
Quarterly Disclosure Statement
For The Period Ended June 30, 2015



Solanbridge Group, Inc.

(Exact Name of Issuer as Specified in Its Charter)

Maryland
(State of Incorporation)

98-0361151
(I.R.S. Employer Identification No.)

9595 Six Pines Drive, Suite 8210
The Woodlands Texas
(Address of Principal Executive Offices)

77380
(Zip Code)

(832) 225-1372
(Registrant's Telephone Number)



SOLANBRIDGE GROUP, INC.
QUARTERLY DISCLOSURE STATEMENT FOR THE PERIOD ENDED 06/30/2015
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FORWARD LOOKING STATEMENTS

Statements made by us in this report that are not historical facts constitute "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933, as amended, Section 21E of the Securities Exchange Act of 1934, as amended, and the Private Securities Litigation Reform Act of 1995. This Quarterly Disclosure Statement contains certain "forward-looking statements" which may include, but are not limited to, statements with respect to the future financial or operating performance of the Company. Often, but not always, forward-looking statements can be identified by the use of words such as "plans", "expects", "is expected", "budget", "scheduled", "estimates", "forecasts", "intends", "anticipates", or "believes" or variation (including negative variations) of such words and phrases, or statements that certain actions, events, or results "may", "could", "would", "might", or "will" be taken, occur or to achieve. Statements such as those about expected number of users of medical marijuana, the Company's ability to become a leader in the field of medical marijuana and the Company's ability to achieve profitability without further equity financing or at all are all forward-looking statements. Forward-looking statements are based on the reasonable assumptions, estimates, analysis and opinions of management made in light of its experience and perception of trends, current conditions and expected developments, as well as other factors that management believes to be relevant and reasonable at the date that such statements are made. Forward-looking statements involve known and unknown risks, uncertainties, assumptions and other factors that may cause actual results, performance or achievements of the Company to be materially different from any future results, performance or achievements expressed or implied by the forward-looking statements. Such factors include, but are not limited to, the factors discussed in the section entitled "Risk Factors". Although the Company has attempted to identify important factors that could cause actions, events or results to differ materially from those described in the forward-looking statements, there may be other factors that cause actions, events, or results to differ from those anticipated, estimated or intended. Forward-looking statements contained herein are made as at the date of the Quarterly Disclosure Statement. There can be no assurance that forward-looking statements will prove to be accurate, as actual results and future events could differ materially from those anticipated in such statements. Accordingly, readers should not place undue reliance on the forward-looking statements. The Company does not undertake to update any forward-looking statements except as required by applicable securities laws.

PART A – GENERAL COMPANY INFORMATION

As used in this report, "Solanbridge" and the "Company" or "Us" or "We" refer to Solanbridge Group Inc, a Maryland corporation, unless the context otherwise requires. Our Internet website address of our Company is www.solanbridgegroup.com. The information on our website is incorporated by reference in this Quarterly Report for the Period Ended June 30, 2015. Our periodic and current reports, together with amendments to these reports, are available at www.otcmarkets.com, free of charge, as soon as reasonably practicable after such material is electronically filed with the OTC Markets.

Item 1. Exact Name of Issuer and its Predecessor:

Solanbridge Group Inc, Issuer
Solanex Management, Predecessor

Item 2. Address of Issuer's Principal Executive Offices

Solanbridge Group Inc
9595 Six Pines Drive, Suite 8210
The Woodlands, Texas 77380

- (i) Telephone: (832) 225-1372 or (418) 579-2111
- (ii) www.solanbridgegroup.com
- (iii) Investor relations handled by info@solanbridgegroup.com

Item 3. Jurisdiction and Date of Issuer's Incorporation or Organization.

The Company was incorporated on October 12, 2000. The Company was originally incorporated in the state of Nevada as a "C" corporation. The State of Maryland Solanbridge Group Inc was accepted for incorporation by the State of Maryland on October 21, 2013. On October 22, 2013, Solanbridge Group Inc adopted the Bylaws of the State of Maryland Solanbridge Group Inc, effectively moving the Company's jurisdiction from Nevada to Maryland. On November 7, 2013, the Company was merged into a State of Maryland corporation named Solanbridge Group Inc.

PART B – SHARE STRUCTURE

Item 4. Exact Title and Class of Securities

Common Stock, Par Value \$0.00001	CUSIP: 83412T104	Symbol, OTC: SLNX
Series A Preferred, Par Value \$0.00001	CUSIP: None	Symbol: None
Series B Preferred, Par Value \$0.00001	CUSIP: None	Symbol: None

Item 5. Par or Stated Value and Description of Security

A. Par Value

Common Stock, Par Value \$0.00001

B. Common Stock

1. Common stockholders are entitled to one vote per share. We did not declare any dividends on our common stock during the past two years and do not anticipate declaring dividends in 2015. There are no preemption rights outstanding.
2. There are no provisions in the Company's charter or bylaws that would delay, defer or prevent a change in control of the Company.

