#### **Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines**

### PLASTIC2OIL, INC.

20 Iroquois Street Niagara Falls, NY 14303

> 716-285-0015 plastic2oil.com ir@plastic2oil.com 000-52444

Quarterly Report
For the Period Ending: June 30, 2023
(the "Reporting Period")

As of <u>June 30, 2023</u>, the number of shares outstanding of our Common Stock was:

124,756,158

As of March 31, 2023, the number of shares outstanding of our Common Stock was:

124,756,158

As of December 31, 2022, the number of shares outstanding of our Common Stock was:

124,756,158

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<sup>1</sup> of the company has occurred over this reporting period:

<sup>&</sup>lt;sup>1</sup> "Change in Control" shall mean any events resulting in:

<sup>(</sup>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;

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

<sup>(</sup>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

<sup>(</sup>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.

OTC Markets Group Inc.

Yes:		No:	
res:	$\square$	INO:	N

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

In answering this item, please also provide any names used by predecessor entities and the dates of the name changes.

We were incorporated on April 20, 2006 under the laws of the State of Nevada under the name 310 Holdings Inc. ("310"). On April 24, 2009, the Company's founder, former CEO and Chief of Technology, John Bordynuik, purchased 63% of the issued and outstanding shares of 310 and became the Chairman of the Board of Directors and Chief Executive Officer. On June 25, 2009, we purchased certain assets from John Bordynuik, Inc., a corporation founded by Mr. Bordynuik. The assets acquired included tape drives, computer hardware, servers and a mobile data recovery container to read and transfer data from magnetic tapes. From inception until August 2009, we were a shell company within the meaning of the rules of the Securities and Exchange Commission. On August 24, 2009, we acquired all of the outstanding shares of Javaco, Inc., a wholly owned subsidiary of Domark International, Inc. On September 30, 2009, we acquired 100% of the issued and outstanding equity interests of Pak-It, LLC. We formed JBI (Canada) Inc. on February 9, 2010 for purposes of distributing Pak-It products in Canada. We formed Plastic2Oil of NY, #1, LLC on May 4, 2010, for the development and commercialization of our Plastic2Oil business in Niagara Falls, NY.

On October 5, 2009, we changed our corporate name to JBI, Inc.

On August 24, 2009, the Company acquired Javaco, Inc. ("Javaco"), a distributor of electronic components, including home theater and audio video products. On July 9, 2012, we announced the closure of our Javaco operations and sold substantially all of its assets to an unrelated third party. In July 2012, the Company closed Javaco and sold substantially all its inventory and fixed assets.

In September 2009, the Company acquired Pak-It, LLC ("Pak-It"). Pak-It operated a bulk chemical processing, mixing, and packaging facility. It also developed and patented a delivery system that packages condensed cleaners in small water-soluble packages. On February 10, 2012, we sold substantially all the assets of Pak-It.

In December 2010, the Company entered into a twenty-year lease for a recycling facility in Thorold, Ontario. During the period ended December 31, 2013, the Company determined that it would no longer operate the facility and shut down all operations. The property was vacated on November 10, 2015 and the lease was terminated on January 15, 2016 effective October 31, 2015.

On July 31, 2014, we changed our corporate name to Plastic2Oil, Inc. On January 6, 2015, we changed the names of our two Canadian subsidiaries from JBI (Canada) Inc. to Plastic2Oil (Canada), Inc., and from JBI RE ONE, Inc. to Plastic2Oil RE ONE, Inc.

The corporation's principal executive office and principal place of business address is 20 Iroquois Street, Niagara Falls, New York, United States.

Date and state (or jurisdiction) of incorporation (also describe any changes to incorporation since inception, if applicable) Please also include the issuer's current standing in its state of incorporation (e.g., active, default, inactive):

Nevada, Active, Described Above.

