# Management's Discussion & Analysis Three and Twelve Months Ended April 30, 2021 and 2020

The following Management's Discussion & Analysis ("MD&A") as provided by the management of Top Strike Resources Corp. ("Top Strike" or the "Company") should be read in conjunction with the Company's audited financial statements and accompanying notes for the years ended April 30, 2021 and 2020. All financial measures are expressed in Canadian dollars unless otherwise indicated. Top Strike's MD&A and financial statements were prepared under International Financial Reporting Standards ("IFRS"). The reader should be aware that historical results are not necessarily indicative of future performance. The effective date of this MD&A is August 25, 2021.

Management is responsible for the preparation and integrity of the financial statements, including the maintenance of appropriate information systems, procedures and internal controls and to ensure that information used internally or disclosed externally, including the financial statements and MD&A, is complete and reliable. The Company's board of directors follows recommended corporate governance guidelines for public companies to ensure transparency and accountability to shareholders. The board's audit committee meets with management on a quarterly basis to review the financial statements including the MD&A and to discuss other financial, operating and internal control matters.

Statements in this report that are not historical facts are forward-looking statements involving known and unknown risks and uncertainties, which could cause actual results to vary considerably from these statements. Readers are cautioned not to put undue reliance on forward-looking statements. See "Forward Looking Statements" on page 9 of this report.

The reader is encouraged to review the Company's statutory filings on www.sedar.com.

#### DESCRIPTION OF BUSINESS AND OVERVIEW

The Company trades under the symbol "VENI" on the Canadian Securities Exchange and "TPPRF" on the OTCQB Venture Market ("OTCQB"), a US trading platform operated by the OTC Markets Group in New York.

The Company's principal place of business is located in Calgary, Alberta. The address of the Company's head office is Suite 310, 250 6th Avenue SW, Calgary, Alberta, T2P 3H7.

Prior to September 24, 2018, Top Strike Resources Corp. (dba Vencanna Ventures, "Vencanna" or the "Company") had no activity and had not earned significant revenues and was listed on the TSX Venture Exchange. The Company had previously focused on international and domestic oil and gas projects, but has expanded its scope to consider other industries as well.

On September 24, 2018, the Company announced the completion of a recapitalization financing, the appointment of a new management team and board of directors and commencement of trading on the Canadian Securities Exchange. The transactions have transitioned the Company from an oil and gas issuer to a merchant capital firm, rebranded as "Vencanna Ventures", providing capital to early-stage global cannabis initiatives including state compliant opportunities in the United States.

The full impact of the COVID-19 pandemic and jurisdictional policies put into effect to counter the virus (including social distancing and the closure of certain non-essential services) continues to be unknown at this time. While a number of US states have opened up to pre-pandemic levels, surges in new variants have been widely reported, and localized restrictions have been reimplemented. While restrictions were in place, all U.S. states deemed access to medical cannabis an "essential" service, and most U.S. states deemed access to recreational cannabis an "essential" service. Further, many state jurisdictions worked with their local cannabis associations in designing safe strategies to maintain the delivery of cannabis to their respective

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### **DESCRIPTION OF BUSINESS AND OVERVIEW (CONTINUED)**

patients and customers. However, as COVID-19 continues to spread thought out the U.S. and other countries, and the duration and severity of its effects, and its variants, are currently unknown, there is a potential for future disruption within the industry, and if cannabis as an "essential" service will be continued, or how future policies will impact US cannabis businesses.

The global cannabis industry continues to expand with demand increasing due to patient and customer growth, as well as new jurisdictions expanding their access to cannabis for both medical and recreational purposes. All of the November 2020 marijuana ballot initiatives were successful; Arizona, Montana, and New Jersey supported adult use legalization, Mississippi approved medical use, and South Dakota was the first state to approve medical and adult use simultaneously.

