Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

AMERICAN HEMP VENTURES, INC.

2700 Youngfield Street, Suite 100 Lakewood, CO 80215

> 303-918-7595 SIC Code - 0139

Annual Report (the "Reporting Period")

For the Period Ending: December 31, 2021 As of December 31, 2021, the number of shares outstanding of our Common Stock was: 24,129,808 As of September 30, 2021, the number of shares outstanding of our Common Stock was: 102,520,578 As of December 31, 2020, the number of shares outstanding of our Common Stock was: 21,246,560 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 the 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.

American Hemp Ventures, Inc.	From February 6, 2019	4833 Front Street, B405,		
		Castle Rock, CO 80104		
ASC Biosciences, Inc.	From May 10, 2017	74-998 Country Club Drive, Suite 220-333		
		Palm Desert, CA 92260		
Nevis Capital Corporation	From July 5, 2013	412 Kiowa Dr. W		
		Lake Kowa, TX 76240		
Sino Cement, Inc.	From September 15, 2010	1 Heying Road, Jinqu town, Mei Xian County,		
		Baoji, Shaanxi 722306 People's Republic of		
		China		
Ocean Energy, Inc.	From November 28, 2007	1984 Isaac Newton Square West, Suite 202		
		Reston, VA 2019		

The state of incorporation or registration of the issuer and of each of its predecessors (if any) during the past five years; Please also include the issuer's current standing in its state of incorporation (e.g. active, default, inactive):

November 28, 2007, State of Nevada 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:

On March 25, 2021, the Company entered into assignment agreements to transfer its ownership in Hemp Group, LTC Farms, and AMHV Wellness to an entity controlled by the officers and directors of the Company. On September 1, 2021, the Company and the counterparties entered into rescission agreements rescinding the original assignment agreements *ab initio*, effective as of March 25, 2021.

On March 25, 2021, the Company entered into a Non-Exclusive Patent License Agreement (the "License Agreement") with Alpha Modus, Corp. ("Alpha Modus"). The Agreement provided for the Company to license for use certain patents and patent applications held by Alpha Modus for commercialization, and the Company agreed to issue 78,390,770 shares of its restricted common stock as an initial royalty payment to Alpha Modus. On July 14, 2021, the License Agreement was rescinded by the parties, and as part of the recission, the 78,390,770 shares issued to Alpha Modus were returned to Company and are being cancelled.

Accordingly, the Company's business is still focused on operations in the hemp industry.

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

4833 Front Street, B405, Castle Rock, CO 80104

The address(es) of the issuer's principal place of	of business:
Check box if principal executive office and princ	sipal place of business are the same address: 🗵
Has the issuer or any of its predecessors been years?	in bankruptcy, receivership, or any similar proceeding in the past five
Yes: ⊠ No: □	
If this issuer or any of its predecessors have be space below:	en the subject of such proceedings, please provide additional details in the
known as "Nevis Capital Corporation." On or acquired a majority of the outstanding commo	about February 27, 2017, ASC Biosciences, Inc. (a private company n stock of the issuer (16,000,000 shares at the time) with the approval of
the Nevada court, and the receivership action	was subsequently terminated.
2) Security Information	
Trading symbol: Exact title and class of securities outstanding: CUSIP: Par or stated value:	AMHV Common Stock 00216Q021 \$0.001 per share
Pai oi stated value.	\$0.00 i per share
Total shares authorized: Total shares outstanding: Number of shares in the Public Float ² : Total number of shareholders of record:	200,000,000 as of date: December 31, 2021 24,129,808 as of date: December 31, 2021 702,914 as of date: December 31, 2021 89 as of date: December 31, 2021
All additional class(es) of publicly traded securit	ties (if any):
Trading symbol: Exact title and class of securities outstanding: CUSIP: Par or stated value:	
Total shares authorized: Total shares outstanding:	as of date: as of date:

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:	Pacific Stock	Transfer

Phone: <u>702-361-3033</u>

Email: <u>info@pacificstocktransfer.com</u>

Address: 6725 Via Austi Pwky, #300, Las Vegas, NV 89119

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

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 com	pleted
fiscal years and any subsequent periods: \square	

