange (NOTE 2)	Restricted	Rule 144
August 12, 2019	New Issuance	4,000	Preferred H	0.05	Yes	Chris Sartori	Investment into Golden Triangle Ventures	Restricted	Rule 144
August 13, 2019	New Issuance	2,000	Preferred H	0.05	Yes	Standard Innovations (David Arrieta, Managing Member)	Investment into Golden Triangle Ventures	Restricted	Rule 144
August 13, 2019	New Issuance	150,000	Preferred I	0.12	No	Robert DuBose	Share Exchange from HyFrontier Technologies Acquisition 51% Ownership	Restricted	Rule 144
August 15, 2019	New Issuance	2,000	Preferred H	0.05	Yes	Jung Kwak	Investment into Golden Triangle Ventures	Restricted	Rule 144
August 21, 2019	New Issuance	300,000	Preferred I	0.01	Yes	Christian Dalsgaard	Contract Consultant / Founder	Restricted	Rule 144
August 21, 2019	New Issuance	500,000	Preferred I	0.01	Yes	Michael Laughead	Contract Consultant / Founder	Restricted	Rule 144
August 21, 2019	New Issuance	500,000	Preferred I	0.01	Yes	Nathan Puente	Contract: Advisory Board / Founder	Restricted	Rule 144
August 30, 2019	New Issuance	18,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
September 6, 2019	New Issuance	40,000	Preferred H	0.05	Yes	High Point Enterprises, LLC (Michael High, Managing Member)	Investment into Golden Triangle Ventures	Restricted	Rule 144
September 9, 2019	New Issuance	4,000	Preferred H	0.05	Yes	Chris Sartori	Investment into Golden Triangle Ventures	Restricted	Rule 144
September 9, 2019	New Issuance	2,000	Preferred H	0.05	Yes	Lisa Sartori	Investment into Golden Triangle Ventures	Restricted	Rule 144
September 20, 2019	New Issuance	2,000	Preferred H	0.05	Yes	Lyle Schumack	Investment into Golden Triangle Ventures	Restricted	Rule 144
September 20, 2019	New Issuance	2,000	Preferred H	0.05	Yes	Mike & Diane Waltman	Investment into Golden Triangle Ventures	Restricted	Rule 144
October 8, 2019	New Issuance	2,000	Preferred H	0.05	Yes	John Geffre	Investment into Golden Triangle Ventures	Restricted	Rule 144
October 8, 2019	New Issuance	2,000	Preferred H	0.05	Yes	Ronald Geffre	Investment into Golden Triangle Ventures	Restricted	Rule 144
October 8, 2019	New Issuance	2,000	Preferred H	0.05	Yes	Scott Grebner	Investment into Golden Triangle Ventures	Restricted	Rule 144
October 21, 2019	New Issuance	4,000	Preferred H	0.05	Yes	Hubert Wiler	Investment into Golden Triangle Ventures	Restricted	Rule 144
October 21, 2019	New Issuance	2,000	Preferred H	0.05	Yes	Shorty's One Stop (Deborah Berens, Managing Member)	Investment into Golden Triangle Ventures	Restricted	Rule 144
November 7, 2019	New Issuance	2,000	Preferred H	0.05	Yes	David Jones (Todd D Jones)	Investment into Golden Triangle Ventures	Restricted	Rule 144
November 12, 2019	New Issuance	8,000	Preferred H	0.05	Yes	Laroy Orr	Investment into Golden Triangle Ventures	Restricted	Rule 144
November 22, 2019	New Issuance	20,000	Preferred H	0.05	Yes	Angelo Terracciano	Investment into Golden Triangle Ventures	Restricted	Rule 144
December 3, 2019	New Issuance	20,000	Preferred H	0.05	Yes	Angelo Terracciano	Investment into Golden Triangle Ventures	Restricted	Rule 144
December 16, 2019	New Issuance	2,297,700	Common	0.001	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Debt Conversion	Unrestricted	4(a)(1)
January 11, 2020	New Issuance	100,000	Preferred I	0.108	No	Malachi Farrow	Contract Advisor	Restricted	Rule 144
January 21, 2020	New Issuance	400	Preferred H	0.05	Yes	Gary Nolan	Investment into Golden Triangle Ventures	Restricted	Rule 144

January 21, 2020	New Issuance	400	Preferred H	0.05	Yes	Terry Nolan	Investment into Golden Triangle Ventures	Restricted	Rule 144
January 23, 2020	New Issuance	6,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
February 4, 2020	New Issuance	400	Preferred H	0.05	Yes	Cary Nolan	Investment into Golden Triangle Ventures	Restricted	Rule 144
February 14, 2020	New Issuance	5,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
February 27, 2020	New Issuance	800	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
March 4, 2020	New Issuance	200,000	Preferred I	0.052	No	Edmund Schiavoni	Contract Advisor	Restricted	Rule 144
March 9, 2020	New Issuance	2,297,700	Common	0.001	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Debt Conversion	Unrestricted	4(a)(1)
March 12, 2020	New Issuance	6,800	Preferred H	0.05	No	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
April 1, 2020	New Issuance	4,000	Preferred H	0.05	No	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
June 18, 2020	New Issuance	2,297,700	Common	0.001	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Debt Conversion	Unrestricted	4(a)(1)
July 1, 2020	New Issuance	4,000	Preferred H	0.05	No	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
July 12, 2020	Return to Treasury	(-2,500,000)	Preferred C	0.01	Yes	MCM Investment Group, LLC. (James Scannell, Managing Member)	Investment into Golden Triangle Ventures	Restricted	Rule 144
July 12, 2020	New Issuance	2,500,000	Common	0.01	Yes	MCM Investment Group, LLC. (James Scannell, Managing Member)	Preferred Share Conversion (NOTE 3)	Unrestricted	Rule 144
July 31, 2020	New Issuance	4,000	Preferred H	0.05	No	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
August 20, 2020	New Issuance	3,000,000	Common	0.001	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Debt Conversion	Unrestricted	4(a)(1)
August 21, 2020	New Issuance	6,000	Preferred H	0.05	No	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
September 9, 2020	New Issuance	2,400	Preferred H	0.05	No	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
September 14, 2020	New Issuance	4,000	Preferred H	0.05	No	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
September 14, 2020	New Issuance	7,000	Preferred I	0.0808	No	Canada, Inc. (Kada Mesli, Managing Member)	Contract Consulting	Restricted	Rule 144
September 18, 2020	New Issuance	3,600	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
September 24, 2020	New Issuance	4,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
October 1, 2020	New Issuance	4,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144

October 7, 2020	New Issuance	4,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
October 15, 2020	New Issuance	2,400	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
October 19, 2020	New Issuance	3,000,000	Common	0.001	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Debt Conversion	Unrestricted	4(a)(1)
October 21, 2020	New Issuance	40,000	Preferred I	0.07	Yes	Muscle Power Degreasers, LLC (Randy Bianchi, Managing Member)	Contract Consulting	Restricted	Rule 144
October 22, 2020	New Issuance	4,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
October 25, 2020	New Issuance	20,000	Preferred I	0.06	No	Zachary Hollander	Contract Consultant	Restricted	Rule 144
October 27, 2020	New Issuance	20,000	Preferred I	0.05	No	Eric Luis	Contract Consultant	Restricted	Rule 144
October 30, 2020	New Issuance	4,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
November 4, 2020	New Issuance	2,400	Preferred H	0.05	No	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
November 9, 2020	New Issuance	12,400	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
November 18, 2020	New Issuance	4,000	Preferred H	0.05	No	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
November 20, 2020	New Issuance	4,000	Preferred H	0.05	No	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
November 23, 2020	New Issuance	40,000	Preferred I	0.04	No	Joshua Caleb McWinn	Contract Consultant	Restricted	Rule 144
December 1, 2020	New Issuance	3,400	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
December 8, 2020	New Issuance	4,000	Preferred H	0.05	No	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
December 14, 2020	New Issuance	4,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
December 14, 2020	New Issuance	20,000	Preferred I	0.037	No	Corporate Ads, LLC (Henry Joseph Zelma, Managing Member)	Contract Consulting	Restricted	Rule 144
December 17, 2020	New Issuance	3,000,000	Common	0.001	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Debt Conversion	Unrestricted	4(a)(1)
December 17, 2020	New Issuance	8,000	Preferred H	0.05	No	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
December 21, 2020	New Issuance	1,200	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
December 28, 2020	New Issuance	4,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
January 4, 2021	New Issuance	4,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
January 11, 2021	New Issuance	4,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144

January 19, 2021	New Issuance	8,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
January 25, 2021	New Issuance	6,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
January 26, 2021	New Issuance	3,000,000	Common	0.001	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Debt Conversion	Unrestricted	4(a)(1)
February 1, 2021	New Issuance	4,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
February 9, 2021	New Issuance	4,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
February 11, 2021	New Issuance	12,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
February 12, 2021	New Issuance	3,000,000	Common	0.001	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Debt Conversion	Unrestricted	4(a)(1)
February 15, 2021	New Issuance	40,000	Preferred I	0.1882	No	Johnny Dale Kuder	Contract Consultant	Restricted	Rule 144
February 15, 2021	New Issuance	40,000	Preferred I	0.1882	No	Justin Herman	Contract Consultant	Restricted	Rule 144
February 15, 2021	New Issuance	60,000	Preferred I	0.1882	No	Muscle Power Degreasers, LLC (Randy Bianchi, Managing Member)	Contract Consultant	Restricted	Rule 144
February 15, 2021	New Issuance	300,000	Preferred I	0.1882	No	Terry Pudwill	Contract Consultant	Restricted	Rule 144
February 15, 2021	New Issuance	20,000	Preferred I	0.1882	No	Verna Pudwill	Contract Consultant	Restricted	Rule 144
February 16, 2021	New Issuance	5,600	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
February 19, 2021	New Issuance	10,400	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
March 1, 2021	New Issuance	10,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
March 8, 2021	New Issuance	8,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
March 12, 2021	New Issuance	3,000,000	Common	0.001	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Debt Conversion	Unrestricted	4(a)(1)
March 12, 2021	New Issuance	4,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
March 12, 2021	New Issuance	400	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
March 15, 2021	New Issuance	20,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
March 22, 2021	New Issuance	16,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
March 30, 2021	New Issuance	14,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
April 1, 2021	Return to Treasury	(-2,500,000)	Common	0.01	Yes	MCM Investment Group, LLC. (James Scannell, Managing Member)	Preferred Share Conversion (NOTE 3)	Unrestricted	Rule 144
April 1, 2021	New Issuance	2,500,000	Common	0.01	Yes	MCM Investment Group, LLC. (James Scannell, Managing Member)	Preferred Share Conversion (NOTE 3)	Restricted	Rule 144