Has the issuer o	r any of its predecesso	rs been in bankruptcy,	, receivership,	or any similar	proceeding in the	e past five
years?				-	-	

Yes: □	No:	$\boxtimes$
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If this issuer or any of its predecessors have been the subject of such proceedings, please provide additional details in the space below:

#### N/A

#### 2) Security Information

Trading symbol: Exact title and class of securities outstanding: CUSIP:	PTOI Common
Par or stated value:	<u>\$0.001</u>
Total shares authorized: Total shares outstanding: Number of shares in the Public Float <sup>2</sup> : Total number of shareholders of record:	250,000,000 as of date: 12/18/23 124,756,158 as of date: 12/18/23 90,809,215 as of date: 12/18/23 478 as of date 12/18/23
All additional class(es) of publicly traded securiti	ies (if any):
Trading symbol: Exact title and class of securities outstanding: CUSIP: Par or stated value: Total shares authorized: Total shares outstanding:	N/A as of date: as of date:
<u>Transfer Agent</u>	
Name: Pacific Stock Transfer Phone: 800-785-7782 Email: info@pacificstocktransfer.com Address: Marnell Corporate Center, 6725 Via A	Austi Pkwy Suite 300, Las Vegas, NV 89119
Is the Transfer Agent registered under the Excha	ange Act?³ Yes: ⊠ No: □
Describe any trading suspension orders issued	by the SEC concerning the issuer or its predecessors:

List any stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:

#### None

#### 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.

<sup>&</sup>lt;sup>2</sup> "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.

<sup>&</sup>lt;sup>3</sup> To be included in the Pink Current Information tier, the transfer agent must be registered under the Exchange Act.

#### 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: ⊠

Shares Outstanding	g as of Second N	Nost Recent									
Fiscal Year End:			*Right-click the rows below and select "Insert" to add rows as needed.								
	<u>Opening</u>	<u>Balance</u>		"Right	-click the row	s below and select	insert to add rows	as needed.			
Date <u>12/31/22</u>	Comm	ion:									
<u>124,756,158</u>											
	Preferred	d: <u>N/A</u>									
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 shares issued at a discount to market price at the time of issuance? (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.		
Shares Outstanding	g on Date of This	Report:									
Ending Balance:	Ending	Balance									
Date <u>6/30/23</u>	Commo	on: <u>Same</u>									
	Preferre	ed: <u>N/A</u>									

#### 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:

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.)
8/29/13	3,050,386	1,000,000	2,050,386	12/31/20	1,000,000 Warrants \$0.54	Richard Heddle CEO	Loan

9/30/13	6,045,311	2,000,000	4,045,311	12/31/20	2,000,000 Warrants \$0.54	Richard Heddle CEO	Loan
11/19/14	2,666,000	1,000,000	1,666,000	12/31/20	1,000,000 Warrants \$0.12	Richard Heddle CEO	Loan
8/31/16	217,610	100,000	117,610	8/24/21	1,000,000 Warrants \$0.12	Jason Aspin BOD	Loan
10/18/16	855,385	400,000	455,385	10/18/21	1,000,000 Warrants \$0.12	Jason Aspin BOD	Loan
5/22/18	2,646,597	1,720,463	926,134	N/A	Secured by Co. Assets	Richard Heddle CEO	Loan in CAD
9/20/17	858,125	550,000	308,125	N/A	Secured by Co. Assets	Richard Heddle CEO	Loan
2/15/18	96,568	79,284	17,284	N/A	Secured by Co. Assets	Jason Aspin BOD	Loan in CAD
7/11/18	151,647	125,000	26,647	N/A	Secured by Co. Assets	Lee Brain BOD	Loan
7/31/18	151,698	125,000	26,698	N/A	Secured by Co. Assets	Jason Aspin BOD	Loan

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

Secured promissory notes with related parties consists of the following:

#### 4) Financial Statements

A. The following financial statements were prepared in accordance with:

☑ U.S. GAAP

☐ IFRS

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

Name: Gilbert Judd
Title: Accountant
Relationship to Issuer: Employee

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;

<sup>&</sup>lt;sup>4</sup> The financial statements requested pursuant to this item must be prepared in accordance with US GAAP or IFRS by persons with sufficient financial skills.