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

Number of Shares									
Outstanding as of	Opening Bala	nce.		*	Right-click the row	s below and selct "Insert"	to add rows as needed		
Second Most	Common: 16,0				tigrit-click tric row	3 Delow and 3elet misert	to add rows as riceded	•	
Recent Fiscal Year		01,000							
January 1, 2019	Preferred: 0								
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 share issued (\$/per share) at issuance	p	Individual/Entity Shares were issued ot (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 (if applicable)	Restricted or Unrestricted as of this filing?	Exemption or Registration Type
							For Consulting Services to AMHV		4(a)(2) Private
10/04/19	New Issuance	10,000	Common Stock	\$ 0.00	Yes	Elvis Edwards	Wellness	Restricted	Offering
11/13/19	New Issuance	735,808	Common Stock	\$ 0.00	Yes	Samuel Mark Spoone	Employee Services Rendered	Restricted	4(a)(2) Private Offering
1.7.10/10		700,000	2 2O.O.K	, J.00	100		Cancelled for		Ŭ
07/01/20	Cancellation	(735,808)	Common Stock	\$ 0.00	Yes	Samuel Mark Spoone	Compensation Issues	Restricted	NA
12/20/20	New Issuance	4,460,000	Common Stock	\$ 2.700) No	Brookdale Consulting LLC, Dale Englehardt	For Consulting Services	Restricted	4(a)(2) Private Offering
12/22/20	New Issuance	540,000	Common Stock	\$ 2.700) No	Patrick Rhea	For Consulting Services	Restricted	4(a)(2) Private Offering
	New Issuance	,	Common Stock	\$ 2.700		Other World Management, Jeff Freidland	For Consulting Services	Restricted	4(a)(2) Private Offering
02/04/21	New Issuance	741,624	Common Stock	\$ 2.000) No	Samuel Mark Spoone	Employee Services Rendered	Restricted	4(a)(2) Private Offering
	New Issuance	·	Common Stock	\$ 2.250		Samuel Mark Spoone	Employee Services Rendered	Restricted	4(a)(2) Private Offering
	New Issuance		Common Stock	\$ 2.500		Michelle Escedy	Employee Services Rendered	Restricted	4(a)(2) Private Offering
	New Issuance					Joyana K Oh	Employee Services Rendered	Restricted	4(a)(2) Private Offering
			Common Stock	\$ 2.500			Employee Services Rendered	Restricted	4(a)(2) Private Offering
	New Issuance		Common Stock	\$ 2.500		Irving Chang	Employee Services		4(a)(2) Private
03/25/21	New Issuance	200,000	Common Stock	\$ 2.500) No	Jarvis Williams	Rendered Employee Services	Restricted	Offering 4(a)(2) Private
03/25/21	New Issuance	100,000	Common Stock	\$ 2.500) No	Martin Duc Minh Dang	Rendered Employee Services	Restricted	Offering 4(a)(2) Private
03/25/21	New Issuance	100,000	Common Stock	\$ 2.500) No	Ja Suk Oh	Rendered	Restricted	Offering
03/25/21	New Issuance	100,000	Common Stock	\$ 2.500) No	Yi Long Zhu	Employee Services Rendered	Restricted	4(a)(2) Private Offering
03/25/21	New Issuance	78,390,770	Common Stock	\$ 2.500) No	Alpha Modus Corp., William Alessi	License Agreement	Restricted	4(a)(2) Private Offering
07/14/21	Cancellation	(78,390,770)	Common Stock	\$ 2.500) No	Alpha Modus Corp., William Alessi	Recission of License Agreement	Restricted	
Shares Outstanding on	Ending Balar Common: 24								
December 31, 2021	Preferred: 0								
24,129,808									

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:

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.)

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

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: Mark Spoone

Title: Chief Executive Officer
Relationship to Issuer: Officer and Director

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 (Statement of Changes in Stockholders' Equity)
- G. Financial notes; and
- H. Audit letter, if audited

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.

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

The Unaudited Condensed Consolidated Financial Statements for the Years Ended December 31, 2021 and 2020 have been filed through OTCIQ as a "Annual Report" in the Financial Reports section.

