

Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines



No Borders, Inc.

A Nevada Corporation

18716 E. Old Beau Trail,
Queen Creek, AZ 85142

(760) 582-5115

www.NBDR.co

Contact@NBDR.com

SIC Code: 8742

Quarterly Report

For the Period Ending: March 31, 2020 (the "Reporting Period")

As of March 31, 2020, the number of shares outstanding of our Common Stock was: 366,226,200

As of December 31, 2019, the number of shares outstanding of our Common Stock was: 315,476,200

As of December 31, 2019, the number of shares outstanding of our Common Stock was: 315,476,200

Indicate by check mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933 and Rule 12b-2 of the Exchange Act of 1934):

Yes:

No: (Double-click and select "Default Value" to check)

Indicate by check mark whether the company's shell status has changed since the previous reporting period:

Yes:

No:

Indicate by check mark whether a Change in ¹Control of the company has occurred over this reporting period:

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 of the Company's assets;

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

Yes: No:

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

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

The Company was incorporated in May 1999, as Finders Keepers, Inc.

In September 2001, the Company changed its name to Bauer Partnership, Inc.

In January 2003, the Company changed its name to Harbour Front Holdings, Inc.

In October 2003, the Company changed its name to American Eagle Manufacturing, Co.

In October 2004, The Company changed its name to No Borders, Inc.

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

No Borders Inc. was incorporated under the laws of the state of Nevada, on May 28, 1999 and is currently active and in good standing with the State of Nevada.

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

Yes: No:

2) Security Information

Trading symbol:	<u>NBDR</u>	
Exact title and class of securities outstanding:	<u>Common Stock</u>	
CUSIP:	<u>65486W105</u>	
Par or stated value:	<u>\$0.001</u>	
Total shares authorized:	<u>750,000,000</u>	as of date: <u>3.31.20</u>
Total shares outstanding:	<u>366,226,200</u>	as of date: <u>3.31.20</u>
Number of shares in the Public Float ² :	<u>53,235,215</u>	as of date: <u>3.31.20</u>
Total number of shareholders of record:	<u>621</u>	as of date: <u>3.31.20</u>

Additional class of securities (if any):

Trading symbol:	<u>N/A</u>	
Exact title and class of securities outstanding:	<u>Series A Redeemable Preferred Stock</u>	
CUSIP:	<u>N/A</u>	
Par or stated value:	<u>\$0.001</u>	
Total shares authorized:	<u>10,000,000</u>	as of date: <u>3.31.20</u>
Total shares outstanding:	<u>9,250,000</u>	as of date: <u>3.31.20</u>

(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.

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.

Transfer Agent

Name: Pacific Stock Transfer, Co.
Phone: 800-785-7782
Email: info@pacificstocktransfer.com

Is the Transfer Agent registered under the Exchange Act?³

Yes: No:

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

On April 6, 2020, the Company received an Order of Suspension of Trading dated April 3, 2020 (the "Order") from the United States Securities and Exchange Commission ("SEC"). The temporary suspension period is from 9:30 a.m. EDT on April 3, 2020, through 11:59 p.m. EDT on April 20, 2020. The Order refers to questions raised regarding the adequacy and accuracy of publicly available information concerning "NBDR, including, since at least March 11, 2020, among other things, statements about NBDR's products and business activities related to the COVID-19 pandemic, including NBDR's COVID19 specimen collection kits, an agreement to bring COVID-19 test kits to the United States, and NBDR's activities related to the distribution of personal protective equipment. Those concerns relate to statements NBDR made in: (1) social media posts since at least March 11, 2020; (2) press releases since at least March 16, 2020; (3) NBDR's website since at least March 24, 2020; and (4) submissions to OTC Markets Group, Inc. since at least March 25, 2020."

In an effort to protect the interests of shareholders, the SEC has issued similar orders and suspensions recently to over two dozen registrants, with concerns over the validity of claims made in connection with the availability of COVID-19 tests and supplies.

The Company, along with its counsel, is cooperating fully with the SEC to substantiate the Company's recent public announcements and business endeavors, and is addressing any questions and/or concerns raised regarding the accuracy of the assertions made in the Company's press releases.

Pursuant to Rule 15c2-11 under the Exchange Act, at the termination of the trading suspension, no quotation may be entered unless and until the Company has strictly complied with all provisions of the rule, including the filing of a new Form 15c2-11 with FINRA.

The Company must have a FINRA Member Market Maker file a 15c2-11 with FINRA in order for the Company's shares to resume trading on the OTC Markets. These actions do not impact or otherwise affect the Company's results of operations.

As of the date of filing, the trading suspension period expired, and the Company is in the process compiling the information required for its 15c2-11 submission by a FINRA Member Market Maker. The Company anticipates the filing of a new Form 15c2-11 as soon as practicable.

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

None.

3) Issuance History

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

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

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:

Number of Shares outstanding as of <u>1.1.2018</u>	<u>Opening Balance:</u> Common: <u>199,785,734</u> Preferred: <u>0</u>		*Right-click the rows below and select "Insert" to add rows as needed.						
Date of Transaction	Transaction type (e.g. new issuance, cancellation, shares returned to treasury)	Number of Shares Issued (or cancelled)	Class of Securities	Value of shares issued (\$/per share) at Issuance	Were the shares issued at a discount to market price at the time of issuance ? (Yes/No)	Individual/ Entity Shares were issued to (entities must have individual with voting / investment control disclosed).	Reason for share issuance (e.g. for cash or debt conversion) OR Nature of Services Provided (if applicable)	Restricted or Unrestricted as of this filing?	Exemption or Registration Type?

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

<u>3.12.18</u>	<u>New Issuance</u>	<u>38,738,000</u>	<u>Common stock</u>	<u>\$0.0015</u>	<u>No</u>	<u>Lannister Holdings, Inc. – Joseph Snyder – CEO</u>	<u>Conversion of Debt</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>3.14.18</u>	<u>New Issuance</u>	<u>20,000,000</u>	<u>Common stock</u>	<u>\$0.001</u>	<u>Yes</u>	<u>Lannister Holdings, Inc., -- Joseph Snyder – CEO</u>	<u>Share Exchange Agreement</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>3.26.18</u>	<u>New Issuance</u>	<u>1,500,000</u>	<u>Common Stock</u>	<u>\$0.002</u>	<u>Yes</u>	<u>Dean Boguslawski</u>	<u>Stock Purchase Agreement</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>3.28.18</u>	<u>New Issuance</u>	<u>4,982,466</u>	<u>Common stock</u>	<u>\$0.03</u>	<u>Yes</u>	<u>Black Ice Advisors, LLC – Brent Fouch</u>	<u>Conversion of Debt</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>5.4.18</u>	<u>New Issuance</u>	<u>5,000,000</u>	<u>Common stock</u>	<u>\$0.02</u>	<u>Yes</u>	<u>Johanna Giumarra</u>	<u>Stock Purchase Agreement</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>5.9.18</u>	<u>New Issuance</u>	<u>1,000,000</u>	<u>Common Stock</u>	<u>\$0.0015</u>	<u>Yes</u>	<u>Clifford Forrest</u>	<u>Consulting Services</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>5.9.18</u>	<u>New Issuance</u>	<u>500,000</u>	<u>Common Stock</u>	<u>\$0.0015</u>	<u>Yes</u>	<u>Ronina Manny</u>	<u>Consulting Services</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>5.9.18</u>	<u>New Issuance</u>	<u>100,000</u>	<u>Common Stock</u>	<u>\$0.0015</u>	<u>Yes</u>	<u>Nicholas Harrington</u>	<u>Consulting Services</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>5.9.18</u>	<u>New Issuance</u>	<u>200,000</u>	<u>Common Stock</u>	<u>\$0.0015</u>	<u>Yes</u>	<u>Morissa Schwartz</u>	<u>Consulting Services</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>5.9.18</u>	<u>New Issuance</u>	<u>20,000</u>	<u>Common Stock</u>	<u>\$0.0015</u>	<u>Yes</u>	<u>Christopher Jagielski</u>	<u>Consulting Services</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>5.14.18</u>	<u>New Issuance</u>	<u>600,000</u>	<u>Common Stock</u>	<u>\$0.0015</u>	<u>Yes</u>	<u>BHP Capital NY, Inc., -- Bryan Pantofel</u>	<u>Consulting Services</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>6.13.18</u>	<u>Cancellation</u>	<u>750,000</u>	<u>Series A Preferred Stock</u>			<u>Returned to Treasury</u>	<u>Conversion to Restricted Common Stock</u>		
<u>6.13.18</u>	<u>New Issuance</u>	<u>750,000</u>	<u>Common Stock</u>	<u>\$0.11</u>	<u>No</u>	<u>Kyle Kummerle</u>	<u>Conversion of Series A Preferred</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>6.25.18</u>	<u>New Issuance</u>	<u>3,000,000</u>	<u>Common Stock</u>	<u>\$0.02</u>	<u>Yes</u>	<u>BVMH Enterprises, LLC – Valerie Miller</u>	<u>Stock Purchase Agreement</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>9.10.18</u>	<u>New Issuance</u>	<u>5,000,000</u>	<u>Common Stock</u>	<u>\$0.02</u>	<u>Yes</u>	<u>Johanna Giumarra</u>	<u>Stock Purchase Agreement</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>9.10.18</u>	<u>New Issuance</u>	<u>500,000</u>	<u>Common Stock</u>	<u>\$0.02</u>	<u>Yes</u>	<u>Joseph Giumarra</u>	<u>Stock Purchase Agreement</u>	<u>Restricted</u>	<u>4(a)(2)</u>

