Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

Greenlink International Inc.

711 Court A, Suite # 204 Tacoma, WA. 98402 (833) 761-0007

Website: www.greenlinkholdings.com info@greenlinkholdings.com SIC 8741 SIC 6512

Annual Report For the Period Ending: December 31, 2021

(the "Reporting Period")
As of December 31, 2021 the number of shares outstanding of our Common Stock was:
1,199,030,522
As of September 30, 2021 the number of shares outstanding of our Common Stock was:
1,199,030,522
As of December 31, 2021, the number of shares outstanding of our Common Stock was:
1,199,030,522
Indicate by check mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933 and Rule 12b-2 of the Exchange Act of 1934):
Yes: □ No: ⊠
Indicate by check mark whether the company's shell status has changed since the previous reporting period:
Yes: □ No: ⊠
Indicate by check mark whether a Change in Control ¹ of the company has occurred over this reporting period:
"Change in Control" shall mean any events resulting in:
(i) Any "person" (as such term is used in Sections 13(d) and 14(d) of the Exchange Act) becoming the "beneficial owner" (as defined in Rule 13d-3 of the Exchange Act), directly or indirectly, of securities of the Company representing fifty percent (50%) or more of the total voting power represented by the Company's then outstanding voting securities:

⁽ii) The consummation of the sale or disposition by the Company of all or substantially all of the Company's assets;

⁽iii) A change in the composition of the Board occurring within a two (2)-year period, as a result of which fewer than a majority of the directors are directors immediately prior to such change; or

⁽iv) The consummation of a merger or consolidation of the Company with any other corporation, other than a merger or consolidation which would result in the voting securities of the Company outstanding immediately prior thereto continuing to represent (either by remaining outstanding or by being converted into voting securities of the surviving entity or its parent) at least fifty percent (50%) of the total voting power represented by the voting securities of the Company or such surviving entity or its parent outstanding immediately after such merger or consolidation.

Yes: ☐ No: ☒ 1) Name and address(es) of the i	ssuer and its predecessors (if any)	
In answering this item, provide the curred dates of the name changes.	nt name of the issuer any names used by pred	decessor entities, along with the
July 25, 2018 – present March 29, 2010 – July 25, 2018 May 3, 1999 - March 29, 2010 July 21, 1998 – May 3, 1999	GreenLink International Inc. E-Debit Global Corporation Westsphere Asset Corporation Newslink Networks TDS, Inc.	
	of the issuer and of each of its predecessors estanding in its state of incorporation (e.g. active	
State of Incorporation	Name of Corporation	Status of Corporation
Colorado Corporation Colorado Corporation	GreenLink International Inc. E-Debit Global Corporation	Active – Good Standing
Describe any trading suspension orders	issued by the SEC concerning the issuer or its	s predecessors since inception:
NONE		
List any stock split, stock dividend, recapanticipated or that occurred within the pa	oitalization, merger, acquisition, spin-off, or recast 12 months:	organization either currently
<u>NONE</u>		
The address(es) of the issuer's principal	executive office:	
<u>711 Cou</u> Tacoma <u>Email: ir</u>	ink International Inc. urt A, Suite #204 a, WA 98402 nfo@greenlinkholdings.com (833) 761-0007	
The address(es) of the issuer's principal Check box if principal executive office ar	place of business: and principal place of business are the same an	ldress: □
Since December 31, 2021 through the da	ate of this filing, the Company Leases Retail s	pace at
	Puget Sound Ave. a, WA. 98409	
Has the issuer or any of its predecessors years?	s been in bankruptcy, receivership, or any simi	ilar proceeding in the past five
Yes: ☐ No: ⊠		
If this issuer or any of its predecessors h space below:	ave been the subject of such proceedings, ple	ease provide additional details in the
<u>N/A</u>		

2) Security Information

Trading symbol: WSHE

Exact title and class of securities outstanding: Common Stock
CUSIP: 39537G 104
Par or stated value: No par value

Total shares authorized: 10,000,000,000 as of date: December 31, 2021
Total shares outstanding: 1,199,030,522 as of date: December 31, 2021
Number of shares in the Public Float²: 779,599,332 as of date: December 31, 2021

Total number of shareholders of record: 438 as of date: December 31, 2021

All additional class(es) of publicly traded securities (if any):

Trading symbol: N/A

Exact title and class of securities outstanding: N/A

CUSIP: N/A

Par or stated value: N/A

Total shares authorized: N/A

Total shares outstanding: N/A

Transfer Agent

Name: Mountain Share Transfer, LLC

Phone: (404) 474-3110

Email: <u>esn@mountainsharetransfer.com</u>

Address: 2030 Powers Ferry Rd. SE, Suite 212, Atlanta, GA 30339

Is the Transfer Agent registered under the Exchange Act? Yes: \square No: \square

3) Issuance History

The goal of this section is to provide disclosure with respect to each event that resulted in any direct changes to the total shares outstanding of any class of the issuer's securities in the past two completed fiscal years and any subsequent interim period.

Disclosure under this item shall include, in chronological order, all offerings and issuances of 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. Using the tabular format below, please describe these events.

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: \Box

² "Public Float" shall mean the total number of unrestricted shares not held directly or indirectly by an officer, director, any person who is the beneficial owner of more than 10 percent of the total shares outstanding (a "control person"), or any affiliates thereof, or any immediate family members of officers, directors and control persons.

³ To be included in the Pink Current Information tier, the transfer agent must be registered under the Exchange Act.

Shares Outsta	anding as of Second	Most Recent							
		g Balance		*Right-clid	ck the rov	vs below and se	elect "Insert" to add r	ows as needed.	
Date 12/31/19	O Commo Preferre	n: 1,113,199,123 ed: 0							
Date of Transaction	Transaction type (e.g. new issuance, cancellation, shares returned to treasury)	Number of Shares Issued (or cancelled)	Class of Securities	Value of shares issued (\$/per share) at Issuance	Were the share s issue d at a disco unt to marke t price at the time of issua nce? (Yes/ No)	Individual/ Entity Shares were issued to (entities must have individual with voting / investment control disclosed).	Reason for share issuance (e.g. for cash or debt conversion) - OR- Nature of Services Provided	Restricted or Unrestricted as of this filing.	Exemption or Registration Type.
1/30/20	New Issuance	<u>5,104,000</u>	Common	<u>\$0.03</u>	<u>No</u>	Brandon Milton	<u>Service</u>	Unrestricted	Section 4(2)
1/30/20	New Issuance	1.000.000	Common	\$0.03	<u>No</u>	Brandon Milton	Consulting	Unrestricted	Section 4(2)
12/18/20	Cancellation	(40,000,000)	Common	<u>\$0.005</u>	<u>Yes</u>	Brodie Baffone	Conversion	Unrestricted	Section 4(2)
12/18/20	Cancellation	(30,000,000)	Common	<u>\$0.005</u>	Yes	Michael Baffone Jr	Conversion	Unrestricted	Section 4(2)
12/18/20	New Issuance	10,000,000	Common	\$0.02	<u>Yes</u>	Brodie Baffone	Conversion	Unrestricted	Section 4(2)
12/18/20	New Issuance	7,500,000	Common	\$0.02	Yes	Michael Baffone Jr.	Conversion	Unrestricted	Section 4(2)
12/18/20	New Issuance	34,406,250	Common	\$0.02	Yes	Paul M. Donion. LLC – Paul M Donion has voting / Investment control	Conversion	Unrestricted	Section 4(2)
12/31/20	New Issuance	3.700.000	Common	\$0.08	<u>No</u>	Brandon Milton	Consulting	Unrestricted	Section 4(2)
12/31/20	New Issuance	3,250,000	Common	<u>\$0.01</u>	Yes	Brandon Milton	<u>Service</u>	Unrestricted	Section 4(2)
12/31/20	New Issuance	3,500,000	Common	\$0.08	No	Eric Cameron	<u>Service</u>	Unrestricted	Section (2)
12/31/20	New Issuance	900,000	Common	\$0.01	<u>Yes</u>	Eric Cameron	Consulting	Unrestricted	Section (2)

