

QUARTERLY REPORT Pursuant to Rule 15c2-11 (a)(5)

FOR Green Cures & Botanical Distribution, Inc OTCPK: GRCU

For the quarter ended March 31, 2017

Dated: April 27, 2017

All information contained in this Information and Disclosure Statement has been compiled to fulfill the disclosure requirements of Rule 15c2-11(a)(5) promulgated under the Securities and Exchange Act of 1934, as amended. The enumerated captions contained herein correspond to the sequential format as set forth in the rule.



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UPDATED INFORMATION AND DISCLOSURE STATEMENT FOR THE QUARTER ENDED MARCH 31, 2017

All information contained in this Quarterly Report has been compiled to fulfill the disclosure requirements of Rule

15c2-11 (a)(5) promulgated under the Securities and Exchange Act of 1934, as amended. The enumerated captions contained herein correspond to the sequential format as set forth in the rule.

No dealer, salesman or any other person has been authorized to give any information or to make any representations not contained herein in connection with the Issuer. Any representations not contained herein must not be relied upon as having been made or authorized by the Issuer.

Delivery of this information does not imply that the information contained herein is correct as of any time subsequent to the date of this Issuer Quarterly Report.

OTC Pink Basic Disclosure Guidelines

1) Name of the issuer and its predecessor (if any)

In answering this item, please also provide any names used by predecessor entities in the past five years and the dates of the name changes.

Green Cures & Botanical Distribution Inc. (the "Company") was incorporated in the State of Colorado on September 22, 1986 under the name Petramerica Oil, Inc. The Company operated as Petramerica Oil, Inc. until the Company completed a transaction with Triton Distribution Systems, Inc., a Nevada corporation, and changed its name to Triton Distribution Systems, Inc. The Company operated as Triton Distribution Systems, Inc. from August 17, 2006 through May 7, 2014 when the Company adopted its current name.

On February 25, 2014, the Company completed the sale of its entire business, including all assets to Privileged

World Travel Club, Inc., a Delaware corporation, under a Material Definitive Agreement entered on February 1, 2014. Under the Material Definitive Agreement, Privileged World Travel Club, Inc., assumed all of the Company's outstanding debts and agreed to indemnify the Company from any and all claims related thereto for a purchase price consisting of 4,062,500 shares of common stock of Privileged World Travel Club, Inc.

On February 25, 2014, control of the Company was transferred from Gregory Lykiardopoulos to Green Cures, Inc., a California corporation, pursuant to a Stock Purchase Agreement entered on February 5, 2014. Green Cures, Inc. acquired 8,000,000 shares of the Company's \$.001 par value Common Stock; 1 share of the Company's Series A Preferred Stock; 1,000,000 shares of the Company's Series B Preferred Stock; 4,250,000 shares of the Company's Series C Preferred Stock; and 8,000,000 shares of the Company's Series F Preferred Stock.

On September 15, 2015, the major shareholder and controlling entity of Green Cures & Botanical Distribution Inc., Green Cures Inc., sold the following issued and outstanding preferred stock to InStep Holding LLC, a Delaware Limited Liability Company; 8,000,000 shares of the Company's \$.001 par value Common Stock; 1 share of the Company's Series A Preferred Stock; 1,000,000 shares of the Company's Series B Preferred Stock; 4,250,000 shares of the Company's Series C Preferred Stock; and 8,000,000 shares of the Company's Series F Preferred Stock.

2. Address of the issuer's principal executive offices:

<u>Company Headquarters</u> Address: 11222 S La Cienega Blvd, Inglewood CA 90304 Phone: 888-509-8085 Email: info@instepholdings.com Website(s): www.grcustock.com IR Contact

None.

3) Security Information

Trading Symbol: GRCU

Exact title and class of securities outstanding: <u>COMMON STOCK</u> CUSIP: <u>393007 109</u> Par or Stated Value: <u>\$0.001</u>

Total shares authorized: 800,000,000 Total shares issued: 348,716,015	as of: $\frac{03/31/2017}{03/31/2017}$ as of: $\frac{03/31/2017}{03/31/2017}$			
Total shares outstanding: 337,411,015	as of: 3/31/2017			
Additional class of securities (if necessary):				
Trading Symbol: <u>None</u> Exact title and class of securities outstanding: <u>SERIES A PREFERRED</u> CUSIP: <u>None</u> Par or Stated Value: <u>\$0.001</u> Total shares authorized: <u>1</u> Total shares outstanding: <u>1</u>	<u>STOCK</u> as of: <u>03/31/2017</u> as of: <u>03/31/2017</u>			
Trading Symbol: NoneExact title and class of securities outstanding: SERIES B PREFERRED STOCKCUSIP: NonePar or Stated Value: \$0.001Total shares authorized: 6,000,000as of: 03/31/2017Total shares outstanding: 1,508,050				

