Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

HEMP INC.

8174 S LAS VEGAS BLVD. #109-367 LAS VEGAS, NV 89123

> 855-436-7688 WWW.HEMPINC.COM INFO@HEMPINC.COM 7380

Annual Report
For the Period Ending: 12.31.2020
(the "Reporting Period")

| As of <u>December 31, 2020</u> , the number of shares outstanding of our Common Stock was: 8, | 235,768,507 |
|--|----------------|
| As of <u>September 30, 2020</u> , the number of shares outstanding of our Common Stock was: 7, | 064,351,396 |
| As of <u>December 31, 2019</u> , the number of shares outstanding of our Common Stock was: <u>5,</u> | 849,109,894 |
| Indicate by check mark whether the company is a shell company (as defined in Rule 405 of the Section 1933 and Rule 12b-2 of the Exchange Act of 1934): Yes: □ No: ☑ | urities Act of |
| Indicate by check mark whether the company's shell status has changed since the previous reporting | g period: |
| Yes: □ No: ⊠ | |
| Indicate by check mark whether a Change in Control ¹ of the company has occurred over this reporting Yes: \square No: \boxtimes | ng period: |
| | |
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¹ "Change in Control" shall mean any events resulting in:

⁽i) Any "person" (as such term is used in Sections 13(d) and 14(d) of the Exchange Act) becoming the "beneficial owner" (as defined in Rule 13d-3 of the Exchange Act), directly or indirectly, of securities of the Company representing fifty percent (50%) or more of the total voting power represented by the Company's then outstanding voting securities.

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

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

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

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

In answering this item, provide the current name of the issuer any names used by predecessor entities, along with the dates of the name changes.

HEMP INC., AUGUST 2012 MARIJUANA INC., JULY 2012 PREACHERS COFFEE, JANUARY 2008

The state of incorporation or registration of the issuer and of each of its predecessors (if any) during the past five years; Please also include the issuer's current standing in its state of incorporation (e.g., active, default, inactive):

January 16, 2008; COLORADO; ACTIVE

Describe any trading suspension orders issued by the SEC concerning the issuer or its predecessors since inception:

N/A

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

N/A

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

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The address(es) of the issuer's principal place of business:

Has the issuer or any of its predecessors been in bankruptcy, receivership, or any similar proceeding in the past five years?

Yes: □ No: ⊠

If this issuer or any of its predecessors have been the subject of such proceedings, please provide additional details in the space below:

2) Security Information

Trading symbol: HEMP
Exact title and class of securities outstanding: COMMON
CUSIP: 4423 703 206
Par or stated value: \$0.00001

Total shares authorized: 20,500,000,000 as of date: 12.31.2020
Total shares outstanding: 8,235,768,507 as of date: 12.31.2020
Number of shares in the Public Float²: 4,264,475,552 as of date: 12.31.2020
Total number of shareholders of record: 268 as of date: 12.31.2020

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

Transfer Agent

Name: MADISON STOCK TRANSFER, INC.

Phone: 718-627-4453

Email: <u>INFO@MADISONSTOCKTRANSFER.COM</u>
Address: <u>2500 CONEY ISLAND AVE, SUB LEVEL</u>

BROOKLYN, NY 11223

Is the Transfer Agent registered under the Exchange Act?³ Yes: ⊠ No: □

3) Issuance History

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

Disclosure under this item shall include, in chronological order, all offerings and issuances of securities, including debt convertible into equity securities, whether private or public, and all shares, or any other securities or options to acquire such securities, issued for services. Using the tabular format below, please describe these events.

A. Changes to the Number of Outstanding Shares

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

Example: A company with a fiscal year end of December 31st, in addressing this item for its quarter ended September 30, 2020, would include any events that resulted in changes to any class of its outstanding shares from the period beginning on January 1, 2018 through September 30, 2020 pursuant to the tabular format above.

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

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

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

Shares Outstanding as of Second Most Recent Fiscal Year End: Opening Balance *Right-click the rows below and select "Insert" to add rows as needed. Date 12.31.18 Common: 4,551,373,511 Preferred: 268,637,177 Were the Individual/ Reason for Entity shares share Transaction issued at Shares were issuance type (e.g., issued to (e.g. for Restricted а Number of Value of shares Exemption new discount (entities cash or or Date of issuance, **Shares** Class of issued (\$/per or to market must have debt Unrestricted Registration Transaction cancellation, Issued (or Securities share) at price at individual conversion) as of this shares cancelled) Issuance Type. the time with voting / -ORfiling. returned to Nature of of investment treasury) issuance? control Services (Yes/No) disclosed). Provided New 1/17/2019 2,000,000 Common 0.0307 No Gary Perlowin Consulting Unrestricted 144 Reg D Issuance New Miguel 1/17/2019 NO 5,750,000 \$0.03 Restricted 144 Reg D Common Consulting Issuance Beltran New 1/17/2019 24,000,000 Common \$0.03 N0 Rhys Lynn Consulting Restricted 144 Reg D Issuance New 144 Reg D 1/17/2019 24,000,000 \$0.03 N0 Common Aubrey Arias Consulting Restricted Issuance Chicago Venture Debt New 1/22/2019 \$0.03 30,023,351 Common N0 Partners, LP: Restricted 144 Reg D Service Issuance John Fife This Land Is New Your Land: 1/28/2019 25,000,000 Common \$0.03 N0 Consulting Restricted 144 Reg D Issuance Bruce Perlowin New Cynthia 1/28/2019 2,000,000 Common \$0.03 N0 Consulting Restricted 144 Reg D Issuance Hayes Preferred Preferred Conversion 2/1/2019 Cancellation -2,100,000 N0 Sean Larkin Restricted 144 Reg D kp 0.00284 Conversion

| 2/1/2019 | Conversion | 21,000,000 | Common | Conversion 0.000284 | N0 | Sean Larkin | Preferred Conversion | Unrestricted | 144 Reg D |
|-----------|-----------------|------------|-----------------|------------------------|----|--|-------------------------|--------------|-----------|
| 2/5/2019 | New Issuance | 30,023,351 | Common | \$0.03 | NO | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 2/14/2019 | New Issuance | 2,500,000 | Common | \$0.03 | N0 | Kim Brady | Consulting | Unrestricted | 144 Reg D |
| 2/15/2019 | New Issuance | 5,000,000 | Common | \$0.03 | N0 | Clayton Longacre | Consulting | Restricted | 144 Reg D |
| 2/22/2019 | Cancellation | -640,608 | Preferred kp | Conversion .0277 | N0 | Frank Vranken | Preferred Conversion | Restricted | 144 Reg D |
| 2/22/2019 | Conversion | 6,406,080 | Common | Conversion .00277 | N0 | Frank Vranken | Preferred Conversion | Unrestricted | 144 Reg D |
| 2/25/2019 | New Issuance | 30,023,351 | Common | \$0.02 | N0 | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 2/26/2019 | New Issuance | 34,000,000 | Common | \$0.02 | N0 | lliad Research & Trading LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 3/14/2019 | New Issuance | 24,000,000 | Common | \$0.02 | N0 | Gunpowder Capital Corp.: Frank Cordy | Consulting | Restricted | 144 Reg D |
| 3/15/2019 | New Issuance | 30,023,351 | Common | \$0.02 | N0 | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 3/20/2019 | New Issuance | 1,000,000 | Common | \$0.02 | N0 | Diversified Investments LLC: Jed Perlowin | Consulting | Restricted | 144 Reg D |
| 3/20/2019 | New Issuance | 1,000,000 | Common | \$0.02 | NO | Diversified Investments LLC: Jed Perlowin | Consulting | Restricted | 144 Reg D |
| 3/20/2019 | Cancellation | -400,000 | Preferred kp | Conversion .00475 | N0 | Quantum Economic | Consulting | Restricted | 144 Reg D |

| | | | | | | ProtocolsLLC: BrucePerlowin | | | |
|-----------|-----------------|------------|--------|------------------------|----|---|-----------------|------------|-----------|
| 3/20/2019 | Conversion | 4,000,000 | Common | Conversion 0.000475 | No | Quantum Economic ProtocolsLLC: Bruce Perlowin | Consulting | Restricted | 144 Reg D |
| 3/22/2019 | New Issuance | 2,000,000 | Common | \$0.02 | NO | Karl Hoffman | Consulting | Restricted | 144 Reg D |
| 4/1/2019 | New Issuance | 35,000,000 | Common | \$0.02 | NO | lliad Research & Trading LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 4/11/2019 | New Issuance | 25,000,000 | Common | \$0.02 | No | Iliad Research & Trading LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 4/18/2019 | New Issuance | 25,000,000 | Common | \$0.02 | No | Dynamics365, LLC: Jed Perlowin | Consulting | Restricted | 144 Reg D |
| 4/29/2019 | New Issuance | 30,023,351 | Common | \$0.03 | NO | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 5/14/2019 | New Issuance | 30,000,000 | Common | \$0.02 | NO | lliad Research & Trading LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 6/5/2019 | New Issuance | 30,023,351 | Common | \$0.02 | No | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 7/1/2019 | New Issuance | 30,023,351 | Common | \$0.01 | No | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 7/10/2019 | New Issuance | 30,201,342 | Common | \$0.03 | No | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 7/10/2019 | New Issuance | 30,000,000 | Common | \$0.02 | NO | Iliad Research & Trading LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 7/23/2019 | New Issuance | 32,258,065 | Common | \$0.02 | N0 | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |

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|-----------|-----------------|------------|-----------------|----------------------|----|--|-------------------------|--------------|-----------|
| 8/1/2019 | Cancellation | -4,000,000 | Preferred kp | Conversion .0042 | NO | Veterans Village: Bruce Perlowin | Preferred Conversion | Restricted | 144 Reg D |
| 8/1/2019 | Conversion | 40,000,000 | Common | Conversion .00042 | N0 | Veterans Village: Bruce Perlowin | Preferred Conversion | Unrestricted | 144 Reg D |
| 8/7/2019 | New Issuance | 23,732,532 | Common | \$0.01 | NO | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 8/19/2019 | New Issuance | 30,000,000 | Common | \$0.01 | NO | Iliad Research & Trading LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 8/21/2019 | New Issuance | 15,000,000 | Common | \$0.01 | NO | Iliad Research & Trading LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 9/4/2019 | New Issuance | 33,984,707 | Common | \$0.01 | N0 | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 9/9/2019 | New Issuance | 30,000,000 | Common | \$0.01 | N0 | Iliad Research & Trading LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 9/19/2019 | Cancellation | -8,000,000 | Preferred | Conversion | N0 | Veterans Village: Bruce Perlowin | Preferred Conversion | Restricted | 144 Reg D |
| 9/19/2019 | Conversion | 80,000,000 | Common | Conversion | NO | Veterans Village: Bruce Perlowin | Preferred Conversion | Unrestricted | 144 Reg D |
| 9/23/2019 | New Issuance | 25,000,000 | Common | \$0.01 | N0 | Dynamics365, LLC: Jed Perlowin | | Restricted | 144 Reg D |
| 9/25/2019 | New Issuance | 30,000,000 | Common | \$0.01 | NO | Iliad Research & Trading LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 10/3/2019 | New Issuance | 14,325,000 | Common | \$0.01 | NO | Carol Thomas | Consulting | Restricted | 144 Reg D |
| 10/3/2019 | New Issuance | 14,325,000 | Common | \$0.01 | NO | Kim Brady | Consulting | Restricted | 144 Reg D |
| 10/3/2019 | New Issuance | 14,325,000 | Common | \$0.01 | NO | Hotei Worldwide Inc.: Chris Tinney | Consulting | Restricted | 144 Reg D |
| 10/3/2019 | New Issuance | 14,325,000 | Common | \$0.01 | N0 | Robin Lane | Consulting | Restricted | 144 Reg D |

| 10/16/2019 | Cancellation | -904,403 | Preferred Q | Conversion .04 | NO | Bruce Perlowin | Preferred Conversion | Restricted | 144 Reg D |
|------------|-----------------|-------------|-----------------|----------------------|----|--|-------------------------|--------------|-----------|
| 10/16/2019 | Conversion | 90,403,300 | Common | Conversion .0004 | N0 | Bruce Perlowin | Preferred Conversion | Restricted | 144 Reg D |
| 10/17/2019 | Cancellation | -27,288,468 | Preferred | Conversion | N0 | Bruce Perlowin | Preferred Conversion | Restricted | 144 Reg D |
| 10/17/2019 | New Issuance | 6,822,117 | Common | Conversion | N0 | Bruce Perlowin | Preferred Conversion | Restricted | 144 Reg D |
| 10/23/2019 | New Issuance | 33,984,707 | Common | \$0.01 | N0 | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 10/25/2019 | New Issuance | 30,000,000 | Common | \$0.01 | N0 | lliad Research & Trading LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 11/13/2019 | Cancellation | -2,000,000 | Preferred kp | Conversion .0042 | N0 | Veterans Village: Bruce Perlowin | Preferred Conversion | Restricted | 144 Reg D |
| 11/13/2019 | Conversion | 20,000,000 | Common | Conversion .00042 | N0 | Veterans Village: Bruce Perlowin | Preferred Conversion | Unrestricted | 144 Reg D |
| 11/20/2019 | New Issuance | 33,984,707 | Common | \$0.01 | NO | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 12/13/2019 | New Issuance | 35,826,243 | Common | \$0.01 | NO | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 12/18/2019 | Cancellation | -4,500,000 | Preferred kp | Conversion .0042 | No | Veterans Village: Bruce Perlowin | Preferred Conversion | Restricted | 144 Reg D |
| 12/18/2019 | Conversion | 45,000,000 | Common | Conversion .00042 | N0 | Veterans Village: Bruce Perlowin | Preferred Conversion | Unrestricted | 144 Reg D |