12/31/20	New Issuance	2,989,958	Common	\$0.008	Yes	Brian Byrd	Conversion	Unrestricted	Section
12/31/20	<u>ivew issuance</u>	2,909,930	Common	φυ.υυσ	165	<u>bliali bylu</u>	Conversion	<u>Official Cled</u>	<u>4(2)</u>
2/4/21	New Issuance	1,000,000	Common	<u>\$0.015</u>	No	<u>Jerry</u> <u>Nermyr</u>	Stock Purchase	<u>Unrestricted</u>	Section 4(2)
2/4/21	New Issuance	2,000,000	Common	<u>\$0.015</u>	<u>No</u>	Mary Diem	Stock Purchase	Unrestricted	Section 4(2)
2/4/21	New Issuance	6,000,000	Common	<u>\$0.015</u>	<u>No</u>	Eric Klein	Stock Purchase	Unrestricted	Section 4(2)
2/4/21	New Issuance	1.000.000	Common	<u>\$0.015</u>	<u>No</u>	Gregory Sheridan	Stock Purchase	<u>Unrestricted</u>	Section 4(2)
2/4/21	New Issuance	1,350,000	Common	<u>\$0.015</u>	<u>No</u>	Matt Brandin	Stock Purchase	Unrestricted	Section 4(2)
2/4/21	New Issuance	4,000,000	Common	<u>\$0.015</u>	<u>Yes</u>	William Basil	Stock Purchase	Unrestricted	Section 4(2)
2/4/21	New Issuance	1.000.000	Common	<u>\$0.015</u>	<u>Yes</u>	Stephen Smith	Stock Purchase	Unrestricted	Section 4(2)
2/4/21	New Issuance	1,000,000	Common	<u>\$0.015</u>	<u>Yes</u>	Bud Magnuson	Stock Purchase	Unrestricted	Section 4(2)
2/4/21	New Issuance	1,666,667	Common	<u>\$0.015</u>	Yes	Steven Blackmore	Stock Purchase	Unrestricted	Section 4(2)
2/4/21	New Issuance	2,000,000	Common	<u>\$0.015</u>	<u>Yes</u>	Kalen Wright	Stock Purchase	Unrestricted	Section 4(2)
2/4/21	New Issuance	1.000.000	Common	<u>\$0.015</u>	Yes	Robert Peterson	Stock Purchase	<u>Unrestricted</u>	Section 4(2)
2/4/21	New Issuance	1,000,000	Common	<u>\$0.015</u>	Yes	Jenn Herrenbruc k	Stock Purchase	<u>Unrestricted</u>	Section 4(2)
2/4/21	New Issuance	1,000,000	Common	<u>\$0.015</u>	Yes	<u>Serign</u> <u>Marong</u>	Stock Purchase	<u>Unrestricted</u>	Section 4(2)
2/4/21	New Issuance	1,000,000	Common	<u>\$0.015</u>	<u>Yes</u>	Andrew Calkins	Stock Purchase	Unrestricted	Section 4(2)
2/4/21	New Issuance	2,000,000	Common	<u>\$0.015</u>	Yes	Edwin Garcia	Stock Purchase	<u>Unrestricted</u>	Section 4(2)
2/4/21	New Issuance	666,667	Common	<u>\$0.015</u>	Yes	Kealan Smith	Stock Purchase	Unrestricted	Section 4(2)
2/4/21	New Issuance	500,000	Common	<u>\$0.015</u>	Yes	Jacob Williams	Stock Purchase	<u>Unrestricted</u>	Section 4(2)
2/4/21	New Issuance	500,000	Common	<u>\$0.015</u>	Yes	Justin Williams	Stock Purchase	<u>Unrestricted</u>	Section 4(2)
2/4/21	New Issuance	<u>160,000</u>	Common	<u>\$0.015</u>	<u>Yes</u>	Mogendra Naidoo	Stock Purchase	Unrestricted	Section 4(2)

2/4/21	New Issuance	600,000	Common	<u>\$0.015</u>	<u>Yes</u>	Porter Group, LLC Cameron Fleury has voting / Investment control	Stock Purchase	Unrestricted	Section 4(2)
2/4/21	New Issuance	3,000,000	Common	<u>\$0.015</u>	Yes	Aaron Palmer	Stock Purchase	Unrestricted	Section 4(2)
2/4/21	New Issuance	1.000.000	Common	<u>\$0.015</u>	Yes	Tze Yi Cheng	Stock Purchase	<u>Unrestricted</u>	Section 4(2)
2/4/21	New Issuance	1,000,000	Common	<u>\$0.015</u>	Yes	Yu Han Peng	Stock Purchase	Unrestricted	Section 4(2)
2/4/21	New Issuance	1,000,000	Common	<u>\$0.015</u>	Yes	Chuen Ing Lai	Stock Purchase	Unrestricted	Section 4(2)
2/4/21	New Issuance	1,000,000	Common	<u>\$0.015</u>	<u>Yes</u>	Jhy Hong Lin	Stock Purchase	<u>Unrestricted</u>	Section 4(2)
2/4/21	New Issuance	1.000.000	Common	\$0.015	Yes	Shannon Feichter	Stock Purchase	Unrestricted	Section 4(2)
2/4/21	New Issuance	820,000	Common	<u>\$0.015</u>	<u>Yes</u>	Abe Curry	Stock Purchase	Unrestricted	Section 4(2)
2/4/21	New Issuance	821,334	Common	<u>\$0.015</u>	<u>Yes</u>	Jeremy Anderson	Stock Purchase	Unrestricted	Section 4(2)
2/4/21	New Issuance	160,000	Common	<u>\$0.015</u>	<u>Yes</u>	Colin Magnuson	Stock Purchase	Unrestricted	Section 4(2)
2/4/21	New Issuance	2,015,000	Common	<u>\$0.015</u>	<u>Yes</u>	Abe Curry	Stock Purchase	Unrestricted	<u>Section</u> <u>4(2)</u>
2/4/21	New Issuance	1,315,000	Common	<u>\$0.015</u>	<u>Yes</u>	Blake Martens	Stock Purchase	Unrestricted	Section 4(2)
2/4/21	New Issuance	1.333.334	Common	<u>\$0.015</u>	<u>No</u>	Jaime Sifuentes	Stock Purchase	Unrestricted	Section 4(2)
2/4/21	New Issuance	1,333,334	Common	<u>\$0.015</u>	<u>No</u>	Roger Hanson	Stock Purchase	Unrestricted	<u>Section</u> <u>4(2)</u>
2/4/21	New Issuance	1.000.000	Common	\$0.015	Yes	Justin Stumpf	Stock Purchase	Unrestricted	Section 4(2)
2/4/21	New Issuance	1,000,000	Common	<u>\$0.015</u>	Yes	Peter Loron	Stock Purchase	Unrestricted	Section 4(2)
2/4/21	New Issuance	670.000	Common	<u>\$0.015</u>	Yes	Charles Kull	Stock Purchase	Unrestricted	Section 4(2)
2/4/21	New Issuance	333,334	Common	<u>\$0.015</u>	Yes	Richard Anderson	Stock Purchase	Unrestricted	Section 4(2)

<u>2/4/21</u>	New Issuance	3,536,489	Common	<u>\$0.015</u>	Yes	Jeremy Anderson	Conversion	Unrestricted	Section 4(2)
2/4/21	New Issuance	2,156,000	Common	<u>\$0.015</u>	<u>Yes</u>	<u>Lisa</u> <u>Anderson</u>	Conversion	Unrestricted	Section 4(2)
2/4/21	New Issuance	139,583	Common	<u>\$0.015</u>	<u>Yes</u>	William Johns	Conversion	Unrestricted	Section 4(2)
2/4/21	New Issuance	1,438,956	Common	<u>\$0.015</u>	Yes	Abe Curry	Conversion	Unrestricted	Section 4(2)
2/4/21	New Issuance	1,175,519	Common	<u>\$0.015</u>	<u>Yes</u>	Abe Curry	Conversion	Unrestricted	Section 4(2)
2/4/21	New Issuance	3,419,532	Common	<u>\$0.015</u>	<u>Yes</u>	Karen Gailbraith	Conversion	Unrestricted	Section 4(2)
2/4/21	New Issuance	<u>2,854,645</u>	Common	<u>\$0.015</u>	<u>Yes</u>	Blake Martens	Conversion	<u>Unrestricted</u>	Section 4(2)
2/4/21	New Issuance	1.288.948	Common	<u>\$0.015</u>	<u>Yes</u>	Matthew Martens	Conversion	Unrestricted	Section 4(2)
2/4/21	New Issuance	1,068,830	Common	<u>\$0.015</u>	<u>Yes</u>	Brett Stumpf	Conversion	Unrestricted	Section 4(2)
2/4/21	New Issuance	1,274,074	Common	<u>\$0.015</u>	<u>Yes</u>	Brett Stumpf	Conversion	Unrestricted	Section 4(2)
2/4/21	New Issuance	3,253,621	Common	<u>\$0.015</u>	<u>Yes</u>	Brett Stumpf	Conversion	<u>Unrestricted</u>	Section 4(2)
2/4/21	New Issuance	1,295,179	Common	<u>\$0.015</u>	<u>Yes</u>	Tom Ryan	Conversion	Unrestricted	Section 4(2)
2/4/21	New Issuance	4,134,338	Common	<u>\$0.015</u>	Yes	Tom Ryan	Conversion	Unrestricted	Section 4(2)
2/4/21	New Issuance	3.216.964	Common	<u>\$0.015</u>	<u>Yes</u>	Tom Ryan	Conversion	Unrestricted	Section 4(2)
2/4/21	New Issuance	3,030,075	Common	<u>\$0.015</u>	<u>Yes</u>	Tom Ryan	Conversion	Unrestricted	Section 4(2)
2/4/21	New Issuance	1.953,768	Common	\$0.015	Yes	Curtis Lew	Conversion	Unrestricted	Section 4(2)

Shares Outstanding on Date of This Report:

