Blue Diamond Ventures, Inc.

535 N. Michigan Avenue Suite 3001 Chicago, IL 60611

Quarterly Report

March 31, 2017 - March 31, 2016

(Unaudited)

SYMBOL: BLDV

1) Name of the issuer and its predecessor

No changes within the last five years

- Formerly=Puma Energy, Inc. until 10-04
- Formerly=Teleauctions of America, Inc. until 6-98

2) Address of the issuer's principal executive offices

535 N. Michigan Avenue Suite 3001 Chicago, IL 60611

3) Security Information

Trading Symbol: BLDV

Exact title and class of securities outstanding:

Exact title and class of securities outstanding: **common stock**

CUSIP: 09539R101

Par or Stated Value: 0.001

Total shares authorized: <u>5,800,000,000</u> as of: <u>05/20/2017</u> as of: <u>05/20/2017</u> as of: <u>05/20/2017</u>

Additional class of securities: Trading Symbol: **BLDV**

Exact title and class of securities outstanding:

Preferred "A"

CUSIP: 09539R101

Par or Stated Value: 0.001

Total shares authorized: $\underline{1}$ as of: $\underline{05/20/2017}$ as of: $\underline{05/20/2017}$ as of: $\underline{05/20/2017}$

Preferred "B"
CUSIP: 09539R101

Par or States Value: 1 to 3 into common

Total Shares authorized <u>100,000.00</u> as of: <u>05/20/2017</u> Total Shares outstanding: <u>61,000,00</u> as of: <u>05/20/2017</u>

Preferred "C"
CUSIP:09539R101

Par or Stated Value:1 to 10 into common

Total Shares Authorized: <u>200,000,000</u> as of: <u>05/20/2017</u>
Total Shares Outstanding: <u>0</u> as of: <u>05/20/2017</u>

Transfer Agent Island Transfer 1500 Roosevelt Blvd **Suite 301**

Clear Water, Florida 33760

Phone: 727 - 289-0010

Is the Transfer Agent 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

4) Issuance History

- A) The company has issued the following shares in the past two years
- 1) One Super Voting Preferred Series "A" share. This share has a par value of 0.001 and has no conversion into common share rights attached, issued to: Josh B. Alper, CEO of Blue Diamond.
- 2) Kickin' Grass LLP was issued 5 million shares of restricted common stock at par value of 0.001 as part of the acquisition agreements entered into by the parties
- 3) Polyhedron LLC was issued 10 million shares of restricted common stock at par value of 0.001 for accounting services.
- 4) Yeon Joo Hsu. ESQ was issued 10 million shares of restricted common stock at par value of 0.001, for legal services.
- 5) 510 Nano, Inc. was issued 15 million shares of common stock at par value of 0.001 as part of a Agreement entered into by the parties to acquire the license and distribution rights of the company's' solar power and solar thermal technology.
- 6) Josh Alper 10 million shares of restricted common stock issued for services provided to Blue Diamond as the company's Chief Technology Officer.
- 7) Ten Million Shares of restricted common stock issued as book entry to J.Q. Moaning to comply with the contract requirements.
- 8) Michigan Plant Technologies issued 20 million shares of Preferred Series B Shares for acquisition as 100% wholly owned subsidiary.
- 9) Blue Diamond Consulting (formerly Green Science) issued 20 million shares of Preferred Series B Shares for acquisition as 100% wholly owned subsidiary.
- 10) Now-Brands, LLC issued 14 million shares of Preferred Series B Shares for a 40% equity stake in Now Brands, LLC.
 - B) With respect to private offerings of securities, the list shall also indicate the identity of the persons who purchased securities in such private offering; provided, however, that in the event that any such person is an entity, the shall also indicate (the identity of each natural person beneficially owning, directly or indirectly, more than ten percent (10%) of any class of equity securities of such entity and (b) to the extent not otherwise disclosed, the identity of each natural person who controlled or directed, directly or indirectly, the purchase of such securities for such entity.