| 12/24/2019 | New Issuance | 35,419,126 | Common | \$0.01 | NO | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
|------------|-----------------|------------|-----------------|----------------------|----|--|-------------------------|--------------|-----------|
| 1/7/2020 | New Issuance | 35,000,000 | Common | \$0.01 | NO | Iliad Research & Trading LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 1/10/2020 | Cancellation | -2,500,000 | Preferred kp | Conversion.0042 | N0 | Veterans Village: Bruce Perlowin | Preferred Conversion | Restricted | 144 Reg D |
| 1/10/2020 | Conversion | 25,000,000 | Common | Conversion.00042 | NO | Veterans Village: Bruce Perlowin | Preferred Conversion | Unrestricted | 144 Reg D |
| 1/14/2020 | New Issuance | 38,961,039 | Common | \$0.01 | NO | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 1/10/2020 | Cancellation | -2,000,000 | Preferred kp | Conversion .0042 | N0 | Veterans Village: Bruce Perlowin | Preferred Conversion | Restricted | 144 Reg D |
| 1/27/2020 | Conversion | 20,000,000 | Common | Conversion .00042 | NO | Veterans Village: Bruce Perlowin | Preferred Conversion | Unrestricted | 144 Reg D |
| 2/10/2020 | New Issuance | 40,259,740 | Common | \$0.01 | NO | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 2/20/2020 | New Issuance | 2,200,000 | Preferred | \$0.08 | NO | Frank Vranken | Consulting | Restricted | 144 Reg D |
| 2/26/2020 | New Issuance | 39,241,334 | Common | \$0.01 | NO | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 1/10/2020 | Cancellation | -2,800,000 | Preferred Kp | Conversion .0042 | NO | Veterans Village: Bruce Perlowin | Preferred Conversion | Restricted | 144 Reg D |
| 3/6/2020 | Conversion | 28,000,000 | Common | Conversion .00042 | NO | Veterans Village: Bruce Perlowin | Preferred Conversion | Unrestricted | 144 Reg D |
| 3/17/2020 | New Issuance | 39,525,962 | Common | \$0.00 | NO | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |

| 4/4/2020 | New Issuance | 62,500,000 | Preferred | \$0.01 | YES | Bruce Perlowin | Subscriptions Payable / Debt | Restricted | 144 Reg D |
|-----------|-----------------|------------|-----------|------------|-----|---|------------------------------------|--------------|-----------|
| 4/8/2020 | New Issuance | 1,200,000 | Preferred | \$0.00 | NO | Vincent Salmu | Consulting | Restricted | 144 Reg D |
| 4/14/2020 | New Issuance | 35,000,000 | Common | \$0.01 | NO | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 4/17/2020 | New Issuance | 39,525,692 | Common | \$0.01 | NO | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 4/21/2020 | New Issuance | 72,000,000 | Common | Conversion | NO | Veterans Village: Bruce Perlowin | Preferred Conversion | Unrestricted | 144 Reg D |
| 5/5/2020 | New Issuance | 40,052,701 | Common | \$0.00 | NO | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 5/5/2020 | New Issuance | 250,000 | Preferred | \$0.00 | NO | This Land is Your Land: Bruce Perlowin | Consulting | Restricted | 144 Reg D |
| 5/15/2020 | New Issuance | 143,250 | Preferred | \$0.01 | NO | Stacey Theis | Consulting | Restricted | 144 Reg D |
| 5/22/2020 | New Issuance | 39,525,692 | Common | \$0.01 | | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 5/27/2020 | New Issuance | 1,633,639 | Preferred | Conversion | NO | Orphan's Village Kins Community: Bruce Perlowin | Preferred Conversion | Unrestricted | 144 Reg D |
| 5/27/2020 | New Issuance | 1,633,639 | Preferred | Conversion | NO | Healers Village Kins Community: Bruce Perlowin | Preferred Conversion | Unrestricted | 144 Reg D |
| 5/27/2020 | New Issuance | 35,000,000 | Common | \$0.01 | NO | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 5/27/2020 | New Issuance | 14,325,000 | Common | \$0.01 | NO | Tom Boldt | Consulting | Restricted | 144 Reg D |
| 5/28/2020 | New Issuance | 42,160,738 | Common | \$0.01 | NO | Chicago Venture | Debt Service | Restricted | 144 Reg D |

| | | | | | | Partners, LP: John Fife | | | |
|-----------|--------------|-------------|-----------------|------------|----|---|-------------------------|--------------|-----------|
| 6/1/2020 | New Issuance | 45,000,000 | Common | Conversion | NO | Veterans Village: Bruce Perlowin | Preferred Conversion | Unrestricted | 144 Reg D |
| 6/15/2020 | New Issuance | 44,795,784 | Common | \$0.01 | NO | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 7/28/2020 | Cancelled | -1,633,639 | Preferred Q | Conversion | NO | Orphan's Village Kins Community: Bruce Perlowin | Preferred Conversion | Unrestricted | 144 Reg D |
| 7/28/2020 | Cancelled | -1,633,639 | Preferred Q | Conversion | NO | Healers Village Kins Community: Bruce Perlowin | Preferred Conversion | Unrestricted | 144 Reg D |
| 7/6/2020 | New Issuance | 42,160,738 | Common | \$0.01 | NO | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 7/29/2020 | New Issuance | 39,525,692 | Common | \$0.01 | NO | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 8/7/2020 | New Issuance | 14,325,000 | Common | \$0.01 | NO | Kim Brady | Consulting | Restricted | 144 Reg D |
| 8/12/2020 | New Issuance | 25,000,000 | Common | \$0.01 | NO | Dynamics365, LLC: Jed Perlowin | Consulting | Restricted | 144 Reg D |
| 8/12/2020 | New Issuance | 42,160,738 | Common | \$0.01 | NO | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 8/14/2020 | New Issuance | 100,000,000 | Common | \$0.01 | NO | Help Worldwide Inc: Richard Stewart Sr | Consulting | Restricted | 144 Reg D |
| 8/28/2020 | New Issuance | 81,739,130 | Common | \$0.00 | NO | Calvin Processing LLC: Barry Epling | Equipment | Restricted | 144 Reg D |
| 9/3/2020 | New Issuance | 42,160,738 | Common | \$0.00 | NO | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 9/15/2020 | New Issuance | 20,000,000 | Common | \$0.00 | NO | Kim Brady | Consulting | Restricted | 144 Reg D |
| 9/23/2020 | New Issuance | 44,795,784 | Common | \$0.00 | NO | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 9/30/2020 | Cancellation | -1,500,000 | Preferred KP | \$0.00 | NO | Craig Perlowin | Common Conversion | Restricted | 144 Reg D |

| 9/30/2020 | Conversion | 15,000,000 | Common | \$0.00 | NO | Craig Perlowin | Common Conversion | Restricted | 144 Reg D |
|------------|--------------|-------------|-----------------|----------------------|----|---|-------------------------|--------------|-----------|
| 9/9/2020 | New Issuance | 220,000 | Preferred | \$0.00 | NO | Abigail Harrington | Consulting | Restricted | 144 Reg D |
| 9/9/2020 | New Issuance | 110,000 | Preferred | \$0.00 | NO | Alexa Harz | Consulting | Restricted | 144 Reg D |
| 7/29/2020 | New Issuance | 1,111,111 | Preferred | \$0.01 | NO | Clifford Perry | Consulting | Restricted | 144 Reg D |
| 7/7/2020 | Cancelled | -7,500,000 | Preferred KP | Conversion .0042 | NO | Veteran's Village Kins Community: Bruce Perlowin | Common Conversion | Restricted | 144 Reg D |
| 7/7/2020 | Conversion | 75,000,000 | Common | Conversion .00042 | NO | Veteran's Village Kins Community: Bruce Perlowin | Common Conversion | Unrestricted | 144 Reg D |
| 7/29/2020 | New Issuance | 2,400,000 | Preferred | \$0.00 | NO | Harm Reduction Production, LLC: Amy Povah | Consulting | Restricted | 144 Reg D |
| 12/14/2020 | Cancelled | -3,333,333 | Preferred | Conversion | N0 | Bruce Perlowin | Preferred Conversion | Restricted | 144 Reg D |
| 12/14/2020 | Cancelled | -1,667,667 | Preferred | Conversion | N0 | Jed Perlowin | Preferred Conversion | Restricted | 144 Reg D |
| 12/7/2020 | Cancelled | -8,300,000 | Preferred | Conversion | N0 | Ferris Holding Inc.: Barry Epling | Preferred Conversion | Restricted | 144 Reg D |
| 12/1/2020 | New Issuance | 1,639,600 | Preferred | \$0.00 | NO | This Land is Your Land: Bruce Perlowin | Consulting | Restricted | 144 Reg D |
| 12/4/2020 | New Issuance | 7,500,000 | Preferred | \$0.01 | NO | Bruce Perlowin | Consulting | Restricted | 144 Reg D |
| 12/8/2020 | New Issuance | 83,334 | Preferred | \$0.01 | NO | Sandra Williams | Consulting | Restricted | 144 Reg D |
| 12/8/2020 | New Issuance | 83,334 | Preferred | \$0.01 | NO | Kim Brady | Consulting | Restricted | 144 Reg D |
| 12/8/2020 | New Issuance | 1,667,667 | Preferred | \$0.01 | NO | Jed Perlowin | Consulting | Restricted | 144 Reg D |
| 12/8/2020 | New Issuance | 3,333,333 | Preferred | \$0.01 | NO | Bruce Perlowin | Consulting | Restricted | 144 Reg D |
| 12/8/2020 | New Issuance | 8,300,000 | Preferred | \$0.01 | NO | Ferris Holding Inc.: Barry Epling | Consulting | Restricted | 144 Reg D |
| 12/8/2020 | New Issuance | 166,667 | Preferred | \$0.01 | NO | Ferris Holding Inc.: Barry Epling | Consulting | Restricted | 144 Reg D |
| 12/8/2020 | New Issuance | 166,667 | Preferred | \$0.01 | NO | Craig Perlowin | Consulting | Restricted | 144 Reg D |
| 12/9/2020 | New Issuance | 1,666,667 | Preferred | \$0.01 | NO | Elite International Partners Inc.: Richard Steward Jr | Consulting | Restricted | 144 Reg D |
| 12/8/2020 | New Issuance | 14,327,463 | Preferred | \$0.01 | NO | Ferris Holding Inc: Barry Epling | Consulting | Restricted | 144 Reg D |
| 12/8/2020 | Cancelled | -14,327,463 | Preferred | \$0.01 | NO | Ferris Holding Inc: Barry Epling | Consulting | Restricted | 144 Reg D |
| 10/30/2020 | New Issuance | 63,991,125 | Preferred | \$0.00 | NO | Bruce Perlowin | Consulting | Restricted | 144 Reg D |
| 11/12/2020 | New Issuance | 9,030,000 | Preferred | \$0.00 | NO | Ferris Holding Inc: Barry Epling | Consulting | Restricted | 144 Reg D |

| 11/12/2020 | New Issuance | 2,780,000 | Preferred | \$0.00 | NO | Ferris Holding Inc: Barry Epling | Consulting | Restricted | 144 Reg D |
|-----------------------|--------------|---------------|----------------|------------------|----|--|-------------------------|------------|-----------|
| 10/23/2020 | New Issuance | 45,454,545 | Common | \$0.00 | NO | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 11/9/2020 | New Issuance | 40,000,000 | Common | \$0.00 | NO | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 11/12/2020 | New Issuance | 48,128,342 | Common | \$0.00 | NO | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 11/23/2020 | New Issuance | 10,000,000 | Common | \$0.00 | NO | Craig Perlowin | Consulting | Restricted | 144 Reg D |
| 12/2/2020 | New Issuance | 45,454,545 | Common | \$0.01 | NO | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 12/4/2020 | New Issuance | 40,000,000 | Common | \$0.01 | NO | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 12/7/2020 | New Issuance | 267,379,697 | Common | \$0.01 | NO | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 12/7/2020 | Cancelled | -6,250,000 | Preferred Q | Conversion .04 | N0 | Ferris Holding Inc.: Barry Epling | Preferred Conversion | Restricted | 144 Reg D |
| 12/7/2020 | Converted | 625,000,000 | Common | Conversion .0004 | NO | Ferris Holding Inc: Barry Epling | Consulting | Restricted | 144 Reg D |
| 12/8/2020 | New Issuance | 50,000,000 | Common | \$0.01 | NO | Chicago Venture Partners, LP: John Fife | Debt Service | Restricted | 144 Reg D |
| 12/8/2020 | New Issuance | 360,058,703 | Common | \$0.01 | NO | Ferris Holding Inc: Barry Epling | Consulting | Restricted | 144 Reg D |
| 12/8/2020 | Cancelled | -360,058,703 | Common | \$0.01 | NO | Ferris Holding Inc: Barry Epling | Consulting | Restricted | 144 Reg D |
| | | | | | | | | | |
| Number of | | | | | | | | | |
| Shares outstanding | | | | | | | | | |
| as of | | | ı | | | | | | |
| 12.31.20 | Common | 8,235,768,507 | | | | | | | |
| | Preferred | 274,347,800 | | | | | | | |
| | | | | | | | | | |