Ending Balance Ending

Balance:

Date 12/31/2021 Common: 1,199,030,522

Preferred: 0

Use the space below to provide any additional details, including footnotes to the table above:

As of the date of this filing a total of 33,878,074 shares certificates are in transit representing a conversion of the entirety of the Convertible Notes originated during FY 2021 (484,817 to Scott Smalling, 484,817 to Jay Smalling, 1,212,041 to Nelson Bercier, 484,817 to Lonnie Scheps, 1,454,449 to Jeffery Bergman, 727,225 to Sean Bergman, 484,817 to James Robb, 1,454,449 to Arnold Hershbain, 727,225 to Doug Jacot, 1,212,041 to I.R. Specialty Foam, LLC, 484,817 to Rick Vanderwoude, 1,214,041 to John Mace, 1,212,041 to Kishana Williams, 2,415,764 to Jason Llorin, 1,220,233 to Lewis Nevada Real Estate, 964,809 to Daniel Brawer, 964,809 to Norman Wu, 2,412,021 to MHL Trust, 1,206,011 to JLH Trust, 2,412,021 to Larry

Ciarrocca, 2,412,021 to Mitch Willingham, 1,212,041 to Charlie Barokas, 241,203 to Kyle Muench, 241,203 to Brien Elvins, 483,405 to TIG, LLC, 482,405 to Eric Boles, 1,061,289 to Allison Morgan, 2,029,860 to Wayne Martens, 1,760,775 to Blake Martens).

B. Debt Securities, Including Promissory and Convertible Notes

Use the chart and additional space below to list and describe all outstanding promissory notes, convertible notes, convertible debentures, or any other debt instruments that may be converted into a class of the issuer's equity securities.

Check this box if there are no outstanding promissory, convertible notes or debt arrangements: \Box

Date of Note Issuance	Outstanding Balance (\$)	Principal Amount at Issuance (\$)	Interest Accrued (\$)	Maturity Date	Conversion Terms (e.g. pricing mechanism for determining conversion of instrument to shares)	Name of Noteholder (entities must have individual with voting / investment control disclosed).	Reason for Issuance (e.g. Loan, Services, etc.)
1/31/19	\$174,692	\$0.00	\$7,888	12/31/21	Variable Conversion and Pricing to Market	Zachary Lark	Loan from Control Person
4/24/19	\$398,451	\$225,000	\$0.00	12/31/22	Variable Conversion and Pricing to Market	Thuyen May Man - Chris Phan and Paul Hoang have voting / Investment control	Convertible Loan Outside Investor
7/21/21	\$26,845	\$25,000	\$1,845	6/30/23	Variable Conversion and Pricing to Market	Lewis Nevada Real Estate, LLC. Ray Malone has voting and investment control	Convertible Loan Outside Investor
8/10/21	\$21,120	\$20,000	\$1,120	7/31/23	Variable Conversion and Pricing to Market	Daniel Adam Brawer	Convertible Loan Outside Investor
8/10/21	\$21,120	\$20,000	\$1,120	7/31/23	Variable Conversion and Pricing to Market	Norman Wu	Convertible Loan Outside Investor
8/28/21	\$52,800	\$50,000	\$2,800	7/31/23	Variable Conversion and Pricing to Market	Marion Huer Lewis Trust – Anne Lewis has voting and Investment Control	Convertible Loan Outside Investor
8/28/21	\$26,400	\$25,000	\$1,400	7/31/23	Variable Conversion and Pricing to Market	Jessica Lynn Hernandez Trust – Marion L Hernandez has voting and Investment Control	Convertible Loan Outside Investor
9/01/21	\$52,537	\$50,000	\$2,537	8/31/23	Variable Conversion and Pricing to Market	Larry Ciarrocca	Convertible Loan Outside Investor
9/01/21	\$52,537	\$50,000	\$2,537	8/31/23	Variable Conversion and Pricing to Market	Mitch Willingham	Convertible Loan Outside Investor
9/11/21	\$26,268	\$25,000	\$1,268	8/31/23	Variable Conversion and Pricing to Market	Charlie Barokas	Convertible Loan Outside Investor
9/22/21	\$5,253	\$5,000	\$253	8/31/23	Variable Conversion and Pricing to Market	Kyle Muench	Convertible Loan Outside Investor
9/30/21	\$5,227	\$5,000	\$227	8/31/23	Variable Conversion and Pricing to Market	Laurence Brien Elvins	Convertible Loan Outside Investor
9/30/21	\$10,455	\$10,000	\$455	8/31/23	Variable Conversion and Pricing to Market	Tacoma Investment Group, LLC – Laurence Brien Elvins has voting / investment control	Convertible Loan Outside Investor
10/01/21	\$10,455	\$10,000	\$455	8/31/23	Variable Conversion and Pricing to Market	Eric Boles	Convertible Loan Outside Investor
10/01/21	\$23,001	\$22,000	\$1,001	8/31/23	Variable Conversion and Pricing to Market	Joanna Martens	Convertible Loan Outside Investor

OTC Markets Group Inc.

OTC Pink Basic Disclosure Guidelines (v3 February 2021)

10/01/21	\$15,682	\$15,000	\$682	8/31/23	Variable Conversion and Pricing to Market	Allison Morgan	Convertible Loan Outside Investor
10/01/21	\$43,993	\$42,078	\$1,915	8/31/23	Variable Conversion and Pricing to Market	Wayne Martens	Convertible Loan Outside Investor
10/01/21	\$38,161	\$36,500	\$1,661	8/31/23	Variable Conversion and Pricing to Market	Blake Martens	Convertible Loan Outside Investor

Use the space below to provide any additional details, including footnotes to the table above:

As of the date of this filing all convertible notes originated during 2021 shown in this table have been converted to common equity with shares "in-transit" to the Company's transfer agent.

4) Financial Statements

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

☑ U.S. GAAP

☐ IFRS

B. The financial statements for this reporting period were prepared by (name of individual)⁴:

Name: David Natan

Title: Independent CFO Consultant

Relationship to Issuer: None

Provide the financial statements described below for the most recent fiscal year or quarter. For the initial disclosure statement (qualifying for Pink Current Information for the first time) please provide reports for the two previous fiscal years and any subsequent interim periods.

- C. Balance sheet;
- D. Statement of income;
- E. Statement of cash flows;
- F. Statement of Retained Earnings (Statement of Changes in Stockholders' Equity)
- G. Financial notes: and
- H. Audit letter, if audited

You may either (i) attach/append the financial statements to this disclosure statement or (ii) file the financial statements through OTCIQ as a separate report using the appropriate report name for the applicable period end. ("Annual Report," "Quarterly Report" or "Interim Report").

If you choose to publish the financial statements in a separate report as described above, you must state in the accompanying disclosure statement that such financial statements are incorporated by reference. You may reference the document(s) containing the required financial statements by indicating the document name, period end date, and the date that it was posted to OTCIQ in the field below. Financial Statements must be compiled in one document.

Financial statement information is considered current until the due date for the subsequent report (as set forth in the qualifications section above). To remain qualified for Current Information, a company must post its Annual Report within 90 days from its fiscal year-end date and Quarterly Reports within 45 days of each fiscal quarter-end date.

⁴ The financial statements requested pursuant to this item must be prepared in accordance with US GAAP or IFRS by persons with sufficient financial skills.

DocuSian Envelope ID:		

GREENLINK INTERNATIONAL INC.

UNAUDITED FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2021

		K INTERNATIONAL II				
	(UNAUDI	TED) BALANCE SHEE	1			
			1	Dagamhau 21	Do	aambau 21
				December 31, 2021	December 31, 2020	
				2021		2020
SETS						
rrent assets						
Cash and cash eq	uivalents		\$	-	\$	64
Accounts receiva	ble, net			490,438		1,020,36
Notes receivable				654,567		537,25
Total Current	Assets			1,145,006		1,558,26
Fixed assets, net				56,543		80,79
Goodwill				-		2,925,00
Total Assets			\$	1,201,549	\$	4,564,05
ABILITIES & STO	OCKHOLDER	S' DEFICIT				
rrent liabilities						
Accrued payable			\$	160,610	\$	136,24
Accounts payable				18,882		18,88
Total current				179,492		155,12
Convertible notes		1		830,313		528,70
Convertible notes	s payable relate	1 parties		174,692		169,58
Commitments an	d contingencies					
C. 11 11 E	•,					
Stockholders Equ	-	000 000 000 shares outh	orized, 1,199,030,522 and			
		outstanding as of December				
Additional paid in		. Cassumania do Oi Decemb	501 51, 2021 wiid 2020	13,904,854		11,897,63
Accumulated def	<u>.</u>			(13,887,802)		(8,186,99
Total stockholder		+)		17,052		
Total Liabilities a		i)	\$	1,201,549	\$	3,710,64
Total Liabilities a	ma Equity		<u> </u>	1,201,349	Φ	4,564,05