None

5) Financial Statements

BLUE DIAMOND VENTURES, INC.

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BLUE DIAMOND VENTURES, INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS (Unaudited)

	ľ	March 31, 2017	December 31 2016		
ASSETS	(unaudited)	(ι	unaudited)	
Current Assets					
Cash and cash equivalents	\$	12,631	\$	5,712	
Trade Receivables		41,863		63,780	
Inventory		25,000		12,760	
Equity Investments		157,051		156,078	
Intangible Assets and Goodwill		60,000		60,000	
Other assets		-		-	
Total Assets	\$	296,545	\$	298,330	
LIABILITIES AND SHAREHOLDERS' DEFICIT					
Current Liabilities					
Accrued liabilities	\$	52,648	\$	89,004	
Notes Payable		32,000		-	
Loan to shareholder		136,837		136,337	
Total Liabilities		221,485		225,341	
Shareholders' Deficit					
Series A Preferred Voting, Non-convertible Stock, 1 share issued		40,735		40,735	
Series B Preferred 1:3 Convertible Stock, 64,000,000 issued		162,000		162,000	
Common stock, \$0.001 par value; 5,800,000,000 shares authorized;	;				
4,740,586,689 shares issued and outstanding, respectively		4,750,586		4,750,586	
Additional paid-in capital		(4,266,527)		(4,266,527)	
Minority Interest		-		-	
Accumulated deficit		(611,734)		(613,805)	
Total Shareholders' Deficit		75,060		72,988	
Total Liabilities and Shareholders' Deficit	\$	296,545	\$	298,329	

BLUE DIAMOND VENTURES, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF OPERATIONS (Unaudited)

	M	Period Ended Farch 31, 2017	Or the Year Ended December 31, 2016
	(un	audited)	(unaudited)
Revenues	\$	78,156 \$	387,588
Expenses			
Cost of Sales		17	82,700
Marketing and Advertising		7,881	65,745
Professional Fees		50,500	56,400
General & Administrative		17,666	45,600
Ordinary Income (Loss)		2,092	137,143
Interest Expense		1,079	1,923
Loss on Investment		(1,058)	(1,108)
Net Income (Loss)		2,071	136,328
Basic Earnings (Loss) Per Share	\$	0.00 \$	0.00
Diluted Earnings (Loss) Per Share		0.00	0.00

BLUE DIAMOND VENTURES, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (Unaudited)

	For the Period Ended			For the Year Ended		
	March 31,			December 31,		
	,	2017		+ D 8		
Net Income (Loss)	\$	2,071	\$	136,328		
Other Comprehensive Income (Loss)		-				
Total Comprehensive Income (Loss)	\$	2,071	\$	136,328		

BLUE DIAMOND VENTURES, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF EQUITY (Unaudited)

Balance, December 31, 2015	1	\$	40,735	-	\$ -	4,700,585,689	\$4	,700,586	\$(4	4,221,527)	\$ (613,806)	\$ (94,012)
Preferred B issued for investments and a	equisiti	ons		54,000,000	162,000	-		-		-	-	162,000
Common stock issued for joint venture	-		-	-	-	20,000,000		20,000		(18,000)	-	2,000
Common stock issued for services	-		-	-	-	30,000,000		30,000		(27,000)	-	3,000
Net Income (loss)	-		-	-	-	-		-		-	(45,495)	(45,495)
Balance, December 31, 2016	-	\$	-	-	\$ -	30,000,000	\$	30,000	\$	(27,000)	\$ (659,301)	\$ (656,301)
Net Income (loss)	-		-	-	-	-		-		-	2,071	2,071
Balance, March 31, 2017	-	\$	-	-	\$ -	30,000,000	\$	30,000	\$	(27,000)	\$ (657,230)	\$ (654,230)

BLUE DIAMOND VENTURES, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited)

