HUMBLE ENERGY, INC.

NEVADA STATE OF JURISDICTION

35421 KANIS ROAD, PARON, ARKANSAS 72122

AMENDED

(501) 821-5509

www.humbleenergy,inc.com

nkane53979@aol.com

SIC CODE 1311

Quarterly Report

For the Period Ending: March 31, 2019

UNAUDITED

As of March 31, 2019 the number of shares outstanding of Common Stock was: 26,402,400 they consist of Humble Energy, Inc. 11,154,704 and merged shares of 15,247,696.

As of December 31, 2018 the number of shares outstanding of Common Stock was: <u>26,402,400</u> they consist of Humble Energy, inc. 11,154,704 and merged shares of 15,247,696.

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 X

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

Yes No X

1) Name of the issuer and its predecessors (if any).

Humble Energy, Inc.

The Company has not used any other names in the past five years.

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

The Corporation was incorporated in California in 1965. It was moved to Nevada in October 2008 and the name was changed to Humble Energy, Inc. on May 5th 2019. Since May 5, 2009 the Company has been domiciled in Paron , Arkansas.

Has the issuer or any of its predecessors ever been in bankruptcy, receivership, or any similar.

Yes No X

Information in this report are unaudited and amended.

2) Security Information					
Trading symbol:	HUML				
Exact title and class of securities outstanding	common				
CUSIP	445000 102				
Par or stated value	.001				
Total shares authorized:	250,000,000 as of December 31, 2018				
Total shares outstanding:	26,402,400				
Number of shares in the Public Float	256,933				
Total number of shareholders of record	626				
Additional class of securities I (if any) N/A\					
Trading symbol:	HUML				
Exact title and class of securities outstanding	common stock				
CUSIP					
Par or stated value	.001				
Total shares authorized: 250,000,000 a	s of date <u>November 8, 2008</u>				
	s of date March <u>31, 2019</u>				
Humble Energy, Inc. common shares 11,154,704 and merger shares 15,247,686					
Transfer Agent					
Name Corporate Stock Transfer LLC Phone (303) 282-4800 Email					
Is the Transfer Agent registered under the Exchange Act? Yes					
Describe any trading suspension orders issued by the SEC concerning the issuer or its predecessors.					
None					
The information contained in this report are u	naudited and amended.				

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 2013 Humble Energy, Inc. merged with a affiliated company Humble Petroleum, Inc.. In the merger the Humble Energy, Inc. agreed to allow the number of shares that to eventually increase by the issue of a preferred stock dividend of Humble Petroleum, Inc. if the Board of directors decide to pay the dividend in common stock instead of cash. The stock dividend has been paid current since the merger which accounts for the 51,000 increase in shares annually.

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 of options to acquire such securities issued tor 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.

Number of **Opening Balance**

Shares Common <u>26,353,400</u>, <u>11,154,704 Humble Energy</u>, *Inc. common shares + merged shares of* <u>15,196,696</u>

Outstanding as of

January 1, 2017

Date of Trans- action at a Discoun	Transaction type Individuals wit t Investment	Number of Shares h	Class of Securities	Value of Shares Issued	Were the Shares Issued at mkt price	Individual Equity Shares Issued to Control	Reason for Share Issue t		Exempt -or Regist ered Type
12-16	Dividend	51,000	Common	\$.25	yes	None	Dividend	Restricted	Exempt
07-17	Consult fee	100,000	Common	\$.25	yes	None	Consult	Restricted	Exempt
12-18	Dividend	51,000	Common	\$.17	No	None	Dividend	Restricted	Exempt

Shares **Ending Balance**

Outstanding on Common 26,402,400 Humble Energy, Inc. 11,154,704 + 15,247,696

March 311,2019

B. Debt Securities, Including Promissory and Convertible Notes

This information is unaudited and amended.

Check this box if there are no outstanding promissory, convertible notes of debt arrangements. X

The Company believes that the Convertible Preferred Stock is not a Note.

4. Financial Statements

A. The Consolidated Financial Statement are filed with the OTC Markets Group for the years 2017, 2018 and preceding years.

X U.S. GAAP

B. The Financial Statements for this reporting period were prepared by:

David R. Kane CEO and Chairman of the Board Humble Energy, Inc.

Kane Qualifications:

Kane is a graduate of the School of Business at the University of Kansas. He was employed by IBM and spent time with companies that required expertise in the preparation of Financial Statements. Kane had classes in accounting while at Kansas, IBM and with the preparation of financial statements and financial statements with public companies as the Chief Financial Officer of a Public Company and CEO of this group of companies.

