

## **SUNTEX ENTERPRISES, INC.**

### **Supplemental Information Disclosure**

#### **Asset Purchase Agreement with Golden Triangle Ventures, Inc.**

##### **Item 1 – Asset Purchase Agreement**

On April 16, 2026, Suntex Enterprises, Inc. ("SNTX") entered into an Asset Purchase Agreement with Golden Triangle Ventures, Inc. ("GTVH") pursuant to which SNTX agreed to acquire substantially all operating assets owned by GTVH as of the Effective Date. The transaction is intended to consolidate the operating business assets into SNTX while leaving legacy liabilities with GTVH.

The assets acquired include:

- Go Fast Beverages, Inc.;
- SnapT Beverages and its subsidiaries;
- Golden Era;
- Deep South Electric; and
- Related intellectual property, contracts, goodwill and business assets associated with such operations.

The transaction became effective April 16, 2026.

##### **Item 2 – Consideration**

As consideration for the acquired assets, holders of GTVH common stock as of April 16, 2026 shall be entitled to receive one (1) share of SNTX common stock for every thirty (30) shares of GTVH common stock held on the Effective Date.

At the Effective Date:

- GTVH had approximately 12,000,000,000 shares of common stock issued and outstanding.
- The implied issuance under the exchange ratio is approximately 400,000,000 shares of SNTX common stock.
- Based upon the April 16, 2026 market price of \$0.01 per share for SNTX common stock, the transaction value was approximately \$4,000,000.

##### **Item 3 – Treatment of Shareholders**

The parties agreed that:

- The parties agree the holding period of the shares shall be under Rule 144 and applicable securities law.

SNTX will transfer the shares to GTVH immediately. GTVH will be responsible for working with the Transfer Agent and FINRA to distribute to the individual shareholders as quickly as the regulations allow.

#### **Item 4 – Excluded Assets and Liabilities**

Except as expressly assumed in the Asset Purchase Agreement, SNTX shall not assume any liabilities of GTVH.

All liabilities, debts, obligations, contingent liabilities, litigation claims, tax liabilities and legacy obligations of GTVH arising before or after the Effective Date shall remain solely with GTVH.

GTVH shall retain ownership of all assets owned prior to August 14, 2025 that are not expressly transferred under the Asset Purchase Agreement.

#### **Item 5 – Strategic Rationale**

Management pursued the transaction to consolidate operating businesses, assets, and intellectual property under SNTX and create a stronger foundation for long-term growth. Prior to the transaction, certain operating companies had become subject to financial and operational constraints associated with legacy obligations and liabilities that remained outside the acquired asset base.

Management believed that separating the operating businesses from such legacy obligations would better position the acquired companies to continue operations, pursue growth opportunities, attract capital, and execute strategic initiatives. The transaction was structured to preserve the value of the operating businesses while providing consideration to GTVH shareholders through an ownership interest in SNTX.

Management further believes the transaction:

- Creates a cleaner public company structure;
- Consolidates multiple operating businesses under a single public company platform;
- Separates operating assets from legacy liabilities;
- Enhances SNTX's ability to pursue strategic growth initiatives;
- Expands SNTX's asset base and operating footprint; and
- Better positions the acquired businesses for future growth and value creation

#### **Item 6 – Forward Looking Statements**

##### **Fairness Statement**

The Board of Directors of SNTX determined that the transaction was fair to SNTX and its shareholders while compensating the GTVH shareholders for the full value of their assets, considering the assets acquired, liabilities excluded, and strategic benefits of the transaction.

**Related Party Disclosure**

The transaction constitutes a related-party transaction because certain officers, directors or controlling shareholders of SNTX and GTVH may have overlapping ownership or management interests.

Signed this the 15<sup>th</sup> day of June, 2026.

/s/Javier Leal, CEO