- D. Statement of income:
- E. Statement of cash flows;
- F. Statement of Changes in Shareholders' 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.

## PLASTIC2OIL, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED BALANCE SHEETS (Unaudited)

	As of			As of		
	Jur	e 30, 2023	Dec	ember 31, 2022		
ASSETS						
CURRENT ASSETS:						
Cash	\$	24,209	\$	19,651		
Prepaid expenses and other current assets		6,080		29,454		
TOTAL CURRENT ASSETS						
IOTAL CURRENT ASSETS		30,289		49,105		
Property, plant and equipment, net		418,031		431,760		
Property held for sale (Note 5)		-		-		
Deposits		10,000		10,000		
20,700.00		10,000		10,000		
TOTAL ASSETS	\$	458,320	\$	490,865		
LIABILITIES AND STOCKHOLDERS' DEFICIT						
CURRENT LIABILITIES:						
Accounts payable	\$	1,928,462	\$	1,922,047		
Accrued expenses		2,182,640		2,166,277		
Accrued officer salary		1,920,000		1,800,000		
Demand promissory note – related parties, current portion		17,810,427		16,797,901		
Capital leases		26,464		25,954		
TOTAL CURRENT LIABILITIES		23,867,993		22,712,179		
LONG-TERM LIABILITIES:						
Asset retirement obligations		77,531		76,418		
Secured promissory notes – related parties		-		-		
Secured promissory notes		-		-		
TOTAL LONG-TERM LIABILITIES		77,531		76,418		
TOTAL LIABILITIES		23,945,524		22,788,597		
TO TAL LIABILITIES		23,343,324		22,100,391		
STOCKHOLDERS' DEFICIT:						

Common stock, par \$0.001; 250,000,000 authorized, 124,756,158			
shares issued and outstanding	124,	756	124,756
Additional paid in capital	67,199,	658	67,199,658
Accumulated other comprehensive income	85,	414	172,583
Accumulated deficit	(90,897,	031)	(89,794,729)
TOTAL STOCKHOLDERS' DEFICIT	(23,487,	203)	(22,297,732)
TOTAL LIABILITIES AND STOCKHOLDERS' DEFICIT	\$ 458,	320 \$	490,865

### PLASTIC2OIL, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS (Unaudited)

		For the Three I June			For the Six Months Ended June 30,			
		2023	_	2022		2023		2022
OPERATING EXPENSES								
Professional Fees	\$	2,392	\$	6,648	\$	14,992	\$	18,719
Compensation		76,922		73,490		151,067		144,446
Other		15,980		28,245		47,104		62,930,
Depreciation of property, plant and equipment and								
accretion of liability		7,421		7,421		14,841		14,841
TOTAL OPERATING EXPENSES		102,715		115,804		228,004		240,936
LOSS FROM OPERATIONS		(102,715)		(115,804)		(228,004)		(240,936)
OTHER (INCOME) EXPENSES								
Interest expense, net		438,264		391,989		874,298		782,164
Other income, net		-		-		-		250
TOTAL OTHER EXPENSES, NET		438,264		391,989		874,298		782,414
LOSS BEFORE INCOME TAXES		(540,979)		(507,793)		(1,102,303)		(1,023,350)
Provision for Income taxes		-		_		_		-
		<u> </u>						
NET LOSS	\$	(540,979)	\$	(507,793)	\$	(1,102,303)	\$	(1,023,350)
Basic and diluted loss per share	\$	(0.00)	\$	(0.00)	\$	(0.01)	\$	(0.01)
Weighted average number of shares outstanding	÷	124,756,158	-	124,756,158	÷	124,756,158	÷	124,756,158
respired average number of shares outstanding	_	121,730,130	_	121,730,130	_	121,730,130	_	121,730,130

The accompanying notes are an integral part of the unaudited condensed consolidated financial statements.