Item 6. Total Amount of Securities Outstanding for each Class of Securities Authorized.

1. As of the end of the Issuer's most recent fiscal quarter ended June 30, 2015, Class A Common Stock was as follows:

(i)	Period End Date:	September 3, 2015
(ii)	Number of Shares Authorized:	4,900,000,000 Shares, Par Value \$0.00001
(iii)	Number of Shares Outstanding:	2,247,666,341 Shares
(iv)	Freely Tradable Shares (Public Float):	835,196,746 Shares
(v)	Total Number of Beneficial Shareholders:	1 Shareholder
(vi)	Total Number of Shareholders of Record:	121 Shareholders
(vii)	Conversion Rights:	None
2. As of the end of the Issuer's most recent fiscal quarter ended December 31, 2014, Series A Preferred Stock was as follows:

(i)	Period End Date:	June 04, 2015
(ii)	Number of Shares Authorized:	110,000,000 Shares, Par Value \$0.00001
(iii)	Number of Shares Outstanding:	- 0 -
(iv)	Freely Tradable Shares (Public Float):	- 0 -
(v)	Total Number of Beneficial Shareholders:	- 0 -
(vi)	Total Number of Shareholders of Record:	- 0 -
(vii)	Conversion Rights:	1 Series A Prefd Share converts to ½ Common Share
3. As of the end of the Issuer's most recent fiscal quarter ended June 30, 2015, Series B Preferred Stock was as follows:

(i)	Period End Date:	June 04, 2015
(ii)	Number of Shares Authorized:	90,000,000 Shares, Par Value \$0.00001
(iii)	Number of Shares Outstanding:	- 0 -
(iv)	Freely Tradable Shares (Public Float):	- 0 -
(v)	Total Number of Beneficial Shareholders:	- 0 -
(vi)	Total Number of Shareholders of Record:	- 0 -
(vii)	Conversion Rights:	1 Series B Prefd Share converts to ½ Common Share
4. As of the end of the Company's last two fiscal years, the Common Stock was as follows:

(i)	Period End Date:	December 31, 2014
(ii)	Number of Shares Authorized:	5,000,000,000 Shares, Par Value \$0.00001
(iii)	Number of Shares Outstanding:	2,448,576,746 Shares
(iv)	Freely Tradable Shares (Public Float):	375,234,746 Shares
(i)	Period End Date:	December 31, 2013
(ii)	Number of Shares Authorized:	120,000,000 Shares, Par Value \$0.001
(iii)	Number of Shares Outstanding:	18,576,746 Shares
5. As of the end of the Company's last two fiscal years, the Series A Preferred Stock was as follows:

(v)	Period End Date:	December 31, 2014
(vi)	Number of Shares Authorized:	- 0 -
(vii)	Number of Shares Outstanding:	- 0 -

(viii)	Freely Tradable Shares (Public Float):	– 0 –
(iv)	Period End Date:	December 31, 2013
(v)	Number of Shares Authorized:	– 0 –
(vi)	Number of Shares Outstanding:	– 0 –

6. As of the end of the Company’s last two fiscal years, the Series B Preferred Stock was as follows:

(ix)	Period End Date:	December 31, 2014
(x)	Number of Shares Authorized:	– 0 –
(xi)	Number of Shares Outstanding:	– 0 –
(xii)	Freely Tradable Shares (Public Float):	– 0 –
(vii)	Period End Date:	December 31, 2013
(viii)	Number of Shares Authorized:	– 0 –
(ix)	Number of Shares Outstanding:	– 0 –

Item 7. Name and Address of Transfer Agent.

PACIFIC STOCK TRANSFER COMPANY
C/O Mr. Chris J. Dobbins, President
6725 Via Austi Parkway, Suite 300
Las Vegas, Nevada 89103
Telephone: (571) 485-9999
Telephone: (702) 361-3033
SEC File Number: 084-01145
SEC CIK: 0000721748

Transfer agent is registered under the Securities Exchange Act of 1934.

PART C – BUSINESS INFORMATION

Item 8. Nature of Issuer’s Business.

A. Business Development

The Company was originally incorporated as a “C” corporation. The Company’s fiscal year end date is December 31. The Company has never been in bankruptcy, receivership, or any similar proceeding.

There are no current, past, pending, or threatened legal proceedings or administrative actions either by or against the Company that could have a material effect on the Company’s business, financial condition, or operations and any current, past or pending trading suspensions by a securities regulator.

B. Business of Issuer

1. The Company is engaged in the business of pursuing medical marijuana-related businesses.
2. The Company’s primary or secondary SIC Code is 5810
3. The Company’s previous operations related to being an energy company, converting waste into energy, and food service.
4. The Company has never been listed as a “shell” since inception.
5. Solanbridge Group Inc is a Maryland corporation.
6. The effect of existing or probable governmental regulations on the business at this time is: High
7. The costs borne by customers for the Company’s products are as follows: Minimal
8. The costs and effects of compliance with environmental laws (federal, state and local) are as follows: None
9. There are 7 employees

Item 9. Nature of Products or Services Offered.