(UNAUDITED) STA	ATEMENT OF OPERATIONS
(CINICEDIED) STI	TEMENT OF STERRITORS
	Year
	Ended
	December 31,
	2021
D.	
Revenue	\$ 507,450
Cost of sales	286,758
Gross margin	220,692
Operating Expenses:	
Stock based compensation	723,670
General and administrative expense	1,035,891
Bad debt expense	928,737
Impairment of goodwill	2,925,000
Total operating expenses	5,613,298
(Loss) from operations	(5,392,607)
Other income (expense)	
Loss on note conversion	(248,436)
Interest expenses-net	(59,768)
	(308,204)
Net loss	(5,700,811)
Basic and diluted earnings(loss) per common share	\$ (0.00)
Weighted average number of shares outstanding	1,199,030,522
The accompanying notes are an integral part of these finar	ncial statements

			ERNATIONAL IN			
	STATEMENTS	OF CHANGES (UNAUDIT	S IN STOCKHOLD (FD)	ERS' EQUITY		
		(UIAUDII				
					Total	
	Commo	n Stock	Paid in	Accumulated	Stockholders'	
	Shares	Value	Capital	Deficit	Deficit	
Balance, December 31, 2020	1,115,549,331	\$ -	11,897,636	\$ (8,186,991)	\$ 3,710,645	
Common stock issued for services	48,244,670		723,670		723,670	
Conversion of convertible notes	35,236,521		528,548		528,548	
Net loss				(1,271,278)	(1,271,278)	
Balance March 31, 2021	1,199,030,522	\$ -	\$ 13,149,854	\$ (9,458,269)	\$ 3,691,585	
Debt reclassified as equity			197,435		197,435	
Net loss				(174,201)	(174,201)	
Balance, June 30, 2021	1,199,030,522	\$ -	\$ 13,347,288	\$ (9,632,470)	\$ 3,714,818	
Net loss				(226,736)	(226,736)	
Balance, September 30, 2021	1,199,030,522	\$ -	\$ 13,347,288	\$ (9,859,206)	\$ 3,488,083	
Conversion of convertible notes	33,878,074		557,566		557,566	
Net loss				(4,028,596)	(4,028,596)	
Balance, December 31, 2021	1,232,908,596	\$ -	\$ 13,904,854	\$ (13,887,802)	\$ 17,052	
The acco	ompanying notes are an	integral part of tl	ne financial statemen	tts.		

GREENLINK INTERNA	ATIONAL INC.
(UNAUDITED) STATEMENT	OF CASH FLOWS
	Year
	Ended
	December 31,
	2021
Cash Flows From Operating Activities:	
Net income (loss)	\$ (5,700,811)
Stock based compensation	723,670
Bad debt expense	928,737
Depreciation	28,455
Impairment of goodwill	2,925,000
Loss on note conversion	1,086,114
Changes in assets and liabilities	
Accounts receivable	(398,813)
Notes receivable	(117,309)
Accounts payable and accrued liabilities	24,364
Net cash provided by (used for) operating activities	(500,593)
Cash Flows from Investing Activities	
Purchase of fixed assets	(4,208)
Net cash used for investing activities	(4,208)
Cash Flows From Financing Activities:	
Proceeds from notes payable, net of repayments	499,047
Proceeds (payments of) from notes payable related parties	5,109
Net cash provided by (used for) financing activities	504,156
Net Increase (Decrease) In Cash	(644)
Cash At The Beginning Of The Period	644
Cash At The End Of The Period	\$ -
Supplemental Cash Flow Information	
Cash paid for income taxes	\$ -
Cash paid for interest	\$ -
	·
The accompanying notes are an integral part of these financial statem	nents
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Unaudited Notes to Financial Statements For the Year Ended December 31, 2021

NOTE 1 – ORGANIZATION AND DESCRIPTION OF BUSINESS

On July 21, 1998, the Company was incorporated under the laws of the State of Colorado as Newslink Networks TDS, Inc. On April 23, 1999, the Company changed its name to Westsphere Asset Corporation, Inc. On April 2, 2010, the Corporation changed its name to E-Debit Global Corporation. On July 25, 2018, the Company changed its name to GreenLink International Inc.

In March 2017 the Company shifted focus towards providing services and real estate to the licensed U.S. Cannabis sector. In 2018 the Company completed a comprehensive asset purchase acquiring the cannabis and THC related intellectual property, licensing agreements, real estate leases and land purchase rights of AGHWA, LLC. The result of this transaction allowed the company to establish a direct connection to the legal cannabis/hemp market in the United States.

The activities of the Company continue to be focused on developing new innovations for broader applications of cannabis and hemp derived products, building brands, and expanding our business model to build a dynamic opportunity in a tightly regulated industry. The Company is expanding rapidly into other jurisdictions and industries throughout the United States, Canada, and Europe. The Company is actively releasing products and other innovations in sleep & wellness during 2022

The Company's accounting year end is December 31.

NOTE 2 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation

The consolidated financial statements of the Company have been prepared in accordance with GAAP. This basis of accounting involves the application of accrual accounting and consequently, revenues and gains are recognized when earned, and expenses and losses or recognized when incurred. The financial statements include the accounts of the Company.

Going Concern

The accompanying consolidated financial statements have been prepared assuming the Company will continue as a going concern, which contemplates realization of assets and the satisfaction of liabilities in the normal course of business for the twelve-month period following the date of these financial statements. On a consolidated basis, the Company has incurred significant operating losses since inception. For the year ended December 31, 2021 the Company had an operating loss of \$5,700,811. As of December 31, 2021 had an accumulated deficit of \$13,904,854.

Because the Company does not expect that existing operational cash flow will be sufficient to fund presently anticipated operations, this raises substantial doubt about the Company's ability to continue as a going concern. Therefore, the Company will need to raise additional funds and is currently exploring alternative sources of financing. Historically, the Company has raised capital through private placements, as an interim measure to finance working capital needs and may continue to raise additional capital through the sale of common stock or other securities and obtaining some short-term loans. The Company will be required to continue to so until its consolidated operations become profitable. Also, the Company has, in the past, paid for consulting services with its common stock to maximize working capital, and intends to continue this practice where feasible.

Use of Estimates

The preparation of financial statements in conformity with US GAAP requires management to make estimates and assumptions that affect the reported amounts of liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. The most significant estimates relate to revenue recognition, valuation of accounts receivable and the allowance for doubtful accounts, , purchase price allocation of acquired businesses, long-lived assets and goodwill, valuation of financial instruments, income taxes, and contingencies. The Company bases its estimates on historical experience, known or expected trends and various other assumptions that are believed to be reasonable given the quality of information available as of the date of these financial statements. The results of these assumptions provide the basis for making estimates about the carrying amounts of assets and liabilities that are not readily apparent from other sources. Actual results could differ from these estimates.

Goodwill

Goodwill and indefinite-lived assets are not amortized but are subject to annual impairment testing unless circumstances dictate more frequent assessments. We perform an annual impairment assessment for goodwill and indefinite-lived assets during the fourth quarter of each year and

more frequently whenever events or changes in circumstances indicate that the fair value of the asset may be less than the carrying amount. Goodwill impairment testing is a two-step process performed at the reporting unit level. Step one compares the fair value of the reporting unit to its carrying amount. The fair value of the reporting unit is determined by considering both the income approach and market approaches. The fair values calculated under the income approach and market approaches are weighted based on circumstances surrounding the reporting unit. Under the income approach, we determine fair value based on estimated future cash flows of the reporting unit, which are discounted to the present value using discount factors that consider the timing and risk of cash flows. For the discount rate, we rely on the capital asset pricing model approach, which includes an assessment of the risk-free interest rate, the rate of return from publicly traded stocks, our risk relative to the overall market, our size and industry and other Company-specific risks.

Other significant assumptions used in the income approach include the terminal value, growth rates, future capital expenditures and changes in future working capital requirements. The market approaches use key multiples from guideline businesses that are comparable and are traded on a public market. If the fair value of the reporting unit is greater than its carrying amount, there is no impairment. If the reporting unit's carrying amount exceeds its fair value, then the second step must be completed to measure the amount of impairment, if any. Step two calculates the implied fair value of goodwill by deducting the fair value of all tangible and intangible net assets of the reporting unit from the fair value of the reporting unit as calculated in step one. In this step, the fair value of the reporting unit is allocated to all of the reporting unit's assets and liabilities in a hypothetical purchase price allocation as if the reporting unit had been acquired on that date. If the carrying amount of goodwill exceeds the implied fair value of goodwill, an impairment loss is recognized in an amount equal to the excess.

Based on the analysis we performed as of December 31, 2021 we determined that our goodwill was fully impaired. As a result we wrote down all of our goodwill to a zero balance and recorded a goodwill impairment on our Statement of Operation of \$2,925,000.

Accounts Receivable and Allowance for Doubtful Accounts

Accounts receivables are recorded at the net value of face amount less any allowance for doubtful accounts. The allowance for doubtful accounts is the Company's best estimate of the amount of probable credit losses in our existing accounts receivable. The Company reviews the allowance for doubtful accounts on a regular basis, and all past due balances are reviewed individually for collectability. Account balances are charged against the allowance when placed for collection. Recoveries of receivables previously written off are recorded when received. Interest is not charged on past due accounts.

