Trimax Corp. 8943 Oso Ave., Suite C Chatsworth, CA 91311 TRIMAX CORP. COMPANY INFORMATION AND DISCLOSURE STATEMENT

QUARTERLY REPORT FOR PERIOD ENDING:

JUNE 30, 2017

Part A:General Company Information

As used in this disclosure statement, the terms "we", "us", "our", "TMXN" and the "Company" means, Trimax Corp., a Nevada corporation.

Item I: The exact name of the issuer and its predecessor (if any).

February 11, 2005 to Present: Trimax Corp.

December 23, 2003 to February 11, 2005:

December 6, 2001 to December 23, 2003:

August 18, 1999 to December 6, 2001:

Kiwi Network Solutions, Inc.

Koala Intl. Wireless, Inc.

Kettle River Group, Inc.

Item II: The address of the issuer's principal executive offices

Trimax, Corp. 8943 Oso Ave., Suite C Chatsworth, CA 91311

Website: http://www.saavynaturals.com Email: info@saavynaturals.com

Item III: The jurisdiction(s) and date of the issuer's incorporation or organization.

Trimax Corp. (the "Company") was originally incorporated on August 18, 1999 under the laws of Nevada.

Part B: Share Structure

Item IV: The exact title and class of securities outstanding.

Security Symbol: TMXN
CUSIP Number: 89622C 203
Classes: Common Stock
Authorized: 500,000,000
Outstanding: 335,113,715

Security Symbol: N/A CUSIP Number: N/A

Classes: Preferred Class A Series Stock

Authorized: 10,000,000 Outstanding: 1,000,000

Item V: Par or stated value and description of the security.

A. Par or Stated Value.

Common Stock: \$.001 par value Preferred Stock: \$.001 par value

- B. Common or Preferred Stock.
- 1. For common equity, describe any dividend, voting and preemption rights.

Each share of Common Stock is entitled to one vote, which shares do not have pre-emptive rights. Dividends, if any, are declared at the discretion of the Board of Directors.

2. For preferred stock, describe the dividend, voting, conversion and liquidation rights as well as redemption or sinking fund provisions.

The designation, powers, including voting rights, preferences and any qualifications, limitations, or restrictions of the Preferred Stock will be established from time to time upon the approval by both Directors and Majority Shareholders of Company.

On January 28, 2004, the Company filed a Certificate of Amendment with the State of Nevada amend its articles for the designation of 10,000,000 shares of Preferred Stock, \$.001 par value, which shall each have the relative rights, privileges, limitations and preferences as set forth below:

Convertible Preferred Class A Series Stock

- a. <u>Designation.</u> The series of Preferred Stock created hereby shall be designated the Convertible Preferred Class A Series Stock (the "Preferred Shares").
- b. Authorized Shares. The number of authorized shares of Preferred Shares shall be 10,000,000 (ten million) shares.
- c. <u>Liquidation Rights</u>. In the event of any liquidation, dissolution or winding up of the Corporation, either voluntary or involuntary, the Series C Convertible Preferred Stock shall be entitled to receive the same distribution as holders of Common Stock as if the Series A Convertible Preferred Stock were converted to Common Stock on the day immediately prior to the record date for such distribution.
- d. <u>Dividends</u>. The holders of shares of Series A Convertible Preferred Stock shall be entitled to receive dividends as a class with the holders of Common Stock on the day immediately prior to the record date for such dividend. Each share of Series A Convertible Preferred Stock shall rand on a parity with each other share of Series C Convertible Preferred Stock with respect to dividends
- e. <u>Conversion Rights</u>. Each share of Convertible Preferred Series A Stock shall be convertible, at the option of the Holder, into 10,000 fully paid and non-assessable shares of the Corporation's Common Stock. The foregoing conversion calculation shall be hereinafter referred to as the "Conversion Ratio"
- f. Voting Rights. Except as otherwise expressly provided herein or as required by law, the Holders

of shares of Convertible Preferred Series A Stock shall be entitled to vote on any and all matters considered and voted upon by the Corporation's Common Stock. The Holders of the Convertible Preferred Series A Stock shall be entitled to 10,000 vote per share of Convertible Preferred Series A Stock.