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

| | | | | 1 | | Ī | |
|-----------------------------|-----------------------------|---|-----------------------------|------------------|--|---|---|
| Date of Note Issuance | Outstanding Balance (\$) | Principal Amount at issuance (\$) | Interest Accrued (\$) | Maturity Date | Conversion Terms (e.g., pricing mechanism for determining conversions of instrument to shares) | Name of Note Holder | Reason for Issuance (e.g., Loan, Services, etc.) |
| 11/9/2016 | 806,432 | 393,202 | 413,230 | 9/9/2018 | *See Below* | Chicago Venture Partners, LP: John Fife | Loan |
| 1/13/2017 | 316,312 | 1,972,339 | | 5/13/2019 | *See Below* | Iliad Research and Trading, LP: John Fife | Loan |
| 3/17/2017 | 3,497,190 | 2,031,661 | 1,465,529 | 7/17/2019 | *See Below* | Odyssey Research and Trading, LP: John Fife | Loan |
| 7/27/2017 | 1,404,513 | 753,200 | 651,313 | 10/27/2018 | *See Below* | Odyssey Research and Trading, LP: John Fife | Loan |
| 3/23/2018 | 1,772,835 | 2,032,928 | | 7/23/2020 | *See Below* | Chicago Venture Partners, LP: John Fife | Loan |
| 7/24/2018 | 3,282,187 | 2,028,575 | 1,253,612 | 11/24/2020 | *See Below* | Iliad Research and Trading, LP: John Fife | Loan |
| 11/16/2018 | 3,159,726 | 2,029,387 | 1,130,339 | 3/16/2021 | *See Below* | Chicago Venture Partners, LP: John Fife | Loan |
| 3/28/2019 | 3,023,991 | 2,028,750 | 995,241 | 7/28/2022 | *See Below* | Iliad Research and Trading, LP: John Fife | Loan |

| 5/22/2019 | 1,457,699 | 1,000,000 | 457,699 | 11/22/2020 | *See Below* | Chicago Venture Partners, LP: John Fife | Loan |
|------------|-----------|-----------|---------|------------|-------------|--|------|
| 8/8/2019 | 2,780,320 | 2,032,936 | 747,384 | 12/8/2021 | *See Below* | Chicago Venture Partners, LP: John Fife | Loan |
| 10/22/2019 | 1,421,538 | 1,000,000 | 421,538 | 4/22/2021 | *See Below* | Chicago Venture Partners, LP: John Fife | Loan |
| 11/25/2019 | 908,358 | 665,090 | 243,268 | 4/25/2021 | *See Below* | Chicago Venture Partners, LP: John Fife | Loan |
| 1/16/2020 | 1,228,184 | 1,006,480 | 221,704 | 5/16/2022 | *See Below* | Chicago Venture Partners, LP: John Fife | Loan |

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

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: BM STILES
Title: CONTROLLER
Relationship to Issuer: CONTRACTOR

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

^{*}Conversion Terms: 60% of the average of the two (2) lowest Closing Bid Prices in the twenty (20) Trading Days immediately preceding the applicable Conversion.

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

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

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

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

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")

What is Hemp, Inc.? Hemp In. is a publicly-traded company, founded in 2008, that has grown to become one of the most recognizable global leaders in the industrial hemp industry with an 85,000 square foot multipurpose industrial hemp processing facility in Spring Hope, North Carolina, a 500 acre hemp growing Veteran Village Kins Community in Golden Valley, Arizona, two model "Small Family Hemp Farms" in North Carolina and Arizona, and a hemp Pre-Roll blending and manufacturing facility in Las Vegas, Nevada and a 5,000 square foot retail store (The King of Hemp Store) in Kingman, Arizona.

With bold moves and decisive action taken over the last year, the Company experienced record-breaking revenues for its first, second, and third quarters of 2020. Hemp, Inc. focused most of its resources and personnel on growing and processing a very successful high CBD hemp grow in Southern Oregon as opposed to building a massive infrastructure. Those bold moves and strategic actions yielded great results for the third quarter and have even set the tone for the new year with other products to come with the launch of its King of Hemp[®], unique and one of kind, CBD product. The line consists of Bubba Kush hemp; Pre-rolls, Fortified Pre- rolls, Caviar/Moon Rocks; and Diamonds.

Sales from their premium hemp flower, Pre-98 OG Bubba Kush, surpassed their \$2,000,000 groundbreaking milestone. The Company reached \$2,466,985 (up \$2,057,292 from sales reported during the first quarter, after surpassing its first milestone of \$1,000,000).

"We're now mass marketing and I'm certain we will have revenue in the millions to report for the fourth quarter and beyond." While there may be a few more infrastructure footprints created, it's full speed ahead for Hemp, Inc.

It has been Hemp, Inc.'s intent to continually invest in building its hemp infrastructure, especially since none existed previously. In fact, the Company has instinctively been following the same path as Amazon... reinvesting profits and operating capital back into building the infrastructure. This is a business strategy that hasbeen proven and works well.

All the years leading up to this point were building and finishing the largest hemp infrastructure in America and now the Company is focusing 90% of its efforts on marketing and generating revenues.

Hemp, Inc.'s ten divisions are as follows:

Division One The Industrial Hemp Infrastructure
Division Two The Hemp Farming Infrastructure

Division Three The Hemp Extraction & Pre-Roll Blending Infrastructure

Division Four The Hemp Educational Infrastructure
Division Five The Hemp Marketing Infrastructure
Division Six Accessories Products and Services

Division Seven Research and Development

Division Eight Industrial Hemp Investments and Joint Ventures

Division Nine Industrial Hemp Consulting
Division Ten Educational Entertainment

The Industrial Hemp Infrastructure (Division One) currently consists of its multi-purpose industrial hemp processing facility and milling operation in Spring Hope, North Carolina. It's one of the largest "industrial hemp processing centers" and has grown to become one of the pre-eminent centers of the industrial hemp industry. The 85,000 square foot facility sits on 9-acres. It is environmentally sustainable and was built from the ground up in hopes of "Making America Hemp Again." The North Carolina facility is currently on hiatus from manufacturing products but is still selling the Company's unique kenaf-hemp blend, the all-green natural loss circulation material (LCMs), called DrillWallTM. The DrillWallTM can be sold to the oil and gas drilling industry, along with an all-green natural oil spill absorbent, a second industrial kenaf-hemp product called Spill-Be-GoneTM.

Division One Products:

DrillWallTM (a loss circulation material)
Spill-Be-GoneTM (an oil spill cleanup product)

Hemp, Inc. is still fulfilling a \$1 million dollar sales agreement, through its subsidiary, Industrial Hemp Manufacturing (IHM), for its **DrillWall**™. According to CEO, Bruce Perlowin, the Company executed a sales agreement to sell \$1 million worth of DrillWall™ over the course of one year. IHM received its first \$30,000 payment and shipped the first batch of DrillWallTM out in December 2019 and another \$60,000 payment was received for the second batch of DrillWallTM in February 2020 and a \$30,000 payment in March, 2020. "Initially,we expected some of the remaining balance from the \$1,000,000 during the third quarter but due to the nationwide pandemic and oil prices plummeting (causing oil drilling in America to halt). We do, however, expectsales for our DrillWallTM to increase during the fourth quarter since the oil industry has picked back up. We've been notified that \$60,000 worth of DrillWallTM will be ordered in November," said Perlowin. IHM is based in Spring Hope, North Carolina, where the **DrillWall**™ is sold.

Division Two - The Hemp Farming Infrastructure

The Hemp Farming Infrastructure *(Division Two)* consists of hundreds of acres (between Hemp, Inc. and its associates) of hemp and kenaf growing in multiple locations, farm equipment, cloning rooms, clones and seeds, grow rooms, greenhouses, hemp drying facilities and a huge amount of peripheral farming tools and equipment. The progress Hemp, Inc. has made in its agricultural endeavors, over the course of four years, has been amazing. This year marks the fifth year that Hemp, Inc. has been growing hemp. (To see Hemp, Inc.'s agricultural progress from 2016 through May, 2020, click here to see the videos of Hemp, Inc.'s grows in multiple locations.)

Hemp, Inc. also has two "Small Family Hemp Farm" models. The "Small Family Hemp Farm" in North Carolina is situated on 12 acres and consists of a cloning room, a greenhouse, and enough land to grow 2,000-3,000 high CBD or CBG hemp plants. The model shows farmers how to grow high CBD and CBG hemp plants, operate a greenhouse and turn a barn into a cloning room to earn up to \$100,000+ a year.

A model "Small Family Hemp Farm" is located Dolan Springs, Arizona. This "Small Family Hemp Farm" is referred

to as "The Orchard" since it has a sizable organic orchard. Hemp has been grown on 2 acres. There is also a cloning room, cold storage, and a greenhouse.

Moreover, "A to Z" services for the farmers are available - from harvesting to drying, curing, bucking, machine trimming, hand trimming, bagging, storing, nitrogen sparging, and selling... creating a "one stop shop" for the small to large family farms.

Division Two Products include:

The King of Hemp® Pre-Roll Blends, Fortified Pre-Rolls; Bubba Kush Hemp; Caviar/Moon Rocks; and Diamonds and Crumbles (smaller Diamond pieces) High premium CBD flower from the Rogue Valley in Southern Oregon, North Carolina and Arizona

The super-premium King of Hemp® pre-rolls use Hemp, Inc.'s A and B hemp colas. The A and B hemp colasare derived from Oregon-grown Pre-98 OG Bubba Kush, one of the top selling cultivars on the market.

Advocates say Oregon has a uniquely suited climate, politically and agriculturally, to be a dominate player thefast-growing industry. Hemp Inc.'s grow operation in Oregon was among the best in the state and yielded some of the highest quality hempcolas on the market.

The King of Hemp[®] pre-roll line offers high-end products that are an effective and flavorful, smokable alternative to cigarettes and other hemp consumption methods.

Consumers can also shop on the newly redesigned website www.kingofhempusa.com for the King of Hemp® prerolls and hemp tinctures. Each pre-roll contains a smooth, nearly odorless natural hemp smoke. They are tightly rolled into a filtered cigarette rice paper for the ultimate discreet smoke. Many users have said the King of Hemp® pre-rolls present a calming experience, perfect for alleviating feelings of anxiousness and gaining mental clarity. It contains .3% or less THC so it's federally legal nationwide.

Hemp, Inc. is also hosting the 2021 Hempathon at the Veteran Village Kins Community in Arizona. Contestants are growing 1 acre of hemp in a contest with other growers from around the country. Hemp, Inc. is providing land, water, security, and live streaming video coverage for participants. The Hempathon entry fee is \$5,000 and a 50/50 revenue split. Winners of the Hempathon will share in several awards and prizes of up to \$50,000.

The Veteran Village Kins Community in Arizona has 6 domes and the overnight RV camping sites be set up so people can stay on the land during the Hempathongrow. Live streaming video cameras will also be in place so the world can watch the "The Great American Hempathon" in real time.

Also, as part of the Hempathon, Hemp, Inc.'s Hemp Academy (Arizona) will offer classes in one of its geodesic domes during the Hempathon, which will include hemp experts, product developers, field trips to the grow area, and more. This hands-on, interactive, educational experience is the chance of a lifetime for people to learn about this new emerging multibillion-dollar industry from hemp industry experts.