The Secure and Fair Enforcement (SAFE) of Banking Act was passed by Congress on September 25, 2019 and passed again on April 19, 2021, and the Marijuana Opportunity Reinvestment and Expungement (MORE) Act was passed by the House Judiciary Committee on Nov 20, 2019. These bills, along with The Strengthening the Tenth Amendment Through Entrusting States (STATES) Act, are pieces of legislation seeking to reform cannabis laws in the United States. Even thought thirty-nine (39) senators have cosponsored the SAFE Banking Act, including 8 Republicans, it and the other pieces of legislation continue to stall, in part due to procedural timelines, lack of political support, and/or competing bills. On July 14, 2021, Majority Senate Leader Schumer (D-NY), and Senators Wyden (D-OR) and Booker (D-NJ) laid out the framework for the Cannabis Administration and Opportunity Act (CAOA). While the narrowly focused SAFE Banking Act has support, and its passage is high, Senate Leader Schumer intends to bring his CAOA bill to the floor "soon", therefore the timing of the SAFE Banking Act, or any U.S. federal cannabis reform, is unknown.

The Company derives 100% of its income from the cannabis industry in certain states in the United States which is illegal under the federal laws of the United States. However, the Company is not aware of any non-compliance by the Company or its investees that would be contrary, or illegal, under applicable state laws. While Management believes that the Company is on track to accomplish its stated business objectives, continued reform and global legalization of cannabis will create both greater opportunities, and potentially a more competitive environment for cannabis-based companies and its service providers thereby potentially affecting market conditions and hence affecting our foregoing milestones.

#### HIGHLIGHTS AND RECENT DEVELOPMENTS

On March 12, 2021, the Company announced it had entered into a loan agreement with the Cannavative Group LLC ("Cannavative") for US\$2.0 million. Further, the Company announced that it had entered into an exclusive non-binding letter of intent with Cannavative (the "LOI"), pursuant to which the Company will acquire all the common shares in the capital of Cannavative in an all-share exchange through the issuance of an aggregate of 360,000,000 common shares. Further information on this subject can be found under proposed transactions.

On Oct 5, 2020, the Company re-commenced its Normal Course Issuer Bid. The Company may purchase up to 5.0% of its issued common shares for a period of up to one year from the commencement date of the bid. Further information regarding the re-commencement of the bid can be found under share capital.

On July 3, 2020, the Company acquired a second convertible note (the "GOH Note 2") issued by Galenas LLC. The principal sum is US\$1,300,000. The GOH Note 2 carries an interest rate of 9.6% and US\$10,400 is paid monthly with a maturity date of August 1, 2021. The holder can convert the note into 223

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## HIGHLIGHTS AND RECENT DEVELOPMENTS (CONTINUED)

membership units of Galenas LLC which equates to an approximate 10.3% interest in Galenas LLC. As at the year ended April 30, 2021, the Company also held a US\$3,300,000 convertible note issued by Galenas LLC (the "GOH Note"). With the addition of the GOH Note 2 the Company has the option to convert its Galenas debentures into an approximate 45% interest in Galenas LLC.

Concurrent and in connection with the transaction of the GOH Note 2 the Company issued a US\$1,300,000 convertible debenture with a common share conversion rate of 26,000,000 common shares (the "**Debenture**"). The Debenture carries an interest rate of 8.0% and is accrued and payable on January 31, April 30, July 31, and October 31 of each year; interest is paid in cash, common stock, combination thereof, or accrued. The Company also holds an option to extend the maturity of the Debenture to July 3, 2024, at an interest rate of 9.6% and a common share conversion rate of 29,000,000 common shares. The Company may elect to force conversion if the Company's VWAP equals or exceeds US\$0.075 per common share.

#### SELECTED ANNUAL INFORMATION

Year ended April 30	2021	2020	2019	
(000's)	(\$)	(\$)	(\$)	
Revenue	(351)	1,653	224	
General and administrative expenses	1,000	1,148	605	
Share-based compensation	69	1,532	-	
Gain (Loss) for the period	(1,351)	505	(1,913)	
Gain (Loss) per share	(0.01)	0.00	(0.02)	
Total assets	10,009	9,294	8,603	
Total liabilities	2,088	76	58	

## SUMMARY OF QUARTERLY RESULTS

The following financial data is selected information for the Company for the eight most recently completed financial quarters:

Quarter ended (000's)	Apr 30, 2021 (\$)	Jan 31, 2021 (\$)	Oct 31, 2021 (\$)	Jul 31, 2020 (\$)	Apr 30, 2020 (\$)	Jan 31, 2020 (\$)	Oct 31, 2020 (\$)	Jul 31, 2020 (\$)
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Revenue	1	(412)	138	(78)	950	308	282	116
Gain (Loss) for the period	(301)	(663)	(135)	(253)	713	59	(61)	(206)
Gain (Loss) per share	(0.00)	(0.00)	(0.00)	(0.00)	0.00	0.00	(0.00)	(0.00)
Total assets	10,009	10,464	10,790	10,873	9,294	8,671	8,439	8,468
Total liabilities	2,088	2,240	1,901	1,871	76	66	37	58

As of the date hereof, a major portion of the Company's business was derived from material ancillary involvement in US cannabis-related activities. As at April 30, 2021 91% of the Company's assets and 100% of income was directly related to US cannabis activities.

