

QUARTERLY REPORT OF

Turner Valley Oil & Gas, Inc.

Referred herein as the "Company" "Turner Valley" and "Turner Valley Oil And Gas"

FOR THE QUARTER ENDED September 30, 2017

A NEVADA CORPORATION

Phone: 1-713-588-9453

Address: 3270 Sul Ross St Houston, TX 77098 Email: TurnerValleyOilandGas@Gmail.com

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ITEM 1. EXACT NAME OF THE ISSUER AND ITS PREDECESSORS

The exact name of the company is Turner Valley Oil & Gas, Inc. pending name change to PrimeStar Bitumen, Inc.

The company was originally incorporated as NetParts.com., in the state of Nevada on April 21, 1999. On July 24, 2004 the Company changed its name to Turner Valley Oil & Gas, Inc.

ITEM 2. ADDRESS OF THE ISSUER'S PRINCIPAL EXECUTIVE OFFICES

A. Company Headquarters

Our principal executive and administrative offices are located at: 3270 Sul Ross Houston, TX 77098.

Phone: 1-713-588-9453

Email: TurnerValleyOilandGas@Gmail.com

Website: http://BitumenTankers.com

ITEM 3. SECURITY INFORMATION

Trading symbol: TVOG

CUSIP: 900382102

Exact title and class of securities outstanding:

As of the period ending September 30, 2017, the capital stock of the company was as follows:

Class: Common stock, \$ 0.001 par value;

Number of shares authorized: 500,000,000 shares;

Number of shares outstanding: 104,014,137 issued and outstanding:

Freely tradable shares: 56,826,071

Total number of shareholders of record: 2,925

Class: Preferred stock, \$0.001 par value;

Number of shares authorized: 4,000,000 Number of shares outstanding: 1,827,000

Transfer Agent: Madison Stock Transfer, Inc.

1688 East 16th Street Brooklyn, NY 11229

Telephone: 1-718-627-4453

FAX: 1-718-627-6341

Is the transfer agent registered under the Exchange Act?

Yes.

List any restrictions on the transfer of security:

None.

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

None.

ITEM 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.);

1,000,000 Shares Common Stock Issued in exchange for debt service 1,827,000 Preferred Shares 2,000,000 Shares Common Stock 1,425,000 Shares Common Stock 1,325,000 Common Stock 4,000,000 Shares Common Stock 2,857,000 Shares Common Stock 4,400,000 Shares Common Stock 1,000,000 Shares Common Stock 270.667 Shares Common Stock 1,000,000 Shares Common Stock 4,400,000 Shares Common Stock

Issued in settlement of note payable Issued in exchange for services Issued in exchange for services Issued in exchange for cash Issued in exchange for services Issued in exchange for services

B. Any jurisdictions where the offering was registered or qualified;

Nevada

C. The number of shares offered:

Private Placement, 1,325,000 Restricted Shares to CEO for cash.

D. The number of shares sold;

Private Placement, 1,325,000 Restricted Shares to CEO for cash.

E. The price at which the shares were offered, and the amount actually paid to the issuer;

Private placement sold at \$0.002 for 1,325,000.

F. The trading status of the shares; and

1,000,000 Shares Common Stock	Note holder	Restricted shares
2,000,000 Shares Common Stock	CEO	Restricted shares
1,425,000 Shares Common Stock	CEO	Restricted shares
1,325,000 Shares Common Stock	CEO	Restricted shares
4,000,000 Shares Common Stock	Note holder	Restricted shares
2,857,000 Shares Common Stock	Note holder	Restricted shares
4,400,000 Shares Common Stock	Note holder	Restricted shares
1,000,000 Shares Common Stock	Services provider	Restricted shares
270,667 Shares Common Stock	Services provider	Restricted shares
1,000,000 Shares Common Stock	CEO	Restricted shares
4,400,000 Shares Common Stock	Note holder	Restricted shares

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.

