# Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

# Full Alliance Group, Inc.

74710 Highway 111, Suite 102, Palm Desert, CA 92260
732 - 915 - 0960
fullalliance-group.com
info@fullalliance-group.com
6719 - Offices of Holding Companies

Quarterly Report
For the Period Ending: 9/30/2019
(the "Reporting Period")

As of <u>Septembe</u>	er 30, 2019, the number of shares outstanding of our Common Stock was: 73,443,301
As of <u>July 31, 20</u>	019, the number of shares outstanding of our Common Stock was: 68,443,301
As of <u>December</u>	r 31, 2018, the number of shares outstanding of our Common Stock was: 59,343,301
	ck mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933 and the Exchange Act of 1934):
Yes: □	No: ⊠
Indicate by chec	ck mark whether the company's shell status has changed since the previous reporting period:
Yes: □	No: ⊠
Indicate by chec	ck mark whether a Change in Control <sup>1</sup> of the company has occurred over this reporting period:
Yes: □	No: ⊠

<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.

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

# FULL ALLIANCE GROUP, INC.

Full Alliance Group, Inc. (fka Beverly Hills Group, Inc.) ("the Company") was incorporated in the State of Nevada on March 2, 2000 as The Motion Picture Hall of Fame, Inc., symbol (OTCPK: MHFM), and on June 5, 2014 the Company did a name change to Beverly Hills Group, Inc., and a symbol change to (OTCPK: BHGI), and on April 12, 2017 the Company did a name change to FULL ALLIANCE GROUP, INC., and a symbol change to (OTCPK: FAGI).

On March 2, 2000, The Motion Picture Hall of Fame, Inc., was incorporated in the State of Nevada and on June 5, 2014 the Company did a name change to Beverly Hills Group, Inc., and on April 12, 2017 the Company did a name change to FULL ALLIANCE GROUP, INC.

# Full Alliance Group, Inc., is currently active in the State of Nevada.

Full Alliance Group, Inc., and neither of its predecessors Beverly Hills Group, Inc., and The Motion Picture Hall of Fame, Inc., have had any trading suspension orders issued by the SEC concerning the issuer since inception.

On March 2, 2000, The Motion Picture Hall of Fame, Inc., was incorporated, and the total authorized capital stock of the corporation was 50,000,000 shares of common stock with each share having a par value of \$0.0001.

On June 25, 2013, the Company approved an amendment to its articles of incorporation to increase the authorized shares of common stock from 50,000,000 shares to 150,000,000 shares of common stock, each share having a par value of \$0.0001.

On June 5, 2014, the Company approved an amendment to its articles of incorporation to increase the authorized shares of common stock from 150,000,000 shares to 300,000,000 shares of common stock, each share having a par value of \$0.001 and issue two classes of preferred shares: Preferred Class A and Preferred Class B, each class with 25,000,000 shares with each share bearing a par value of \$0.001, each share bearing voting rights 1 to 10, and each share bearing conversion 1 to 5 into common shares once issued.

On July 8, 2014, the Company effected a 1-for-30 reverse stock split of its issued and outstanding shares of common stock. The par value and number of authorized shares of the common stock remained unchanged. All references in the accompanying financial statements as to the Company's equity structure and to the number of shares outstanding and per-share amounts have been restated to reflect in the indicated amendment to the articles of incorporation and to the 1:30 reverse stock split.

On October 1, 2014, the Company approved an amendment to its articles of incorporation to increase the authorized common and preferred shares from 300,000,000 common shares to 500,000,000 common shares. This amendment has not been filed with the Nevada Secretary of State; therefore, it is not effected as of September 30, 2016.

On October 17, 2016, the Company effected a 1-for-100 reverse stock split of its issued and outstanding shares of common stock. The par value and number of authorized shares of the common stock remained unchanged. All references in the accompanying financial statements as to the Company's equity structure and to the number of shares outstanding and per-share amounts have been restated to reflect in the indicated amendment to the articles of incorporation and to the 1:100 reverse stock split.

On February 1, 2019, the Company filed with the Nevada Secretary of State it's amendment to its articles of incorporation to increase the authorized common and preferred shares from 300,000,000 common shares to 550,000,000 common shares, including the 50,000,000 preferred shares previously authorized.

The address(es) of the issuer's principal executive office:

74710 Highway 111, Suite 102, Palm Desert, CA 92260

The address(es) of the issuer's principal place of business:  Check box if principal executive office and principal place of business are the same address:   ⊠										
Has the issuer or any of its predecessors been years?	in bankruptcy, re	ceivership, or any similar proceeding in the past five								
Yes: □ No: ⊠										
If this issuer or any of its predecessors have be space below:	en the subject of	such proceedings, please provide additional details in the								
None										
2) Security Information										
Trading symbol: Exact title and class of securities outstanding: CUSIP: Par or stated value:	FAGI Common Stock 35968K 101 \$0.001	2								
Total shares authorized: Total shares outstanding: Number of shares in the Public Float <sup>2</sup> : Total number of shareholders of record:	500,000,000 73,443,301 41,433,859 310	as of date: September 30, 2019								
All additional class(es) of publicly traded security	ties (if any):									
Trading symbol: Exact title and class of securities outstanding: CUSIP: Par or stated value: Total shares authorized: Total shares outstanding:	NONE Preferred Shar NONE \$0.001 50,000,000 50,000,000	as of date: September 30, 2019 as of date: September 30, 2019								
Transfer Agent										
Name: INTERWEST TRANSFER CO., INC. / ISSUER DIRECT CORPORATION Address: 1981 MURRAY HOLLADAY RD, SALT LAKE CITY, UT 84117 Phone: 801-272-9294 Email: julie.felix@issuerdirect.com  Is the Transfer Agent registered under the Exchange Act?³ Yes:   No: □										
3) Issuance History										
A. Changes to the Number of Outstanding	Shares									

Check this box to indicate there were no changes to the number of outstanding shares within the past two completed

fiscal years and any subsequent periods:  $\Box$ 

Shares Outstanding as of Second Most Recent Fiscal Year End: Opening Balance Date <u>January 1, 2017</u> Common: <u>35,686,154</u> Preferred: 0 Date of Transaction Number of Class of Value of Were the Individual/ Entity Reason for share Restricted or Exemption Unrestricted Shares Securities Shares were Transaction type (e.g. new shares shares issuance (e.g. for issuance, Issued (or issued issued at issued to cash or debt as of this Registration (entities must filing. cancellation. cancelled) (\$/per a discount conversion) Type. shares share) at to market have individual -ORprice at with voting / Nature of returned to Issuance treasury) the time investment Services control Provided οf issuance? disclosed). (Yes/No) January 4, 2017 new issuance 1,700,000 common \$0.0025 yes Global Force Note conversion Unrestricted 144 **Trading Limited** (Le Thank) April 17, 2017 1,455,715 \$0.0025 yes Global Force Note conversion Unrestricted 144 new issuance common Trading Limited (Le Thank) May 25, 2017 1.500.000 \$0.0025 yes Christopher Tefft Restricted 144 new issuance common Exercise Warrants May 25, 2017 new issuance 1, 500,000 common \$0.0025 yes Alfred Dimora Exercise Restricted 144 Warrants June 1, 2017 500,000 \$0.0025 144 Global Force Note conversion Unrestricted new issuance common yes **Trading Limited** (Le Thank) August 3, 2017 new issuance 1,178,000 common \$0.0025 yes Global Force Note conversion Unrestricted 144 Trading Limited (Le Thank) September 13, new issuance 500,000 \$0.0203 GreenTree Note conversion Unrestricted 144 common yes Financial Group, 2018 Inc., Chris Cattone \$0.001 Palm Desert 144 September 30, new issuance 25.000.000 preferred yes warrants Restricted Management, Inc., 2017 Gene O'Brien Palm Desert November 28, 10,000,000 \$0.0025 Note conversion Restricted 144 new issuance common yes Management, Inc., 2017 Gene O'Brien November 30, new issuance 1,200,000 common \$0.0025 ves Global Force Note conversion Unrestricted 144 2017 Trading Limited (Le Thank) Global Force December 4, 2017 new issuance 1.000.000 \$0.0025 Note conversion Unrestricted 144 common yes Trading Limited (Le Thank) December 18, new issuance 1,200,000 common \$0.0025 yes Global Force Note conversion Unrestricted 144 2017 **Trading Limited** (Le Thank) January 19, 2018 new issuance 1,700,000 common \$0.0025 yes Global Force Note conversion Unrestricted 144 Trading Limited (Le Thank)

March 8, 2018	new issuance	1,800,000	common	\$0.0025	yes	Global Force Trading Limited (Le Thank)	Note conversion	Unrestricted	144
March 26, 2018	new issuance	1,800,000	common	\$0.0025	yes	Global Force Trading Limited (Le Thank)	Note conversion	Unrestricted	144
April 16, 2018	new issuance	2,100,000	common	\$0.0025	yes	Global Force Trading Limited (Le Thank)	Note conversion	Unrestricted	144
May 23, 2018	new issuance	1,800,000	common	\$0.0025	yes	Global Force Trading Limited (Le Thank)	Note conversion	Unrestricted	144
July 19, 2018	new issuance	2,200,000	common	\$0.0025	yes	Global Force Trading Limited (Le Thank)	Note conversion	Unrestricted	144
September 14, 2018	new issuance	3,500,000	common	\$0.0025	yes	Global Force Trading Limited (Le Thank)	Note conversion	Unrestricted	144
October 2, 2018	new issuance	5,756,971	common	\$0.0203	yes	GreenTree Financial Group, Inc., Chris Cattone	Note conversion	Unrestricted	144
February 27, 2019	new issuance	4,100,000	common	\$0.0025	yes	Global Force Trading Limited (Le Thank)	Note conversion	Unrestricted	144
March 6, 2019	new issuance	25,000,000	preferred	\$0.001	yes	Louie G. Yu	Investment	Restricted	144
March 31, 2019	new issuance	5,000,000	common	\$0.001	yes	Louie G. Yu	Investment	Restricted	144
July 16, 2019	new issuance	5,000,000	common	\$0.003	yes	Jonathan Moyle	Note conversion	Unrestricted	144
Shares Outstandin	ı g on Date of This	Report:							
Ending Balance:	Ending	Balance							
Date <u>Sept 30, 2019</u>	Oceanical Common:	73,443,301							
	Preferred:	50,000,000							