Trading Symbol: NoneExact title and class of securities outstanding: SERIES C PREFERRED STOCKCUSIP: NonePar or Stated Value: \$0.001Total shares authorized: \$0,000,000as of: 03/31/2017Total shares outstanding: 4,250,000as of: 03/31/2017

 Trading Symbol: None

 Exact title and class of securities outstanding: SERIES D PREFERRED STOCK

 CUSIP: None

 Par or Stated Value: \$0.001

 Total shares authorized: 2,000,000

 as of: 03/31/2017

 Total shares outstanding: 0

 Trading Symbol: None

 Exact title and class of securities outstanding: SERIES E PREFERRED STOCK

 CUSIP: None

 Par or Stated Value: \$0.001

 Total shares authorized: 4,000,000

 as of: 03/31/2017

Total shares outstanding: <u>580,000</u>	as of: <u>03/31/2017</u>	
Trading Symbol: None		
Exact title and class of securities outstanding: SERIES F PREFERRED	<u>STOCK</u>	
CUSIP: <u>None</u>		
Par or Stated Value: <u>\$0.001</u>		
Total shares authorized: <u>60,000,000</u>	as of: 03/31/2017	_
Total shares outstanding: <u>12,000,000</u>	as of: <u>03/31/2017</u>	
Transfer Agent		
Name: Action Stock Transfer Agent		
Address 1: 2469 E. Fort Union Blvd., Salt Lake City, UT 84121		
Phone: <u>801-274-1088</u>		
Is the Transfer Agent registered under the Eveloping Ast9*	Vas: 🔽	No
Is the Transfer Agent registered under the Exchange Act?*	Yes: 🔀	No:
List any restrictions on the transfer of security.		

None

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

None

List any stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:

On December 18, 2015, the company filed a corrected Articles of Amendment to the Articles of Incorporation of the Company with the Secretary of State of Colorado, wherein, and effective as of January 4, 2016, each share of common stock of the Corporation issued and outstanding was subject to a 1 for 130 reverse stock split, with all fractional shares being rounded up to the nearest whole share. Subsequently, on January 7, 2016, the Financial Industry Regulatory Authority "FINRA" announced that the request of the company for a reverse stock split would have a Market Effective Date of January 8, 2016.

4) Issuance History

List below any events, in chronological order, that resulted in changes in total shares outstanding by the issuer in the past two fiscal years and any interim period. The list shall include all offerings of equity 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, describing (1) the securities, (2) the persons or entities to whom such securities were issued and (3) the services provided by such persons or entities. The list shall indicate:

- A. The nature of each offering (e.g., Securities Act Rule 504, intrastate, etc.);
- B. Any jurisdictions where the offering was registered or qualified;
- C. The number of shares offered; D. The number of shares sold;
- E. The price at which the shares were offered, and the amount actually paid to the issuer;
- F. The trading status of the shares; and

G. Whether the certificates or other documents that evidence the shares contain a legend (1) stating that the shares have not been registered under the Securities Act and (2) setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act.

Fiscal year ended December 31, 2015

During the fiscal year ended December 31, 2015, the Company issued 2,256,666 shares of restricted common to certain officers, directors of the Company, service providers, and the holders of convertible notes, who elected

to convert the principal and interest.

Quarter End March 31, 2017

During the previous year the Company issued 691,390,000 shares of stock for services valued at \$2,765,560 then subsequently issued 843,135 shares for \$3,372. The Company issued 127,610,000 shares for debt of \$51,044. Finally the Company cancelled 496,000,000 shares of stock.

5) Financial Statements

The accompanying financial statements and notes have been prepared in accordance with accounting principles generally accepted in the United States ("US GAAP") by persons who the Company believes possess sufficient financial skills. None of the persons who assisted in the preparation of the financial statements is qualified as a Certified Public Accountant. Investors are cautioned that previous management did not provide full copies of or full access to the historical financial information concerning the Company.

GREEN CURES & BOTANICAL DISTRIBUTION, INC., A COLORADO CORPORATION

- Unaudited Financial Statements for the Quarter Ended March 31, 2017.
- Unaudited Balance Sheet at March 31, 2017.
- Unaudited Statement of Operations for the Quarter Ending March 31, 2017
- Unaudited Statement of Stockholders Equity
- Unaudited Statement of Cash Flows at March 31, 2017.