1,000,000 Shares Common Stock	Note holder	Restricted shares
2,000,000 Shares Common Stock	CEO	Restricted shares
1,425,000 Shares Common Stock	CEO	Restricted shares
1,325,000 Shares Common Stock	CEO	Restricted shares
4,000,000 Shares Common Stock	Note holder	Restricted shares
2,857,000 Shares Common Stock	Note holder	Restricted shares
4,400,000 Shares Common Stock	Note holder	Restricted shares
1,000,000 Shares Common Stock	Services provider	Restricted shares
270,667 Shares Common Stock	Services provider	Restricted shares
1,000,000 Shares Common Stock	CEO	Restricted shares
4,400,000 Shares Common Stock	Note holder	Restricted shares

ITEM 5. FINANCIAL STATEMENTS:

TURNER VALLEY OIL & GAS, INC. Balance Sheets As of September 30, 2017 and December 31, 2016 (Unaudited)

Septe		mber 30, 2017	Dece	mber 31, 2016	
ASSETS					
Current Assets					
Cash and Cash Equivalents	\$	100	\$	262	
Accounts receivable					
Total current assets	100			262	
Other Assets					
Marketable Securities		63,000			
Total assets	\$	63,100	\$	262	
LIABILITIES					
Current Liabilities					
Accounts payable	\$	30,337	\$	23,975	
Accrued expenses		58,887		27,959	
Notes payable		219,980		221,910	
Related party payables				-	
Total Current Liabilities		309,204		273,844	
Total liabilities		309,204		273,844	
SHAREHOLDERS' EQUITY					
Common Stock; 0.001 par value; 400,000,000 authorized; 104,014,137 and 86,086,470 outstanding at 9/31/16 and 12/31/16 respectively		104,015		86,087	
Preferred Stock, par \$0.001; 4,000,000 authorize	1,827		1,827		
1,827,000 outstanding at 9/31/17 and 12/31/16 respectively					
Additional paid in capital	•	5,200,790		4,755,018	
Accumulated deficit		(5,552,736)		(5,301,942)	
Total stockholders' deficit		(246,104)		(466,587)	
Total Liabilities and Stockholders' Equity		63,100	\$	22	

TURNER VALLEY OIL & GAS, INC. Statements of Operations

For Nine Months Ended September 30, 2017 and 2016 (Unaudited)

9 Months Ended September 30,

	September 30,		
	2017	2016	
Revenue	\$ 63,000		
Expenses			
Other Expense	225,722	45,447	
Interest Expense	10,000	<u> </u>	
Operating Expense	\$ 235,722	\$ 45,447	
Net Loss	\$ (172,722)	\$ (45,447)	
Loss per common share	(0.00178)	(0.00055)	
Weighted average number	07.015.000	92.252.000	
of shares outstanding	97,015,000	82,253,000	

TURNER VALLEY OIL & GAS, INC. Statements of Cash Flows

For Nine Months Ended September 30, 2017 & 2016 (Unaudited)

9 Months Ended September 30, **OPERATING ACTIVITIES** 2017 2016 Net loss 172,722 45,447 Adjustments to reconcile net loss to net cash used by operations Other assets (63,000)Stock based compensation 31,000 41,100 Stock based expenses 188,098 Change in accounts payable 3,000 Accrued Interest 10,000 Net cash used by operating activities 3,624 4,347 **Investing Activities Financing Activities** Cash advanced for stock 3,462 4,587 Net cash from financing activity 3,462 4,587 Net cash increase for period (162)240 Cash at beginning of period 262 22 Cash at end of period 100 \$ 262

The accompanying notes are an integral part of these financial statements

TURNER VALLEY OIL & GAS, INC. Statement of Stockholder's Equity For Nine Months Ending September 30, 2017 Unaudited

	Shares	Amount	Additional Paid-in-Capital	Retained Earnings	Total
Balance as at December 31, 2016	86,086,470	86,087	5,018,517	(5,380,014)	(276,938)
issued for services	2,270,667	2,271	53,675		55,946
issued for conversion of debt from services	15,657,000	15,657	128,597		
Net loss for nine months ending September 30, 2017				(172,722)	(172,722)
Balance as at September 30, 2017	104,014,137	104,015	5,200,790	(5,552,736)	(127,106)

TURNER VALLEY OIL & GAS CORPORATION

Notes to the Financial Statements September 30, 2017

NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

A. Organization

The Company was incorporated under the laws of Nevada on April 21, 1999 as NetParts.com. The Company was originally organized to create a series of 16 specialized auto salvage yards whereby the salvageable components would be inventoried on a computer and listed on the internet. The Company, however, changed their operations and its name on July 24, 2003 to Turner Valley Oil & Gas Corporation. On March 15, 2017 the Company, expanded its operations to focus on types of oil that include bitumen used largely for asphalt and is completing its name change to to PrimeStar Bitumen, Inc.

