

NATURALLY SPLENDID ENTERPRISES LTD.

FORM 51-102F1 MANAGEMENT'S DISCUSSION AND ANALYSIS

FOR THE THREE MONTH PERIOD ENDED MARCH 31, 2014



The following discussion and analysis should be read in conjunction with the unaudited condensed consolidated interim financial statements of Naturally Splendid Enterprises Ltd. (the "Company" or "Naturally Splendid") for the three month period ended March 31, 2014 and the related notes thereto, and the audited consolidated financial statements for the years ended December 31, 2013 and 2012, and the related notes thereto.

This management discussion and analysis is dated May 29, 2014 and is in respect of the three month period ended March 31, 2014.

OVERVIEW

Naturally Splendid is in the business of distributing hemp-based health products across Canada.

Historically, the Company focused on the distribution of hemp based products in British Columbia and Alberta. During the quarter, the Company signed with two national distributors in addition to its regional distributors, expanding its marketing and distribution across Canada. Subsequent to the quarter end, the Company the signing of a Canadian based distributor for its products in the United States.

The Company was incorporated as Race Capital Corp. on December 21, 2010 as a capital pool company ("CPC") as defined by Policy 2.4 of the TSX Venture Exchange (the "Exchange"). On August 10, 2011, Race completed its initial public offering. The common shares were listed for trading on the Exchange under the symbol "RCE.P" on August 15, 2011. On March 7, 2013 Race, having completed its Qualifying Transaction with Naturally Splendid Enterprises Ltd. ("NS"), started trading on the Exchange under the symbol "NSP".

As a result of the Qualifying Transaction, the former shareholders of NS owned in excess of 50% of the outstanding shares of the amalgamated entity. For accounting purposes NS is considered to be the accounting acquirer and therefore, the corporate merger has been accounted for similar to a reverse takeover. For financial reporting purposes, the Company is considered a continuation of NS, a legal subsidiary, except with regard to authorized and issued share capital which is that of the Race, the legal parent. Consequently comparative amounts in the financial statements and this MD&A are those of NS unless otherwise noted.

On February 5, 2014 the Company listed on the Frankfurt Stock Exchange under the symbol "50N".

On May 5, 2014 the Company announced its intention to seek a US OTCQB quotation. This application is underway.

Retail Products

Naturally Splendid distributes the following hemp-based food products under the NATERATM brand:

• **Premium Shelled Hemp Seed.** Naturally Splendid Premium Shelled Hemp Seeds are a versatile, superfood that can be consumed on its own as a snack or meal replacement, or can be added to recipes to enhance taste and improve dietary profiles.



• Premium Hemp Protein Powder and Flavoured Protein Powders. Naturally Splendid Premium Hemp Protein Powder is easily digestible and an excellent source of protein. It can replace all other protein sources and is packed with live enzymes, EFA's, EAA's, vitamins and minerals. Hemp Protein Powder complements any juice or smoothie and is ideal for vegans and vegetarians. Naturally Splendid has also developed chocolate, berry and vanilla flavoured proteins.



• **Hemp Seed Snack Packs**. Naturally Splendid has developed and launched flavoured hemp seed snack packs in natural, maple and Himalayan pink salt flavours.



Naturally Splendid is continuing to develop additional products. These products include:

- Natural Superfood Cereals. Naturally Splendid plans to introduce a line of healthy cereals including hemp and other superfoods. The Company anticipates that these new products will be launced in 2014.
- **Energy Bars**. Naturally Splendid is developing a hemp-based nutritional bar containing hemp, fruit and nuts. Naturally Splendid intends to have the first energy bars launched in 2014.

All NATERATM brand products meet NON-GMO Project Certification requirements for both Canada and the United States. The certified products are listed on the NON-GMO project website at http://www.nongmoproject.org/find-non-gmo/search-participating-products/search/?brandId=789 Naturally Splendid is also an official member of the Canada Brand Program.

Powdered Plant Based Omega Oils

Naturally Splendid, in conjunction with Boreal Technologies Inc. (formerly Canadian Medical Hemp) ("Boreal"), investigated a process to commercialize and market powdered plant based omega oils including hemp oil. Unlike powdered hemp protein, powdered hemp seed oil contains all of hemp's omega 3 and 6 essential fatty acids. As a result, it provides an alternative to flax, evening primrose, borage and fish oils.

In September 2012, Naturally Splendid and Boreal, in conjunction with funding from the Canadian National Research Council ("NRC") conducted a study to investigate the process of producing and marketing powdered hemp seed oil. Boreal completed the study on March 31, 2013.

