

AMERICAN GREEN, INC

A Wyoming Corporation 1712 Pioneer Ave Suite 500 Cheyenne, WY 82001 (480) 443-1600 www.americangreen.com info@americangreen.com SIC Code: 541600

Quarterly Report

For the three months ending: September 30, 2020 and 2019 (the "Reporting Period")

1,225,646,844 (post-split; See Item 2)

The number of shares outstanding of our Common Stock on the following dates are listed below:

As of the end of the Reporting Period, ended Sept. 30, 2020:

Yes: ☐ No: ☑

As of the previous reporting period, ended June 30, 2020:	996,597,409 (post-split; See Item 2)
As of the most recent prior fiscal year, ended June 30, 2020:	996,597,409 (pre-split; See Item 2)
Indicate by check mark whether the company is a shell company of 1934): Yes: □ No: ☑	ny (as defined in Rule 405 of the Securities Act of 1933 and Rule 12b-2 of the Exchange Act
Indicate by check mark whether the company's shell status has Yes: □ No: ☑	s changed since the previous reporting period:
Indicate by check mark whether a Change in Control of the cor	npany has occurred over this reporting period:

1. Name of the issuer and its predecessors (if any)

American Green, Inc. (the "Company") was formed on December 10, 1998, when Desert Winds Entertainment Corporation, and Ti-Mail merged under a "Plan and Agreement of Reorganization." with Desert Winds Entertainment Corporation as the survivor. The newly merged entity commenced operations on that date.

On the same date, the Company acquired The Whitney Corporation ("Whitney"), which held certain assets and operations related to live entertainment and proposed film and television properties. Both Ti-Mail and Whitney were held as wholly owned, operating subsidiaries.

On April 20, 1999, the Company divested itself of all assets and liabilities related to the business and operations of Ti-Mail and agreed to sell those assets to certain employees in exchange for their assumption of Ti-Mail's liabilities.

Commencing in March of 2000, the Company began to acquire and/or develop proprietary technology to copy-protect digital audio products. To that end the Company and/or its subsidiaries, had brought on new management, raised additional capital, acquired technology, and took significant additional steps, including entering into a long-term lease and hiring staff.

On or about, June 15, 2000, the Company divested all of its Whitney related entertainment assets.

On July 6, 2000 the Company's name was changed to, "SunnComm, Inc" to reflect the Company's the Company's new direction.

On November 6, 2002, the Company's name was changed to, "SunnComm Technologies, Inc." in order to reflect the Company's expansion into media beyond Audio DRM.

On April 20, 2004, the Company's name was changed to, "SunnComm International, Inc." in order to reflect in order to accurately reflect the company's technology entering the international marketplace.

On June 14, 2007, the Company's name was changed to, "The Amergence Group, Inc." in order to reflect the company's commitment to the support and development into the emerging technology marketplace.

On March 8, 201, the Company's name was changed to, "Altitude Organic Corporation" in order to reflect the company's entrance into the cannabis support marketplace.

On January 6, 2012, the Company's name was changed to "Tranzbyte Corporation" in order to reflect its new focus on smart vending in emerging cannabis sector.

On May 9, 2014, the Company's name was changed to, "American Green, Inc." in order more accurately reflect 21st Century technology and management expertise within the growing cannabis segment.

On May 10, 2016, the Company changed its domicile from Nevada to Wyoming.

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has the issuer or any of its predecesso	rs ever been in bankrijbiev receivershir	or any similar brod	seeding in the past live years a
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Yes: ☐ No: ☑

2. Security Information

Common Stock

Trading symbol: ERBB

Exact title and class of securities outstanding: Common

CUSIP: 02640N200

Par or stated value: \$0.001

 Total shares authorized:
 60,000,000,000 as of:
 09/30/20

 Total shares outstanding:
 1,225,646,844 as of:
 09/30/20

 Number of shares in the Public Float
 1,204,831,004 as of:
 09/30/20

Total number of shareholders of record: 438 as of: 09/30/20

There are no other classes of publicly traded stock

Transfer Agent

Olde Monmouth Stock Transfer Co., Inc., 200 Memorial Parkway
Atlantic Highlands, New Jersey 07716

Telephone: 732-872-2727 Facsimile: 732-872-2728

Is the Transfer Agent registered under the Exchange Act? Yes: ✓ No: □

Any trading suspension orders issued by the SEC concerning the issuer or its predecessors:

None

Stock splits, stock dividends recapitalizations, mergers, acquisitions, spin-offs, or reorganizations either currently anticipated or that occurred within the past 12 months:

On September 23, 2019, the Company effectuated a 500 to 1 reverse split of its Common Stock.