As of December 31, 2021 and December 31, 2020, our trade receivables, net of allowance for doubtful accounts amounted to \$490,438 and \$1,020,363 respectively. During the year ended December 31, 2021 we recorded an allowance for doubtful accounts of 928,737 and recorded bad debt expense of the same amount on our Statement of Operations.

Revenue Recognition

Sales, as presented in the Company's consolidated statement of earnings, are comprised of software and payment systems to state-approved cannabis cultivators and dispensary facilities.

On January 1, 2018, the Company adopted Accounting Standards Codification ("ASC") Topic 606, Revenue from Contracts with Customers ("ASC 606"), using the modified retrospective method applied to those contracts which were not completed as of January 1, 2018. Results for reporting periods beginning after January 1, 2018 are presented under ASC 606, while prior period amounts are not adjusted and continue to be reported in accordance with the Company's historic accounting under ASC 605. As of and for the periods ended December 31, 2021 and December 31, 2020, respectively, the consolidated financial statements were not materially impacted as a result of the application of Topic 606 compared to Topic 605.

Cash and Cash Equivalents

The Company considers all highly liquid temporary cash investments with an original maturity of three months or less to be cash equivalents. On December 31, 2021 and December 31, 2020, the Company cash equivalents totaled \$-0- and \$644 respectively.

Property and equipment

Property and equipment are stated at cost or fair value. Depreciation is computed by the straight-line method and is charged to operations over the estimated useful lives of the assets. Maintenance and repairs are charged to expense as incurred. The carrying amount and accumulated depreciation of assets sold or retired are removed from the accounts in the year of disposal and any resulting gain or loss is included in results of operations. The estimated useful lives of property and equipment are as follows:

Computers, software, and office equipment	1-6 years
Machinery and equipment	3-5 years
Leasehold improvements	Lesser of lease term or
	estimated useful life

Income taxes

The Company accounts for income taxes under FASB ASC 740, "Accounting for Income Taxes". Under FASB ASC 740, deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. Under FASB ASC 740, the 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. FASB ASC 740-10-05, "Accounting for Uncertainty in Income Taxes" prescribes a recognition threshold and a measurement attribute for the financial statement recognition and measurement of tax positions taken or expected to be taken in a tax return. For those benefits to be recognized, a tax position must be more-likely-than-not to be sustained upon examination by taxing authorities.

The amount recognized is measured as the largest amount of benefit that is greater than 50 percent likely of being realized upon ultimate settlement. The Company assesses the validity of its conclusions regarding uncertain tax positions on a quarterly basis to determine if facts or circumstances have arisen that might cause it to change its judgment regarding the likelihood of a tax position's sustainability under audit.

Stock-based Compensation

The Company accounts for stock-based compensation using the fair value method following the guidance set forth in Section 718-10 of the FASB Accounting Standards Codification for disclosure about Stock-Based Compensation. This section requires a public entity to measure the cost of employee services received in exchange for an award of equity instruments based on the grant-date fair value of the award (with limited exceptions). That cost will be recognized over the period during which an employee is required to provide service in exchange for the award-the requisite service period (usually the vesting period). No compensation cost is recognized for equity instruments for which employees do not render the requisite service.

During the year ended December 31, 2021 we recorded \$723,670 in stock based compensation expense.

Leases

The Company currently follows the guidance in ASC 840 "Leases," which requires us to evaluate the lease agreements the Company enters into to determine whether they represent operating or capital leases at the inception of the lease.

In February 2016, the FASB issued ASU No. 2016-02, *Leases (Topic 842)*, which establishes a new lease accounting model for lessees. The updated guidance requires an entity to recognize assets and liabilities arising from financing and operating leases, along with additional qualitative and quantitative disclosures. The amended guidance is effective for fiscal years, and interim periods within those years, beginning after December 15, 2018, with early adoption permitted. In March 2019, the FASB issued ASU 2019-01, *Codification Improvements*, which clarifies certain aspects of the new lease standard. The FASB issued ASU 2018-10, *Codification Improvements to Topic 842, Leases* in July 2018. Also in 2018, the FASB issued ASU 2018-11, Leases (*Topic 842*) *Targeted Improvements*, which provides an optional transition method whereby the new lease standard is applied at the adoption date and recognized as an adjustment to retained earnings. The amendments have the same effective date and transition requirements as the new lease standard On November 15, 2019, the FASB has issued ASU 2019-10, which amends the effective dates for three major accounting standards. The ASU defers the effective dates for the credit losses, derivatives, and leases standards for certain companies. Since the Company is classified as a small reporting company and has a calendar-year end companies the Company eligible for deferring the adoption of ASC 842 to December 15, 2021.

ASC 842 will be effective for the Company beginning on December 15, 2021. While we continue to evaluate the impact of the new standard, we expect the adoption of this guidance will not have any impact on our financial statements.

Net Loss per Share

Net loss per common share is computed by dividing net loss by the weighted average common shares outstanding during the period as defined by Financial Accounting Standards, ASC Topic 260, "Earnings per Share." Basic earnings per common share ("EPS") calculations are determined by dividing net income by the weighted average number of shares of common stock outstanding during the year. Diluted earnings per common share calculations are determined by dividing net income by the weighted average number of common shares and dilutive common share equivalents outstanding.

Recent Accounting Pronouncements

In February 2016, the FASB issued ASU No. 2016-02, Leases (Topic 842), which establishes a new lease accounting model for lessees. The updated guidance requires an entity to recognize assets and liabilities arising from financing and operating leases, along with additional qualitative and quantitative disclosures. The amended guidance is effective for fiscal years, and interim periods within those years, beginning after December 15, 2018, with early adoption permitted. In March 2019, the FASB issued ASU 2019-01, Codification Improvements, which clarifies certain aspects of the new lease standard. The FASB issued ASU 2018-10, Codification Improvements to Topic 842, Leases in July 2018. Also in 2018, the FASB issued ASU 2018-11, Leases (Topic 842) Targeted Improvements, which provides an optional transition method

whereby the new lease standard is applied at the adoption date and recognized as an adjustment to retained earnings. The amendments have the same effective date and transition requirements as the new lease standard. On November 15, 2019, the FASB has issued ASU 2019-10, which amends the effective dates for three major accounting standards. The ASU defers the effective dates for the credit losses, derivatives, and leases standards for certain companies. Since the Company is classified as a small reporting company and has a calendar-year end companies the Company eligible for deferring the adoption of ASC 842 to December 15, 2021.

While we continue to evaluate the impact of the new standard, we expect the adoption of this guidance will have not have any impact on our financial statements.

NOTE 3 – PROPERTY AND EQUIPMENT

The Company's property and equipment on December 31, 2021 and December 31, 2020 amounted to \$56,543 and \$80,790 respectively. Depreciation expense for the twelve months ended December 31, 2021 amounted to \$28,455.

NOTE 4 – ACCOUNTS PAYABLE -RELATED PARTIES

As of December 31, 2021, and December 31 2020, the Company had accounts payable due to a former officer of \$18,882.

NOTE 5 - NOTES PAYABLE AND CONVERTIBLE NOTES

The Company has issued convertible notes payable of varying structure and terms to various Holders. The following is a summary of the Company's outstanding convertible notes payable as of December 31, 2021:

	Principal Amount Due
Holder 1	174,691.73
Holder 2	398,450.81
Holder 3	26,845.11
Holder 4	21,120.18
Holder 5	21,120.18
Holder 6	52,800.44
Holder 7	26,400.22
Holder 8	52,537.75
Holder 9	52,537.75
Holder 10	26,268.88
Holder 11	5,253.78
Holder 12	5,227.64
Holder 13	10,455.27
Holder 14	10,455.27
Holder 15	23,001.60
Holder 16	15,682.91
Holder 17	43,993.70
Holder 18	38,161.75

\$ 1,005,004.97

Summary of Outstanding Notes

Holder One, a related party holds a December 18, 2018 convertible note. The rate of interest on this note is six (6%) per annum The term on this note is three (3) years, expiring on 12/15/2021. The Company is not in default on this note. The note originated as advances made to the Company. Pursuant to the terms of this convertible note payable, the conversion price was reset to \$0.015 per share. As of December 31, 2021, the outstanding balance of Holder One's note was \$174,692 with accrued interest of \$7,888.

Holder Two, holds an April 25, 2019 convertible note with an original principal amount of \$225,000. The term on this note is three (3) years, and is in good standing. The note carries no interest. The rate of conversion on this convertible note was \$0.07 per share. Pursuant to the terms of this note, the conversion price would be \$700,000 plus accrued rents. As of December 31, 2021 the outstanding balance of Holder Two's note was \$398,451 with accrued interest of zero (\$0) dollars.