On November 30, 2012, Naturally Splendid entered into a contribution agreement with NRC for a commercial scale production study.

On May 15, 2013 the Company announced the signing of a sales agreement with Boreal. On November 13, 2013 the Company announced it had entered into a new Exclusive Sales Agreement with Boreal to market and distribute, replacing the previous agreement. The revised agreement grants the Company access to the full complement of patent pending, plant based omega products created by Boreal at the University of British Columbia on an exclusive basis in Canada and the United States. The products covered in this Exclusive Sales Agreement have been expanded from HempOmegaTM and H2OmegaTM to now include FlaxOmegaTM, CanolaOmegaTM, ChiaOmegaTM, plant based omega products created from flax, canola and chia. These novel products utilize the same microencapsulation and liposome technologies as HempOmegaTM and will also be available in both the powder format and an aqueous solution for increased flexibility in ingredient applications and/or stand-alone products.

Naturally Splendid anticipates that it will add HempOmegaTM to its products, including flavored proteins, natural superfood cereals, snack packs and energy bars, to provide them with omega 3 and 6 essential fatty acids. In addition, Naturally Splendid intends to market HempOmegaTM as an ingredient to be added to existing commercial products not belonging to Naturally Splendid. Research indicates a significant commercial opportunity in the dairy market and in specific areas such as senior and infant markets and sports nutrition.

The Company reached a significant milestone when it received its first shipment of HempOmegaTM and H2OmegaTM at its facilities in Burnaby, BC Canada during the second quarter of 2013.

On March 11, 2014, the Company announced that Boreal had completed the first pilot scale production run of HempOmegaTM. The successful completion of this production run allows the Company to now offer commercial sized production quantities. The Company is now also able to start development of additional retail products which will utilize HempOmegaTM to compete in the omega nutrition marketplace.

The Company continues to make progress marketing HempOmegaTM and H2OmegaTM, with certain purchasers actively evaluating the products. In this regard, the company placed Mr. Howard Louie on its Advisory Board to help direct opportunities in the functional food ingredient markets.

Branding and Marketing

The number of competitors and the degree of competition within the North American food industry varies greatly by product segment and region. In the hemp food industry, there are a limited number of competitors. These competitors offer a similar range of products as Naturally Splendid.

During 2013 the Company engaged a creative branding and marketing agency to review the Naturally Splendid retail brand, resulting in the rebranded name "NATERATM", for which trademarks were obtained in Canada and the United States. The branding included labels, packaging and marketing materials. A new NATERATM website and social media campaign was also launched. The official industry launch of NATERATM and the new products took place on October 3, 2013 at the Canadian Health Food Association (CHFA) East Tradeshow in Toronto, Ontario.

The NATERATM products line includes flavoured shelled hemp seeds and flavoured hemp proteins. The Company launched Canada's first single serve flavoured shelled hemp seeds with the introduction of Himalayan Pink Salt and Maple flavours, as well as the original natural flavour. In addition, the Company supplemented its natural hemp protein line with flavoured hemp proteins in chocolate, vanilla, and blackberry pomegranate. Management believes these products have superior nutritional and taste profiles as compared to existing products currently available from competitors.

Naturally Splendid continues to work with various distribution channels, such as NewAge Marketing & Brands, Summit Specialty Foods and Westwise Agencies, as well as direct store sales and an online presence, marketing the NATERATM brand and product lines across Canada. During 2013 and subsequently, the Company announced the placement of the rebranded NATERATM line in all of its major vendor stores, as well as the addition of a number of new chains.

In January 2014, the Company announced that Purity Life Health Products LP, a national distributor with exposure to over 7,000 stores, had signed a two year agreement to represent the NATERATM line across Canada. This is expected to impact sales commencing in Q2 2014, as the line is included in their distribution catalogues issued in March, 2014.

In April 2014, the Company announced that a second national food distributor, Planet Foods, agreed to represent the NATERATM line across Canada. Planet Life began representation at of the NATERATM line at the CHFA Expo West Tradeshow the second week of April 2014. The Company expects Planet Foods to make significant headway in sales in Q2.

On May 7, 2014 the Company announced the signing of a US distributor. Sonray Sales Ltd., a Vancouver based international broker, importer and distributor in the grocery business for over 40 years, will work with the Company to distribute its products in certain selected markets in the US.

Management continues to discuss further distribution possibilities, and expects that additional distributors and chain stores will be signed throughout 2014. The company believes that the NATERATM brand will continue to result in expanded retail consumer acceptance.