A. Medical Marijuana.

The Company is in the developmental stage concerning medical marijuana-related businesses. The first opportunity the Company is pursuing is in Nova Scotia, Canada to work with a Canadian First Nation and have a First Nation corporation acquire a commercial medical marijuana grower’s license from Health Canada. Solanbridge will provide assistance to the First Nation corporation to develop the business through real estate or financing opportunities. The Company signed a Letter of Intent (“LOI”) on May 11, 2014, with First Halifax Financial Corporation, Inc., a Nova Scotia

corporation (hereinafter "FHFC"), and 9291-4423 Quebec Inc. d/b/a Germain Paul and Associates, a Quebec corporation (hereinafter "Germain"). FHFC, which is based in Dartmouth, Nova Scotia, will provide real estate and financial assistance to the First Nation corporation and Germain, which is based in Listuguj, Quebec, will provide technical assistance in terms of relationship management and strategic planning. The May 11th LOI cancelled and replaced the March 29, 2014 MOU previously signed by the Company and FHFC. There are approximately 500 applications currently on file with Health Canada and approximately 20 applications have been approved. In the Province of Nova Scotia there has been 15 applications filed and only one application has been approved. In June 2014, the LOI was converted into two separate a personal services contracts where Mr. Paul is serving as an officer and director of one of the Company's subsidiaries, Solanbridge Group Nova Scotia Inc., and assisting the parent Company with consulting work, developing an application with Health Canada and developing the overall governmental strategy of the Company and Mr. Hickey is serving as an officer and director of one of the same subsidiary, assisting the parent Company with operational management of the subsidiary on a day to day basis.

The Company chooses to work with FHFC and Germain because of the experience and expertise of the two principals of each corporation. For Germain the principal is [Mr. Beaver Paul](#). Beaver Paul is a member of the [Tobique First Nation, New Brunswick](#). For the past 20 years, he has worked within the federal public service, private sector and First Nation governments. Mr. Paul is currently a Partner with Germain Paul and Associates (GPA) focused on assisting First Nation governments to establish and achieve their strategic objectives. Most recently he has worked with the [Mi'gmawei Mawiomi Secretariat](#) to develop the 150 MW Mesgi'g Ugjus's'n Wind Farm that will be constructed in 2015. You can learn more about that particular project in an article by [CBC News](#). Prior to establishing GPA he was the Regional Manager for the [National Centre for First Nations Governance](#) where he worked closely with First Nation governments to develop and improve governance systems and institutional structures. In the past he held the position of President and Chief Executive Officer of the Tobique Economic Development Corporation where he was responsible for the establishment and management of five band-owned companies operating in forestry, fishery, construction, trucking and retailing sectors. In addition, Mr. Paul held the position of Manager of Aboriginal Relations with [Maritimes and Northeast Pipeline \(M&NP\)](#), a company owned by a consortium of large multinational energy companies where he was responsible for Aboriginal relations. During his three-year tenure, the M&NP negotiating team successfully negotiated two significant Impact Benefits Agreements with the Chiefs of New Brunswick and Nova Scotia. Mr. Paul also worked for the [Listuguj Mi'gmaq Government](#), as the Manager of Corporate Services successfully coordinating the launch of an economic development corporation for the Listuguj Mi'gmaq First Nation. The business interests of that corporation included forestry, construction, gaming and commercial fisheries operations. Mr. Paul has extensive experience working with the federal government in the areas of membership, housing and consultation. He has recently completed a Masters in Public Management at the [University of Quebec, École nationale d'administration publique](#). He currently resides in Listuguj, Quebec with his wife, Sandra Germain enjoying family, friends, golf, and traveling abroad.

For FHFC, the principal is Mr. Earle G. Hickey. Mr. Hickey is President and a Director of First Halifax Financial Corporation, Inc. Mr. Hickey also participates in the construction industry as a contractor. Mr. Hickey owns and manages commercial real estate as well as other investment portfolios. His real estate holding company is 2219746 Nova Scotia Ltd., serving as the President and Director, since 1993 to the present. He has also served as President and Director of Maritime Iron Inc. since 1996 to the present. Mr. Hickey has operated the commercial construction and renovations firm [Blackberry Contracting Inc](#) since 2000 to the present. Moreover, he has managed H & S Financial Holdings, a mortgage brokerage house, as President and director since 2004 to the present. Mr. Hickey resides in Dartmouth, Nova Scotia with his wife, Nicole.