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#### **RESULTS OF OPERATIONS**

#### Financial results for the three months ended April 30, 2021 and 2020

The Company recorded a net loss of \$300,818, \$(0.00) per common share for the three months ended April 30, 2021 as compared to a net gain of \$712,761, \$0.00 per share for the three months ended April 30, 2020.

Revenues for the three months ended April 30, 2021, were \$632 (2020 - \$950,424). Interest income was \$192,843 (2020 - \$149,601). The following changes in fair market value occurred in the quarter; gain on settlement of notes receivable Nil (2020 - 700,345), unrealized gain (loss) on investments and derivative instruments 113,523 (2020 - (144,000)) and unrealized gain (loss) on foreign exchange (305,734) (2020 - 244,478)

Expenses for the three months ended April 30, 2021, were \$301,450 (2020 - \$237,662). General and administrative expense included, salaries and benefits of \$273,284 (2020 - \$130,899), share-based compensation of \$4,566 (2020 - \$32,499), interest and bank charges of \$34,555 (2020 - \$750), professional fees of \$34,609 (2020 - \$39,435), corporate communications expense of \$9,329 (2020 - \$14,776) and other expenses including adjustments of \$(54,893) (2020 - \$19,303).

## Financial results for the year ended April 30, 2021 and 2020

The Company recorded a net loss of \$1,351,188, \$(0.01) per common share for the year ended April 30, 2021 as compared to a net gain of \$505,306, \$0.00 per share for the year ended April 30, 2020.

Revenues for the year ended April 30, 2021, were \$(350,904) (2020 - \$1,653,252). Revenues consisted of interest income of \$596,719 (2020 - \$852,429) and the following changes in fair market value; gain on settlement of notes receivable \$Nil (2020 - \$700,345), unrealized loss on investments and derivative instruments \$227,077 (2020 - \$144,000), and unrealized gain (loss) on foreign exchange \$(720,546) (2020 - \$244,478).

General and administrative expenses for the year ended April 30, 2021, was \$1,000,284 (2020 - \$1,147,946). General and administrative expense included, salaries and benefits of \$625,714 (2020 - \$517,046), share-based compensation of \$68,595 (2020 - \$244,283), interest and bank charges of \$113,642 (2020 - \$2,748), professional fees of \$105,855 (2020 - \$127,166), corporate communications expense of \$35,668 (2020 - \$92,547) and other expenses of \$50,810 (2020 - \$164,156)

#### LIQUIDITY, FINANCINGS AND CAPITAL RESOURCES

At April 30, 2021, the Company had a cash balance of \$723,943 (April 30, 2020 - \$3,745,922) to settle current liabilities of \$186,363 (April 30, 2020 - \$76,132). As at April 30, 2021, the Company's cash decreased by \$3,021,979 from April 30, 2020, primarily related to investment activities during the year.

Subsequent to the year ended April 30, 2021, the Company settled all obligations related to its GOH notes. On July 7, 2021, and July 30, 2021 respectively the Company receipted approximately US\$4.2 million and US\$1.3 million respectively. As a result, the Company's cash position post settlement of the GOH notes is approximately \$7.3 million.

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## LIQUIDITY, FINANCINGS AND CAPITAL RESOURCES (CONTINUED)

The Company has no commitments for property and equipment expenditures for fiscal 2021. The Company anticipates that any property and equipment expenditures based on future needs, will be funded from cash on hand and the issuance of equity securities.

## CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS

The timely preparation of the financial statements requires management to make judgments, estimates and assumptions that affect the application of accounting policies and reported amounts of assets and liabilities and income and expenses. Accordingly, actual results may differ from these estimates. Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised and in any future periods affected.