Holder Three, holds a July 21, 2021 convertible note with an original principal amount of \$25,000. The term on this note is two (2) years, which is in good standing at the time of this filing. The note has an origination fee of three (3%) and a stated rate of interestof six (6%) per annum and pursuant to the terms of this note, the holder may convert the balance of the note into Equity at \$0.22 per share if exercised within 180 days of origination or the lower of a) \$.06 per share or b) the previous 30 day trading average as of the notice date of exercise. As of December 31, 2021 the outstanding balance of Holder Three's note was \$26,845 with accrued interest and fees of \$1,845.

Holder Four, holds an August 10, 2021 convertible note with an original principal amount of \$20,000. The term on this note is two (2) years, which is in good standing at the time of this filing. The note has an origination fee of three (3%) and a stated rate of interestof six (6%) per annum and pursuant to the terms of this note, the holder may convert the balance of the note into Equity at \$0.22 per share if exercised within 180 days of origination or the lower of a) \$.06 per share or b) the previous 30 day trading average as of the notice date of exercise. As of December 31, 2021 the outstanding balance of Holder Four's note was \$21,120 with accrued interest and fees of \$1,120.18.

Holder Five, holds an August 10, 2021 convertible note with an original principal amount of \$20,000. The term on this note is two (2) years, which is in good standing at the time of this filing. The note has an origination fee of three (3%) and a stated rate of interestof six (6%) per annum and pursuant to the terms of this note, the holder may convert the balance of the note into Equity at \$0.22 per share if exercised within 180 days of origination or the lower of a) \$.06 per share or b) the previous 30 day trading average as of the notice date of exercise. As of December 31, 2021 the outstanding balance of Holder Five's note was \$21,120 with accrued interest and fees of \$1,120.18.

Holder Six, holds an August 28, 2021 convertible note with an original principal amount of \$50,000. The term on this note is two (2) years, which is in good standing at the time of this filing. The note has an origination fee of three (3%) and a stated rate of interestof six (6%) per annum and pursuant to the terms of this note, the holder may convert the balance of the note into Equity at \$0.22 per share if exercised within 180 days of origination or the lower of a) \$.06 per share or b) the previous 30 day trading average as of the notice date of exercise. As of December 31, 2021 the outstanding balance of Holder Six's note was \$52,800 with accrued interest and fees of \$2,800.

Holder Seven, holds an August 28, 2021 convertible note with an original principal amount of \$25,000. The term on this note is two (2) years, which is in good standing at the time of this filing. The note has an origination fee of three (3%) and a stated rate of interestof six (6%) per annum and pursuant to the terms of this note, the holder may convert the balance of the note into Equity at \$0.22 per share if exercised within 180 days of origination or the lower of a) \$.06 per share or b) the previous 30 day trading average as of the notice date of exercise. As of December 31, 2021 the outstanding balance of Holder Seven's note was \$26,400 with accrued interest and fees of \$1,400.

Holder Eight, holds a September 1, 2021 convertible note with an original principal amount of \$50,000. The term on this note is two (2) years, which is in good standing at the time of this filing. The note has an origination fee of three (3%) and a stated rate of interestof six (6%) per annum and pursuant to the terms of this note, the holder may convert the balance of the note into Equity at \$0.22 per share if exercised within 180 days of origination or the lower of a) \$.06 per share or b) the previous 30 day trading average as of the notice date of exercise. As of December 31, 2021 the outstanding balance of Holder Eight's note was \$52,538 with accrued interest and fees of \$2,538.

Holder Nine, holds a September 1, 2021 convertible note with an original principal amount of \$50,000. The term on this note is two (2) years, which is in good standing at the time of this filing. The note has an origination fee of three (3%) and a stated rate of interestof six (6%) per annum and pursuant to the terms of this note, the holder may convert the balance of the note into Equity at \$0.22 per share if exercised within 180 days of origination or the lower of a) \$.06 per share or b) the previous 30 day trading average as of the notice date of exercise. As of December 31, 2021 the outstanding balance of Holder Nine's note was \$52,538 with accrued interest and fees of \$2,538.

Holder Ten, holds a September 11, 2021 convertible note with an original principal amount of \$25,000. The term on this note is two (2) years, which is in good standing at the time of this filing. The note has an origination fee of three (3%) and a stated rate of interestof six (6%) per annum and pursuant to the terms of this note, the holder may convert the balance of the note into Equity at \$0.22 per share if exercised within 180 days of origination or the lower of a) \$.06 per share or b) the previous 30 day trading average as of the notice date of exercise. As of December 31, 2021 the outstanding balance of Holder Ten's note was \$26,269 with accrued interest and fees of \$1,269.

Holder Eleven, holds a September 22, 2021 convertible note with an original principal amount of \$5,000. The term on this note is two (2) years, which is in good standing at the time of this filing. The note has an origination fee of three (3%) and a stated rate of interestof six (6%) per annum and pursuant to the terms of this note, the holder may convert the balance of the note into Equity at \$0.22 per share if exercised within 180 days of origination or the lower of a) \$.06 per share or b) the previous 30 day trading average as of the notice date of exercise. As of December 31, 2021 the outstanding balance of Holder Eleven's note was \$5,254 with accrued interest and fees of \$254.

Holder Twelve, holds a September 30, 2021 convertible note with an original principal amount of \$5,000. The term on this note is two (2) years, which is in good standing at the time of this filing. The note has an origination fee of three (3%) and a stated rate of interestof six (6%) per annum and pursuant to the terms of this note, the holder may convert the balance of the note into Equity at \$0.22 per share if exercised within 180 days of origination or the lower of a) \$.06 per share or b) the previous 30 day trading average as of the notice date of exercise. As of December 31, 2021 the outstanding balance of Holder Twelve's note was \$5,227 with accrued interest and fees of \$227.

Holder Thirteen, holds a September 30, 2021 convertible note with an original principal amount of \$10,000. The term on this note is two (2) years, which is in good standing at the time of this filing. The note has an origination fee of three (3%) and a stated rate of interestof six (6%) per annum and pursuant to the terms of this note, the holder may convert the balance of the note into Equity at \$0.22 per share if exercised within 180 days of origination or the lower of a) \$.06 per share or b) the previous 30 day trading average as of the notice date of exercise. As of December 31, 2021 the outstanding balance of Holder Thirteen's note was \$10,455 with accrued interest and fees of \$455.

Holder Fourteen, holds an October 1, 2021 convertible note with an original principal amount of \$10,000. The term on this note is two (2) years, which is in good standing at the time of this filing. The note has an origination fee of three (3%) and a stated rate of interestof six (6%) per annum and pursuant to the terms of this note, the holder may convert the balance of the note into Equity at \$0.22 per share if exercised within 180 days of origination or the lower of a) \$.06 per share or b) the previous 30 day trading average as of the notice date of exercise. As of December 31, 2021 the outstanding balance of Holder Fourteen's note was \$10,455 with accrued interest and fees of \$455.

Holder Fifteen, holds an October 1, 2021 convertible note with an original principal amount of \$22,000. The term on this note is two (2) years, which is in good standing at the time of this filing. The note has an origination fee of three (3%) and a stated rate of interestof six (6%) per annum and pursuant to the terms of this note, the holder may convert the balance of the note into Equity at \$0.22 per share if exercised within 180 days of origination or the lower of a) \$.06 per share or b) the previous 30 day trading average as of the notice date of exercise. As of December 31, 2021 the outstanding balance of Holder Fifteen's note was \$23,002 with accrued interest and fees of \$1,002.

Holder Sixteen, holds an October 1, 2021 convertible note with an original principal amount of \$15,000. The term on this note is two (2) years, which is in good standing at the time of this filing. The note has an origination fee of three (3%) and a stated rate of interestof six (6%) per annum and pursuant to the terms of this note, the holder may convert the balance of the note into Equity at \$0.22 per share if exercised within 180 days of origination or the lower of a) \$.06 per share or b) the previous 30 day trading average as of the notice date of exercise. As of December 31, 2021 the outstanding balance of Holder Sixteen's note was \$15,683 with accrued interest and fees of \$683.

Holder Seventeen, holds an October 1, 2021 convertible note with an original principal amount of \$42,078. The term on this note is two (2) years, which is in good standing at the time of this filing. The note has an origination fee of three (3%) and a stated rate of interestof six (6%) per annum and pursuant to the terms of this note, the holder may convert the balance of the note into Equity at \$0.22 per share if exercised within 180 days of origination or the lower of a) \$.06 per share or b) the previous 30 day trading average as of the notice date of exercise. As of December 31, 2021 the outstanding balance of Holder Seventeen's note was \$43,994 with accrued interest and fees of \$1,916.

Holder Eighteen, holds an October 1, 2021 convertible note with an original principal amount of \$36,500. The term on this note is two (2) years, which is in good standing at the time of this filing. The note has an origination fee of three (3%) and a stated rate of interestof six (6%) per annum and pursuant to the terms of this note, the holder may convert the balance of the note into Equity at \$0.22 per share if exercised within 180 days of origination or the lower of a) \$.06 per share or b) the previous 30 day trading average as of the notice date of exercise. As of December 31, 2021 the outstanding balance of Holder Eighteen's note was \$38,162 with accrued interest and fees of \$1,662.