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

See Notes to the Financial Statements

# 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.)
April 1, 2014	\$239,010.34	\$335,850.00	\$78,733.97	March 31,2023	conversion price of two and one half tenths of a Cent (\$0.0025) per share	Global Force Trading Limited (Le Thank)	Convertible Note
March 31, 2017	\$23,575.93	\$64,623.62	\$8,953.31	March 31,2019	conversion price of two and one half tenths of a Cent (\$0.0025) per share	Palm Desert Management, Inc., Gene O'Brien	Convertible Note
June 30, 2017	\$169,023.08	\$148,881.28	\$20,141.80	June 30, 2019	conversion price of two and one half tenths of a Cent (\$0.0025) per share	Palm Desert Management, Inc., Gene O'Brien	Convertible Note
September 30, 2017	\$32,022.96	\$50,862.74	\$6,160.22	September 30, 2019	conversion price of two and one half tenths of a Cent (\$0.0025) per share	Palm Desert Management, Inc., Gene O'Brien	Convertible Note
December 31, 2017	\$44,622.32	\$40,380.69	\$4,241.63	December 31, 2019	conversion price of two and one half tenths of a Cent (\$0.0025) per share	Palm Desert Management, Inc., Gene O'Brien	Convertible Note
March 31, 2018	\$71,943.97	\$65,988.71	\$5,955.26	March 31, 2020	conversion price of two and one half tenths of a Cent (\$0.0025) per share	Palm Desert Management, Inc., Gene O'Brien	Convertible Note
June 30, 2018	\$96,963.85	\$90,174.80	\$6,789.05	June 30, 2020	conversion price of two and one half tenths of a Cent (\$0.0025) per share	Palm Desert Management, Inc., Gene O'Brien	Convertible Note
September 30, 2018	\$25,015.64	23,596.00	\$1,419.64	September 30, 2020	conversion price of two and one half tenths of a Cent (\$0.0025) per share	Palm Desert Management, Inc., Gene O'Brien	Convertible Note
December 31, 2018	\$17,977.13	17,202.32	\$774.81	December 31, 2020	conversion price of two and one half tenths of a Cent (\$0.0025) per share	Palm Desert Management, Inc., Gene O'Brien	Convertible Note
March 31, 2019	\$22,651.80	21,986.78	\$665.02	March 31, 2021	conversion price of two and one half tenths of a Cent (\$0.0025) per share	Palm Desert Management, Inc., Gene O'Brien	Convertible Note
July 1, 2019	\$25,000.00	\$25,000.00		July 1, 2024	conversion price of two and one half tenths of a Cent (\$0.0025) per share	Ryan Gresham	Convertible Note
July 1, 2019	\$25,000.00	\$25,000.00		July 1, 2024	conversion price of two and one half tenths of a Cent (\$0.0025) per share	Paul Brian Volpp	Convertible Note
Aug 20, 2019	\$25,000.00	\$25,000.00		Aug 20, 2024	conversion price of two and one half tenths of a Cent (\$0.003) per share	Sung Ho Lee	Convertible Note
Sept 30, 2019	\$90,863.93	\$90,849	\$14.93	Sept 30, 2019	conversion price of two and one half tenths of a Cent (\$0.0025) per share	Palm Desert Management, Inc., Ryan Gresham	Convertible Note

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

On July 1, 2019, a portion of the March 31, 2017 Note, originally in the amount of \$64,623.62, was assigned \$25,000.00 to Paul Brian Volpp and \$25,000.00 to Ryan Gresham.

On Aug 20, 2019, a portion of the September 30, 2017 Note, originally in the amount of \$50,862.74, was assigned \$25,000.00 to Sung Ho Lee.

See Notes to the Financial Statements

# 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)<sup>4</sup>:

Name: Rudy Kiste

Title: Chief Financial Officer

Relationship to Issuer: CFO

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

# FINANCIAL STATEMENTS AND FOOTNOTES ARE LOCATED AT THE END OF THIS DISCLOSURE 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.

# 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")

Complementary and alternative medicine (CAM) is the term for medical products and practices that are not part of standard medical care.

EBO2 treatments and Nutra Yu nutraceutical products provide alternative health protocols, tailored to address your specific health concerns. These protocols provide relief and support for the following health conditions: cardiovascular disease, anxiety and depression, auto immune and inflammatory conditions, mold related issues, nutritional

<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.

deficiencies, general health and wellness, lyme disease, gut health and digestive issues, cancer support, hormonal imbalances, chronic pain and many more.

"EBO2", is a modern high volume blood gas exchange unit for the treatment of 5-7 liters of blood with medical ozone, the unit allows extracorporeal blood and oxygenation and ozone exposure and blood filtration via the filter in a unique way by using the integrated diffusing membranes within the filter fibers to trap lipids and proteins which are in excess in the venous blood supply. The EBO2 unit is considered the world's most advanced medical ozone therapy performed today.

https://fullalliance-group.com/our-companies/ebo2-treatment-2/

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

Full Alliance Group, Inc.,

Subsidiary companies:

Nutra Yu, Inc

EBO2, Inc

C. Describe the issuers' principal products or services.

During the first quarter of 2019, the Company on February 5, 2019, entered into a Stock for Stock Acquisition Agreement with Dr. Louie Yu, sole shareholder of proprietary nutraceutical developer Nutra Yu, Inc. and innovative blood therapy company EB02, Inc. pursuant to which both Nutra Yu and EB02 have become wholly-owned subsidiaries of the Company. Pursuant to the Stock Acquisition Agreement, Full Alliance Group acquired all the outstanding shares of both Nutra Yu and EB02 in exchange for the issuance of 5,000,000 "restricted" shares of FAGI common stock and 25,000,000 shares of Series B Preferred Stock. In connection with the closing of the acquisitions, Dr. Louie Yu was appointed Chief Medical Officer of Full Alliance Group.

Nutra Yu, Inc. was founded by Dr. Yu to further develop, market, and distribute his proprietary line of nutraceuticals. Nutra Yu's "Dr. Louie Yu Formulations" are a complete product line of unique all-natural nutraceuticals based on the science of traditional Chinese medicine, Western orthomolecular concepts, and modern-day physics. This innovative fusion of eastern and western methodologies has generated a remarkable new scientific system which management believes effectively addresses the root of most daily health conditions - inflammation, weight gain, the loss of vital energy, and environmental toxicity.

The Dr. Louie Yu Formulations brand currently consists of more than ten (10) distinct products, including multivitamins and minerals, amino acid blends, immune boosters, digestion aids, sleep aids, stress relief, and hormone support. Dr. Yu's orthomolecular formulation of ingredients are not found in any other supplement product and contain no starch, corn, milk, wheat, yeast, sugar, caffeine, eggs, salt, artificial colors, binders, flavors, preservative or fish derivatives. Dr. Louie Yu Formulations are sold direct to consumers via various Dr. Yu clinics/practices and recently online through Amazon.com.

On February 23, 2019, the Company's chairman Jacob Thomas retired as a director and all officer positions, Dr. Paul Brian Volpp was elected as President and Chief Executive Officer and Rudy Kiste was voted in as a director.

# During March 2019, the CALIFORNIA MEDICAL BOARD HONORED RIGHTS AND FREEDOMS OF INTEGRATIVE DOCTORS

In California, we have a new statute protecting integrative medicine so long as informed consent is given, AND, there is a "reasonable" basis for what you do, the staff of the medical board have investigators trained in this new recognition of integrative medicine.

The California Medical Board has shown that it honors both the letter and spirit of the law passed several years ago protecting integrative medicine, it was the first time that oxidation was to thoroughly looked at by a major state, and accepted as a reasonable integrative management.

As a result, we have now begun extracorporeal blood oxygenation and ozonation treatments at our clinic in Tarzana, California, all of our doctors are either board certified integrative medicine physicians or international recognized oxidative medical specialists.

The Company filed a provisional patent for its proprietary EBO2 medical device with the United States Patent Office. The filing of our patent will open up significantly more avenues for Full Alliance to begin large-scale marketing of extracorporeal ozone oxygenation. With the recent signing by President Trump of an executive order which will fast track cutting-edge medical devices in getting approval by CMS, which will in turn impact coverage by commercial carriers, the Company plans to begin multiple clinical trials throughout the country which would begin the preliminary process of obtaining FDA approval. Discussions have already begun to initiate trials in San Diego, California and Lynchburg, Virginia.

The recent Nobel Prize in Medicine was awarded to American researchers who showed the critical importance of oxygen modulation by cells in cancer as well as cardiac and other chronic diseases, our medical advisory board plans to redouble its efforts now to expand the use of EBO2 in a variety of illnesses.

During this time period, Matthew Cook, MD, accepted the position of Chief Medical Officer of Full Alliance Group, Inc. To accommodate this, Dr. Louie Yu vacated this position and became our Chief Scientific Officer.

Since Dr. Cook joined Full Alliance, he has been incredibly active in the clinical implementation of EBO2 and the Yu Method. He was the initial recipient of one of the first portable EBO2 devices. In his new role, the Company plans to tap into his skill set even more and Dr. Cook will be the lead author for the operating manual for the EBO2 machine. He will be assisted by CEO Dr. Brian Volpp and by other physicians on the Full Alliance medical advisory board. Dr. Cook is an excellent mentor and at his facility, which is now FAGI's national training center, he is providing comprehensive training to practitioners and staff on the EBO2 Protocol, making him an invaluable member of the team.

On September 30, 2019, the five (5) year management contract between Full Alliance Group and Palm Desert Management ended and as previously stated, was not renewed.

# 6) Issuer's Facilities

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

On March 5, 2019, the Company via Nutra Yu. Inc., a wholly-owned subsidiary of the Company, entered into an agreement for the exclusive distribution of its nutraceutical and supplement products. Under terms of the Agreement, Nutra Yu has entered into a 50/50 Net Profits partnership with distribution and channel marketing expert for his organization to exclusively distribute the entire "Dr. Louie Yu Formulations<sup>TM</sup>" nutraceutical product line through its automated 50,000 sq. ft. warehousing facilities and to develop/access new distribution channels for the company. Services provided to Nutra Yu will include all online sales management, online marketing, customer service, inventory management, warehousing, shipping and returns. Additionally, the Agreement allows for Nutra Yu to relocate the Dr. Louie Yu Formulations operational headquarters within the Los Angeles warehouse facility. In connection with the Agreement, Full Alliance Group will also issue 2,000,000 restricted shares of its common stock.