3. Issuance History

A. Changes to the Number of Outstanding Shares

Check this box to indicate there were no changes to the number of outstanding shares within the past two completed fiscal years and any subsequent periods:

Changes to Common Stock

Common Stock Shares Outstanding as of Second Most Recent Fiscal Year End: June 30, 2018

Opening Balance Date/Amount

06/30/18 Common 22,594,484,903

(prior to reverse split on Sept. 23, 2019)

	_			Value			_		
Date Issued	Transaction Type	Shares Issued (Cancelled)	Stock Class	(\$ per share) (See Note 3)	Discount to Market	Recipient (See Note 2)	Issuance Reason	Trading Status (date of report)	Exemption
07/02/18	New Issue	150,936,986	Common	0,0005	Yes	Note 1	Debt Conv	Free Trading	Rule 144
07/02/18	New Issue	287,342,466	Common	0.0005	Yes	Note 1	Debt Conv	Free Trading	Rule 144
09/12/18	New Issue	320,237,143	Common	0.0003	Yes	Note 1	Debt Conv	Free Trading	Rule 144
11/14/18	New Issue	370,273,333	Common	0.0003	Yes	Note 1	Debt Conv	Free Trading	Rule 144
11/14/18	New Issue	238,333,333	Common	0.0003	Yes	Note 1	Debt Conv	Free Trading	Rule 144
11/14/18	New Issue	100,000,000	Common	0.0003	Yes	Note 1	Debt Conv	Free Trading	Rule 144
12/04/18	New Issue	250,000,000	Common	0.0002	Yes	Note 1	Debt Conv	Free Trading	Rule 144
12/04/18	New Issue	200,000,000	Common	0.0002	Yes	Note 1	Debt Conv	Free Trading	Rule 144
01/08/19	New Issue	728,553,333	Common	0.0002	Yes	Sunrise Communications, LLC	Debt Conv	Free Trading	Rule 144
01/08/19	New Issue	762,557,078	Common	0.0002	Yes	Albert Golusin	Debt Conv	Free Trading	Rule 144
01/28/19	New Issue	300,000,000	Common	0.0001	Yes	Mammoth Corporation	Debt Conv	Free Trading	Rule 144
02/05/19	New Issue	300,000,000	Common	0.0001	Yes	Mammoth Corporation	Debt Conv	Free Trading	Rule 144
02/13/19	New Issue	400,000,000	Common	0.0001	Yes	Mammoth Corporation	Debt Conv	Free Trading	Rule 144
03/03/19	New Issue	152,087,671	Common	0.0001	Yes	Sunrise Communications, LLC	Debt Conv	Free Trading	Rule 144
03/03/19	New Issue	157,104,110	Common	0.0001	Yes	Sunrise Communications, LLC	Debt Conv	Free Trading	Rule 144
03/03/19	New Issue	408,589,041	Common	0.0001	Yes	Albert Golusin	Debt Conv	Free Trading	Rule 144
03/04/19	New Issue	427,680,000	Common	0.0001	Yes	Mammoth Corporation	Debt Conv	Free Trading	Rule 144
03/15/19	New Issue	400,000,000	Common	0.0001	Yes	Mammoth Corporation	Debt Conv	Free Trading	Rule 144
05/07/19	New Issue	600,000,000	Common	0.0001	Yes	Mammoth Corporation	Debt Conv	Free Trading	Rule 144
05/28/19	New Issue	191,000,000	Common	0.0001	Yes	Sunrise Communications, LLC	Debt Conv	Restricted	4(a)(2)
06/17/19	New Issue	500,000,000	Common	0.0001	Yes	Mammoth Corporation	Debt Conv	Free Trading	Rule 144
07/13/19	New Issue	886,630,000	Common	0.0001	Yes	Libra AGI LLC	Debt Conv	Free Trading	Rule 144
07/22/19	New Issue	48,551,534	Common	0.0001	No	Patrick Carrigan	Debt Conv	Restricted	4(a)(2)
07/22/19	New Issue	240,944,295	Common	0.0001	No	David G. Gwyther	Debt Conv	Restricted	4(a)(2)
07/22/19	New Issue	172,103,068	Common	0.0001	No	Colleen Manley	Debt Conv	Restricted	4(a)(2)
07/22/19	New Issue	500,000,000	Common	0.0001	Yes	Mammoth Corporation	Debt Conv	Free Trading	Rule 144
08/23/19	New Issue	500,000,000	Common	0.0001	Yes	Mammoth Corporation	Debt Conv	Free Trading	Rule 144
09/27/19	New Issue	3,000,000	Common	0.0200	Yes	Mammoth Corporation	Debt Conv	Free Trading	Rule 144
10/01/19	New Issue	13,779	Common	N/A	No	CEDE & Company	Reverse Adj	Free Trading	Rule 144
10/22/19	New issue	6,000,000	Common	0.0050	Yes	Mammoth Corporation	Debt Conv	Free Trading	Rule 144
10/30/19	New issue	1,368,421	Common	0.0209	Yes	X Finance LP	Debt Conv	Free Trading	Rule 144
11/13/19	New issue	5,000,000	Common	0.0200	Yes	X Finance LP	Debt Conv	Free Trading	Rule 144
11/20/19	New issue	4,827,212	Common	0.0067	Yes	GPL Ventures LLC	Debt Conv	Free Trading	Rule 144
01/25/19	New issue	2,616,340	Common	0.0057	Yes	GPL Ventures LLC	Debt Conv	Free Trading	Rule 144
11/29/19	New issue	8,000,000	Common	0.0104	Yes	X Finance LP	Debt Conv	Free Trading	Rule 144
12/03/19	New issue	8,800,000	Common	0.0045	Yes	Mammoth Corporation	Debt Conv	Free Trading	Rule 144
12/02/19	New issue	4,067,797	Common	0.0050	Yes	GPL Ventures LLC	Debt Conv	Free Trading	Rule 144

