Dewmar International BMC, Inc.

TIN No. 26-4465583 State of Incorporation Nevada

Financial Disclosure Statement for the following reporting periods:

1st Quarter ended March 31, 2017

General Disclosure Information

1) Name of issuer

Dewmar International BMC, Inc.

Address of Principal Executive Offices

132 E. Northside Drive

Suite C

Clinton, MS 39056 Phone: (601) 488-4360

EMAIL: <u>info@dewmarinternational.com</u>
Website: <u>www.dewmarinternational.com</u>

2) Security Information

Trading Symbol: DEWM

Common Stock

CUSIP: 25211R102

Par or Stated Value: \$ 0.0001

Total shares authorized: 4,500,000,000 as of: 6/10/17 Total shares outstanding: 2,814,542,401 as of: 6/10/17

Total shares authorized: 4,450,000,000 as of: 12/31/16 Total shares outstanding: 2,814,542,401 as of: 12/31/16

Total shares authorized: 4,450,000,000 as of: 12/31/15 Total shares outstanding: 2,814,542,401 as of: 12/31/15

Preferred Stock

Par or Stated Value: \$0.001

Total Shares Authorized: 50,000,000 as of: 6/10/17 Total shares outstanding: 50,000,000 as of: 6/10/17

Total Shares Authorized: 50,000,000 as of: 12/31/16 Total shares outstanding: 50,000,000 as of: 12/31/16

Total Shares Authorized: 50,000,000 as of: 12/31/15 Total shares outstanding: 50,000,000 as of: 12/31/15

List any trading suspensions: NONE

3) Financial Statements

Following this section on General Disclosure Information are the Balance Sheet, Statement of Operations and Statement of Cash Flows for the 1st quarter period of 2017 ended on March 31.

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

A. <u>Business Operations</u>: Dewmar International BMC, Inc. is a diversified operating company headquartered in Clinton, Mississippi with additional office locations in New Orleans, Louisiana; Houston, Texas and Denver, Colorado. The Company conducts business across a variegated set of categories and sectors including consumer goods, wholesale trade, pharmaceuticals and health sciences. The company and its subsidiaries develops, markets and distributes goods, therapeutics and a host of professional services across national and international markets through licensing agreements, distribution contracts, fee-for-service arrangements and e-commerce platforms.

Health Wellness Research Consortium (HWRC)

On December 4, 2014 Health & Wellness Research Consortium, LLC, was created with Dewmar owning 100% of the LLC membership units.

The original goal was to develop, implement and execute healthcare sales and marketing strategies for pharmacies, clinics and hospitals to help the client broaden market presence, influence effective prescribing behaviors and ultimately maximize their return on assets. HWRC is a contract sales and marketing organization of its own; created to leverage the trend toward outsourcing services in the healthcare industry. Through a network of medical facilities, doctors, pharmacies and patients, HWRC develops innovative solutions that utilize delivery gaps in health care such as mail-order delivery of prescription medicine to rural areas where limited options exist for specialty prescription medication and telehealth service options.

In this function, HWRC will typically enter into a fee-for-service arrangement with a medical service provider organization to assist them with their sales and marketing functions. Under the fee-for-service construct, HWRC is able to realize high margin revenue associated with the delivery of care, without being saddled with the burdensome administrative and overhead costs absorbed by the provider.

The timing was perfect as the healthcare industry is going through significant change and a paradigm shift that allows us to exploit market opportunities that larger, less nimble companies overlook. By leveraging our unique combination of R&D expertise, understanding of the healthcare landscape, marketing capabilities and the relationships we have in the industry, HWRC is able to deliver quick and measurable value-add to the bottom line of our clients and the quality of care to their patients.

To optimize revenue and profit potential for the company, HWRC contracts services under a revenue share model. As reflected in the financials posted in our most recent 8K filing, this has generated millions in sustained revenue for the business. Furthermore, HWRC has established a fund to invest in healthcare technologies, real property, innovative practices and diagnostic equipment. We provide our partners and clients with the unique insight to improve their performance and achieve sustained profitable growth.

Brand Management Company (BMC)

The Brand Management Company division, which is the BMC portion of Dewmar International BMC, Inc., is a leading provider of consumer brands to global markets. The Company's primary business strategy has been the creation, manufacturing, marketing and distribution of its select portfolio of innovative consumer products through established distribution channels inclusive of national and international retailers. BMC's primary source of revenue is through the wholesale of its branded products.