3. Describe any other material rights of common or preferred stockholders.

None.

4. Describe any provision in issuer's charter or by-laws that would delay, defer or prevent a change in control of the issuer.

The issuance of 1,000,000 shares of Convertible Preferred Shares stock to Mina Mar Group which have total voting power of 10,000,000,000 common shares on a fully diluted basis, may tend to delay, defer or prevent a change in control of the issuer.

Item VI: The number of shares or total amount of the securities outstanding for each class of securities authorized.

Common Stock

Period end date: June 30, 2017 Number of Shares Outstanding: 335,113,715

Preferred Stock - Convertible Preferred Class A Series Stock

Total Number of Beneficial Shareholders 1
Total Number of Shareholders of Record: 1

Part C: Business Information

Item VII: The name address of the transfer agent

Action Stock Transfer Corporation 2469 E. Fort Union Blvd Suite 214 Salt Lake City, UT 84121 801.274.1088 http://www.actionstocktransfer.com info@actionstocktransfer.com

Note: is a registered transfer agent with the U.S. S.E.C.

Item VIII: The nature of the issuer's business

- A. Business Development:
- 1. Business Development:

Saavy Naturals, Inc. entered into a marketing with TLK Fusion and a factoring and distribution agreement with Retail Management Solutions, a division of Kompugard, Inc., and the Company will plans to begin offering Bay Rum and Hemp products by June 1, 2017.

One June 8, 2017, Saavy Naturals, Inc. began shipments its new line of bay rum and hemp infused products, which now account for 60% of its online sales.

On June 24, 2017, Saavy Natureals, Inc. terminated its marketing agreement with TLK Fusion.

(Subsequent Events)

Effective July 19, 2017, the Company entered into an employment agreement with Mr. Justin Miloro to be the Chief Operations Officer of the Consumer Division for compensation consisting solely of Five Million (5,000,000) unvested shares of common stock, that will vest ratably each quarter over the next 2 years, with the shares to be issued no later than Sept. 30, 2017.

2. The year that the issuer (or any predecessor) was organized:

Incorporated in the State of Nevada on August 18, 1999 as Kettle River Group, Inc.

3. The issuer's fiscal year end date:

December 31

4. Whether the issuer (or any predecessor) has been in bankruptcy, receivership or any similar proceeding:

None

5. Any material reclassification, merger, consolidation, or purchase or sale of a significant amount of assets:

None

6. Any default of the terms of any note, loan, lease, or other indebtedness or financing arrangement requiring the issuer to make payments:

None.

7. Any change of control:

None.

8. Any stock splits, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization anticipated in the next 12 months.

A reverse stock split, name/symbol change is anticipated within the next 12 months.

On June 12, 2017, the Company filed an Amendment to its Articles of Incorporation with the Nevada Secretary of State cancelling a proposed 50

reverse split.

9. Any de-listing of the issuer's securities by any securities exchange or deletion from the OTC:

None

10. Any current, past, pending or threatened legal proceedings or administrative actions either by or against the issuer that could have a material effect on the issuer's business, financial condition, or operations and any current, past or pending trading suspensions by a securities regulator. State the names of the principal parties, the nature and current status of the matters, and the amounts involved:

The business operations of Saavy Naturals, Inc. have from since the inception of the business accumulated a total of \$1,609,565.41 in long term and current liabilities, including tax liabilities. The company is in the process of reaching out to debtors with whom the company has past due loans or loans in default to mutually negotiate or reach new terms, and/or potentially settle some of the outstanding balances or past due loans.

Aside from matters concerning its outstanding liabilities there are no pending or threatened legal or administrative actions pending or threatened against the Company.

B. Business of Issuer.

Trimax Corp is, through its wholly-owned subsidiary Saavy Naturals, Inc., a Nevada corporation, is a manufacturer of handcrafted body care products. These products are a fine blend of quality oils and butters that deeply nourish the body. We also use other fine quality ingredients including; Jojoba Oil, Sweet Almond Oil, Kosher Vegetable Glycerin, Virgin Coconut Oil, Shea Butter, Kukui Oil, and Moringa Oil, to name a few of our favorites. Saavy Naturals, Inc. has added a line of bay rum and hemp infused body care products.