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

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
Paul Brian Volpp	Officer/Director	539 Verbena Ct., Encinitas, CA 92024	641,195	Common	.87%	
Rudy Kiste	Officer/Director	30 Peregrine Dr Morganville, New Jersey 07751	2,000,000	Common	2.72	
Palm Desert Management, Inc. Ryan Gresham	Owner of more than 5%	74040 HWY 111 SUITE 210 Palm Desert, CA 92260	16,586,634	Common	7.85	3163 W Hayden Peak Drive Queen Creek AZ 85142
Palm Desert Management, Inc. Ryan Gresham	Owner of more than 5%	74040 HWY 111 SUITE 210 Palm Desert, CA 92260	25,000,000	Preferred	50%	3163 W Hayden Peak Drive Queen Creek AZ 85142
Louie G. Yu	Owner of more than 5%	18455 Burbank Blvd # 110, Tarzana, CA 91356	5,000,000	Common	6.81%	
Louie G. Yu	Owner of more than 5%	18455 Burbank Blvd # 110, Tarzana, CA 91356	25,000,000	Preferred	50%	
Ryan Gresham	Owner of more than 5%	20906 Pricewood Manor Ct., Cypress TX 77433	556,633	Common	0.76%	
CARLO MAGNO & LYNN RIEDL	Owner of more than 5%	36388 N 110TH WAY SCOTTSDALE, AZ 85262	10,000,000	Common	13.62%	

# 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);

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;

# None

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

#### None

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.

# None

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.

# None

# 9) Third Party Providers

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

# Securities Counsel

Name: DARRIN M. OCASIO, Esq.

Firm: SICHENZIA ROSS FRIEDMAN FERENCE LLP

Address 1: 1185 AVENUE OF THE AMERICAS

Address 2: 37TH FLOOR, NEW YORK, NEW YORK 10036

Phone: 212 930 9700 Email: dmocasio@srff.com

#### Accountant or Auditor

Name: JOAN CHEN

Firm: Chen and Sun, CPA, A Professional Corporation

Address 1: 3812 Sepulveda Boulevard, Suite 560

Address 2: Torrance, CA 90505

Phone: 310-373-8515

Email: JOAN@CHENANDSUNCPA.COM

# **Investor Relations**

Name: DAVE DONLIN Firm: CERVELLE GROUP

Address 1: 1912-B LEE ROAD, SUITE C-8

Address 2: ORLANDO, FL 32810

Phone: 407-299-2377

Email: dave@thecervellegroup.com

#### 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.

None

#### 10) Issuer Certification

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, Rudy Kiste certify that:
  - 1. I have reviewed this <u>QUARTERLY DISCLOSURE STATEMENT of FULL ALLIANCE GROUP, INC. FKA</u> BEVERLY HILLS GROUP, INC. AND THE MOTION PICTURE HALL OF FAME, 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.

May 12, 2021	
By: /s/ RUDY KISTE	

#### **Rudy Kiste**

President, CEO, CFO and Director

- I, Ryan Gresham certify that:
  - 1. I have reviewed this <u>QUARTERLY DISCLOSURE STATEMENT of FULL ALLIANCE GROUP, INC. FKA</u> BEVERLY HILLS GROUP, INC. AND THE MOTION PICTURE HALL OF FAME, 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.

May 12, 2021

By: /s/ RYAN GRESHAM

Ryan Gresham

DIRECTOR & CORPORATE SECRETARY AND TREASURER

Full Alliance Group, Inc.
(fka Beverly Hills Group, Inc and The Motion Picture Hall of Fame, Inc.)
Consolidated Balance Sheets As of September 30, 2019 and 2018 (Unaudited)

