SUPPLEMENTAL DISCLOSURE FOR TERMINATION OF SHELL STATUS

Rodedawg Intl. Ind, Inc. (OTCMkts: RWGI) 20 Vantis #300, Aliso Viejo, CA 92656 800-793-0355

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This disclosure statement supplements information set out in previous Annual and Quarterly Disclosure Statements with respect to RWGI's Change of Control event(s) and the Termination of Shell Status.

Change in Control and Other Material Events:

1. A description of event(s) and relevant date(s) resulting in the Change in Control and Termination of Shell Status.

On December 18th, 2020 in a private party transaction, International Ventures Society (Controlled by Kelani Long) sold her 1 (one) share of Special 2020 Series A Preferred Stock to MKH Ventures, LLC (Controlled by Samuel A. Barraza) for \$40,000 cash VIA wire transfer.

On July 1st, 2021, as a part of the consolidation of assets of MKH Ventures, LLC., the Special 2020 Series A Preferred share was transferred to Critical Solutions, Inc., a Delaware Corporation.

On July 28th, 2022, in a private party transaction, Critical Solutions, Inc. (Controlled by Samuel Barraza) sold 1 (one) share of Special 2020 Series A Preferred Stock to Budding Horizon, LLC (Controlled by David Lemme and Robert Munck). As consideration, Budding Horizon, LLC exchanges ten percent (10%) of Membership Units of Budding Horizon, LLC. to Critical Solutions, Inc. (CSLI) and Critical Solutions, Inc (CSLI) will retain (10) million shares of Rodedawg International Industries, Inc. (RWGI) Common Shares.

2. The name(s) of person(s) who acquired control and person(s) from whom control was assumed. For corporations or other business entities, please provide the name(s) of person(s) beneficially owning or controlling such corporations or entities.

Budding Horizon, LLC is the owner of all of the outstanding shares of the Company's Special 2020 Series A Preferred Stock (Controlled by David Lemme and Robert Munck).

3. A description of assets acquired or disposed of in connection with the Change in Control and the names of the purchaser and seller of such assets (if applicable).

None. Budding Horizon, LLC acquired the Company's Special 2020 Series A Preferred Stock from Critical Solutions, Inc.

4. Amount and form (e.g., cash, equity securities, promissory note) of consideration paid in connection with the Change in Control.

As consideration, Budding Horizon, LLC exchanges ten percent (10%) of Membership Units of Budding Horizon, LLC. to Critical Solutions, Inc. (CSLI) and Critical Solutions, Inc (CSLI) will retain (10) million shares of Rodedawg International Industries, Inc. (RWGI) Common Shares.

5. A description of any material agreements or other events related to the Change in Control.

None. Budding Horizon, LLC has effected, brokered or arranged several business transactions with the Company, all of which are disclosed in its Annual and Quarterly Disclosure Statements following this transaction, but none of these were provided for in the SPA that effected the Change of Control.

Termination of Shell Status

At times prior to June 30, 2022, the Company was a "shell" company within the meaning of SEC Securities Act Rule 405 and SEC Exchange Act Rule 12b-2.

On June 2, 2022, the Company appointed Chris Swartz as CEO.

On July 12, 2022 the Company acquired Tree Moguls, an Operational Cannabis Brand.

On July 28th, 2022 the Company Change in Control to Budding Horizon, LLC.

On August 31st, 2022 the Company engaged a PCOAB Auditing Firm to audit Fiscal Year End 2021 and 2022.

In November, 2022 the Company successfully completed Management-As-A-Service (MAAS) Contract with a fully licensed Southern California Dispensary.

On January 20th, 2022 the Company Launched a New Product Line in the Tree Moguls brand and further expanded Tree Moguls Sales and Distribution by adding a new store outlet at Illa Canna cannabis dispensary in Los Angeles, California.

Commencing in the fourth quarter of 2022, the Company has received capital infusions; made acquisitions of assets, including operating businesses; and generated revenues from its operations. The financial results of these transactions have been disclosed in the Company's Annual Disclosures for these periods. It is no longer a "shell" company within the meaning of SEC Securities Act Rule 405 or SEC Exchange Act Rule 12b-2 under any of the tests or criteria set out in these provisions because it has more-than nominal assets and operations, and generates substantial revenues therefrom. The Company incorporates its Alternative Reporting System postings for the periods ending September 30th, 2022, to date in support of this representation,

and directs interested persons to review these and the Company's public releases for additional detailed information.

The Company attests it is not currently a shell company.

Furthermore, in accordance with OTC Markets Group, Inc. Disclosure Guidelines, the Company states:

We previously were a shell company, therefore the exemption offered pursuant to Rule 144 is not available. Anyone who purchased securities directly or indirectly from us or any of our affiliates in a transaction or chain of transactions not involving a public offering cannot sell such securities in an open market transaction."

Certification: February 8th, 2023 /s/ Chris Swartz Chris Swartz, CEO