- 1. The issuer's primary and secondary SIC Codes; The Primary SIC Code for the company is 2844 Manufacturing of perfumes, cosmetics and other toilet preparations.
- 2. If the issuer has never conducted operations, is in the development stage, or is currently conducting operations:

The Company is currently conducting business and has operations.

3. If the issuer is considered a "shell company" pursuant to Securities Act Rule 405:

The Company is not a "shell company" as that term is defined in Rule 405 of the Securities

4. The names of any parent, subsidiary, or affiliate of the issuer, and its business purpose, its method of operation, its ownership, and whether it is included in the financial statements attached to this disclosure statement.

None.

Act.

5. The effect of existing or probable governmental regulations on the business;

The Company has never been the subject of any government regulatory relationship.

Item IX: The nature of products or services offered.

The Company manufactures and distributes its handcrafted body care products under the brand "Saavy Naturals". The full line of products van be viewed at saavynaturals.com and are grouped as Body Care, Hair Care and Candles.

4. Patents, trademarks, licenses, franchises, concessions, royalty agreements or labor contracts, including their duration:

Trademark for "Saavy Naturals" - applied

5. The need for any government approval of principal products or services. Discuss the status of any requested government approvals.

None

Item X: The nature and extent of the issuer's facilities.

Saavy Naturals, Inc., leases space at 8943 Oso Avenue, Suite C, Chatsworth, CA 91311, where it manufactures its body care products.

Part D: Management Structure and Financial Information

Item XI The name of the chief executive officer, members of the board of directors, as well as control persons.

A. Officers and Directors.

President and Director, Control Person

Hugo Saavedra

Secretary, Control Person

Deborah Saavedra

B. <u>Legal/Disciplinary History.</u>

- Conviction in a criminal proceeding or named as a defendant in a criminal proceeding: None
- Entry of an order, judgment, or decree, not reversed, suspended or vacated that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or bank activities: None.
- 3. A finding or judgment by a court (in civil action), the SEC, the Commodity Futures trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law: 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: None.

C. Disclosure of Related Party Transactions.

Related party transaction discussed above.

E. Disclosure of Conflicts of Interest.

There are no conflicts of interest.

Item XII: Financial information for the issuer's most recent fiscal period.

The unaudited consolidated balance sheets, consolidated statements of operations, consolidated statements of cash flows, consolidated statements of changes in stockholders' deficit and financial notes for the period from fiscal quarter end March 31, 2017 through fiscal quarter end June 30, 2017 are included in this Disclosure Statement by Reference.

Item XIII: Similar financial information for such part of the two preceding fiscal years as the issuer or its predecessor has been in existence.

The unaudited consolidated balance sheets, consolidated statements of operations, consolidated statements of cash flows, consolidated statements of changes in stockholders' deficit and financial notes for the period was previously filed on August 20, 2017.

Item XIV: Beneficial owners.

Provide a list of the name, address and shareholdings of all persons beneficially owning more than five percent (5%) of any class of the issuer's equity securities.

As of June 30, 2017

None

<u>Name</u>	Address	Number of Shares	Percentage of Class
Hudeb LLC	8943 Oso Ave., Suite C	1,000,000	100%
	Chatsworth, CA 91311	Preferred Class Series A Shares	Preferred Shares
Hudeb, LLC	8943 Oso Ave., Suite C Chatsworth, CA 91311	225,000,000 Common Shares	67.1% Common Shares

^{*} the control person of Hudeb, LLC is Hugo Saavedra and Debra Saavedra

Item XV: The name, address, telephone number, and email address of each of the following outside providers that advise the issuer on matters relating to the operations, business development and disclosure:
1. Investment Banker
None
2. Promoters
None
3. Counsel
Milan Saha, Esq.
80 Barton Road
Plattsburgh, NY 12901
(646) 481-9677
milansaha.esq@gmail.com
4. Accountants or Auditor
None.
5. Public Relations Consultant(s)
None.
6. Investor Relations Consultant
None.
7. Any other advisor(s) that assisted, advised, prepared or provided information with respect to this disclosure statement - the information shall include the telephone number and email

Item XVI: Management's discussion and analysis or plan of operation.