NOTE 6 - STOCKHOLDERS EQUITY

Common Stock

The Company has authorized 10,000,000,000 shares of \$0.000 (no) par value Common Stock authorized. On December 31, 2021, and December 31, 2020, there were 1,199,030,522 and 1,115,549,331 shares of Common Stock issued and outstanding, respectively.

Preferred Stock

The Company is presently authorized to issue Two Hundred Million (200,000,000) shares of its no par value Preferred Stock. A total of zero (0) shares of Preferred Stock are issued and outstanding as of December 31, 2021.

The designations, preferences, limitations, and relative rights of the Preferred Shares are:

- (a) Any dividends declared by the Board of Directors, in the form of stock, cash or otherwise, shall be distributed to the Corporation's shareholders as follows: (a) seventy-five percent (75%) of such dividend shall be distributed to the holders of the Preferred Shares on a pro rata basis; and (b) the remaining twenty-five (25%) shall be distributed to the holders of the Preferred Shares and the Common Shares, on a pro rata basis, with one share of Preferred Stock and one share of Common Stock being treated equally.
- (b) In the case of a sale of any of the Corporation's business operations or in the event of a wind up or a liquidation of the Corporation's assets, the remaining cash to be distributed to the shareholders shall be distributed on the same basis as described in paragraph (a) above.
- (c) The issued Preferred Shares shall be eligible to vote at all shareholder meetings with the same ranking and affect as the Common Shares of the company, but the holders of the Preferred Shares grant an irrevocable proxy to the Corporation's Board of Directors to vote the Preferred Shares at any duly called Shareholder meeting, and the Board of Directors will determine the amount of proceeds to be distributed from the sale of any of the Company's assets and will determine whether any dividend will be issued by the Corporation. The Board of Directors will determine the date that such dividend will be paid.
- (d) Unissued Shares of Preferred Stock may be divided into such additional series as may be established, from time to time, by the Board of Directors. The Board of Directors, from time to time, may fix and determine the designation and number of shares of any series and the relative rights and preferences of the shares of any series so established as to distinguish the shares thereof from the shares of all other series. The Board of Directors is also authorized, within limits and restrictions stated in any resolution or resolutions of the Board of Directors originally fixing the number of shares constituting any such series, to increase or decrease (but not below the number of shares of any such series subsequent to the issue of shares that series.

NOTE 7 – COMMITMENTS AND CONTINGENCIES

As of December 31, 2020 and December 31, 2020, the Company had three locations. The Company leases these spaces based upon the following schedules:

- ➤ Since June 1, 2018 through the date of this filing, our corporate offices have been located at 711 Court A, Suite #204, Tacoma, WA 98402 and are provided to us by Schmidtke & Associates at \$1,200.00 cost to us.
- Since January 1, 2018, through the date of this filing, the Company has leased commercial agriculture land and facilities at cost \$6,000 per month through 1/31/2019 and reducing to \$5,833.00 beginning 2/1/19.
- ➤ Since March 1, 2021 through the date of this filing, the Company Leases Retail space at 3801 South Puget Sound Avenue since March 1, 2021 at a cost to us of \$3,500
- ➤ The Company previously leased warehouse and production space located at 3847 South Puget Sound Avenue from January 1, 2018 through September 30, 2019 at a cost of \$7,846.38 per month.

NOTE 8 LITIGATION

Fred Sebastian and Duke Capital, S.A. v. Greenlink Int'l, et al US District for Colorado - Case No: 1:20-cv-1788. The Company is named as a defendant in a lawsuit filed in U.S. District Court for the District of Colorado by two former shareholders of the company. The claims made by the plaintiffs relate to the Company's cancellation of 56,111,729 shares of the Company's common stock previously held by the plaintiffs. The Company cancelled the shares as the result of Orders entered by several Canadian provinces prohibiting the plaintiff Fred Sebastian acquiring or trading in securities. The prohibition of Mr. Sebastian was the direct result of a fraud he perpetrated on an elderly person in Canada when he purportedly sold that person shares of the Company's stock without the Company's knowledge and under circumstances that constituted a fraud according to each of the Orders entered by the Canadian securities regulators. In addition, Mr. Sebastian and Duke Capital failed to pay an \$80,000+ obligation owed to the Company, despite the Company's repeated demands for payment. When the payment of the debt was not forthcoming the Company cancelled the shares. Plaintiffs are seeking recovery of the cancelled shares or, in the alternative, money damages. The company is aggressively defending the lawsuit and believes that it will ultimately prevail.

Alberta and British Columbia Securities Cease Trading Orders. The Company is subject to Orders entered by the securities regulatory authorities for the Canadian provinces of Alberta and British Columbia. Each of the Orders was entered after the Company filed a Form 15G with the United States Securities and Exchange Commission terminating its obligation to file periodic reports with the SEC. Thereafter the provinces entered the Orders on the basis that current public information was no longer available for the Company.

NOTE 9- SUBSEQUENT EVENTS

Subsequent to December 31, 2021, the Company entered into a monthly flex space lease for approximately 625 sf on a month-to-month lease. The rent is \$2,000/mo. which includes general office services located at 4786 1st Ave. S. in Seattle, WA. Additionally, the Company issued common equity to a consultant in the amount of 5,325,000 shares which are in transit to the Company's Transfer Agent. Finally, the Company converted sixteen promissory note to investors amounting to \$410,578 in principal and \$25,609 of accrued into 19,826,713 restricted common shares.

5) Issuer's Business, Products and Services

The purpose of this section is to provide a clear description of the issuer's current operations. In answering this item, please include the following:

A. Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")

On July 21, 1998, the Company was incorporated under the laws of the State of Colorado as Newslink Networks TDS, Inc. On April 23, 1999, the Company changed its name to Westsphere Asset Corporation, Inc. On April 2, 2010, the Corporation changed its name to E-Debit Global Corporation. On July 25, 2018, the Company changed its name to GreenLink International Inc.

In March 2017, the Company pivoted towards providing good, services, technology and real estate to the legal licensed U.S. Cannabis sector. In 2018 the Company completed a comprehensive asset purchase acquiring the Cannabis & THC related intellectual property, licensing agreements, real estate leases and land purchase rights of AGHWA, LLC. The operations of the Company have been based in the State of Washington. The activities of the Company have focused on refining the brands and the business model for a dynamic and tightly regulated industry. The Company is expanding into other jurisdictions and industries throughout the United States, Canada and Europe.

The Company operates a 250-acre farm in central Washington state which it subleases facilities and portions of land to licensed cannabis growers and processors. The Company charges rents, equipment usage fees as well as sells materials & supplies to the Licensees. Company assets at the farm include: heavy machinery (bulldozer, tractor, dump truck, commercial flatbed) greenhouses, processing buildings, security equipment, commercial trimming machines, curing rooms, commercial nitrogen sealing/packaging equipment, hundreds of commercial lighting kits, fans/exhaust systems, commercial dehumidifiers and various other items needed by our tenants to run full scale commercial production facilities. The Company built and leased a fully compliant processing center that carries an MIE endorsement (Manufacture of Infused Edibles) in Washington State. Company assets leased to processors include: commercial ovens, extraction equipment, packaging and sealing machinery, commercial refrigeration, grinding/sifting machines, cleaning equipment, supplies and equipment for pre roll manufacturing, candy making equipment/machinery and various other assets needed to operate a commercial kitchen. The Company has invested heavily in the farm's infrastructure including high-capacity water distribution systems and heavy amperage power delivery network. The Company has built out multiple three-to-five acre enclosed cultivation pads, complete with security systems, full power, and water delivery mechanisms. The Company plans on adding additional infrastructure such as commercial greenhouses, harvesting and drying structures as well as equipment storage & service structures.

The Company also subleases commercial and retail space in Tacoma, WA to licensed processors.

The Company is seeking additional trademark and copyright protection on its portfolio of intellectual property.

The Company released its unique line of plant based botanical experience products and they are available Direct to Consumer Worldwide.

The Company is launching its greatly anticipated line of sleep & wellness products through-out North America via Direct to Consumer (DTC), Strategic Distributor Agreements and Select Retail locations.

B. Please list any subsidiaries, parents, or affiliated companies.

On May 2, 2018, the Company completed an Asset Purchase Agreement (AGHWA APA) with AGHWA, LLC. to acquire certain assets, brands, other intellectual I.P., equipment, real estate contracts and technology for service to legal licensed Cannabis operators within the state of Washington. The agreement provided for AGHWA, LLC to receive 250 million shares resulting in a 22.41% share of the issued and outstanding common equity of the Company. The Agreement also called for two of the Company's 5 seats on the board to be named by

AGHWA and a 3rd seat to be a mutually agreeable independent party. The Agreement included a \$600,000 cash payment to AGHWA, LLC. The full agreement was filed as an attachment to a Form 8-K that was filed with the SEC on May 18, 2018.

C. Describe the issuers' principal products or services.

The Company has successfully licensed its family of brands, formulas and Standard Operating Procedures ("SOPs") in one of the most tightly regulated markets in the United States. The expansion model is fully established, and our intellectual property is being recognized as some of the most valuable in the space.