The Unaudited Condensed Consolidated Financial Statements for the Years Ended December 31, 2021 and 2020 are incorporated herein by reference.

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.

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")

American Hemp Ventures, Inc.'s (the "Company" or "AHV") mission is to become a broadly integrated "seed-to-sale" hemp operation that starts on the farm and delivers to the tabletop.

Through years of experience working with cannabis plants, the Company's subsidiaries and management have developed expertise in hemp-growing techniques and have developed three proprietary hybrid hemp seeds, as well as a proprietary process to feminize hemp seed thereby increasing yields. AHV's operations are focused on sales of hemp seed, hemp biomass and CBD distillate, as well as providing consulting and sales services in connection with hemp cultivation. With the passing of the Farm Bill on December 9, 2018, which legalized the growing of hemp as an agricultural commodity, the industry is expected to see significant growth as new supply chains develop and researchers discover additional uses for hemp in its many forms.

Hemp is a member of the cannabis sativa L. plant family. Although it is part of the cannabis plant family, it is not intoxicating. It is valued for its high CBD content in the medical community. It is often thought that all hemp contains THC, but this is false. A majority of hemp, though, does contain as much as 0.3% THC. This is not enough to produce an intoxicating effect. Some varieties contain 0% THC.

The Company also provides advice and guidance in many aspects of hemp cultivation, from seed selection, construction of grow houses, the optimization of nutrition and hydration through to industrial processing and production.

On February 9, 2021, the Company entered into a License Agreement with Digital Cavalier Services, Inc. that allows for the Company to license, market and sell the technology of Digital Cavalier Services. Digital Cavalier Services is licensing its AI Personalization engine software as a service (SaaS) products and services, for ecommerce, content marketing, digital publishing, and other industries where a relevant customer experience is necessary.

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

Subsidiaries at December 31, 2021 are Hemp Group, LLC, LTC Farms, LLC and AMHV Wellness, LLC.

C. Describe the issuers' principal products or services.

The Company's operations are focused on sales of hemp seed, hemp biomass and CBD distillate, as well as providing consulting and sales services in connection with hemp cultivation.

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.

The Company executed a Land Lease on November 1, 2017, for approximately 177 acres of farmland owned by Irving Chang, son of Haw Chang an Officer and Director of AHV. The initial term of the lease is 5 years, with options to renew. The lease rental rate is \$2,000 per calendar month. This farm is located in the City of Watkins, Colorado, a few miles SE of Denver International Airport, and is unencumbered by any other Mortgages or loans. During the three months ended March 31, 2021, the Land Lease was terminated.

AHV leased approximately 1,750 sf of Class "B" high rise office space located at 2821, S. Parker Road in Aurora, Colorado. The original lease was signed on August 1, 2018, for a period of one year at a monthly rent of \$1,287. A subsequent amendment was signed on June 3, 2019, (effective July1, 2019) whereby the Company relocated its corporate office to a larger suite in the building for a further 3-year term at a monthly rent commencing at \$3,431. During the three months ended March 31, 2021, John Lee and Juin Haw Change, directors of the Company took over the office lease.

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 are involved 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
S. Mark Spoone	Officer and Director and Owner of >5%	<u>Castle Rock,</u> <u>Colorado</u>	3,156,624	<u>Common</u> <u>Shares</u>	<u>13.08%</u>	

John Yoo Lee(1)	Owner of > 5%	Aurora, Colorado	6,135,708	Common Shares	<u>25.43%</u>	Former Director
Jiun Haw Chang(1)	Owner of >5%	Aurora, Colorado	6,135,708	Common Shares	25.43%	Former Director
		·				

(1) On February 9, 2022, John Yoo Lee and Jiun Haw Chang resigned from the board of directors. On February 11, 2022, the Company accepted the resignations of John Lee and Jiun Haw Chang as Directors and Officers and appointed Murray Galbraith as Director and President, and James D. Romano as Director of the Company.

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 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;

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; 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.