April 6, 2021	New Issuance	4,000,000	Common	0.001	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Debt Conversion	Unrestricted	4(a)(1)
April 6, 2021	New Issuance	11,600	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
April 13, 2021	New Issuance	12,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
April 19, 2021	New Issuance	16,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
April 21, 2021	New Issuance	40,000	Preferred I	0.5799	No	Ian Erlandson	Share Exchange from Hennessey Sound Design Acquisition and Partnership with SuperKollider Sound, LLC	Restricted	Rule 144
April 29, 2021	New Issuance	20,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
May 3, 2021	New Issuance	100,000	Preferred I	0.47	No	Syndicate Bass Records, LLC (Malachi Farrow, Managing Member)	Share Exchange from Syndicate Bass Records Acquisition	Restricted	Rule 144
May 5, 2021	New Issuance	250,000	Preferred I	0.47	No	Arron Von Johnson	Share Exchange from Napa Wine Brands Acquisition	Restricted	Rule 144
May 6, 2021	New Issuance	16,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
May 17, 2021	New Issuance	350,000	Preferred I	0.34	No	Robert DuBose	Share Exchange from HyFrontier Technologies Acquisition 49% Ownership	Restricted	Rule 144
May 24, 2021	New Issuance	4,000,000	Common	0.001	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Debt Conversion	Unrestricted	4(a)(1)
June 3, 2021	New Issuance	200,000	Preferred I	0.24	Yes	Sonder Fulfillment, LLC (Joshua Weaver, Managing Member)	Share Exchange from Sonder Fulfillment Acquisition	Restricted	Rule 144
June 8, 2021	Return to Treasury	(-8,000)	Preferred H	0.025	Yes	Justin Herman	Preferred Share Conversion (NOTE 5)	Restricted	4(a)(1)
June 8, 2021	Return to Treasury	(-1,600)	Preferred H	0.025	Yes	Justin Herman	Preferred Share Conversion (NOTE 5)	Restricted	4(a)(1)
June 8, 2021	Return to Treasury	(-800)	Preferred H	0.025	Yes	Justin Herman	Preferred Share Conversion (NOTE 5)	Restricted	4(a)(1)
June 8, 2021	Return to Treasury	(-4,000)	Preferred H	0.025	Yes	Justin Herman	Preferred Share Conversion (NOTE 5)	Restricted	4(a)(1)
June 8, 2021	Return to Treasury	(-800)	Preferred H	0.025	Yes	Justin Herman	Preferred Share Conversion (NOTE 5)	Restricted	4(a)(1)
June 8, 2021	New Issuance	400,000	Common	0.025	Yes	Justin Herman	Preferred Share Conversion (NOTE 5)	Unrestricted	4(a)(1)
June 8, 2021	New Issuance	80,000	Common	0.025	Yes	Justin Herman	Preferred Share Conversion (NOTE 5)	Unrestricted	4(a)(1)
June 8, 2021	New Issuance	40,000	Common	0.025	Yes	Justin Herman	Preferred Share Conversion (NOTE 5)	Unrestricted	4(a)(1)
June 8, 2021	New Issuance	200,000	Common	0.025	Yes	Justin Herman	Preferred Share Conversion (NOTE 5)	Unrestricted	4(a)(1)
June 8, 2021	New Issuance	40,000	Common	0.025	Yes	Justin Herman	Preferred Share Conversion (NOTE 5)	Unrestricted	4(a)(1)

June 11, 2021	New Issuance	2,000	Preferred I	0.1775	No	Wesley R. Harvin II	Contract Legal	Restricted	Rule 144
June 15, 2021	Return to Treasury	(-1,500,000)	Preferred C	0.01	Yes	MCM Investment Group, LLC. (James Scannell, Managing Member)	Preferred Share Conversion (NOTE 3)	Restricted	Rule 144
June 15, 2021	New Issuance	1,500,000	Common	0.01	Yes	MCM Investment Group, LLC. (James Scannell, Managing Member)	Preferred Share Conversion (NOTE 3)	Restricted	Rule 144
June 18, 2021	New Issuance	4,000,000	Common	0.001	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Debt Conversion	Unrestricted	4(a)(1)
July 9, 2021	New Issuance	100,000	Preferred I	0.19	No	James Keener	Contract Consultant	Restricted	Rule 144
July 15, 2021	Returned to Treasury	(-4,000,000)	Common	0.01	Yes	MCM Investment Group, LLC. (James Scannell, Managing Member)	Preferred Share Conversion (NOTE 3)	Restricted	Rule 144
July 15, 2021	New Issuance	4,000,000	Common	0.01	Yes	MCM Investment Group, LLC. (James Scannell, Managing Member)	Preferred Share Conversion (NOTE 3)	Unrestricted	Rule 144
July 19, 2021	New Issuance	4,000,000	Common	0.001	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Debt Conversion	Unrestricted	4(a)(1)
August 3, 2021	New Issuance	4,000,000	Common	0.001	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Debt Conversion	Unrestricted	4(a)(1)
August 16, 2021	New Issuance	4,000,000	Common	0.001	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Debt Conversion	Unrestricted	4(a)(1)
September 1, 2021	New Issuance	4,000,000	Common	0.001	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Debt Conversion	Unrestricted	4(a)(1)
September 13, 2021	New Issuance	200,000	Common	0.03	No	Zachary T Stanifer	Contract Consultant	Restricted	Rule 144
September 13, 2021	New Issuance	200,000	Common	0.03	No	Travis S Nelson	Contract Consultant	Restricted	Rule 144
September 16, 2021	New Issuance	60,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
September 20, 2021	New Issuance	4,000,000	Common	0.001	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Debt Conversion	Unrestricted	4(a)(1)
September 20, 2021	New Issuance	10,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
September 24, 2021	New Issuance	20,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
September 29, 2021	New Issuance	14,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
October 1, 2021	New Issuance	4,000,000	Common	0.001	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Debt Conversion	Unrestricted	4(a)(1)
October 1, 2021	New Issuance	4,000,000	Common	0.001	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Debt Conversion	Unrestricted	4(a)(1)
October 8, 2021	New Issuance	36,000	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
October 20, 2021	New Issuance	4,000,000	Common	0.001	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Debt Conversion	Unrestricted	4(a)(1)
October 25, 2021	Return to Treasury	(-40,000)	Preferred I	.07	No	Muscle Power Degreasers, LLC (Randy Bianchi, Managing Member)	Contract Advisor	Restricted	Rule 144
October 25, 2021	New Issuance	2,000,000	Common	.07	No	Muscle Power Degreasers, LLC (Randy Bianchi, Managing Member)	Preferred Share Conversion	Restricted	Rule 144
October 28, 2021	New Issuance	4,000,000	Common	0.001	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Debt Conversion	Unrestricted	4(a)(1)

November 1, 2021	New Issuance	100,000	Preferred I	.0561	No	Kevin Casey Pachacki	Contract Advisor	Restricted	Rule 144
November 2, 2021	New Issuance	100,000	Preferred I	.0535	No	Steven Michael Mitchell	Contract Advisor	Restricted	Rule 144
November 2, 2021	Return to Treasury	(-480,400)	Preferred H	0.05	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility Consolidation (NOTE 4)	Restricted	Rule 144
November 15, 2021	New Issuance	4,000,000	Common	0.001	Yes	TK Zarro, LLC (Thomas Zarro, Managing Member)	Debt Conversion	Unrestricted	4(a)(1)
Shares Outstanding on date of this Report:			Ending Balance						
<u>Ending Balance Date:</u>									
<u>December 30, 2021</u>									
			Common:	<u>105,495,600</u>					
			Series F Preferred:	<u>100</u>					
			Series G Preferred:	<u>1,250</u>					
			Series H Preferred:	<u>170,280</u>					
			Series I Preferred:	<u>4,399,000</u>					

Example: A company with a fiscal year end of December 31st, in addressing this item for its quarter ended June 30, 2021, would include any events that resulted in changes to any class of its outstanding shares from the period beginning on January 1, 2019, through June 30, 2021, pursuant to the tabular format above.

Use the space below to provide any additional details, including footnotes to the table above:

NOTE 1 - Texas Oil & Minerals, Inc. entered into a Joint Venture Agreement and share exchange with Golden Triangle Enterprises, Inc ("GTE") which began the implementation of a new business strategy. As part of the agreement, 100,000,000 shares were issued to Golden Triangle Enterprises, Inc. Subsequently, both parties elected to merge and the 100,000,000 restricted shares that were issued to Golden Triangle Enterprises, Inc., pursuant to the original joint venture agreement, were cancelled and taken back into the Treasury of the Company.

NOTE 2 - On August 9 2019, Golden Triangle Ventures executed a share exchange to acquire 100% of Lavish Entertainment, Inc. All shareholders in Lavish Entertainment exchanged their shares for Preferred H stock in Golden Triangle Ventures which were all issued at \$0.025. Steffan Dalsgaard is the CEO of Lavish Entertainment and was the largest investor and shareholder in Lavish Entertainment. Upon completion of this acquisition, Steffan Dalsgaard was issued 64,680 Preferred H shares in Golden Triangle Ventures in which Mr. Dalsgaard immediately elected to cancel these shares and return them back into the Treasury of the Company. These Preferred H shares pledged to Mr. Dalsgaard were both issued and canceled on August 9, 2019.

NOTE 3 – On July 12, 2020, MCM Investment Group, LLC converted 2,500,000 shares of Preferred C into 2,500,000 Unrestricted Common Shares in the Company. The transfer agent realized there was an error in this issuance and these shares should have been issued as restricted shares. MCM Investment Group, LLC sent these shares back to the transfer agent and they were cancelled and reissued as restricted shares of common stock in the Company on April 1, 2021. On June 15, 2021, MCM Investment Group, LLC converted 1,500,000 shares of restricted Preferred Series C shares into 1,500,000 shares of restricted shares of common stock. On July 15, 2021, all 4,000,000 restricted common shares were reissued as unrestricted common shares. All Preferred Series C shares convert 1:1 into common stock.

NOTE 4 - On November 2, 2021, the Company executed an agreement and renegotiated the terms of investment from its Note Holder, TK Zarro, LLC ("TKZ"). TKZ was originally issued Preferred H shares for his investments in the Company and has now executed a 3(a)(9) Exchange through which 480,400 Preferred Series H shares owned by TKZ, were exchanged for a Credit Facility (the, "Credit Facility"). The Credit Facility has a 10% simple interest rate per year and all exchanged shares were returned to the Company treasury. Under the terms of the Credit Facility any balance owed to TKZ may be converted, on a dollar-for-dollar basis at a 20% discount to market price, into restricted stock of GTVH. In addition, TKZ agreed to increase the credit limit of the facility to \$5,000,000. The terms of this Credit Facility were viewed as a favorable option to the Company because of its ability to pay back the money loaned from TKZ. This Credit Facility may be viewed as less favorable in the event of a conversion below the \$0.05 share price of the originally issued Preferred H Shares that were owned by TKZ. The company is working towards a goal to pay back all loaned money from TKZ and eliminate all debt within the company. In the period ending December 31, 2021, TKZ loaned the Company \$3,638,000 through this credit facility.

NOTE 5 – On June 8, 2021, Justin Herman converted a total of 15,200 restricted Preferred Series H shares into 760,000 unrestricted common shares of stock in Golden Triangle Ventures. Preferred Series H shares convert 50:1 into common stock.

B. Debt Securities, Including Promissory and Convertible Notes

Use the chart and additional space below to list and describe all outstanding promissory notes, convertible notes, convertible debentures, or any other debt instruments that may be converted into a class of the issuer's equity securities.