For the 3 Months Ended

	March 31				
		2017	2016		
Cash Flows from Operating Activities	(uı	naudited)	(u	naudited)	
Net income (loss)	\$	2,071	\$	17,218	
Adjustments to reconcile net income (loss) to					
net cash used in operating activities:					
Stock issued for services, acquisitions and investments		-		64,099	
Gain (loss) on equity investments		(973)		-	
Changes in operating assets and liabilities:					
Changes in operating assets and liabilities:					
Trade accounts receivable		21,917		-	
Inventory		(12,240)		(14,143)	
Prepaid expenses		-		(12,500)	
Accounts Payable		(11,297)		-	
Accrued liabilities		(25,059)		31,976	
Net Cash Used in Operating Activities		(25,581)		86,650	
Gain on Equity investments		_		_	
Net Cash Used in Investing Activities	\$	-	\$	-	
Cash Flows from Financing Activities					
Proceeds from loan from shareholder		500		63,780	
Proceeds from Notes Payable		32,000		-	
Net Cash Used in Financing Activities		32,500		63,780	
Net Increase in Cash and Cash Equivalents		6,919		150,430	
Cash and Cash Equivalents at Beginning of Period		5,149		7,690	
Cash and Cash Equivalents at End of Period	\$	12,067	\$	158,120	

NOTE 1 – ORGANIZATION AND NATURE OF OPERATIONS

Organization and Nature of Operations – Blue Diamond Ventures, Inc. (OTC MARKETS, PINK: BLDV) is incorporated under the laws of the State of Colorado and has wholly owned subsidiaries, which, with Blue Diamond Ventures, Inc., are referred to herein as the Company or BLDV.

Blue Diamond Consulting, LLC (formerly Green Science, Inc.) is a 100% wholly owned subsidiary. Blue Diamond Consulting, LLC is a state of Colorado Limited Liability Company that serves customers whom operate in various fields of business and industry to include: Cannabis Industry, Hospitality Industry, Construction Industry, Consumer Goods, Manufacturing, Production, and Business Development.

Michigan Plant Technologies, LLC (MPT) is a 100% wholly owned subsidiary. MPT is a state of Michigan Limited Liability Company that provides fee based services to its customers for product testing, branding and marketing within the legal cannabis industry as well as other vertical markets. MPT operates a State Licensed Food Processing facility in Michigan.

Bot Bakery is a business unit of MPT. Bot Bakery is a producer of 100% Vegan and Gluten Free Foods. The bakery has a retail location located in Chicago, IL.

Clean 1st LLC is the marketer of Cannabis Clean, a specialized janitorial service that cleans and treats legal cannabis industry cultivation and dispensary facilities. Blue Diamond Ventures, Inc. owns 100% of this enterprise.

Now-Brands, LLC is the owner of the Olde Imperial Mystic Hemp Vodka Brand, the company's first product to market. Blue Diamond Ventures, Inc. owns 40% of this enterprise.

NOTE 2 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation –The accompanying consolidated financial statements have <u>not</u> been <u>audited</u> and are the representation of management. While an attempt has been made to prepare the statements in accordance with accounting principles generally accepted in the United States of America for and pursuant to the rules and regulations of the United States Securities and Exchange Commission ("SEC"), several disclosures have been omitted, pending external audits and disclosure completion. In the opinion of management, revenues and expenses are a fair and comparable representation of current operations.

Reclassifications – Certain amounts presented in the previous unaudited consolidated financial statements have been reclassified to conform to current-period presentation. These reclassifications have had an effect on net income and stockholders' equity.

Principles of Consolidation — The accompanying consolidated financial statements include the operations, transactions and balances of Blue Diamond Ventures, Inc. and all its wholly-owned subsidiaries. Intercompany balances and transactions have been eliminated in consolidation.