Dewmar's portfolio of consumer brands includes Company-owned and trademarked brands as well as those brands obtained through license and distribution agreements with partner brand owners.

B. Date and State of Incorporation: November 11, 2009 in Nevada

C. The issuer's primary and secondary SIC Codes:

Primary: 8741

Secondary: 8099; 5912, 5149, 7999, 5812

D. The issuer's fiscal year end date: December 31

E. Principal products or services, and their markets:

Healthcare, Beverages, Consumer Goods, Brand Management, Cannabis and Entertainment.

5) Describe the Issuer's Operations and Facilities

- **A.** Manufacturer, wholesaler and marketer of edible relaxation products
- **B.** Owner and operator of medical facilities, pharmacies and wellness clinics
- C. Brand manager of owned and licensed Consumer Goods sold at big box retailers
- D. Restaurant owner of fast casual dining concept in West Monroe, Louisiana
- **E.** Executive producer of entertainment media content and documentaries

Issuers executive offices are located at:

132 E. Northside Drive Suite C Clinton, MS 39056

6) Officers, Directors, and Control Persons

A. Names of Officers, Directors, and Control Persons

· · · · · · · · · · · · · · · · · · ·						
Name	Position with the Company	Term Of Office				
Dr. Marco Moran	Director, CEO, Treas, CFO	September 2009 to Present				
J.D. Houston	Director, President & COO	May 1, 2014 to Present				
Derrick Brooks	Director	March 19, 2012 to Present				

B. Legal/Disciplinary History

- 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: **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

Dr. Marco Moran 100% of Series A Preferred Stock -thus having voting control over the corporation.

7) Issuer Certification

I, Dr. Marco Moran certify that:

- 1. I have reviewed this Disclosure Statement Report of Dewmar International BMC, Inc.;
- 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact 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.

The issuer has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

Dewmar International BMC, INC.	
(Issuer)	-

June 20, 2017

By: /s/ Marco Moran (Marco Moran) Chief Executive Officer

UNAUDITED FINANCIAL STATEMENTS FOR THE THREE MONTHS ENDED
MARCH 31, 2017

DEWMAR INTERNATIONAL B			
UNAUDITED CONSOLIDATED BALA	ANCE SHEETS		
	March 31, 2017	December 31,	
	2017	2016	
ASSETS			
Current assets:			
Cash and cash equivalents	\$ 130,858	\$ 180,704	
Accounts receivable	204,654	136,391	
Notes receivable	3,308,077	3,301,077	
Inventory	169,758	154,956	
Prepaid expenses and other current assets	52,392	52,392	
Total current assets	3,865,739	3,825,520	
Property and equipment, net	302,907	304,794	
Other assets	217,231	192,761	
Total assets	\$ 4,385,877	\$ 4,323,076	
LIABILITIES AND STOCKHOLDERS' EQUITY (DEFICIT)			
Current liabilities:			
Accounts payable and accrued expenses	975,417	\$ 924,164	
Accrued interest	16,053	16,053	
Accrued interest, related party	252	252	
Notes payable	773,891	773,891	
Notes payable, related party	410,150	410,150	
Convertible notes	154,320	154,320	
Derivative liability	281,706	281,706	
Total current liabilities	2,611,788	2,560,535	
Total liabilities	2,611,788	2,560,535	
STOCKHOLDERS EQUITY (DEFICIT)			
Preferred Stock; \$0.001 par value 50,000,000 shares authorized;			
50,000,000 shares issued and outstanding, respectively	50,000	50,000	
Common stock; \$0.001 par value; 4,450,000,000 shares authorized;			
2,814,542,401 and 2,814,542,401 shares issued and outstanding	2,814,546	2,814,546	
Additional paid in capital	4,419,763	4,419,763	
Accumulated deficit	(5,510,221)	(5,521,768)	
Total Stockholders' Equity	1,774,088	1,762,541	
Total Liabilities and Stockholders' Equity	\$ 4,385,877	\$ 4,323,076	