B. Revenue Recognition

Revenue from sales of crude oil, natural gas, bitumen and refined petroleum products are recorded when deliveries have occurred and legal ownership of the commodity transfers to the customers. Title transfers for crude oil, natural gas, bitumen, and bulk refined products generally occur at pipeline custody points or when a tanker lifting has occurred. Revenues from the production of oil and natural gas properties in which the Company shares an undivided interest with other producers are recognized based on the actual volumes sold or transported by the Company during the period

C. Oil and Gas Properties

The full cost method is used in accounting for oil and gas properties. Accordingly, all costs associated with acquisition, exploration, and development of oil and gas reserves, including directly related overhead costs, are capitalized. In addition, depreciation on property and equipment used in oil and gas exploration and interest costs incurred with respect to financing oil and gas acquisition, exploration and development activities are capitalized in accordance with full cost accounting. All capitalized costs of proved oil and gas properties subject to amortization are being amortized on the unit-of-production method using estimates of proved reserves. Investments in unproved properties and major development projects not subject to amortization are not amortized until proved reserves associated with the projects can be determined or until impairment occurs. If the results of an assessment indicate that the properties are impaired, the amount of the impairment is added to the capitalized costs to be amortized.

D. Cash and Cash Equivalents

The Company considers all highly liquid investments with maturities of three months or less to be cash equivalents.

E. Use of estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect reported amounts of assets and liabilities, disclosure

of contingent assets and liabilities at the date of the financial statements and revenues and expenses during the reporting period. In these financial statements assets and liabilities involve extensive reliance on management's estimates. Actual results could differ from those estimates.

F. Financial Instruments

The recorded amounts of financial instruments, including cash equivalents, accounts receivable, accounts payable and short term notes approximate their market values as of September 30, 2016 and December 31, 2016. The Company has no investments in derivative financial instruments.

G. Basis of Presentation

These financial statements are presented in United States dollars and have been prepared in accordance with generally accepted accounting principles.

H. Accounts Receivable

Management reviews its accounts receivable on a regular basis. If an account has a balance which is six months old, it is the policy of the company to record an allowance for doubtful accounts. The Company will continue to pursue all collection efforts. If at a later date, the account is deemed uncollectible, the account balance will be written off.

NOTE 2 - GOING CONCERN

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern. The Company has suffered recurring operating losses and is dependent upon raising capital to continue operations. The financial statements do not include any adjustments that might result from the outcome of this uncertainty.

NOTE 3 – OIL & GAS PROPERTIES

The Company's Oil and gas assets as of December 31, 2016 of \$3,175 of were comprised of multiple oil and gas leases all located in the Western Canadian Geologic Basin centered in Alberta, Canada. On September 23, 2005 Turner Valley Oil and Gas Inc. through its wholly owned subsidiary TV

Oil and Gas Canada Limited, entered into a farm-out agreement with Odin Capital Inc. of Calgary, Alberta.

The most recent revenue from these assets was from 2009 and there is no evidence the company will garner any future value from these interests and they thus have been written off.

NOTE 4 – RELATED PARTY TRANSACTION

The Company's current CEO, Steve Helm has advanced additional funds needed for operation of \$3,880 which can be repaid with zero interest or settled in stock under an agreement between Mr. Helm and the company executed in June, 2012.

NOTE 5 – LEASE COMMITMENTS

As of September 30, 2017, there are no office lease commitments.

NOTE 6 – LONG-TERM DEBT

As of September 30, 2017, the Company had long-term notes payable debt of \$21,000 as follows: William Stocker \$21,000 and Warwick Management Services \$229,579.43.

ITEM 6. DESCRIBE THE ISSUER'S BUSINESS, PRODUCTS AND SERVICES.

A. DESCRIPTION OF ISSUER'S BUSINESS OPERATIONS.

The Company is a holding company with a current focus on the energy industry. It's primary business involves using ships to transport bitumen around the globe. The Company's operational plan is to acquire additional ships for the fleet along with targeting the purchasing and leasing of import/export facilities, asphalt refineries, distribution facilities, and related businesses. The Company concentrates its efforts in acquisition and management of businesses within that industry that are either profitable or can be made profitable by application of the Company's management and/or resource expertise.

The Company, focused on bitumen shipping, infrastructure, and supply chain assets, has also begun implementation of BlockChain technology into its business plans. Recently, major shipping company Maersk along with Microsoft and other tech companies tested a Blockchain for Shipping Insurance. When shipping goods from A to B, any number of things can go wrong, so shippers buy insurance through a complex jumble of brokers and underwriters to manage the risk to their freight. These various tech companies partnered with several insurance companies to try securely sharing shipping data on a blockchain to dramatically reduce time, cost, and risk across the entire insurance value chain.