## Critical judgments in applying accounting policies

The following are the critical judgments, apart from those involving estimations (see below), that management has made in the process of applying the Company's accounting policies and that have the most significant effect on the amounts recognized in these financial statements.

#### Fair value of financial instruments

For Level 3 investments and complex instruments where quoted prices are not readily available the Company values its investments using recognized valuation models. Some or all of the significant inputs into these models may not be observable in the market, and are derived from market prices or rates or are

estimated based on assumptions. Valuation models that employ significant unobservable inputs require a higher degree of management judgment and estimation in the determination of fair value. In determining fair value for these types of instruments: the history and nature of the business; operating results and financial conditions; the general economic, industry and market conditions; capital market and transaction market conditions; contractual rights relating to the investment; comparable trading and transaction multiples, where applicable; and other pertinent considerations are taken into consideration. Adjustments to the carrying value of the investments may also be determined when there is pervasive and objective evidence of a decline in the value of the investment, as indicated by an assessment of the financial condition of the investment based on operational results, forecasts and other developments since acquisition.

Although the Company believes that its estimates of fair value for Level 3 investments are appropriate, the use of different methodologies or assumptions could lead to different measurements of fair value.

#### Share-based payments

The Company measures the cost of its share-based payments to directors, officers, employees and consultants by reference to the fair value of the equity instruments at the date at which they are granted. The assumptions used in determining fair value include share price, expected lives of the options, risk-free rates of return, share price volatility and the estimated forfeiture rate. Changes to assumptions may have a material impact on the amounts presented.

#### **ACCOUNTING POLICIES**

The accounting policies used are consistent with those as described in Note 3 of the Company's financial statements for the year ended April 30, 2021.

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#### **OFF- BALANCE SHEET ARRANGEMENTS**

The Company has not entered into any off-balance sheet arrangements.

#### PROPOSED TRANSACTION - CANNAVATIVE

On March 12, 2021, the Company announced that it had entered into an exclusive non-binding letter of intent with Cannavative Group LLC ("Cannavative"), pursuant to which the Company will acquire all of the common shares in the capital of Cannavative in an all-share exchange through the issuance of an aggregate of 360,000,000 common shares of the Company at a deemed issuance price of US\$0.05 per common share.

The proposed transaction is subject to, among other things, the execution of a definitive agreement between the Company and Cannavative (the "Definitive Agreement"), Nevada state regulatory approval, satisfactory completion of Cannavative's audited financial statements, and customary closing conditions. The proposed transaction is subject to the acceptance of the Canadian Securities Exchange (the "CSE") and the approval of the shareholders of the Company. Shareholders holding not less than 50% plus one common share of the issued and outstanding Company common shares will approve the proposed transaction by way of written resolution. The Definitive Agreement is expected to be completed in the late summer or fall of 2021.

Related to the proposed transaction the Company entered into a loan agreement with Cannavative for US\$2.0 million. The loan commenced on March 19, 2021. The maturity date of the loan is March 19, 2022. Prior to the execution of the Definitive Agreement, interest on the loan shall be 17.5% per annum. Upon execution of the Definitive Agreement, interest shall be reduced to 12.5% per annum. The loan will facilitate planned capital expansion initiatives or other uses as agreed by the Company.

Cannavative is a leading premium cannabis brand in the state of Nevada, producing a wide variety of flower and extracted products, including its award-winning infused pre-roll, the Motivator. Cannavative has deep penetration in the Nevada market as its products are sold in over 80% of the state's dispensaries and retail outlets, resulting in monthly revenues exceeding US\$1.5 million. Cannavative is a multi-cup winner; a gold and silver medalist at the 2020 Las Vegas Cannabis Awards, a Jack Herer Cup in 2019 for their vape pen, and in 2018, Leafly named them the Best Flower Products Brand. Based in Reno, Nevada, they have 14,500 square feet of canopy, with the ability to significantly expand to meet their growing demand. In addition, the facility houses a 10,000-sf state-of-the-art pharmaceutical-grade extraction lab and kitchen.

#### RELATED PARTY TRANSACTIONS

During the year ended April 30, 2021, the Company paid accounting fees of \$Nil (2020 - \$8,600) to a Company controlled by a former officer of the Company. In addition, during the year ended April 30, 2021, \$94,103 (2020 - \$113,612), was paid to a law firm at which the Corporate Secretary of the Company is a partner. As at April 30, 2021, accounts payable and accrued liabilities included amounts payable to related parties totaling \$13,367 (2020 - \$24,428) for above professional fees.