<u>9.13.18</u>	<u>New Issuance</u>	<u>1,500,000</u>	<u>Common Stock</u>	<u>\$0.02</u>	<u>Yes</u>	<u>Glenn Suydam</u>	<u>Stock Purchase Agreement</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>11.14.18</u>	<u>New Issuance</u>	<u>2,000,000</u>	<u>Common Stock</u>	<u>\$0.0175</u>	<u>Yes</u>	<u>MJ Holdings Group, Inc. – Jessica Miller</u>	<u>Conversion of Debt</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>12.4.18</u>	<u>New Issuance</u>	<u>600,000</u>	<u>Common Stock</u>	<u>\$0.02</u>	<u>Yes</u>	<u>Michael Handelman</u>	<u>Consulting Services</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>2.20.19</u>	<u>New Issuance</u>	<u>100,000</u>	<u>Common Stock</u>	<u>\$0.014</u>	<u>No.</u>	<u>Bo Hedfors</u>	<u>Advisory Board Services</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>2.20.19</u>	<u>New Issuance</u>	<u>100,000</u>	<u>Common Stock</u>	<u>\$0.014</u>	<u>No.</u>	<u>John White</u>	<u>Advisory Board Services</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>2.20.19</u>	<u>New Issuance</u>	<u>100,000</u>	<u>Common Stock</u>	<u>\$0.014</u>	<u>No.</u>	<u>Francine Hardaway</u>	<u>Advisory Board Services</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>2.20.19</u>	<u>New Issuance</u>	<u>100,000</u>	<u>Common Stock</u>	<u>\$0.014</u>	<u>No.</u>	<u>Michael Noel</u>	<u>Advisory Board Services</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>2.20.19</u>	<u>New Issuance</u>	<u>100,000</u>	<u>Common Stock</u>	<u>\$0.014</u>	<u>No.</u>	<u>Robert McNulty</u>	<u>Advisory Board Services</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>2.20.19</u>	<u>New Issuance</u>	<u>1,200,000</u>	<u>Common Stock</u>	<u>\$0.014</u>	<u>No</u>	<u>Thirty2 Holdings, LLC – Mariessa Mahfouz</u>	<u>Affiliate Program</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>2.20.19</u>	<u>New Issuance</u>	<u>550,000</u>	<u>Common Stock</u>	<u>\$0.014</u>	<u>No</u>	<u>Andrew Coldicutt</u>	<u>Gift for Legal Services previously Provided</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>2.22.19</u>	<u>New Issuance</u>	<u>1,800,000</u>	<u>Common Stock</u>	<u>\$0.0139</u>	<u>No</u>	<u>Clifford Forrest</u>	<u>Consulting Services</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>2.22.19</u>	<u>New Issuance</u>	<u>1,450,000</u>	<u>Common Stock</u>	<u>\$0.0139</u>	<u>No</u>	<u>Nicholas Harrington</u>	<u>Consulting Services</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>2.22.19</u>	<u>New Issuance</u>	<u>1,400,000</u>	<u>Common Stock</u>	<u>\$0.0139</u>	<u>No</u>	<u>Morissa Schwartz</u>	<u>Consulting Services</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>2.22.19</u>	<u>New Issuance</u>	<u>500,000</u>	<u>Common Stock</u>	<u>\$0.0139</u>	<u>No.</u>	<u>Francine Hardaway</u>	<u>Gift for services previously provided</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>4.17.19</u>	<u>New Issuance</u>	<u>300,000</u>	<u>Common Stock</u>	<u>\$.011</u>	<u>No</u>	<u>Conner Doran</u>	<u>Consulting Services</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>7.24.19</u>	<u>New Issuance</u>	<u>5,000,000</u>	<u>Common Stock</u>	<u>\$0.036</u>	<u>No</u>	<u>Joseph Snyder</u>	<u>Officer / Director Services</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>7.24.19</u>	<u>New Issuance</u>	<u>5,000,000</u>	<u>Common Stock</u>	<u>\$0.036</u>	<u>No</u>	<u>Cynthia Tanabe</u>	<u>Officer / Director Services</u>	<u>Restricted</u>	<u>4(a)(2)</u>

<u>7.24.19</u>	<u>New Issuance</u>	<u>5,000,000</u>	<u>Common Stock</u>	<u>\$0.036</u>	<u>No</u>	<u>Christopher Brown</u>	<u>Officer / Director Services</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>7.24.19</u>	<u>New Issuance</u>	<u>500,000</u>	<u>Common Stock</u>	<u>\$0.036</u>	<u>No</u>	<u>Andrew Coldicutt</u>	<u>Gift for legal Services provided</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>7.30.19</u>	<u>New Issuance</u>	<u>200,000</u>	<u>Common Stock</u>	<u>\$0.036</u>	<u>No</u>	<u>Clinton Bailey</u>	<u>Stock Purchase Agreement</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>7.30.19</u>	<u>New Issuance</u>	<u>250,000</u>	<u>Common Stock</u>	<u>\$0.036</u>	<u>No</u>	<u>Christopher Garcia</u>	<u>CFO Consulting Services</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>7.30.19</u>	<u>New Issuance</u>	<u>250,000</u>	<u>Common Stock</u>	<u>\$0.036</u>	<u>No</u>	<u>Chantel Tucker</u>	<u>Consulting Services</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>7.30.19</u>	<u>New Issuance</u>	<u>200,000</u>	<u>Common Stock</u>	<u>\$0.036</u>	<u>No</u>	<u>Julianna Rey</u>	<u>Stock Purchase Agreement</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>11.13.19</u>	<u>New Issuance</u>	<u>600,000</u>	<u>Common Stock</u>	<u>\$0.01</u>	<u>Yes</u>	<u>Kenneth Motolenich Salas</u>	<u>Attorney Agreement & Patent Work</u>	<u>Restricted</u>	<u>4(a)(2)</u>
<u>11.26.19</u>	<u>New Issuance</u>	<u>2,500,000</u>	<u>Common Stock</u>	<u>\$0.01</u>	<u>Yes</u>	<u>Bo Hedfors</u>	<u>Regulation A Offering</u>	<u>Unrestricted</u>	<u>Regulation A Offering Exemption</u>
<u>12.05.19</u>	<u>New Issuance</u>	<u>2,500,000</u>	<u>Common Stock</u>	<u>\$0.01</u>	<u>Yes</u>	<u>Tri-Bridge Ventures, LLC - John Forsythe III</u>	<u>Regulation A Offering</u>	<u>Unrestricted</u>	<u>Regulation A Offering Exemption</u>
<u>2.28.20</u>	<u>New Issuance</u>	<u>1,500,000</u>	<u>Common Stock</u>	<u>\$0.01</u>	<u>Yes</u>	<u>Trillium Partners, LP -- Narine Persaud</u>	<u>Regulation A Offering</u>	<u>Unrestricted</u>	<u>Regulation A Offering Exemption</u>
<u>3.17.20</u>	<u>New Issuance</u>	<u>2,500,000</u>	<u>Common Stock</u>	<u>\$0.01</u>	<u>Yes</u>	<u>Tri-Bridge Ventures, LLC - John Forsythe III</u>	<u>Regulation A Offering</u>	<u>Unrestricted</u>	<u>Regulation A Offering Exemption</u>
<u>3.18.20</u>	<u>New Issuance</u>	<u>3,500,000</u>	<u>Common Stock</u>	<u>\$0.01</u>	<u>Yes</u>	<u>BHP Capital NY, Inc. -- Bryan Pantofel</u>	<u>Regulation A Offering</u>	<u>Unrestricted</u>	<u>Regulation A Offering Exemption</u>
<u>3.20.20</u>	<u>New Issuance</u>	<u>2,500,000</u>	<u>Common Stock</u>	<u>\$0.01</u>	<u>Yes</u>	<u>BHP Capital NY, Inc. -- Bryan Pantofel</u>	<u>Regulation A Offering</u>	<u>Unrestricted</u>	<u>Regulation A Offering Exemption</u>
<u>3.24.20</u>	<u>New Issuance</u>	<u>3,500,000</u>	<u>Common Stock</u>	<u>\$0.01</u>	<u>Yes</u>	<u>Trillium Partners, LP -- Narine Persaud</u>	<u>Regulation A Offering</u>	<u>Unrestricted</u>	<u>Regulation A Offering Exemption</u>
<u>3.24.20</u>	<u>New Issuance</u>	<u>3,000,000</u>	<u>Common Stock</u>	<u>\$0.01</u>	<u>Yes</u>	<u>BHP Capital NY, Inc. - Bryan Pantofel</u>	<u>Regulation A Offering</u>	<u>Unrestricted</u>	<u>Regulation A Offering Exemption</u>

3.25.20	New Issuance	2,000,000	Common Stock	\$0.03	Yes	FirstFire Global Opportunities Fund, -- Eli Fireman	Regulation A Offering	Unrestricted	Regulation A Offering Exemption
3.30.20	New Issuance	3,000,000	Common Stock	\$0.03	Yes	FirstFire Global Opportunities Fund, -- Eli Fireman	Regulation A Offering	Unrestricted	Regulation A Offering Exemption
3.31.20	New Issuance	5,000,000	Common Stock	\$0.03	Yes	Cynthia Tanabe	Officer / Director Services	Restricted	4(a)(2)
3.31.20	New Issuance	5,000,000	Common Stock	\$0.03	Yes	Joseph Snyder	Officer / Director Services	Restricted	4(a)(2)
3.31.20	New Issuance	5,000,000	Common Stock	\$0.03	Yes	Christopher Brown	Officer / Director Services	Restricted	4(a)(2)
3.31.20	New Issuance	3,000,000	Common Stock	\$0.03	Yes	Andrew Coldicutt	Gift for legal Services provided	Restricted	4(a)(2)
3.31.20	New Issuance	1,000,000	Common Stock	\$0.03	Yes	Timothy Riemann	Gift	Restricted	4(a)(2)
3.31.20	New Issuance	3,000,000	Common Stock	\$0.03	Yes	Mediabundance, LLC – David Moreno	Consulting Services	Restricted	4(a)(2)
3.31.20	New Issuance	600,000	Common Stock	\$0.03	Yes	Ronina Manny	Consulting Services	Restricted	4(a)(2)
3.31.20	New Issuance	3,150,000	Common Stock	\$0.03	Yes	Stefan Lloyd	CFO – Consulting Services	Restricted	4(a)(2)
3.31.20	New Issuance	3,000,000	Common Stock	\$0.03	Yes	01of01, LLC – Michael Giuliano	Consulting Services	Restricted	4(a)(2)
3.31.20	New Issuance	500,000	Common Stock	\$0.03	Yes	Anna Snyder	Gift	Restricted	4(a)(2)
Shares Outstanding on 3.31.20:	Ending Balance: Common: 366,226,200 Preferred: 9,250,000								

Example: A company with a fiscal year end of December 31st, in addressing this item for its quarter ended September 30, 2018, would include any events that resulted in changes to any class of its outstanding shares from the period beginning on January 1, 2016 through September 30, 2018 pursuant to the tabular format above.

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

B. Debt Securities, Including Promissory and Convertible Notes

Use the chart and additional space below to list and describe all outstanding promissory notes, convertible notes, convertible debentures, or any other debt instruments that may be converted into a class of the issuer's equity securities.

Check this box if there are no outstanding promissory, convertible notes or debt arrangements:

Date of Note Issuance	Outstanding Balance (\$)	Principal Amount at Issuance (\$)	Interest Accrued (\$)	Maturity Date	Conversion Terms (e.g. pricing mechanism for determining conversion of instrument to shares)	Name of Noteholder	Reason for Issuance (e.g. Loan, Services, etc.)
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<u>10.31.18</u>	<u>150,000</u>	<u>150,000</u>	<u>4,125</u>	<u>10.31.23</u>	<u>Conversion Price \$0.02</u>	<u>Johanna Giumarra</u>	<u>Loan</u>
<u>2.1.19</u>	<u>100,000</u>	<u>100,000</u>	<u>2,750</u>	<u>2.01.24</u>	<u>Conversion Price \$0.018</u>	<u>Johanna Giumarra</u>	<u>Loan</u>
<u>6.27.19</u>	<u>125,000</u>	<u>125,000</u>	<u>3,438</u>	<u>6.27.24</u>	<u>Conversion Price \$0.017</u>	<u>Charles & Kayalla Riibe</u>	<u>Loan</u>
<u>10.1.19</u>	<u>20,000</u>	<u>20,000</u>	<u>550</u>	<u>10.1.24</u>	<u>Conversion Price \$0.01</u>	<u>BVMH Enterprises, LLC – Valerie Miller</u>	<u>Loan</u>
<u>2.14.20</u>	<u>25,000</u>	<u>25,000</u>	<u>1,406</u>	<u>2.14.21</u>	<u>Conversion Price \$0.01</u>	<u>Benjamin Winski & Ronnie Shalev</u>	<u>Loan</u>
<u>3.4.20</u>	<u>25,000</u>	<u>25,000</u>	<u>825</u>	<u>3.4.21</u>	<u>Conversion Price \$0.01</u>	<u>Leanne Horler</u>	<u>Loan</u>
<u>3.18.20</u>	<u>25,000</u>	<u>25,000</u>	<u>397</u>	<u>3.18.21</u>	<u>Conversion Price \$0.01</u>	<u>Jennifer Andrew</u>	<u>Loan</u>

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

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

Name: **Sam Lam, CPA – L&L CPA's, PA**
Title: **Financial Consultant**
Relationship to Issuer: **Outsourced Accounting Consultant Firm**

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 Changes in Shareholders' Equity
G. Financial notes; and
H. Audit letter, if audited

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

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

Attached Hereto.