The platform was designed to make auditing aspects of a shipping supply chain easier, to improve the tamper-resistance and sharing of data in realtime, and to enable many different parties to settle upon the terms of premiums in a more timely fashion. Turner has begun the process of talking to various Blockchain companies to complete a Merger & Acquisition (M & A) and/or a Joint Venture (JV).

The bitumen infrastructure supply chain represents all the links involved in creating and distributing goods, from raw materials to the finished product that goes into the possession of the consumer. Currently, supply chains can span over hundreds of stages and dozens of geographical locations, which makes it very hard to trace events or investigate incidents.

As a distributed ledger that ensures both transparency and security, the blockchain is showing promise to fix the current problems of the supply chain. A simple application of the blockchain paradigm to the supply chain would be to register the transfer of goods on the ledger as transactions that would identify the parties involved, as well as the price, date, location, quality and state of the product and any other information that would be relevant to managing the supply chain.

The public availability of the ledger would make it possible to trace back every product to the very origin of the raw material used. The decentralized structure of the ledger would make it impossible for any one party to hold ownership of the ledger and manipulate the data to their own advantage. And the cryptography-based and immutable nature of the transactions would make it nearly impossible to compromise the ledger. Some experts already believe that the blockchain is unhackable.

B. DATE AND STATE OF INCORPORATION

The Company was incorporated in the State of Nevada on April 21, 1999.

C. PRIMARY AND SECONDARY SIC CODES

The Company's primary (and only) SIC code is 1311 (oil and gas).

D. THE COMPANY'S FISCAL YEAR END DATE

The Company's fiscal year ends on December 31.

E. PRINCIPAL PRODUCTS OR SERVICES AND THEIR MARKETS

The Company is historically focused on exploration and development of natural resources, primarily oil and natural gas, the markets for which are worldwide dealers and wholesale buyers. The Company's expanded business plan includes a focus on the bitumen or asphalt supply chain through the ownership of shipping vessels, asphalt plans, storage facilities, transportation, and blockchain companies and / or assets. Oil and Bitumen are widely used throughout the United States and globally. Recent, dramatic commodity price increases and surging global demand means the outlook for such resources is strong. Shipping has become more profitable in areas where costs were formerly prohibitive. This creates highly favorable opportunities for the company in both development and acquisition of critical supply chain infrastructure.

F. RESULTS OF OPERATIONS FOR THE PERIOD ENDED SEPTEMBER 30, 2017 COMPARED TO THE PERIOD ENDED SEPTEMBER 30, 2016:

Revenues: The Company had zero revenue for the nine months ended September 30, 2016, and earned \$63,000 for the nine months ended September 30, 2017. This revenue was received in the form of marketable securities.

Cost of Revenues: The Company incurred no costs of sales for either of the nine months ended September 30, 2017 or September 30, 2016,

respectively.

Gross Profit: The Company had a gross profit for the nine months ended September 30, 2017 of \$63,000 and no gross profit for the nine months ended September 30, 2016.

Operating Costs: Operating costs consist of the Company's administrative expenses before depreciation and interest. Operating costs for the nine months ended September 30, 2017 totaled \$235,722, compared to \$45,447 for the period ended September 30, 2016.

Net Gain (Loss) Before Income Taxes: Net loss before income taxes represents operating loss plus other (non-operating) gain or loss. For the nine months ended September 30, 2017, the company had a net loss of \$172,000 compared to a net loss of \$45,447 for the nine months ended September 30, 2016.

Liquidity and Capital Resources: During the period ended September 30, 2017, the Company produced no cash or cash equivalents from operations.

There are no known trends or uncertainties excepting those herein disclosed, that will have a material impact on revenues.

G. OFF-BALANCE SHEET ARRANGEMENTS

The Company did not engage in any off-balance sheet arrangements during the fiscal quarter ended September 30, 2017.

ITEM 7. DESCRIBE THE ISSUER'S FACILITIES

As of September 30, 2017, the Company's principal office is located at 3270 Sul Ross Houston, TX 77098.