The Company is also in the developmental stage concerning its second medical marijuana-related business opportunity. These opportunities are located in the United States and focus on the states of Nevada and Colorado. Both of these states, Colorado and Nevada, approved medical marijuana in 2000. Even though the medicinal use of cannabis is legal in both of those states the investor should note that at the federal level marijuana is a controlled substance under the Controlled Substances Act of 1970. The legalization of medical marijuana in Nevada and Colorado in 2000 did not change the federal law. However, the U.S. government funding bill passed by the U.S. Senate on December 13, 2014 includes an amendment that prohibits the Department of Justice or the Drug Enforcement Administration from using federal funds to go after state-legal medical cannabis programs. The law has not been signed by U.S. President Barack H. Obama yet. This is a risk for any potential investment in the Company.

The Company, on May 7, 2014, acquired a Colorado limited liability company named Tasty Greenz, LLC. Tasty Greenz's principal, Mr. Nicolas Jacobs of Denver, Colorado has designed various products that are derived from naturally occurring cannabinoids and, in particular, cannabidiol (CBD). CBD is related to tetrahydrocannabinol (THC) (the psychoactive constituent of the cannabis plant). CBD possesses no psychoactive properties, unlike THC. These designs were purchased from the former principal of Tasty Greenz, Mr. Jacobs. The Company purchased the Tasty Greenz name, the Tasty Greenz corporate shell, and Tasty Greenz product designs. Tasty Greenz has not taken any of its designs to market; however, the Company believes that based upon the particular designs of the products should be able to go to market in the next quarter with financial and technical assistance of the Company. Tasty Greenz's designs are going to be further developed and implemented by Dr. Mark T. Cullen of Reno, Nevada.

Dr. Cullen is critical to the second medical marijuana business opportunity. He is a retired [Yale University-trained doctor](#) and medical director, who had academic appointments at [Yale University](#) and [University of Florida](#). Dr. Cullen has done collaborative work with the [World Health Organization \(WHO\)](#), the [Centers for Disease Control \(CDC\)](#) and the [National Institutes of Health \(NIH\)](#). He has been published in numerous periodicals and has contributed to an educational movie series by [National Geographic](#) and other educational programming presented by [PBS](#). He is an entrepreneur who has developed start-up companies and has also worked as the CEO of multiple companies both public and private, including being the founder and former CEO of SulphCo, Inc. (OTC: SLPHQ), which he started on the OTCBB and later took to the American Stock Exchange under the symbol SUF, and founder of NuStem, which is now known as [Cord:Use Public Cord Blood Bank](#). He is an inventor who has created

[ultrasound desulfurization](#) and heavy oil upgrade technology. His work has taken him throughout the world including Saudi Arabia, UAE, India, and South America.

The Company is also in the developmental stage concerning its fourth medical marijuana-related business opportunity, the acquisition of ownership positions in medical marijuana growing operations in U.S. states such as California and Michigan. Furthermore, the Company is in the developmental stage of a CBD-infused energy drink.

Item 10. Nature and Extent of Issuer’s Facilities.

Solanbridge’s corporate office is located at	9595 Six Pines Drive, Suite 8210, The Woodlands, Texas 77380
Solanbridge’s Canadian First Nations development office is located at	102 Albro Lake Road, Level M, Suite 3, Dartmouth, Nova Scotia, Canada B3A 3Y6

PART D – MANAGEMENT STRUCTURE AND FINANCIAL INFORMATION

Item 11. Name of CEO, Members of Board of Directors, as well as Control Persons.

A. Officers and Directors

1. Charles R. Shirley: Managing Director and Chairman of the Board –

Mr. Shirley is CEO of [Aidan Capital](#) of Houston. Previously he was a Senior Vice-President with Native American Securities, Co., Inc. in New York and also was an investment advisor with [Salomon Smith Barney, Inc.](#) He has experience as an investment banker for the real estate, gaming, environmental, and oil & gas industries. He has held federal government legal positions with the [U.S. Department of Justice](#), [Interior](#) and [Energy](#). Charles received a degree in English from the [University of Kansas](#) in 1985 and a Juris Doctor from [Washburn University School of Law](#) in 1988. Charles serves on the Board of Directors of several other companies. He has also served as an advisor to two U.S. Presidential campaigns once in 1996 and later in 2000.

Charles R. Shirley	CEO & Director
Business Address	9595 Six Pines Drive, Ste 8210, The Woodlands TX 77386
Compensation	10,000,000 two-year restricted common stock shares a year.
Stock Ownership	200,000,000 two-year restricted shares of common stock (as of September 3, 2015)

2. Juan A. Mayet, Jr., Esq.: General Counsel and Director –

Mr. Mayet is based in Washington, D.C. Juan brings important legal experience, in the areas of securities, real estate, and corporate law. He recently returned from a two year tour of duty with the [U.S. Army](#) in Iraq. Previously, Mr. Mayet practiced law in Washington for the firm of [Loewinger & Brand PLLC](#). His prior experience includes work with the Law Office of Agbaje & Associates and [Robinson & Geraldo](#), in Baltimore and Washington respectively. Juan clerked for [Judge Evelyn Crawford Queen](#) of the Superior Court of the District of Columbia. He is licensed to practice in the state of Maryland and in the District of Columbia. Juan earned an undergraduate degree from [Montclair State University](#) in 1990 and a Juris Doctor from [Howard University School of Law](#) in 1993. He serves on the Board of Directors of China Investment Capital Corporation, a Nevada corporation.

