



FAVORED, INC.

SUPPLEMENTAL REPORT  
As of December 10, 2017

Trading Symbol: FVRD

Name of the issuer and its predecessors (if any)

Favored, Inc. (Formerly Urbanalien Corp. until 7-2006)

Address of the issuer's principal executive offices

Company Headquarters

350 Lincoln Road

Miami, Florida 33139

Phone: (800) 214-3109

Email: info@favoredinc.com

Website: www.favoredinc.com

### 3) Security Information

Trading Symbol: FVRD

Exact title and class of securities outstanding: Common

CUSIP: 31208P 10 9

Par or Stated Value: \$.0001

Total shares authorized: 975,000,000 as of: December 10, 2017

Total shares outstanding: 601,234,934 as of: December 10, 2017

As of December 10, 2017 we have 128 shareholders

Additional class of securities:

Exact title and class of securities outstanding: Series A Preferred

Par or Stated Value: \$.0001

Total shares authorized: 5,000,000 as of: December 10, 2017 Total

shares outstanding: 0 as of: December 10, 2017

Total shares outstanding 0

Exact title and class of securities outstanding: Series C Preferred

Par or Stated Value: \$.0001

Total shares authorized: 500,000 as of: December 10, 2017

Total shares outstanding 215,000 as of: December 10, 2017

Exact title and class of securities outstanding: Series D Preferred

Par or Stated Value: \$.0001

Total shares authorized: 500,000

as of: December 10, 2017

Total shares outstanding 46,000

as of: December 10, 2017

Transfer Agent Transfer Online, Inc.  
512 SE Salmon St, Portland, OR 97214  
Phone: (503) 227-2950

Is the Transfer Agent registered under the Exchange Act?\* Yes: ☒ No: ☐

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

List any restrictions on the transfer of security:

None

Describe any trading suspension orders issued by the SEC in the past 12 months.

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:

Nevada Custodianship and Reinstatement of Corporate Charter

On December 22, 2015, a lawsuit was filed against Favored, Inc. in the District Court of Clark County, Nevada, entitled "In the Matter of Favored, Inc." under case number A729331 by a Shareholder, Barton Hollow, LLC, along with an Application for Appointment of Custodian, after several attempts to locate prior management and reinstate the Company's Nevada charter, which had been revoked.

A Summons was served on the Company's last Resident of Agent of record on January 21, 2016, but the Resident Agent was unable to locate prior management of the Company, and on February 25, 2016 a hearing was held for the appointment of a Custodian.

On March 10, 2016, the District Court of Clark County, Nevada entered an Order Granting Application for Appointment of Barton Hollow, LLC as Custodian of Favored, Inc. Barton Hollow, LLC (the "Custodian") is an entity controlled by securities attorney Adam S. Tracy, its Managing Member.

On March 10, 2016, Adam S. Tracy was appointed to the Board of Directors and as Chief Executive Officer of Favored, Inc. and the Company adopted Amended and Restated Bylaws.

On April 27, 2016, the Custodian appointed a new Resident Agent in Nevada and filed Amended and Restated Articles of Incorporation, a Certificate of Amendment by Custodian, and a Certificate of Reinstatement, which reinstated the Company's charter.

On May 10, 2016, a Certificate of Amendment was filed in Nevada by the Custodian, which increased the Company's authorized shares of common stock to 3,000,000,000 at a par value of \$0.0001.

On July 21, 2016, the Custodian filed with the District Court of Clark County, Nevada a Report of Barton Hollow, LLC as Court Appointed Custodian of Favored, Inc., which stated that it had fully executed its duties charged pursuant to the Order, which had appointed it as Custodian.

#### Reverse Merger and Change in Control

On April 19, 2016, the Company entered into an Agreement of Merger with Empire Mobile Studios, Inc., ("Empire") a Delaware corporation that was formed in 2015. Empire's focus is on the development, acquisition, and marketing of digital assets with a specific focus on mobile and web applications. Under the terms of the Merger, Craig Coaches, CEO of Empire received 300,000,000 restricted shares of the Company's common stock, representing majority control of Favored, Inc. In exchange, the Company received 100% ownership of Empire's capital stock, making Empire our wholly owned subsidiary. Mr. Coaches was issued an employment agreement with a salary of \$150,000 per annum to be accrued until such time as sufficient cash flow is available to compensate him.

On April 19, 2016, the Company entered into an Agreement of Merger with Kryptos

Communications, Inc., (“Kryptos”) a Florida corporation that was formed in 2010. Kryptos’s focus is to develop and provide customers with a Secure Voice Over IP application. The product provides encrypted VoIP connectivity for secure calls over several platforms, including iPhone, Blackberry and Android equipped phones. It will work over 3G, 4G and LTE networks, as well as through Wi-Fi. Under the terms of the Merger, Stephen Carnes, CEO of Kryptos received 5,000,000 restricted shares of the Company’s common stock and immediately resigned from the company. In exchange, the Company received 100% ownership of Kryptos’s capital stock, making Kryptos our wholly owned subsidiary.