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Services	Restricted	4(a)(2)
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Common Stock Shares Outstanding on the Date of This Report: September 30, 2020

09/30/20 Common 1,225,646,844 (after reverse split on Sept. 23, 2019)

Note 1: The Company does not disclose any personal information about its debenture holders as well as share recipients and/or shareholders, unless such disclosure is required by

law, or has been specifically authorized by such person or company. Names disclosed herein are required to be listed by securities law, or the party has given its consent.

Note 2a: Brad Hare holds voting and investment power over Mammoth Corporation.

Note 2b: Jillian Sanburg-Jacobs holds voting and investment power over Sunrise Communications LLC.

Note 2c: Albert Golusin holds voting and investment power over X Finance LP.

Note 2d: Alexander Dillon holds voting and investment power over GPL Ventures LLC.

Note 2e: Sean Daly holds voting and investment power over Libra AGI LLC.

Note 3: All common shares issued after September 23, 2019 reflect the post reverse share amounts.

Note 4: David G. Gwyther was issued shares for services blended rate based on the stock closing price over the prior 10 months from the issuance in May 2020.

Note 5: Colleen Manley was issued shares for services blended rate based on the stock closing price over the prior 10 months from the issuance in May 2020.

Changes to Preferred Stock

Preferred Stock Shares Outstanding as of Second Most Recent Fiscal Year End: June 30, 2018 Opening Balance Date/Amount

Preferred Series A Shares Outstanding at June 30, 2018 Preferred Series B Shares Outstanding at June 30, 2018 7,900,000
Preferred Series C Shares Outstanding at June 30, 2018 6,000,000
Total Preferred Shares Outstanding at June 30, 2018 13,900,000

Shares Issued Value Discount to **Trading Status** Date Type (Cancelled) (\$ per share) Market Recipient Issuance Reason (date of report) Exemption Preferred Series A Shares 05/31/19 No Cancel Series B Restricted New Issue 1,300,000 0.012 David Gwyther None Cancel Series B 05/31/19 New Issue 140,000 0.012 No Albert Golusin Restricted None 05/31/19 New Issue 140,000 0.012 No 10th Planet Partners LP Cancel Series B Restricted None 05/31/19 New Issue 400,000 0.012 No David Gwyther Cancel Series C Restricted None 05/31/19 New Issue 200,000 0.012 No Libra Fund, LLC Cancel Series C Restricted None 05/31/19 New Issue 200,000 0.012 No Colleen Manley Cancel Series C Restricted None 05/31/19 New Issue 400,000 0.012 No Morgan Sanburg-Jacobs Cancel Series C Restricted None Preferred Series B Shares 09/15/16 New Issue 700,000 0.012 No Note 1 Contractual Obligation Restricted None 09/15/16 New Issue 700,000 0.012 No Note 1 Contractual Obligation Restricted None 05/31/19 Cancel 7,900,000 0.012 No N/A Exchange for Series A Restricted None Preferred Series C Shares 06/26/17 New Issue 2.000.000 0.012 No David Gwyther Contractual Obligation Restricted None 06/29/17 New Issue 1.000.000 0.012 Nο Note 1 Contractual Obligation Restricted None

07/10/17	New Issue	1,000,000	0.012	No	Colleen Manley	Contractual Obligation	Restricted	None
07/13/17	New Issue	2,000,000	0.012	No	Morgan Sanburg-Jacobs	Contractual Obligation	Restricted	None
05/31/19	Cancel	6.000.000	0.012	No	N/A	Exchange for Series A	Restricted	None

Preferred Stock Shares Outstanding on the Date of This Report: September 30, 2020

Preferred Series A Shares Outstanding at September 30, 2020 2,780,000

Preferred Series B Shares Outstanding at September 30, 2020

Preferred Series C Shares Outstanding at September 30, 2020

Total Preferred Shares Outstanding at September 30, 2020 2,780,000

Note 1: The Company does not disclose any personal information about its debenture holders as well as share recipients and shareholders unless disclosure is required by law or unless specifically authorized by such person or company. Names that are listed above are required by securities law or the party has given its consent.