UNAUDITED CONSOLIDATED STATEMENT OF OP			
		For the Three Months Ended March 31, 2017	
	101		
		2017	
Product revenue, net	\$	210,125	
Commission revenue, net		-	
Total revenue		210,125	
Cost of goods sold		49,564	
Gross margin		160,561	
Operating expenses:			
Occupancy and related expenses		10,510	
General and administrative expenses		129,375	
Contract labor		22,750	
Total operating expenses		162,635	
Income(loss) from operations		(2,074)	
Other income (expenses):			
Other income		13,621	
Interest expense, net		-	
Total other income and expense		13,621	
Income(loss) from operations		11,547	
Provision for income taxes		-	
Net income (loss)	\$	11,547	
Net income loss per fully diluted share	\$	0.00	
Weighted-average number of common shares outstanding:			
Basic and diluted		2,814,542,401	
		•	

NAUDITED CONSOLIDATED STATEMENT OF CASH FLOWS			
	N/I O Y	For the Three	
	IVIUI	nths Ended 2017	
		2017	
flows from operating activities:			
et income (loss)	\$	11,547	
djustments to reconcile net loss to cash used in operating activities:	Ψ	11,547	
Depreciation expense		1,888	
Changes in operating assets and liabilities:		1,000	
Accounts receivable		(68,261)	
Inventory		(14,802)	
Notes receivable		(7,000)	
Prepaids Prepaids		(7,000)	
Other assets		(24.471)	
		(24,471)	
Accounts payable and accrued expenses		51,253	
Accrued interest, related party		(40.946)	
Net cash provided by (used in) operating activities		(49,846)	
flows from investing activities:			
cquisition of capital assets			
Net cash provided by (used in) financing activities			
ivet cash provided by (used iii) financing activities			
flows from financing activities:			
roceeds from the issuance notes payable			
roceeds from the issuance notes payable -related parties			
Net cash provided by (used in) financing activities			
rect easii provided by (used iii) iliianenig activities			
ncrease (decrease) in cash and cash equivalents			
and cash equivalents at beginning of period	\$	180,704	
and cash equivalents at end of period	\$	130,858	
and cash equivalents at end of period	Ψ	130,030	
lemental disclosure of cash flow information:			
ash paid for interest	\$	_	
ash paid for income taxes	\$	_	
ash paid for income taxes	Ψ		

NOTES TO THE FINANCIAL STATEMENTS

NOTE 1: ORGANIZATION AND MANAGEMENT'S PLANS

With the expanded placement of our branded products in Walmart, we continue to see growth in our traditional business lines of brand management and consumer goods. Simultaneously, we are diversifying into new markets and business opportunities that show high growth potential and leverage our expertise in pharmaceuticals, healthcare and product development. A key initiative is in the cannabis market, which is growing rapidly due to legalization and adoption of products for medicinal, nutraceutical and recreational use.

- We are expanding on the initial success of *Kush Cakes*, with key lessons learned on hemp-infusion techniques and shelf-life stabilization.
- We formed U.S. Hemp Corporation to develop consumer products for food, beverage, nutraceutical
 and medicinal applications, and establish partnerships and brand alliances to promote our products
 and the industry in general.
- We have already launched multiple products with significant success. These products are unique in the marketplace and offer a compelling option for millennials and generation-X seeking a trusted source of functional products that induce relaxation. We are also developing suppliers of Cannabidiole (CBD), a cannabis extract we view as a key ingredient for a wide range of new products, because it has anti-anxiety and anti-psychotic benefits, without the negative psychoactive effects of THC.
- The medicinal application of cannabis, combined with our background in pharmacology and chemistry is leading to exciting product development.
- In addition to product marketing, we provide an array of hemp industry services —under *The Hemp Incubator* trademark—to foster overall market growth, as well as promote our brands. Our services include:
 - Go-to-market consulting and research
 - Brand management
 - Product development and food science testing
 - Third-party manufacturing relationships
 - Warehousing and order fulfillment
- We have also diversified our hemp/cannabis business with other activities to communicate and promote the benefits of the plant (for example, the fact that cannabis is environmentally friendly, leeching toxins and pollutants out of ground water and soil). We see these activities as potential revenue contributors, as well as brand-building exercises.
 - We formed a Historically Black Colleges & Universities (HBCU) program for Hemp and Medicinal Cannabis Research. which shall provide a self-directed on-line learning curriculum, including expert lectures on the legal, agricultural, social and business aspects of the hemp/cannabis industry.
 - We are developing partnerships with Colleges and Universities to study hemp plant cultivation and consumer and industrial applications.
 - We are executive producers of a documentary film, called "Weed for Warriors."
 - We have entered into multiple strategic agreements with hemp/cannabis industry leaders.
 - Minority Cannabis Business Association
 - Marijuana Consumer Awareness
 - Cannabis Patient Advocacy
 - Mjardin
 - o Facilities management
 - Cultivation grow expertise
 - MJ Freeway
 - Cannabis software compliance
 - Social justice and community awareness

NOTE 2: SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation and Principles of Consolidation

The consolidated financial statements and accompanying notes are prepared in accordance with accounting principles generally accepted in the United States of America. The consolidated financial statements include the accounts of the Company Dewmar, and HWRC. All material intercompany accounts and transactions have been eliminated. Certain amounts in prior periods have been reclassified to conform to current period presentation.