We incurred operating expenses of \$102,715 during the quarter ended June 30, 2023, compared to \$115,804 for the quarter ended June 30, 2022. This \$13,089 decrease was driven by a decrease in other operating expenses and a decrease in Professional Fees.

#### Interest Expenses

For the quarter ended June 30, 2023, we incurred net interest expense of \$438,264 as compared to \$391,989 for the quarter ended June 30, 2022.

We incurred a net loss of \$540,979 for the quarter ended June 30, 2023 as compared to a net loss of \$507,793 for the quarter ended June 30, 2022. The primary reason for the increase in net loss was from interest expense on notes.

## PLASTIC2OIL, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE LOSS (Unaudited)

	For the Three Months Ended June 30,					For the Six Months Ended June 30,		
	2023		2022		2023		2022	
NET LOSS	\$	(540,979)	\$	\$ (507,793)		\$ (1,102,303)		(1,023,350)
OTHER COMPREHENSIVE INCOME, NET OF INCOME TAX								
Foreign currency items		(8,222)		(106,686)		(36,210)		(22,690)
COMPREHENSIVE (LOSS)	\$	(549,201)	\$	(614,479)	\$	(1,138,513)	\$	(1,046,040)

# PLASTIC2OIL, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' DEFICIT For the Six Months Ended June 30, 2022 (Unaudited)

	Common Stock \$0.001 Par Value		Additional Paid Accumulated		Other Comprehensive	Total Stockholder
	Shares	Amount	in Capital	Deficit	Income (Loss)	Deficit
BALANCES - DECEMBER 31, 2021	124,756,158	\$124,756	\$67,199,658	\$ (87,712,742)	\$ (37,333)	\$(20,425,661)
Foreign currency adjustment	-	-	-	-	(83,996)	(83,996)
Net Loss	-			(515,557)	-	(515,557)
Balances March 31, 2022	124,756,158	\$124,756	67,199,658	(88,228,299)	(121,329)	(21,025,214)
Foreign currency adjustment	-	-	-	-	106,686	106,686
Net loss				(507,793)	<u>-</u>	(507,793)
BALANCES June 30, 2022	124,756,158	\$124,756	\$67,199,658	\$ (88,736,092)	\$ (14,643)	\$(21,426,321)

# PLASTIC2OIL, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' DEFICIT For the Six Months Ended June 30, 2023 (Unaudited)

	Common Stock \$0.001 Par Value		Additional Paid Accumulated		Other Comprehensive	Total Stockholder	
	Shares	Amount	in Capital	Deficit	Income (Loss)	Deficit	
BALANCES - DECEMBER 31, 2022	124,756,158	\$124,756	\$67,199,658	\$ (89,794,729)	\$ 172,583	\$(22,297,732)	
Foreign currency adjustment	-	-	-	-	(8,222)	(8,222)	

OTC Markets Group Inc.

Net Loss			(561,323)	-	(561,323)
Balances March 31, 2023	124,756,158 \$124,756	67,199,658	(90,356,052)	164,361	(22,867,277)
Foreign currency adjustment		-	-	(78,947)	(78,947)
Net loss		-	(540,979)	-	(540,979)
BALANCES June 30, 2023	124,756,158 \$124,756	\$67,199,658	\$ (90,897,031) \$	85,414	\$(23,487,203)