Note 2: Morgan Sanburg-Jacobs holds voting and investment power over 10th Planet Partners LP. Sean P. Daly holds voting and investment power over Libra Fund, LLC. Albert Golusin holds voting power over X Finance Limited Partnership.

B. Debt Securities, Including Promissory and Convertible Notes

Issuances of promissory notes, convertible notes or convertible debentures in the past two completed fiscal years and any subsequent interim period. Check this box if there are no outstanding promissory, convertible notes or debt arrangements:

Date of Note	Principal Amount at	Outstanding	Interest	Principal and interest			Reason for	Conversion
Issuance	Issuance (\$)	Balance (\$)	Accrued (\$)	outstanding	Maturity Date	Noteholder	Issuance	Terms
09/30/14	127,177	61,177	27,818	88,995	10/01/15	Note 3A	Working Capital	See Note 1
06/30/15	226,966	226,966	119,235	346,201	06/30/16	Note 3A	Working Capital	See Note 1
06/30/15	120,000	120,000	63,041	183,041	06/30/16	Albert Golusin	Working Capital	See Note 1
03/31/16	75,000	51,875	1,297	53,172	04/01/17	Note 3A	Working Capital	See Note 1
05/31/16	107,500	107,500	46,577	154,077	06/01/17	Note 3B	Working Capital	See Note 1
06/30/16	17,500	17,500	7,439	24,939	07/01/17	Note 3A	Working Capital	See Note 1
08/31/16	48,000	48,000	19,588	67,588	09/01/17	Note 3B	Working Capital	See Note 1
09/30/16	89,600	89,600	35,828	125,428	10/01/17	Note 3B	Working Capital	See Note 1
10/31/16	36,000	36,000	14,089	50,089	11/01/17	Note 3B	Working Capital	See Note 1
11/30/16	50,000	50,000	19,158	69,158	12/01/17	Note 3B	Working Capital	See Note 1
12/31/16	50,000	50,000	18,733	68,733	01/01/18	Note 3B	Working Capital	See Note 1
01/31/17	32,000	32,000	11,717	43,717	02/01/18	Note 3B	Working Capital	See Note 1
02/28/17	350,000	350,000	125,473	475,473	03/01/18	Note 3A	Working Capital	See Note 1
02/28/17	25,000	25,000	8,962	33,962	03/01/18	Note 3B	Working Capital	See Note 1
04/30/17	90,000	90,000	30,760	120,760	05/01/18	Note 3B	Working Capital	See Note 1
05/31/17	50,000	50,000	16,664	66,664	06/01/18	Note 3B	Working Capital	See Note 1

07/30/17	100,000	100,000	31,685	131,685	07/31/18	Note 3B	Working Capital	See Note 1
08/31/17	285,000	285,000	87,803	372,803	09/01/18	Note 3B	Working Capital	See Note 1
09/13/17	2,200,000	1,539,000	-	1,539,000	09/14/18	Note 3C	Acquisition	See Note 2
09/30/17	200,000	200,000	59,973	259,973	10/01/18	Note 3B	Working Capital	See Note 1
09/30/17	125,000	44,000	-	44,000	10/01/18	Note 3D	Working Capital	See Note 1
10/15/17	160,000	127,333	23,468	150,801	10/16/18	Note 3D	Working Capital	See Note 1
10/20/17	160,000	160,000	47,101	207,101	10/21/18	Note 3B	Working Capital	See Note 1
10/30/17	165,000	110,000	19,250	129,250	10/31/18	Note 3D	Working Capital	See Note 1
10/31/17	165,000	165,000	48,076	213,076	11/01/18	Note 3B	Working Capital	See Note 1
11/15/17	140,000	140,000	40,216	180,216	11/16/18	Note 3D	Working Capital	See Note 1
11/15/17	140,000	140,000	40,216	180,216	11/16/18	Note 3B	Working Capital	See Note 1
11/30/17	80,000	80,000	22,652	102,652	12/01/18	Note 3D	Working Capital	See Note 1
11/30/17	80,000	80,000	22,652	102,652	12/01/18	Note 3B	Working Capital	See Note 1
12/15/17	125,000	125,000	34,880	159,880	12/16/18	Note 3D	Working Capital	See Note 1
12/15/17	125,000	125,000	34,880	159,880	12/16/18	Note 3B	Working Capital	See Note 1
12/31/17	250,000	250,000	68,664	318,664	01/01/19	Note 3D	Working Capital	See Note 1
01/02/18	250,000	250,000	68,664	318,664	01/01/19	Note 3B	Working Capital	See Note 1
01/12/18	450,000	450,000	122,116	572,116	01/13/19	Note 3D	Working Capital	See Note 1
01/16/18	110,000	110,000	29,730	139,730	01/17/19	Note 3B	Working Capital	See Note 1
01/31/18	175,000	175,000	46,579	221,579	02/01/19	Note 3D	Working Capital	See Note 1
01/31/18	175,000	175,000	46,579	221,579	02/01/19	Note 3B	Working Capital	See Note 1
02/15/18	125,000	125,000	32,757	157,757	02/16/19	Note 3D	Working Capital	See Note 1
02/16/18	125,000	125,000	32,723	157,723	02/17/19	Note 3B	Working Capital	See Note 1
02/28/18	150,000	150,000	38,774	188,774	03/01/19	Note 3B	Working Capital	See Note 1
03/01/18	100,000	100,000	25,822	125,822	03/02/19	Note 3D	Working Capital	See Note 1
03/15/18	120,000	120,000	30,526	150,526	03/16/19	Note 3B	Working Capital	See Note 1
03/15/18	120,000	120,000	30,526	150,526	03/16/19	Note 3D	Working Capital	See Note 1
03/28/18	120,000	120,000	30,099	150,099	03/29/19	Note 3B	Working Capital	See Note 1
03/29/18	120,000	120,000	30,066	150,066	03/30/19	Note 3D	Working Capital	See Note 1
04/30/18	310,000	310,000	74,952	384,952	05/01/19	Note 3B	Working Capital	See Note 1
04/30/18	150,000	150,000	36,267	186,267	05/01/19	Note 3D	Working Capital	See Note 1