Cash and Cash Equivalents

Cash and cash equivalents consist primarily of cash on deposit and money market accounts, which are readily convertible into cash and purchased with original maturities of three months or less. These investments are carried at cost, which approximates fair value.

<u>Investments</u>

Investments in associated companies or ventures are initially recognized at cost less any provision for impairment. The Company assesses investments for impairment whenever events or changes in circumstances indicate that the carrying value of an investment may not be recoverable. If any such indication of impairment exists, the Company makes an estimate of the recoverable amount. If the recoverable amount of the cash-generating unit is less than the value of the investment, the investment is considered to be impaired and is adjusted to its recoverable amount. An impairment loss is recognized immediately in the profit and loss account.

Cost of Goods Sold

The Company's cost of goods sold includes all costs of beverage production, which primarily consist of raw materials such as concentrate, sugar, aluminum cans, trays, shrink wrap, can ends, labels and packaging materials. Additionally, costs incurred for shipping, handling and warehousing charges are included in cost of goods sold. The Company does not bill customers for cost of shipping unless the Company incurs additional charges such as refusing initial shipment or not being able to receive shipment at their prescheduled time with the freight company.

Share-Based Compensation

The Company recognizes all share-based payments to employees, including grants of Company stock options to Company employees, as well as other equity-based compensation arrangements, in the financial statements based on the grant date fair value of the awards. Compensation expense is generally recognized over the vesting period. During the years ended December 31, 2014 and 2013, the Company issued no stock options to employees.

Concentration of Risks

The Company's operations and future business model are dependent in a large part on the Company's ability to execute its business model. The Company's inability to meet its sales objectives may have a material adverse effect on the Company's financial condition.

Revenue Recognition Policy

The Company recognizes revenue from two primary sources, sales of product and commissions from HWRC.

The Company recognizes revenue when a 3rd party confirms receipt of any inbound prescriptions from any registered practitioner that has been referred by HWRC and said prescription has been adjudicated and approved by a third party payer to yield a profit. HWRC is allowed to access this secure, password protected portal for prescription verification and for verification of the total adjudication reimbursement amount and cost of the medication. HWRC receives 50% of the gross profit of all adjudicated prescriptions with the exception of government funded third party plans. Revenue is recognized upon confirmation from the third party of the amount of commission and when cash is received.

The Company recognizes product revenue when the product is received by and title passes to the customer. The Company's standard terms are 'FOB' destination. If a customer receives any product that they consider damaged or unacceptable, the customer must document any such damages or reasons for it not to be accepted on the original invoice upon delivery and then inform the Company within 72 hours of receipt of the product. The Company does not accept returns of product for reasons other than damage.

We record estimates for reductions to revenue for customer programs and incentives, including price discounts, volume-based incentives, and promotions and advertising allowances. Products are sold with extended payment terms not to exceed 120 days. Revenue is shown net of sales allowances on the accompanying statements of operations.

NOTE 3: Leadership

The following paragraphs set forth brief biographical information for company leadership:

Marco Moran, CEO, Secretary, CFO, Treasurer, Director, Chief Accounting Officer

As Chief Executive Officer Marco Moran has overall responsibility for the Company's performance, developing its strategic plan to advance its mission and to manage shareholders' value through profitable revenue growth.

As a licensed Doctor of Pharmacy and graduate degree in Pharmaceutical Sciences, Dr. Moran has direct oversight of all the company's research and development, quality control and product innovation activity.

Dr. Moran served at the U.S. Naval Hospital in Camp Lejeune, North Carolina as a Medical Service Corp Officer and Pharmacist.

Dr. Moran began his public service career as the Director of Pharmacy and Regulatory Affairs for INO Therapeutics, Inc. in Port Allen, Louisiana. He has been the pharmacist of record for leading medical providers such as the Mississippi Baptist Health System, River Region Medical Center, Accredo Health, and several retail pharmacy chains. During his time with River Region Medical Center, Dr. Moran managed Six Sigma project teams to assist administration in meeting quality control standards.