A. Analysis of Financial Condition and Results of Operations.

For the Period from quarter ending March 31, 2017 through June 30, 2017

Revenues

Revenues for the fiscal quarter ending June 30, 2017 were \$272,386.

Operating Expenses

We had operating expenses of \$156,687 for the quarter ending June 30, 2017. Operating expenses were in connection with our daily operations mostly general administrative expenses.

Both operating costs and expected revenue generation are difficult to predict. There can be no assurance that revenues will be sufficient to cover future operating costs, and it may be necessary to continuously raise additional capital to sustain operations.

We expect our operating expenses will significantly increase in 2017 resulting from the addition of marketing and client service staff and professional services.

Income/Losses

Net loss was \$53,137 for the period ending June 30, 2017. The net loss was primarily attributable to the development costs of the Company's administrative fees and overhead expenses coupled with low margins per the volume of sales.

C. Off-Balance Sheet Arrangements: None

Part E: Issuance History

Item XVII: List of securities offerings and shares issued for services in the past two years.

List below any events, in chronological order, that resulted in changes in total shares outstanding by the issuer (1) within the two-year period ending on the last day of the issuer's most recent fiscal year and (2) since the last day of the issuer's most recent fiscal year.

Between January 1, 2015 through December 31, 2015:

Restricted Common Shares Issuance:

Number of shares issued: None Legend: Rule 144

Between January 1, 2016 through December 31, 2016:

Restricted Common Shares Issuance:

Number of shares issued: None Legend: Rule 144

Between January 1, 2017 through March 31, 2017:

Restricted Common Shares Issuance:

Number of shares issued: (125,000,000) Legend: Rule 144

Between March 31, 2017 through June 30, 2017:

Un-Restricted Common Shares Issuance:

April 19, 2017

Number of shares issued: 28,000,000 (Cancellation of Debt)

Legend: Exempt

May 15, 2017

Number of shares issued: 14,000,000 (Cancellation of Debt)

Legend: Exempt

Item XX: Purchases of Equity Securities by the Issuer and Affiliated Purchasers.

None.

Item XXI Issuer's Certifications.

I certify that:

- 1. I have reviewed this Information and Disclosure Statement of Trimax Corp.
- 2. Based on my knowledge, this Information and 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 Information and 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 Information and Disclosure Statement.

Date: August 20, 2017

Trimax Corporation

/s/: Hugo Saavedra

Hugo Saavedra, President

TRIMAX CORPORATION CONSOLIDATED BALANCE SHEET

	June 30,	
ASSETS		(unaudited)
CURRENT ASSETS:		4.60 ==0
Cash	\$	168,759
Accounts Receivable		93,648
Inventory		34,911
TOTAL CURRENT ASSETS		297,318
Property, Plant and Equipment (net)		225,554
TOTAL ASSETS	\$	522,872
LIABILITIES AND STOCKHOLDERS' EQUITY (DEFICIT) CURRENT LIABILITIES:		
Accounts Payable and accrued expenses	\$	476,147
Bank line of credit		46,313
Notes Payable and accrued interest		1,160,554
Convertible notes payable		50,000
TOTAL CURRENT LIABILITIES		1,733,014
TOTAL LIABILITIES		1,733,014
Commitments and Contingencies		-
STOCKHOLDERS' EQUITY (DEFICIT)		
Preferred Stock, \$.001 par value; 10,000,000 shares authorized		1,000,000
Common Stock, 0.001 par value, authorized 500,000,000 shares		
335,113,715 shares issued and outstanding as of June 30, 2017		335,114
Additional Pain In Capital		16,075,383
Accumulated deficit		(18,787,510)
TOTAL STOCKHOLDERS' EQUITY (DEFICIT)		(1,377,013)
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY (DEFICIT)	\$	522,872