Division Three - The Hemp Extraction & Pre-Roll Blending Infrastructure

The Hemp CBD Oil Extraction & Pre-Roll Blending Infrastructure (*Division Three*) is primarily focused on the King of Hemp® Pre-Roll Blends, Fortified Pre-Rolls; Bubba Kush Hemp; Caviar/Moon Rocks; and Diamonds andCrumbles (smaller Diamond pieces) and The King of Hemp® high CBD smokable flower. The CBD oil that was extracted from the 2018 hemp grows in North Carolina has been made into pure crystalline CBD isolate which was added to the Company's "King of Hemp®" branded line of pre-rolls that are now in the marketplace across all 50 states.

In lieu of building its own extraction laboratories, Hemp, Inc. plans to utilize the facilities of other labs in the industry, when needed, to manufacture its own line of CBD oil products. With 150 different cannabinoids, over 300 terpenes, and more of each being discovered almost monthly, the product range and possibilities in this area are endless.

Division Four - The Hemp Educational Infrastructure

The Hemp Educational Infrastructure (*Division Four*) includes Hemp, Inc.'s **Hemp University** which focuses on educating and empowering Hemp farmers and entrepreneurs with knowledge, processing, infrastructure and support. The **educational seminars**, through the Hemp University, are held periodically (as needed). These seminars are to teach farmers and landowners how to create a profitable income stream by maximizing the per-acre crop revenue. Through this division, Hemp, Inc. has trained well over 500 farmers in its first two years by doing a total of nine Hemp University seminars in North Carolina and Oregon.

The Hemp University has helped transform the livelihoods of North Carolina and Oregon farmers transitioning from tobacco and other crops to industrial hemp by providing them with the tools and support needed to gain a foothold in this burgeoning industry.

Division Five - The Hemp Marketing Infrastructure

Hemp, Inc. believes there must be a keen focus on its marketing infrastructure. The demand for CBD, CBG and other hemp products is massive. To supply that type of volume/demand being experienced, there needs be a strong foundation or infrastructure in place. While Hemp, Inc. continues to grow a rock-solid Hemp Marketing Infrastructure, this infrastructure must be able to support a meteoric industry growth. The cannabidiol (CBD) market is on track to grow to \$23.7 billion through 2023, according to the Brightfield Group. Hemp Industry Daily currently values the smokable hemp market worth up to \$80 million for 2020, with fivefold growth predicted. Also, according to Hemp Industry Daily, "Nielsen projects that total sales ofhemp-derived CBD consumer products in the U.S. for 2020 will be \$1.7 billion to \$2 billion. The average of that range, \$1.85 billion, would represent a 54% increase in sales from 2019 to 2020."

In late January 2020, the first King of Hemp Store TM had a soft launch in Kingman, Arizona. This 5,000 square foot Wells Fargo bank building is in the heart of Old Town Kingman next to historic Route 66 and will showcase everything hemp, including the KOH pre-roll line, flower, tinctures, health and beauty products, and Hemp Blue's hemp denim jeans (www.hempblue.com). The retrofitted, once Wells Fargo Bank building, will also retain the working vault.

The company has also recently joint-ventured with the retail store "Hemp Healthcare", in Dolan Springs, Arizona, to sell high-end cannabidiol (CBD) and hemp-based products. "Hemp Healthcare" is home to an array of renowned CBD and hemp products, including Hemp, Inc.'s cosmetic and wellness line that includes shampoos, conditioners, lotions, candles and more. The retail storefront is in a highly trafficked tourist area. Specifically located on Pierce Ferry Road, "Hemp Healthcare" is next to "Dolan Station" – a location that welcomes numerous tour buses daily with visitors from around the worldthat stop there on trips to the Grand Canyon. On some days, pre-COVID-19, up to 40 tour buses stop at this location.

Division Six - Accessories, Products and Services

Division Six (currently not active) will focus on the sale of hemp industry accessories such as the sale of extractors, harvesters, storage bags, containers, fertilizer, soil amendments, humidifiers, dehumidifiers, balers, greenhouses, and greenhouse equipment; the drying, trimming, curing, storing and brokering for other farmers harvesting hemp; and ultimately anything else a hemp farmer may need to be successful.

Division Seven – Research and Development

Research and Development has been an integral part of Hemp, Inc. since day one, and a more formal research and development project is planned for 2021. The Company originally planned for Puerto Rico to be a research and development hub but found the barrier to entrance was much too great and has therefore changed its position to focus its research and development division on states where hemp is already legal.

Division Eight - Industrial Hemp Investments and Joint Ventures

Hemp, Inc. established its eighth division (Industrial Hemp Investments and Joint Ventures). Since the passing of the 2018 hemp bill, Hemp, Inc. has been flooded with inquiries of people who want to invest in the hemp industry but do not know where to start. As the Avant-guard of the industrial hemp industry, Hemp, Inc. has put together numerous joint venture investment opportunities for the medium to large-scale investor. Institutional investors, and in some cases billionaires and billion-dollar hedge fund managers, are aggressively trying to get into the hemp industry since the passing of the 2018 Farm Bill. Our joint venture agreements are they put up the money and we put up the expertise in a 50/50 revenue share after all the initial investment money is paid back. This will save the large-scale hemp investor often two years and dozens of multimillion-dollar mistakes that they "WILL" often make without an expert in the hemp industry.

Division Nine - Industrial Hemp Consulting

Hemp, Inc.'s Industrial Hemp and Medical Marijuana Consulting Company (IHMMCC) was recently restructured as its ninth division and is now "Division Nine - Industrial Hemp Consulting". With an influx of public companies wanting to expand into the industrial hemp industry, Hemp, Inc. has received numerous potential consulting agreements. To keep up, Hemp, Inc. revamped its consulting division to work hands-on with each company to provide its years of expertise. According to Perlowin, there is definitely a sense of a "Community of Companies" whereby companies are working together to pool their resources, marketing connections and strategies in order to grow simultaneously.

Typically, companies seeking in depth consulting services from Hemp, Inc. pay mostly in stock since cash flow is oftentimes tight during the developmental stage of companies in this industry. Through Hemp, Inc.'s Division Nine – Industrial Hemp Consulting, a wide range of services are forged from the experiences of creating the first publicly traded company in the cannabis sector (Medical Marijuana, Inc.) and having over a decade of experience in the industrial hemp industry's public sector. Perlowin, Hemp, Inc.'s chief executive officer, also has over five decades in the industry.

Division Ten - Educational Entertainment

Hemp, Inc.'s newest division, Entertainment, will cover everything from investing in the movie "The Adventures of the King of Pot" (https://www.kingofpotthemovie.com/) and other historical movies, books and documentaries representing our industry up to the current docuseries being made on "The Modern-Day History of Hemp".

VETERAN VILLAGE KINS COMMUNITIES

The company's 500-acre strategic growing partner Veteran Village Kins Community in Golden Valley, Arizona, is designed to grow hemp and produce CBD and CBG products to benefit veterans as well as generate revenue for Hemp, Inc., the Veteran Village and individual veterans living in the community.

The Veteran Village Kins Community in Arizona has completed its final site plan blueprints for its 36 of the 500- acre site in Golden Valley, Arizona (20 miles north of Kingman, AZ and 90 minutes from Las Vegas, NV). The site plan was submitted to the Mohave County Building Department for final review. The Company completed the final phase of the necessary infrastructure to support an off-grid, renewable, energy systems. The Company also expects to build hemp-growing communities for other groups such as "Abused" Women & Children Village Kins Communities; the "Orphans" Village Kins Communities; "Homeless" Village Kins Communities, the "Healers" Village Kins Communities (the healers are professionals who are knowledgeable in the modalities to treat these traumatized groups); and a community to "Heal the Healers" called Heal the Healers Village Kins Community Arizona. These particular communities are all synergistically aligned to work simultaneously supporting each other.

The "Veteran Village Kins Community" is looking into a 100,000-square foot GMP compliant, central processing plant, a state-of-the-art testing laboratory, and various health and wellness centers to support veterans who may have psychological, emotional or health issues.

6) Issuer's Facilities

The goal of this section is to provide a potential investor with a clear understanding of all assets, properties or facilities owned, used or leased by the issuer and the extent in which the facilities are utilized. In responding to this item, please clearly describe the assets, properties or facilities of the issuer, give the location of the principal plants and other property of the issuer and describe the condition of the properties. If the issuer does not have complete ownership or control of the property (for example, if others also own the property or if there is a mortgage on the property), describe the limitations on the ownership.

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

Hemp, Inc. owns and operates an 85,000 square foot multi-purpose industrial hemp processing facility and milling operation on 9 acres in Spring Hope, North Carolina. It is the largest "industrial hemp processing center" in the western hemisphere and has grown to become one of the pre-eminent centers of the industrial hemp industry. With a patent pending manufacturing process, the North Carolina facility processes millions of pounds of its unique kenafhemp blend to manufacture all-green natural loss circulation material (LCMs), called <u>DrillWall</u>™ that is to be sold to the oil and gas drilling industry. The Company also produces an all- green natural oil spill absorbent kenaf-hemp product called <u>Spill-Be-Gone</u>™. In addition to Hemp, Inc.'s industrial hemp processing facility and milling operation on 9 acres, the Company also rents 50 acres adjacent to the plant where it grows hemp and kenaf for its DrillWall and Spill-Be-Gone products.

In addition to the company's industrial hemp processing facility in Spring Hope, North Carolina, Hemp, Inc. also rents one of the most sophisticated local processing centers (LPC) in Medford, Oregon area. It is a 55,000 square foot building in White City, Oregon. This LPC focuses on hemp harvesting, drying, curing, trimming, bagging, storing, and in some cases selling high CBD hemp for local farmers and the Company's own hemp grows in that area, and post processing for the CBD industry. Hemp, Inc. also rents a 2,000 squarefoot office building on the same property. During late January 2020, Hemp, Inc. had a soft launch for its King of Hemp Store™ in Kingman, Arizona. The store occupies a 5,000 square foot Wells Fargo bank building located in the heart of Old Town Kingman next to the historic Route66 and will showcase a large variety of hemp products.

Hemp, Inc. also has two "Small Family Hemp Farm" models. The "Small Family Hemp Farm" in North Carolina is situated on 12 acres and consists of a cloning room, a greenhouse, and enough land to grow 2,000-3,000 high CBD hemp plants. The model shows farmers how to grow high CBD hemp plants, operate a greenhouse and turn a barn into a cloning room to earn up to \$100,000+ a year. This shows an example of how the "Small Family Hemp Farm" can be duplicated and reappear on the American landscape.

Hemp, Inc.'s other "Small Family Hemp Farm" is located Dolan Springs, Arizona. This "Small Family Hemp Farm" is referred to as "The Orchard" since it has a sizable organic orchard. There are 2 acres on which hemp will be grown on; a cloning room; cold storage; and greenhouses that are currently being installed.

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

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

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

| Name of Officer/Director or Control Person | Affiliation with Company (e.g., Officer Title /Director/Owner of more than 5%) | Residential Address (City / State Only) | Number of shares owned | Share type/class | Ownership Percentage of Class Outstanding | Note |
|---|--|---|------------------------|-----------------------|--|------------|
| Bruce Perlowin | Owner of more than 5% | Fort Pierce/ Florida | 8,400,000 | Preferred A Shares | 100% | <u>N/A</u> |
| Bruce Perlowin | Owner of more than 5% | Fort Pierce/ Florida | 71,595,597 | Preferred Q Shares | <u>100%</u> | <u>N/A</u> |
| Bruce Perlowin | Owner of more than 5% | Fort Pierce/ Florida | 115,937,862 | Common | <u>1.98%</u> | <u>N/A</u> |
| Craig Perlowin | CEO/CFO/Officer/Director | Fort Pierce/ Florida | <u>N/A</u> | <u>N/A</u> | N/A | <u>N/A</u> |

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).

NONE

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.

<u>NONE</u>

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.

On June 20th, 2016, the Securities Exchange Commission (SEC) filed a civil suit against HEMP Inc. Bruce Perlowin, Barry Epling and Jed Perlowin alleging fraudulent registering of HEMP stock. HEMP INC. strongly disagrees with the SEC's position and continues to fight the civil suit. With discovery over, the trial is once again going forward. The estimated time for the trial is summer 2021. HEMP INC. looks forward to the opportunity to prove to a jury that the registration was done properly.

9) Third Party Providers

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

Securities Counsel

Name: <u>Stephen Mills</u>

Firm:

Address 1: <u>PO BOX 281077</u>

Address 2: Nashville, TN 37228-1077

Phone: <u>615-475-1151</u>

Email: <u>stevemillslaw@gmail.com</u>

Accountant or Auditor

Name: <u>BM Stiles</u>

Firm: <u>Stiles Accounting Services LLC</u>

Address 1: 7100 E Lincoln Drive
Address 2: Paradise Valley AZ 85253

Phone: <u>858-869-9008</u>

Email: info@stilesaccounting.com

Investor Relations

Name: Steffan Dalsgaard

Firm: Golden Triangle Ventures Inc.
Address 1: 3430 E Russell Rd #301-18
Address 2: Las Vegas, NV 89120

Phone: <u>702-902-2361</u>

Email: info@goldentriangleinc.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.