Current assets			Sept 30, 2019		Dec 31, 2018
Cash and cash equivalents Accounts Receivable (1) the Receivable (2) the Receivable (3) (2) the Receivable (3) (2) the Receivable (3) (2) the Receivable (3) (3) (3) (3) (3) (3) (3) (3) (3) (3)	Assets				
Accounts Receivable	Current assets				
Other Receivable Inventory         \$ 240,662 \$ 277,188 \$ 277,188 \$ 7000.0000         \$ 3,000           Fixed Assets         \$ 3,000           Fixed Assets         \$ 5,500         \$ 3,000           Land Lease         \$ 5,500         \$ 37,500         \$ 37,500           Intangible assets         \$ 37,500         \$ 23,675         \$ 25,000         \$ 23,675         \$ 308,460         \$ 223,675         \$ 23	Cash and cash equivalents	\$	-		
Inventiory   Total current assets   S   27,718   S   3,000	Accounts Receivable	\$	3,000	\$	3,000
Total current assets	Other Receivable	\$	240,662		
Fixed Assets   Equipment   S   5,500   Can   C	Inventory	\$	27,718		
Equipment   S   S   S   S   S   S   S   S   S	Total current assets	\$	271,380	\$	3,000
Equipment   S   S   S   S   S   S   S   S   S	Fixed Assets				
Land Lease		\$	5 500		
Total Fixed Assets	• •		-	\$	_
Intangible assets   \$ 37,500   \$ 37,500       Investments in Subsidiaries   \$ 68,000       Investments in Subsidiaries   \$ 1,053,000       Total assets   \$ 1,053,000       Subsidiaries   \$ 1,435,380       Current Liabilities   \$ 254,101   \$ 223,675     Subsidiaries liabilities   \$ 308,460       Total current liabilities   \$ 308,460       Total current liabilities   \$ 562,561   \$ 223,675     Convertible note payable   \$ 2,000   \$ 2,000     Convertible note payable   \$ 160,276   185,526     Related Party Payable   \$ 25,000   Related Party Payable   \$ 25,000     Related Party Payable   \$ 25,000   Related Party Payable   \$ 25,000     Related Party Payable   \$ 25,000   Related Party Payable   \$ 25,000   Related Party Payable   \$ 25,000     Rown-Related Party Payable   \$ 25,000   Related Party Payable   \$ 100,000   Related Party		_	5.500		
Subsidiaries   \$ 68,000   Investments in Subsidiaries   \$ 1,053,000   S 1,053,000   S 1,435,380   S 40,500   S 1,435,380   S 40,500   S 1,435,380   S 40,500   S 1,435,380   S 40,500   S 1,435,380			-,		
Total assets	Intangible assets	\$	37,500	\$	37,500
Total assets   S	Due from Subsidiaries		68,000		
Current Liabilities	Investments in Subsidiaries	\$	1,053,000		
Current Liabilities	Total assets	\$	1,435,380	\$	40,500
Current Liabilities					
Accounts payable and accrued liabilities   \$ 308,460   Total current liabilities   \$ 308,460   \$ 223,675   \$ 223,675   \$ 223,675   \$ 562,561   \$ 223,675   \$ 223	LIABILITIES AND STOCKHO	OLDER	S' DEFICIT		
Accounts payable and accrued liabilities   \$ 308,460   Total current liabilities   \$ 308,460   \$ 223,675   \$ 223,675   \$ 223,675   \$ 562,561   \$ 223,675   \$ 223	Current Liabilities				
Subsidiaries liabilities		\$	254,101	\$	223,675
Subsidiaries equity   Subscriptions payable   Subscriptions required   Subscriptions payable   Subscriptions payable   Subscriptions payable   Subscriptions payable   Subscriptions (Loss)   Subsidiaries equity   Subscriptions   Subs					
Note Payable	Total current liabilities			\$	223,675
Note Payable	Y T Y :-1.926				
Convertible note payable   \$ 160,276   185,526     Related Party Payable   \$ 25,000     Related Party Payable   \$ 25,000     Non-Related Party Payable   \$ 25,000     Related Party Payable - Convertible Notes   \$ 491,418   453,582     Total long term liabilities   \$ 728,694   \$ 641,108     Total liabilities   \$ 1,291,255   \$ 864,783      Stockholders' equity    Preferred Stock   \$ 1,025,000   \$ 1,000,000     50,000,000 preferred stock shares     Common stock:   \$ 500,000,000 3/31/19 and     300,000,000 3/31/18 common     shares, \$0.001 par value   190,454,625 (68,443,301 post   \$ 195,454   \$ 181,354     split) and 165,997,654   (43,986,330 post split ) shares     issued, respectively     Additional paid-in capital   \$ 7,544,444   \$ 6,505,295     Subscriptions receivable   Subscriptions receivable     Subscriptions payable     Retained deficit   \$ (8,510,932)   \$ (8,176,066)     Current Income (Loss)   \$ (143,721)   \$ (334,866)     Total Stockholders' Equity (Deficit)   \$ 110,245   \$ (824,283)     Subsidiaries equity   \$ 33,879.90	=	¢	2,000	¢	2 000
Related Party Payable       \$ 25,000         Related Party Payable       \$ 25,000         Non-Related Party Payable - Convertible Notes       \$ 491,418       453,582         Total long term liabilities       \$ 728,694       \$ 641,108         Total liabilities         Stockholders' equity         Preferred Stock       \$ 1,291,255       \$ 864,783         Stockholders' equity         Preferred Stock       \$ 1,025,000       \$ 1,000,000         50,000,000 3/31/19 and         300,000,000 3/31/19 and         300,000,000 3/31/18 common         shares, \$0.001 par value         190,454,625 (68,443,301 post       \$ 195,454       \$ 181,354         split) and 165,997,654         (43,986,330 post split) shares       issued, respectively         Additional paid-in capital       \$ 7,544,444       \$ 6,505,295         Subscriptions receivable       Subscriptions payable         Retained deficit       \$ (8,510,932)       \$ (8,176,066)         Current Income (Loss)       \$ (143,721)       \$ (334,866)         Total Stockholders' Equity (Deficit)       \$ 110,245       \$ (824,283)				\$	
Related Party Payable   \$ 25,000   Non-Related Party Payable   \$ 25,000   Related Party Payable   \$ 25,000   Related Party Payable   Convertible Notes   \$ 491,418   453,582   Total long term liabilities   \$ 728,694   \$ 641,108					183,320
Non-Related Party Payable   \$ 25,000   Related Party Payable - Convertible Notes   \$ 491,418   453,582   Total long term liabilities   \$ 728,694   \$ 641,108   Total liabilities   \$ 1,291,255   \$ 864,783   \$ Stockholders' equity      Preferred Stock   \$ 1,025,000   \$ 1,000,000   50,000,000 preferred stock shares   S00,000,000 3/31/19 and   300,000,000 3/31/18 common   shares, \$0.001 par value   190,454,625 (68,443,301 post   \$ 195,454   \$ 181,354   split) and 165,997,654   (43,986,330 post split ) shares   issued, respectively   Additional paid-in capital   \$ 7,544,444   \$ 6,505,295   Subscriptions receivable   Subscriptions payable   Retained deficit   \$ (8,510,932)   \$ (8,176,066)   Current Income (Loss)   \$ (143,721)   \$ (334,866)   Total Stockholders' Equity (Deficit)   \$ 33,879.90   Subsidiaries equity   \$ 33,879.90   Subsidiaries equity   \$ 33,879.90   Subsidiaries equity   \$ 33,879.90   Subsidiaries equity   \$ 33,879.90   Subsidiaries   \$ (8,21,283)   Subsidiaries   \$ (8,24,283)   Subsidiaries   \$ (8,24,283)   \$ (8,24,283)   Subsidiaries   \$ (8,24,283)   \$ (8,24					
Related Party Payable - Convertible Notes					
Total long term liabilities \$ 728,694 \$ 641,108  Total liabilities \$ 1,291,255 \$ 864,783   Stockholders' equity  Preferred Stock \$ 1,025,000 \$ 1,000,000 \$ 50,000,000 preferred stock shares  Common stock: \$ 500,000,000 3/31/19 and \$ 300,000,000 3/31/18 common shares, \$0.001 par value \$ 190,454,625 (68,443,301 post \$ 195,454 \$ 181,354 \$ split) and 165,997,654 \$ (43,986,330 post split ) shares issued, respectively  Additional paid-in capital \$ 7,544,444 \$ 6,505,295 \$ Subscriptions receivable Subscriptions payable Retained deficit \$ (8,510,932) \$ (8,176,066) \$ Current Income (Loss) \$ (143,721) \$ (334,866) \$ Total Stockholders' Equity (Deficit) \$ 33,879.90					452 592
Total liabilities				•	
Preferred Stock	Total long term habilities	Ф	728,094	Ф	041,106
Preferred Stock \$ 1,025,000 \$ 1,000,000 \$ 50,000,000 preferred stock shares  Common stock:  500,000,000 3/31/19 and 300,000,000 3/31/18 common shares, \$0.001 par value 190,454,625 (68,443,301 post \$ 195,454 \$ 181,354 split) and 165,997,654 (43,986,330 post split) shares issued, respectively  Additional paid-in capital \$ 7,544,444 \$ 6,505,295 Subscriptions receivable Subscriptions payable Retained deficit \$ (8,510,932) \$ (8,176,066) Current Income (Loss) \$ (143,721) \$ (334,866) Total Stockholders' Equity (Deficit) \$ 110,245 \$ (824,283)  Subsidiaries equity \$ 33,879.90	Total liabilities	\$	1,291,255	\$	864,783
Preferred Stock \$ 1,025,000 \$ 1,000,000 \$ 50,000,000 preferred stock shares  Common stock:  500,000,000 3/31/19 and 300,000,000 3/31/18 common shares, \$0.001 par value 190,454,625 (68,443,301 post \$ 195,454 \$ 181,354 split) and 165,997,654 (43,986,330 post split) shares issued, respectively  Additional paid-in capital \$ 7,544,444 \$ 6,505,295 Subscriptions receivable Subscriptions payable Retained deficit \$ (8,510,932) \$ (8,176,066) Current Income (Loss) \$ (143,721) \$ (334,866) Total Stockholders' Equity (Deficit) \$ 110,245 \$ (824,283)  Subsidiaries equity \$ 33,879.90	Stockholders' equity				
50,000,000 preferred stock shares  Common stock:  500,000,000 3/31/19 and 300,000,000 3/31/18 common shares, \$0.001 par value  190,454,625 (68,443,301 post \$ 195,454 \$ 181,354 split) and 165,997,654 (43,986,330 post split ) shares issued, respectively  Additional paid-in capital \$ 7,544,444 \$ 6,505,295 Subscriptions receivable Subscriptions payable Retained deficit \$ (8,510,932) \$ (8,176,066) Current Income (Loss) \$ (143,721) \$ (334,866) Total Stockholders' Equity (Deficit) \$ 110,245 \$ (824,283)  Subsidiaries equity \$ 33,879.90					
Common stock:  500,000,000 3/31/19 and 300,000,000 3/31/18 common shares, \$0.001 par value  190,454,625 (68,443,301 post \$ 195,454 \$ 181,354 split) and 165,997,654 (43,986,330 post split ) shares issued, respectively  Additional paid-in capital \$ 7,544,444 \$ 6,505,295 Subscriptions receivable Subscriptions payable Retained deficit \$ (8,510,932) \$ (8,176,066) Current Income (Loss) \$ (143,721) \$ (334,866) Total Stockholders' Equity (Deficit) \$ 110,245 \$ (824,283)  Subsidiaries equity \$ 33,879.90	Preferred Stock	\$	1,025,000	\$	1,000,000
500,000,000 3/31/19 and 300,000,000 3/31/18 common shares, \$0.001 par value 190,454,625 (68,443,301 post \$195,454 \$181,354 split) and 165,997,654 (43,986,330 post split) shares issued, respectively Additional paid-in capital \$7,544,444 \$6,505,295 Subscriptions receivable Subscriptions payable Retained deficit \$(8,510,932) \$(8,176,066) Current Income (Loss) \$(143,721) \$(334,866) Total Stockholders' Equity (Deficit) \$110,245 \$(824,283)  Subsidiaries equity \$33,879.90	50,000,000 preferred stock shares				
300,000,000 3/31/18 common shares, \$0.001 par value 190,454,625 (68,443,301 post \$195,454 \$181,354 split) and 165,997,654 (43,986,330 post split) shares issued, respectively Additional paid-in capital \$7,544,444 \$6,505,295 Subscriptions receivable Subscriptions payable Retained deficit \$(8,510,932) \$(8,176,066) Current Income (Loss) \$(143,721) \$(334,866) Total Stockholders' Equity (Deficit) \$110,245 \$(824,283)  Subsidiaries equity \$33,879.90	Common stock:				
shares, \$0.001 par value 190,454,625 (68,443,301 post \$195,454 \$181,354 split) and 165,997,654 (43,986,330 post split) shares issued, respectively Additional paid-in capital \$7,544,444 \$6,505,295 Subscriptions receivable Subscriptions payable Retained deficit \$(8,510,932) \$(8,176,066) Current Income (Loss) \$(143,721) \$(334,866) Total Stockholders' Equity (Deficit) \$110,245 \$(824,283)  Subsidiaries equity \$33,879.90	500,000,000 3/31/19 and				
190,454,625 (68,443,301 post split) and 165,997,654 (43,986,330 post split) shares issued, respectively  Additional paid-in capital \$7,544,444 \$6,505,295 Subscriptions receivable Subscriptions payable Retained deficit \$(8,510,932)\$	300,000,000 3/31/18 common				
split) and 165,997,654 (43,986,330 post split ) shares issued, respectively  Additional paid-in capital \$ 7,544,444 \$ 6,505,295 Subscriptions receivable Subscriptions payable Retained deficit \$ (8,510,932) \$ (8,176,066) Current Income (Loss) \$ (143,721) \$ (334,866) Total Stockholders' Equity (Deficit) \$ 110,245 \$ (824,283)  Subsidiaries equity \$ 33,879.90	shares, \$0.001 par value				
(43,986,330 post split ) shares issued, respectively       \$ 7,544,444       \$ 6,505,295         Additional paid-in capital Subscriptions receivable Subscriptions payable Retained deficit Sufficient (Current Income (Loss) Subscriptions (Loss) Subsidiaries equity       \$ (8,510,932) Subsidiaries (8,176,066) Subs	190,454,625 (68,443,301 post	\$	195,454	\$	181,354
issued, respectively Additional paid-in capital \$ 7,544,444 \$ 6,505,295 Subscriptions receivable Subscriptions payable Retained deficit \$ (8,510,932) \$ (8,176,066) Current Income (Loss) \$ (143,721) \$ (334,866) Total Stockholders' Equity (Deficit) \$ 110,245 \$ (824,283)  Subsidiaries equity \$ 33,879.90	split) and 165,997,654				
Additional paid-in capital \$ 7,544,444 \$ 6,505,295 Subscriptions receivable Subscriptions payable Retained deficit \$ (8,510,932) \$ (8,176,066) Current Income (Loss) \$ (143,721) \$ (334,866) Total Stockholders' Equity (Deficit) \$ 110,245 \$ (824,283)	(43,986,330 post split ) shares				
Subscriptions receivable       \$ (8,510,932)       \$ (8,176,066)         Subscriptions payable       \$ (8,510,932)       \$ (8,176,066)         Retained deficit       \$ (143,721)       \$ (334,866)         Current Income (Loss)       \$ 110,245       \$ (824,283)         Subsidiaries equity	issued, respectively				
Subscriptions payable       \$ (8,510,932)       \$ (8,176,066)         Retained deficit       \$ (143,721)       \$ (334,866)         Current Income (Loss)       \$ (110,245)       \$ (824,283)         Total Stockholders' Equity (Deficit)       \$ 33,879.90	Additional paid-in capital	\$	7,544,444	\$	6,505,295
Retained deficit         \$ (8,510,932)         \$ (8,176,066)           Current Income (Loss)         \$ (143,721)         \$ (334,866)           Total Stockholders' Equity (Deficit)         \$ 110,245         \$ (824,283)           Subsidiaries equity         \$ 33,879.90	Subscriptions receivable				
Current Income (Loss)         \$ (143,721)         \$ (334,866)           Total Stockholders' Equity (Deficit)         \$ 110,245         \$ (824,283)           Subsidiaries equity         \$ 33,879.90	Subscriptions payable				
Current Income (Loss)         \$ (143,721)         \$ (334,866)           Total Stockholders' Equity (Deficit)         \$ 110,245         \$ (824,283)           Subsidiaries equity         \$ 33,879.90		\$	(8,510,932)	\$	(8,176,066)
Total Stockholders' Equity (Deficit)         \$ 110,245         \$ (824,283)           Subsidiaries equity         \$ 33,879.90	Current Income (Loss)		(143,721)		
Subsidiaries equity \$ 33,879.90					
	,		<u> </u>		
Total Liabilities and Equity <u>\$ 1,435,380</u> <u>\$ 40,500</u>	Subsidiaries equity	\$	33,879.90		
	Total Liabilities and Equity	\$	1,435,380	\$	40,500