Check this box if there are no outstanding promissory, convertible notes or debt arrangements:

Date of Note Issuance	Outstanding Balance (\$)	Principal Amount at Issuance (\$)	Interest Accrued (\$)	Maturity Date	Conversion Terms (e.g., pricing mechanism for determining conversion of instrument to shares)	Name of Noteholder (entities must have individual with voting / investment control disclosed)	Reason for Issuance (e.g., Loan, Services, etc.)
January 12, 2012	\$9,700	\$80,000	\$19,674.82	N/A	Convertible at \$.001	TK Zarro, LLC (Thomas Zarro, Managing Member)	Loan (NOTE A)
November 3, 2021	\$3,638,000	\$5,000,000	\$235,333.33	N/A	Convertible at 20% Discount	TK Zarro, LLC (Thomas Zarro, Managing Member)	Credit Facility (NOTE B)
July 15, 2021	\$725,000	\$750,000	\$3,321.53	July 15, 2024	Convertible at \$.12	SRAX, Inc. Randy Ferrell, Managing Member	Loan (NOTE C)
November 19, 2021	\$1,245,000	\$1,370,000	\$22,062.50	N/A	NON-CONVERTIBLE	TK Zarro, LLC (Thomas Zarro, Managing Member)	Loan (NOTE D)

Use the space below to provide any additional details, including footnotes to the table above:

NOTE A - The Company has an outstanding a convertible note which was originally issued on January 12, 2012 and is payable with a balance of \$12,900 on December 31, 2021, and \$59,400 on December 31, 2020. The convertible note bears interest at 5% beginning January 12, 2012, and converts at \$.001 per share of common stock. The convertible note default maturity date was waived by the previous noteholders.

NOTE B - On May 12, 2021, Golden Triangle Ventures, Inc. (the, "Company") has executed a \$2,000,000 credit facility with TK Zarro, LLC ("TKZ") which has an interest rate of 8% per year and the balance of this loan converts into restricted stock at a dollar-for-dollar basis and shall be calculated based on the 10-day average price of the borrower's stock as quoted on the OTC Markets under the stock symbol GTVH

On November 2, 2021, the Company executed an agreement and renegotiated the terms of investment from its Note Holder, TK Zarro, LLC ("TKZ"). TKZ was originally issued Preferred H shares for his investments in the Company and has now executed a 3(a)(9) Exchange through which 480,400 Preferred Series H shares owned by TKZ, were exchanged for a Credit Facility (the, "Credit Facility"). The Credit Facility has a 10% simple interest rate per year and all exchanged shares were returned to the Company treasury. Under the terms of the Credit Facility any balance owed to TKZ may be converted, on a dollar-for-dollar basis at a 20% discount to market price, into restricted stock of GTVH. In addition, TKZ agreed to increase the credit limit of the facility to \$5,000,000. The terms of this Credit Facility were viewed as a favorable option to the Company because of its ability to pay back the money loaned from TKZ. This Credit Facility may be viewed as less favorable in the event of a conversion below the \$0.05 share price of the originally issued Preferred H Shares that were owned by TKZ. The company is working towards a goal to pay back all loaned money from TKZ and eliminate all debt within the company. In the period ending December 31, 2021, TKZ loaned the Company \$3,638,000 through this credit facility.

NOTE C - On July 15, 2021, the Company entered into an agreement with SRAX, Inc. to provide Internet Advertising for Golden Triangle Ventures which is intended to enhance its corporate media outreach efforts. As part of this agreement with SRAX, Inc., the Company executed into 2 separate insertion orders to launch a digital advertisement campaign to expand the company's marketing efforts and highlight its business plan and vision with a large audience. The two insertion orders executed total \$1,250,000 and provide the Company 12 months of Internet Advertising Services. The first Insertion Order was for \$600,000 with terms to be paid on a monthly basis for 12 months, totaling \$50,000 per month. A second insertion order was executed for the sum of \$750,000.00 which will be paid in the form of a convertible debenture which bears interest at a rate of 1% per annum and has a maturity date of July 15, 2024 (the "Maturity Date") or such earlier date as this Debenture is required or permitted to be repaid. This convertible debenture has a conversion price of \$0.12 per share.

NOTE D - On November 19, 2021, TK Zarro, LLC executed a promissory note with the company for \$1,370,000 which capitalized Playa Playground Music Festival which was organized under Lavish Entertainment which operates the Company's Entertainment Division. This Music Festival was the biggest event organized by the Company since inception and was the largest event in Las Vegas on New Year's Eve. This promissory note does not convert into stock and as of December 31, 2021, the balance of this note is \$1,245,000.

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)⁴

Name: Felicia A. Rossi
Title: FAR Out Numbered, LLC
Relationship to Issuer: Independent Accounting Service

Provide the financial statements described below for the most recent fiscal year or quarter. For the initial disclosure statement (qualifying for Pink Current Information for the first time) please provide reports for the two previous fiscal years and any subsequent interim periods.

C. Balance Sheet

D. Statement of Income

E. Statement of Cash Flows

F. Statement of Retained Earnings

G. Notes to Financial Statements (Unaudited)

You may either (i) attach/append the financial statements to this disclosure statement or (ii) file the financial statements through OTCIQ as a separate report using the appropriate report name for the applicable period end. ("Annual Report," "Quarterly Report" or "Interim Report").

If you choose to publish the financial statements in a separate report as described above, you must state in the accompanying disclosure statement that such financial statements are incorporated by reference. You may reference the document(s) containing the required financial statements by indicating the document name, period end date, and the date that it was posted to OTCIQ in the field below. Financial Statements must be compiled in one document.

All Financial Statements Published In This Report

Financial statement information is considered current until the due date for the subsequent report (as set forth in the qualifications section above). To remain qualified for Current Information, a company must post its Annual Report within 90 days from its fiscal year-end date and Quarterly Reports within 45 days of each fiscal quarter-end date

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

Golden Triangle Ventures, Inc
C. Balance Sheet (Unaudited)
December 31, 2021, and December 31, 2020

	Dec 31, 21	Dec 31, 20
ASSETS		
Current Assets		
Checking/Savings		
GHS Ck 0231	203.47	-76.68
GHSI BOA 8911	11.93	0.00
GTE BOA Ck 4465	260.00	134.00
GTV Ck 0244	226.27	9.16
HFT Ck 8441	2,734.32	0.00
LVE Ck 8182	22,078.74	0.09
LVE Sv 7507	75,000.00	0.00
NWB Ck 5188	547.46	0.00
Petty Cash	1.32	0.00
SBR BOA 4074	100.00	0.00
Sonder Ck	7,579.47	0.00
Total Checking/Savings	108,742.98	66.57
Accounts Receivable		
A/R	148,131.21	0.00
Total Accounts Receivable	148,131.21	0.00
Other Current Assets		
GTV & PMGI InerEntity	8.75	0.00
LVE & SBR InterEntity	140.00	0.00
GTV To Lelantos Loan	489,000.00	0.00
T.P. Net Loans To/From	43,000.00	43,000.00
Inventory	125,688.00	0.00
PrePaid Consulting Contracts	5,565,716.72	1,786,250.03
Total Other Current Assets	6,223,553.47	1,829,250.03
Total Current Assets	6,480,427.66	1,829,316.60
Fixed Assets		
EpicRaves Trademark	225.00	225.00
Furniture and Equipment	114,233.83	0.00
Fusion 3D Printers	26,701.49	0.00
Hennessey Sound Acquisit. Asset	1,159,800.00	0.00
Hennessey Sound Equip Asset	25,000.00	0.00
HFT Acquisition Asset	6,850,000.00	900,000.00
NWB Acquisition Asset	5,875,000.00	0.00
Sonder Acquisition Asset	2,400,000.00	0.00
Syndicate Acquisition Asset	2,350,000.00	0.00
TOMI Acquisition Asset	175,000.00	175,000.00
Total Fixed Assets	18,975,960.32	1,075,225.00
TOTAL ASSETS	<u>25,456,387.98</u>	<u>2,904,541.60</u>
LIABILITIES & EQUITY		
Liabilities		
Current Liabilities		
Other Current Liabilities		
EL Loan	50,000.00	0.00
JPB Loan	2,500.00	0.00
RB Loan	20,000.00	0.00
GTE* Loan (To Stock Q4)	28,000.00	28,000.00
GTV Convertible Note*	29,374.82	88,769.82
GTV Sales Loan*	1,292,062.50	0.00
Total Other Current Liabilities	1,421,937.32	116,769.82
Total Current Liabilities	1,421,937.32	116,769.82
Long Term Liabilities		
GTV Credit Line*	3,873,333.35	0.00
SRAX Loan	753,321.54	0.00
Total Long Term Liabilities	4,626,654.89	0.00
Total Liabilities	6,048,592.21	116,769.82
Equity		
GTV Additional Paid In Capital	650.00	650.00
GTV Common Stock	453,842.50	45,442.50
GTV Common Stock*	100,893.10	25,893.10
GTV Pref C Stock	0.00	15,000.00
GTV Pref H Stock	376,100.00	395,100.00
GTV Pref H Stock**	0.00	80,850.00
GTV Pref H Stock*	0.00	336,000.00
GTV Pref I Stock	27,292,030.00	4,089,280.00
LVE Angel Investment	5,925.00	5,925.00
GTV Pref F Stock	1.00	1.00
GTV Pref G Stock	13.00	13.00
Stock Sale Discount	-20,000.00	-20,000.00
Retained Earnings	-2,342,972.20	-994,348.84
Owner's Investment**	240,269.30	156,589.38
Net Income	-6,698,955.93	-1,348,623.36
Total Equity	19,407,795.77	2,787,771.78
TOTAL LIABILITIES & EQUITY	<u>25,456,387.98</u>	<u>2,904,541.60</u>

Golden Triangle Ventures, Inc
D. Statement of Income (Unaudited)
December 31, 2021, and December 31, 2020

	<u>Oct - Dec 21</u>	<u>Oct - Dec 20</u>
Ordinary Income/Expense		
Income		
Sales	446,739.89	52.26
Service Income	265,608.29	0.00
Total Income	<u>712,348.18</u>	<u>52.26</u>
Cost of Goods Sold		
COGS	215,314.95	0.00
Talent	532,977.13	0.00
Venue	52,500.00	0.00
Total COGS	<u>800,792.08</u>	<u>0.00</u>
Gross Profit	-88,443.90	52.26
Expense		
Accounting	10,000.00	0.00
Advertising and Promotion	101,800.52	6,745.00
Automobile Expense	1,705.00	188.35
Bank Service Charges	4,216.19	1,135.70
Booking Fees	118,488.86	0.00
Commission	19,050.00	0.00
Computer and Internet Expenses	2,216.05	1,893.36
Consulting	636,158.33	327,249.99
Contractors	214,768.02	0.00
Dues & Subscriptions	661.78	19.98
Equipment Rental	106,592.53	0.00
Hosting	2,780.10	564.77
Insurance Expense	43,832.06	527.87
Interest Expense	214,162.94	742.50
Meals and Entertainment	3,508.16	465.00
Medical Transport	5,537.50	0.00
Merchant Fees	368.98	0.00
Office Supplies	41,728.96	0.00
Outside Services	3,500.00	20,604.00
Payroll Expenses	499,488.43	92,500.00
Postage & Shipping	8,372.89	356.34
Printing & Reproduction	1,975.00	0.00
Professional Fees	424,302.41	2,162.50
R&D Expense	3,756.59	1,394.45
Reimbursable Expenses	3,216.70	0.00
Rent Expense	39,449.50	460.56
Repairs and Maintenance	1,763.29	0.00
Security	164.97	0.00
Supplies	30,977.97	0.00
Taxes & License	135,559.03	2,100.00
Telephone Expense	1,019.14	457.87
Travel Expense	17,293.59	1,296.94
Utilities	10,929.58	0.00
Wardrobe/Uniforms	5,589.44	0.00
Website	292.79	61.17
Total Expense	<u>2,715,227.30</u>	<u>460,926.35</u>
Net Ordinary Income	-2,803,671.20	-460,874.09
Net Income	<u><u>-2,803,671.20</u></u>	<u><u>-460,874.09</u></u>