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.

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")

No Borders, Inc. is a multifaceted brand development and marketing business focusing on impacting verticals with cutting edge software through product development, deployment, branding, program management, social media strategy and business consulting. The Company, through its various subsidiaries and partnerships, aims to grow revenues and value growth by developing, acquiring, and delivering technology enabled solutions and physical products to clients in the USA and around the globe. No Borders, Inc. is a Registered FDA Medical Device Importer.

The company focuses on deploying marketing, consulting, e-commerce, technology development and software products in verticals whose existing market participants are behind the curve of technological adoption, creating outsized disruption and profitability opportunities.

Because of its lean functioning, remote work operating model, No Borders, Inc. and its subsidiaries can provide its teams with the freedom and tools to mindfully and creatively solve problems, ideate, create, test and deploy in-vertical solutions quickly within an agile system. It can then deliver impactful products and solutions to market quickly and efficiently. No Borders, Inc., strives to transform targeted industries from the inside out by partnering with or acquiring existing technical and non-technical business operations in those verticals.

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

The Company operates five subsidiaries, No Borders Naturals, Inc., a wholly owned subsidiary, No Borders Dental Resources, Inc., an eighty (80%) percent owned subsidiary, No Borders Education, Inc., an eighty (80%) subsidiary, No Borders Labs, Inc., and No Borders Funding, Inc. both of which are wholly owned subsidiaries.

No Borders Dental Resources, Inc., d/b/a as MediDent Supplies, Inc. is an 80% owned subsidiary of the Company focused on scaling a world class dental and medical equipment and supplies operation in the USA. Currently the Company has gained market share in the personal protective equipment, virus detection and protection segments of the medical industry. Joseph Snyder is the President, CEO, Cynthia Tanabe is the Treasurer, Secretary, and Christopher Brown is the Director.

No Borders Naturals, Inc. is a wholly owned subsidiary focused on the Natural Health & Wellness market. No Borders Naturals is a premium brand catering to active lifestyles, elder care, and pet wellness. Joseph Snyder is the President, CEO, Director, Cynthia Tanabe is the Treasurer, Secretary, Director, and Christopher Brown is a Director.

No Borders Education, Inc. is dedicated to creating educational materials to assist in the instruction of software coding and other technical and professional educational courses. Using our experience and knowledge in operations, technology etc. we are planning on creating educational course scholarships to give back to the community. No Borders Education, Inc. is an 80% owned subsidiary of the Company. Juliana Rey is the President, Joseph Snyder is the CEO, Director, Cynthia Tanabe is the Treasurer, Secretary and Christopher Brown is a Director.

No Border Labs, Inc. No Borders Labs, Inc. is a wholly-owned subsidiary dedicated to impacting and disrupting businesses with cutting edge technologies while providing No Borders, Inc.'s, portfolio companies with world class web tools, data analytics, technological innovation and tech support. No Borders Labs, Inc. is a wholly owned subsidiary of the Company. Joseph Snyder is the President, CEO, Director, Cynthia Tanabe is the Treasurer, Secretary, Director, and Christopher Brown is a Director.

No Borders Funding, Inc. is a wholly owned subsidiary dedicated to providing supporting capital to the subsidiaries of

No Borders, Inc. while strategically reviewing external market opportunities around the Company's business ventures. Joseph Snyder is the President, CEO, Director, Cynthia Tanabe is the Treasurer, Secretary, Director, and Christopher Brown is a Director.

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

No Borders Naturals

No Borders Naturals, Inc., is a purveyor of health and wellness cannabinoid (Hemp CBD) infused products for active consumers and their pets. With a discerning eye on quality, bioavailability and natural wellness, No Borders Naturals aims to be an industry leader in alternative wellness product offerings.

No Borders Dental

No Borders Dental Resources, Inc., dba MediDent Supplies, sells medical / dental products in some of the most attractive segments of the medical / dental products industry, including x-rays, cleaning products, sanitizers, operating packages, personal protection equipment, face masks and many more items. We sell and market one of the most comprehensive portfolios of medical supplies providing high quality products to medical / dental professionals, first responders, government agencies and consumers around the globe. Our medical consumables, and equipment choices that we offer to consumers and professionals cover a wide array of needs. As a medical products company, we also sell viral testing supplies to qualified purchasers. MediDent Supplies has products actively listed on its partner Winvale's GSA Schedule with the US Federal Government in order to provide PPE to the agencies and responders in the Federal Government ecosystem.

No Borders Labs

No Borders Labs, Inc. is responsible for deploying all of the technologies, systems, data acquisition, analytics, digital engagement, and digital properties of the No Borders family of companies. Committed to pushing the edge of real-world technological deployment No Borders Labs is an integral part of the Company's mission to disrupt vertical's whose market participants are behind the curve of technological adoption or deployment. As a consultative and flexible software and data division No Borders Labs continues to review opportunities, projects & deals around software development, blockchain smart systems with an eye on strategic partnerships, acquisitions of SAAS products and full stack development.

No Borders Education

No Borders Education is working to develop online, and event based educational courses with a focus on Professional Continuing Education, Adolescent Software Education & Vertical Specific Curriculum Development.

We plan on continually and proactively adapting our curriculum to the needs of the market, including emphasizing the core STEM (science, technology, engineering, and math) and business disciplines. We believe the STEM and business disciplines present attractive areas of study to students, especially in the areas of home schooling and remote education where there exists a strong and ongoing focus to find quality education programs and retain professionally certifications.

No Borders Funding

No Borders Funding, Inc., currently provides the No Borders, Inc. family of companies with the capital that they need as well as working on utilizing smart contracts based on distributive ledger technology.

6) Issuer's Facilities

The goal of this section is to provide a potential investor with a clear understanding of all assets, properties or facilities owned, used, or leased by the issuer.

In responding to this item, please clearly describe the assets, properties, or facilities of the issuer, give the location of the principal plants and other property of the issuer, and describe the condition of the properties. If the issuer does not have complete ownership or control of the property (for example, if others also own the property or if there is a mortgage on the property), describe the limitations on the ownership.

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

Our principal executive offices are located at 18716 E. Old Beau Trail, Queen Creek, AZ 85142, telephone (760) 582-5115. Our email address is Contact@NBDR.co. The No Borders, Inc., internet website is located at www.nbdr.co. The information contained in our website shall not constitute part of this report.

On May 19, 2020, the Company entered into a Standard Commercial-Industrial Gross Lease with the PECOS Commerce Center (“Lease”). The Lease is for a 4,176 square foot warehouse / office space located at 7931 East Pecos Road, Suite 156, Mesa, Arizona, 85212. The Lease is for a period of two (2) years, commencing June 1, 2020 at the monthly rental rate of \$3,674.88 per month.

7) Officers, Directors, and Control Persons

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

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

Name of Officer/Director or and Control Person	Affiliation with Company (e.g. Officer/Director/Owner of more than 5%)	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding	Note
<u>Joseph Snyder</u>	<u>Officer / Director</u>	<u>Tehachapi, CA</u>	<u>2,400,000</u>	<u>Series A Preferred</u>	<u>26%</u>	_____
			<u>24,097,120</u>	<u>Common Stock</u>	<u>6.5%</u>	
<u>Cynthia Tanabe</u>	<u>Officer / Director</u>	<u>Queen Creek, AZ</u>	<u>2,400,000</u>	<u>Series A Preferred</u>	<u>26%</u>	_____
			<u>24,263,636</u>	<u>Common Stock</u>	<u>6.7%</u>	
<u>Christopher Brown</u>	<u>Officer / Director</u>	<u>Phoenix, AZ</u>	<u>2,400,000</u>	<u>Series A Preferred</u>	<u>26%</u>	_____
			<u>24,097,120</u>	<u>Common Stock</u>	<u>6.5%</u>	
<u>BVMH Enterprises, LLC</u>	<u>Owner of more than 5%</u>	<u>Phoenix, AZ</u>	<u>1,300,000</u>	<u>Series A Preferred</u>	<u>14%</u>	Valerie Miller -Member Manager
			<u>10,635,940</u>	<u>Common Stock</u>	<u>2.8%</u>	
<u>Glenn Clyde Suydam</u>	<u>Owner of more than 5%</u>	<u>Phoenix, AZ</u>	<u>750,000</u>	<u>Series A Preferred</u>	<u>8%</u>	_____
			<u>5,905,350</u>	<u>Common Stock</u>	<u>1.6%</u>	
<u>InfoSpan, Inc.</u>	<u>Owner of more than 5%</u>	<u>Los Angeles, CA</u>	<u>95,945,339</u>	<u>Common Stock</u>	<u>26%</u>	Farooq Baiwa – President

Legal/Disciplinary History

A. Please identify whether any of the persons listed above have, in the past 10 years, been the subject of:

1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);

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;

None.

3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding, or judgment has not been reversed, suspended, or vacated; or

None.

4. The entry of an order by a self-regulatory organization that permanently or temporarily barred, suspended, or otherwise limited such person's involvement in any type of business or securities activities.

None.

B. Describe briefly any material pending legal proceedings, other than ordinary routine litigation incidental to the business, to which the issuer or any of its subsidiaries is a party or of which any of their property is the subject. Include the name of the court or agency in which the proceedings are pending, the date instituted, the principal parties thereto, a description of the factual basis alleged to underlie the proceeding and the relief sought. Include similar information as to any such proceedings known to be contemplated by governmental authorities.

None.

8) Third Party Providers

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

Securities Counsel

Name: Andrew Coldicutt
Firm: Law Office of Andrew Coldicutt
Address 1: 1220 Rosecrans St., PMB 258
Address 2: San Diego, CA 92106
Phone: 619.228.4970
Email: Info@ColdicuttLaw.com

Accountant

Name: Sam Lam, CPA
Firm: L&L CPAs, PA
Address 1: 19720 Jetton Road, 3rd Floor
Address 2: Cornelius, NC 28031
Phone: 704.897.8336

Email: Slam@llcpas.net

Auditor

Name: Michael Vendetti, CPA
Firm: Turner Stone & Company
Address 1: 12700 Park Central Drive, Suite 1400
Address 2: Dallas, TX 75251
Phone: 972.239.1660
Email: MichaelV@TurnerStone.com

Other Service Providers

Provide the name of any other service provider(s), including, counsel, advisor(s) or consultant(s) **that assisted, advised, prepared or provided information with respect to this disclosure statement**, or provided assistance or services to the issuer during the reporting period.