# Full Alliance Group, Inc.

# (fka Beverly Hills Group, Inc and The Motion Picture Hall of Fame, Inc.)

# Consolidated Statements of Operations

For the three months ended Sep 30, 2019 and 2018, and nine months ended Sep 30, 2019 and 2018 (Unaudited)

		the Three s Ended Sept 30 2019	Moi	r the Three nths Ended Sept 30 2018	Mo	or the Nine nths Ended Sept 30 2019	Mo	or the Nine nths Ended Sept 30 2018
Revenue Cost of Good Sold Gross Profit	\$ \$ \$	70,690 38,618 32,071	\$ \$ \$	- -	\$ \$ \$	178,162 48,409 129,752		
OPERATING EXPENSES Stock for services	Ψ	32,071	Ψ		Ψ	127,732		
General and administrative	\$	53,119		23,796	\$	243,048		219,327
Total Operating Expenses	\$	53,119	\$	23,796	\$	243,048	\$	219,327
NET INCOME FROM CONTINUING OPERATIONS	\$	(21,048)	\$	(23,796)	\$	(113,296)	\$	(219,327)
OTHER INCOME (EXPENSE) Other (expense) - Interest and late fees	\$	(10,900)		(10,374)	\$	(30,426)		(29,636)
Total other income (expense)	\$	(10,900)	\$	(10,374)	\$	(30,426)	\$	(29,636)
NET LOSS FROM CONTINUING OPERATIONS BEFORE TAX	\$	(31,949)	\$	(34,170)	\$	(143,721)	\$	(248,963)
Provision for income taxes	\$		\$		\$		\$	
NET LOSS FROM CONTINUING OPERATIONS, NET OF TAX	\$	(31,949)	\$	(34,170)	\$	(143,721)	\$	(248,963)
NET LOSS FROM DISCONTINUED OPERATIONS, NET OF TAX	\$	-	\$	-	\$	-	\$	-
NET LOSS	\$	(31,949)	\$	(34,170)	\$	(143,721)	\$	(248,963)
Other comprehensive loss	\$	-	\$	-	\$	-	\$	-
COMPREHENSIVE LOSS	\$	(31,949)	\$	(34,170)	\$	(143,721)	\$	(248,963)
PER SHARE DATA: Basic income (loss) per share of common stock - Loss from continuing operations - Loss from discontinued operations	\$	(0)	\$	(0)	\$	(0)	\$	(0)
Diluted income (loss) per share of common stock - Loss from continuing operations - Loss from discontinued operations								
Weighted average shares outstanding - Basic - Diluted	70,	943,301		50,736,330	66	5,393,301		46,136,330

# Full Alliance Group, Inc. (fka Beverly Hills Group, Inc. and The Motions Picture Hall of Fame,Inc.) Consolidated Statement of Stockholder's Equity (Defict) As of September 30, 2019

	 orpression of
	Unaudited

				Un	naudited										
	Preferred Stock		Common				Additional		criptions		scriptions				Stockholders'
			Stock			Pa	id-in Capital	Rec	eivable	]	Payable		(Deficit)	(!	Deficit)
	Shares Amount	Shares (After Split)	Shares (Before Split)	1	Amount										
Balance-December 31, 2012															
(2ND Restatem	ent)	6,081	608,140	\$	608	\$	6,347,354	\$	-	\$	50,000	\$	(7,027,601)	\$	(629,639)
Issurance of shares for services		1,902	190,184		190		172,890	-		-		-		\$	173,080
Issuranceof shares for cash		107	10,740	\$	11	\$	48,989							\$	49,000
Prior period adjustment						\$	(701,940)	-				\$	905,026	\$	203,086
Settlement										\$	(50,000)		9	\$	(50,000)
(Loss) for the year			-	-		_		-		_		\$	(79,619)	\$	(79,619)
Balance-December 31,2013			809,064	\$	809	\$	5,867,293	S	_			\$	(6,202,194)		(334,092)
	ESTATEMENT)		007,001	Ψ	00)	Ψ.	5,007,275						(0,202,171)	,	(331,072)
(102112															
Issuance of shares for services		43	4.333	\$	4	\$	3,896	_		_		_		\$	3,900
Issuranceof shares for cash		13	1,333			\$		_		_		_		\$	4,000
issuance of shares for services		33	3,334			\$								\$	2,000
		1		φ	3	Φ	1,777	_		_		-	,	9	2,000
Rounding			141	Ф	50	-	27.450	-		-		-	-		27 500
Issuance of shares for intangibl	e assets	500	50,000	3	50	3	37,450	-		-		-	:	\$	37,500
		500	#0.000				25.450								25 500
Issuance of shares for services		500	50,000		50		,	-		-		-	:	\$	37,500
Issuance of shares for services		500,000	50,000,000		50,000		200,000		(250,000)	-		-	-	-	
Issuance of shares for services		9,960	996,000	\$	996	\$	48,804	-		-		-	5	\$	49,800
Issuranceof shares for cash		40	4,000	\$	4	\$	196							\$	200
Issuance of shares for services		10,000	1,000,000	\$	1,000	\$	49,000	-		-		-	5	\$	50,000
Service expensed			-	-		-		\$	50,000	-		-		\$	50,000
(Loss) for the year			-	-		_		-		_		\$	(555,095)	\$	(555,095)
Balance-December 31, 2014		529,182	52,918,205	\$	52,918	S	6,250,084	S	(200,000)	\$	-	\$	(6,757,289)		(654,287)
	ESTATEMENT)	527,102	52,710,205	Ψ	52,710	Ψ.	0,200,001		(200,000)	Ψ		Ψ	(0,727,207)	,	(051,207)
(.1021122112															
Issuance of shares for debt		50,817	5,081,734	¢	5,081	¢	7,623							\$	12,704
Issuance of shares for debt			5,790,000		5,790									\$	
Issuance of shares for debt		57,900					8,685							s \$	14,475
		63,152	6,315,200		6,315		9,473								15,788
Issuance of shares for debt		70,000	7,000,000		7,000		10,500							\$	17,500
Issuance of shares for services		2,500	250,000		250	\$	12,250							\$	12,500
Issuance of shares for services		3,000	300,000	\$	300									\$	300
Service expensed								\$	50,000				5	\$	50,000
(Loss) for the year												\$	(600,260)	\$	(600,260)
Balance-December 31, 2015		776,551	77,655,139	\$	77,654	\$	6,298,615	\$	(150,000)	\$	-	\$	(7,357,549)	\$	(1,131,280)
ŕ		,							` ′ ′				.,,,,		.,,,,
Issuance of shares for debt		350,000	35,000,000	\$	35,000	S	52,500						9	\$	87,500
(Loss) for the quarter		,	,,	-	,	-	,					\$	(155,110)		(155,110)
Balance-March 31, 2016		1,126,551	112,655,139	¢	112,654	\$	6,351,115	e .	(150,000)	¢		-	(7,512,659)		(1,198,890)
Balance-iviaich 31, 2010		1,120,331	112,033,139	Ф	112,034	Ф	0,331,113	J.	(130,000)	Ф	-	Þ	(7,312,039)	,	(1,190,090)
		## 000	# #00 000		= =00		0.000								42.052
Issuance of shares for debt		55,888	5,588,800	\$	5,589	\$	8,383					_		\$	13,972
(Loss) for the quarter												\$	(135,162) 5		(135,162)
Balance-June 30, 2016		1,182,439	118,243,939	\$	118,243	\$	6,359,498	\$	(150,000)			\$	(7,647,821)	\$	(1,320,080)
Issuance of shares for debt		50,000	5,000,000	\$	5,000	\$	7,500						5	\$	12,500
(Loss) for the quarter												\$	(42,446)	\$	(42,446)
Balance-September 30, 2016		1,232,439	123,243,939	\$	123,243	\$	6,366,998	\$	(150,000)			\$	(7,690,267)	\$	(1,350,026)
									` ′ ′				.,,,,		.,,,,
Round up		176													
Issuance of shares for debt		16,220,000	16,220,000	\$	16,220	s	24,330							\$	40,550
(Loss) for the quarter		10,220,000	10,220,000	Ψ	10,220	Ψ.	2.,550					\$	(99,896)		(99,896)
Service expensed								\$	50,000			Ψ		\$	50,000
Balance-December 31, 2016		17 452 (15	139,463,939	¢	120 462	e	( 201 220			¢		e			
Balance-December 31, 2016		17,452,615	139,463,939	Э	139,403	Э	0,391,328	2	(100,000)	Э	-	\$	(7,790,164)	5	(1,359,373)
Issuance of shares for debt		1,700,000	1,700,000	\$	1,700	\$	2,550							\$	4,250
(Loss) for the quarter												\$	(85,231)		(85,231)
Balance-March 31, 2017		19,152,615	141,163,939	\$	141,163	\$	6,393,878	\$	(100,000)	\$	-	\$	(7,875,395)	\$	(1,440,354)
Issuance of shares for debt		1,455,715	1,455,715	\$	1,456	\$	3,434						9	\$	4,889
Issuance of shares for warrants		3,000,000	3,000,000		3,000									\$	3,000
(Loss) for the quarter					,							\$	(132,238)		(132,238)
Balance-June 30, 2017		23,608,330	145,619,654	\$	145 610	\$	6,397,312	S	(100,000)	\$			(8,007,633)		(1,564,702)
Salurice 3011 50, 2017		23,000,330	143,017,034	φ	175,017	Φ	0,571,512	Ψ	(100,000)	Ψ	-	Ψ	(0,007,000)	-	(1,504,702)
Issuance of shares for debt		1,678,000	1,678,000	¢	1,678	¢	11,417							\$	13,095
	25,000,000 # 1,000,000		1,078,000	Ф	1,0/8	Э	11,41/								
Issuance of preferred shares 1	23,000,000  \$  1,000,000											6		\$	1,000,000
(Loss) for the quarter								_				\$	(73,884) 5		(73,884)
Balance-Sept 30, 2017	25,000,000 \$ 1,000,000	25,286,330	147,297,654	\$	147,297	\$	6,408,729	\$	(100,000)	\$	-	\$	(8,081,517)	5	(625,491)
Issuance of shares for debt		13,400,000	13,400,000	\$	13,400	\$	20,100							\$	33,500
Service expensed								\$	50,000				5	\$	50,000