Golden Triangle Ventures, Inc
E. Statement of Cash Flows (Unaudited)
December 31, 2021, and December 31, 2020

	<u>Oct - Dec 21</u>	<u>Dec 2020</u>
OPERATING ACTIVITIES		
Net Income	-2,803,671.20	-460,874.09
Adjustments to reconcile Net Income to net cash provided by operations:		
A/R	-7,381.21	0.00
GTV & PMGI InerEntity	-8.75	0.00
LVE & SBR InterEntity	-140.00	0.00
GTV To Lelantos Loan	21,000.00	0.00
PrePaid Consulting Contracts	88,158.33	-78,500.01
EL Loan	50,000.00	0.00
JPB Loan	2,500.00	0.00
RB Loan	20,000.00	0.00
GTV Convertible Note*	-19,878.75	-5,257.50
GTV LOC1 May-Sept21*	-1,915,166.67	0.00
GTV Ticket Sales Loan*	1,292,062.50	0.00
Net cash provided by Operating Activities	<u>-3,272,525.75</u>	<u>-544,631.60</u>
FINANCING ACTIVITIES		
GTV Credit Line*	3,873,333.35	0.00
SRAX Loan	1,812.51	0.00
GTV Common Stock	376,400.00	6,000.00
GTV Common Stock*	20,000.00	0.00
GTV Pref H Stock**	-80,850.00	0.00
GTV Pref H Stock*	-1,111,000.00	164,500.00
GTV Pref I Stock	171,600.00	367,000.00
Owner's Investment**	83,850.00	76.00
Net cash provided by Financing Activities	<u>3,335,145.86</u>	<u>537,576.00</u>
Net cash increase for period	62,620.11	-7,055.60
Cash at beginning of period	46,122.87	7,122.17
Cash at end of period	<u><u>108,742.98</u></u>	<u><u>66.57</u></u>

Texas Oil & Mineral, Inc Now Known as Golden Triangle Ventures, Inc
 F. Statement of Shareholder Equity (Unaudited)

December 31, 2021, and December 31, 2020

*PIC=Paid In Capital	Common Stock	Shares Outstanding	Common PIC/Discount	Series c	Shares Outstanding	Series C PIC/Discount	Series F	Shares Outstanding	Series G	Shares Outstanding	Series H	Shares Outstanding	Series H PIC/Discount	Series I	Shares Outstanding	Series I PIC/Discount	Shares reserved	Retained Earnings/(loss)	Total Equity	
Income/(Loss) 4th qtr																			\$ (460,874.09)	
Shares Iss. Conv Debt 12-31-2020	\$ 6,000.00	6,000,000									\$ 164,500.00	65,800		\$ 367,000.00	140,000		\$ 76.00			
Total Year end 12-31-2020	\$ 71,335.60	39,835,600	\$ -	\$ 15,000.00	1,500,000	\$ (20,000.00)	\$ 1.00	100	\$ 13.00	1,250	\$ 731,100.00	319,880	\$ 4,089,280.00	2,737,000	\$ 244,014.38	\$ (2,342,972.20)	\$ 2,787,771.78			
Income/(Loss) 1st Qtr																			\$ (679,552.42)	
Shares Iss. Conv Debt	\$ 9,000.00	9,000,000									\$ 326,000.00	130,400		\$ 4,328,600.00	460,000		\$ 144.00			
Total Quarter ending March 31, 2021	\$ 80,335.60	48,835,600	\$ -	\$ 15,000.00	1,500,000	\$ (20,000.00)	\$ 1.00	100	\$ 13.00	1,250	\$ 1,057,100.00	450,280	\$ -	\$ 8,417,880.00	3,197,000	\$ -	\$ 244,158.38	\$ (3,022,524.62)	\$ 6,771,963.36	
Income/(Loss) 2nd Qtr																			\$ (1,561,280.49)	
Shares Iss. Conv Debt	\$ 46,000.00	15,760,000		\$ (15,000.00)	(1,500,000)						\$ 170,000.00	60,400		\$ 17,752,550.00	942,000		\$ (111.08)			
Total Quarter ending June 30, 2021	\$ 126,335.60	64,595,600	\$ -	\$ -	0	\$ (20,000.00)	\$ 1.00	100	\$ 13.00	1,250	\$ 1,227,100.00	510,680	\$ -	\$ 26,170,430.00	4,139,000	\$ -	\$ 244,047.30	\$ (4,583,805.11)	\$ 23,164,121.79	
Income/(Loss) 3rd Qtr																			\$ (1,654,451.82)	
Shares Iss. Conv Debt	\$ 32,000.00	20,400,000									\$ 260,000.00	104,000		\$ 950,000.00	100,000		\$ (203.00)			
Total Quarter ending September 30, 2021	\$ 158,335.60	84,995,600	\$ -	\$ -	0	\$ (20,000.00)	\$ 1.00	100	\$ 13.00	1,250	\$ 1,487,100.00	614,680	\$ -	\$ 27,120,430.00	4,239,000	\$ -	\$ 243,844.30	\$ (6,238,256.93)	\$ 22,751,466.97	
Income/(Loss) 4th Qtr																			\$ (2,803,671.20)	
Shares Iss. Conv Debt	\$ 396,400.00	22,000,000									\$ (1,111,000.00)	(444,400)		\$ 171,600.00	160,000		\$ 3,000.00			
Total Quarter ending December 30, 2021	\$ 554,735.60	106,995,600	\$ -	\$ -	0	\$ (20,000.00)	\$ 1.00	100	\$ 13.00	1,250	\$ 376,100.00	170,280	\$ -	\$ 27,292,030.00	4,399,000	\$ -	\$ 246,844.30	\$ (9,041,928.13)	\$ 19,407,795.77	

NOTE A - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Organization and Operations: Texas Oil & Minerals, Inc., A Texas Corporation, (now GOLDEN TRIANGLE VENTURES, INC.) is the surviving corporation of a merger with Bionic Products Inc., a Nevada Corporation on March 25, 2011. Bionic Products had not conducted any formal operations for several years prior to the March 25, 2011, merger. Golden Triangle Ventures, Inc. is headquartered in Las Vegas, Nevada and is seeking investors to fund its multifaceted consulting company with high potential ventures and unique business opportunities in the Entertainment, Healthcare, and Technology sectors.

In January 2019, Tom Gouger, former CEO of Texas Oil & Minerals and owner of the Preferred Series F and G shares which represent voting control of the Company, entered into a purchase and sale agreement for the Series F and G Preferred shares, subject to a seller note. This resulted in a change of control and Steffan Dalsgaard owning the Series F and G shares. Tom Gouger resigned as CEO and Stuart Seim was appointed to the position of CEO and Chairman of the board. The Company (TOMI) entered into a Joint Venture Agreement with Golden Triangle Enterprises, Inc ("GTE") which began the implementation of a new business strategy. The Joint Venture Agreement required that 100,000,000 restricted shares be issued by the Company to Golden Triangle Enterprises, Inc.

On July 12, 2019, Steffan Dalsgaard and Tom Gouger executed an amended purchase and sale agreement which was formalized as the final sellers note between both parties for the sale of the Preferred Series F and G shares which represent voting control of the Company. Subsequently, the parties of the joint venture agreement decide to cancel its joint venture agreement and merge instead. Golden Triangle Enterprises, Inc. executed a merger agreement with Texas Oil & Minerals, Inc. and was unable to complete a formal merger with the state of Texas because the name Golden Triangle Enterprises, Inc. was not available in the state of Texas. The company elected to change its business name to Golden Triangle Ventures, Inc. ("GTV") and executed a merger agreement with Texas Oil & Minerals, Inc. on August 10, 2019, and completed a formal merger in the State of Texas on August 22, 2019. Management of GTV immediately moved forward with a formal corporate action with the Financial Industry Regulatory Authority (FINRA) to obtain a new stock symbol and name change. As part of the merger, the 100,000,000 restricted shares that were issued to GTE pursuant to the original joint venture agreement, were cancelled and taken back into the Treasury of the Company. The merger documentation was filed in Texas in August 2019, but at the request of FINRA it was refiled on June 15, 2020, in Nevada and Texas, resulting in Texas Oil & Minerals, Inc. officially becoming Golden Triangle Ventures, Inc. The company name and CUSIP change was formally accepted by FINRA on November 6, 2020, and went into effect on November 9, 2020, resulting in the company stock symbol changing from TOMI to GTVH and FINRA officially recognizing the company name as Golden Triangle Ventures, Inc.

Golden Triangle Ventures, Inc. ("GTV") is a multi-faceted consulting company aiming to purchase, acquire and/or joint venture with businesses in the Entertainment, Health and Technology sectors. The company intends to purchase, acquire and/or joint venture with established entities within these areas of business. In addition, GTV provides a professional corporate representation service to different companies in these sectors while consulting on a variety of different business development objectives. Golden Triangle Ventures is highly focused on acquiring a well-diversified portfolio of unique companies under one umbrella which are all managed and owned by GTV. The Company is currently seeking funding for its operations. There can be no assurance that additional financing will be available on terms favorable to the Company or at all. If adequate funds are not available or are not available on acceptable terms, the Company will not be able to fund its operations. Such inability to fund operations will have a material adverse effect on the Company's business, results of operations and financial condition.

Cash and Cash Equivalents: The Company considers all highly liquid investments with an original maturity of three months or less to be cash equivalents.

NOTE A - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued...)

Income Taxes: The Company is taxed as a C Corporation. Deferred tax assets and liabilities are recorded on temporary differences between the book and tax basis of assets and liabilities. The Company is also subject to the Texas margin tax. Management is not aware of any uncertain tax positions that would have a significant impact on its financial position. Its federal tax returns for the last four years remain subject to examination. The Company has filed a federal tax return for at least the last 2 years and based on its limited to no operations during this period, the Company reported no federal tax liability.

Substantially all the Company's tax net operating losses are subject to the limitation imposed by IRS Section 382 in connection with the change in control from March 25, 2011, and against on August 22, 2019. Management has reviewed the tax net operating losses it has available, and due to its history of operating losses, has determined the application of a full valuation allowance is appropriate on December 31, 2021, and December 31, 2020. Accordingly, the Company's deferred tax asset has been reduced to \$0.

Estimates: The preparation of financial statements in conformity with U. S. generally accepted accounting principles 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. Actual results could differ from those estimates.

Subsequent Events: Subsequent events have been evaluated by management through the date of the report. Material subsequent events, if any, are disclosed in a separate footnote to these financial statements.

New Accounting Pronouncements: Management is not aware of any new accounting pronouncements that have been released, and are not yet effective, which will have a significant impact to its financial position or results of operations in future periods.

Earnings (Loss) Per Share of Common Stock: Basic and diluted earnings per common share are calculated by dividing earnings by the weighted average number of common shares outstanding during the period. Diluted (loss) per share includes the effects of potentially dilutive securities, including stock options, conversion of convertible debt and conversion of preferred shares.