Juan A. Mayet, Jr., Esq.	General Counsel & Director
Business Address	608 Girard Street NE, Washington, DC 20017
Compensation	10,000,000 two-year restricted common stock shares a year.
Stock Ownership	20,000,000 two-year restricted shares of common stock (as of June 25, 2015)

B. Legal/Disciplinary History: N/A

C. Disclosure of Family Relationships: N/A

D. Disclosure of Related Party Transactions: N/A

E. Disclosure of Conflicts of Interest.

There are no conflicts of interest among and between the Company’s directors, officers, persons nominated or chosen by the Company to become directors or officers.

Item 12. Financial Information for the Issuer’s Most Recent Fiscal Period.

The Company’s consolidated financial statements, including but not limited to: (1) Balance Sheet, (2) Statement of Income, (3) Statement of Cash Flows, (4) Statement of Changes in Stockholders’ Equity, and (5) Financial Notes, as of the quarter ended June 30,

2015, are incorporated herein by this reference. The foregoing financial statements are filed and available at www.otcm Markets.com, under the symbol “SLNX” and “financial” section for the period specified.

Item 13. Similar Financial Information for such Part of Two Preceding Years as Issuer or Predecessor has been in Existence.

The Company’s consolidated financial statements, including but not limited to: (1) Balance Sheet, (2) Statement of Income, (3) Statement of Cash Flows, (4) Statement of Changes in Stockholders’ Equity, and (5) Financial Notes, as of the two preceding years ended December 31, 2014 and 2013, respectively, are incorporated herein by this reference. The foregoing financial statements are filed and available at www.otcm Markets.com, under the symbol “SLNX” and “financial” section for the periods specified.

Item 14. Beneficial Owners.

SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS TABLE

Except as set forth in the table below, our management knows of one person who is the beneficial owner of more than 10% of our issued and outstanding common stock.

Name of Beneficial Owners	Total Shares of Common Stock Beneficially Owned	Percent of Class ⁽¹⁾
David M. Green 2121 Sunset Avenue Indiatlantic, Florida 32903-3836	500,000,000 Restricted Common Stock Shares	22.25%

(1) Based upon 2,247,666,341 shares of the Company’s common stock outstanding at September 8, 2015.

Item 15. Name, Address, Telephone Number, and Email Address of each of Certain Outside Providers that Advise the Issuer on Matters relating to Operations, Business Development, and Disclosure.

- | | |
|------------------------------------|---|
| 1. Investment Banker: | N/A |
| 2. Promoters: | N/A |
| 3. Legal Counsel: | Juan A. Mayet, Jr., Esq.
Attorney-At-Law
608 Girard Street NE
Washington, DC 20017
juanmayetjresq@gmail.com |
| 4. Accountant or Auditor: | N/A |
| 5. Public Relations Consultant(s): | N/A |
| 6. Investor Relations Consultant: | N/A |

Item 16. Management’s Discussion and Analysis or Plan of Operation.

A. Plan of Operation

Solanbridge Group Inc current plan of operation focuses on the medical marijuana industry. The Company is pursuing a medical marijuana grower’s license in Canada, with the assistance of Eastern Canadian First Nations. The Company is pursuing the acquisition of significant ownership positions in medical marijuana growers in California and Michigan.

Current Medical Marijuana operations:

On March 29, 2014, the Company negotiated a non-binding Memorandum of Understanding (MOU) with Mr. Earle G. Hickey, a Nova Scotia resident, representing a Nova Scotia resident who currently holds a license to grow medicinal marijuana in the Province of Nova Scotia. The MOU mandated a 30 day due diligence period to explore the parameters of a transaction between the Company and the Nova Scotia individual—with the goal of developing a business relationship and acquiring a commercial cannabis grower’s license in Nova Scotia, under Canada’s Marijuana for Medical Purposes Regulations. This MOU was cancelled and replaced by a Letter of Intent that was signed May 12, 2014.

On March 29, 2014, the Company passed a Board of Directors resolution cancelling all preferred shares issued by Solanbridge Group. The Board’s action was fully supported by shareholder consent (81% approval). Any and all preferred stock share certificates issued by the Company before March 29, 2014 are null and void and those shares have been returned to Solanbridge Group’s Treasury. The Board, with Shareholder consent, took this action to fully terminate the Company’s business relationship in South Carolina and to prepare for other business opportunities.

On April 23, 2014, the Company announced that David M. Green had consented to cancelling and retiring five hundred million (500,000,000) common stock shares of SLNX. The Company announced that its long term plan was to retire 1.5 billion shares and the five hundred million retirement of shares was merely the first of three five hundred million retirement of shares. The five hundred million shares Green consented to cancel and retire came from the shares issued to David M. Green, as part of his employment agreement and were issued on February 13, 2013.