On July 31, 2016, Craig Coaches was appointed President, Secretary and Treasurer of the Company, and Adam S. Tracy resigned from all Officer and Director Positions with Favored, Inc.

On August 2, 2016, Craig Coaches was issued 300,000,000 shares of the Company’s common stock as consideration for the Merger with Empire Studios, Inc.

On August 23, 2016, a new Officer List was filed with the State of Nevada, confirming Craig Coaches as the sole Officer and Director of Favored, Inc. additionally, he was issued 200,000 Preferred shares as consideration for his appointment.

On September 27, 2016, Stephen Carnes was issued 5,000,000 shares of the Company’s common stock as consideration for the Merger with Kryptos Communications, Inc.

#### 4) Issuance History

On August 2, 2016, Craig Coaches was issued 300,000,000 shares of the Company’s common stock as consideration for the Merger with Empire Studios, Inc.

On August 23, 2016 Craig Coaches was issued 200,000 shares of the Company’s preferred stock as consideration for his appointment to the Board as sole director.

On September 27, 2016, Stephen Carnes was issued 5,000,000 shares of the Company’s common stock as consideration for the Merger with Kryptos Communications, Inc.

On November 2, 2016, one of the company’s creditors, Stephen Carnes, filed an action in the Circuit Court of Baltimore County Court seeking repayment on \$16,144.80 in unpaid liabilities (Case No. 03-C-16-011092). On November 17, 2016, the parties to the action reached a settlement in which the Company agreed to issue 50,000,000 shares of common stock in exchange for relief of \$11,115 of the liabilities. On November 22, 2016, the judge signed an order under Section 3(a) 10 of the Securities act approving the Settlement Agreement.

On May 25, 2017 a debenture for \$5,000 was converted to 50,000,000 shares of the Company's common stock at par value.

On June 29, 2017 a debenture for \$6,500 was converted to 65,000,000 shares of the Company's common stock at par value.

On August 22, 2017, a debenture for \$7,000 was converted to 70,000,000 shares of the Company's common stock at par value.

On November 21, 2017, Michael Chavez was issued 46,000 shares of Series D Preferred stock in exchange for the cancellation of his 46,000,000 shares of common stock in an effort to reduce the Company's total issued and outstanding shares of common, so that common stock could be used for future acquisitions or to compensate talented personnel the Company may wish to hire in the future. Mr. Chavez holds 100% of Series D Preferred stock.

On December 6, 2017, Mr. Coaches cancelled 150,000,000 shares of his common stock in exchange for receiving 15,000 additional shares of Preferred Series C in order to make more common stock available for future acquisitions or hiring talented personnel.

Financial Statements (see attached)

The Quarterly Reports for September 30, 2017 and September 30, 2016 are incorporated by reference and are posted to OTCIQ. The Financial Statements contain the consolidated financials of the Company, and its subsidiaries, Empire Mobile Studios, Inc. and Krypto's Communications, Inc.

Describe the Issuer's Business, Products and Services

Describe the issuer's business so a potential investor can clearly understand the company. In answering this item, please include the following:

A. Description of the issuer's business operations;

Favored, Inc. operates through two wholly owned subsidiaries, Empire Mobile Studios, Inc. and Krypto's Communications, Inc.

Empire Mobile Studios, Inc., a Delaware corporation, is a company that was formed in 2015. The company's specific focus is on the development, acquisition, and marketing of digital assets with a specific focus on mobile and web applications. Empire seeks to identify key assets for acquisition and development and operate them independently. This diverse approach affords the company the ability to participate in the various sectors of the mobile and web application marketplace including but not limited to gaming, VR (virtual reality), AR (augmented reality), security, business, utility, social media, and communications. Empire also develops and acquires digital assets with a focus on blockchain technology and crypto currencies. The company recently developed a digital currency trading exchange platform named [www.bittraderpro.com](http://www.bittraderpro.com). The platform was launched in Beta mode and had 322 users sign up for testing. At the time of launch the platform was able to support trading of Bitcoin only. After further testing, the platform is now able to support Bitcoin and Ethereum based tokens and can complete trade transactions. Empire also recently began acquiring contracts to mine digital currencies. Empire initially began mining two Ethereum contracts and one Zcash contract. is now mining Ethereum, ZCash, and more recently acquired two additional Monero contracts. As of December 1, 2017, we have also added two Monero mining contracts.

Kryptos Communications, Inc. headquartered in Miami Beach, FL was founded in 2010 to develop and provide customers with the ability to have secure voice communications. As of August 2016, Kryptos has been downloaded and used in over 130 countries worldwide. Kryptos is a Secure Voice Over IP application. The product provides encrypted VoIP connectivity for secure calls over several platforms, including iPhone, Blackberry and Android equipped phones. It will work over 3G, 4G and LTE networks, as well as through Wi-Fi. Users download the client software from an Application store (e.g. iTunes) and must then activate service with Kryptos. Each user creates an individual ID. Secure phone calls are made peer-to-peer. Both users must have the software in order to use the functionality, but it is cross-platform compatible, i.e. will work across users on iPhones, Blackberry or Android phones. Kryptos utilizes 1024 bit RSA encryption during public/private key pair exchange. Kryptos utilizes 256 bit AES to encrypt the voice communications before transmission using the symmetric key exchanged via RSA. This provides virtually unbreakable communication from user to user.