The Financial Statements

(Submitted and incorporated by reference here and can be found in the OTC Markets Group) at the OTCIQ Website. It is listed on the Humble Energy, Inc. issuer's website.

5) Issuer's Business, Products and Services

A. To summarize Humble Energy, inc is a oil and gas production company. Natural Gas is 85% of its production. Most of its production is sold through pipelines and requires no selling on the part of the Company. The Company has a unique Business plan in that it pays no salaries, has no bank debt, outsources most management production functions such drilling, geology and well completion. Humble is in several drilling programs the largest of which is in Louisiana. 15 wells have been completed the last 6 came in at 136 million cubic feet of gas. These wells paid out in 10 months. One well is drilling now in the Haynesville shale and 5 more are up for approval in the Cotton Valley Formation. The Oil & Gas Journal in 2016 ranked Humble Energy, Inc. the 121 Largest by assets and in the top 10 in Percentages along with Exxon Mobile.

B. The Issuer has 2 divisions that produce assets that are environmentally friendly. ATTI owns Dehumidification inventory and patents for machines that removes moisture from the air. It has a prestigious client list which includes What a Burger, Wendy's, Delphi, Cinemark and others. Tests show that if you reduce moisture it makes compressors more efficient.

.Humble owns a division that cleans the internal parts of gasoline and diesel engines. The name of the product is Power Klean. Tests have shown that removing carbon, gunk and metals from the engine extends engine life and flushes the bad with oil change instead of in the atmosphere. Management of all three Companies is operated by Humble Energy, Inc. including its Board of Directors.

The information in this report is unaudited and amended.

6) Issuer's Facilities

The consolidated companies have a fenced campus on a converted 10+ acre horse farm 17 miles from Little Rock, Arkansas in the foothills of the Ouachita Mountains. The Little Maumelle River runs through it. The 3 barns have been converted to storage. The barns are 1500 square feet and the office space is 1000 square feet with room to grow. The facility is rented on a monthly basis and it is rented from a trust owned by the majority owner. The office includes computers, printers and filing facilities. The facilities are located at 35421 Kanis Road, Paron, Arkansas. 72122

7) Officers, Directors and Control Person

David R. Kane is the Chairman of the Board until December 31, 2021. He is the CEO of Humble Energy, Inc. and has been since May 5, 2009. Trusts controlled by Kane own 15,800,000 restricted common shares. This is approximately 60% percent of the outstanding shares of the common stock.

Robert Cashman is a member of the Board of Directors and CFO of the Company. He owns 800,000 common shares in the Company.

Mark D. Kane is a builder who started ran and sold two companies before the age of 30. He is President of Humble and Secretary of the Board of Directors. He owns 200,000 shares of the Company.

Name of	Affiliation with Residential	Address Number	of	Share
Ownership % Officers/Directors Cor And Control Person	Note mpany City State	Shares owne	d Type/Class	of Class
David R. Kane Directo	or, CEO Paron, AR.	16,000,000	Common	60%
Robert Cashman Dire	ector, CFO Villa Park, CA	800,000	Common	3%
Mark D. Kane Directo	r, President Little Rock, AR	200,000	Common	.7%

8) Legal/Disciplinary History

- **A.** Please identify whether any of the persons listed above have in the past 10 years 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)
 NONE
- **2.** The entry of an order, Judgment, or decree, not subsequently reversed, suspended or vacated, by a court of

competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such persons involvement in any type of business, securities, commodities, or banking activities:

NONE

3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal

or state securities or commodities law which finding or judgment has not been reversed, suspended, or vacated,

NONE

4. The entry of an order by a self-regulatory organization that permanently or temporarily banned, 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 proceeding known to be counterpleaded 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

John T. Root

P.O. Box 701 Greenbrier, Arkansas 72058 (501) 325-8567 j.root5013@gmail.com

<u>Accountant</u>

<u>Investors Relations Consultant</u> <u>Presently Not Available</u>

Other Service Providers

None

10) Issuer Certification

Principal Executive Officer:

David R. Kane, Chairman of the Board and CEO

I, <u>David R. Kane</u> certify that:

- L. I have reviewed this annual disclosure statement of Humble Energy Inc.:
- 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or

omit to state a material fact necessary to make the statements made, in light of the circumstances under which such

statements were made, not misleading with respect to the period covered by this disclosure statement; and

3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in the disclosure statement.

March 22, 2019

"/s/ David R. Kane"

Principal Financial Officer:

- I, Robert Cashman certify that:
 - 1. I have reviewed this annual disclosure statement of Humble Energy, Inc.:

This report is unaudited and amended.

- 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statement 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.

March 23,2019

<u>"/s/ Robert Cashman"</u> <u>CFO</u>

This report is unaudited and amended.