Name: _____
Firm: _____
Nature of Services: _____
Address 1: _____
Address 2: _____
Phone: _____
Email: _____

Name: _____
Firm: _____
Nature of Services: _____
Address 1: _____
Address 2: _____
Phone: _____
Email: _____

9) Issuer Certification

Principal Executive Officer:

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

The certifications shall follow the format below:

I, Joseph Snyder certify that:

1. I have reviewed this Quarterly Disclosure Statement of No Borders, Inc.;
2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

June 29, 2020

/s/ Joseph Snyder [CEO's Signature]

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

Principal Financial Officer:

I, Cynthia Tanabe certify that:

1. I have reviewed this Quarterly Disclosure Statement of No Borders, Inc.;
2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

June 29, 2020

/s/ Cynthia Tanabe [CFO's Signature]

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

NO BORDERS, INC.



**CONDENSED UNAUDITED FINANCIAL STATEMENTS FOR THE
QUARTER ENDED MARCH 31, 2020**

No Borders, Inc.

TABLE OF CONTENTS (UNAUDITED)

No Borders, Inc.

TABLE OF CONTENTS (UNAUDITED)

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No Borders, Inc., and Subsidiaries
Condensed Consolidated Balance Sheets
March 31, 2020 and December 31, 2019

<u>ASSETS</u>	(Unaudited) March 31, 2020	(Unaudited) December 31, 2019
CURRENT ASSETS:		
Cash and equivalents	\$ 186,218	\$ 12,954
Accounts receivable	13,510	-
Inventory	<u>304,825</u>	<u>43,926</u>
Total current assets	<u>504,553</u>	<u>56,880</u>
NON-CURRENT ASSETS:		
Property and equipment, net	<u>1,995</u>	<u>8,205</u>
Total other assets	<u>1,995</u>	<u>8,205</u>
Total assets	<u>\$ 506,548</u>	<u>\$ 65,085</u>
<u>LIABILITIES AND STOCKHOLDERS' EQUITY (DEFICIENCY)</u>		
CURRENT LIABILITIES:		
Accounts payable and accrued expense	\$ 121,838	\$ 131,381
Accrued interest	7,170	555
Convertible notes payable	75,000	-
Loans payable	36,606	36,759
Loans payable-related party	5,000	5,000
Common stock to be issued	420,000	-
Other current liabilities	<u>5,759</u>	<u>6,321</u>
Total current liabilities	<u>671,373</u>	<u>180,016</u>
LONG TERM LIABILITIES:		
Convertible notes payable	<u>395,000</u>	<u>395,000</u>
Total long-term liabilities	<u>395,000</u>	<u>395,000</u>
Total liabilities	<u>1,066,373</u>	<u>575,016</u>
STOCKHOLDERS' EQUITY (DEFICIT):		
Preferred stock, Series A, par value \$.001; 10,000,000 shares authorized; 9,250,000 and 9,250,000 shares issued and outstanding at March 31, 2020 and December 31, 2019, respectively	9,250	9,250
Common stock, par value \$.001; 750,000,000 shares authorized; 366,226,200 and 315,476,200 shares issued and outstanding as of March 31, 2020 and December 31, 2019, respectively	366,226	315,476
Subscriptions payable	230,000	-
Additional paid in capital	2,377,861	1,174,361
Accumulated deficit	(3,532,452)	(1,997,964)

Non-controlling interest	<u>(8,960)</u>	<u>(11,054)</u>
Net stockholders' deficit	<u>(558,075)</u>	<u>(509,931)</u>
 Total liabilities and stockholders' deficit	 <u>\$ 506,548</u>	 <u>\$ 65,085</u>

The accompanying notes are an integral part of these consolidated financial statements.

No Borders, Inc., and Subsidiaries
Condensed Consolidated Statements of Operations

	(Unaudited) For the Three Months Ended March 31, 2020	(Unaudited) For the Three Months Ended March 31, 2019
Net sales	\$ 211,662	\$ 50,565
Cost of sales	<u>112,856</u>	<u>25,487</u>
Gross profit	98,806	25,078
Operating expenses:		
Professional fees	40,566	26,410
General and administrative	<u>189,615</u>	<u>134,615</u>
Total operating expenses	<u>230,181</u>	<u>161,025</u>
Operating loss	<u>(131,375)</u>	<u>(135,947)</u>
Other income(expense):		
Interest expense	(14,108)	(5,847)
Shared-based compensation	(1,297,500)	(74,000)
Other income (expense)	<u>(89,411)</u>	<u>5,500</u>
Total other income (expense)	<u>(1,401,019)</u>	<u>(74,347)</u>
Net income (loss) before Income Taxes	<u>(1,532,394)</u>	<u>(210,294)</u>
Provision for Income Taxes	<u>-</u>	<u>-</u>
Net income	<u>(1,532,394)</u>	<u>(210,294)</u>
Net (loss) attributed to non-controlling interest	<u>2,094</u>	<u>(814)</u>
Net income attributed to No Borders, Inc.	<u>(1,534,488)</u>	<u>(209,480)</u>
Basic net income per common share	<u>\$ (0.00)</u>	<u>\$ (0.00)</u>
Weighted average number of common shares outstanding - Basic	<u>315,348,422</u>	<u>288,868,422</u>

The accompanying notes are an integral part of these consolidated financial statements.

No Border, Inc., and Subsidiaries
Consolidated Statements of Stockholders' Deficit
For the three months ended March 31, 2020 and December 31, 2019
(Unaudited)

	<u>Preferred Stock</u>		<u>Common Stock</u>		<u>Subscription Payable</u>	<u>Additional Paid-in Capital</u>	<u>Noncontrolli ng Interest</u>	<u>Accumulat ed Deficit</u>	<u>Total Stockholders ' Equity (Deficit)</u>
	<u>Shares</u>	<u>Amount</u>	<u>Shares</u>	<u>Amount</u>					
Balance, December 31, 2019	9,250,000	\$ 9,250	315,476,200	\$ 315,476	\$ -	\$ 1,174,361	\$ (11,054)	\$(1,997,964)	\$ (509,931)
Reclassification of shares payable	-	-	-	-	-	-	-	-	-
Issuance of common shares for services	-	-	29,250,000	29,250	-	848,250	-	-	877,500
Issuance of common shares for cash	-	-	21,500,000	21,500	230,000	353,500	-	-	605,000
Prior year adjustments	750,000	750	(2,500,000)	(2,500)	-	1,750	-	-	-
Net loss	-	-	-	-	-	-	2,094	(1,534,488)	(1,532,394)
Balance, March 31, 2020	<u>9,250,000</u>	<u>\$ 9,250</u>	<u>366,226,200</u>	<u>\$ 366,226</u>	<u>\$ 230,000</u>	<u>\$ 2,377,861</u>	<u>\$ (8,960)</u>	<u>\$(3,532,452)</u>	<u>\$ (558,075)</u>
Balance, December 31, 2018	9,250,000	\$ 9,250	285,776,200	\$ 285,776	\$ 5,500	\$ 398,592	\$ 326	\$ (615,723)	\$ 83,721
Reclassification of shares payable	-	-	-	-	(5,500)	-	-	-	(5,500)
Issuance of common shares for services	-	-	7,400,000	7,400	-	66,600	-	-	74,000
Net loss	-	-	-	-	-	-	(814)	(209,480)	(210,294)
Balance, March 31, 2019	<u>9,250,000</u>	<u>\$ 9,250</u>	<u>293,176,200</u>	<u>\$ 293,176</u>	<u>\$ -</u>	<u>\$ 465,192</u>	<u>\$ (488)</u>	<u>\$ (825,203)</u>	<u>\$ (58,073)</u>

The accompanying notes are an integral part of these consolidated financial statements.

No Borders, Inc., and Subsidiaries
Consolidated Statement of Cashflows

	(Unaudited) For the Three Months Ended March 31, 2020	(Unaudited) For the Three Months Ended March 31, 2019
OPERATING ACTIVITIES:		
Net income/(loss)	\$ (1,534,488)	\$ (209,480)
Adjustments to reconcile net loss to net cash used in operating activities:		
Net income/(loss) attributable to non-controlling interest	2,094	(814)
Prior year adjustments	4,405	-
Depreciation	1,804	162
Other income	-	(5,500)
Stock to be issued for services - related parties	540,000	-
Stock to be issued for services	757,500	74,000
Changes in operating assets and liabilities:		
Accounts receivable	(13,510)	(10,308)
Inventory	(260,899)	(69,171)
Accounts payable and accrued expenses	(9,542)	41,895
Accrued interest	6,615	-
Other current liabilities	<u>(563)</u>	<u>-</u>
Net cash used in operating activities	(506,584)	(179,216)
INVESTING ACTIVITIES:		
Purchase of property and equipment	<u>-</u>	<u>(4,576)</u>
Net cash used in investing activities	-	(4,576)
FINANCING ACTIVITIES:		
Proceeds from common stock subscriptions	605,000	-
Proceeds from convertible debt	75,000	100,000
Proceeds from loans payable	25,000	-
Payments on loans payable	<u>(25,152)</u>	<u>-</u>
Net cash provided by financing activities	<u>679,848</u>	<u>100,000</u>
NET INCREASE (DECREASE) IN CASH	173,264	(83,792)
CASH BEGINNING BALANCE	<u>12,954</u>	<u>(83,719)</u>
CASH ENDING BALANCE	<u>\$ 186,218</u>	<u>\$ (167,511)</u>
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION:		
Interest paid	<u>6,875</u>	<u>4,125</u>
NON-CASH TRANSACTIONS AFFECTING OPERATING, INVESTING AND FINANCING ACTIVITIES:		
Common shares issued for conversion of principle and interest	<u>-</u>	<u>120,487</u>

The accompanying notes are an integral part of these consolidated financial statements.

**NO BORDERS, INC. NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS
FOR THE THREE MONTHS ENDED MARCH 31, 2020**

NOTE 1 – ORGANIZATION AND DESCRIPTION OF BUSINESS

Description of Business:

No Borders, Inc., is a holding company with subsidiaries in the cannabis, medical, dental, education, software, and distributive ledger industries. Our primary focuses are on developing organic products such as CBD/Hemp oils, a full line of pet products, recovery pain cream, anxiety sleep supplements, edibles and we are also focusing on our skin line, as well as selling medical / dental equipment and PPE to medical / dental offices as well as government buyers and retail consumers. Our company emphasis is to create sales and marketing initiatives to simultaneously build multiple dominate brands across many different industries, while streamlining the front and back end procedures in those industries. Our subsidiaries will focus on online sales, tradeshow, and distribution channels, in order to sell our products and to market our brands. The customer base is anticipated to be broad and nationwide.

The Company operates five subsidiaries, No Borders Naturals, Inc., a wholly owned subsidiary, No Borders Dental Resources, Inc., an eighty (80%) percent owned subsidiary, No Borders Education, Inc., an eighty (80%) subsidiary, No Borders Labs, Inc., and No Borders Funding, Inc. both of which are wholly owned subsidiaries.

No Borders, Inc. is a multifaceted brand development and marketing business focusing on impacting verticals with cutting edge software through product development, deployment, branding, program management, social media strategy and business consulting. The Company, through its various subsidiaries and partnerships, aims to grow revenues and value growth by developing, acquiring, and delivering technology enabled solutions and physical products to clients in the USA and around the globe. No Borders, Inc. is a Registered FDA Medical Device Importer.

The company focuses on deploying marketing, consulting, e-commerce, technology development and software products in verticals whose existing market participants are behind the curve of technological adoption, creating outsized disruption and profitability opportunities.