Operations

The Company currently engages outside producers to manufacture and produce its hemp based products. The production process involves manufacturers purchasing hemp seed from farmers they have under contract. Once the product is harvested, it is sent to the various processors for processing into the various hemp products including, shelled hemp seed, hemp protein and hemp oil.

Naturally Splendid then delivers its branding labels to various processors and packagers. Once received, the various processors and co-packers brand the products in accordance with the specifications of Naturally Splendid. Once Naturally Splendid's products have been produced, Naturally Splendid has the products delivered to its office in Burnaby, British Columbia, for direct sales by Naturally Splendid. From there, it is shipped to the various clients.

In developing new hemp based products, Naturally Splendid works with the Alberta Food Processing Development Center, which is a division of the Alberta Agriculture and Rural Development, to assist it in product formulation, test batch production, product testing and consumer rating.

During 2013, the Company relocated its operations to a 6,000 square foot facility in Burnaby, BC Canada. The facility is strategically located and provides the Company with all the attributes required to manage the anticipated increased sales and new product lines. On March 3, 2014 the Company announced the completion of its warehouse upgrades. Permits have also been received to allow the construction of a packaging facility within the warehouse, allowing certain formerly subcontracted packaging to be brought in-house. The Company is committed to continuing to explore vertical integration of various functions as a means to enhance productivity and reduce costs.

Naturally Splendid has retained employees and consultants with specialized skill and knowledge of the distribution and marketing of health food products. These employees and consultants have an understanding of the logistical requirements in distributing health food products to food and specialty retailers.

On March 19, 2014 the Company announced the appointment of Mr. Howard Louie to the Corporate Advisory Board. Mr. Louie has over ten years of experience in leading technical innovation in partnership with global food corporations.

On April 15th, the Company announced Mr. Donald Wood to the Advisory Board. Mr. Wood is the former CEO of Arrowhead Water and will assist the company in establishing and executing marketing and distribution strategies of its existing and future retail lines.

Management expects to appoint additional advisors as the Company moves forward with its business development plans.

As Naturally Splendid's operations are presently conducted in Canada, it does not have any risks and/or dependencies on foreign operations.

SELECTED ANNUAL INFORMATION

The following table includes information obtained from the audited financial statements of the Company and from its accounting predecessor which was a private company:

	Year Ended December 31, 2013 (Public Company)	Year Ended December 31, 2012 (Private Company)	Year Ended December 31, 2011 (Private Company)
Statements of Loss Data	(\$)	(\$)	(\$)
Total Revenue	132,578	99.660	104,072
Expenses	(2,883,367)	(226,934)	(779,652)
Interest Income	5,722	-	-
Net Loss	(2,745,067)	(127,274)	(675,580)
Basic and Diluted Loss Per Share	(0.11)	(0.01)	(0.06)

Statements of Financial Position Data	As at December 31, 2013 (\$)	As at December 31, 2012 (\$)	As at December 31, 2011 (\$)
Total Assets	830,560	87,008	102,557
Total Liabilities	199,874	257,133	577,308
Total Equity	(630,686)	(170,125)	(474,751)

DISCUSSION OF OPERATIONS

The year ended December 31, 2013 includes the first ten months that the Company was a publicly listed amalgamated entity. As such there are certain expenses incurred in the period which were not incurred by the Company in its past, private operations. As well, certain comparative information for the private company was not available or not relevant.

Accordingly, a direct comparison between the three month periods ended March 31, 2014 and 2013 may not be relevant.

Revenue

Revenue during the three month period ended March 31, 2014 was \$71,675 (2013: \$15,991). The Company believes this increase reflects continued growth in the Natera product line; however this does not reflect national distribution as the new national distributors only commenced the distribution of their catalogues and marketing materials including the Company's products towards the end of the quarter. Management expects sales from the national distributors to commence in the second quarter.

Costs of Sales and Gross Profit

Cost of Sales was \$57,965 compared to 2013 at \$11,791. This reflects the higher quantity of product sold in the current period compared to the comparable period last year.

Accordingly, gross profit was \$13,710 compared to 2013 results of \$4,200. The Company believes that, as products and procedures continue to be normalized, gross profit will increase significantly.

Selling and Distribution Expenses

Commencing with the qualifying transaction and going public, the Company decided to report expenses in the categories of selling and distribution expenses and administrative expenses. Previously, this distinction was not reflected in the accounts of the former private company. Management believes that this distinction will allow for a clearer assessment of the cost of sales and operations as opposed to public company administration which imposes significant expenses not previously incurred as a private company. As a result certain private company expenses have been reclassified.