# PLASTIC2OIL, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS For the Six Months Ended June 30, (Unaudited)

	2023	2022	
CASH FLOWS FROM OPERATING ACTIVITIES:	(4.400.000)	(4.000.050)	
NET LOSS	(1,102,302)	(1,023,350)	
Reconciliation of loss to net cash used in operations:	44044	44044	
Depreciation of property plant and equipment and accretion	14,841	14,841	
Amortization of debt discount			
	1.012.020	000 404	
Accrued interest expense	1,013,036	862,431	
Stock or options issued for services	-	-	
Working capital changes:			
Prepaid expenses and other current assets	23,374)	(18,059)	
Accounts payable	6,415	(2,304)	
Accrued expenses and officer salary	136,363	135,722	
NET CASH USED IN OPERATING ACTIVITIES	91,727	(30,719)	
CASH FLOW FROM INVESTMENT ACTIVITIES:			
Decrease in restricted cash	-		
NET CASH PROVIDED BY INVESTING ACTIVITIES			
CASH FLOWS FROM FINANCING ACTIVITIES:			
Cash proceeds from Note Payable			
NET CASH PROVIDED BY FINANCING ACTIVITIES		-	
Foreign Currency Exchange Effect on Cash Flows	(87,169)	22,690	
NET INCREASE IN CASH	4558	(8,029)	
AAGU AT DEGINING OF DEDICE	10.051	44.400	
CASH AT BEGINNING OF PERIOD	19,651	41,480,	
CASH AT END OF PERIOD	\$ 24,209	\$ 33,451	
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION:			
Cash paid for income taxes	\$ -	\$ -	
Cash paid for interest	\$ -	\$ -	
	<u>*</u>	<del>*</del>	

The accompanying notes are an integral part of the unaudited condensed consolidated financial statements.

#### Cash Flow from Operations

Cash used in operations was \$91,727 and \$(30,719) for the quarters ended June 30, 2023 and 2022, respectively. In 2023 and 2022 cash was mainly used to continue funding the minimum operating costs.

#### Cash Flow from Investing and Financing Activities

Cash used in investing was \$0 and \$0 for the quarters ended June 30, 2023 and 2022. Cash used in Financing was \$0 and \$0, respectively, for quarter end 2023 and 2022.

### PLASTI2OIL, INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

#### **NOTE 1 – ORGANIZATION AND GOING CONCERN**

Plastic2Oil, Inc. (the "Company" or "P2O") was originally incorporated as 310 Holdings, Inc. ("310") in the State of Nevada on April 20, 2006. 310 had no significant activity from inception through 2009. In April 2009, John Bordynuik purchased 63% of the issued and outstanding shares of 310. During 2009, the Company changed its name to JBI, Inc. and began operations of its main business operation, transforming waste plastics to oil and other fuel products. During 2014, the Company changed its name to Plastic2Oil, Inc. ("P2O"). P2O is a combination of proprietary technologies and processes developed by P2O which convert waste plastics into fuel. P2O currently, as of the date of this filing, has three processors at its Niagara Falls, NY facility (the "Niagara Falls Facility"). The processors have been idle since December 2013. Our P2O business has begun the transition from research and development to a commercial business that plans to grow through the licensing of technology and or from the sale of processors.

Presently, we do not have sufficient cash to operate our business which has forced us to suspend our operations until such time as we receive a capital infusion or cash advances on the sale of our processors.

#### Going Concern

These consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America ("US GAAP"), which contemplates continuation of the Company as a going concern which assumes the realization of assets and satisfaction of liabilities and commitments in the normal course of business. The Company has experienced negative cash flows from operations since inception, has net losses from continuing operations of \$540,979, and \$507,793 for the quarters ended June 30, 2023 and 2022. These factors raise substantial doubt about the Company's ability to continue as a going concern and to operate in the normal course of business. The Company has funded its activities to date almost exclusively from equity financings, loans from related parties and issuance of secured long-term debt.

The Company will continue to require substantial funds to continue the expansion of its P2O business to achieve significant commercial productions, and to significantly increase sales and marketing efforts. Management's plans in order to meet its operating cash flow requirements include financing activities such as private placements of its common stock, issuances of debt and convertible debt instruments.

While the Company believes that it will be successful in obtaining the necessary financing to fund its operations, meet regulatory requirements and achieve commercial production goals, there are no assurances that such additional funding will be achieved and that it will succeed in its future operations. The consolidated financial statements do not include any adjustments relating to the recoverability and classification of recorded asset amounts or amounts of liabilities that might be necessary should we be unable to continue in existence.