05/31/18	170,000	170,000	39,659	209,659	06/01/19	Note 3B	Working Capital	See Note 1
06/30/18	350,000	350,000	78,774	428,774	07/01/19	Note 3B	Working Capital	See Note 1
06/30/18	50,000	50,000	11,253	61,253	07/01/19	Note 3D	Working Capital	See Note 1
07/15/18	150,000	150,000	33,144	183,144	07/16/19	Note 3B	Working Capital	See Note 1
11/23/18	35,000	35,000	6,477	41,477	11/24/19	Note 3D	Working Capital	See Note 1
12/11/18	40,000	40,000	7,205	47,205	12/12/19	Sean Prophet	Working Capital	See Note 1
12/18/18	8,500	8,500	1,517	10,017	12/19/19	Note 3A	Working Capital	See Note 1
12/31/18	55,000	55,000	9,606	64,606	01/01/20	Note 3D	Working Capital	See Note 1
03/04/19	108,000	108,000	16,999	124,999	03/04/20	Note 3A	Working Capital	See Note 1
02/27/19	69,300	69,300	11,005	80,305	02/28/20	Note 3E	Working Capital	See Note 1
01/15/19	16,500	16,500	2,813	19,313	01/16/20	Note 3B	Working Capital	See Note 1
11/30/19	37,000	37,000	3,083	40,083	11/29/20	Albert Golusin	Working Capital	See Note 1
12/31/19	20,000	20,000	1,500	21,500	12/30/20	Albert Golusin	Working Capital	See Note 1
11/30/19	77,550	77,550	6,463	84,013	11/29/20	Note 3A	Working Capital	See Note 1
12/31/19	139,500	139,500	10,464	149,964	12/30/20	Note 3A	Working Capital	See Note 1
12/31/19	32,300	32,300	2,424	34,724	12/30/20	Note 3B	Working Capital	See Note 1
03/31/20	84,750	84,750	4,238	88,988	03/30/21	Note 3B	Working Capital	See Note 1
03/31/20	59,000	59,000	2,950	61,950	03/30/21	Albert Golusin	Working Capital	See Note 1
06/30/20	91,500	91,500	2,288	93,788	06/29/21	Albert Golusin	Working Capital	See Note 1
06/30/20	38,000	38,000	950	38,950	06/29/21	Note 3A	Working Capital	See Note 1
06/30/20	54,715	54,715	1,368	56,083	06/29/21	Note 3B	Working Capital	See Note 1
09/30/20	40,000	40,000	-	40,000	09/29/21	Note 3D	Working Capital	See Note 1
09/30/20	48,475	48,475	-	48,475	09/29/21	Note 3B	Working Capital	See Note 1
		\$9,451,041	\$2,078,255	\$11,529,296				

Note 1: These Debentures convert at 50% of lowest price in the 52 weeks preceding any demand for conversion. Holder is prohibited from demanding any conversions that would result in the Holder owning over 9.9% of the outstanding common shares of the Company after the conversion.