TRIMAX CORPORATION STATEMENTS OF OPERATIONS

for the three and six months ended June 30, (unaudited)

	three months ended June 30,		six months ended June 30,	
		2017		2017
REVENUE	\$	272,386	\$	440,071
Cost of goods sold		130,745	\$	211,234
Gross Profit	141,641 22		228,836	
EXPENSES				
General and administrative		156,687		365,237
Depreciation expense		16,017		32,034
TOTAL EXPENSES	172,704 397,271		397,271	
OTHER INCOME (EXPENSES)				
Interest Expense		(22,074)		(48,075)
TOTAL OTHER INCOME (EXPENSES)		(22,074)		(48,075)
LOSS BEFORE TAXES Provision for Income Taxes		(53,137)		(216,510)
NET LOSS	\$	(53,137)	\$	(216,510)

TRIMAX CORPORATION STATEMENT OF CASH FLOWS

for the six months ended June 30, (unaudited)

	2017
OPERATING ACTIVITIES	
Net Income (Loss)	\$ (216,510)
Finance Costs	-
Depreciation	32,034
Changes In operating Assets and Liabilities:	
(Increase) Decrease in Accounts receivable	(18,686)
(Increase) Decrease in Inventory	117,872
(Increase) Decrease in Accounts Payable and accrued expenses	147,835
Net Cash Used by Operating Activities	62,545
INVESTING ACTIVITIES:	
Purchase of Equipment	-
Net cash used by investing activities	-
FINANCING ACTIVITIES:	
Proceeds (payments) notes payable	105,474
Net cash provided by financing activities	105,474
NET INCREASE (DECREASE) IN CASH	168,019
CASH AT BEGINNING OF PERIOD	740
CASH AT END OF PERIOD	\$ 168,759

TRIMAX CORPORATION STATEMENT OF CHANGES IN SHAREHOLDERS' EQUITY

Common	Stock
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	Shares	Amount	Additional Paid in Capital	Accumulated Deficit	TOTAL
January 1, 2017	418,113,715	\$ 418,114	\$ 17,075,383	\$(18,404,129)	\$ (910,632)
Issuance Common Shares Cancellation of Common shares Issuance Common stock for Net loss	225,000,000 (350,000,000) 42,000,000	225,000 (350,000) 42,000	- -	(216,510)	225,000 (350,000) 42,000 (383,381)
June 30, 2017	335,113,715	\$ 335,114	\$ 17,075,383	\$(18,620,639)	\$(1,127,142)

Note A – Organization and Summary of Significant Accounting Policies

Organization

Trimax Corp., a New Nevada corporation ("TMXN" or the "Company") was incorporated under the laws of Nevada under the name Kettle River Group, Inc. on August 18, 1999.

On October 18, 2000, a Share Exchange Agreement was executed with shareholders of Urbanesq.com, Inc ("UI") resulting in acquisition of UI.

On December 5, 2001, the Company amended its Articles of Incorporation to change the Company's name to Koala International Wireless, Inc.

On September 27, 2002, a Share Exchange Agreement was executed with shareholders of Route1 Corporation (R1) resulting in acquisition of R1.

On December 23, 2003, the Company amended its Articles of Incorporation to change the Company's name to KIWI Network Solutions, Inc. In addition, the Company raised its total authorized number of shares from 120,000,000 to 600,000,000, consisting of 500,000,000 shares of common stock and 100,000,000 shares of Preferred stock.

On January 28, 2004, the company filed a Certificate of Designation designating 10,000,000 as Preferred Class A Series stock and issued 4,000,000 shares of stock to its President, Bradley Wilson. On June 1, 2004, 3,000,000 shares were retired and Mr. Wilson retained 1,000,000 shares.

On November 5, 2004, the Company approved a reverse split with a 100:1 ratio for its Common Shares of stock. In addition, the number of authorized Common Shares of stock was reduced from 600,000,000 to 120,000,000 shares. Lastly, the Company changed its name to Trimax Corporation.

On August 3, 2009, the Company affected a reverse stock split of 10:1 ratio.

On March 10, 2015, the Company amended its Certificate of Designation to change the conversion rights of the Preferred Class A Series shares of stock to 10,000:1 ratio and increased its total authorized shares to 500,000,000.

The Company is organized under the following share structure:

500,000,000 Common Shares of which 335,113,715 are issued and outstanding and 10,000,000 Preferred Shares authorized and designated as Class A Series Stock of which 1,000,000 are issued and outstanding.