#### **NOTE 2 – SUMMARY OF ACCOUNTING POLICIES**

#### Basis of Consolidation

The consolidated financial statements include the accounts of the Company and its wholly-owned subsidiaries, Plastic2Oil of NY#1 Inc., Plastic2Oil (Canada) Inc., JBI CDE Inc., Plastic2Oil Re One Inc., JBI Re #1 Inc., Plastic2Oil Marine Inc., Javaco, and Pak-it. All intercompany transactions and balances have been eliminated in consolidation. Amounts in the consolidated financial statements are expressed in US dollars. Recycling Center, Pak-It and Javaco have also been consolidated.

#### **Estimates**

The preparation of financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, the 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. Actual results could differ from these estimates. Significant estimates include amounts for impairment of long-lived assets, share based compensation, asset retirement obligations, inventory obsolescence, accrued liabilities, accounts receivable exposures and valuation of options and warrants.

#### Cash

The Company considers all highly liquid investments with maturities of three months or less at the time of purchase to be cash equivalents. As of June 30, 2023 and December 31, 2022, the Company has cash of \$24,209 and \$41,480, respectively.

#### Property, Plant and Equipment

Property, plant and equipment are recorded at cost. Depreciation is provided using the straight-line method over the estimated useful lives of the various classes of assets, and capital leased assets are given useful lives coinciding with the asset classification they are classified as. These lives are as follows:

Leasehold improvements lesser of useful life or term of the lease

Machinery and office equipment 3-15 years
Furniture and fixtures 7 years
Office and industrial buildings 25 -30 years

Gains and losses on depreciable assets retired or sold are recognized in the statements of operations in the year of disposal. Repairs and maintenance expenditures are expensed as incurred and expenditures that increase the value or useful life of the asset are capitalized.

#### Construction in Process

The Company capitalizes customized equipment built to be used in the future day to day operations at cost. Once complete and available for use, the cost for accounting purposes is transferred to property, plant and equipment, where normal depreciation rates are applied.

#### **Asset Retirement Obligations**

The fair value of the estimated asset retirement obligation is recognized in the consolidated balance sheets when identified and a reasonable estimate of fair value can be made. The asset retirement cost, equal to the estimated fair value of the asset retirement obligation, is capitalized as part of the cost of the related long-lived asset. The balance of the asset retirement obligation is determined through an assessment made by the Company's engineers, of the total costs expected to be incurred by the Company when closing a facility. The total estimated cost is then discounted using the current market rates to determine the present value of the asset as of the date of this valuation. As of the date of the creation of the asset retirement obligation in the amount of \$58,363, the Company determined the present value of the obligation using a discount rate equal to 2.96%. The present value of the asset retirement obligation is then capitalized on the consolidated balance sheets and is depreciated over the asset's estimated useful life and is included in depreciation and accretion expense in the consolidated statements of operations. Increases in the asset retirement obligation resulting from the passage of time are recorded as accretion of asset retirement obligations in the consolidated statements of operations. Actual expenditures

incurred are charged against the accumulated obligation. As of June 30, 2023 and December 31, 2022, the carrying value of the asset retirement obligations was \$77,531 and \$76,418, respectively. These costs include disposal of plastic and other non-hazardous waste, site closing labor and testing and sampling of the site upon closure.

#### Foreign Currency Translation

The consolidated financial statements have been translated into U.S. dollars in accordance with Financial Accounting Standards Board ("FASB") Accounting Standards Codification ("ASC") Topic 830. All monetary items have been translated using the exchange rates in effect at the balance sheet date. All non-monetary items have been translated using the historical exchange rates at the time of transactions. Income statement amounts have been translated using the average exchange rate for the year. Foreign exchange loss of \$87,169 and gain of \$22,690 are included as general and administrative expenses in the consolidated statements of operations for the quarters ended June 30, 2023 and 2022, respectively.