AAHC Management Litigation

On May 13, 2019, the AAHC Management and Consulting, LLC ("AAHC") signed a Promissory Note for \$431,398, representative of amounts owed to Hemp Group as payments for seeds purchased by AAHC in May2019. The promissory note had a due date of June 15, 2019 and was not paid. In November 2019, the

Company filed suit against AAHC for the full amount and accrued interest, and a trial date was set for October 2020. Prior to trial, Company and AAHC reached a settlement agreement under which Company received a \$100,000 cash payment (less \$20,000 for attorney collection fees), 100,000 high quality hemp CBD seeds, and a lien against pending litigation that AAHC had against a third party. In the event that AACH prevails in their litigation and receives payment from it, Company's lien entitles it to receipt of the first \$259,528.61 against all monies awarded to AAHC.

Klondike Agricultural Litigation

In October 2019, the Company entered into a Supply Agreement with Klondike Agricultural Products, LLC ("Klondike"), in order to use the Company's seeds in Klondike's Hemp Kapsol product for a 36-month period. Aspart of the Supply Agreement, Klondike agreed to spend \$1,000,000 in four quarters marketing the Hemp Kapsolproduct using the Company's seed. The Hemp Kapsol product was to be sold by the Company through its efforts. The Company agreed to pay Klondike \$0.90 per Hemp Kapsol for each sold Kapsol. At the end of December 2019, the Company delivered seeds to Klondike to be encapsulated in the Hemp Kapsol product. In February 2020, prior to the 2020 planting season, and before Klondike returned the encapsulated seeds, Klondike expressed concerns about sales volume and Company's ability to meet sales projections. The Company expressed concerns about the viability of the Kapsol technology. During a February 2020 meeting, both parties agreed to terminate the supply agreement, terms for termination to be agreed. Although, the Company continued to use best efforts to effect sales of Kapsols for the benefit of Klondike, Klondike refused to return the Company's encapsulated seeds. In April 2020, the Company filed suit in the District Court, City and Country of Denver against Klondike Agricultural Products, LLC, and Klondike Agricultural Products, Inc., for the costs and expenses related to the Hemp Kapsol product failure, but also to rescind the supply agreement, alleging in part that at the time of the signing of the Supply Agreement, Klondike Agricultural Products, LLC, was an inactive company that had been succeeded by Klondike Agricultural Products, Inc., and alleging that the Hemp Kapsol had an adverse reaction to the seeds and resulted in significantly reduced crop success. The Company requested \$5,000,000 in damages and expenses, including the value of the 1,000,000 seeds that Klondike refused to return. In October 2021, both parties agreed to the entry of a Joint Stipulation with Prejudice dismissing the case with each side responsible for its own attorney fees.

9) Third Party Providers

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

Securities Counsel

Name: <u>Christen Lambert</u>

Firm: <u>Law Firm of Christen Lambert</u>

Address 1: <u>2920 Forestville Road, Suite 100, PMB 1155</u>

Address 2: Raleigh, NC 27616
Phone: 919-473-9130

Email: christen@christenlambertlaw.com

Accountant or Auditor

Name: Firm:

Address 1: Address 2: Phone: Email:				
Investor Relations				
Name: Firm: Address 1: Address 2: Phone: Email:				

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.

Firm: NOWCFO

Nature of Services: Accounting Services
Address 1: Accounting Services
1801 Broadway, Suite 501

Address 2: <u>Denver, CO 80202</u> Phone: <u>1-888-697-4724</u>

Email: denverinfo@nowcfo.com

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, S. Mark Spoone certify that:
 - 1. I have reviewed this Annual Report for the Year Ended December 31, 2021 of American Hemp Ventures, 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 this disclosure statement.

April 29, 2022 [Date]

<u>/s/ S. Mark Spoone</u> [CEO's Signature]

(Digital Signatures should appear as "/s/ [OFFICER NAME]")

Principal Financial Officer:

I, S. Mark Spoone certify that:

- 1. I have reviewed this Annual Report for the Year Ended December 31, 2021 of American Hemp Ventures, 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 this disclosure statement.

April 29, 2022 [Date]

/s/ S. Mark Spoone [CFO's Signature]

(Digital Signatures should appear as "/s/ [OFFICER NAME]")