On April 28, 2014, the Company’s Board of Directors passed a resolution ratifying and accepting Green’s April 23, 2014, consent to cancel and retire the five hundred million (500,000,000) common stock shares.

On May 1, 2014, the Company announced the appointment of Dr. Mark T. Cullen to the Scientific Advisory Board of SLNX. The Company also announced that it would be conducting due diligence on the Nevada and California markets for medical marijuana. Dr. Cullen is a Yale-trained retired medical doctor and medical director, who has been an entrepreneur since he has retired from medical practice.

On May 7, 2014, the Company filed a copy of the Dr. Cullen's employment agreement with the company, which provides him with ten million restricted common stock shares a year in exchange for him heading up the Scientific Advisory Board of SLNX.

On May 8, 2014, the Company announced the acquisition of Tasty Greenz, LLC of Denver, Colorado. Tasty Greenz has designed various products which are derived from naturally occurring cannabinoids such as cannabidiol (CBD). CBD possesses no psychoactive properties and therefore these products should be able to go to market in the next two quarters. Dr. Cullen will be taking the ideas and designs from Tasty Greenz and developing them further.

On May 9, 2014, the Company announced that David M. Green had consented to, on May 6, 2014, cancelling and retiring a second round of five hundred million (500,000,000) common stock shares of SLNX. The Company re-iterated that its long term plan was to retire 1.5 billion shares and the second round of five hundred million retirement of shares was merely the second of three five hundred million retirement of shares. The Company also announced that on May 7, 2014, the Board of Directors of SLNX voted unanimously to ratify and accept David M. Green's consent to cancel and retire the second round of 500 million common stock shares of SLNX.

On May 12, 2014, the Company signed a Letter of Intent ("LOI") with First Halifax Financial Corporation, Inc., a Nova Scotia corporation (hereinafter "FHFC"), and 9291-4423 Quebec Inc. d/b/a Germain Paul and Associates, a Quebec corporation (hereinafter "Germain"). FHFC, which is based in Dartmouth, Nova Scotia, will provide real estate and financial assistance to the First Nation corporation and Germain, which is based in Listuguj, Quebec, will provide technical assistance in terms of relationship management and strategic planning. The May 12th LOI cancelled and replaced the March 29, 2014 MOU previously signed by the Company and Mr. Earle G. Hickey.

On May 15, 2014, the Company announced that David M. Green had consented to, on May 13, 2014, cancelling and retiring a third round of five hundred million (500,000,000) common stock shares of SLNX. The Company re-iterated that its long term plan was to retire 1.5 billion shares and the third round of five hundred million retirement of shares was last of three five hundred million retirement of shares, meeting the goal that the Company had set to cancel and retire 1.5 billion common stock shares. The Company also announced that on May 14, 2014, the Board of Directors of SLNX voted unanimously to ratify and accept David M. Green's consent to cancel and retire the third and final round of 500 million common stock shares of SLNX.

On May 29, 2014, SLNX signed a Letter of Intent (LOI) to merge with Shamrock Geoscience Pty Ltd, a South African construction and engineering firm. The LOI stipulates that the transaction will be an all-stock transaction where SLNX receives a 25% position in Shamrock's U.S.-based corporation and all of Shamrock's subsidiaries. Shamrock is an internationally established construction and civil engineering provider, focusing on building design and construction, soil stabilization and road construction and maintenance. The LOI called for a 30 day due diligence period. The LOI was extended for another 30 days on June 28, 2014. On July 28, 2014, after the Company finished its due diligence on Shamrock, its financials, and its projects, the Company decided not to pursue a permanent business relationship with Shamrock, at this time.

On May 31, 2014, the Company closed David's Seafood and Steak House in Melbourne Beach, Florida. No acceptable restaurant alternative has been developed to replace the restaurant.

In June 2014, the Company closed the May 12th LOI and signed two personal service contracts with Mr. S. Beaver Paul and Mr. Earle G. Hickey to serve as officers and directors of the Company's subsidiary Solanbridge Group Nova Scotia, Inc. The business plan of Solanbridge Group Nova Scotia, Inc. is to develop a medical marijuana grower's license in conjunction with First Nations in Eastern Canada.

In July 2014, SLNX hired Mr. Adam Banks to assist in the development of the Canadian First Nations Medical Marijuana project.

On July 24, 2014, SLNX signed a Letter of Intent (LOI) to acquire majority interest in an eighty percent (80%) interest in Buzznbrewz.com. The agreement was never finalized, the Company has no plans to finalize the agreement, and whatever business relationship that the Company might have existed between the two parties has been terminated by the Company.

In August 2014, the Company has begun discussions with two separate medical marijuana growers to acquire a portion of each of the growers. The first group is licensed in California (and owns a medical marijuana café) and the second group is licensed in Michigan.