Name: JIM HANCOCK
Firm: JBG PARTNERS
Nature of Services: OPERATIONS

Address 1: $\frac{N/A}{Address}$ 2: $\frac{N/A}{N/A}$

Phone: 619-750-6657

Email: <u>JIM@JBGPARTNERS.COM</u>

10) Issuer Certification

Principal Executive Officer:

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

The certifications shall follow the format below:

- I, Craig Perlowin certify that:
- 1. I have reviewed this <u>Annual Report</u> of <u>HEMP INC</u>.
- 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, considering 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.

April 15, 2021 [Date]

/S/ Craig Perlowin [CEO's Signature]

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

Principal Financial Officer:

- I, Craig Perlowin certify that:
- 1. I have reviewed this Annual Report of Hemp 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, considering 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.

April 15th, 2021 [Date]

/S/ Craig Perlowin [CFO's Signature]

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

Hemp, Inc. and Subsidiaries

Balance Sheets (Unaudited)

| (Unaudited) | | | | |
|--|------|---------------|----------|---------------|
| | De | ecember 31, | D | ecember 31, |
| | | 2020 | | 2019 |
| <u>ASSETS</u> | | | | |
| CURRENT ASSETS | | | | |
| Cash and cash equivalents | \$ | 103,880 | \$ | 245,239 |
| Securities held for sale | | 86,105 | | 86,105 |
| Receivables | | 1,974,847 | | 1,950,830 |
| Inventory | | 4,406,772 | | 5,131,428 |
| Notes Receivable | | 106,400 | | 37,500 |
| Prepaid interest | | 8,581,758 | | 6,474,480 |
| Prepaid rent | | 20,000 | | 20,000 |
| Total Current Assets | | 15,279,762 | | 13,945,582 |
| OTHER ASSETS | | | | |
| LPO Software | | 1,810,775 | | 1,810,775 |
| Tax tracking software | | 156,250 | | 156,250 |
| Property, Plant, and Equipment-net | | 27,739,066 | | 27,539,091 |
| Total Other Assets | | 29,706,091 | | 29,506,116 |
| TOTAL ASSETS | Ś | 44,985,853 | \$ | 43,451,698 |
| | | , | <u> </u> | ,, |
| LIABILITIES AND STOCKHOLDERS' EQUITY/(DEFI | CIT) | | | |
| CURRENT LIABILITIES | | | | |
| Accounts payable and accrued liabilities | \$ | 951,023 | \$ | 260,026 |
| Due to B. Perlowin | | 69,535 | | - |
| Due to D. Tobias | | 50 | | 50 |
| Payroll taxes payable | | 57 | | 57 |
| TOTAL CURRENT LIABILITIES | | 1,020,665 | | 260,133 |
| NON-CURRENT LIABILITIES | | | | |
| Contingent disputed liability - JS | | 12,105 | | 12,105 |
| Note payable and accrued interest TOTAL NON-CURRENT LIABILITIES | | 26,418,699 | | 23,095,814 |
| TOTAL NON-CORRENT LIABILITIES | | 26,430,804 | | 23,107,919 |
| TOTAL LIABILITIES | | 27,451,469 | | 23,368,052 |
| STOCKHOLDERS' DEFICIT | | | | |
| Preferred Collectible stock: | | | | |
| 500,000,000 shares authorized, \$0.00001 par value | | | | |
| 8,400,000 and 8,400,000 shares issued | | 84 | | 84 |
| Preferred stock: | | | | |
| 31,835,578 shares authorized, \$0.00001 par value | | | | |
| 0 and 0 shares issued | | - | | - |
| New Preferred stock: | | | | |
| 468,164,422 shares authorized, \$0.00001 par value | | | | |
| 24,347,800 and 24,347,800 and shares issued | | 243 | | 243 |
| Preferred K stock: | | | | |
| 58,262,154 shares authorized, \$0.00001 par value | | | | |
| 58,262,154 and 58,242,154 shares issued | | 583 | | 583 |
| Preferred K(P) stock: | | | | |
| 169,499,468 shares authorized, \$0.00001 par value | | | | |
| 179,410,383 and 118,698,147 shares issued | | 1,794 | | 1,187 |
| Preferred Q stock: | | | | |
| 100,000,000 shares authorized, \$0.00001 par value | | | | |
| 77,375,116 and 9,095,597 shares issued | | 774 | | 91 |
| Common Stock: | | | | |
| 10,500,000,000 common shares, \$0.00001 par value | | | | |
| 8,235,768,507 and 5,849,109,894 shares issued | | 82,358 | | 58,491 |
| Additional paid-in capital | | 157,499,538 | | 149,622,069 |
| Subscriptions payable | | 2,247,287 | | 1,998,037 |
| Other comprehensive income/(expense) | | (6,327,539) | | (6,327,539) |
| Retained earnings/(deficit) | | (135,970,738) | | (125,269,600) |
| Total Stockholders' Equity/(Deficit) | | 17,534,384 | | 20,083,646 |
| TOTAL LIABILITIES AND STOCKHOLDERS' DEFICIT | | 44,985,853 | \$ | 43,451,698 |

The accompanying notes are an intergral part of these statements

Hemp, Inc. and Subsidiaries

Statements of Operations (Unaudited)

| (Onaudited) | | For the Ye | | |
|--|----|---|--------|--|
| | | 2020 | Der 5. | 2019 |
| SALES | \$ | 2,516,484 | \$ | 2,352,905 |
| Cost of sales | | 1,217,579 | | 1,821,156 |
| GROSS MARGIN | | 1,298,905 | | 531,749 |
| OPERATING EXPENSES | | | | |
| Compensation - stock based Professional and consulting fees Occupancy expenses Travel Advertising and Promotion General and administrative | | 1,469,902 1,021,536 432,717 63,535 242,656 3,385,986 | | 4,843,255 715,676 969,088 328,799 225,717 3,045,334 |
| Total Operating Expenses | | 6,616,331 | | 10,127,869 |
| NET INCOME (LOSS) FROM OPERATIONS | | (5,317,426) | | (9,596,120) |
| OTHER INCOME (EXPENSE) | | | | |
| Interest income Other income Settle lawsuit Interest expense - stock based Interest expense Total other income (expense) | | (5,836,770) (1,712,624) (7,549,394) | | (13,441,594) (3,577,259) (17,018,853) |
| NET INCOME (LOSS) BEFORE TAXES | | (12,866,821) | | (26,614,973) |
| Provision for income taxes | | - | | - |
| NET INCOME (LOSS) | | (12,866,821) | | (26,614,973) |
| PER SHARE DATA: | | | | |
| Basic and diluted income (loss) per common share | \$ | (0.00) | \$ | (0.00) |
| Weighted average number of common shares outstanding | 8 | ,235,768,507 | ! | 5,156,154,043 |

The accompanying notes are an intergral part of these statements

Hemp, Inc. and Subsidiaries Statements of Cash Flows

(Unaudited)

| | | ne Year Ended lecember 31, 2020 |
|---|----|---------------------------------------|
| CASHFLOWS FROM OPERATING ACTIVITIES | | |
| Net income (loss) | \$ | (12,866,821) |
| Adjustments to reconcile net income (loss) to net | | |
| cash from operating activities: | | |
| Issuance of stock for services | | 1,469,902 |
| Issuance of stock for interest | | - |
| Issuance of stock to settle lawsuit | | - |
| Changes in Operating Assets and Liabilities: | | |
| Inventory | | 724,656 |
| Prepaid interest | | (2,107,278) |
| Receivables | | (24,017) |
| Accouts payable and accrued liabilities | | 690,997 |
| Net cash from operating activities | _ | (12,112,561) |
| CASH FLOWS FROM INVESTING ACTIVITIES | | |
| Securities held for sale | | - |
| Property, plant, and equipment | | (199,975) |
| Net cash from investing activities | \$ | (199,975) |
| CASH FLOWS FROM FINANCING ACTIVITIES | | |
| Advances from related parties | | - |
| Notes payable | | 3,322,885 |
| Stock for debt service | | 5,836,770 |
| Subscriptions payable | | |
| Net cash from financing activities | _ | 9,159,655 |
| NET CHANGE IN CASH | | (141,359) |
| CASH AT BEGINNING OF PERIOD | | 245,239 |
| CASH AT END OF PERIOD | \$ | 103,880 |
| SUPPLEMENTAL CASH FLOW DISCLOSURES | | |
| Cash paid for interest | \$ | 1,712,624 |
| Cash paid for income taxes | \$ | - |
| NON-CASH INVESTING AND FINANCING ACTIVITIES | | |
| Common stock issued for debt service | \$ | 5,836,770 |
| Warrants issued for prepaid interest | \$ | - |
| | | |

Hemp, Inc. and Subcidiaries Statement of Stockholders' Equity (Deficit)

| | | (| | | | | | | | | | Other Com- | | | | | | | |
|--|---|----|---------------------|--------|------------------------|--------------|-----------------------|--------|-------------------------|----------|-----------------------|------------|--------------------|-------------|--------------------|-----------------------|-------------------|------------------------|--------------------------|
| | | | | | | | | | | | | | | | Additional | Sub- | prehensive | Retained | Total |
| | Preferred A Artistic Sha Shares Amou | | Preferred Shares | Amount | New Preferre Shares | Amount | Preferred I Shares | Amount | Preferred K(F Shares | Amount | Preferred (Shares | Amount | Common 8 Shares | Amount | Paid-in Capital | scriptions Payable | (Expense) | Earnings/ (Deficit) | Stockholders' Deficit |
| Balance - December 31, 2017 | | 84 | 31.835.578 | | 27.288.468 | 273 | | 583 | 104,959,291 | 1.050 | olidica | Amount | 2.481.812.897 | 24.818 | 88.294.195 | rayable 0 | (6.327.539) | (80.345,289) | 1.648.494 |
| | | | | | | | | | | | | | | | | | | | |
| QE March 31, 2018 - Preferred | | | | | | | | | | | | | | | | | | | |
| K(P) Issued for settlement | | | | | | | | | 2,100,000 | 21 | | | | | 629,979 | | | | 630,000 |
| QE March 31, 2018 - Preferred | | | | | | | | | | | | | | | | | | | |
| K(P) Issued for lumber | | | | | | | | | 640,608 | 6 | | | | | 192,176 | | | | 192,182 |
| K(F) issued for fumber | | | | | | | | | 040,000 | • | | | | | 152,176 | | | | 152,162 |
| QE March 31, 2018 - Preferred | | | | | | | | | | | | | | | | | | | |
| K(P) Issued for P,P,&E | | | | | | | | | 100,000,000 | 1,000 | | | | | 2,089,000 | | | | |
| | | | | | | | | | | | | | | | | | | | |
| QE March 31, 2018 - Common | | | | | | | | | | | | | | | | | | | |
| Issued for debt service | | | | | | | | | | | | | 431,049,078 | 4,310 | 11,772,494 | | | | 11,776,805 |
| QE March 31, 2018 - New P | | | | | | | | | | | | | | | | | | | |
| Issued for Prefered K(P | 9 | | | | 16,000,000 | 160 | | | (4,000,000) | (40) | | | | | (120) | | | | |
| | , | | | | , | | | | (-) | 1-27 | | | | | (/ | | | | |
| QE March 31, 2018 - Preferred | | | | | | | | | | | | | | | | | | | |
| Q Issued for Common | | | | | | | | | | | 10,000,000 | 100 | (1,000,000,000) | (10,000) | 9,900 | | | | |
| | | | | | | | | | | | | | | | | | | | |
| QE June 30, 2018 - PK(P) | _ | | | | | | | | (22,061,877) | (221) | | | | 2,206 | 44 0000 | | | | |
| converted to Commo | n | | | | | | | | (22,061,877) | (221) | | | 220,618,770 | 2,206 | (1,986) | | | | |
| QE June 30, 2018 - Common | | | | | | | | | | | | | | | | | | | |
| Issued for debt service | e | | | | | | | | | | | | 120,955,304 | 1,210 | 3,642,360 | | | | 3,643,570 |
| | | | | | | | | | | | | | | | | | | | |
| QE June 30, 2018 - Common | | | | | | | | | | | | | | | | | | | |
| stock issued for service | s | | | | | | | | | | | | 14,000,000 | 140 | 425,380 | | | | 425,520 |
| QE September 30, 2018 -PK(P) | | | | | | | | | | | | | | | | | | | |
| converted to Commo | | | | | | | | | (3,860,000) | (39) | | | 38.600.000 | 386 | (347) | | | | |
| convented to commo | | | | | | | | | (5,555,555) | (33) | | | 30,000,000 | 200 | (247) | | | | |
| QE September 30, 2018 - Preferred | d | | | | | | | | | | | | | | | | | | |
| converted to Commo | n | | | | (23,487,778) | (235) | 1 | | | | | | 58,719,445 | 587 | (587) | | | | |
| | | | | | | | | | | | | | | | | | | | |
| QE September 30, 2018 - Common | | | | | | | | | | | | | | | | | | | |
| Issued for debt service | e | | | | | | | | | | | | 225,857,777 | 2,259 | 7,303,210 | | | | 7,305,469 |
| QE September 30, 2018 - Common | | | | | | | | | | | | | | | | | | | |
| stock issued for service | | | | | | | | | | | | | 164,700,000 | 1,647 | 5,599,223 | | | | 5,600,870 |
| | - | | | | | | | | | | | | ,, | ., | -,, | | | | - |
| QE December 31, 2018 - Common | | | | | | | | | | | | | | | | | | | |
| issued for debt service | e | | | | | | | | | | | | 307,227,069 | 3,072 | 9,767,199 | | | | 9,770,271 |
| | | | | | | | | | | | | | | | | | | | |
| QE December 31, 2018 - PK(P) converted to Commo | _ | | | | | | | | (25,300,713) | (253) | | | 252 552 425 | 2.530 | | | | | |
| converted to Commo | n | | | | | | | | (25,300,713) | (253) | | | 253,007,130 | 2,530 | (2,277) | | | | |
| QE December 31, 2018 - Common | | | | | | | | | | | | | | | | | | | |
| stock issued for service | 5 | | | | | | | | | | | | 40,000,000 | 400 | 1,629,900 | | | | 1,630,300 |
| | | | | | | | | | | | | | | | | | | | |
| Income(Loss) for the Year Ended | | | | | | | | | | | | | | | | | | | 0_ |
| Balance- December 31, 2018 Reallocation | 8,400,000 \$ | 84 | 31,835,578 | | | \$ 198 45 | 58,262,154 | \$ 583 | 152,477,309 | \$ 1,525 | 10,000,000 | \$ 100 | 3,356,547,470 | \$ 33,565 (| 131,349,699.62 | \$ - | \$ (6,327,539) \$ | (80,345,289) | \$ 5,975,829 |
| Realiocation | | | (4,547,110) | (40) | 4,547,110 | 40 | | | | | | | | | | | | | |
| Subscriptions for assets | | | | | | | | | | | | | | | | 1,712,308 | | | |
| - | | | | | | | | | | | | | | | | | | | |
| QE March 31, 2019 - Common | | | | | | | | | | | | | | | | | | | |
| Issued for debt service | e | | | | | | | | | | | | 154,093,404 | 1,541 | 3,913,266 | | | | 3,914,807 |
| QE March 31, 2019 - PK(P) | | | | | | | | | | | | | | | | | | | |
| converted to Commo | n | | | | | | | | (3,140,608) | (31) | | | 31,405,080 | 314 | (283) | | | | |
| comence to commo | | | | | | | | | (3,140,000) | (21) | | | 31,400,000 | 2.4 | (203) | | | | |
| QE March 31, 2019 - Common | | | | | | | | | | | | | | | | | | | |
| stock issued for service | s | | | | | | | | | | | | 118,250,000 | 1,183 | 3,312,393 | | | | 3,313,575 |
| | | | | | | | | | | | | | | | | | | | |
| QE June 30, 2019 - Common | | | | | | | | | | | | | 150 046 703 | 4 500 | 3 606 140 | | | | 3,606,640 |
| Issued for debt service | | | | | | | | | | | | | 150,046,702 | 1,500 | 3,605,140 | | | | 3,505,540 |
| QE June 30, 2019 - Common | | | | | | | | | | | | | | | | | | | |