ITEM 8. OFFICERS, DIRECTORS AND CONTROL PERSONS

A. NAMES OF OFFICERS, DIRECTORS AND CONTROL PERSONS

The current chairman, sole member of the Board of Directors president and secretary of the Company Stephen Helm, was hired on September 10, 2013

Over the past 24 years Steve Helm has served as a commercial real estate executive materially involved in the areas of finance, development/acquisition and property management. Prior to joining New Regional Planning as its CFO, from 2004 -2009 Steve served as Regional Director for Imperial Capital Bank/Bancorp (NYSE), launching the Texas/Rocky Mountain commercial real estate lending platform as part of the firm's national expansion.

In that capacity, he opened and managed four commercial real estate loan production offices (Dallas, Austin, Denver & Kansas City) covering the Texas, New Mexico, Oklahoma, Arkansas, Colorado and Kansas market areas and funded in excess of \$500 million of structured debt (construction & bridge) and portfolio permanent credit facilities from \$500K to \$20 million for all core property types. Prior to Imperial, Steve was President of the family business, The Helm Companies, directing the ground up development, re-development, financing and management of small retail and Class A, B & C multifamily.

During his tenure with the family enterprise, Steve secured over \$60 million of FHA (221 D-4 & 223F) and conventional bank debt as well as LIHTC, private and mezzanine equity financing and supervised the management of a multifamily portfolio of 6 properties comprising over 900 units. Steve has earned the National Apartment Assoc. CAPS Designation and is an CPM Candidate. Steve holds an MBA from the Cox School of Business, Southern Methodist University and a BBA – Finance from the University of Texas at Austin.

B. LEGAL/DISCIPLINARY HISTORY

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):

NO.

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:

NO.

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:

NO.

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:

NO.

C. BENEFICIAL SHAREHOLDERS

There are no 10% or larger shareholders in the company as of September 30, 2017. Steve Helm, Sole Officer and Director owns 7,000,000 shares as of September 30, 2017.

ITEM 9. THIRD PARTY PROVIDERS

A. Legal Counsel

William Stocker

Address: 31878 Del Obispo, Suite 118-606, San Juan Capistrano, CA 92675

B. Accountant or Auditor

None.

C. Investor Relations Consultant

Contact: <u>TurnerValleyOilandGas@Gmail.com</u>

D. Other Advisor(s)

None.

ITEM 10. CERTIFICATIONS

- I, Stephen Helm, certify that:
- 1. I have reviewed this quarterly disclosure statement of Turner Valley Oil & Gas, Inc.
- 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
- 3. Based on my knowledge, the financial statements and other financial information included or incorporated by reference in this disclosure statement, fairly present, in all material respects, the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

/s/Stephen Helm______ Stephen Helm, President

Dated: September 30, 2017

Disclaimer

The information provided about projects and opportunities in these filings are based on the best available information and is subject to change at any time respective party much do their own due diligence and verification. There are significant risks associated with investing in oil and gas ventures including public equities.. The information in these filings is for general purposes only and is not a solicitation to buy or an offer to sell any securities.

Turner Valley and any of its affiliates, employees, contractors or otherwise associated parties are not United States Securities
Dealers or Brokers or United States Investment Advisers; only and unless it has been properly disclosed as such. Investing in Oil &
Gas is only suitable for accredited investors.

Nothing in these filings contains investment advice or should be construed as such. Any decisions based upon the information contained in this web site are the sole responsibility of the user. Do your own due diligence and consult with a licensed professional before making any investment decisions. Oil and gas investment is very risky whether through equities or partnerships and you risk losing most if not all your money.

This publication contains certain "forward-looking statements." Such forward-looking statements are sometimes identified by words such as "intends," "anticipates," "believes," "expects" and "hopes" and include, without limitation, statements regarding Turner Valley Oil & Gas, Inc. plan of business operations, potential contractual arrangements, receipt of working capital, anticipated revenues and related expenditures and involve a number of risks and uncertainties that could cause actual results to differ materially from projected results. Such factors include, among others, the willingness and ability of third parties to honor their contractual obligations, the decisions of third parties over which Turner Valley Oil & Gas, Inc. has no control; such as commodity prices, environmental and government regulations, availability of financing, judicial proceedings, force majeure events, and other such risk factors. Many of these factors are beyond Turner Valley Oil & Gas, Inc. ability to control or predict. Investors are cautioned not to put undue reliance on forward-looking statements. Except as otherwise required by applicable securities statutes or regulations, Turner Valley Oil & Gas, Inc. disclaims any intent or obligation to update publicly these forward looking statements, whether as a result of new information, future events or otherwise.