In September 2014, the Company finalized the 100% acquisition of home in Memphis, Tennessee. The contract was originally negotiated in July 2011, but was never finalized. To close the contract the Company issued 5,500,000 restricted common stock shares to PSM Management Ltd (for the benefit of Mr. Paul S. Minhas) and 2,700,000 restricted common stock shares to Mr. David Dunworth.

In October 2014, the Company acquired a majority interest, fifty-one percent of the telemarketing firm BICOM, LLC. BICOM has on-going revenue and will be marketing various medical marijuana products for the Company. Solanbridge expects BICOM to develop leads and close sales in the medical marijuana market and other agricultural related industries. Jhonn Mendieta serves as president for BICOM LLC. He will be managing BICOM on behalf of Solanbridge. To close the contract the Company issued 32,000,000 restricted common stock shares to Mr. Mendieta and committed to monthly payments.

On October 21, 2014, the Company announced that its subsidiary Solanbridge Group Nova Scotia, Inc., added Ms. Wendy Coffin to its Board of Directors. Ms. Coffin will act as the subsidiary's Medical Director, in an advisory capacity.

On October 27, 2014, the Mr. David M. Green stepped down from officer and director positions with the Company. Mr. Green has previously stepped down as CEO in September 2014 and was replaced as CEO by Mr. Charles R. Shirley. Mr. Green finalized the cancellation of the 1.5 billion common stock shares-the share cancellation previously announced. Mr. Green pledged his shareholder consent in support of the final cancellation. The Company issued Mr. Shirley 200 million two-year restricted common stock shares as part of his three year employment agreement as CEO and director. The Company issued Mr. Earle Hickey 150 million two-year restricted common stock shares as part of his three year consulting agreement. Mr. Hickey is not an officer or director.

In November 2014, the Company moved its corporate headquarters to 9595 Six Pines Drive, Ste 8210, The Woodlands, Texas 77380.

On December 2, 2014, the Company signed a Reseller Agreement with Georgia-based Vega BioFuels, Inc (OTC: VGPR) where Solanbridge has the opportunity to market Vega's Biochar product to its clients.

On December 8, 2014, the Company hired Mr. Keith McGuire as SLNX's Director of Security. McGuire will be in charge of developing all security operations and plans for SLNX's medical marijuana facility in Eastern Canada. Mr. McGuire, previously to going to work for Solanbridge, retired at the S/Sgt. Rank in December of 2007. From January of 2008 until October of 2013 Keith continued to work for the RCMP as a Civilian Employee in their Nova Scotia Headquarters as the Readiness and Response Coordinator in the Criminal Operations Branch.

In December 2014, the Company started discussions with various producers of hemp oils products that are derived from naturally occurring cannabinoids and, in particular, cannabidiol (CBD). CBD possesses no psychoactive properties and can be derived from hemp. The discussion involves the Company becoming a wholesaler of these refined hemp oil products.

In April 2015, the Company started development of a CBD-infused energy drink.

In December 2014, the Company added Ms. Grace White to the Advisory Board of Solanbridge Group NS, Inc. Ms. White will develop the Jamaican market for medical marijuana. She established CanJam Trading Company from her Dartmouth home in 1989. Today, CanJam Trading is a successful international food trading house featuring over 35 products and exporting to every corner of the world. Sales to date are in excess of \$30 million dollars.

On August 24, 2015, the British Columbia Securities Commission ("BCSC") issued a notice of hearing alleging that three individuals issued false or misleading news releases, made illegal distributions, and participated in a market manipulation while they were managers of Solanbridge in 2009. The three individuals, Christine Maria Cerisse, Laurence Frederick Austin (a.k.a. Lawrence Frederick Austin), and Thomas John Sadler, are no longer associated with Solanbridge. They have had zero management control over Solanbridge since 2010. BCSC's allegations are focused solely on the three individuals listed above and not on the Company and not on any current member of Solanbridge's management team.

Solanbridge is to provide the best possible risk-return value for its shareholders, by making direct investments into or outright purchases of revenue generating foreign and domestic private/public companies. Solanbridge over the next 12 months will look to expand its operations and acquire several new subsidiaries covering a vast business spectrum.

C. Off-Balance Sheet Arrangements.

None.