Hudeb, LLC is the majority shareholder, holding 1,000,000 shares of Preferred A Series stock.

Note A - Organization and Summary of Significant Accounting Policies (continued)

Mr. Michael Arnkvarn and Mr. Zoran Cvetijevic resigned as the Company's officers and directors on December 31, 2016.

Mr. Hugo Saavedra was appointed as the Company's President, Chief Executive Officer, Secretary and Director on December 31, 2016. In addition, Mrs. Debra Saavedra was appointed Chief Operating Officer on December 31, 2016.

Pursuant to a Share Purchase Agreement dated December 5' 2016 and executed on January 11, 2017, a change in control of the Company occurred by virtue of the Company's largest shareholder, Mina Mar Group, Inc. 1,000,000 shares of the Company's Series A Preferred stock to Hudeb, LLC.

Nature of Business

The Company through its wholly-owned subsidiary Saavy Naturals, Inc., a Nevada corporation, is a manufacturer of handcrafted body care products. These products are a fine blend of quality oils and butters that deeply nourish the body. We also use other fine quality ingredients including; Jojoba Oil, Sweet Almond Oil, Kosher Vegetable Glycerin, Virgin Coconut Oil, Shea Butter, Kukui Oil, and Moringa Oil, to name a few of our favorites.

Basis of Presentation and Summary of Significant Accounting Policies

This summary of significant accounting policies is presented to assist in understanding the financial statements. These financial statements and notes are representation of the Company's management who are responsible for their integrity and objectivity and have been prepared in accordance with accounting principles generally accepted in the United States of America.

The accompanying consolidated financial statements include the accounts of Trimax Corporation and its majority-owned subsidiary. All intercompany accounts and transactions have been eliminated in consolidation.

Estimates

Management uses estimates and assumptions in the preparation of these financial statements in accordance with accounting principles generally accepted in the United States of America. Those estimates and assumptions affected reported amounts of assets, liabilities, revenues and expenses, along with disclosures included in these financial statements. Actual results could vary from these estimates.

Note A - Organization and Summary of Significant Accounting Policies (continued)

Advertising Costs

Advertising costs are expensed as incurred.

Revenue Recognition

Revenue from sales of treasure and product sales is recognized at the point of sale when legal title transfers. Legal title transfers when products are shipped or are available for shipment to customers. A return allowance is established for sales, which have a right of return. Revenue from leasing activities is recorded when earned.

Cash and Cash Equivalents

Cash and cash equivalents include cash on hand and in banks. The Company considers all highly-liquid investments with a maturity of three months or less when purchased to be cashequivalents. The Company had no cash equivalents at June 30,2017.

Property and Equipment

Property and equipment are stated at historical cost. Depreciation is provided using the straight-line method based on the assets' estimated useful lives, which are normally between three to ten years. Major overhaul items, such as engines, that enhance or extend the useful lives are capitalized and depreciated over the shorter of the useful life or remaining life of the particular asset. All other repairs and maintenance are expensed as incurred.

Inventories

Inventories consist of various raw materials used in the manufacturing of soaps, lotions, shampoos, soaps, conditioners and candles. Inventories also consisted of finished products.

Fair Value of Financial Instruments

The carrying value of cash and cash equivalents, accounts payable and accrued expenses, notes payable and deferred revenues approximate fair value. Considerable judgment is necessary to interpret market data to develop fair value estimates and, accordingly, such estimates are not necessarily indicative of the amounts that could be realized in a current market exchange.

Long-Lived Assets

The Company recognizes impairment losses related to long-lived assets in accordance with Financial Accounting Standards Board No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets" based on several factors, including, but not limited to management's plans for future operations, recent operating results and projected cash flows.

Note A - Organization and Summary of Significant Accounting Policies (continued)

Income Taxes

Income taxes are accounted for using the asset and liability method. The asset and liability method provides that deferred tax assets and liabilities are measured using the currently enacted tax rates and laws that will be in effect when the differences are expected to reverse. The Company records a valuation allowance to reduce deferred tax assets to the amount that is believed to more likely than not be realized. Deferred tax assets and liabilities are measured using enacted income tax rates expected to apply to taxable income in years in which those temporary differences are expected to be recovered or settled. Any effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date.