Note 2: This Debenture converts at 50% of lowest price in 90 days preceding any demand for conversion. Holder is prohibited from demanding any conversions that would result in the Holder owning over 9.9% of the outstanding common shares of the Company after the conversion.

Note 3A: Sunrise Communications LLC is the Holder and controlled through voting and investment control by Jillian Sanburg-Jacobs.

Note 3B: 10th Planet Partners LP is the Holder and controlled through voting and investment control by Morgan Sanburg-Jacobs.

Note 3C: Mammoth Corporation is the Holder and controlled through voting and investment control by Brad Hare.

Note 3D: X Finance LP is the Holder and controlled through voting and investment control by Albert Golusin.

Note 3E: Libra AGI is the Holder and controlled through voting and investment control by Sean Daly.

4. Financial Statements

A.	The following f	financial	statements	were pre	epared in	accordance	with:

☑ U.S. GAAP

IIFRS

B. The financial statements for this reporting period were prepared by (name of individual(s))1:

Name: Albert Golusin

Title: CPA

Relationship to Issuer: Consultant

C. Provide the financial statements described below for the most recent fiscal year or quarter.

The financial statements are incorporated by reference as "Quarterly Report – Financial Statements & Notes" for the period ending September 30, 2020.

5. Issuer's Business, Products and Services

A. Business Operations

AMERICAN GREEN

The Company was one of the first publicly traded companies to address the legal medical marijuana business in 2009. It now is embarking on the strategy to become a major participant in the expanding medical and adult-use cannabis market on a national scale.

The Company continues to offer retailing, branding, and commercial cultivating strategies in conjunction with its ongoing business with various licensed medical marijuana medical and retail dispensaries. Working in Arizona, a very tightly regulated legal cannabis market, the Company is focused on providing goods and services that operators of licensed cannabis dispensaries require. This strategy allows the Company to further penetrate the market and to leverage its existing brands, products and services. As a result, technical applications, products and services are being owned, licensed or being created; and consulting opportunities involving compliance, business development and financial services have been identified.

Following the passage of Arizona's Proposition 207, which legalized recreational use of cannabis throughout the state, the Company intends to focus on capitalizing upon the opportunities created as a result, and is therefore seeking new space, with the goal of trebling the capacity of its managed grow operations.

B. Subsidiaries

AMERICAN GREEN INVESTMENT IN CANNAWAKE CORPORATON

On September 19, 2017, the Company purchased the town of Nipton, California, a 100-year-old community in San Bernardino county.

During March of 2018, the Company entered into a Purchase Agreement (the "Agreement") with CannAwake Corporation, a Delaware corporation ("CannAwake" and formerly, "Delta International Oil & Gas, Inc."), and Nipton, Inc., a California corporation, a wholly owned subsidiary of the Company. Pursuant to the Agreement,

CannAwake agreed to acquire 100% of the issued and outstanding equity securities of Nipton, Inc. (the assets of which are comprised of all of the real estate properties included in the unincorporated township of Nipton, California ("Nipton")) from the Company in exchange for shares of 160,000 shares of Series A Convertible Preferred Stock, convertible into 160,000,000 shares of the CannAwake's Common Stock (the "Nipton Acquisition").

CannAwake and the Company closed the Nipton Acquisition on April 5, 2018. Following the closing, Nipton, Inc. became a wholly owned subsidiary of the CannAwake, and CannAwake became a majority owned subsidiary of the Company, with the Company holding approximately 82% of the voting power of CannAwake.

Additionally, CannAwake and the Company have finalized a management agreement between Nipton, Inc and Mohave Hospitality, Inc. who are the managers of the Nipton Trading Post, The Nipton Hotel, and The Whistle Stop Café, "the stores". The term of the leases total 15 years each and call for monthly payments by Mohave Hospitality of approximately \$12,500 with periodic cost of living Increases.

While under CannAwake's control, the original seller foreclosed on the town on November 19, 2019, but leases of the stores remain uninterrupted whereby Mohave Enterprises retains management control of all of the stores and their resulting revenues. Interest holders will be able to keep up to date on events in Nipton by navigating to Its website, http://www.nipton.com.

C. PRINCIPAL PRODUCTS OR SERVICES, AND THEIR MARKETS

DEVELOPMENT OF CBD PRODUCTS

The Company and MediaTechnics Corporation had entered into a joint venture to a develop an Industrial Hemp based CBD extraction facility in Nipton. The Company intends, with the assistance of CannAwake, to develop a CBD-infused drinking water product line. See https://americangreencbd.com/faq/). Due to the previously aforementioned foreclosure by the original Nipton sellers, all plans to expand on land not currently utilized In Nipton have come to a standstill, until and If current negotiations with the original Nipton seller have been realized.