PART E – ISSUANCE HISTORY

Item 17. List of Securities Offerings and Shares Issued for Services in the Past Two Years

Shareholder	No. Shares	Shareholder	No. Shares
CHARLES R SHIRLEY	200,000,000	MAQUINN HOLDINGS LIMITED	3,846,154
WILLIAM HICKS	195,000,000	ROBERT KELLEY	3,833,333
QUANTUM CAPITAL GROUP, LLC	154,000,000	BOB MACLENNAN	3,473,000
EARLE G HICKEY	150,000,000	MATT MCGUIRE	3,437,500
SCOTT FORSYTHE	140,000,000	COLINE BRYANTON-MCQUARRIE	3,333,333
ROBERT G BAUER	60,000,000	DAVID P PITRE	3,333,333
NICOLAS M JACOBS	50,000,000	GEORGE TANNOUS	3,333,333
JHONN MENDIETA	32,000,000	HAROLD KENNEY	3,333,333
JUAN ANTONIO MAYET JR JD	30,000,000	JEANETTE STREET	3,333,333
BENNIE L BLAKENSHIP	15,000,000	KEN HICKEY	3,333,333
ROBERT I BOND	14,584,111	MILAD SAIKALI	3,333,333
BASSAM MIKLHOUF	10,000,000	VICTOR DISDELLE	3,333,333
DR MARK T CULLEN	10,000,000	JANICE FOX	3,125,000
KEITH MCGUIRE	10,000,000	RENE LEO ARSENEAULT	3,076,923
LINDA C CORBIN	10,000,000	SUSAN KELSO	3,000,000
SMALL FORTUNES INC	10,000,000	DAVID KIRK MITCHELL	2,812,500
STANFORD BEAVER PAUL	10,000,000	DAVID J DUNWORTH	2,700,000
KELLY MCGUIRE	9,166,666	HOLLY EGGLESTON	2,500,000
MUSTANG HOLDINGS LIMITED	7,692,308	WENDY COFFIN	2,500,000
J ROBERT YOUNKER	7,446,666	DOUGLAS GAUDET	2,272,727
CLEVE BREWER	6,666,666	JAMIE SAVELLE	1,875,000
DAVID W STREET	6,666,666	PAUL MARTELL	1,875,000

DORINE BRYANTON	6,666,666	JOHN PHILLIPS	1,785,714
PATRICK WHITE	6,666,666	DANIEL BOWERS	1,666,667
TOM CAHILL	6,666,666	MICHAEL DUDKA	1,666,667
WILLIAM DEMOLITAR	6,666,666	GHASSAN HADDAD	1,666,666
PSM MANAGEMENT LTD	5,500,000	LINDA CREESE	1,666,666
DAVID K COLES	5,333,333	MIKE HAMMOND	1,573,333
CALEB J CLINE	5,000,000	BRIAN RIPPEN	1,562,500
DANIEL ERIC SELLING PHD	5,000,000	JOANN RIPPEN	1,562,500
DAVID V BANKS	5,000,000	PHILIP KENT CONRAD	1,562,500
JEFFREY S HEPLER	5,000,000	ROBERT W BROWN	1,562,500
HENRY COMEAU	4,700,854	BRIAN PENNEY	1,200,000
RB MAC INVESTIGATIONS	4,583,332	DARCY ANDREW BOND	1,111,113
WES MCGUIRE	4,583,332	CHRISTOPHER ROBERT BOND	1,111,110
LINDA G MCKAY	4,500,000	RONALD FRANCIS BOND	1,111,110
CHRIS ROSS	4,166,666	JOSEPH E MIKOLAJ	1,000,000
DAVID ROY SWINAMER	4,166,666	KATHERINE H VENINGA	1,000,000
ROY DOUGLAS DAVIS	4,166,666	TRIMAN CAPITAL CORP	1,000,000
SALAM KARAM	3,883,333	GARY DAVIS	833,333
DMS FINANCIAL SOLUTIONS INC	3,846,154	ALAN A MIKOLAJ	300,000
		DOROTHY ARKELIAN	166,666

All common stock shares disclosed in the table above have one year holding period attached to them.

100,000,000 preferred stock shares were issued to Rosie's of RH LLC ("Rosie's"), a Colorado limited liability corporation, which was created to hold the assets of a Rock Hill, South Carolina restaurant. Rosie's is owned by Solanbridge Group Inc.; therefore, the 100,000,000 preferred stock shares are owned by Solanbridge Group Inc. On March 29, 2014, the preferred stock shares issued to Rosie's were cancelled (by the Board of Directors and supported by shareholder consent) as part of the process of discontinuing Rock Hill, South Carolina restaurant transaction that was undertaken on May 14, 2013.

PART F – EXHIBITS

Item 18. Material Contracts

Attached

Item 19. Articles of Incorporation and Bylaws.

See Articles of Incorporation, as amended from time to time, and Bylaws filed as separate attachments on www.otcmarkets.com.

Item 20. Purchases of Equity Securities by the Issuer and Affiliated Purchasers.

There have been no purchases of equity securities by the Company or affiliated purchasers.

Item 21. Issuer's Certifications.

I, Charles R. Shirley CEO, certify that:

1. I have reviewed this Quarterly Disclosure Statement for Solanbridge Group Inc;
2. Based on my knowledge, this disclosure statement does not contain any untrue statement of material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

Dated: 08 SEPTEMBER 2015

SOLANBRIDGE GROUP, INC.

/s/ CHARLES R. SHIRLEY

By:

Printed Name: Charles R. Shirley

Title: Chief Executive Officer