NOTE B – GOING CONCERN

As shown in the accompanying financial statements, the Company has a working capital deficit and no formal ongoing operations. Management hopes to fund future operations through equity financing arrangements, which may be insufficient to fund its capital expenditures, working capital and other cash requirements. The financial statements do not include any adjustments that might be necessary should the Company be unable to continue as a going concern.

NOTE C – CONVERTIBLE NOTES PAYABLE

The Company has an outstanding a convertible note which was originally issued on January 12, 2012; and is payable with a balance of \$12,900 on December 31, 2021, and \$59,400 on December 31, 2020. The convertible note bears interest at 5% beginning January 12, 2012, and converts at \$.001 per share of common stock. The convertible note default maturity date was waived by the previous noteholders.

On May 12, 2021, Golden Triangle Ventures, Inc. (the, "Company") has executed a \$2,000,000 credit facility with TK Zarro, LLC ("TKZ") which has an interest rate of 8% per year and the balance of this loan converts into restricted stock at a dollar-for-dollar basis and shall be calculated based on the 10-day average price of the borrower's stock as quoted on the OTC Markets under the stock symbol GTVH.

On November 3, 2021, the Company executed an agreement and renegotiated the terms of investment from its Note Holder, TK Zarro, LLC ("TKZ"). TKZ was originally issued Preferred H shares for his investments in the Company and has now executed a 3(a)(9) Exchange through which 480,400 Preferred Series H shares owned by TKZ, were exchanged for a Credit Facility (the, "Credit Facility"). The Credit Facility has a 10% simple interest rate per year and all exchanged shares were returned to the Company treasury. Under the terms of the Credit Facility any balance owed to TKZ may be converted, on a dollar-for-dollar basis, into restricted stock of GTVH. In addition, TKZ agreed to increase the credit limit of the facility to \$5,000,000. The terms of this Credit Facility were viewed as a favorable option to the Company because of its ability to pay back the money loaned from TKZ. This Credit Facility may be viewed as less favorable in the event of a conversion below the \$0.05 share price of the originally issued Preferred H Shares that were owned by TKZ. The company is working towards a goal to pay back all loaned money from TKZ and eliminate all debt within the company. In the period ending December 31, 2021, TKZ loaned the Company \$3,638,000 through this credit facility.

On July 15, 2021, the Company entered into an agreement with SRAX, Inc. to provide Internet Advertising for Golden Triangle Ventures which is intended to enhance its corporate media outreach efforts. As part of this agreement with SRAX, Inc., the Company executed into 2 separate insertion orders to launch a digital advertisement campaign to expand the company's marketing efforts and display its business plan and vision with a large audience. The two insertion orders executed total \$1,250,000 and provide the Company 12 months of Internet Advertising Services. The first Insertion Order was for \$600,000 with terms to be paid on a monthly basis for 12 months, totaling \$50,000 per month. A second insertion order was executed for the sum of \$750,000.00 which will be paid in the form of a convertible debenture which bears interest at a rate of 1% per annum and has a maturity date of July 15, 2024 (the "Maturity Date") or such earlier date as this Debenture is required or permitted to be repaid. This convertible debenture has a conversion price of \$0.12 per share. The services were put on hold so the company can complete its restatement and become fully reporting.

On November 19, 2021, TK Zarro, LLC executed a promissory note with the company for \$1,370,000 which capitalized Playa Playground Music Festival which was organized under Lavish Entertainment which operates the Company's Entertainment Division. This Music Festival was the biggest event organized by the Company since inception and was the largest event in Las Vegas on New Year's Eve. This promissory note does not convert into stock and as of December 31, 2021, the balance of this note is \$1,245,000.

NOTE D – CAPITAL STOCK

Common Stock and Reverse Stock Split: The Company had authorized 2,500,000,000 shares of Common Stock. On February 1, 2012, the Company's Board of Directors authorized a 10 to 1 reverse stock split of the Company's common shares to be effective immediately. Stockholders' equity has been retroactively adjusted to give effect to the stock split for all periods presented. All share numbers and per share amounts in the financial statements and notes to audited financial statements have been retroactively adjusted to give effect to the stock split. On July 15, 2019, the company reduced the authorized share count to 500,000,000.

Preferred Stock: The Company has authorized 20,000,000 shares of Preferred stock, as follows:

Convertible Preferred Series A - 125,000 shares designated at par value \$.01, convertible 1 share of preferred stock to 1 share of common stock and voting rights 1:1,000,000 over common shares, and no shares were issued or outstanding on December 31, 2021, and December 31, 2020.

Convertible Preferred Series B - 125,000 shares designated at par value \$.01 and convertible 1 share of preferred stock to 480 shares of common stock. No preferential voting rights, and no shares were issued or outstanding on December 31, 2021, and December 31, 2020.

Convertible Preferred Series C - 5,000,000 shares designated at par value \$.001 and convertible 1 share of preferred stock to 1 shares of common stock. No preferential voting rights, no shares were outstanding as of December 31, 2021, and December 31, 2020.

Preferred Series F - 100 shares designated at par value \$.01 and all of which were issued and outstanding on December 31, 2021, and December 31, 2020. These shares have no conversion preference and shall have the right to vote on any matter with holders of common stock voting together as one (1) class with a voting right of 1 vote per share.

Convertible Preferred Series G - 1,250 shares designated at par value \$.01, convertible 1 share of preferred stock to 1 share of common stock and voting rights 1:1,000,000 over common shares, with 1,250 shares issued and outstanding on December 31, 2021, and December 31, 2020.

Convertible Preferred Series H - 1,000,000 shares designated at par value \$.01 and convertible 1 share of preferred stock to 50 shares of common stock. No preferential voting rights, and 170,280 shares were issued or outstanding on December 31, 2021, and 319,880 shares were issued and outstanding on December 31, 2020.

Convertible Preferred Series I - 5,000,000 shares designated at par value \$.01 and convertible 1 share of preferred stock to 50 shares of common stock. No preferential voting rights, and 4,399,000 shares were issued or outstanding on December 31, 2021, and 2,737,000 shares were issued and outstanding on December 31, 2020.

Other Matters: On October 18, 2011, the Company exchanged 100 shares of Preferred Series F and 1,250 shares of Preferred Series G stock for 100,000,000 shares of common stock. The 100,000,000 common shares were taken into the Treasury and subsequently canceled by the Company.

In the quarter ending September 30, 2019, the Company elected to form the Preferred Series H and I shares of stock which are both convertible by 1 share of preferred stock to 50 shares of common stock. Preferred Series H has 1,000,000 shares designated at par value \$.01 with no preferential voting rights, and Preferred Series I have 3,000,000 shares designated at par value \$.01 with no preferential voting rights

In the quarter ending December 31, 2020, the Company elected to increase its Preferred Series I Authorized Shares from 3,000,000 to 5,000,000 and amended its Preferred Series C par value to .001.

NOTE E - CONTINGENCIES

On June 1, 2011, the Company reported the issuance of 20,000,000 shares of Convertible Preferred Series A Stock. After the transaction was thoroughly reviewed by the Company and its legal counsel, it was determined the Series A shares were not properly issued and are therefore not considered outstanding and valid under the laws governing Nevada or Texas corporations. The Company is not aware of any claims being asserted with respect to the Series A transaction. The Company may be involved in various litigation in the normal course of business. Management is not aware of any such litigation, claims or assessments as of the date of the Report of Independent Registered Public Accountant's.

On November 23, 2020, Golden Triangle Ventures announced its plan to explore a Spin Off of its subsidiary Global Health Services and dividend its shareholders. On December 2, 2020, Golden Triangle Ventures announced its plan to explore a Spin Off of its subsidiary Lavish Entertainment. The Company announced an Ex-Dividend date of February 19, 2021, to spin-off two of its subsidiaries. It was determined that it was in the best interest of the Company and the shareholders to retain a PCAOB auditing firm and hold the spin offs until the company is a fully-reporting, 1934 Act Filing Company. All shareholders of record on February 19, 2021, will be given shares of the new companies when they are successfully spun-off. There is no guarantee the company will be successful in spinning off its two subsidiaries or completing its planned audit, but management is diligently and actively working with its securities counsel, auditor, and accountants to achieve both of these goals.

NOTE F - RELATED PARTY TRANSACTIONS

Golden Triangle Ventures has deployed capital through several strategic investments that have supported the initial business plans within its subsidiaries, clients, and partners. In the period ending December 31, 2021, the Company has investments in the following companies: Napa Wine Brands \$169,047 / HyFrontier Technologies \$727,129 / Sonder Fulfillment \$305,828 / Lelantos Holdings \$515,000 / Global Health Services \$5,100 / Lavish Entertainment \$1,932,749. The Company is confident that every dollar invested into the development of these businesses may provide a substantial return on investment to Golden Triangle Ventures for all of its stakeholders involved. Each investment was made with the approval of the Board of Directors.

NOTE G – CHANGE IN CONTROL

In January 2019, Tom Gouger, owner of the Preferred Series F and G shares, entered an agreement with Steffan Dalsgaard for the sale of ownership of the preferred F and G shares representing the voting control of the Company, subject to the terms of a seller's note. Tom Gouger resigned as CEO and Stuart Seim was appointed to the position of CEO and Chairman of the board effectuating the Change of Control of the Company. On July 12, 2019, Steffan Dalsgaard and Tom Gouger executed an amended purchase and sale agreement which was formalized as the final sellers note between both parties for the sale of the Preferred Series F and G shares which represent voting control of the Company. Subsequently, the parties of the joint venture agreement decide to cancel its joint venture agreement and merge instead. Golden Triangle Enterprises, Inc. executed a merger agreement with Texas Oil & Minerals, Inc. and was unable to complete a formal merger with the state of Texas because the name Golden Triangle Enterprises, Inc. was not available in the state of Texas. The company elected to change its business name to Golden Triangle Ventures, Inc. ("GTV") and executed a merger agreement with Texas Oil & Minerals, Inc. on August 10, 2019, and completed a formal merger in the State of Texas on August 22, 2019. The company name and CUSIP change was formally accepted by FINRA on November 6, 2020, and went into effect on November 9, 2020, resulting in the company stock symbol changing from TOMI to GTVH and FINRA officially recognizing the company name as Golden Triangle Ventures, Inc.

NOTE H – SUBSEQUENT EVENTS

On February 11, 2022, Golden Triangle Ventures announced that it has completed 11 draft financial disclosure statements and is near completion of its previously announced restatement of every financial statement published under GTVH since the Company completed its merger with Texas Oil & Minerals, Inc. (“TOMI”). Since the appointment of Felicia A. Rossi with F.A.R. Out Numbered (“FAR”), who was appointed as the new corporate accountant/controller, enrolled agent and licensed tax consultant of Golden Triangle Ventures, Inc. FAR has been working closely with management to assist the Company in preparing its financials for its anticipated audit, for the specific purpose of up listing and becoming a fully reporting SEC filer, which is needed to complete the two anticipated spinoffs. Every entity bank account has been reconciled from inception to date, every transaction within all entities has been reviewed and categorized, and the electronic filing system has been revamped and populated with all bank statements for all entities. The Company master shareholder list was dissected, reconciled and verified, which followed the creation of reproducible formulas for continuing the master issuance list indefinitely and consistently. The electronic filing system was populated with all contracts and documentation associated with the master issuance list, and all stock issuance totals were calculated and confirmed with consistent formatting by type of issuance and segregated per quarter and year. In addition, FAR created, dissected, verified and confirmed the Company’s convertible note amortization schedule; created and populated a quarterly contracted service expenses log based on issuances for service contracts; booked all quarterly expenses for its service contracts since inception; and reconciled and verified every contribution made, by every contributor, within each entity, for every month and year. FAR also created a system for consistent treatment of accounting data groups, such as, but not limited to, bank data entry, SPAs, service contracts, issuances, electronic filing and more. This resulted in a consolidation of all information, by entity, by quarter, into one financial picture to become “audit ready” at a transactional level. The Company is now completing a final review of all data, material events, shareholder issuances and all other information within its financial statement drafts to ensure the accuracy and timeline of events within its corporate history before filing its disclosures. As the Company completes its final review, all statements will be formatted and then submitted to OTC Markets so the Company’s legal counsel can complete the annual attorney letter needed to obtain a current status.