American Green has a consulting relationship with renown CBD and Cannabis Chef named Dee Russell where Ms. Russell has agreed to work with the company to develop unique and proprietary food products which the company believes will become popular choices in the marketplace. Discussions are underway with several well-established edible and extraction companies that have expressed interest in having production facilities in Phoenix and other potential locations to be determined -- all done paying strict adherence to all applicable federal, state and county regulatory requirements.

AMERICAN GREEN CULTIVATION MANAGEMENT

The cultivation site that the company financed and built for the licensee, Natural Herbal Remedies, was approved to commence cultivation on July 23, 2018

Natural Herbal Remedies commenced operations and had their first harvest during November of 2018. Per our agreement to finance and manage the facility for its licensee, American Green has received significant rental income and management payments as disclosed in the financial statements, and the operation has reached operationally profitable as of January 2020.

On May 28, 2019 the Arizona Supreme Court ruled that medical marijuana extracts are legal under the Arizona Marijuana Act. As a result, we will look into ways for the cultivation operation to increase its revenue generation thru the production of extracts.

Additionally, five states have placed initiatives, measures and/or amendments on their ballots in November of 2020 which would serve to legalize recreational cannabis; Arizona, Montana, Mississippi, New Jersey, and South Dakota (South Dakota would also legalize medical cannabis). As we do business in Arizona, legalization of recreational cannabis may increase opportunities for the Company.

AMERICAN GREEN MACHINE

American Green's AGM "Smart" Vending Division has redesigned its AGM Machine so that it no longer requires licensing from the Tomassi Patents # 6,711,465 and 7,493,190. The Company's two different patent attorneys both agree that the Company no longer requires the Tomassi intellectual property to produce and sell its

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AGM Machine. Further, they have recommended to American Green's AGM president, Lindel Creed, that he begin the process of applying for patents on the company's current machine configuration, which are believed to be unique in the marketplace. That process has begun.

Currently the Company possesses the rights to technology which integrates into existing machines aspects of the Silkron vending platform, M2SYS biometrics, and any additional hardware or software as required by client needs. The American Green Machine will allow purchasers or partners to white [private] label the machine, if desired, as well as sell and track controlled inventory with complete transparency to regulatory groups or the client with respect to revenues and goods sold. The Company leases a space in North Carolina where it assembles custom-ordered machines for sale.

AMERICAN GREEN E-COMMERCE STORE

In addition, an e-commerce store unique to the company as well as a store in the Amazon marketplace drives revenues while extending the brand and providing continuity between the other initiatives. Each of those described and any that may be added can stand on its own but naturally interface well and increase the overall value of the products themselves, the American Green brand and the Company as a whole. The Company expects revenues for the online store to double between 2019 and 2020 with improving margins are all products. The online store is showing a profit which the Company expects to continue throughout 2020.

AMERICAN GREEN COORDINATED INITIATIVES

During 2016, the Company began greater focus on how ongoing initiatives including, but not limited to, those described previously in this section could be linked together for efficiency and economies of scale. Mobile applications, branded products, the American Green Machine, and partners producing unique products for distribution with an emphasis on CBD-focused edibles dovetail together to produce a unique cross-platforming opportunity for the company that includes potential comarketing and future product acquisitions.

6. Issuer's Facilities

The Company manages a grow operation and leases an industrial building that has approximately 12,000 square feet with a yard. The building is in Phoenix, Arizona and is secured; therefore, the exact location is not disclosed. Shareholders can call American Green for information pertain to the building. The rent expense is approximately \$8,000 a month and the lease will expire on November 30, 2020. The lease has provisions for three five-year renewal options. The Company is currently negotiating renewal of the lease and/or the purchase of the property.

The Company subleases a lease space from Vendweb where it produces its smart vending machines. The sublease is \$2,500 a month on a month-to-month basis. The lease space is located at 1820 Spencer Mountain Road in Gastonia, North Carolina.

7. Officers, Directors, and Control Persons

A. Officers and Directors

David Gwyther, Chairman - President, Director

David Gwyther serves as the Company's Chairman, Principal Financial Officer, Principal Accounting Officer, Secretary, Chief Financial Officer, Chief Executive Officer, and Treasurer and the Company.

Mr. Gwyther graduated from the University of Oregon with a BS in Economics. He co-founded Koobdooga Books and Whole-Earth Truckstore Distribution. He was successful in wholesaling books and magazines and was a co-founder and an owner in the first Rolling Stone Magazine a nationwide distribution company which also were the original distributors for Mother Earth News and over 8 additional magazine publications. The distribution company had over 400 accounts by spring of 1970 when it acquired national distribution and co-publishing rights to The Cultivators Handbook of Marijuana. The bookstore and the company were sold in December of 1972, after which he was involved in the transportation industry and start-up companies.