During the year ended April 30, 2020, the \$146,618 insider loan balance to its directors, executives, and employees was offset to salaries and wages on the Statement of Income (loss) and Comprehensive Income (Loss). The balance outstanding as at April 30, 2021 is \$Nil (2020 - \$146,618).

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## RELATED PARTY TRANSACTIONS (CONTINUED)

On July 3, 2020, the Company announced the purchase of the GOH Note 2 and the issuance of the Debenture. Jon Sharun, a director of the Company, is a partner of MIF the seller and purchaser of the GOH Note 2 the Debenture respectively. Mr. Sharun has abstained from voting at the director's meeting of the Company regarding the issuance of the Debenture and the purchase of the GOH Note 2 (collectively, the

"Transaction"). Due to the involvement of Mr. Sharun, who is a related party of the Company pursuant to Multilateral Instrument 61-101 – Protection of Minority Security

Holders in Special Transactions ("MI 61-101"), the Transaction constitutes a related party transaction" within the meaning of MI 61-101. In its consideration and approval of the Transaction, the board of directors of the Company determined that the Transaction was exempt from the formal valuation and minority approval requirements of MI 61-101 on the basis that the fair market value of the Transaction, as it relates to related parties, did not exceed 25% of the market capitalization of the Company, in accordance with Sections 5.5 and 5.7 of MI 61-101.

During the year the Company elected to accrue all interest related to the Debenture. Accrued interest outstanding as at April 30, 2021 is \$108,250 (US\$88,115).

## **SHARE CAPITAL**

The Company has an unlimited number of common shares authorized for issuance. At April 30, 2021 there were 181,491,390 common shares issued, 181,411,390 outstanding and 80,000 held in treasury; additionally, there were 117,701,059 warrants and 17,466,740 stock options outstanding.

On October 5, 2020 the Company re-commenced its NCIB (the "Bid"). Under the Bid, the Company may purchase up to 5% of the Company's common shares ("Shares"). The Bid will terminate on the earlier of one year from commencement of the Bid or on the date on which the maximum number of Shares that can be acquired pursuant to the Bid have been purchased. The Corporation reserves the right to revoke the Bid earlier if it determines that it is appropriate to do so. The actual number of Shares that may be purchased under the Bid and the timing of any such purchases will be determined by the Corporation.

The Company is executing the Bid because it believes that, from time to time, the market price of its Shares does not reflect the underlying value of the Company and its prospects, and that depending on the trading price of its Shares and other relevant factors, purchasing its own Shares represents an attractive investment opportunity and is in the best interests of the Company and its shareholders.

All Shares will be purchased under the Bid on the open market and through the facilities of the CSE and payment for the Shares will be made in accordance with CSE policies. The timing and extent of repurchases will depend upon several factors, including market and business conditions, valuation of Shares, regulatory requirements and other corporate considerations. The price paid for Shares will be the prevailing market price at the time of purchase and all Shares acquired by the Company will be cancelled. The Company had 181,991,390 Shares issued and outstanding as of the re-commencement date the BID.

Purchases may be suspended at any time, and no purchases will be made other than by means of open market transactions during the term of the Bid. The Corporation has engaged Independent Trading Group (ITG) Inc. to act as the broker through which the Bid will be conducted.

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## SHARE CAPITAL (CONTINUED)

During the year the Company purchased 580,000 of the eligible 9,099,570 common shares at a cost of \$13,080. All 580,000 shares are held in treasury until subsequently cancelled. On March 1, 2021, the Company cancelled 500,00 common shares at a cost of \$7,725. As at April 30, 2021, 80,000 of the issued common shares with a cost of \$5,355 remain outstanding and held in treasury. On May 4, 2021 the Company cancelled the remaining 80,000 common shares.

#### **RISKS AND UNCERTAINTIES**

The Company's financial success will be dependent upon the Company's ability to raise equity. There is no assurance that the Company will be able to raise the equity required to meet the obligations of the Company and the Company has no source of financing other than those identified in the previous section. Additionally, given the illegality of cannabis under U.S. federal law (discussed below), the Company's ability to raise equity in the U.S. may be limited. However, these barriers to participation in U.S. capital markets also serve as the Company's competitive advantage when supplying alternative sources of capital to state compliant U.S. cannabis businesses.