Stock-based Compensation

Stock-based compensation is recorded in accordance with the guidance in the ASC topic for Stock- Based Compensation.

Earnings per Share

Basic earnings per share (EPS) is computed by dividing income available to common stockholders by the weighted-average number of common shares outstanding for the period.

Diluted EPS reflects the potential dilution that would occur if dilutive securities and other contracts to issue common stock were exercised or converted into common stock or resulted in the issuance of common stock that shared in earnings. We use the treasury stock method to compute potential common shares from stock options or warrants and the if-converted method to compute potential common shares from convertible notes or other securities. When the Company incurs a net loss, potential common shares have an anti-dilutive effect on EPS and such shares are not included in the calculation of diluted EPS.

Note B - Going Concern

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern. The Company had a deficit for the period ending June 30, 2017 \$1,377,013. As reflected in the accompanying financial statements, the Company has suffered recurring losses from operations and has a working capital deficit. All of these items raise substantial doubt about the Company's ability to continue as a going concern. While the Company believes in its ability to raise additional funds and grow its sales revenue, there can be no assurances that the Company will be successful in these endeavors. The accompanying financial statements do not include any adjustments that might be necessary if the Company is unable to continue as a going concern.

March 31.

Note C - Property and Equipment

Property and equipment consists of the following:

	waren 51,		
	2017		
Equipment	\$	165,636	
Furniture and Fixtures		4,319	
Leasehold Improvements		87,633	
Less: accumulated depreciation	\$	257,588 (32,034) 225,554	
Depreciation expense	\$	32,034	

Note D - Capital lease obligation

The Company assumed a capital lease obligation originally entered into by Hudeb, LLC for facility for the manufacture and distribution of the Saavy Naturals body care products. The Company is on a 3-month lease term ending at the end of August, 2017.

Note E - Convertible Notes Pavable

The Company had an outstanding note payable of \$176,586.30 payable as of March 31, 2017 to owed to Green Luminaries, Inc. This note paid bear interest at 18% and is convertible into shares of the Company's common stock. In a subsequent event, on April 7, 2017 the Company entered into a settlement agreement with the holder to convert that balance of the note for shares at a conversion price of \$.001 per share subject an ownership limitation of 9.9% on the holder. The company issued Twenty Eight Million (28,000,000) shares towards that obligation on April 12, 2017 to Green Luminaries, Inc. The company issued Fourteen Million (14,000,000) shares towards that obligation on June 15, 2017 to Green Luminaries, Inc.

The Company has a note payable of \$50,000.00 owing to Dawn Davis issued on August 21, 2016. The loan was made to Hudeb, LLC and assumed by Saavy Naturals, Inc., when it acquired the Saavy Naturals business assets and assumed the business liabilities from Hudeb, LLC pursuant to the Purchase of Business Agreement dated January 9, 2017.

Note F - Income Taxes

it is more likely than not that some or all of the deferred tax assets will not be realized. The provision for income taxes is comprised of the net changes in deferred taxes less the valuation account plus the current taxes payable. SFAS No. 109 requires the use of an asset and liability approach in accounting for income taxes. Deferred tax assets and liabilities are recorded based on the differences between the financial statement and tax bases of assets and liabilities and the tax rates in effect when these differences are expected to reverse. SFAS No. 109 requires the reduction of deferred tax assets by a valuation allowance if, based on the weight of available evidence, it is more likely than not that some or all of the deferred tax assets will not be realized. The provision for income taxes is comprised of the net changes in deferred taxes less the valuation account plus the current taxes payable. The Company has recorded a net deferred tax asset of \$0 as of December 31, 2016 as the Company has concluded that it is more likely than not that this asset would not be realized.

Note G - Related Party Transactions

On January 12, 2017 the Company acquired all of the outstanding stock of Saavy Naturals, Inc., which was 100% owned by the Company's majo shareholder and its principals for 225 million common shares of the Company, which was determined by a per share price of \$0.008 and a valuation of \$ million USD at 2x top line revenue.