#### **Income Taxes**

The Company utilizes the asset and liability method to measure and record deferred income tax assets and liabilities. Deferred tax assets and liabilities reflect the future income tax effects of temporary differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax basis and are measured using enacted tax rates that apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. Deferred tax assets are reduced by a valuation allowance when, in the opinion of management, it is more likely than not that some portion or all of the deferred tax assets will not be realized.

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.

#### 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")

We are a technology development and licensing company. We have developed technology that converts waste plastic into ultra-clean, ultra-low sulphur fuel products through our proprietary plastic-to-oil, or P2O, process. We have constructed several fully operational P2O processors to demonstrate our technology and process to potential customers. Previously, our business model was the sale of fuel produced from our own P2O processors and subsequently we sought to manufacture P2O processors for sale to commercial customers. These prior experiences allowed the Company to hone and solidify its technology, however, the attendant capital requirements management were significant. For this and other reasons, management shifted its business strategy to technology development and licensing model. We no longer produce and market fuel for sale and no longer manufacture processors ourselves, instead we rely on third party manufactures. Under our current business model, we seek to license our technology to companies that generate significant waste plastics and desire to have a P2O processor on site to convert the plastics to useable fuel for their operations. We charge the company for the P2O equipment, a royalty fee based on the amount of fuel generated, a license fee for the use of our proprietary catalyst, and a set up and service fee.

We provide environmentally-friendly solutions through our processors and technologies. Our primary offering is our Plastic2Oil®, or P2O®, solution, which is our proprietary process that converts waste plastic into fuel through a series of chemical reactions (our "P2O business").

During the years ended December 31, 2020 and 2019, neither manufacturing nor sales activity took place. We plan to grow mainly from sale of P2O equipment, a royalty fee based on the amount of fuel generated, a license fee for the use of our proprietary catalyst, and a set up and service fee. We continue seeking opportunities to execute on our business strategy with the goal of becoming a leading North American company whose technology transforms waste plastic into ultra-clean, ultra-low sulphur fuel. We have years of operating data and have solved numerous challenges that vexed the plastics-to-oil industry. Since inception we have produced approximately 670,000 gallons of fuel. Our P2O processors have evolved into a modular solution with the completion of our third P2O processor in 2013. We use third party contract manufacturers to supply us with many of the key modular components of our processors, including the kilns, distillation towers and other key components that require specialized machining and fabrication.

Our proprietary P2O process converts waste plastic into fuel through a series of chemical reactions. We developed this process in 2009 and began very limited commercial production in 2010 following our receipt of a consent order from the New York State Department of Environmental Conservation ("NYSDEC") allowing us to commercially operate our first large-scale P2O processor at our Niagara Falls, New York facility. Currently, we have three fully-permitted P2O processors, which are capable of producing Naphtha, Fuel Oil No. 2 and Fuel Oil No. 6, all of which are fuels produced to the specifications published by ASTM. One fully-permitted P2O processor is dedicated to research and development activities. We have components for two additional processors at an outside vendor, which were impaired in the 4th quarter of 2016. Our P2O process is capable of producing two byproducts, an off-gas similar to natural gas and a petcoke carbon residue.

We shut down our fuel production late in the fourth quarter of 2013 due to severe cold weather that caused damage to condensers and other components of our processors and we have not resumed fuel production due to the repair costs as well as our shift in strategy toward manufacturing processors for sale, as opposed to producing and selling fuel products. Management estimates that the repair of the processors will require the expenditure of between \$275,000 and \$300,000. An additional \$500,000 of startup working capital will be required to resume operations mainly for hiring operational personnel and incremental overhead expenses. We lacked the working capital or access to bank credit to make these repairs. We are reviewing our financing options, including the sale of shares of our common stock or other securities, and or the sale of property and or equipment in order to allow us to obtain sufficient funds to possibly recapitalize the company.