Because of its lean functioning, remote work operating model, No Borders, Inc. and its subsidiaries can provide its teams with the freedom and tools to mindfully and creatively solve problems, ideate, create, test and deploy in-vertical solutions quickly within an agile system. It can then deliver impactful products and solutions to market quickly and efficiently. No Borders, Inc., strives to transform targeted industries from the inside out by partnering with or acquiring existing technical and non-technical business operations in those verticals.

We currently deploy product offerings in multiple verticals and markets simultaneously. Dedicated to disrupting business verticals that are behind the curve of technological adoption, No Borders, Inc., strategically deploys resources to acquire, launch and scale product and service offerings in verticals which the company believes outsized returns can be realized by deploying the company's expertise aggressively. Current products include Healthcare Equipment, Dental Supplies, Medical Supplies, Dental Equipment, Wellness Cosmetics, Hemp Products, Animal Wellness Products, Digital Education Products, Software Products, Data Analytics & Digital Transformation Consulting. Current and future markets include American consumers with active lifestyles, persons who have pets, medical and dental professionals, students with a STEM focus, and businesses which desire a technological, data-based edge in their respective spaces.

Corporate History:

No Borders, Inc. the Company was incorporated on May 28, 1999 in the state of Nevada. On December 13, 2013, the Company purchased Action Sports Media, Inc. which was incorporated under the laws of the state of Nevada. On December 13, 2013, the Company executed an asset purchase agreement with Jason Fierro's sole proprietorship dba TYME, ("TYME"), a private marketing business. On March 6, 2018, the Company acquired Lannister Holdings, Inc. and renewed its business strategies.

On March 6, 2018, Lannister Holdings, Inc., an Arizona Corporation, acquired control of Ten Million (10,000,000) shares of the Series A Preferred Stock of the Company, representing 100% of the Company's total issued and outstanding Series A Preferred Stock, from MJ Holdings, Inc., a Florida Corporation, in exchange for \$25,000, per the terms of a Stock Purchase Agreement (the "**Stock Purchase Agreement**") by and between MJ Holdings, Inc., and Lannister Holdings, Inc.

Effective as of March 6, 2018, the Company assigned and conveyed Action Sports Media, Inc. (d/b/a TYME) ("TYME") and all its assets and liabilities to Jason Fierro, as per the Agreement of Conveyance, Transfer, and Assignment of Assets and Assumption of Obligations ("Agreement"). As per the Agreement the Company will no longer be responsible for the obligations of TYME. The Company remains in the marketing industry.

On March 7, 2018, Mr. Jason Fierro resigned as the Corporation's sole Officer and Director. His resignation was not the result of any disagreement with the Corporation on any matter relating to the Corporation's operations, policies, or practices. His resignation letter is attached as an exhibit as part of a Current Report on Form 8-K that was filed on March 20, 2018, with the Securities and Exchange Commission.

On March 7, 2018, Mr. Joseph Snyder was appointed to the Company's Board of Directors and as the Company's President, Chief Executive Officer.

On March 7, 2018, Ms. Cynthia Tanabe, was appointed to the Company's Board of Directors and as the Company's Chief Financial Officer, Treasurer, and Secretary.

On March 7, 2018, Mr. Christopher Brown, was appointed to the Company's Board of Directors and as the Vice President.

On March 12, 2018, The Company after review and recommendation from the Board, entered into an Agreement for Conversion of Indebtedness into Restricted Common Stock with Lannister Holdings, Inc., pursuant to which it was agreed that \$53,107 of outstanding convertible indebtedness (the "Indebtedness") would be converted to 38,738,000 shares of the Company's restricted common stock at a price per share of \$0.0015 (the "Agreement for Conversion").

On March 14, 2018, the Company signed the share exchange agreement ("Agreement") with Lannister Holdings, Inc., a company incorporated under the laws of the State of Arizona (the "Lannister") and all of the shareholders of Lannister (the "Selling Shareholders") pursuant to the Agreement by and amongst the Company, Lannister and the Selling Shareholders. The Company acquired 100% of the issued and outstanding securities of Lannister Holdings, Inc. in exchange for the issuance of 20,000,000 shares of the Company's Restricted Common Stock, par value \$0.001 per share.

As a result of the Agreement the Selling Shareholders acquired up to approximately 8% of the voting rights of the Company's currently issued and outstanding shares of common stock. Upon completion of the Agreement, Lannister Holdings, Inc., became a wholly owned subsidiary of the Company and the Company will have acquired the business and operations of Lannister Holdings, Inc.

The Agreement includes customary representations, warranties and covenants of the Company, Lannister Holdings, Inc., and the Selling Shareholders, made to each other as of specific dates.

On March 28, 2018, the Company entered into an amended agreement of conversion ("Conversion Agreement"), with Black Ice Advisors, LLC (the "Holder") of a note in the principal amount of \$62,380 (the "Note") with an original issuance date of March 24, 2015; whereby, the Holder of the Note agreed to convert the entire note and interest, based on a fifty percent discount to a share price of \$0.03 per share, instead of using the Note's original conversion price of a fifty percent discount to the lowest traded price of the Common Stock over a ten trading day look back period, which would have given the Holder a conversion price of \$0.005 per share. Based upon the Conversion Agreement the Company issued 4,982,466 shares to the Holder for the complete extinguishment of that Note.

On April 2, 2018, the Company filed a Certificate of Amendment with the Nevada Secretary of State to decrease its authorized capital of its common stock from One Billion Eight Hundred Eighty-Eight Million (1,888,000,000) shares of common stock to Seven Hundred Fifty Million (750,000,000) shares of Common Stock, par value \$0.001 per share. The decrease in Authorized was effective with the Nevada Secretary of State on April 3, 2018, when the Certificate of Amendment was approved. The decrease in Authorized was approved by the Board of Directors and shareholders holding a majority of the total issued and outstanding shares of common stock on March 28, 2018.

On April 2, 2018, the Company filed an amended certificate of designation with the Nevada Secretary of State, designating 10,000,000 shares of the Preferred authorized as Series A Preferred Stock, par value, \$0.001. Series A Preferred Stock has the voting rights to cast 100 votes per each share of Series A Preferred Stock outstanding, and the conversion ratio to 1:20 of Series A Preferred Stock to Common stock.

On April 27, 2018, Ms. Cynthia Tanabe resigned as the Corporation's Chief Financial Officer. Her resignation was not the result of any disagreement with the Corporation on any matter relating to the Corporation's operations, policies, or practices.

On April 27, 2018, Mr. Michael Handelman was appointed as the Corporation's Chief Financial Officer.

On June 7, 2018, the Company received the resignation of Kyle Kummerle as a director of the Company. His resignation was not the result of any disagreement with the Corporation on any matter relating to the Corporation's operations, policies, or practices.

On June 13, 2018, the Company's Board of Directors created an Advisory Board consisting of twelve possible members. The Corporation believes that the creation of the advisory board will be beneficial to the corporation as it will allow the corporation to more easily attract highly skilled personnel who will be able to help guide the Company's business strategies.

On October 30, 2018, No Borders Dental Resources, Inc. was incorporated in the State of Arizona and is an 80% owned subsidiary of No Borders, Inc. No Borders Dental Resources, Inc. markets and sells dental supplies to dental offices through a website and in person marketing programs.

On November 1, 2018, Mr. Michael Handelman's independent contractor agreement was completed. Therefore, Mr. Handelman effectively resigned as the Corporation's Chief Financial Officer as of that date. His resignation was not the result of any disagreement with the Corporation on any matter relating to the Corporation's operations, policies, or practices. On November 1, 2018, Ms. Cynthia Tanabe, our current Treasurer, Secretary and Director was re-appointed as our Chief Financial Officer.

On November 19, 2018, No Borders Education, Inc. was incorporated in the State of Arizona and is an 80% owned subsidiary of No Borders, Inc. No Borders Education develops an online educational coding course for students of all ages.

The Company, reached a settlement agreement with MJ Holdings Group, Inc. to convert the MJ Holdings Group, Inc., note in the principal amount of thirty-five thousand dollars (\$35,000) plus all accrued interest into two million shares of NBDR common stock at a conversion price of (\$0.0175) per share, along with a contractual agreement that No Borders, Inc. will not execute a Reverse Split of its common stock within the next 12 months, thereby, canceling the note. The Company also reached an additional agreement to pay off the MJ Holdings Group, Inc's eighteen thousand dollar (\$18,000) variable conversion note plus all accrued interest for a single cash payment of fifteen thousand dollars (\$15,000). These agreements have been fully executed with payment completed.

In December 2018, The Company cancelled its software development contract with Crypto Emporium, Ltd. The Company returned to Crypto Emporium the \$5,000 initial payment from Crypto Emporium. The return of the \$5,000 initial payment was netted against revenue in the fourth quarter. The Company decided to end this contract due to questions regarding the use and deployment of its blockchain smart contracts.

On December 27, 2018, No Borders Naturals, Inc. was incorporated in the State of Arizona and is a wholly owned subsidiary of No Borders, Inc. No Borders Naturals develops and sells a line of wellness and cosmetics products that are distributed and sold nationwide.

On January 2, 2019, the Company filed for four trademarks. The four trademarks that the Company filed for are RetainerRabbit, our dental client retainer program, No Borders Labs, and a trademark as well as designmark for MediDent Supplies.

On January 7, 2019, the Company filed for a trademark for its Aardvark Coding educational software program.

On January 8, 2019, the Company filed for a designmark for its Aardvark Coding educational software program. The Company also filed for a trademark for its No Borders Funding brand.

On February 13, 2019, The Company entered into an exclusive Affiliate Program with SYLK USA, Inc., whereby the Company will distribute and sell the SYLK personal lubricant products along with its own health care products. In exchange for the exclusive agreement the Company agreed to issue SYLK one million two hundred thousand shares of its common stock with a cost basis of \$0.015 per share.

On February 27, 2019, the Company filed for a trademark for its No Borders Naturals, natural product brands.

On March 3, 2019, the Company filed for a trademark and designmark for the Company's use of its GOTCBD? line and logo for the Company's CBD advertising campaign.

On September 23, 2019, the Company filed a Regulation A Offering Statement with the Securities and Exchange Commission. Through the Regulation A Offering, the Company plans on raising up to \$2,500,000 by selling shares at \$0.01 per share for a total of 300,000,000 shares.

NOTE 2 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of presentation

The Company's financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP") and all intercompany transactions have been eliminated in consolidation. The accompanying unaudited quarterly financial statements have been prepared on a basis consistent with generally accepted accounting principles in the United States ("GAAP") for interim financial information and pursuant to the rules of the Securities and Exchange Commission ("SEC"). In the opinion of management, the accompanying unaudited financial statements reflect all adjustments, consisting of only normal and recurring adjustments, necessary for a fair presentation of the results of operations, financial position and cash flows for the periods presented. The results of operations for the periods are not necessarily indicative of the results expected for the full year or any future period. These statements should be read in conjunction with the Company's annual financial statements as posted on the Over the Counter Markets Website.

Use of estimates

The preparation of financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities 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. Accordingly, actual results could differ from those estimates. Such estimates include management's assessments of the carrying value of certain assets, useful lives of assets, and related depreciation and amortization methods applied.