5) Issuer's Business, Products and Services

The purpose of this section is to provide a clear description of the issuer's current operations. In answering this item, please include the following:

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

Golden Triangle Ventures, Inc. ("GTV") is the parent company which has business operations in the Health, Entertainment, and Technology sectors with many additional projects being developed that provide synergistic values to these divisions. The Company aims to purchase, acquire, and/or joint venture with established entities that management can help assist and develop into unique opportunities. Additionally, GTV provides a professional corporate representation service to different companies in these sectors while consulting on a variety of business development objectives. The goods and services represented are driven by innovators who have passion and commitment to these marketplaces.

The Company plans to utilize relationships and create a platform for new and existing businesses to strengthen their products and/or services. The company is highly focused on acquiring a well-diversified portfolio of companies under one umbrella which are all managed and owned by the company. An amazing team of professionals support each division and continue to help the company grow daily. Being a publicly traded company gives the ability to provide the support needed to help each subsidiary grow into the business's management believes they can and will become. Golden Triangle Ventures business model is supported by the drive for vertical integration to cut costs and maximize margins. Management strives to acquire entities and assets that they fully understand which maintain the prospect for long term exponential growth. The mission is to provide the necessary resources for each subsidiary to generate profit, and then allow them to leverage each other and maximize economic impact.

B. Please list any subsidiaries, parents, or affiliated companies.

Golden Triangle Ventures, Inc. – **Parent Company**

Golden Triangle Enterprises, Inc. – Wholly Owned Subsidiary (**OPERATIONS**)

Global Health Services, LLC – Wholly Owned Subsidiary (**HEALTH**)

Lavish Entertainment, Inc. – Wholly Owned Subsidiary (**ENTERTAINMENT**)

Syndicate Bass Records – Wholly Owned Subsidiary (**ENTERTAINMENT**)

HyFrontier Technologies, Inc. – Wholly Owned Subsidiary (**TECHNOLOGY**)

Napa Wine Brands, Inc. - Wholly Owned Subsidiary (**FOOD & BEVERAGE**)

The Lodge Winery & Olive Oil Co. – Wholly Owned Subsidiary (**FOOD & BEVERAGE**)

Sonder Fulfillment, LLC – Wholly Owned Subsidiary (**FULFILLMENT**)

Positron – Virtual Reality Development Partner (**ENTERTAINMENT**)

Le Pragma – Health & Wellness Product Line Partner (**HEALTH**)

C. Describe the issuers' principal products or services.

Golden Triangle Ventures, Inc.

Golden Triangle Ventures, Inc. or "GTV" is a multifaceted consulting company which operates as the parent business pursuing ventures in the Health, Entertainment and Technology sectors along with others that provide synergistic value to these three core divisions. The company aims to purchase, acquire and/or joint venture with established entities within these areas of business. The goods and services represented are driven by innovators who have passion and commitment in these marketplaces. The company plans to utilize relationships and create a platform for new and existing businesses to strengthen their products and/or services. The three points of the Golden Triangle exclusively represent the three sectors this company aims to do business in. Golden Triangle Ventures is highly focused on acquiring a well-diversified portfolio of companies under one umbrella which are all managed and owned by the company. An amazing team of professionals support each division and continue to help the company grow daily. Being a publicly traded company gives the ability to provide the support needed to help each subsidiary grow into the business's management believes they can and will become.

Golden Triangle Ventures business model is supported by the drive for vertical integration to cut costs and maximize margins. Management strives to acquire entities and assets that they fully understand which maintain the prospect for longterm exponential growth. The mission is to provide the necessary resources for each subsidiary to generate profit, and then allow them to leverage each other and maximize economic impact. In addition, GTV provides a professional corporate representation service to different companies in these sectors while consulting on a variety of different business development objectives.

The backbone of this business is truly a team of professional advisors looking to help companies on a multitude of corporate objectives. With an extensive rolodex of relationships, management can help on a dynamic range of project obstacles while maintaining a quality service for each client the company represents. No matter what the needs are, the team involved can help facilitate many different transactions successfully for all parties involved. The network of relationships expands to industry experts that can assist with project management, product sourcing, industrial agriculture project implementation and so much more. Golden Triangle Ventures develop strategies and detailed plans that are custom tailored to each corporate need and objective in all areas of business.

www.GoldenTriangleInc.com

HEALTH DIVISION

Global Health Services, LLC is a wholly owned subsidiary of Golden Triangle Ventures operating under its Health Division. The company offers a wide-ranging Hemp processing and distribution service and was formed to transact all CBD and health related business as a wholly owned subsidiary of Golden Triangle Ventures, Inc. The company offers a variety of post-harvest services for CBD Hemp farmers which range from Initial Extraction, Distillation, Isolation or any other processing services needed. Global Health Services also assists new or existing CBD stores that are looking for co-packaging, white labeling or any form of product fulfillment, marketing or branding.

Global Health Services, Inc., is finalizing the integration of payment processing into its online portal to promote, market, and generate sales for a myriad of products and services within the industrial hemp/CBD space. Included in this is a full retail line of high-end, all-natural, health, wellness, and beauty products. The Company has partnered with Sonder Fulfillment, which is also owned by Golden Triangle Ventures, and is a leading industrial hemp/CBD companies in the United States. This partnership allows Global Health Services to offer all forms of extraction services in the industrial hemp/CBD space. Licenses within the partnership include CFM (Commercial Food Manufacturing) which is all-encompassing of cGMP, GDF, and NSF. Global Health Services can assist farmers with Initial Extraction, Winterization, Distillation, Isolation, and THC Remediation. Global Health Services offers complete white-label CBD product development. The team consists of research PHDs, formulary scientists, and flavor compounding specialists to build cannabinoid-based nutritional products and targeted homeopathic products.

Global Health Services expanded its business into the medical protective gear industry to help supply the growing demand of N95 Rated Masks, KN95 Rated Masks, Surgical Masks, Medical Masks, Medical Suits, Medical Gloves, Medical Boots and Sanitizer to local government agencies, businesses and health industries in the private sector. The company formed direct relationships with manufacturing facilities all over the world, acquired an FDA Registration and import license, set up an internal sales team with a large hospital database and began introducing company products to hospitals, government agencies and small businesses across the country.

The company announced its plan to explore a Spin Off of Global Health Services into its own trading entity and provide a 1:1 dividend in Global Health Services to all shareholders of record as of February 19, 2021, once the proposed spinoff becomes effective and approved. It was determined that it was in the best interest of the Company and the shareholders to retain a PCAOB auditing firm and work to complete the spin offs after the company becomes a fully-reporting, 1934 Act Filing Company. Golden Triangle Ventures will own 25% equity in Global Health Services after the company is successfully spun off.

www.GTVHealth.com

ENTERTAINMENT DIVISION

Lavish Entertainment, Inc. is a wholly owned subsidiary of Golden Triangle Ventures operating under its Entertainment Division. The company is doing business as (DBA) EpicRaves and currently conducts its business out of Las Vegas, Nevada. The company started doing business in 2017 and was established with a vision of becoming a nationally recognized concert production company. The company currently has more than 30,000 national followers and nearly 100 team members who have helped the company successfully organize some of the most exciting electronic dance music concerts in Las Vegas. Lavish Entertainment strives to produce high quality and professional events that provide an immersive experience through state-of-the-art production and sound implementation.

Lavish Entertainment has been planning its very first Music Festival and has a vision of becoming a large-scale event organizer that produces the most advanced and unique experiences. Playa Playground Music Festival was organized and held at AREA15 in Las Vegas, Nevada on New Years Eve, December 31, 2021. Playa Playground provided an immersive and interactive sensory experience unlike anything else Las Vegas has to offer. The New Year's festival was showcased across three venues at AREA15: The Grounds festival space, the A-Lot outdoor stage, and The Portal, a 360-degree projection mapped room. The party featured five different playa-style Sound Camps, six art car stages, interactive art installations, food trucks, games, carnival rides and myriad other entertaining attractions. The overarching vision for the event was to bring the famed Playa to Las Vegas' newest venue, AREA15. The company has proven its teams' capabilities in successfully organizing large scale events.

Lavish Entertainment owns and operates its own record label, Syndicate Bass Records, LLC, which is a unique platform curated by individuals who strongly believe in the impact of the Bass Music scene around the world. The Company strives to feature some of the most groundbreaking and undiscovered talent in Bass Music. Management has spent countless hours vigorously searching for the most intricate and complex sounds in the game and has the mission to spread awareness and highlight artists from around the world in all forms of Bass Music. Lavish Entertainment has acquired a Hennessey Sound Design Professional Audio System and a formed a strategic partnership with SuperKollider Sound, LLC to advance the company events by utilizing its top tier, professional sound system. Management has been preparing its warehouse for a full stage setup, sound, lights, lasers, and all necessary production equipment to host weekly live streamed events and provide a platform to showcase the many talented producers under the company record label.

Lavish Entertainment has secured an exclusive partnership with Positron to build a unique platform that utilizes Virtual Reality to expand and monetize its events across the globe. This platform will elevate live concerts to the next level by offering more freedom to audiences to join remotely on VR headsets, AR-enabled mobile devices, and 2D streaming devices. Concerts and events hosted by Lavish Entertainment will also be offered on Positron's award-winning Voyager® VR motion pods, delivering an added content category for location-based entertainment. Additionally, users will now be able to experience concerts and events together with friends through unique social features powered by Vara Now. Moreover, performing artists will be able to offer customized interactive 3D visualizations and worlds that will be available at the live venue and inside the VR platform. This will allow audiences to simultaneously view the live 360 stream of the artist and navigate into the virtual 3D world designed by the artist or creator. Complementing this, audiences will be able to buy and share tickets to events, purchase digital merchandise including NFTs, as well as access an array of content the company will be providing.

The company announced its plan to explore a Spin Off of Lavish Entertainment into its own trading entity and provide a 1:1 dividend in Lavish Entertainment to all shareholders of record as of February 19, 2021, once the proposed spinoff becomes effective and approved. It was determined that it was in the best interest of the Company and the shareholders to retain a PCAOB auditing firm and work to complete the spin offs after the company becomes a fully-reporting, 1934 Act Filing Company. Golden Triangle Ventures will own 25% equity in Lavish Entertainment after the company is successfully spun off.

www.LavishEntertainment.com

www.EpicRaves.com

www.SyndicateBass.com

www.PlayaPlaygroundFestival.com

www.GoPositron.com

TECHNOLOGY DIVISION

Golden Triangle Ventures, Inc. owns 100% of HyFrontier Technologies, Inc. which operates under the company Technology Division. The company owns a patent-pending process and device technology called "HyGrO," which is a molecular hydrogen and oxygen delivery system for agriculture. Golden Triangle Ventures, Inc. is assisting the company in commercializing the HyGrO unit for farm and home use in markets across the globe.