Selling and Distribution Expenses were \$60,001 compared to 2013 at \$49,594. The Company incurred significant expenditures in product promotion (\$41,694; 2013: \$4,168) due to attendance at trade shows and ongoing product sample distribution. In contrast, product development was \$3,420 compared to \$36,900 last year as the Company was actively developing its product lines in 2013. Salaries and wages were \$14,431 (2013: \$7,176) due to the higher level of activity in the sales and production areas.

Administrative Expenses

Administrative expenses were generally comparable, except as follows:

Amortization of \$6,240 (2013: \$1,317) reflects the increase in assets of the company over the last year;

Consulting fees decreased to \$10,500 (2013: \$18,895) as certain outside consultants were not required by the company during the current quarter;

Directors fees of \$nil (2013: \$3,000) were incurred as a public company during the formative year, which are not currently being incurred;

Legal fees of \$3,044 (2013: \$8,977) are as a result of the expenses of going public in 2013;

Management fees reflect the cost of being a public company. During the quarter \$66,000 (2013: \$14,000) was paid to management. This includes an expansion of management from two individuals to three, as required to meet the needs of a growing public company, as well as the non-payment and cancellation of certain management fees during the first quarter of 2013;

Office and general of \$46,291 (2013: \$8,153) reflects the cost of the new warehouse premises, the addition of administrative staff, and generally an increase in costs as both a public company and as a company engaged in aggressively growing its operations;

Promotion increased to \$101,075 (2013 \$9,503) as the company is now actively and aggressively working to promote both the product and the public company to potential investors and analysts.

Share Based Payments of \$169,342 (2013: \$239,220 representing the estimated cost of the issuance of stock options during the period. The amount of expense is determined by the number of options issued in the period as well as the market price of the Company's shares, among other factors;

Transfer Agent and Filing Fees of \$13,398 (2013: \$34,136) reflect a more normalized level of expense, as compared to the cost of going public in 2013;

Other Items

The most significant item in Q1 2013 was a Listing Expense of \$1,328,650. This is a one-time charge incurred as a result of the requirements under IFRS for recording the qualifying transaction, representing the excess of consideration paid over net tangible assets acquired, plus various costs of the transaction. There is no comparable expense in the current quarter.

Naturally Splendid anticipates that its revenues will continue to grow in subsequent years due to the introduction of new product lines and increased demand in products resulting from Naturally Splendid's engagement of additional food distributors and brokers to market and distribute its products across Canada and certain selected markets in the United States. The Company also expects that expenses will normalize in certain areas, and will increase in the areas of product promotion and selling expenses as further product lines are launched.

SUMMARY OF QUARTERLY RESULTS

As a former private company, Naturally Splendid did not prepare quarterly financial statements. Accordingly the information provided is taken from the records of Naturally Splendid until December 31, 2012 and is for the Company, as a combined public entity, as of March 31, 2013 (Q1 – 2013) forward.

Certain comparative information has been restated to reflect the presentation in the financial statements for the current period. All periods listed below were prepared in accordance with International Financial Reporting Standards and are expressed in Canadian dollars.

	Three months ended	Three months ended		
Canadian \$ - IFRS	March 31, 2014	December 31, 2013	Sept. 30, 2013	June 30, 2013
Total Revenue	71,675	55,800	17,366	43,421
Gross Margin	13,710	(332)	6,962	13,838
Loss (income) from operations	474,640	326,806	414,847	285,494
Loss & Comprehensive Loss	474,295	326,721	410,764	275,056
Basic and diluted loss per share	0.02	0.01	0.02	0.01

	Three months ended	T	hree months ended	
Canadian \$ - IFRS	March 31, 2013	December 31, 2012	Sept. 30, 2012	June 30, 2012
Total Revenue	15,991	22,349	26,114	35,431
Gross Margin	4,200	9,327	(3,142)	19,498
Loss from operations	395,777	168,509	83,403	77,502
Loss & Comprehensive Loss	1,732,526	206,429	76,912	(252,466)
Basic and diluted loss per share	0.09	N/A	N/A	N/A

The results of most quarters are comparable. Q2 of 2013 reflects the first full quarter of operations as a public company, with increased expenses related to being public. Q2 of 2012 recorded income of \$77,502 due to a gain of \$329,972 recorded on the write-down of accounts payable and related party payables.