Cash equivalents

The Company considers all highly liquid investments with an original maturity of three months or less when purchased to be cash equivalents. At March 31, 2020 and December 31, 2019, the Company had no cash equivalents besides what was in the cash balances as of those dates.

Inventory

The Company's inventory is valued at the lower of cost or market under the FIFO method of costing. All inventory included in the balance sheets as of March 31, 2020 and December 31, 2019 are made up of finished goods. Total value of finished goods inventory as of March 31, 2020 was \$304,825 and \$43,926 as of December 31, 2019. No allowance was necessary as of March 31, 2020 and December 31, 2019.

Fair value of financial instruments

The Company measures assets and liabilities at fair value based on an expected exit price as defined by the authoritative guidance on fair value measurements, which represents the amount that would be received on the sale of an asset or paid to transfer a liability, as the case may be, in an orderly transaction between market participants. As such, fair value may be based on assumptions that market participants would use in pricing an asset or liability. The authoritative guidance on fair value measurements establishes a consistent framework for measuring fair value on either a recurring or nonrecurring basis whereby inputs, used in valuation techniques, are assigned a hierarchical level.

The following are the hierarchical levels of inputs to measure fair value:

- Level 1 – Observable inputs that reflect quoted market prices in active markets for identical assets or liabilities.
- Level 2 - Inputs reflect quoted prices for identical assets or liabilities in markets that are not active; quoted prices for similar assets or liabilities in active markets; inputs other than quoted prices that are observable for the assets or liabilities; or inputs that are derived principally from or corroborated by observable market data by correlation or other means.
- Level 3 – Unobservable inputs reflecting the Company's assumptions incorporated in valuation techniques used to determine fair value. These assumptions are required to be consistent with market participant assumptions that are reasonably available.

The carrying amounts of the Company's financial assets and liabilities, such as cash, accounts receivable, other current assets, accounts payable & accrued expenses, other current liabilities, certain loans payable and convertible notes payable approximate their fair values because of the short maturity of these instruments.

Intangible Assets

Intangible assets with indefinite useful lives are measured at their respective fair values as of the acquisition date. We do not amortize intangible assets with indefinite useful lives. Intangible assets with finite useful lives are amortized over their estimated useful lives, primarily on a straight-line basis, and are reviewed for impairment when facts or circumstances suggest that the carrying value of these assets may not be recoverable.

Property and Equipment

Property and equipment is stated at cost, less accumulated depreciation and is reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable.

Depreciation of property and equipment is provided utilizing the straight-line method over the estimated useful lives, ranging from 5-30 years of the respective assets. Expenditures for maintenance and repairs are charged to expense as incurred.

Upon sale or retirement of property and equipment, the related cost and accumulated depreciation are removed from the accounts and any gain or loss is reflected in the statements of operations.

Convertible Promissory Note

The Company accounts for convertible promissory notes in accordance with ASC 470-20, Debt with Conversion and Other Options. The Company evaluates embedded conversion features within convertible debt to determine whether the embedded conversion feature should be

bifurcated from the host instrument and accounted for as a derivative at fair value with changes in fair value recorded in the Income Statement. If the conversion feature does not require recognition of a bifurcated derivative, the convertible debt instrument is evaluated for consideration of any beneficial conversion feature (“BCF”) requiring separate recognition. When the Company records a BCF, the intrinsic value of the BCF is recorded as a debt discount against the face amount of the respective debt instrument with an offset to additional paid-in capital and amortized to interest expense over the life of the debt. There were no notes as of March 31, 2020 and December 31, 2019 with a BCF that would warrant the recording of a debt discount and/or derivative liability.

Commitments and contingencies

The Company follows subtopic 450-20 of the FASB ASC to report accounting for contingencies. Liabilities for loss contingencies arising from claims, assessments, litigation, fines and penalties and other sources are recorded when it is probable that a liability has been incurred and the amount of the assessment can be reasonably estimated.

Revenue recognition

Effective January 1, 2018, the Company adopted ASC 606 – Revenue from Contracts with Customers. Under ASC 606, the Company recognizes revenue from the commercial sales of products, licensing agreements and contracts to perform pilot studies by applying the following steps: (1) identifying the contract with a customer; (2) identify the performance obligations in the contract; (3) determine the transaction price; (4) allocate the transaction price to each performance obligation in the contract; and (5) recognize revenue when each performance obligation is satisfied.

Income taxes

The Company follows Section 740-10-30 of the FASB ASC, which requires 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 tax assets and liabilities are based on the differences between the financial statement and tax bases of assets and liabilities using enacted tax rates in effect for the fiscal year in which the temporary differences are expected to be recovered or settled. Deferred tax assets are reduced by a valuation allowance to the extent management concludes it is more likely than not that the assets will not be realized. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date.

The Company adopted section 740-10-25 of the FASB ASC (“Section 740-10-25”) with regards to uncertainty in income taxes. Section 740-10-25 addresses the determination of whether tax benefits claimed or expected to be claimed on a tax return should be recorded in the financial statements. Under Section 740-10-25, the Company may recognize the tax benefit from an uncertain tax position only if it is more likely than not that the tax position will be sustained on examination by the taxing authorities, based on the technical merits of the position. The tax benefits recognized in the financial statements from such a position should be measured based on the largest benefit that has a greater than fifty percent (50%) likelihood of being realized upon ultimate settlement. Section 740-10-25 also provides guidance on de-recognition, classification, interest and penalties on income taxes, accounting in interim periods and requires increased disclosures. The Company had no material adjustments to its assets and/or liabilities for unrecognized income tax benefits according to the provisions of Section 740-10-25.

Stock-Based Compensation - Employees

The Company accounts for its stock-based compensation in which the Company obtains employee services in share-based payment transactions under the recognition and measurement principles of the fair value recognition provisions of section 718-10-30 of the FASB Accounting Standards Codification. Pursuant to paragraph 718-10-30-6 of the FASB Accounting Standards Codification, all transactions in which goods or services are the consideration received for the issuance of equity instruments are accounted for based on the fair value of the consideration received or the fair value of the equity instrument issued, whichever is more reliably measurable.

The measurement date used to determine the fair value of the equity instrument issued is the earlier of the date on which the performance is complete or the date on which it is probable that performance will occur.

If the Company is a newly formed corporation or shares of the Company are thinly traded, the use of share prices established in the Company’s most recent private placement memorandum (based on sales to third parties) (“PPM”), or weekly or monthly price observations would generally be more appropriate than the use of daily price observations as such shares could be artificially inflated due to a larger spread between the bid and asked quotes and lack of consistent trading in the market.

The fair value of share options and similar instruments is estimated on the date of grant using a Binomial Option Model option-pricing valuation model. The ranges of assumptions for inputs are as follows:

- Expected term of share options and similar instruments: The expected life of options and similar instruments represents the period of time the option and/or warrant are expected to be outstanding. Pursuant to Paragraph 718-10-50-2(f)(2)(i) of the FASB Accounting Standards Codification the expected term of share options and similar instruments represents the period of time the options and similar instruments are expected to be outstanding taking into consideration of the contractual term of the instruments

and employees' expected exercise and post-vesting employment termination behavior into the fair value (or calculated value) of the instruments. Pursuant to paragraph 718-10-S99-1, it may be appropriate to use the simplified method, i.e., expected term = ((vesting term + original contractual term) / 2), if (i) A company does not have sufficient historical exercise data to provide a reasonable basis upon which to estimate expected term due to the limited period of time its equity shares have been publicly traded; (ii) A company significantly changes the terms of its share option grants or the types of employees that receive share option grants such that its historical exercise data may no longer provide a reasonable basis upon which to estimate expected term; or (iii) A company has or expects to have significant structural changes in its business such that its historical exercise data may no longer provide a reasonable basis upon which to estimate expected term. The Company uses the simplified method to calculate expected term of share options and similar instruments as the company does not have sufficient historical exercise data to provide a reasonable basis upon which to estimate expected term.

- Expected volatility of the entity's shares and the method used to estimate it. Pursuant to ASC Paragraph 718-10-50-2(f)(2)(ii) a thinly-traded or nonpublic entity that uses the calculated value method shall disclose the reasons why it is not practicable for the Company to estimate the expected volatility of its share price, the appropriate industry sector index that it has selected, the reasons for selecting that particular index, and how it has calculated historical volatility using that index. The Company uses the average historical volatility of the comparable companies over the expected contractual life of the share options or similar instruments as its expected volatility. If shares of a company are thinly traded the use of weekly or monthly price observations would generally be more appropriate than the use of daily price observations as the volatility calculation using daily observations for such shares could be artificially inflated due to a larger spread between the bid and asked quotes and lack of consistent trading in the market.
- Expected annual rate of quarterly dividends. An entity that uses a method that employs different dividend rates during the contractual term shall disclose the range of expected dividends used and the weighted-average expected dividends. The expected dividend yield is based on the Company's current dividend yield as the best estimate of projected dividend yield for periods within the expected term of the share options and similar instruments.
- Risk-free rate(s). An entity that uses a method that employs different risk-free rates shall disclose the range of risk-free rates used. The risk-free interest rate is based on the U.S. Treasury yield curve in effect at the time of grant for periods within the expected term of the share options and similar instruments.

Generally, all forms of share-based payments, including stock option grants, warrants and restricted stock grants and stock appreciation rights are measured at their fair value on the awards' grant date, based on estimated number of awards that are ultimately expected to vest.

The expense resulting from share-based payments is recorded in general and administrative expense in the statements of operations.

Stock-Based Compensation – Non Employees

Equity Instruments Issued to Parties Other Than Employees for Acquiring Goods or Services

In June 2018, the FASB issued ASU No. 2018-07, Compensation – Stock Compensation: Improvement to Nonemployee Share-Based Payment Accounting (Topic 718). The ASU supersedes ASC 505-50, Equity-Based Payment to Non-Employment and expands the scope of the Topic 718 to include stock-based payments granted to non-employees. Under the new guidance, the measurement date and performance and vesting conditions for stock-based payments to non-employees are aligned with those of employees, most notably aligning the award measurement date with the grant date of an award. The new guidance is required to be adopted using the modified retrospective transition approach. The Company adopted the new guidance effective January 1, 2019, with an immaterial impact on its financial statements and related disclosures.

The fair value of share options and similar instruments is estimated on the date of grant using a Binomial option-pricing valuation model. The ranges of assumptions for inputs are as follows:

- Expected term of share options and similar instruments: Pursuant to Paragraph 718-10-50-2(f)(2)(i) of the FASB Accounting Standards Codification the expected term of share options and similar instruments represents the period of time the options and similar instruments are expected to be outstanding taking into consideration of the contractual term of the instruments and holder's expected exercise behavior into the fair value (or calculated value) of the instruments. The Company uses historical data to estimate holder's expected exercise behavior. If the Company is a newly formed corporation or shares of the Company are thinly traded the contractual term of the share options and similar instruments is used as the expected term of share options and similar instruments as the Company does not have sufficient historical exercise data to provide a reasonable basis upon which to estimate expected term.
- Expected volatility of the entity's shares and the method used to estimate it. Pursuant to ASC Paragraph 718-10-50-2(f)(2)(ii) a thinly-traded or nonpublic entity that uses the calculated value method shall disclose the reasons why it is not practicable for the Company to estimate the expected volatility of its share price, the appropriate industry sector index that it has selected, the reasons for selecting that particular index, and how it has calculated historical volatility using that index. The Company uses the average

historical volatility of the comparable companies over the expected contractual life of the share options or similar instruments as its expected volatility. If shares of a company are thinly traded the use of weekly or monthly price observations would generally be more appropriate than the use of daily price observations as the volatility calculation using daily observations for such shares could be artificially inflated due to a larger spread between the bid and asked quotes and lack of consistent trading in the market.