Date and State (or Jurisdiction) of Incorporation:

July 3, 2001 in the State of Nevada

the issuer's primary and secondary SIC Codes;

7371 – Computer programming

the issuer's fiscal year end date;

12/31

principal products or services, and their markets;

Development, acquisition, and marketing of digital assets with a specific focus on mobile applications and web content in the areas of gaming, VR (virtual reality), AR (augmented reality), security, business, utility, social media, and communications.

#### Describe the Issuer's Facilities

Favored, Inc. maintains an office at 350 Lincoln Road, Miami, Florida 33139 under Empire's month-to-month lease at \$95.00 per month, which includes utilities.

#### Officers, Directors, and Control Persons

##### A. Names of Officers, Directors, and Control Persons.

##### Craig Coaches, Chief Executive Officer, Director, Control Person

Craig Coaches is the Chief Executive Officer of Favored, Inc. and the sole member of the Board of Directors. Mr. Coaches is also the CEO of the Company's wholly owned subsidiaries, Empire Mobile Studios, Inc., and Kryptos Communications, Inc. where he oversees day-to-day management and operational control over all aspects of both companies. Mr. Coaches is an entrepreneur with a focus on the mobile technology sector. Prior to his current roles, from 2003-2016 he worked in various sectors of the financial industry. From 2003 to 2010 he held executive management positions with several private mortgage equity firms such as GMC Mortgage Capital, LLC and BH3 Management, LLC where he successfully assisted in the raising of over \$29M in private real estate transactions. From 2010 through 2013 he worked as licensed mortgage loan officer at institutions such as New Penn Financial and PNC Bank. Craig Coaches owns 300,000,000 shares of Favored, Inc. common stock, representing 37.63% of the total issued and outstanding shares of common stock as of December 10, 2017.

##### Claude A. Page, Former Officer and Director, Control Person

Mr. Page was first listed on the Nevada Officer's List filed on August 21, 2006 as President and Director of the Company, and was listed in such offices through July 23, 2013. He is believed to have been the Company's CEO and Director prior to the appointment of the Custodian in May of 2016. He currently still holds 164,277,853 of the Company's common stock in his own name, totaling 27.32% of the total issued and



outstanding shares of common stock as of December 10, 2017, and may beneficially own or control additional shares through family members or trusts.

B. Legal/Disciplinary History. Please identify whether any of the foregoing persons have, in the last five years, been the subject of:

The foregoing persons have NOT been the subject of:

A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (Excluding traffic violations and other minor offenses);

The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities;

A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; or

The entry of an order by a selfregulatory organization that permanently or temporarily barred, suspended or otherwise limited such person's involvement in any type of business or securities activities

C. Beneficial Shareholders. Provide a list of the name, address and shareholdings or the percentage of shares owned by all persons beneficially owning more than ten percent (10%) of any class of the issuer's equity securities. If any of the beneficial shareholders are corporate shareholders, provide the name and address of the person(s) owning or controlling such corporate shareholders and the resident agents of the corporate shareholders.

Name and Address of Beneficial Owner	Security	Ownership	%
Craig Coaches+ 350 Lincoln Road Miami, Florida 33139	Common	150,000,000	24.94%
	Preferred	215,000	100.00%
	Series C		

Claude A. Page** 2532 Concession 1A Woodslee, ON N0R1V0 Canada	Common	164,277,853	27.32%
Michael Chavez 10012 Barbook Dr Austin, TX 78726	Preferred Series D	46,000	100%

+ On April 19, 2016, Craig Coaches received 300,000,000 shares of common stock in consideration for the Merger with Empire Mobile Studios, Inc. On August 23, 2016, Mr. Coaches was issued 200,000 shares of Preferred Series C stock as consideration for his appointment as sole Officer and Director. On December 6, 2017, Mr. Coaches cancelled 150,000,000 shares of his common stock in exchange for receiving 15,000,000 additional shares of Preferred Series C in order to make more common stock available for future acquisitions or hiring talented personnel. In addition to his ownership of 150,000,000 shares of common stock and 215,000 shares of preferred, Craig Coaches is the sole Officer and Director of Favored, Inc.

\*\*Mr. Page may beneficially own or control additional shares titled in the name of certain family members or by virtue of serving as trustee of trusts using the same address on the Company's shareholder list as of December 10, 2017.

#### Third Party Providers

Please provide the name, address, telephone number, and email address of each of the following outside providers that advise your company on matters relating to operations, business development and disclosure:

Legal Counsel  
Matheau J. W. Stout, Esq.  
400 East Pratt Street  
8th Floor  
Baltimore, Maryland 21202  
Phone: 410-429-7076  
Email: mjlwstout@gmail.com

Accountant or Auditor  
None

## Issuer Certification

I, Craig Coaches certify that:

I have reviewed this Supplemental Report of Favored, Inc.;

Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and

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.

December 10, 2017

/s/ Craig Coaches  
CEO