(Loss) for the quarter									\$ (94,550) \$	(94,550)
Balance-Dec 31, 2017	25,000,000	\$ 1,000,000	38,686,330	160,697,654	\$ 160,697	\$ 6,428,829	\$ (50,000) \$	-	\$ (8,176,066) \$	(636,541)
Issuance of shares for debt			5,300,000	5,300,000	\$ 5,300	\$ 7,950			\$	13,250
(Loss) for the quarter					-				\$ (75,015) \$	(75,015)
Balance-Mar 31, 2018	25,000,000	\$ 1,000,000	43,986,330	165,997,654	\$ 165,997	\$ 6,436,779	\$ (50,000) \$	-	\$ (8,251,081) \$	(698,306)
Issuance of shares for debt			3,900,000	3,900,000	\$ 3,900	\$ 5,850			\$	9,750
(Loss) for the quarter									\$ (139,778) \$	(139,778)
Balance-June 30, 2018	25,000,000	\$ 1,000,000	47,886,330	169,897,654	\$ 169,897	\$ 6,442,629	\$ (50,000) \$	-	\$ (8,390,859) \$	(828,334)
Issuance of shares for debt			5,700,000	5,700,000	\$ 5,700	\$ 8,550			\$	14,250
(Loss) for the quarter									\$ (34,170) \$	(34,170)
Balance-Sep 31, 2018	25,000,000	\$ 1,000,000	53,586,330	175,597,654	\$ 175,597	\$ 6,451,179	\$ (50,000) \$	-	\$ (8,425,029) \$	(848,254)
Issuance of shares for debt			5,756,971	5,756,971	\$ 5,757	\$ 54,116			\$	59,873
Service expensed							\$ 50,000		\$	50,000
(Loss) for the quarter									\$ (85,903) \$	(85,903)
Balance-DEC 31, 2018	25,000,000	\$ 1,000,000	59,343,301	181,354,625	\$ 181,353	\$ 6,505,294	\$ - \$	-	\$ (8,510,932) \$	(824,284)
Issuance of preferred shares	1 25.000.000	\$ 25,000				\$ 987,500			\$	1,012,500
Issuance of shares for invest		.,	5,000,000	5,000,000	\$ 5,000	\$ 35,500			\$	40,500
Issuance of shares for debt			4,100,000	4,100,000	\$ 4,100	\$ 6,150			\$	10,250
(Loss) for the quarter									\$ (15,977) \$	(15,977)
Balance-Mar 31, 2019	50,000,000	\$ 1,025,000	68,443,301	190,454,625	\$ 190,453	\$ 7,534,444	\$ - \$	-	\$ (8,526,909) \$	222,989
Issuance of shares for debt			0	0	\$ -	\$ _			\$	-
(Loss) for the quarter									\$ (95,796) \$	(95,796)
Balance-June 30, 2019	50,000,000	\$ 1,025,000	68,443,301	190,454,625	\$ 190,453	\$ 7,534,444	\$ - \$	-	\$ (8,622,705) \$	127,193
Issuance of shares for debt			5,000,000	5,000,000	\$ 5,000	\$ 10,000			\$	15,000
(Loss) for the quarter				, ,	,				\$ (31,949) \$	(31,949)
Balance-Sept 30, 2019	50,000,000	\$ 1,025,000	73,443,301	195,454,625	\$ 195,453	\$ 7,544,444	\$ - \$	-	\$ (8,654,654) \$	110,244

<sup>\*</sup> The company did a 1-for-100 reverse stock split of its common stock that become effective on Oct 17, 2016.

Full Alliance Group, Inc.

(fka Beverly Hills Group, Inc and The Motion Picture Hall of Fame, Inc.)

Consolidated Statements of Cash Flows

For the NINE months ended September 30, 2019 and 2018

(Unaudited)

	For the Nine Months Ended Sep 30		Moi	For the Nine Months Ended SEP 30	
CASH FLOWS FROM OPERATING ACTIVITIES		2019	\$	2,018	
Net income (loss)	\$	(143,721)	\$	(248,963)	
Adjustments to reconcile net income (loss) to net cash from operating activities:					
Discontinued operations loss, net of tax					
Inventory & Land			\$	39,410	
Issuance of shares for compensation Loss on disposal					
Changes in Operating Assets and Liabilities:					
Account Receivable					
Inventory  Accounts payable and accrued expenses	\$	25,710			
Accrued interest and late fees payable	\$	30,426	\$	29,636	
Net cash used in operating activities -	s	(87,586)	\$	(179,917)	
continuing operations  Net cash used in operating activities -		(,,		( , ,	
discontinued operations					
NET CASH (USED IN)/PROVIDED BY	\$	(87,586)	\$	(179,917)	
OPERATING ACTIVITIES					
CASH FLOWS FROM INVESTING ACTIVITIES					
Net cash paid for disposal of discontinued					
operation  Cash used in investing activities - continuing					
operations					
Cash used in investing activities - discontinued					
operations NET CASH (USED IN)/PROVIDED BY	_		_		
INVESTING ACTIVITIES	\$	-	\$	-	
CASH FLOWS FROM FINANCING ACTIVITIES					
Convertible Note					
Advances from unrelated party					
Advances from related party	\$	112,836	\$	179,760	
Issuances of preferred shares and subscriptions Issuances of common shares and subscriptions	\$	-			
Loan repayment	\$	(25,250)	\$	(37,250)	
Net cash provided by financing activities -	s	87,586	s	142,510	
continuing operations  Net cash provided by financing activities -		,		,	
discontinued operations					
NET CASH (USED IN)/PROVIDED BY	s	87,586	\$	142,510	
FINANCING ACTIVITIES	Ψ	07,500	Ψ	142,510	
NET CHANGE IN CASH & CASH EQUIVALENTS				(25.405)	
FOR THE YEAR -CONTINUING OPERATIONS	\$	0	\$	(37,407)	
NET CHANGE IN CASH & CASH EQUIVALENTS FOR THE YEAR - DISCONTINUED OPERATIONS					
NET CHANGE IN CASH & CASH EQUIVALENTS	s	0	s	(27, 407)	
FOR THE YEAR	Þ	U		(37,407)	
CASH & CASH EQUIVALENTS, BEGINNING OF					
PERIOD - CONTINUING OPERATIONS			\$	157	
CASH & CASH EQUIVALENTS, BEGINNING OF PERIOD - DISCONTINUED OPERATIONS					
CASH & CASH EQUIVALENTS, BEGINNING OF	_		_		
PERIOD	\$	-	\$	157	
CASH & CASH EQUIVALENTS, END OF PERIOD -					
CONTINUING OPERATIONS	\$	0	\$	(37,250)	
CASH & CASH EQUIVALENTS, END OF PERIOD -					
DISCONTINUED OPERATIONS CASH & CASH EQUIVALENTS, END OF PERIOD	\$	0	\$	(37,250)	
CASIL & CASIL EQUIVALENTS, END OF TERROD	φ	0	-	(37,230)	
SUPPLEMENTAL CASH FLOW DISCLOSURES					
Cash paid for interest					
Cash paid for income taxes NON-CASH INVESTING AND FINANCING ACTIVITI	ES				
Preferred stock issued for debt					
Preferred stock issued for investment	\$	1,012,500		25.250	
Common stock issued for debt  Common stock issued for investment	\$ \$	25,250 40,500	\$	37,250	
Common stock issued for warrants	φ	70,500			
Common stock issued for services					
Common stock issued for intangible asset					

# Full Alliance Group, Inc.

(fka Beverly Hills Group, Inc. and Motion Picture Hall of Fame, Inc.)

Notes to Financial Statements

September 30, 2019

(Unaudited)

# 1. DESCRIPTION OF BUSINESS AND BASIS OF PRESENTATION

Full Alliance Group, Inc. (fka Beverly Hills Group, Inc.) ("the Company") was incorporated in the State of Nevada on March 2, 2000 as The Motion Picture Hall of Fame, Inc. to create, develop and manage a themed attraction dedicated to the history and art of making motion pictures, and to create, build and maintain a Motion Picture Hall of Fame (the "Themed Attraction Business").

On August 22 2014, the Company acquired assets and intellectual property related to a line of beauty and skin care and Nutraceuticals products (the "Cosmetic Assets") that the Company intends to launch under the name "Latitud 32." The Company intends to use these products as a base line portfolio and to continue researching, developing and launching natural ingredient products. Immediately after acquiring the Cosmetic Assets, the Company sold all assets and intellectual property related to the Themed Attraction Business. Accordingly, the Company changed its operational focus to developing the products related to the Cosmetic Assets and discontinued its operation in the Themed Attraction Business upon transfer the related assets and intellectual property.

On July 8, 2014, the Company effected a 1-for-30 reverse stock split of its issued and outstanding shares of common stock. The par value and number of authorized shares of the common stock remained unchanged. All references in the accompanying financial statements as to the Company's equity structure and to the number of shares outstanding and per-share amounts have been restated to reflect in the indicated amendment to the articles of incorporation and to the 1:30 reverse stock split.

On September 18, 2014, the Company approved the structuring of two subsidiaries, namely Beverly Hills Group Mexico Inc. and Beverly Hills Group Products Inc. As of December 31, 2014, the two subsidiaries are not capitalized and the Company does not possess any equity ownership or investment in these entities. Accordingly, the accounts of these two entities are not consolidated.