- Expected annual rate of quarterly dividends. An entity that uses a method that employs different dividend rates during the contractual term shall disclose the range of expected dividends used and the weighted-average expected dividends. The expected dividend yield is based on the Company's current dividend yield as the best estimate of projected dividend yield for periods within the expected term of the share options and similar instruments.
- Risk-free rate(s). An entity that uses a method that employs different risk-free rates shall disclose the range of risk-free rates used. The risk-free interest rate is based on the U.S. Treasury yield curve in effect at the time of grant for periods within the expected term of the share options and similar instruments.

Noncontrolling Interest

The Company records "Noncontrolling interest," which has historically related to consolidated VIEs, on its consolidated balance sheets. The Company records "Loss (income) attributable to noncontrolling interest" on its consolidated statements of operations, reflecting the VIEs' net loss (income) for the reporting period, adjusted for changes in the noncontrolling interest holders' claim to net assets, including contingent milestone, royalty and option payments, each of which is evaluated each reporting period.

Net loss per share

The Company computes basic and diluted earnings per share amounts pursuant to section 260-10-45 of the FASB ASC. Basic earnings per share is computed by dividing net loss available to common shareholders, by the weighted average number of shares of common stock outstanding during the period, excluding the effects of any potentially dilutive securities. Diluted earnings per share is computed by dividing net loss available to common shareholders by the diluted weighted average number of shares of common stock during the period. The diluted weighted average number of common shares outstanding is the basic weighted number of shares adjusted as of the first day of the year for any potentially dilutive debt or equity.

There were no potentially dilutive shares outstanding as of March 31, 2020 and December 31, 2019, respectively.

Reclassifications

Certain reclassifications have been made to amounts in prior periods to conform to the current period presentation. All reclassifications have been applied consistently to the periods presented.

Subsequent events

The Company follows the guidance in Section 855-10-50 of the FASB ASC for the disclosure of subsequent events. The Company will evaluate subsequent events through the date when the financial statements were issued.

Recently issued accounting pronouncements

From time to time, new accounting pronouncements are issued by the FASB or other standard setting bodies that are adopted by the Company as of the specified effective date. Unless otherwise discussed, the Company believes that the effect of recently issued standards that are not yet effective will not have a material effect on its consolidated financial position or results of operations upon adoption.

In February 2016, the FASB issued ASU No. 2016-02, Leases (Topic 842) (ASU 2016-02). Under ASU No. 2016-2, an entity is required to recognize right-of-use assets and lease liabilities on its balance sheet and disclose key information about leasing arrangements. ASU No. 2016-02 offers specific accounting guidance for a lessee, a lessor and sale and leaseback transactions. Lessees and lessors are required to disclose qualitative and quantitative information about leasing arrangements to enable a user of the financial statements to assess the amount, timing and uncertainty of cash flows arising from leases. As of March 31, 2020, the Company had no operating lease.

In July 2017, the FASB issued ASU 2017-11, Earnings Per Share (Topic 260); Distinguishing Liabilities from Equity (Topic 480); Derivatives and Hedging (Topic 815): (Part I) Accounting for Certain Financial Instruments with Down Round Features, (Part II) Replacement of the Indefinite Deferral for Mandatorily Redeemable Financial Instruments of Certain Nonpublic Entities and Certain Mandatorily Redeemable Noncontrolling Interests with a Scope Exception" to simplify the accounting for certain instruments with down round features. The amendments require companies to disregard the down round feature when assessing whether the instrument is indexed to its own stock, for purposes of determining liability or equity classification. Further, companies that provide earnings per share ("EPS") data will adjust the basic EPS

calculation for the effect of the feature when triggered and will also recognize the effect of the trigger within equity. The standard is effective for public companies for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2018. Early adoption is permitted. The Company adopted this new standard on January 1, 2019 and did not have a material impact on the Company's consolidated financial statements.

In June 2018, the FASB issued ASU 2018-07, "Compensation – Stock Compensation (Topic 718)": Improvements to Nonemployee Share-Based Payment Accounting. This ASU was issued to expand the scope of Topic 718 to include share-based payment transactions for acquiring goods and services from nonemployees. Previously, these awards were recorded at the fair value of consideration received or the fair value of the equity instruments issued and were measured at the earlier of the commitment date or the date performance was completed. The amendments in this ASU require nonemployee share-based payment awards to be measured at the grant-date fair value of the equity instrument. ASU 2018-07 was effective for fiscal years, including interim periods within those fiscal years beginning after December 15, 2018. The Company adopted ASU 2018-07 effective on October 1, 2019 and it did not have a material impact on the Company's consolidated financial statements.

In August 2018, the FASB issued ASU No. 2018-13, "Fair Value Measurement (Topic 820)." This standard modifies disclosure requirements related to fair value measurement and is effective for all entities for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2019. Early adoption is permitted. Implementation on a prospective or retrospective basis varies by specific disclosure requirement. The standard also allows for early adoption of any removed or modified disclosures upon issuance while delaying adoption of the additional disclosures until their effective date. The Company is currently assessing the impact of adopting this standard on its consolidated financial statements.

In December 2019, the FASB issued ASU No. 2019-12, "Simplifying the Accounting for Income Taxes (Topic 740)". This standard simplifies the accounting for income taxes. This standard is effective for fiscal years beginning after December 15, 2020, including interim periods within those fiscal years. Early adoption is permitted for all entities. The Company is currently assessing the impact of adopting this standard on its consolidated financial statements.

NOTE 3 – GOING CONCERN

The Company's consolidated financial statements as of March 31, 2020 have been prepared on a going concern basis, which contemplates the realization of assets and the settlement of liabilities and commitments in the normal course of business. The Company incurred a net loss of \$1,534,488 for the three months ended March 31, 2020 and a net loss of \$210,294 for the three months ended March 31, 2019. The increase in net loss is due to the stock-based compensation as well as the company continues to have operating losses. At March 31, 2020 the Company has a working capital of \$253,180 and is totally dependent on its ability to raise capital.

NOTE 4 – NOTES PAYABLE

On October 31, 2018, the Company issued a convertible note to Johanna Giumarra ("Ms. Giumarra") for \$150,000. The note incurs interest at 11% per year and the outstanding principal is due on October 31, 2023, the maturity date. Accrued interest on the note shall be paid quarterly by the Company. The note includes a conversion feature where, beginning 2 years after the issuance date, the Ms. Giumarra may convert all or a portion of the outstanding principal into shares of the Company's common stock determined by dividing the conversion amount by the conversion price. The conversion price is at \$0.02 per share which was the share price on the date of issuance, as such there is no debt discount on the related note. In connection with the issuance of the debt, 1,000,000 warrants were granted and are immediately exercisable at the date of issuance and remain exercisable until the maturity date of the note and have an exercise price of \$0.25 per warrant (see Note 6). The cash balance on the note as of March 31, 2020 and December 31, 2019 was \$150,000, respectively, with accrued interest of \$-0- and \$-0-, respectively. Interest expense for the three-month ended March 31, 2020 was \$4,125.

On February 1, 2019, the Company issued a second convertible note to Johanna Giumarra for \$100,000. The note incurs interest at 11% per year and the outstanding principal is due on February 1, 2024 the maturity date. Accrued interest on the note shall be paid quarterly by the Company. The note includes a conversion feature where, beginning 2 years after the issuance date, Ms. Giumarra may convert all or a portion of the outstanding principal into shares of the Company's common stock determined by dividing the conversion amount by the conversion price. The conversion price is at \$0.018 per share which was the share price on the date of issuance, as such there is no debt discount on the related note. The cash balance on the note as March 31, 2020 was \$100,000 with accrued interest of \$-0-. Interest expense for the three months ended March 31, 2020 was \$2,750.

On June 27, 2019, the Company issued a convertible note to Charles and Kayalla Riibe ("the Riibe Family") for \$125,000. The note incurs interest at 11% per year and the outstanding principal is due on June 27, 2024, the maturity date. Accrued interest on the note shall be paid quarterly by the Company. The note includes a conversion feature where, beginning 2 years after the issuance date, the Riibe Family may convert all or a portion of the outstanding principal into shares of the Company's common stock determined by dividing the conversion amount by the conversion price. The conversion price is at \$0.017 per share which was the share price on the date of issuance, as such there is no debt discount on the related note. In connection with the issuance of the debt, 1,000,000 warrants were granted and are immediately exercisable at the date of issuance and remain exercisable until the maturity date of the note and have an exercise price of \$0.25 per warrant (see Note 6). The cash

balance on the note as of March 31, 2020 was \$125,000 with accrued interest of \$3,438. Interest expense for the three-month ended March 31, 2020 was \$3,438.

On October 1, 2019, the Company issued a convertible note to BVMH Enterprises, LLC (“BVMH”) for \$20,000. The note incurs interest at 11% per year and the outstanding principal is due on October 1, 2024, the maturity date. Accrued interest on the note shall be accrued on the note until BVMH is repaid or decides to convert said note into common stock. The note includes a conversion feature where, beginning 2 years after the issuance date, BVMH Enterprises, LLC may convert all or a portion of the outstanding principal into shares of the Company’s common stock determined by dividing the conversion amount by the conversion price. The conversion price is at \$0.01 per share which was the share price on the date of issuance, as such there is no debt discount on the related note. The cash balance on the note as of March 31, 2020 was \$20,000 with accrued interest of \$1,105. Interest expense for three month ended March 31, 2020 was \$550.

On February 14, 2020, the Company issued a convertible note to Benjamin Winski and Ronnie Shalev for \$25,000. The note incurs interest at 11% per year and the outstanding principal is due in a year from the effective date of the note, or February 14, 2021. Accrued interest on the note shall be accrued until the note is repaid or to convert said note into common stock. The note includes a conversion feature that may convert all or a portion of the outstanding principal into shares of the Company’s common stock determined by dividing the conversion amount by the conversion price. The conversion price is at \$0.01 per share which was the share price on the date of issuance, as such there is no debt discount on the related note. The cash balance on the note as of March 31, 2020 was \$25,000 with accrued interest of \$1,406. Interest expense for three month ended March 31, 2020 was \$1,406.

On March 4, 2020, the Company issued a convertible note to Blair and Leanne Horler for \$25,000. The note incurs interest at 11% per year and the outstanding principal is due in a year from the effective date of the note, or March 4, 2021. Accrued interest on the note shall be accrued until the note is repaid or to convert said note into common stock. The note includes a conversion feature that may convert all or a portion of the outstanding principal into shares of the Company’s common stock determined by dividing the conversion amount by the conversion price. The conversion price is at \$0.01 per share which was the share price on the date of issuance, as such there is no debt discount on the related note. The cash balance on the note as of March 31, 2020 was \$25,000 with accrued interest of \$825. Interest expense for three month ended March 31, 2020 was \$825.