Currently, we understand that there are several plastic-to-oil processes operational globally. These other processes employ a wide range of technologies and yield varying purities of fuel output. We believe that our process has many advantages over many other commercially available processes in that our P2O solution requires a comparatively less initial capital investment and yields high-quality, ultra-low sulphur fuel, with no need for further refinement. Additionally, our process uses comparatively little energy and physical space, which, in our view, makes it well suited for high-volume production and expansion to multiple sites.

B. Describe any subsidiaries, parents, or affiliated companies, if applicable, and a description of such entity's business, contact information for the business, officers, directors, managers or control persons. Subsidiary information may be included by reference

The following outlines our corporate structure, as of June 30, 2023, and identifies the jurisdiction of organization of each of our material subsidiaries. Each material subsidiary is wholly-owned by the company.

Plastic2Oil, Inc. Plastic2Oil of NY #1, LLC Plastic2Oil (Canada) Inc. JBI RE#1, Inc. Plastic2Oil RE ONE, Inc. Parent company with corporate office in Niagara Falls, NY.

- Operates our P2O business in Niagara Falls, NY.
- Conducts our P2O business in Canada
   Real Estate holding subsidiary operating out of the Niagara Fall, NY
   Real Estate subsidiary operating out of Ontario, Canada

C. Describe the issuers' principal products or services, and their markets

See Item 5A.

#### 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.

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.

We currently own one main facility (located in Niagara Falls, NY) that we use in our P2O business. This is briefly described below. Additional information on our properties can be found in Item 2 of this report.

Niagara Falls, NY facility: Our Niagara Falls, NY facility currently is comprised of two buildings that are owned by the Company, a 10,000 square foot building that currently houses one commercial-scale P2O processor and one P2O processor devoted to research and development activities, and a 7,200 square foot building housing the third commercial-scale P2O processor. Our Niagara Falls operations are situated on eight acres that can accommodate expansion of our operations. This facility also serves as the center of our research and development operations and our administrative offices.

#### 7) 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, regardless of the number of shares they own. If any 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 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/Director/Owner of more than 5%)	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding	Note
Richard Heddle	CEO	Niagara Falls, NY	7,000,000	Common	<u>5.1%</u>	

<u>Jason Aspin</u>	<u>Director</u>	Niagara Falls, NY	<u>805,000</u>	<u>Common</u>	<u>0.6%</u>	
Lee Brain	<u>Director</u>	Niagara Falls, NY	<u>1,152,567</u>	Common	0.8%	

#### 8) Legal/Disciplinary History

- A. Please identify whether any of the persons 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);

#### N/A

 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.

#### N/A

#### 9) Third Party Providers

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

Name: William Eilers Firm: Eilers Law Group, PA Address 1: 149 S. Lexington Ave Address 2: Asheville, NC Phone: 786-273-9152 Email: Accountant or Auditor Name: Financials are Unaudited Firm: Address 1: Address 2: Phone: Email: **Investor Relations** Name: Pacific Stock Transfer Firm: Address 1: 6725 Via Austi Parkway Address 2: Las Vegas, NV

#### Other Service Providers

Phone: Email:

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, advisor(s) or consultant(s) or provided assistance or services to the issuer during the reporting period.

Name: James McCubbin

Firm: <u>Marmac Corporate Advisors, LLC</u>

800-785-7782

Nature of Services: Consulting

Address 1: 38 Maybaugh Lane
Address 2: Annapolis, MD 21403

Phone: \_\_\_\_\_ Email:

Name:

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).

The certifications shall follow the format below:

#### I, Richard Heddle, certify that:

- 1. I have reviewed this Quarterly Report for the 6 months ended June 30, 2023 of Plastic2oil, 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.

12/18/23

/s/ Richard Heddle

#### Principal Financial Officer:

- I, Richard Heddle certify that:
  - 1. I have reviewed this Quarterly Report for the 6 months ended June 30, 2023 of Plastic2oil, 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.

12/18/23

/s/ Richard Heddle