LIQUIDITY AND CAPITAL RESOURCES

As at March 31, 2014, the Company had cash and cash equivalents of \$56,104 and working capital of \$250,984 compared with cash of \$189,667 and a working capital of \$505,833 as at December 31, 2013.

The decrease in cash and working capital is due to operations of the Company including expenditures on certain capital assets and the loss for the period.

Subsequent to the period end the Company completed a private placement financing by issuing a total of 6,843,500 units ("Units") at \$0.20 per Unit for gross proceeds of \$1,368,700. Each Unit was comprised of one common share of the Company and one-half of one common share purchase warrant (each whole share purchase warrant a "Warrant"), with each whole Warrant entitling the holder to purchase one additional common share at \$0.30 per share for a period of two years from the date of the issue. The Company has the right to accelerate the expiry date of the Warrants if, at any time, the average closing price of the Company's common shares is equal to, or greater than \$0.40 for 10 consecutive trading days. In the event of acceleration, the expiry date will be accelerated to a date that is 30 days after the Company issues a news release announcing that it has elected to exercise this acceleration right. In connection with the proceeds raised under the financing, the Company paid finders cash commissions totaling \$81,530 and issued finders 382,650 non-transferable warrants. Each finder's warrant is exercisable on the same terms as the Warrants described above. The securities issued under the financing will be subject to a hold period expiring on August 26, 2014 pursuant to applicable Canadian securities laws and the rules of the TSX Venture Exchange.

The Company also issued 58,000 shares pursuant to the exercise of 58,000 warrants at an exercise price of \$0.25 per share, for proceeds of \$14,500.

The Company's future capital requirements will depend upon many factors including, without limitation, consumer demand, raw material supply and prices and costs of sales. Since the Company expects to generate limited revenues from operations in the near future, it must continue to rely upon the sale of its equity and debt securities to raise capital, which would result in further dilution to the shareholders. There is no assurance that financing, whether debt or equity, will be available to the Company in the amount required by it at any particular time or for any period and that such financing can be obtained on terms satisfactory to it or at all.

OFF BALANCE SHEET ARRANGEMENTS

The Company has not engaged in off-balance sheet arrangements.

TRANSACTIONS BETWEEN RELATED PARTIES

The Company's related parties consist of companies controlled by executive officers and directors. Transactions and balances in the normal course of operations in connection with those companies and key management personnel are as follows:

	March 31, 2014	De	ecember 31, 2013
Due to officers and directors	\$ -	\$	3,675
	\$ -	\$	3,675

Amounts due to/from related parties are non-interest-bearing, unsecured and have no fixed terms of repayment.

The remuneration of directors and other members of key management were as follows:

	March 31, 2014 \$	March 31, 2013 \$
Management fees	66,000	14,000
Directors fees	-	3,000
Consulting fees	10,500	-
Share-based payments	131,716	239,220
	208,216	256,220

Key management personnel were not paid post-employment benefits, termination benefits or other long-term benefits during the years ended December 31, 2013 and 2012.

CHANGES IN ACCOUNTING POLICIES AND CRITICAL ACCOUNTING ESTIMATES

The Company has adopted new accounting standards effective January 1, 2014. Please refer to note 3 in the condensed consolidated interim financial statements for the three month period ended March 31, 2014.

FINANCIAL INSTRUMENTS

Categories of financial instruments

	March 31, 2014 \$	December 31, 2013 \$
FINANCIAL ASSETS	·	*
Fair value through profit or loss, at fair value		
Cash	56,104	189,667
Loans and receivables, at amortized cost		
Trade and other receivables	66,394	92,018
Deposit	40,000	40,000
Restricted cash	17,368	17,368
Total financial assets	179,866	339,053
FINANCIAL LIABILITIES		
Other liabilities, at amortized cost		
Trade and other payables	254,335	196,199
Capital lease obligation	15,772	-
Due to related parties		3,675
Total financial liabilities	270,107	199,874

Fair value

The fair value of financial assets and financial liabilities at amortized cost is determined in accordance with generally accepted pricing models based on discounted cash flow analysis or using prices from observable current market transactions. The Company considers the carrying amounts of all its financial assets and financial liabilities recognized at amortized cost in these condensed consolidated interim financial statements to approximate their fair values due to the short-term maturity of these instruments.

Management of financial risks

The Company examines the various financial instrument risks to which it is exposed and assesses the impact and likelihood of these risks. These risks arise from the normal course of operations and all transactions undertaken are to support the Company's ability to continue as a going concern. Management manages and monitors these exposures to ensure appropriate measures are implemented in a timely and effective manner. The risks associated with these financial instruments and the policies on how to mitigate these risks are set out below.