On October 1, 2014, the Company approved an amendment to its articles of incorporation to increase the authorized common and preferred shares from 300,000,000 shares to 500,000,000 shares and from 0 share to 25,000,000 shares, respectively. This amendment has not been filed with the Nevada Secretary of State; therefore, it is not effected as of September 30, 2016.

On April 12, 2017, the Company did a name change to Full Alliance Group, Inc., and a symbol change to (OTCPK: FAGI).

On October 17, 2016, the Company effected a 1-for-100 reverse stock split of its issued and outstanding shares of common stock. The par value and number of authorized shares of the common stock remained unchanged. All references in the accompanying financial statements as to the Company's equity structure and to the number of shares outstanding and per-share amounts have been restated to reflect in the indicated amendment to the articles of incorporation and to the 1:100 reverse stock split.

On February 1, 2019, the Company filed with the Nevada Secretary of State it's amendment to its articles of incorporation to increase the authorized common and preferred shares from 300,000,000 common shares to 550,000,000 common shares, including the 50,000,000 preferred shares previously authorized.

On February 5, 2019, entered into a Stock for Stock Acquisition Agreement with Dr. Louie Yu, sole shareholder of proprietary nutraceutical developer Nutra Yu, Inc. and innovative blood therapy company EB02, Inc. pursuant to which both Nutra Yu and EB02 have become wholly-owned subsidiaries of the Company. Pursuant to the Stock Acquisition Agreement, Full Alliance Group acquired all the outstanding shares of both Nutra Yu and EB02 in exchange for the issuance of 5,000,000 "restricted" shares of FAGI common stock and 25,000,000 shares of Series B Preferred Stock.

# 2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

# **Revenue Recognition**

The Company derives revenues from merchandise sales from physical location and online channel.

The Company recognizes revenue when persuasive evidence of an arrangement exists, transfer of title has occurred or services have been rendered. The selling price is fixed or determinable, no other significant obligations of the Company exist, and the collectability is reasonably assured. The Company's sales arrangements are not subject to warranty.

# Cash and cash equivalents

The Company considers all highly liquid investments purchased with an original maturity of three months or less to be cash equivalents.

# **Account Receivable**

The company issued out cashless purchase warrants and the subscribers exercised a portion of these warrants into common shares and have not paid in the cash as of yet. The company consider this as an account receivable.

# **Inventories**

Inventories are valued at the lower of cost or market. Cost is determined using the first-in, first-out method for all inventories, which are valued using a weighted average cost method calculated for each production batch. The Company has entered into a joint venture profit sharing agreement with a tribal business development corporation. This joint venture will be operated under a separate subsidiary. Inventory was purchased on behalf of this joint

venture while the subsidiary sets up. The company executives have decided not proceed with this joint venture project.

# **Land Lease**

The Company leases land to agricultural products under a joint venture profit sharing agreement for 15 years. This joint venture will be operated under a separate subsidiary. First time payment was made on behalf of this joint venture while the subsidiary sets up. The company executives have decided not proceed with this joint venture project.

# **Property and Equipment**

Property and equipment are stated at cost. Expenditures for maintenance and repairs are charged to earnings as incurred. Additions, renewals and betterments are capitalized. When property and equipment are retired or otherwise disposed of, the related cost and accumulated depreciation are removed from the respective accounts, and a gain or loss is included in operations. Depreciation of property and equipment is provided using the straight-line method for substantially all assets with estimated lives of five to seven years.

# **Investment**

In Feb 2019, The Company entered into a Stock for Stock Acquisition Agreement, pursuant to which two companies have become wholly owned subsidiaries of the Company. The Company issued out 25,000,000 series "B" Preferred stock and 5,000,000 Restricted Common Shares to the subsidiaries' original sole shareholder. These two subsidiaries are allocated as half and half on the assets acquired.

# **Use of Estimates**

The Preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures 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 those estimates.

# **Income Taxes**

The Company accounts for its income taxes under the provisions of ASC Topic 740, "Income Taxes." The method of accounting for income taxes under ASC 740 is an asset and liability method. The asset and liability method requires the recognition of deferred tax liabilities and assets for the expected future tax consequences of temporary differences between tax bases and financial reporting bases of other assets and liabilities. The Company had no material unrecognized income tax assets or liabilities for the nine months ended September 30, 2019. The Company recognizes income tax interest and penalties as a separately identified component of general and administrative expense. During the nine months ended September 30, 2019, there were no income tax, or related interest and penalty items in the income statement, or liabilities on the balance sheet.

# **Issuance of shares for Service**

The Company accounts for the issuance of equity instruments to acquire goods and services based on the fair value of the goods and services or the fair value of the equity instrument at the time of issuance, whichever is more reliably measurable.

# **Stock-based Compensation**

The Company accounts for stock-based compensation under ASC Topic 505-50, formerly Statement of Financial Accounting Standards ("SFAS") No. 123R, "Share-Based Payment" and SFAS No. 148, "Accounting for Stock-Based Compensation – Transition and Disclosure – An amendment to SFAS No. 123." These standards define a fair-value-based method of accounting for stock-based compensation.

# Basic and diluted net loss per Share

The Company reports earnings (loss) per share in accordance with ASC Topic 260-10, "Earnings per Share." Basic earnings (loss) per share is computed by dividing income (loss) available to common shareholders by the weighted average number of common shares available. Diluted earnings (loss) per share is computed similar to basic earnings (loss) per share except that the denominator is increased to include the number of additional common shares that would have been outstanding if the potential common shares had been issued and if the additional common shares were dilutive. The Company did not have any dilutive instruments outstanding as of September 30, 2019.

# **Going Concern**

The accompanying financial statements have been prepared on a going concern basis, which contemplates the realization of assets and the satisfaction of liabilities in the normal course of business. The Company has incurred net losses of \$8,654,654.00 from inception to September 30, 2019 and as of September 30, 2019 has a working capital of \$110,245.00. In addition, the Company's cash flow requirements have been met by the generation of capital through private placements of the Company's common stock and loans. No assurance can be given that this source of financing will continue to be available to the Company and demand for the Company's equity instruments will be sufficient to meet its capital needs. The financial statements do not include any adjustments relating to the recoverability and classification of liabilities that might be necessary should the Company be unable to continue as a going concern. The Company's continuation as a going concern is dependent upon its ability to generate sufficient cash flow to meet its obligations on a timely basis, to retain its current financing, to obtain additional financing, and ultimately to generate revenues.

# 3. INTANGIBLE ASSETS

On August 22, 2014, Full Alliance Group Inc. acquired from a third party certain intangible assets pertaining to skin care and beauty products created by seller that the Company plans to manufacture and market. Under the terms of the agreement the Company is to issue seller 50,000 shares of its common stock. Seller agreed to execute a lock up agreement restricting the sale of the common shares purchased to no more than 10,000 shares during each of the three-month period for a total of the twelve months beginning at the closing date and no more than

20,000 shares during a three-month period for the next twelve-month period. The lock up agreement terminates 24 months from the closing date.

As the intangible assets have no defined life, the intangible assets acquired are not subject to amortization. In accordance with ASC 350, "Goodwill and Other Intangible Assets", An intangible asset that is not subject to amortization shall be tested for impairment annually and more frequently if events or changes in circumstances indicate that it is more likely than not that the asset is impaired. As of December 31, 2014, the management considered that no impairment is required.

# 4. LOAN PAYABLE AND CONVERTIBLE NOTE PAYABLE

In August 2002, the Company received a loan from an unrelated individual ("original holder") amounting to \$180,000. Interest on this loan is \$1,050 per month and payable monthly. The loan was due and payable on October 30, 2007. On May 29, 2014, after the debt was assigned to another party ("new holder"), the Company issued a replacement convertible promissory note to the new holder of this debt in the principal amount of \$335,850 with due date on August 12, 2017. The new holder is an unrelated party of the Company.

The face amount of the new note reflects the principal and accrued interest of the August 2002 loan payable through March 31, 2014, which was originally due to the old holder and subsequently transferred to the new holder. The convertible promissory note accrues interest at 6% per annum and permits the holder to convert principal, excluding accrued interest, subject to a 9.99% ownership limitation, into shares or common stock at a conversion price of \$0.0025 per share.

On August 1, 2014, the new holder assigned and transferred the note to another unrelated entity ("unrelated holder").

On November 15, 2014, the Company received a conversion notice requesting the issuance of 5,081,734 shares upon conversion of \$12,704.34 of the note's outstanding balance, leaving a principle amount of \$323,145.66. The Company issued out 5,081,734 shares on January 6, 2015.

On April 6 2015, the Company received a conversion notice requesting the issuance of 5,790,000 shares upon conversion of \$14,475.00 of the note's outstanding balance, leaving a principle amount of \$308,670.66. The Company issued out 5,790,000 shares on April 6, 2015.

On June 19, 2015, the Company received a conversion notice requesting the issuance of 6,315,200 shares upon conversion of \$15,788.00 of the note's outstanding balance, leaving a principle amount of \$292,882.66. The Company issued out 6,315,200 shares on June 19, 2015.

On July 17, 2015, the Company received a conversion notice requesting the issuance of 7,000,000 shares upon conversion of \$17,500.00 of the note's outstanding balance, leaving a principle amount of \$275,382.66. The Company issued out 7,000,000 shares on July 21, 2015.

On April 1, 2016, the Company received a conversion notice requesting the issuance of 5,588,800 shares upon conversion of \$13,972.00 of the note's outstanding balance, leaving a principle amount of \$261,410.66. The Company issued out 5,588,800 shares on April 6, 2016.

On August 23, 2016, the Company received a conversion notice requesting the issuance of 5,000,000 shares upon conversion of \$12,500.00 of the note's outstanding balance, leaving a principle amount of \$248,910.66. The Company issued out 5,000,000 shares on September 6, 2016.

On November 30, 2016, the Company received a conversion notice requesting the issuance of 720,000 shares upon conversion of \$1,800.00 of the note's outstanding balance, leaving a principle amount of \$247,110.66. The Company issued out 720,000 shares on November 30, 2016.