Information contained in a Financial Report is considered current until the due date for the subsequent Financial Report. To remain in the OTC Pink Current Information tier, a company must post its Annual Report within 90 days from its fiscal year-end date and Quarterly Reports within 45 days of its fiscal quarter-end date.

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

The Company is a development stage company that retails and wholesales nutritional, medicinal and body care products. The products offered by the Company are made in the United States of America. Currently, some of our products are being manufactured of imported materials from the European Continent and Canada. The Company is currently Web-based and focuses on online retailing and sales.

The company retails and wholesales consumer products within the hemp and botanical industry, including nutritional supplements, sport wellness, and complete body care, as permitted by law. The Company is currently retailing products labeled Original Hollywood Hemp, Green Foods, and Green Cures through its Ecommerce site originalhollywoodhemp.com, and other third party Ecommerce sites, as well as physical retail stores in the state of California. As of the date of this report, the Company was not dependent on one supplier or provider of essential raw materials.

The Company is currently retailing its products labeled Hollywood Hemp through its first e-commerce site allbotanical.com, and other third party e-commerce sites, and physical retail stores in the state of California. The company is also retailing its products labeled Green Cures through its second e-commerce site, allcbd.com. The Company is currently outsourcing the manufacturing and packaging of its products to different suppliers based in the state of California, and Nevada. As of the date of this report, the Company was not dependent on one supplier or provider of essential raw materials.

Competition in the market is expected to be price and quality of products. We believe that offering higher quality products than the competitors with more accessible pricing; together with, the effectiveness of our distribution network, coupled with marketing and geographic expansion, the Company and its products may be able to establish presence, branding recognition, and consumer preference within 1 year in the industries where the Company is seeking to operate.

We believe that offering higher quality products than the competitors with more accessible pricing; together with, the effectiveness of our distribution network, coupled with marketing and geographic expansion are key factors that if we are able to formulate and apply them properly, the Company and its products will establish presence and branding recognition within 1 year in the following markets:

A) Nutritional Supplement/Dietary

According to The Council Responsible for Nutrition (CRN), and economic and market research reports conducted by leading sales and marketing firms, the Nutritional Supplement/Dietary industry in the United States is worth over \$31 Billion. Over 50% of all Americans use some form of dietary supplement, and it is estimated that approximately 40% of Americans use nutritional supplements. Green Cures management believes that the aging US population, together with an increase in consumer health concerns, signals continuing growth and opportunity in this market.

B) Health and Wellness

Research also shows that the Health and Wellness industry in the United States generates over \$153 Billion per year, which accounts for approximately one quarter of global health and wellness sales. The health and wellness market has continued growing at a rate of about 5% annually, and management believes that much of this continued growth can be attributed to the American consumers' interest on promoting healthy lifestyles and total body wellness.

C) Hemp

According to estimates published by the Hemp Industry Association, in the year 2013, American retailers sold approximately \$581 million of products containing hemp seeds and hemp fiber. Due to the similarity in leaf shape, hemp is frequently confused with marijuana. Although both plants are from the species cannabis, hemp contains virtually no THC (delta-9 tetrahydrocannabinol), the active ingredient in marijuana. In the United States and many countries around the world, the consumption and use of Hemp is legal. Products like Hemp Fiber, Hemp Protein, and Hemp Oils are used every day by the general public. As a food or supplement, Hemp is rich in protein, omega fatty acids and high in fiber.

Marketing and Distribution Methods of the Products

The company continuously markets its products through greustock.com. Occasionally, the company also markets its products via facebook.com. Distribution methods include direct sales via online retailing as well as direct product placement for products labeled Hollywood Hemp. Currently, the company is working on establishing and expanding additional channels of distribution.

Additionally, The Company plans to promote its products through:

- A) Conventional Media Advertising.
- B) Online Advertising.
- C) Guerilla Marketing.

Our marketing strategy is to promote and enhance our brands in targeted geographic locations, including selected areas in the State of California, New York, Florida, and Washington. Our strategy has been designed to strengthen our brands, products and increase awareness of our brands within selected geographic locations.

The Company is not dependent on one or a few major customers.

The Company is continuously following both state and federal lawmaking with respect to statutes and regulations involved in the hemp and medical cannabis industry to ensure compliance with applicable laws. The Company does not manufacture or carry any type of products that do not meet federally acceptable guidelines that allow for the sale and distribution of these products.