In 2008, Dr. Moran launched Unique Beverage Group, LLC, where he developed, and marketed his first mix of branded, functional beverages. Dr. Moran single-handedly introduced relaxation beverages to major beer distributors in the deep Southern United States. The success of these initial products and the relationships formed during this period eventually lead to the development of Lean Slow Motion Potion and the creation of Dewmar International BMC.

Education:

Dr. Moran completed his pre-pharmacy studies at Southern University and Louisiana State University in Baton Rouge. Dr. Moran earned his professional Pharmacy degree, MBA and Pharmaceutical Sciences postgraduate degrees from the University of Louisiana at Monroe.

Dr. Moran has expanded his pharmaceutical formulation experience by completing basic and advanced training at Professional Compounding Centers of America (PCCA) Compounding in Houston, TX; as a trained American Colleges of the Apothecaries Compounding Specialist in Memphis, TN and has completed numerous specialty courses with the National Community Pharmacists Association.

Dr. Moran has completed various extensive training in New York and California through BevNet Live Entrepreneur School annually since 2009, inclusive of branding, packaging, and entrepreneur coursework to enhance his knowledge of the beverage industry. Additionally, he completed advanced packaging solutions, particularly with aluminum cans, at Ball Corporation headquarters in Colorado.

Public Service:

Dr. Moran was invited to be an active member of the White House Business Council via the White House Business Forward during the President Obama administration and continues to maintain his position during President Trump's administration. He was appointed Chair of the Mississippi District Export Council which is a position appointed by the United States Department of Commerce and United States Export Assistance Council for a 4 year term.

Jacob Dillon Houston, President and Chief Operating Officer

On May 1, 2014 we entered into a 3 year employment agreement with Mr. Houston. Under the terms of the agreement, Mr. Houston will receive compensation in the form of a basic salary of \$25,000 per year and additional stock based compensation to be determined at a later date, but not less than 50% of the amount that the CEO receives for compensation of his services.

As President and COO, J.D. Houston has responsibility for revenue management and optimization, operational cost containment and capital raises to fund business growth.

Mr. Houston started his career with IBM Global Financing; first as a portfolio manager of end-of-lease technology assets, then as a Global Trader in Asset Services. In just his third year with IBM, he received an "outperform" review; a designation reserved for the elite Top 1% performers company-wide.

Later in his career, he coupled his corporate success and finance experience to help entrepreneurs increase revenue and accelerate growth. Mr. Houston has held various senior management and Sales leadership roles within target companies.

Noteworthy is Mr. Houston's past involvement with I.D. Systems, Inc. which generated significant revenue growth during his tenure as the Director of Sales, North America. Between the years of 2000-2006, the company grew revenue 1,354%; culminating in March 2006 with the Company's secondary public offering of \$60 million in capital and a top ranking on Deloitte's prestigious "Fast 500" list in 2005 and 2006, respectively.

Mr. Houston, a scholar athlete, graduated with honors from South Carolina State University with a Bachelor of Science degree in Business and holds an MBA from the School of Business & Industry at Florida A&M University.

Past and present honors and certifications include Series 7 Securities license, FINRA Registered Rep., and coveted participation in the opening ceremonies of the NASDAQ Stock Exchange.

Mr. Houston currently holds or has held a seat on The Board of Directors/Trustees for The HP Educational Trust and The IBM Black Executive Task Force.

Dr. Derrick Brooks, Director

Derrick D. Brooks, Sr., M.D., age 42, is a medical physician whose primary role is to serve as a licensed healthcare profession and medical liaison to assist the company in reviewing opportunities in developing new products that assist in mood enhancement, improving functionality and to serve as an additional medical expert as it relates to the Company's IP protected relaxation formula used in Lean Slow Motion PotionTM and other relaxation products.

Professional Experience

Staff Emergency Room Physician Level II)
Our Lady of the Lake Regional Medical Center
July 2003 - April 2011

Staff Emergency Room Physician (Level II)
Ochsner Baton Rouge

Medical Education

Louisiana State University School of Medicine Doctor of Medicine 1999 New Orleans, Louisiana

Board Certifications

American Board of Internal Medicine | Certified 2003 American Board of Pediatrics | Certified 2003