| stock issued for services | | | | | | | | | | | 25,000,000 | 250 | 587,250 | | | | 587,500 |
|--|-----------------|--------------|------------|----------------|----------------|---------------------|------------------------------------|--------------------------|---|---------------|---------------|------------|---|----------------------|-------------------------------------|-------------------------|--|
| QE September 30, 2019 - Common Issued for debt service | | | | | | | | | | | 285,199,997 | 2,852 | 4,141,596 | | | 4, | 144,448 |
| QE September 30, 2019 - PK(P) . converted to Common | | | | | | | (12,000,00 | 0) (120) | | | 120,000,000 | 1,200 | (1,080) | | | | |
| QE September 30, 2019 - Common stock Issued for services | | | | | | | | | | | 25,000,000 | 250 | 277,250 | | | | 277,500 |
| QE December 31, 2019 - Common Issued for debt service | | | | | | | | | | | 169,214,783 | 1,692 | 1,774,006 | | | 1, | ,775,698 |
| QE December 31, 2019 - Preferred converted to Common | | (27,288,468) | (273) | | | | | | | | 6,822,117 | 68 | 205 | | | | - |
| QE December 31, 2019 - PK(P) converted to Common | | | | | | | (6,500,00 | 0) (65) | | | 65,000,000 | 650 | (585) | | | | |
| QE December 31, 2019 - PQ converted to Common | | | | | | | | | (904,403) | (9) | 90,403,300 | 904 | (895) | | | | |
| QE December 31, 2019 - Common stock issued for services | | | | | | | | | | | 57,300,000 | 573 | 664,107 | | | | 664,680 |
| Subscriptions for debt | | | | | | | | | | | | | | 285,729 | | | |
| Income(Loss) for the Year Ended Balance- December 31, 2019 | 8,400,000 \$ 84 | 0.5 | | 24 347 800 - 5 | 5 243 5 | 8 262 154 S | 583 118,698,14 | 7 5 1 187 | 9 095 597 5 | 91 | 5,849,109,894 | 5 58491 5 | 149 522 069 | 5 1998 N37 S | (2,750, (6,327,539) \$ (125,269, | | 750,094) 071,820 |
| | 6,400,000 \$ 64 | | | 24,347,000 9 | 243 3 | 0,202,154 | 303 110,030,14 | 1,107 | 5,055,557 4 | | 5,045,105,054 | ¥ 30,431 ¥ | 145,022,005 | * 1,550,057 * | (0,327,533) \$ (123,203, | 300) (20, | 271,020 |
| QE March 31, 2020 - Preferred K(P) Issued for services | | | | | | | 2,200,00 | 22 | | | | | 171,578 | | | | 192,182 |
| QE March 31, 2020 - PK(P) converted to Common | | | | | | | (7,300,00 | 0) (73) | | | 73,000,000 | 730 | (657) | | | | |
| | | | | | | | | | | | | | | | | | |
| QE March 31, 2020 - Common Issued for debt service | | | | | | | | | | | 192,988,075 | 1,930 | 1,502,561 | | | 3, | 914,807 |
| | | 0 1 | , . | 24,347,800 \$ | § 243 5 | 8,262,154 \$ | 583 113,598,14 | 7 \$ 1,136 | 9,095,597 \$ | 91 | | | | \$ 1,998,037 \$ | (2,750, (6,327,539) \$ (128,019, | 194) (2. | 750,094) |
| Issued for debt service Income(Loss) for the Quarter Ended Balance-March 31, 2020 | 8,400,000 \$ 84 | 0 \$ | ı - | 24,347,800 \$ | § 243 5 | 8,262,154 \$ | 583 113,598,14 | 7 \$ 1,136 | 9,095,597 \$ | 91 | | | | \$ 1,998,037 \$ | (2,750, (6,327,539) \$ (128,019, | 194) (2. | 750,094) |
| issued for debt service income(Loss) for the Quarter Ended | | 0 1 | 5 - | 24,347,800 \$ | § 243 5 | 8,262,154 \$ | 583 113,598,14 (7,200,00 | | 9,095,597 \$ | 91 | | | | \$ 1,998,037 \$ | (2,750, (6,327,539) \$ (128,019, | 194) (2. | 750,094) |
| Income(Loss) for the Quarter Ended Balance-March 31, 2020 QE June 30, 2020 Preferred | | 0 (| š - | 24,347,800 \$ | § 243 S | 8,262,154 \$ | | 0) (72) | 9,095,597 \$ | 91 | | | | \$ 1,998,037 \$ | (2,750, (6,327,539) \$ (128,019, | 194) (2. | 750,094) |
| Issued for debt service Income(Loss) for the Quarter Ended Balance-March 31, 2020 QE June 30, 2020 Preferred K(P) Cancelled QE June 30, 2020 Preferred | | 0 \$ | 5 - | 24,347,800 \$ | § 243 S | 8,262,154 \$ | (7,200,00 | 0) (72) | 9,095,597 \$ | 91 | | | | \$ 1,998,037 \$ | (2,750) (6,327,539) \$ (128,019) | 194) (2. | 750,094) |
| Issued for debt service Income(Loss) for the Quarter Ended Balance-March 31, 2020 QE June 30, 2020 Preferred K(F) Cancelled QE June 30, 2020 Preferred QE June 30, 2020 - Preferred QE June 30, 2020 - Preferred | | 0 1 | i - | 24,347,800 § | § 243 S | 8,262,154 \$ | (7,200,00 (4,500,00 | (72) (72) (3) (45) | 9,095,597 \$ | 91 | | | 151,295,551 | \$ 1,998,037 \$ | (2,750, (6,327,539) \$ (128,019, | 194) (2. | 750,094) 009,643 |
| issued for debt service income;Loss) for the Quarter Ended Balance-March 31, 2020 QE June 30, 2020 Preferred K(P) Cancelled QE June 30, 2020 Preferred K(P) Cancelled K(P) issued for services QE June 30, 2020 - Preferred K(P) issued for services QE June 30, 2020 - Preferred | 8,400,000 \$ 84 | 0.1 | 5 - | 24,347,800 \$ | § 243 S | 8,262,154 \$ | (7,200,00 (4,500,00 1,200,00 | (72) (72) (3) (45) | 9,096,597 \$ | 625 | | | 151,295,551 | \$ 1,998,037 \$ | (2,750) (6,227,539) \$ (128,019) | 994) (2. 994) \$ 19, | 750,094) 009,643 5,280 |
| Issued for debt service Income(Loss) for the Quarter Ended Balance-March 31, 2020 QE June 30, 2020 Pretened K(F) Cancelled QE June 30, 2020 Pretened K(F) Cancelled QE June 30, 2020 Pretened K(F) Issued for services QE June 30, 2020 - Preferred K(F) Issued for services QE June 30, 2020 - Preferred K(F) Issued for services | 8,400,000 \$ 84 | 0 \$ | 5 - | 24,347,800 3 | 5 243 5 | 9,352,154 \$ | (7,200,00 (4,500,00 1,200,00 | (72) (72) (3) (45) | | | | | 151,295,551 5,268 22,905 | \$ 1,998,037 \$ | (2,750, (6,327,539) \$ (128,019) | 994) (2. 994) \$ 19, | 750,094) .009,643 5,280 22,950 |
| issued for debt service incomeiLoss) for the Quarter Ended Balance-March 31, 2020 QE June 30, 2020 Preferred K(P) Cancelled QE June 30, 2020 Preferred K(P) Cancelled K(P) Saude for services QE June 30, 2020 - Preferred K(P) issued for services QE June 30, 2020 - Preferred F(QE) June 30, 2020 - Preferred R(P) issued for services QE June 30, 2020 - PQ F(QE) June 30, 2020 - PQ | 8,400,000 \$ 84 | 0.; | 5 - | 24,347,800 \$ | \$ 243 5 | 8,262,154 8 | (7,200,00 (4,500,00 1,200,00 | (72) (72) (3) (45) | 62,500,000 | 625 | | | 151,295,551 5,268 22,905 249,375 | \$ 1,998,037 \$ | (2,750, (6,327,539) \$ (129,015, | 994) (2. 994) \$ 19, | 750,094) 009,643 5,280 22,950 250,000 |
| Issued for debt service Income(Loss) for the Quarter Ended Balance-March 31, 2020 QE June 30, 2020 Pretened K(F) Cancelled QE June 30, 2020 Pretened K(F) Cancelled QE June 30, 2020 - Preferred K(F) Issued for services QE June 30, 2020 - Preferred GE June 30, 2020 - PQ F(Q) Issued for services QE June 30, 2020 - PQ QE June 30, 2020 - PQ GE June 30, 2020 - PQ | 8,400,000 \$ 84 | 0 1 | 5 - | 24,347,800 \$ | § 243 S | 8,262,154 \$ | (7,200,00 (4,500,00 1,200,00 | (72) (72) (3) (45) | 62,500,000 250,000 | 625 | | | 5,268 22,905 249,375 1,148 | \$ 1,998,037 \$ | (2,750, (6,327,539) \$ (128,019) | 994) (2. 994) \$ 19, | 5,280 22,950 1,150 |
| issued for debt service incometLoss) for the Quarter Ended Balance-March 31, 2020 QE June 30, 2020 Preferred K(P) Cancelled QE June 30, 2020 Preferred K(P) Cancelled QE June 30, 2020 - Preferred K(P) issued for services QE June 30, 2020 - Preferred K(P) issued for services QE June 30, 2020 - PQ P(Q) issued for services QE June 30, 2020 - PQ P(Q) issued for services QE June 30, 2020 - PQ P(Q) issued for services QE June 30, 2020 - PQ P(Q) issued for services QE June 30, 2020 - PQ P(Q) issued for services | 8,400,000 \$ 84 | 0.5 | | 24,347,800 g | ş 243 <u>s</u> | 8,262,154 \$ | (7,200,00 (4,500,00 1,200,00 | (72) (72) (3) (45) | 62,500,000 250,000 143,250 | 625 | | | 151,295,551 5,268 22,905 249,375 1,148 729 | \$ 1,998,037 \$ | (2,750, (6,327,539) \$ (128,019, | 994) (2. 994) \$ 19, | 5,280 22,950 1,150 731 |
| issued for debt service Income(Loss) for the Quarter Ended Balance-March 31, 2020 QE June 30, 2020 Pretened K(P) Cancelled QE June 30, 2020 Pretened K(P) Cancelled QE June 30, 2020 - Preferred K(P) issued for services QE June 30, 2020 - PQ P(Q) issued for services QE June 30, 2020 - PQ P(Q) issued for services QE June 30, 2020 - PQ P(Q) issued for services QE June 30, 2020 - PQ P(Q) issued for services QE June 30, 2020 - PQ P(Q) issued for services QE June 30, 2020 - PQ P(Q) issued for services QE June 30, 2020 - PQ P(Q) issued for services QE June 30, 2020 - PQ P(Q) issued for services | 8,400,000 \$ 84 | 0 1 | • | 24,347,800 \$ | 5 243 <u>5</u> | 8,262,154 \$ | (7,200,00 (4,500,00 1,200,00 | (72) (72) (3) (45) | 62,500,000 250,000 143,250 1,633,639 | 625 3 1 | | | 5,268 22,905 249,375 1,148 729 6,518 | \$ 1,998,037 \$ | (2,750, (6,327,539) \$ (128,019) | 794) (2 594) § 19, | 750,094) 009,643 5,280 22,950 250,000 1,150 731 6,535 |