The Company has various proprietary brands, formulas, processes and trademarks which it licenses to the legal cannabis/hemp industry.

The Licensing agreements in place provide for the Company to act as a full-service resource for all non-cannabis ingredients, supplies or materials.

The Company has a well-established brand in Suncliff, that has developed a network of products and partnerships across multiple industries. Suncliff is a premium lifestyle brand focused on developing innovative produces in the Hemp and Cannabis space. Our intellectual property includes standard operating procedures for nearly every aspect of the cannabis and hemp industry from license application to full scale operations across a multi-state platform. Most notably, as the Country returns from Covid, the Company's eagerly anticipated Sleep & Wellness line will be launched under the Suncliff brand. Select Retailers and strategic Distributor partnerships are being utilized to bring these products to market. Suncliff is also the brand under-which the Company is releasing it's ground-breaking, 100% vegan and diabetic friendly experience gems. The Company will be releasing several more products as fiscal year 2022 progresses.

6) Issuer's Facilities

The goal of this section is to provide a potential investor with a clear understanding of all assets, properties or facilities owned, used or leased by the issuer and the extent in which the facilities are utilized.

In responding to this item, please clearly describe the assets, properties or facilities of the issuer, give the location of the principal plants and other property of the issuer and describe the condition of the properties. If the issuer does not have complete ownership or control of the property (for example, if others also own the property or if there is a mortgage on the property), describe the limitations on the ownership.

If the issuer leases any assets, properties or facilities, clearly describe them as above and the terms of their leases.

Since June 1, 2018 through the date of this filing, our corporate offices have been located at 711 Court A, Suite #204, Tacoma, WA 98402 and are provided to us by Schmidtke & Associates at \$1,200.00 cost to us.

Since January 1, 2018, through the date of this filing, the Company has leased commercial agriculture land and facilities at cost \$6,000 per month through 1/31/2019 and reducing to \$5,833.00 beginning 2/1/19.

Since March 1, 2021 through the date of this filing, the Company Leases Retail space at 3801 South Puget Sound Avenue, Tacoma, WA. 98409 since March 1, 2021 at a cost to us of \$3,500

7) Company Insiders (Officers, Directors, and Control Persons)

The goal of this section is to provide an investor with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling or advising the operations, business development and disclosure of the issuer, as well as the identity of any significant or beneficial shareholders.

Using the tabular format below, please provide information, as of the period end date of this report, regarding any person or entity owning 5% of more of any class of the issuer's securities, as well as any officer, and any director of the company, or any person that performs a similar function, regardless of the number of shares they own. If any insiders listed are corporate shareholders or entities, provide the name and address of the person(s) beneficially owning or controlling such corporate shareholders, or the name and contact information (City, State) of an individual representing the corporation or entity in the note section.

Name of Officer/Director or Control Person	Affiliation with Company (e.g. Officer Title /Director/Owner of more than 5%)	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding	Note
Jake George	CEO	Mercer Island, WA	<u>0</u>	Common	N/A	<u>N/A</u>
<u>Douglas Mac</u> <u>Donald</u>	Chairman of the Board	St. Albert, AB	9,050,000	Common	0.82%	<u>N/A</u>
Raonall Smith	<u>Director</u>	Gig Harbor, WA	<u>0</u>	Common	N/A	N/A
Brendan McKenna	<u>Director</u>	Bothell, WA	<u>0</u>	Common	N/A	<u>N/A</u>
Judy Campbell	<u>Director</u>	Henderson, NV	<u>0</u>	Common	N/A	<u>N/A</u>
AGHWA, LLC.	Zachary Lark, Officer & Director	Mercer Island, WA.	250,000,000	Common	22.41%	<u>N/A</u>
Myles Mac Donald	Control Person	St. Albert, AB	160,381,190	Common	14.38%	Son of Douglas Mac Donald.

8) Legal/Disciplinary History

- A. Please identify whether any of the persons or entities listed above have, in the past 10 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);

NA

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;

N/A

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; or

N/A

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.

N/A

B. Describe briefly any material pending legal proceedings, other than ordinary routine litigation incidental to the business, to which the issuer or any of its subsidiaries is a party or of which any of their property is the subject.

Include the name of the court or agency in which the proceedings are pending, the date instituted, the principal parties thereto, a description of the factual basis alleged to underlie the proceeding and the relief sought. Include similar information as to any such proceedings known to be contemplated by governmental authorities.

Fred Sebastian and Duke Capital, S.A. v. Greenlink Int'l, et al US District for Colorado - Case No: 1:20-cv-1788. The Company is named as a defendant in a lawsuit filed in U.S. District Court for the District of Colorado by two former shareholders of the company. The claims made by the plaintiffs relate to the Company's cancellation of 56,111,729 shares of the Company's common stock previously held by the plaintiffs. The Company cancelled the shares as the result of Orders entered by several Canadian provinces prohibiting the plaintiff Fred Sebastian from acquiring or trading in securities. The prohibition of Mr. Sebastian was the direct result of a fraud he perpetrated on an elderly person in Canada when he purportedly sold that person shares of the Company's stock without the Company's knowledge and under circumstances that constituted a fraud according to each of the Orders entered by the Canadian securities regulators. In addition, Mr. Sebastian and Duke Capital failed to pay an \$80,000+ obligation owed to the Company, despite the Company's repeated demands for payment. When the payment of the debt was not forthcoming the Company cancelled the shares. Plaintiffs are seeking recovery of the cancelled shares or, in the alternative, money damages. The company is aggressively defending the lawsuit and believes that it will ultimately prevail. The Company filed a Motion to Dismiss for Lack of Personal Jurisdiction and Failure to State a Claim, which the trial court referred to a Federal Magistrate for an initial determination on the Company's Motion. After considering Defendant's Motion and the Plaintiffs response and hearing the parties' oral argument on the Motion, on May 18, 2021, the Magistrate issued a ruling in which he recommended to the trial court that four of the total of five claims the plaintiffs made against the Company and the other defendant's be dismissed in their entirety. The Magistrate's ruling is a recommendation to the trial court and not a final ruling on the defendant's Motion to Dismiss. The trial court will make a final ruling on whether the Motion to Dismiss should be granted in accordance with the Magistrate's recommendation, in whole or in part. As of the date of this filing the Company can not provide any timeline for final resolution.

Alberta and British Columbia Securities Cease Trading Orders. The Company is subject to Orders entered by the securities regulatory authorities for the Canadian provinces of Alberta and British Columbia. Each of the Orders was entered after the Company filed a Form 15G with the United States Securities and Exchange Commission terminating its obligation to file periodic reports with the SEC. Thereafter the provinces entered the Orders on the basis that current public information was no longer available for the Company.

9) **Third Party Providers**

Please provide the name, address, telephone number and email address of each of the following outside providers: Securities Counsel

Name: Jack Orr, Attorney at Law

Firm:

Address 1: 2610 Adler St. Address 2: Tacoma, WA 98407 Phone: (253) 756-9795

Email:

Accountant or Auditor

Name: Rich Schmidtke

Firm: Schmidtke & Associates, PLLC

Address 1: 711 Court A, Ste. 204 Address 2: Tacoma, WA 98402 Phone: (253) 272-8542 Email:

Name: Ben Borgers

Firm: BF Borgers CPA PC Address 1: 5400 W. Cedar Ave. Address 2: Lakewood, CO 80226

OTC Markets Group Inc.

OTC Pink Basic Disclosure Guidelines (v3 February 2021)

Phone: Email:	(303) 953-1454 ——
Investor Relations	
Name:	<u>N/A</u>
Firm:	
Address 1:	
Address 2:	
Phone:	
Email:	

Other Service Providers

Provide the name of any other service provider(s) that **that assisted**, **advised**, **prepared or provided information with respect to this disclosure statement**. This includes counsel, broker-dealer(s), advisor(s) or consultant(s) or provided assistance or services to the issuer during the reporting period.

Name: <u>Erik S. Nelson</u>

Firm: <u>Coral Capital Advisors, LLC</u>

Nature of Services: <u>Advisory Services</u>

Address 1: <u>2030 Powers Ferry Rd. SE, Suite 212</u>

Address 2: Atlanta, GA 30339
Phone: (404) 816-9220
Email: esn@coralcapital.com

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10) Issuer Certification

Principal Executive Officer:

The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles but having the same responsibilities) in each Quarterly Report or Annual Report.

The certifications shall follow the format below:

- I, Jake George certify that:
 - 1. I have reviewed this Annual Disclosure Statement of Greenlink International, 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.

March 31, 2022

/S/ Jake George

[CEO's Signature]

(Digital Signatures should appear as "/s/ [OFFICER NAME]")

Principal Financial Officer:

- I, Zachary Lark certify that:
 - 1. I have reviewed this Annual Disclosure Statement of Greenlink International 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.

March 31, 2022

/S/ Zachary Lark

FAD5CF3DEBCF482...

DocuSigned by:

[CFO's Signature]

(Digital Signatures should appear as "/s/ [OFFICER NAME]")