Use of Estimates – The preparation of financial statements, in conformity with accounting principles generally accepted in the United States of America, requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenue, and expenses. Significant estimates include the recoverability of merchant reserves, revenue returns and refunds, share-based compensation forfeiture rates, and the potential outcome of future tax consequences of events that have been recognized for financial reporting purposes. Actual results and outcomes may differ from management's estimates and assumptions.

Cash and Cash Equivalents – The Company considers all highly-liquid investments purchased with an original maturity of three months or less to be cash equivalents.

Property and Equipment – Property and equipment are recorded at cost less accumulated depreciation. Maintenance, repairs, and minor replacements are charged to expense as incurred. When depreciable assets are retired, sold, or otherwise disposed, the cost and related accumulated depreciation are removed from the accounts and the resulting gain or loss is reflected in operations. Depreciation is calculated on the straight-line method over the estimated useful lives of the assets, which are three to fifteen years.

Revenue Recognition – Revenue for the Company is recorded when:

- The risks and rewards have been transferred from the Company to the buyer;
- The seller has no control over the goods sold;
- Collection of payment is reasonably assured;
- The amount of revenue can be reasonably measured; and
- Costs of earning the revenue can be reasonably measured.

Earnings (Loss) Per Share —The computations of basic earnings (loss) per share are based on net income (loss) divided by the weighted-average number of common shares outstanding during the period, adjusted for qualified participating securities, using the if-converted method, when the qualified participating securities are dilutive. Diluted earnings (loss) per share are calculated by dividing net income (loss) assuming dilution by the weighted-average number of common shares and potentially dilutive shares of common stock issuable upon conversion of non-participating shares. When dilutive, the potential common shares issuable upon exercise of warrants included in diluted earnings (loss) per share are determined by the treasury stock method.

Impairment of Long-lived Assets – Management reviews and evaluates the net carrying value of all facilities, including idle facilities, for impairment at least annually, or upon the occurrence of other events or changes in circumstances that indicate that the related carrying amounts may not be recoverable. We estimate the net realizable value of each property based on the estimated undiscounted future cash flows that will be generated from operations at each property, the estimated salvage value of the surface plant and equipment, and the value associated with property interests.

Although management has made a reasonable estimate of factors based on current conditions and information, assumptions underlying future cash flows are subject to significant risks and uncertainties. Estimates of undiscounted future cash flows are dependent upon estimates of metals to be recovered from proven and probable ore reserves, and to some extent, identified resources beyond proven and probable reserves, future production and capital costs and estimated metals prices (considering current and historical prices, forward pricing curves and related factors) over the estimated remaining mine life. It is reasonably possible that changes could occur in the near term that could adversely affect our estimate of future cash flows to be generated from our operating properties. If undiscounted cash flows including an asset's fair value are less than the carrying value of a property, an impairment loss is recognized.

NOTE 3 – DEBT

1) Blue Diamond Ventures, Inc. in May 2016 entered into an agreement with a private party for a 12-month loan of \$7,000.00 USD operating capital which has an interest rate of 6%. The noteholder may exercise this note into 7 Million Shares of common stock (par value 0.001), or adjusted to an amount of stock determined by current offerings within one year or the loan, and if so converted be bound by

a minimum one-year restriction and a leak out provision, if holder should choose to exercise their conversion option.

- 2) Blue Diamond Ventures, Inc. in September 2016 thru November 2016 entered agreements with a private party for a 12-month loan of \$50,000.00 USD operating capital, which has an interest rate of 10%. The noteholder may exercise this note into 50 Million Shares of common stock (par value 0.001), or adjusted to an amount of stock determined by current offerings within one year or the loan, and if so converted be bound a minimum one-year restriction and by a leak out provision, if holder should choose to exercise their conversion option.
- 3) Blue Diamond Ventures, in December 2016, Inc. has entered into a 12-month promissory note with an individual for \$5,000.00 USD with a 6% interest rate, the noteholder may exercise this note into 5 Million Shares of common stock (par value 0.001), or adjusted to an amount of stock determined by current offerings within one year or the loan, and if so converted be bound a minimum one-year restriction and by a leak out provision, if holder should choose to exercise their conversion option.