From 1980-2005 he worked in the securities industry with Series 7, 63 and 24 licenses. During the last 15 years in the securities industry, he assisted small start-ups and developmental-stage companies go public using reverse mergers. Ti-mail was one of those companies and that company evolved into American Green. He was a consultant to the various companies during their evolution to American Green. During 2012 was asked to become chairman and then interim president during its move into the cannabis industry.

Mr. Gwyther has extensive political experience as he has been the Precinct Committeeman since 1984 in Multnomah County, Oregon #36 and served as the District Leader from 2002-2006.

Since 2005, he has consulted to numerous political campaigns and has been an advisor to CEO's of small publicly traded companies. During 2012 he was asked to become chairman and then interim president during the Company's move into the cannabis industry.

Colleen Manley, Esq. - Director

Ms. Manley became a director of the Company on May 8, 2011. Currently, Ms. Manley owns 13,645,992 shares of the Company's common stock.

Colleen Manley is a 4th generation Arizonian and member of one of the state's oldest family law firms. Colleen has been a member of the Arizona State Bar and admitted to the United States District Court since 1985. In 1986, she was admitted to the United States Court of Appeals for the Ninth Circuit. She is a member of the American Bar Association in good standing. Colleen holds the coveted "AV" rating, the highest rating, and her firm Manley Law, also holds the "preeminent" status.

Colleen is related to the late Tom Forcade, a local Arizona historical figure who founded High Times Magazine. Tom Forcade hailed from Phoenix and was one of the original advocates supporting the medicinal use of cannabis during the late 1960s and 70s. Colleen also serves as a Chairman of the Board and significant shareholder of Trans High Corporation, the owner of "High Times," "High Times Medical Marijuana Magazine," and many other national ventures. Colleen is active in the community as well. She is a past president of Arizona Clean and Beautiful; a member of the National Charity League; a founding member of the Board of Regents of Golden Karma Awards; a founding member of Our Power of Community Circle; past Director of ESCOM; past member of the North Central Parenting Association and volunteers for local charities.

To the best of the Company's knowledge, the following table lists any person or entity owning 5% of more of the issuer, as well as any officer, and any director of the company, regardless of the number of shares they own.

B. Beneficial Holders

Preferred Shareholders

The following table lists all holders of 10% of any class of equity of the Company along with the number of votes each person (or entity) is able to cast in any action taken by holders of the Company, or any person who is an officer or director of the Company:

Class A Holders	Shares	% of Class	Votes	% of Total Vote
David G. Gwyther, Chairman	1,700,000	61.15%	4,250,000,000	51.98%
Morgan A. Sanburg-Jacobs	540,000	19.42%	1,350,000,000	16.51%
Colleen Manley, Director	200,000	7.19%	500,000,000	6.12%
Total	2,440,000	87.76%	6,100,000,000	74.61%

Control Persons

The following table lists all persons, or entities, holding more than 5% votes able to be cast in any action taken by holders of the Common Stock of the Company, or any person who is an officer or director of the Company:

David G. Gwyther, Chairman	9,812,903	1,700,000	4,259,812,903	52.10%
Colleen Manley, Director	7,269,650	200,000	507,269,650	6.20%
Morgan A. Sanburg-Jacobs	-	540,000	1,350,000,000	16.51%
	17,082,553	2,440,000	6,117,082,553	74.82%

8. Legal/Disciplinary History

A. During the past 10 years none of the persons listed above have been the subject of:

Any conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);

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;

A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; or

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.

B. Material pending legal proceedings.

None

9. Third Party Providers

A. Following is a list of the names, addresses, telephone numbers and email addresses of each of the following outside providers:

Securities Counsel

Name: Jerald S. Chesler Firm: Jerald S. Chesler, P.C. Address: 20860 N Tatum Blvd Ste 300

Phoenix, AZ 85050

Phone: 480-488-7875 Email: Jerry@JChesler.com

Accountant or Auditor

Name: Albert Golusin, CPA

Address: 4300 N Northsight Blvd Ste 111

Scottsdale, AZ 85260

Phone: 602-466-2650 Email: aagolusin@mac.com

Investor Relations Consultant

None

B. Other Service Providers

With respect to this disclosure statement, other than those listed herein, no service providers, including, counsel, advisors or consultants were employed to provide advice, assistance, and/or services to the issuer during the reporting period.

10. Issuer Certification

Principal Executive Officer:

- I, David G. Gwyther, certify that:
 - 1. I have reviewed this in this quarterly disclosure statement of American Green, 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.

November 19, 2020

/s/ David G. Gwyther
David G. Gwyther, CEO

Principal Financial Officer:

- I, David G. Gwyther, certify that:
 - 1. I have reviewed this quarterly disclosure statement of American Green, 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.

November 19, 2020

/s/ David G. Gwyther
David G. Gwyther, CFO