The Company was formed in Colorado on September 22, 1986. The Company's primary SIC Code is 7380 Services-Miscellaneous.

The Company's fiscal year ends on December 31.

7) Describe the Issuer's Facilities

The Company currently leases an estimated 750 square feet of office space on a month to month basis. The offices are located at Address: 11222 S La Cienega Blvd, Suite 750, Inglewood CA 90304. The monthly lease payments are \$800.00.

8) 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 shareholders.

A. <u>Names of Officers, Directors, and Control Persons.</u>

Joe Tragesser - Chief Executive Officer, Chief Financial Officer, Director

Joe Tragesser background consists of 29 years with Hostess Brands as a District Sales Manager before becoming Vice President of Marketing and Director of Sales for BCU Food Brokers and currently serves as President for Continental Food & Beverage Brokers, which is his own company.

As District Manager, Joe managed 7 different locations throughout the Southwestern regions. He spent time developing relationships with all sizes of grocery chains, from large to small. Those accounts included: Ralphs, Food 4 Less, Stater Brothers, Costco, Wal-Mart, Target, Sam's Club, Vons, Albertsons, Superior Warehouse and many other chains. Joe also worked closely with C-Store accounts such as 7-11, Circle K, and Arco AmPm. Joe was responsible for one of the largest institutional divisions in the west, which required personalizing service and product to individual accounts. Those institutional accounts consist of: restaurants, hospitals, casinos, amusement parks, prisons, government accounts, cruise ships, airlines, Amtrack, and school districts.

- 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); <u>NONE</u>
 - 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; <u>NONE</u>
 - 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; <u>NONE</u>
 - 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; <u>NONE</u>

C. <u>Beneficial Shareholders</u>.

The table below contains a list of the name, address and shareholdings or the percentage of shares owned by all persons beneficially owning more than five percent (5%) of any class of the issuer's equity securities as of December 31,

2016. If any of the beneficial shareholders are corporate shareholders, provide the name and address of the person(s) owning or controlling such corporate shareholders and the resident agents of the corporate shareholders.

Name of Shareholder	Class of Equity	Number of Securities & Percentage of Voting Power of Class	Percentage of Common Stock Voting Power
Joe Tragesser Chief Executive Officer	Common Stock	3,500,000	Less than 1%
Rosen Capital LLc	Common Stock	26,000,000	7.5%
Michael W. Overby	Series B Preferred	500,000 Shares (33% of Class)	Less than 1%
InStep Holdings, LLC*	Series B Preferred	1,000,000 Shares (66% of Class)	Less than 1%
InStep Holdings, LLC*	Series C Preferred	4,250,000 Shares (100% of Class)	Less than 1%
Wendel Lew	Series E Preferred	580,000 Shares (100% of Class)	Less than 1%
InStep Holdings, LLC*	Series F Preferred	8,000,000 Shares (67% of Class)	Less than 1%
Michael W. Overby	Series F Preferred	4,000,000 Shares (33% of Class)	Less than 1%

* InStep Holdings, LLC's members are Joe Tragesser and Rich Thomas, its address is, 835 Wood St. Oakland, CA. 94607. James Robb, is InStep Holdings, LLC's registered agent, and his address is 76 Lynthwaite Farm Lane, Wilmington, DE 19803.

9) Third Party Providers

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

Legal Counsel	Name: Andrew Coldicutt			
	Firm: Law Office of Andrew Coldicutt			
	Address: 1220 Rosecrans St., PMB 258, San Diego, CA 92106			
	Email: Info@ColdicuttLaw.com			
Accountant or Auditor	Name: At this time, the Company does not have an outside accountant. An appointment is			
	currently under consideration.			
Investor Relations Consultant				
	Name: At this time, the Company does not have an outside investor relations			
	consultant. An appointment is currently under consideration.			
Other Advisor: Any other advisor(s) that assisted, advised, prepared or provided information with respect to this				
disclosure statement. Name: N/A				

11.) Certification of Chief Executive Officer

I, Joe Tragesser, certify that:

1. I have reviewed the Disclosure Statement for the quarter ending March 31, 2017;

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, and the 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.

<u>/s/ Joe Tragesser</u> Chief Executive Officer <u>April 27, 2017</u> Date

12.) Certification of Chief Financial Officer

I, Joe Tragesser certify that:

1. I have reviewed the Disclosure Statement for the quarter ending March 31, 2017

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, and the 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.

<u>/s/Joe Tragesser</u> Chief Financial Officer <u>April 27, 2017</u> Date