| QE June 30, 2020 - Common Conversion | | | | | | | 72,000,0 | 00 720 | (720) | | 0 |
|---|--------------|----------------|----------------|-----------------|-------|------------|-----------------|-----------|-------------|-------------------------------------|-------------|
| QE June 30, 2020 - Common stock issued for services | | | | | | | 40,052,7 | 01 401 | 187,847 | | 188,248 |
| QE June 30, 2020 - Common stock issued for services | | | | | | | 39,525,6 | 92 395 | 201,186 | | 201,581 |
| QE June 30, 2020 - Common stock issued for services | | | | | | | 35,000,0 | 00 350 | 230,650 | | 231,000 |
| QE June 30, 2020 - Common stock issued for services | | | | | | | 14,325,0 | 00 143 | 94,402 | | 94,545 |
| QE June 30, 2020 - Common stock issued for services | | | | | | | 42,160,7 | 38 422 | 298,920 | | 299,341 |
| QE June 30, 2020 - Common Conversion | | | | | | | 45,000,0 | 00 450 | (450) | | 0 |
| QE June 30, 2020 - Common stock issued for services | | | | | | | 44,795,7 | 84 448 | 299,684 | | 300,132 |
| Income(Loss) for the Quarter Ended | | | | | | | | | | 250.000 (2.967.672) | (2,967,672) |
| Balance-June 30, 2020 | 8,400,000 84 | 0 0 24,347,800 | 243 58,262,154 | 583 107,598,147 | 1,076 | 75,256,125 | 753 6,522,483,5 | 76 65,225 | 151,557,962 | 2,248,037 (6,327,539) (128,815,571) | 18,730,853 |
| QE September 30, 2020 - Preferred K(P) Cancelled | | | | (7,500,000) | (75) | | | | | | |
| QE September 30, 2020 - Preferred K(P) Cancelled | | | | (1,500,000) | (15) | | | | | | |
| QE September 30, 2020 - Preferred K(P) issued for services | | | | 1,111,111 | 11 | | | | 5,656 | | 5,667 |
| QE September 30, 2020 - Preferred K(P) Issued for services | | | | 2,400,000 | 24 | | | | 12,216 | | 12,240 |
| QE September 30, 2020 - Preferred K(P) Issued for services | | | | 1,500,000 | 15 | | | | 6,135 | | 6,150 |
| QE September 30, 2020 - PQ P(Q) issued for services | | | | | | 220,000 | 2 | | 900 | | 902 |
| QE September 30, 2020 - PQ P(Q) Issued for services | | | | | | 110,000 | 1 | | 450 | | 451 |
| QE September 30, 2020 - Common stock issued for services | | | | | | | 42,160,7 | 38 422 | 252,543 | | 252,964 |
| QE September 30, 2020 - Common stock Issued for services | | | | | | | 75,000,0 | 00 750 | 456,750 | | 457,500 |
| QE September 30, 2020 - Common stock Issued for services | | | | | | | 39,525,6 | 92 395 | 201,186 | | 201,581 |
| QE September 30, 2020 - Common stock Issued for services | | | | | | | 14,325,0 | 00 143 | 78,644 | | 78,788 |
| QE September 30, 2020 - Common stock issued for services | | | | | | | 25,000,0 | 00 250 | 132,250 | | 132,500 |
| QE September 30, 2020 - Common stock Issued for services | | | | | | | 42,160,7 | 38 422 | 223,030 | | 223,452 |
| QE September 30, 2020 - Common stock issued for services | | | | | | | 100,000,0 | 00 1,000 | 509,000 | | 510,000 |
| QE September 30, 2020 - Common stock Issued for services | | | | | | | 81,739,1 | 30 817 | 375,183 | | 376,000 |
| QE September 30, 2020 - Common stock issued for services | | | | | | | 42,160,7 | 38 422 | 185,086 | | 185,507 |

| QE September 30, 2020 - Common stock Issued for services | | | | | | | | | 20,000,000 | 200 | 77,800 | | | | 78,000 |
|--|--------------|-----|------------|----------------|-----------------|-------|-------------|------|---------------|---------|-------------|-----------|---------------|-----------------------------|---------------------------|
| QE September 30, 2020 - Common stock issued for services | | | | | | | | | 44,795,784 | 448 | 156,337 | | | | 156,785 |
| QE September 30, 2020 - Common stock issued for services | | | | | | | | | 15,000,000 | 150 | 55,350 | | | | 55,500 |
| Income(Loss) for the Quarter Ended Balance-September 30, 2020 | 8,400,000 84 | 0 0 | 24,347,800 | 243 58,262,154 | 583 103,609,258 | 1,036 | 75,586,125 | 756 | 7,064,351,396 | 70,643 | 153,810,556 | 2,247,287 | (6,327,539) (| (2,863,992) 131,679,488) | (2,863,992) 18,124,129 |
| QE December 31, 2020 - Preferred K(P) Cancelled | | | | | (14,327,463) | (143) | | | | | | | | | |
| QE December 31, 2020 - Preferred K(P) Issued for services | | | | | 63,991,125 | 640 | | | | | 229,728 | | | | 230,368 |
| QE December 31, 2020 - Preferred K(P) Issued for services | | | | | 9,030,000 | 90 | | | | | 37,836 | | | | 37,926 |
| QE December 31, 2020 - Preferred K(P) Issued for services | | | | | 2,780,000 | 28 | | | | | 11,648 | | | | 11,676 |
| QE December 31, 2020 - Preferred K(P) Issued for services | | | | | 14,327,463 | 143 | | | | | 94,418 | | | | 94,561 |
| QE December 31, 2020 - PQ P(Q) Cancelled | | | | | | | (6,250,000) | (63) | | | | | | | |
| QE December 31, 2020 - PQ P(Q) Cancelled | | | | | | | (3,333,333) | (33) | | | | | | | |
| QE December 31, 2020 - PQ P(Q) Cancelled | | | | | | | (1,667,667) | (17) | | | | | | | |
| QE December 31, 2020 - PQ P(Q) Cancelled | | | | | | | (8,300,000) | (83) | | | | | | | |
| QE December 31, 2020 - PQ P(Q) issued for services | | | | | | | 1,639,600 | 16 | | | 6,542 | | | | 6,558 |
| QE December 31, 2020 - PQ P(Q) issued for services | | | | | | | 7,500,000 | 75 | | | 44,925 | | | | 45,000 |
| QE December 31, 2020 - PQ P(Q) issued for services | | | | | | | 83,334 | 1 | | | 549 | | | | 550 |
| QE December 31, 2020 - PQ P(Q) issued for services | | | | | | | 83,334 | 1 | | | 549 | | | | 550 |
| QE December 31, 2020 - PQ P(Q) Issued for services | | | | | | | 1,667,667 | 17 | | | 1,083 | | | | 1,100 |
| QE December 31, 2020 - PQ P(Q) issued for services | | | | | | | 3,333,333 | 33 | | | 21,967 | | | | 22,000 |
| QE December 31, 2020 - PQ P(Q) issued for services | | | | | | | 8,300,000 | 83 | | | 54,697 | | | | 54,780 |
| QE December 31, 2020 - PQ P(Q) issued for services | | | | | | | 166,667 | 2 | | | 1,098 | | | | 1,100 |
| QE December 31, 2020 - PQ P(Q) issued for services | | | | | | | 166,667 | 2 | | | 1,098 | | | | 1,100 |
| QE December 31, 2020 - PQ P(Q) issued for services | | | | | | | 1,666,667 | 17 | | | 1,083 | | | | 1,100 |
| QE December 31, 2020 - Common Cancelled | | | | | | | | | (360,058,703) | (3,601) | | | | | |
| QE December 31, 2020 - Common stock Issued for services | | | | | | | | | 45,454,545 | 455 | 163,182 | | | | 163,636 |
| QE December 31, 2020 - Common | | | | | | | | | | | | | | | |

| stock issued for services | | | | | | | | | | | | | 40,000,000 | 400 | 195,600 | | | | 196,000 |
|--|-----------|----|---|---|------------|-----|------------|-----|-------------|-------|------------|-----|---------------|--------|-------------|-----------|-------------|---------------|-------------|
| QE December 31, 2020 - Common stock Issued for services | | | | | | | | | | | | | 48,128,342 | 481 | 201,658 | | | | 202,139 |
| QE December 31, 2020 - Common stock Issued for services | | | | | | | | | | | | | 10,000,000 | 100 | 38,900 | | | | 39,000 |
| QE December 31, 2020 - Common stock Issued for services | | | | | | | | | | | | | 45,454,545 | 455 | 281,364 | | | | 281,818 |
| QE December 31, 2020 - Common stock Issued for services | | | | | | | | | | | | | 40,000,000 | 400 | 239,600 | | | | 240,000 |
| QE December 31, 2020 - Common stock Issued for services | | | | | | | | | | | | | 267,379,679 | 2,674 | 1,895,722 | | | | 1,898,396 |
| QE December 31, 2020 - Common stock Issued for services | | | | | | | | | | | | | 625,000,000 | 6,250 | 4,431,250 | | | | 4,437,500 |
| QE December 31, 2020 - Common stock issued for services | | | | | | | | | | | | | 360,058,703 | 3,601 | 2,372,787 | | | | 2,376,387 |
| QE December 31, 2020 - Common stock Issued for services | | | | | | | | | | | | | 50,000,000 | 500 | 329,500 | | | | 330,000 |
| Income(Loss) for the Quarter Ended | | | | | | | | | | | | | | | | | | (4,285,063) | (4,285,063) |
| Balance-December 31, 2020 | 8,400,000 | 84 | 0 | 0 | 24,347,800 | 243 | 58,262,154 | 583 | 179,410,383 | 1,794 | 80,642,394 | 806 | 8,235,768,507 | 82,358 | 157,499,538 | 2,247,287 | (6,327,539) | (135,970,738) | 17,534,384 |

HEMP, INC.

NOTES TO UNAUDITED FINANCIAL STATEMENTS

December 31, 2020

Note 1 - Organization and Basis of Presentation

Organization and Line of Business

The "Company" was incorporated on January 16, 2008 in Colorado as Preachers Coffee, Inc. and was given the trading symbol PCIO. On November 11, 2009, the Company changed its name to Marijuana, Inc. On October 10, 2011, the trading symbol was changed to HEMP. Subsequently the name was changed to Hemp, Inc.