Credit risk

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations.

Financial instruments that potentially subject the Company to credit risk consist of cash and trade receivables. The Company deposits cash with major Canadian commercial banks. In order to reduce its credit risk in relation to trade receivables, the Company has adopted credit policies that include the analysis of the financial position of its customers and the regular review of their respective credit limits.

Liquidity risk

Liquidity risk is the risk that the Company will be unable to meet its financial obligations as they become due.

The Company is reliant upon equity issuances and loans as its main sources of cash. The Company manages liquidity risk by maintaining an adequate level of cash to meet its ongoing obligations. The Company continuously reviews its actual expenditures, forecasts cash flows and matches the maturity dates of its cash to capital and operating needs.

The Company has been successful in raising financing in the past; however, there is no assurance that it will be able to do so in the future. As at March 31, 2014, the Company had working capital of \$250,984 (December 31, 2013 - \$505,833).

Other risk

Unless otherwise noted, it is management's opinion that the Company is not exposed to significant interest, currency or other risk.

The Company does not hold or issue financial instruments for trading purposes, nor does it utilize derivative instruments in the management of foreign currency, commodity price or interest rate market risks.

OUTSTANDING SHARE DATA

As of the date of this management discussion and analysis, the following securities of the Company were outstanding:

Type of Security	March 31, 2014	Date of Report
Issued and outstanding common shares	29,097,499	35,998,999
Warrants exercisable at \$0.25 issued under private placement (1)	2,802,654	2,802,654
Agent's warrants exercisable at \$0.25 per common share ⁽¹⁾	98,000	40,000
Warrants exercisable at \$0.30 issued under private placement (2)	-	3,421,750
Agent's warrants exercisable at \$0.305 per common share (2)	-	382,650
Stock options exercisable	2,710,000	2,909,750
Fully diluted shares	34,708,153	45,555,803

Notes:

- (1) Each warrant was exercisable at \$0.25 per share until November 1, 2015.
- (2) Each warrant was exercisable at \$0.30 per share until April 28, 2016.

FURTHER INFORMATION

Risk Factors

The reader is cautioned that the Company is subject to a number of risk factors. A detailed description of these is included in the Filing Statement dated February 1, 2013 which is incorporated herein by reference.

Forward Looking Statements

Certain statements contained in this management discussion and analysis constitute "forward-looking statements." These statements, identified by words such as "plan," "anticipate," "believe," "estimate," "should," "expect" and similar expressions include our expectations and objectives regarding our future financial position, operating results and business strategy. Forward-looking statements involve known and unknown risks, uncertainties, assumptions and other factors that may cause the actual results, performance or achievements of the Issuer to be materially different from any future results, performance or achievements expressed or implied by the forward-looking statements. Such factors include, among others, general business, economic, competitive, political and social uncertainties; lack of brand awareness; dependence on consumer taste; reliance on third party suppliers and third party distributors; limited operating history of the Company; market fluctuations; potential product liability claims and retention of key personnel, as well as those factors discussed in the section titled "*Risk Factors*" in the Company's Filing Statement dated February 1, 2013.

Forward looking statements are based on a number of material factors and assumptions, including consumer buying patterns will increase in specialty and grocery stores, economic conditions in Canada will continue to show modest improvement in the near to medium future, the average cost of whole hemp seed will fluctuate in line with historical trends, no material change to competitive environment in the distribution of hemp-based food additives and supplements, the Company will be able to access sufficient qualified staff, there will be no material changes with the Company's larger customers and there will be no material changes to the tax and other regulatory requirements governing the Company. While the Company considers these assumptions may be reasonable based on information currently available to it, these

assumptions may prove to be incorrect. Actual results may vary from such forward-looking information for a variety of reasons, including but not limited to risks and uncertainties disclosed in the section titled "*Risk Factors*" in the Company's Filing Statement dated February 1, 2013.

The Company intends to discuss in its quarterly and annual reports any events or circumstances that occurred during the period to which such documents relate that are reasonably likely to cause actual events or circumstances to differ materially from those disclosed in this Filing Statement. New factors emerge from time to time, and it is not possible for management to predict all of such factors and to assess in advance the impact of each such factor on our business or the extent to which any factor, or combination of such factors, may cause actual results to differ materially from those contained in any forwarding looking statement.

The Company advises you to carefully review the reports and documents we file from time to time with the applicable securities commissions.

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