On December 19, 2016, the Company received a conversion notice requesting the issuance of 1,500,000 shares upon conversion of \$3,750.00 of the note's outstanding balance, leaving a principle amount of \$243,360.66. The Company issued out 1,500,000 shares on December 19, 2016.

On January 4, 2017, the Company received a conversion notice requesting the issuance of 1,700,000 shares upon conversion of \$4,250.00 of the note's outstanding balance, leaving a principle amount of \$239,110.66. The Company issued out 1,700,000 shares on January 4, 2017.

On April 17, 2017, the Company received a conversion notice requesting the issuance of 955,715 shares upon conversion of \$2,389.29 of the note's outstanding balance, leaving a principle amount of \$236,721.37. The Company issued out 955,715 shares on April 17, 2017.

On June 1, 2017, the Company received a conversion notice requesting the issuance of 500,000 shares upon conversion of \$2,500 of the note's outstanding balance, leaving a principle amount of \$234,221.37. The Company issued out 500,000 shares on June 1, 2017.

On August 3, 2017, the Company received a conversion notice requesting the issuance of 1,178,000 shares upon conversion of \$2,945 of the note's outstanding balance, leaving a principle amount of \$231,276.37. The Company issued out 1,178,000 shares on August 3, 2017.

On November 30, 2017, the Company received a conversion notice requesting the issuance of 1,200,000 shares upon conversion of \$3,000 of the note's outstanding balance, leaving a principle amount of \$228,276.37. The Company issued out 1,200,000 shares on November 30, 2017.

On December 4, 2017, the Company received a conversion notice requesting the issuance of 1,000,000 shares upon conversion of \$2,500 of the note's outstanding balance, leaving a principle amount of \$225,776.37. The Company issued out 1,000,000 shares on December 4, 2017.

On December 18, 2017, the Company received a conversion notice requesting the issuance of 1,200,000 shares upon conversion of \$3,000 of the note's outstanding balance, leaving a principle amount of \$222,776.37. The Company issued out 1,200,000 shares on December 18, 2017.

On January 19, 2018, the Company received a conversion notice requesting the issuance of 1,700,000 shares upon conversion of \$4,250 of the note's outstanding balance, leaving a principle amount of \$218,526.37. The Company issued out 1,700,000 shares on January 19, 2018.

On March 08, 2018, the Company received a conversion notice requesting the issuance of 1,800,000 shares upon conversion of \$4,500 of the note's outstanding balance, leaving a principle amount of \$214,026.37. The Company issued out 1,800,000 shares on March 08, 2018.

On March 26, 2018, the Company received a conversion notice requesting the issuance of 1,800,000 shares upon conversion of \$4,500 of the note's outstanding balance, leaving a principle amount of \$209,526.37. The Company issued out 1,800,000 shares on March 26, 2018.

On April 11, 2018, the Company received a conversion notice requesting the issuance of 2,100,000 shares upon conversion of \$5,250 of the note's outstanding balance, leaving a principle amount of \$204,276.37. The Company issued out 2,100,000 shares on April 11, 2018.

On May 10, 2018, the Company received a conversion notice requesting the issuance of 1,800,000 shares upon conversion of \$4,500 of the note's outstanding balance, leaving a principle amount of \$199,776.37. The Company issued out 1,800,000 shares on May 10, 2018.

On July 13, 2018, the Company received a conversion notice requesting the issuance of 2,200,000 shares upon conversion of \$5,500 of the note's outstanding balance, leaving a principle amount of \$194,276.37. The Company issued out 2,200,000 shares on July 13, 2018.

On September 14, 2018, the Company received a conversion notice requesting the issuance of 3,500,000 shares upon conversion of \$8,750 of the note's outstanding balance, leaving a principle amount of \$185,526.37. The Company issued out 3,500,000 shares on September 14, 2018.

On February 22, 2019, the Company received a conversion notice requesting the issuance of 4,100,000 shares upon conversion of \$10,250 of the note's outstanding balance, leaving a principle amount of \$175,276.37. The Company issued out 4,100,000 shares on February 22, 2019.

On July 16, 2019, the Company received a conversion notice requesting the issuance of 5,000,000 shares upon conversion of \$15,000 of the note's outstanding balance, leaving a principle amount of \$160,276.37. The Company issued out 5,000,000 shares on July 16, 2019.

On January 15, 2016, the Company signed a convertible promissory note of \$45,000 with an unrelated individual. The repayment date is within one year, with accrual interest at 12% per annum.

On August 16, 2017, the Company received a conversion notice requesting the issuance of 500,000 shares upon conversion of \$10,150 of the note's outstanding balance, leaving a principle amount of \$34,850. The Company issued out 500,000 shares on August 22, 2017.

On October 2, 2018, the Company received a conversion notice requesting the issuance of 5,756,971 shares upon conversion of \$59,872.50 of the note's outstanding balance, leaving a principle amount of \$0.00. The Company issued out 5,756,971 shares on October 2, 2018.

# 5. RELATED PARTY PAYABLE

As of September 30, 2019, the Company had related party payables in the amount of \$491,418.90.

A related third party made advances and directly paid Company expenses. The related party is controlled by the major shareholder of the Company. The Company issued convertible promissory notes which accrues interest at 6% per annum and permits the holder to convert principal, and any accrued interests, into shares of common stock at a conversion price of \$0.0025 per share.

On March 10, 2016, the Company received a conversion notice requesting the issuance of 35,000,000 shares upon conversion of \$87,500.00 of the note's outstanding balance, leaving a principle amount of \$744,611.52. The Company issued out 35,000,000 shares on March 10, 2016.

On November 25, 2016, the Company received a conversion notice requesting the issuance of 6,800,000 shares upon conversion of \$17,000.00 of the note's outstanding balance, leaving a principle amount of \$957,880.21. The Company issued out 6,800,000 shares on November 25, 2016.

On December 8, 2016, the Company received a conversion notice requesting the issuance of 7,200,000 shares upon conversion of \$18,000.00 of the note's outstanding balance, leaving a principle amount of \$939,880.21. The Company issued out 7,200,000 shares on December 8, 2016.

On September 30, 2017, the Company renegotiated with the debt holder to convert \$1,000,000 of the note's outstanding balance in exchange for 25,000,000 preferred shares, leaving a principle amount of \$241,239.60. The Company approved and issued out 25,000,000 preferred stock on September 30, 2017.

On November 28, 2017, the Company received a conversion notice requesting the issuance of 10,000,000 shares upon conversion of \$25,000.00 of the note's outstanding balance, leaving a principle amount of \$256,620.29. The Company issued out 10,000,000 shares on November 28, 2017.

On July 1, 2019, the note holder assigned and transferred a \$25,000.00 portion of the note to another related entity ("related holder"), and permits the related holder to convert principal, into shares of common stock at a conversion price of \$0.0025 per share.

# RELATED PARTY NOTE ASSIGNED TO RELATED PARTY:

On July 1, 2019, the note holder assigned and transferred a \$25,000.00 portion of the note to another related entity ("related holder"), and permits the related holder to convert principal, into shares of common stock at a conversion price of \$0.0025 per share.

On July 1, 2019, the note holder assigned and transferred another \$25,000.00 portion of the note to a different related entity ("related holder"), and permits the related holder to convert principal, into shares of common stock at a conversion price of \$0.0025 per share.

# RELATED PARTY NOTE ASSIGNED TO UNRELATED PARTY:

On August 20, 2019, the related party note holder assigned and transferred a \$25,000.00 portion of the note to another unrelated entity ("unrelated holder"), and permits the unrelated holder to convert principal, into shares of common stock at a conversion price of \$0.003 per share.

# 6. WARRANTS

On February 15, 2017, the Company entered into an agreement to acquire DiMora Pods, Inc., a manufacturer and distributor of customizable, state of the art, modular hydroponic systems, based in Palm Springs, California.

On May 4, 2017 the Company, as part of the closing procedures for its acquisition of DiMora Pods, Inc., issued 23,500,000 Warrants to the directors of J-Deck, Inc., and DiMora Pods, Inc., pursuant to the agreement.

On May 5, 2017, the directors of J-Deck, Inc., and DiMora Pods, Inc., exercised a portion of their warrants as part of the acquisition consideration, respectfully 3,000,000 common shares have been issued to them on May 12, 2017. As of September 30, 2017, the warrants have been cancelled, and the shares shall be retrieved and returned to the treasury of the Company.

# 7. INCOME TAXES

No provision has been made for income taxes. Through September 30, 2019, the Company incurred net operating losses for income tax purposes of approximately \$8,654,654.00. The net operating loss carryforwards maybe used to reduce taxable income through the year 2039, subject to limitations pursuant IRC Section 382. The net deferred tax asset balance due to net operating loss carryforward as of September 30, 2019 was approximately \$1,817,477.34. A 100% valuation allowance has been established against the deferred tax asset, as the utilization of the loss carryforward cannot reasonably be assured.

# 8. SHAREHOLDERS' EQUITY

Effective October 17, 2003, the Company executed a 10 to 1 reverse stock split for all outstanding common stock with par value of \$0.0001.

Effective July 1, 2013 the Company increased its authorized capital to 150,000,000 common shares with \$0.0001 par value.

Effective June 5, 2014 the Company increased its authorized capital to 300,000,000 common shares with \$0.001 par value.

Effective July 8, 2014 the Company split its issued common shares 1 for 30 leaving the authorized capital unchanged.

Effective October 17, 2016 the Company split its issued common shares 1 for 100 leaving the authorized capital unchanged.

All common stock amounts have been retroactively restated to reflect this split as well as the weighted average and per share amounts.

# 9. DISCONTINUED OPERATIONS

On August 22, 2014, the Company discontinued the operations of its Motion Picture Hall of Fame concept and sold all intellectual properties rights associated therein to an entity owned by the former management of the Company. As a result of the disposal of the business, the Company recorded a loss of \$25,000 in 2014.

As of December 31, 2014, and 2013, the discontinued business has no asset or liability with carrying values. As such, no asset or liability has been classified as held for sale.

# 10. SUBSEQUENT EVENTS

On December 1, 2019, the Company entered into a one year lease agreement for a shared office space in Beverly Hills at the monthly rate of \$1,886.00.