HyFrontier Technologies, Inc. has a mission to improve global crop production efficiency by producing hydrogen and oxygen directly in the water stream. This technology can be used on any species of plant life in nearly any grow medium. Additionally, the system can be retrofitted to wellheads for large-scale agricultural projects, indoor grow operations and small farms or utilized for a multitude of residential home and garden applications. In-house testing has shown evidence that hydrogen is capable of increasing crop yields by up to 25% and, in many circumstances, a much higher amount. Larger root systems and better overall plant health were also observed by watering plants with the HyGrO unit.

Multiple third-party commercial farms and testing facilities are currently working to validate the HyGrO technology, and all preliminary results have shown positive results. The Company has completed a Hemp CBD Profile Testing on its HyGrO Technology. As of recent, the company has concluded an exhaustive round of studies and is pleased to announce the results of a CBD Profile test, grown with the HyGrO hydrogen water technology against a Control Test, conducted in Pueblo Colorado by Colorado Hemp Services and Halcyon Hemp. From the results of the controlled study, the company found an increase in CBD levels between 2.39% for Ella Estrella to 117.41% for Bessemer Bush grown using the HyGrO system from HyFrontier Technologies. The average CBD level increase for these ten strains was 27.27%. Management is now collaborating with John Janovec, PhD (Botany) to duplicate this study for the 2021 season with scientific oversight.

Management has now moved into the HyFrontier Technologies, Inc. headquarters in Florida which is a 7800 sq. ft. manufacturing facility which will be used to produce a commercially viable technology and begin manufacturing of the HyGrO unit. Management has executed a 3-year lease with an option to purchase the entire 24,000 sq. ft. building. The company is working towards producing a consistent and predictable outcome within different plant species that the company is conducting studies on. By proving the benefits of this HyGrO hydrogen water technology on a consistent basis with a predictable outcome, the company can best monetize its technology and mitigate potential risk of deploying the technology in unknown environments. The company is strongly focused on further testing of its HyGrO unit and advancing its development of the core technology to best ensure a commercially viable product that can benefit farming operations across the planet. Management of Golden Triangle Ventures have relationships with some of the largest farming operations in America which will assist the company and its sales strategy when its technology becomes publicly available.

www.HyFrontier.com

FOOD & BEVERAGE DIVISION

Napa Wine Brands is a wholly owned subsidiary of Golden Triangle Ventures, which is a synergistic business with a mission of providing a world-class portfolio of unique brands which are all birthed from Napa Valley and Sonoma Valley in the heart of California's Wine Country. The Company has a commitment to manufacture and distribute specialty wines, foods and unique items while tapping into an array of hidden markets in the food and beverage industry. With extensive resources and award-winning products, Napa Wine Brands aims to develop some of the most desirable products in today's market.

Originated by some of the most profound experts in Napa Valley, the Company's vision is to broaden the horizon of a traditional Food and Wine Company by creating a platform different than anything seen in the Northern Hemisphere. Napa Wine Brands has an array of fully developed products and services that provide value to the other divisions under Golden Triangle Ventures. The Company is now preparing the launch of several brands, products and services that are market-ready and will immediately turn into cash-positive businesses. Golden Triangle Ventures will provide a full support system and assist management of Napa Wine Brands in growing this Company into another fun, exciting and profitable division of Golden Triangle Ventures.

Napa Wine Brands owns The Lodge Winery & Olive Oil Co., which is an established wine brand, which produces award-winning wines and locally grown & milled - single varietal extra virgin olive oils, and a variety of award-winning wine vinegars. Currently, the winery offers wines from Napa Valley & Sonoma County, and other surrounding regions. In addition to manufacturing award-winning products, the Lodge Winery & Olive Oil Co. has a vision of building an outdoorsmen's winery, similar to a large hunting or fishing lodge.

The lodge's aesthetic would be comprised of rough-cut wood and open beam architecture. A large rock fireplace would be the centerpiece of the interior and the decor would be comprised of pieces that are reminiscent of an outdoor lifestyle. Management believes this winery would fit into a niche that no other winery in the area has and would cater to the large demographic of individuals who enjoy the outdoor lifestyle. The Lodge Winery & Olive Oil Co. is one of many exciting brands and products under the Napa Wine Brands umbrella, with many more to come.

www.NapaWineBrands.com

www.TheLodgeWinery.com

FULFILLMENT DIVISION

Sonder Fulfillment is a wholly owned subsidiary of Golden Triangle Ventures which provides an array of synergies to the many companies and projects within the portfolio of businesses under GTV. Sonder Fulfillment is a leading Company in the industrial hemp and CBD industry. Sonder Fulfillment has put together a powerful team of research Ph.D.'s, formulary scientists, and flavor compounding specialists to build advanced cannabinoid-based nutritional and homeopathic products that are designed to catalyze the endocannabinoid system (ECS) to support targeted wellness and relief. The Company's management team has built many well-known products in the natural medicine space for several decades and has coalesced that knowledge to build out superior processes and products. Sonder Fulfillment has strong and longstanding relationships with farms, extraction labs, product formulation labs, and co-packaging companies, which allows Sonder Fulfillment to secure the complete supply chain from start to finish and provide its clients with the lowest cost of goods sold as possible while maintaining the highest quality standards in the industry.

Sonder Fulfillment has produced for and currently has white-label contracts for some of the largest CBD companies in the space, such as Select (a division of CURA), Amway and many others. The Company provides bulk raw CBD materials to clients in 22 countries and is now paving the way to become the first Company to provide legally commercialized end-consumer CBD products into "hard to penetrate" markets such as Japan, Australia, South Korea and Mexico. Sonder Fulfillment has partnered with GVB Biopharma, one of the largest industrial hemp processors in the space, to undertake the extensive and rigorous process to get Active Pharmaceutical Ingredient (API) certification for raw products. API certification will allow Sonder Fulfillment to further expand its reach into markets where CBD can only be distributed through prescriptions as a medicinal product.

Sonder Fulfillment has secured approval of cannabidiol ("CBD") for export into the Japanese market. This opens up a tremendous amount of opportunity for sales of this novel cannabinoid that greatly assists the end-user with anxiety and sleep-related issues. The company has also successfully entered the Mexico market with contracts for white-labeled CBD products for retail applications while pushing to further progress the approval from the Mexican government to export a variety of products into the country. The Company has built a portfolio of end-user cannabinoid products that have been delivered and sold to a distribution company in Mexico and is now working towards approval on all additional skews being developed. These achievements will expand the Company's footprint in Mexico, furthering Sonder Fulfillment's goal of distributing end-user cannabinoid products into 30,000 retail outlets and ultimately gaining distribution access into large retail big box outlets across the country

www.SonderFulfillment.com

AFFILIATED COMPANIES

Investor Brand Network

Investor Brand Network (“IBN”) was retained by Golden Triangle Ventures to assist the company in providing access to a network of wire solutions via InvestorWire to reach all target markets, industries and demographics in the most effective manner possible. This also includes article and editorial syndication to 5,000+ news outlets, enhanced press release solutions to ensure maximum impact, full-scale distribution to a growing social media audience, a full array of corporate communications solutions; and a total news coverage solution to assist the company in sharing its business plan and corporate vision. Golden Triangle Ventures has paused its engagement with IBN in order to complete its restatement and become current in its financial reporting obligations.

<https://www.InvestorBrandNetwork.com/>

Fundamental Research Corp

Fundamental Research Corp (“FRC”) was retained by Golden Triangle Ventures to provide multiple independent third-party research reports on the Company. FRC is one of the largest issuer-paid independent stock market research firms in the world which has a 17-year history of covering 550+ companies. The research provided goes through a multi-step quality control process to ensure thoroughness before it is published, including reviews at the highest levels of their management team. Golden Triangle Ventures has postponed the release of the first research report conducted by FRC in order to complete its restatement and become current in its financial reporting obligations.

<https://www.ResearchFRC.com/>

New To The Street

FMW Media operates one of the longest-running U.S and International sponsored and Syndicated Nielsen Rated programming T.V. brands "New to the Street". Golden Triangle Ventures retained “New To The Street” to run biographical interview segments highlighting its business across major U.S. Television networks with a reach of over 540 million homes both in the US and international markets. Golden Triangle Ventures has paused its engagement with New To The Street in order to complete its restatement and become current in its financial reporting obligations.

<https://www.NewToTheStreet.com/>

SRAX

Sequire (“SRAX”) was retained by Golden Triangle Ventures to provide Internet Advertising which is intended to enhance its corporate media outreach efforts, provide data and deliver fundamental insights through their premier investor intelligence and communications platform. This technology allows the Company to better engage investors by understanding the behaviors and trends of the market in real time. Golden Triangle Ventures has paused its engagement with SRAX in order to complete its restatement and become current in its financial reporting obligations.

<https://www.SRAX.com/>

6) Issuer's Facilities

The goal of this section is to provide a potential investor with a clear understanding of all assets, properties or facilities owned, used, or leased by the issuer and the extent in which the facilities are utilized.

In responding to this item, please clearly describe the assets, properties, or facilities of the issuer, give the location of the principal plants and other property of the issuer, and describe the condition of the properties. If the issuer does not have complete ownership or control of the property (for example, if others also own the property or if there is a mortgage on the property), describe the limitations on the ownership.

If the issuer leases any assets, properties, or facilities, clearly describe them as above and the terms of their leases.

Golden Triangle Ventures has executed a 3-year lease on a 3200 sq ft office building which operates as the official company headquarters in Las Vegas. The office space has a warehouse in the back which is used to highlight all Lavish Entertainments production and live concert assets. The office space is also used to market and develop all other company businesses and projects.

Golden Triangle Ventures has also executed a 3-year lease on a 7,800 sq ft. facility with an option to purchase the full 24,000 sq ft. building which is used for HyFrontier Technologies, Inc. operating under the company Technology Division, to commercialize the HyGrO hydrogen water technology to the world. This facility has been developing into a state-of-the-art manufacturing facility and all of the company product research and development has been conducted within this facility.

Lavish Entertainment utilizes different event venues throughout Las Vegas to host its live concerts, such as Sahara Event Center and Hard Rock Live, in addition to its newest venue partnership with AREA15 which held the company's first New Year's Eve Music Festival, Playa Playground, which spanned across three venues within the AREA15 campus. The company has a partnership with Sahara Event Center and a vision to acquire the entire venue with a goal of building the most technologically advanced event center in Las Vegas to host its live concerts on a consistent basis and provide a venue unlike anything in Las Vegas and throughout the country. There are no assurances the company will be successful in acquiring the Sahara Event Center, but management is actively working towards this goal.

Napa Wine Brands is a member of Napa Wine Co., which is a wine wine-making facility located in the heart of Napa Valley in Oakville, CA. This facility is the co-op host wine-making facility for approximately 20 boutique high-end wine brands. The main building is 70,000+ square feet and the overall facility is over 200,000 square feet, housing 3 crush pads, 2 bottling lines, a barrel storage room, a stainless-steel tank room, a full laboratory, and wine fermentation tanks ranging from 300 gallons to 30,000 gallons. The capacity for this facility is 10,000 tons of grapes and it has an impeccable reputation for being absolute first class since its establishment in the early 1900's.