Initially, the Company launched a comprehensive network of information, services and products focused on the rapidly emerging medical and recreational marijuana industries and movements. The Company has assembled the components of all-encompassing educational, social networking, affinity programs, and distribution networks through internal development, mergers and acquisitions, and joint ventures. These components are being seamlessly integrated into a process designed to take the consumer from curious, to knowledgeable, to a satisfied and loyal community member with a lasting relationship with the Company through education, information, social networking, and product purchases.

After the name change, from Marijuana, Inc. to Hemp, Inc., the company's primary focus shifted to industrial hemp and the myriad of clean, green sustainable products that industrial hemp offers to the world.

Basis of Presentation

The accompanying financial statements have been prepared in conformity with accounting principles generally accepted in the United States of America.

Note 2 - Summary of Significant Accounting Policies

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 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 those estimates.

Principles of Consolidation

These consolidated financial statements include the accounts of the Company's wholly owned subsidiaries. All significant intercompany transactions have been eliminated.

Cash and Cash Equivalents

Cash and cash equivalents include cash in hand and cash in time deposits, certificates of deposit and all highly liquid debt instruments with original maturities of three months or less.

Securities Held for Sale

The Company owns a portfolio of marketable securities held for sale acquired directly from the issues in payment for providing consulting services and or direct purchase from the issuer. The portfolio is evaluated from time to time and the carrying value is adjusted in accordance with the "Mark to Market" procedure.

Deposits

Deposits are the balances outstanding that have not been redeemed as of the date of the Financial Statements.

Accounts Receivable/Other Receivable

Accounts Receivable are amounts due to the company from sales or services rendered.

Notes Receivable

Notes Receivable are executed contractual obligations to the Company reflecting amounts due for sales or services rendered by the Company.

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 any gain or loss is included in operations. Depreciation of property and equipment is provided using the straight-line method over their useful lives.

Inventory

Inventory has been recorded at the lower of cost or fair market value.

Revenue Recognition

The Company's revenue recognition policies are in compliance with SEC Staff Accounting Bulletin("SAB") 104.

Stock-Based Compensation

The Company accounts for its stock-based compensation in accordance with SFAS No. 123R, "Share Based Payment, an Amendment of FASB Statement no. 123." The Company recognizes in the statement of operations the grant-date fair value of stock options and other equity-based compensation issued to employees and non-employees.

Income Taxes

The Company utilizes the SFAS No. 109, "Accounting for Income Taxes," which requires the recognition of deferred tax assets and liabilities for the expected future tax consequences of events that have been included in the financial statements or tax returns. Under this method, deferred income taxes are recognized for the tax consequences in the future years of differences between the tax bases of assets and liabilities and their financial reporting amounts at each period and based on enacted tax laws and statutory tax rates applicable to the periods in which the differences are expected to affect taxable income. Valuation allowances are established, when necessary, to reduce deferred tax assets to the amount expected to be realized.

Basic and Diluted Earnings per Share

Earnings per share are calculated in accordance with the SFAS No. 128 ("SFAS No. 128"), "Earnings per Share." Net earnings per share for all periods presented have been restated to reflect the adoption of SFAS No. 128. Basic earnings per share is based upon the weighted average number of common shares outstanding. Diluted earnings per share is based on the assumption that all dilutive convertible sharesand stock options were converted or exercised. There are convertible shares as discussed in Note 8. There are no options or warrants. Dilution is computed by applying the treasury stock method. Under this method, options and warrants are assumed to be exercised at the beginning of the period (or at the time of issuance, if later), and as if funds obtained thereby were used to purchase common stock at the average market price during the period. At this time there are no stock options granted.

Note 3 - Going Concern

The accompanying financial statements have been prepared in conformity with generally accepted accounting principles in the United States of America, which contemplates continuation of the Company as a going concern.

Note 4 - Accounts Payable

Accounts payable represent amounts owed to vendors for products and/or services rendered but not yet paid for in full.

Note 5 - Notes Payable

Notes payable was incurred for plant, property, equipment and inventory financing. The president of the Company pledged 23,500,000 shares of the Company's Preferred K stock to further secure this financing. The Company recorded \$951,150 in additional interest expense related to this collateral pledge.

On May 25, 2015, the lender exercised its right to foreclose on a 4,000,000 share Preferred K certificate pledged by the president which triggered debt assumption by the president.

Subsequently issued working capital note payables were issued pursuant to a continuing financingagreement and are classified as non-current due to repayment characteristics.

The President and major shareholder has entered a series of personal loans and has advanced the loan proceeds to the Company. He has personally guaranteed these loans and has pledged personal assets to collateralize these loans. Loan proceeds have been used by the Company to purchase the property, plant, and equipment located in North Carolina and to fund the ongoing operations of the Company. The terms of the loans are so draconian the President is continuing to be in "technical default" and as such the Lender immediately forecloses on the President's pledged assets. The advances to the Company classified as Subscriptions Payable as directed by the President.

On November 9, 2016, the Company became obligated under a convertible promissory note with an accredited investor for a total amount of \$533,800. The note matured on September 9, 2018 and bears an interest rate of 12%. The conversion price for the note is 60% of the average of the two lowest closing bids for the 20 consecutive trading days prior to the conversion date.

On January 13, 2017, the Company became obligated under a convertible promissory note with an accredited investor for a total amount of \$2,705,000 which includes a legal fee of \$5,000 and \$700,000 OID. The note matured on May 23, 2019 and bears an interest rate of 12%. The conversion price for the note is 60% of the average of the two lowest closing bids for the 20 consecutive trading days prior to the conversion date.

On March 17, 2017, the Company became obligated under a convertible promissory note with an accredited investor for a total amount of \$2,705,000 which includes a legal fee of \$5,000 and \$700,000 OID. The note matures on July 31, 2019 and bears an interest rate of 12%. The conversion price for the note is 60% of the average of the two lowest closing bids for the 20 consecutive trading days prior to the conversion date.

On July 27, 2017, the Company became obligated under a convertible promissory note with an accredited investor for a total amount of \$1,017,500 which includes a legal fee of \$5,000 and \$262,500 OID. The note matured on October 28, 2018 and bears an interest rate of 12%. The conversion price for the note is 60% of the average of the two lowest closing bids for the 20 consecutive trading days prior to the conversion date.

On November 13, 2017, the Company became obligated under a convertible promissory note with an accredited investor for a total amount of \$2,705,000 which includes a legal fee of \$5,000 and \$700,000 OID. The note matures on March 21, 2020 and bears an interest rate of 12%. The conversion price forthe note is 60% of the average of the two lowest closing bids for the 20 consecutive trading days prior to the conversion date.

On March 23, 2018, the Company became obligated under a convertible promissory note with an accredited investor for a total amount of \$2,705,000 which includes a legal fee of \$5,000 and \$700,000 OID. The note matures on July 30, 2020 and bears an interest rate of 12%. The conversion price for the note is 60% of the average of the two lowest closing bids for the 20 consecutive trading days prior to the conversion date.

On July 24, 2018, the Company became obligated under a convertible promissory note with an accredited investor for a total amount of \$2,705,000 which includes a legal fee of \$5,000 and \$700,000 OID. The note matures on December 3, 2020 and bears an interest rate of 12%. The conversion price for the note is 60% of the average of the two lowest closing bids for the 20 consecutive trading days prior to the conversion date.

On November 16, 2018, the Company became obligated under a convertible promissory note with an accredited investor for a total amount of \$2,705,000 which includes a legal fee of \$5,000 and \$700,000 OID. The note matures on March 16, 2021 and bears an interest rate of 12%. The conversion price for the note is 60% of the average of the two lowest closing bids for the 20 consecutive trading days prior to the conversion date.

On March 28, 2019, the Company became obligated under a convertible promissory note with an accredited investor for a total amount of \$2,705,000 which includes a legal fee of \$5,000 and \$700,000 OID. The note matures on July 29, 2021 and bears an interest rate of 12%. The conversion price for the note is 60% of the average of the two lowest closing bids for the 20 consecutive trading days prior to the conversion date.

On May 22, 2019, the Company became obligated under a convertible promissory note with an accredited investor for a total amount of \$1,355,000 which includes a legal fee of \$5,000 and \$350,000 OID. The note matures on November 23, 2020 and bears an interest rate of 12%. The conversion pricefor the note is 60% of the average of the two lowest closing bids for the 20 consecutive trading days prior to the conversion date.

On August 8, 2019, the Company became obligated under a convertible promissory note with an accredited investor for a total amount of \$2,705,000 which includes a legal fee of \$5,000 and \$700,000 OID. The note matures on December 15, 2021 and bears an interest rate of 12%. The conversion pricefor the note is 60% of the average of the two lowest closing bids for the 20 consecutive trading days prior to the conversion date.

On October 22, 2019, the Company became obligated under a convertible promissory note with an accredited investor for a total amount of \$1,355,000 which includes a legal fee of \$5,000 and \$350,000 OID. The note matures on April 22, 2021 and bears an interest rate of 12%. The conversion price for the note is 60% of the average of the two lowest closing bids for the 20 consecutive trading days prior to the conversion date.

On November 25, 2019, the Company became obligated under a convertible promissory note with an accredited investor for a total amount of \$1,355,000 which includes a legal fee of \$5,000 and \$350,000 OID. The note matures on May 25, 2021 and bears an interest rate of 12%. The conversion price for the note is 60% of the average of the two lowest closing bids for the 20 consecutive trading days prior to the conversion date.

On January 16, 2020, the Company became obligated under a convertible promissory note with an accredited investor for a total amount of \$2,705,000 which includes a legal fee of \$5,000 and \$700,000 OID. The note matures on June 16, 2022 and bears an interest rate of 12%. The conversion price for the note is 60% of the average of the two lowest closing bids for the 20 consecutive trading days prior to the conversion date.

Note 6 - Loans To/From Officers

Loans are stated at par and a represented in aggregate. Such sum represents the loan of funds and/or withdrawal of funds by officers and is not considered revenue to the company, not income to individual officers.

The President and major shareholder has entered a series of personal loans and has advanced the loan proceeds to the Company. He has personally guaranteed these loans and has pledged personal assets to collateralize these loans. Loan proceeds have been used by the Company to purchase the property, plant, and equipment located in North Carolina and to fund the ongoing operations of the Company. The terms of the loans are so draconian the President is continuing to be in "technical default" and as such the Lender immediately forecloses on the President's pledged assets. The advances to the Company classified as Subscriptions Payable as directed by the President.

Note 7 - Stock Options and Warrants

Pursuant to the financing agreement(s) for the purchase of the decortication plant, land, and equipment the Company issued 10,000,000 Warrants.

Note 8 - Preferred Shares

The company has several types of preferred shares: Preferred A, Preferred, New Preferred, Preferred K, Preferred K(P), and Preferred Q.

Note 9 - Potential Conflicts of Interest

From time-to-time members of management and or stakeholders may enter into financial arrangements that must be examined to determine if such arrangements pose a conflict of interest that would precipitate the Company intervention.

Note 10 - Dividends

The Company has not declared or distributed any cash dividends.

Note 11 - Decortication Plant

On May 12, 2014, the Company purchased decortication equipment for processing kenaf, a fibrous plant used in industrial, commercial, and consumer applications, and for the anticipated future processing of hemp. On August 7, 2014, the Company acquired a 70,000 square-foot North Carolina factory building on 8 acres to house the decortication equipment along rolling stock and forklifts. The Company's CEO advanced the \$17,000 to open escrow on the purchase. The Company borrowed \$1,600,000 to finance the purchase of the land, building, equipment and to provide working capital on a long-term convertible note payable. The land, building, equipment, and 8,000,000 Preferred K shares are pledged as collateral against the Note. The CEO supplied the 8,000,000 Preferred K shares from his own personal portfolio. The Note further required the Company to issued 5,000,000 Common shares,

10,000,000 five-year \$0.10 Common stock warrants, and six amortizing payments of \$296,667 for a total of \$1,760,000 beginning on May 12, 2015.

The Note is convertible to Common stock at the election of the Company. The 5,000,000 Common shares issued pursuant to the terms of the Note were recorded as prepaid interest at \$286,000, the closing price of the shares. The Company used the Black Scholes method to calculate the derivative cost of the 10,000,000 Common stock warrants at \$565,771 and was also recorded as prepaid interest.

The President and major shareholder has entered a series of personal loans and has advanced the loan proceeds to the Company. He has personally guaranteed these loans and has pledged personal assets to collateralize these loans. Loan proceeds have been used by the Company to purchase the property, plant, and equipment located in North Carolina and to fund the ongoing operations of the Company. The terms of the loans are so draconian the President is continuing to be in "technical default" and as such the Lender immediately forecloses on the President's pledged assets. The advances to the Company classified as Subscriptions Payable as directed by the President.

NOTE 12 - SUBSEQUENT EVENTS

In accordance with ASC 855-10, Company management reviewed all material events through the date of this report and there are no additional subsequent events to report.