NOTE 4 – EQUITY

Common Stock – **Common Stock** – During 2016, the Company had 4,700,585,689 shares with a par value of \$0.001 of common stock issued and outstanding.

In 2015, the Company issued one "Super Voting" Preferred Series "A" share. This share has a par value of \$0.001 and has no conversion into common share rights attached.

The Company has issued as part of its acquisition agreement in 2015 with KICKIN' GRASS LLP, five million restricted shares of common stock.

The Company has issued fifteen million restricted shares of common stock in 2015 as part of an agreement with 510 Nano.

During the fiscal year (April 2016), the company has authorized the following issuance of shares for: Acquisitions, Joint Ventures and or services, as follows:

April 2016 - Blue Diamond Ventures, Inc. acquired the 100% of Blue Diamond Consulting, LLC. formerly Green Science Inc., (GS) for 20 Million RESTIRCTED Shares of Preferred B Stock. The GS acquisition is considered an asset purchase and are now a subsidiary of Blue Diamond Consulting, LLC.

April 2016 - Blue Diamond Ventures, Inc. acquired a 40% Equity position in Now Brands, LLC (owners of Olde Imperial MYSTIC Hemp Flavored Vodka) for 14 Million RESTIRCTED Shares of Preferred B stock.

April 2016 - Blue Diamond Ventures, Inc. acquires 100% of Michigan Plant Technologies, LLC (MPT) as a wholly owned subsidiary, along with United Sustainable Technologies (DBA of MPT), and BOT BAKERY for 20 Million RESTIRCTED Shares of Preferred B stock.

September 2016 - Blue Diamond Ventures, Inc. Acquires product Licensing rights from Zeno Controls, Inc., for 7 Million Restricted Shares of Preferred Series B Stock.

NOTE 5 – INCOME TAXES

At December 31, 2016, the Company has filed tax returns for the operating subsidiaries and has no current tax obligation. The parent company has an operating loss carry forward that has not been finalized, but will be available to offset future profit. The Company's tax returns remain open to review by the tax authorities.

NOTE 6 – SUBSEQUENT EVENTS

- 1. January 2017 Blue Diamond Consulting, LLC has entered into a consulting agreement with a major snack food company to develop marijuana infused snack foods. The term of the agreement is 6 months.
- 2. March 2017 Blue Diamond Ventures, Inc. entered into letter of intent to form a joint venture to import targeted Medicinal Cannabis Therapies into Canada from Israel with Alternative Medical Solutions. Inc.
- 3. Blue Diamond Consulting, LLC successfully negotiated with Green Earth Nano Science (GENS) a service agreement whereas GENS will provide customs clearing and logistics for targeted Medical Cannabis Therapies being exported from Israel to be imported into Canada.
- 4. May 2017 Blue Diamond Ventures Inc., entered into an agreement to acquire the remaining 80% of Cannabis-Clean / Clean 1st, to make it a 100% wholly owned subsidiary.

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6) Describe the Issuer's Business, Products and Services

A. A description of the issuer's business operations;

Blue Diamond Ventures, Inc., a Non- Shell Company, operates within the renewable energy field and the agriculture industry to include cannabis in states, regions or countries where it is legal. The company also provides startup management services to include formation, product development, sales and marketing services.

B. Date and State (or Jurisdiction) of Incorporation:

April 12, 2016 - Colorado

C. the issuer's primary and secondary SIC Codes;

100 - Agricultural Production-Crops

D. the issuer's fiscal year end date;

12/31

E. principal products or services, and their markets;

Blue Diamond Ventures, Inc. seeks to create value and inspire optimism by collaborating with industry specific companies that share our vision to operate under a corporate ECOSYSTEM model. We value time and skills. Our overall objective is to focus on activities that provide comprehensive consultation, resulting in positive growth for our company and our partners.