Sonder Fulfillment has created a network of strategic alliances across the country for the manufacturing and bulk raw cannabinoids and white-labeled end consumer products including skincare, cosmetics, nutraceuticals, holistic medicinal products, gummies, capsules, and more. While Sonder Fulfillment does not own these facilities, it has fostered strong relationships with them to enable preferred production schedules, production timelines, and pricing. Details of the facilities are provided below:

Raw Cannabinoid Processing Facility

Location: Grass Valley, Oregon

Square Footage: 33,000 sq. ft.

Gummies, Gel-caps, Tinctures

Location: Las Vegas, Nevada

Square Footage: 40,000 sq. ft.

Cosmetics, Topicals, Holistic Health Products

Location: Smyrna, Tennessee

Square Footage: 125,000 sq. ft.

7) Company Insiders (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 participate 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, as of the period end date of this report, regarding any person or entity owning 5% of more of any class of the issuer's securities, as well as any officer, and any director of the company, or any person that performs a similar function, regardless of the number of shares they own. **If any insiders 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 (City, State) of an individual representing the corporation or entity in the note section.**

Name of Officer/Director or Control Person	Affiliation with Company (e.g., Officer Title /Director/Owner of more than 5%)	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding	Note
Steffan Dalsgaard	CEO / President Chairman of the Board Founder & Controlling Shareholder	Henderson, NV	100 1,250 500,000	Series F Series G Series I	100% 100% 11.36%	N/A
Stuart Seim	Chief Development Officer Director	Commerce City, CO	200,000	Series I	4.55%	N/A
Nathan Puente	Founder Strategic Advisor Owner of more than 5%	Tucson, AZ	500,000	Series I	11.36%	N/A
Michael Laughead	Founder Consultant Owner of more than 5%	San Diego, CA	500,000	Series I	11.36%	N/A
Christian Dalsgaard	Founder Consultant Owner of more than 5%	Henderson, NV	300,000	Series I	6.81%	N/A
Robert DuBose	Founder of HyFrontier Technologies, Inc. Owner of more than 5% Director	Colorado Springs, CO	500,000	Series I	11.36%	N/A
Malachi Farrow	Vice President / Officer	Henderson, NV	100,000	Series I	2.27%	N/A
Arron Von Johnson	Founder of Napa Wine Brands Owner of more than 5%	Sonoma, CA	250,000	Series I	5.68%	N/A
High Point Enterprises (Michael High, Managing Member)	Owner of more than 5%	San Diego, CA	40,000	Series H	23.49%	N/A
Angelo Terracciano	Owner of more than 5%	Las Vegas, NV	40,000	Series H	23.49%	N/A

Steffan Dalsgaard, Founder & Executive Chairman of the Board of Golden Triangle Ventures. Mr. Dalsgaard has a background in public relations and business development with over a decade of experience representing and consulting with dozens of private and public companies over his career. Mr. Dalsgaard consults with companies on all corporate objectives while providing a professional and corporate face to their organization. Steffan Dalsgaard has built a powerful reputation in the public relations industry and has a mission to work with emerging growth companies that are positioned to become significant businesses in their respective fields. By providing quality representation and strategic consulting catered to each client's individual needs, the services Mr. Dalsgaard provides are highly valued and imperative to many different corporate successes. Mr. Dalsgaard has a vision of operating a nationally recognized holding company for a multitude of businesses all under one umbrella.

Stuart Seim, Chief Development Officer and Director of Golden Triangle Ventures began his career as an Associate Professor at the University of Manitoba in the field of Outdoor and Environmental Education after receiving his master's degree and completing advanced educational studies. Coming from a family with an extensive financial background, Mr. Seim transitioned into the Financial Services Industry where he then became a stockbroker in Rockford, IL, for a major regional financial firm, Robert W. Baird. In a brief time, he became the Branch Manager for Baird in Minneapolis, MN while also serving as a Managing Director for Baird. During this time, Mr. Seim also served on the Board of an Industrial Hearing Company, which he helped to launch as a new company (The TK Group). Mr. Seim continued to serve on a Hospital Advisory Board in Rockford, IL, as well as serving on a Children's Development Board and Crisis Hotline. In Minneapolis, MN, Mr. Seim served as Chairman of Courage Center Foundation, Chairman of Goodwill Easter Seals and Vice Chairman of the Catholic Elder Care. Mr. Seim and his wife moved to Arizona, where Mr. Seim served as Chairman of the Board of Catholic Charities of Arizona and as an advisor to other charities. Mr. Seim currently resides in Colorado where he is an advisor to several other organizations.

Edmund Schiavoni was the Senior Vice President and Director of Golden Triangle Ventures up until March 4, 2020, at which time he stepped down from his position as a director and board member and became a consultant to the company and joined the Advisory Board. Edmund Schiavoni started his career as a production manager for all bottled products of the Colgate Palmolive Company. He then shifted career paths to work in the aerospace industry for The Grumman Corporation and ultimately becoming a controller for the A6 fighter plane which was utilized in many global engagements. Mr. Schiavoni has a Bachelor of Science Degree in Business Administration from Seton Hall University and an M.B.A. from New York University. Mr. Schiavoni has been involved in financial transactions for decades and his overall guidance is highly valued on many corporate transactions.

Nathan Puente officially joined the company as a Strategic Advisor on August 21, 2019; and was one of the initial founders in the company next to Stefan Dalsgaard. Nathan Puente has owned a number of companies over the past 15 years that range from award-winning software and development agencies to agriculture operations as well as lobbying for the passage of legislation critical to the legalization of industrial hemp. Puente started heavily in the industrial hemp space in 2016, beginning with formulation research and development with consumables and hemp genetics, and has since scaled to large-scale farming and extraction operations. In 2018 Nathan founded Pragma Scientific as the new vehicle for farming operations and bulk extraction of industrial hemp utilizing supercritical CO₂. Over the past 2 years, Nathan has overseen farming operations in 10 states with more than 30 farm groups and gathered data from cultivars planted in those regions. Additionally, he orchestrated the greatest number of sales for bulk hemp and raw hemp-derived goods for several large-scale extractors and formed Sonder Fulfillment to produce the highest quality white-label products on the market.

Christian Dalsgaard joined Golden Triangle Ventures as a consultant and was one of the initial founders in the company next to his brother Stefan Dalsgaard who is the CEO of the company. Christian played an elemental role in the company's initial branding work within many of the projects involved. Christian Dalsgaard has helped the company develop many of the initial strategies and business plans prior to its business becoming a publicly traded company. Christian Dalsgaard currently works as a lead process architect for Tesla and his efforts have been fundamental in launching Golden Triangle Ventures and Lavish Entertainment.

Michael Laughead joined Golden Triangle Ventures as a consultant and was one of the initial founders in the company. Michael has delivered countless opportunities to the management team within Golden Triangle Ventures and is responsible for the development of several key relationships within the business. With a background of managing restaurants across the country and owning his own successful limousine business, Mr. Laughead entered the emerging CBD Industry back in late 2015 while being mentored and educated by members of some of the most prominent extraction companies in the business. Holding a strong focus with plans to utilize his extensive rolodex to bring many different strategically aligned partners and joint ventures that have a synergistic value and benefit to Golden Triangle Ventures.

Malachi Farrow began his journey as one of the initial founders and lead directors in Lavish Entertainment which operated and managed the company's concerts. From overseeing the complete event build outs, to managing will call, artist relations, promotion teams, digital creations, social media and many other operations within the company and its live events, he became a partner to Steffan Dalsgaard and transitioned his skill sets into the strategic development plans within Golden Triangle Ventures. Malachi Farrow initially joined GTV as a Strategic Advisor and then formally became the Vice President of the company on March 4, 2020, in conjunction with Edmund Schiavoni stepping down from his position. Malachi Farrow has been an integral part of Golden Triangle Ventures and all of its operations within the company since prior to its inception and has proven himself to be a strong asset to its business and the complex operations within.

Robert DuBose is the CEO of HyFrontier Technologies, Inc., a subsidiary of Golden Triangle Ventures under its Technology Division. Mr. DuBose is responsible for the success of the HyGrO product in the Ag market. His experience in the design and production of hydrogen equipment goes back more than a decade, including PEMFC technologies since 2009 with his company, Aquafuel, Inc. Mr. DuBose was raised in the farming and machine shop business, where he learned firsthand how much work and love goes into a successful crop, as well as how elements, which are out of the farmers control, can have adverse effects on finances. Over the past few years Mr. DuBose has been testing and evaluating the use of hydrogen and oxygen injection into drinking water for increased health with his own technologies. This led him back to the farming business, researching tirelessly, testing, and evaluating how hydrogen and oxygen increases yield in agriculture. He believed that being able to deliver a solution to increase growth, yield, health, stamina of crops, and more profitability for farmers, would be a win-win for all. The incredible results he has personally seen led him to create the HyGrO product which is now part of Golden Triangle Ventures.

8) Legal/Disciplinary History

A. Please identify whether any of the persons or entities 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 authority 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 authority (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.

NONE

9) Third Party Providers

Please provide the name, address, telephone number and email address of each of the following outside providers:

Securities Counsel

Name: Patrick Ryan Morris
Firm: Morris Legal Corp, Esq.
Address 1: 28 Laight Street, 2nd Floor
Address 2: New York, New York 10013
Phone: 646-692-4012
Email: PRM@PatrickMorrisLaw.com

Accountant or Auditor

Name: Felicia A Rossi
Firm: FAR Out Numbered, LLC
Address 1: P.O. Box 1316
Address 2: Eagle Point, OR 97524-1316
Phone : 541-324-8187
Email : Felicia_777@hotmail.com

Investor Relations

Name: N/A
Firm: N/A
Address 1: N/A
Address 2: N/A
Phone: N/A
Email: N/A
Website: N/A

Other Service Providers

Provide the name of any other service provider(s) that **that assisted, advised, prepared or provided information with respect to this disclosure statement**. This includes counsel, broker-dealer(s), advisor(s) or consultant(s) or provided assistance or services to the issuer during the reporting period.

Name: N/A
Firm: N/A
Nature of Services: N/A
Address 1: N/A
Address 2: N/A
Phone: N/A
Email: N/A

10) Issuer Certification

Principal Executive Officer:

The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles but having the same responsibilities) in each Quarterly Report or Annual Report.

The certifications shall follow the format below:

I, Steffan Dalsgaard, as CEO and Chairman of the Board of Golden Triangle Ventures, Inc. certify that:

1. I have reviewed this Annual Disclosure Statement of Golden Triangle Ventures, Inc. for the period ending December 31, 2021.
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, considering 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, 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 14, 2022

/s/ Steffan Dalsgaard

Steffan Dalsgaard, Chief Executive Officer

Golden Triangle Ventures, Inc.

Principal Financial Officer:

I, Felicia Rossi, certify that:

1. I have reviewed this Annual Disclosure Statement of Golden Triangle Ventures, Inc. for the period ending December 31, 2021.
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, considering 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, 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 14, 2022

/ss/ Felicia Rossi

Felicia Rossi, Corporate Accountant / Controller & Enrolled Agent

Golden Triangle Ventures, Inc.