Marijuana is illegal under U.S. federal law and the enforcement of such laws poses significant risk to the Company. As at the date hereof, 33 states of the United States plus the District of Columbia, Puerto Rico and Guam have laws and/or regulations that recognize, in one form or another, legitimate medical uses for cannabis and consumer use of cannabis in connection with medical treatment and eleven states of the United States have legalized recreational cannabis. Many other states are considering similar legislation.

However, the position of the federal government and its agencies is that cannabis has no medical benefit and, accordingly, a range of activities including cultivation and the personal use of cannabis are prohibited. Unless and until Congress amends the U.S. Controlled Substances Act of 1970 with respect to medical and recreational cannabis, there is a risk that federal authorities may enforce current federal law and the

Company may be deemed to be producing, cultivating or dispensing cannabis in violation of federal law or facilitating the selling or distribution of drug paraphernalia in violation of federal law. Active enforcement of the current federal regulatory position on cannabis may thus indirectly and adversely affect the Company's future cash flows, earnings, results of operations and financial condition. As of the date hereof, the Company has not obtained legal advice, either in the form of a legal opinion or otherwise, regarding compliance with applicable state regulatory frameworks and potential exposure and implications arising from U.S. federal law. See the AIF for more information, including a discussion of U.S. federal cannabis laws, guidance given by federal authorities or prosecutors regarding the risk of enforcement action and risks associated with providing financing to U.S. state compliant cannabis businesses.

#### Impacts of the COVID-19 coronavirus outbreak

The Company cautions that current global uncertainty with respect to the spread of the COVID-19 virus and its effect on the broader global economy may have a significant negative effect on the Company. While the precise impact of the COVID-19 virus on the Company and its US cannabis related investments remain unknown, rapid spread of the COVID-19 virus may have a material adverse effect on global economic activity, and can result in volatility and disruption to global supply chains, operations, mobility of people, consumer spending and the financial markets, which could in turn affect interest rates, credit ratings, credit risk, inflation, business, financial conditions, results of operations for the Company's current and future investments and other factors relevant to the Company.

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#### FORWARD-LOOKING STATEMENTS

This MD&A may contain "forward-looking statements" which reflect the Company's current expectations regarding the future results of operations, performance and achievements of the Company, including but not limited to statements with respect to the Company's plans or future financial or operating performance, conclusions of economic assessments of projects, requirements for additional capital, sources and timing of additional financing, realization of unused tax benefits and future outcome of legal and tax matters.

The Company has tried, wherever possible, to identify these forward-looking statements by, among other things, using words such as "anticipate," "believe," "estimate," "expect", "budget", or variations of such words and phrases or state that certain actions, events or results "may", "could", "would", "might" or "will be taken", "occur" or "be achieved".

The statements reflect the current beliefs of the management of the Company, and are based on currently available information. Accordingly, these statements are subject to known and unknown risks, uncertainties and other factors, which could cause the actual results, performance, or achievements of the Issuer to differ materially from those expressed in, or implied by, these statements. These uncertainties are factors that include, but are not limited to risks related to: regulatory and third party approvals being obtained in the manner or timing anticipated by the Company; enforcement of U.S. federal law governing cannabis; changes in how the developing U.S. legal regime will impact the cannabis industry; changes in the global cannabis market, potential negative impacts from the global COVID-19 outbreak; increases in competition from industry participants; the ability to implement the corporate strategy of the Company; the Company's investment strategy; the success and timely payment of current and future investments; the state of United States and Canadian capital markets; the ability to obtain financing; changes in general market conditions; and other factors more fully described from time to time in the reports and filings made by the Company with securities regulatory authorities.

The Company's management reviews periodically information reflected in forward-looking statements. The Company has and continues to disclose in its Management Discussion & Analysis and other publicly filed documents, changes to material factors or assumptions underlying the forward-looking statements and to the validity of the statements themselves, in the period the changes occur.

Historical results of operations and trends that may be inferred from the above discussions and analysis may not necessarily indicate future results from operations.

Additional information relating to the Company can be found on SEDAR at www.sedar.com.