Blue Diamond Ventures Inc., through our wholly owned subsidiaries: Blue Diamond Consulting, LLC and Michigan Plant Technologies, LLC as well as through sales and distribution agreements, operates within the field of Green Agriculture, Renewable Energies, Traditional, Industrial and Medicinal Crop Cultivation and Commercial and Consumer Products derived from such operations.

Blue Diamond Ventures, Inc., owns 20% equity position in Clean 1st LLC a producer and maker of antimicrobial products that are sold to the agricultural industry and cannabis cultivators to treat grow rooms, green houses, and home grow units to treat, kill, and prevent mold, mildew, and bacteria, under the brand name Cannabis Clean. The products are distributed within the USA and Canada. BLDV has agreed to terms to acquire the remaining 80%, to make it a 100% wholly owned subsidiary.

Blue Diamond Consulting, LLC, (BDC) is a fee based service provided offering professional consulting services to include Project Management, Construction Management, Branding and Marketing, Product Development and more.

Michigan Plant Technologies, LLC is R&D Facility in the state of Michigan. The company also works with Blue Diamond Consulting to support consulting activities.

United Sustainable Technologies a DBA of Michigan Plant Technologies is a multi service organization that has the licensing rights from Green Earth Nano (GEN) to market and sell all natural organic plant based cleaners, plant nutrition and insecticides to the agricultural industries in the USA.

Bot Bakery a division of MPT manufactures and sells Vegan/ Gluten Free Edible products on a wholesale basis. The company is in the process of completing the build out of its 1st retail store in Chicago, IL.

Blue Diamond Ventures, Inc. targets companies that share a synergy, mission, and vision to provide consumers with products that are produced utilizing fewer natural resources, and or provide a healthy alternative than current traditional products on the market today.

The company has acquired the licensing rights from Zeno Controls for the ZENO InnPoint and the Verve Living Systems. http://zenocontrols.com/index.html, http://www.vervelivingsystems.com/. BLDV will expand current markets for these product lines beyond Hospitality to include the legal cannabis market

Now Brands, LLC 40% ownership by Blue Diamond Ventures, Inc. Now Brands is the owners of Olde Imperial MYSTIC Hemp Vodka. A Hand-Crafted Gluten Free Alcoholic Spirit that is made in the USA.

7) Describe the Issuer's Facilities

We lease office space which is located at 535 N. Michigan Avenue, Suite 3001, Chicago, IL 60611.

We lease space at 2901 Walnut Street in Denver, Colorado.

8) Officers, Directors, and Control Persons

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

CEO/President ----- Joshua B. Alper Secretary/Treasurer---- Joshua B. Alper CFO ----- Joshua B. Alper Director ---- Jonathan Alper Director ---- Steven McMorrow

- B. <u>Legal/Disciplinary History</u>. Please identify whether any of the foregoing persons have, in the last five 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

C. **Beneficial Shareholders**.

Name	Percentage Owned	Type of Security			
1) Joshua B. Alper	100 %	Preferred Series A			
2) Edward Blessing	13.8%	Common Stock			

Preferred Series A Shares have 100% voting rights with a par value of 0.001 and are non-convertible into common stock.

Mr. Blessing acquired his common stock from Mr. Moaning via a court order. Due to size of his holding, Mr. Blessing is considered an affiliate; as such, Mr. Blessing is limited to selling only 1% his holdings per quarter based on the Outstanding Share count at the time of his sales

As of the date of this report this 13.8% holding in certificate form.

9) Third Party Providers

Legal Counsel

Yeon Joo Hsu. ESQ

Accountant or Auditor

Polyhedron LLC

Investor Relations Consultant

None

Other Advisor

None

10) Issuer Certification

- 1. I have reviewed this Annual Report of BLDV;
- 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.

05/20/2017

/s/ Joshua B. Alper CEO/President

/s/ Joshua B. Alper CFO