On March 18, 2020, the Company issued a convertible note to Jennifer Andrew for \$25,000. The note incurs interest at 11% per year and the outstanding principal is due in a year from the effective date of the note, or March 18, 2021. Accrued interest on the note shall be accrued until the note is repaid or to convert said note into common stock. The note includes a conversion feature that may convert all or a portion of the outstanding principal into shares of the Company’s common stock determined by dividing the conversion amount by the conversion price. The conversion price is at \$0.01 per share which was the share price on the date of issuance, as such there is no debt discount on the related note. The cash balance on the note as of March 31, 2020 was \$25,000 with accrued interest of \$397. Interest expense for three month ended March 31, 2020 was \$397.

NOTE 5 – RELATED PARTY TRANSACTIONS

Free office space provided by Treasurer

The Company has been provided office space by its Treasurer, Cynthia Tanabe, at no cost. Management has determined that such cost is nominal and did not recognize the rent expense in its financial statements.

Due to related party

In November 2019, Cynthia Tanabe, Treasurer, paid \$5,000 to No Borders to pay for certain operating expenses of the Company. There was a balance of \$5,000 due to this related party as of March 31, 2020 and December 31, 2019, where the balance was included in the Accrued Expenses in the accompanying balance sheet as of that periods ended. The related party liability is expected to be satisfied in full in 2020.

NOTE 6 – COMMON STOCK TO BE ISSUED

During the three months ended March 31, 2020, the Company had common stock to be issued under liability in total amount of \$420,000. The shares were related to the services performed by various individual for prior years.

NOTE 7 – STOCKHOLDERS’ EQUITY (DEFICIT)

Common stock

On February 13, 2019, The Company entered into an exclusive Affiliate Program with SYLK USA, Inc., whereby the Company will distribute and sell the SYLK personal lubricant products along with its own health care products. In exchange for the exclusive agreement the Company agreed to issue SYLK one million two hundred thousand shares of its common stock with a cost basis of \$0.015 per share.

On February 20, 2019, the Company issued 1,200,000 shares of Restricted Common Stock to Thirty2 Holdings, LLC, which are being issued as per the Affiliate Agreement signed by and between the Company and SYLK USA, on or about February 13, 2019.

On February 20, 2019, the Company issued 550,000 shares of Restricted Common Stock to Andrew Coldicutt., which are being issued for services previously provided to the Company by Mr. Coldicutt.

On February 20, 2019, the Company issued 100,000 shares of Restricted Common Stock to Bo Hedfors, which are being issued as per the Board of Advisors Agreement for his services in 2018.

On February 20, 2019, the Company issued 100,000 shares of Restricted Common Stock to Francine Hardaway, which are being issued as per the Board of Advisors Agreement for her services in 2018.

On February 20, 2019, the Company issued 100,000 shares of Restricted Common Stock to John White, which are being issued as per the Board of Advisors Agreement, for his services in 2018.

On February 20, 2019, the Company issued 100,000 shares of Restricted Common Stock to Robert McNulty, which are being issued as per the Board of Advisors Agreement, for his services in 2018.

On February 20, 2019, the Company issued 100,000 shares of Restricted Common Stock to Michael Noel, which are being issued as per the Board of Advisors Agreement, for his services in 2018.

On February 22, 2019, the Company issued 1,800,000 shares of Restricted Common Stock to Clifford Forrest, as per the Consulting Agreement; whereby he agreed to serve as the Dev-Ops and Enterprise Relations Manager to the Company in 2018.

On February 22, 2019, the Company issued 1,400,000 shares of Restricted Common Stock to Morissa Schwartz., which are being issued as per the Independent Contractor Agreement for her services as the Communications and Public Relations Manager, to the Company.

On February 22, 2019, the Company issued 1,450,000 shares of Restricted Common Stock to Nick Harrington, which are being issued as part of his ongoing contract with the Company.

On February 22, 2019, the Company issued 500,000 shares of Restricted Common Stock to Francine Hardaway, which are being issued as a bonus for services previously provided to the Company by Ms. Hardaway.

On April 17, 2019, the Company issued 300,000 shares of Restricted Common Stock to Conner Doran, which are being issued as per the Board of Advisors Agreement, for his services in 2018. The shares are valued at \$0.01 per share.

In July 2019, the Company and Juliana Rey entered into an Exchange Agreement to exchange 5,000 shares of common stock of No Borders Education, Inc. into 100,000 shares of common stock of the Company, which leaves the Company as the owner of 80,000 shares (or 80%) in No Borders Education, Inc. Ms. Rey was previously the Holder of 25,000 shares of No Borders Education, Inc and No Borders Education, Inc. was previously a 75% owned subsidiary of the Company.

In July 2019, the Company and Clinton Bailey entered into an Exchange Agreement to exchange 5,000 shares of common stock of No Borders Dental Resources, Inc. into 100,000 shares of common stock of the Company, which leaves the Company as the owner of 80,000 shares (or 80%) in No Borders Dental Resources, Inc. Mr. Bailey was previously the Holder of 25,000 shares of No Borders Dental Resources, Inc and No Borders Dental Resources, Inc. was previously a 75% owned subsidiary of the Company.

On July 25, 2019, the Company issued 5,000,000 shares of Restricted Common Stock to Joseph Snyder, which are being issued for his work as an Officer & Director of the Company for the year ended 12.31.18.

On July 25, 2019, the Company issued 5,000,000 shares of Restricted Common Stock to Cynthia Tanabe, which are being issued for her work as an Officer & Director of the Company for the year ended 12.31.18.

On July 25, 2019, the Company issued 5,000,000 shares of Restricted Common Stock to Christopher Brown, which are being issued for his work as an Officer & Director of the Company for the year ended 12.31.18.

On July 25, 2019, the Company issued 500,000 shares of Restricted Common Stock to Andrew Coldicutt which are being issued as recognition for legal services that have been provided to date, to the Company.

On July 29, 2019, the Company issued 250,000 shares of Restricted Common Stock to Christopher Garcia., which are being issued as part of his inducement to accept the role of Controller of the Company.

On July 29, 2019, the Company issued 200,000 shares of Restricted Common Stock to Clinton Bailey for the purchase of 5,000 shares (or 5%) of No Borders Dental Resources, Inc.'s restricted common shares.

On July 29, 2019, the Company issued 200,000 shares of Restricted Common Stock to Julianna Rey for the purchase of 5,000 shares (or 5%) of No Borders Education, Inc.'s restricted common shares.

On July 29, 2019, the Company issued 250,000 shares of Restricted Common Stock to Chantel N. Tucker, which are being issued for her providing services to the Company in relation to the Company's online web sales platforms.

On February 20, 2019, the Company issued 100,000 shares of Restricted Common Stock to Bo Hedfors, which are being issued as per the Board of Advisors Agreement for his services in 2018.

On November 13, 2019, the Company issued 600,000 shares of Restricted Common Stock to Kenneth Motolenich Salas, which are being issued as per the attorney agreement with the Company.

On November 26, 2019, the Company issued 2,500,000 shares of unrestricted Common Stock to Bo C. Hedfors which are being issued for the purchase price of \$25,000 through our Regulation A Offering.

On December 5, 2019, the Company issued 2,500,000 shares of unrestricted Common Stock to Tribridge Ventures, LLC., which are being issued for the purchase price of \$25,000 through our Regulation A Offering.

On February 28, 2020, the Company issued 1,500,000 shares of unrestricted Common Stock to Trillium Partners LP, which are being issued for the purchase price of \$15,000 through our Regulation A Offering.

On March 17, 2020, the Company issued 2,500,000 shares of unrestricted Common Stock to Tribridge Ventures, LLC., which are being issued for the purchase price of \$25,000 through our Regulation A Offering.

On March 18, 2020, the Company issued 3,500,000 shares of unrestricted Common Stock to BHP Capital NY, Inc., which are being issued for the purchase price of \$35,000 through our Regulation A Offering.

On March 20, 2020, the Company issued 2,500,000 shares of unrestricted Common Stock to BHP Capital NY, Inc., which are being issued for the purchase price of \$25,000 through our Regulation A Offering.

On March 24, 2020, the Company issued 3,500,000 shares of unrestricted Common Stock to Trillium Partners, LP., which are being issued for the purchase price of \$35,000 through our Regulation A Offering.

On March 24, 2020, the Company issued 3,000,000 shares of unrestricted Common Stock to BHP Capital NY, Inc., which are being issued for the purchase price of \$30,000 through our Regulation A Offering.

On March 25, 2020, the Company issued 2,000,000 shares of unrestricted Common Stock to FirstFire Global Opportunities Fund, which are being issued for the purchase price of \$60,000 through our Regulation A Offering.

On March 30, 2020, the Company issued 3,000,000 shares of unrestricted Common Stock to FirstFire Global Opportunities Fund., which are being issued for the purchase price of \$90,000 through our Regulation A Offering.

On March 31, 2020, the Company issued 5,000,000 shares of restricted Common Stock to Joseph Snyder, which are being issued for his work as an Officer & Director of the Company for the year ended 12.31.19.

On March 31, 2020, the Company issued 5,000,000 shares of restricted Common Stock to Cynthia Tanabe, which are being issued for her work as an Officer & Director of the Company for the year ended 12.31.19.

On March 31, 2020, the Company issued 5,000,000 shares of restricted Common Stock to Christopher Brown, which are being issued for his work as an Officer & Director of the Company for the year ended 12.31.19.

On March 31, 2020, the Company issued 3,000,000 shares of restricted Common Stock to Stefan Lloyd., which are being issued as recognition for his assistance and efforts for the Company as well as agreeing to become the Company's Chief Financial Officer. In addition, the Company issued additional 150,000 shares of restricted Common Stock pursuant to the Board of Advisors Agreement, Mr. Lloyd began his advisor role on approximately September 2019; whereby Mr. Lloyd is issued 50,000 shares per quarter of the Company. This issuance will cover his advising of the company for three quarters 2019 Q3, - Q4 and 2020 Q1.

On March 31, 2020, the Company issued 3,000,000 shares of restricted Common Stock to Andrew Coldicutt which are being issued as a gift in recognition for legal services that have been provided to date, to the Company.

On March 31, 2020, the Company issued 1,000,000 shares of restricted Common Stock to Timothy Riemann, which are being issued as a gift for his ongoing support and guidance to the Company.

On March 31, 2020, the Company issued 3,000,000 shares of restricted Common Stock to Mediabundance LLC, which are being issued as per the Consulting Services.

On March 31, 2020, the Company issued 600,000 shares of restricted Common Stock to Ronina Manny, which are being issued for her services to the Company as our Performance and Mindset Officer.

On March 31, 2020, the Company issued 500,000 shares of restricted Common Stock to Anna Snyder, which are being issued for her providing services to the Company in relation to the Company's No Borders Naturals line and participating in the trade shows.

On March 31, 2020, the Company issued 3,000,000 shares of restricted Common Stock to 01OF01, LLC which are being issued for his services as per the agreement to the Company.

As of March 31, 2020, the Company had subscriptions payable of \$230,000, which equivalents to 11,000,000 common stock shares. The proceeds were received in March through our Regulation A Offering.

Warrants

Warrants may be issued to third parties as payment for services, debt financing compensation and conversion, and in conjunction with the issuance of common stock. The fair value of each common stock warrant issued is estimated on the date of grant.

On June 27, 2019, in connection with the issuance of a convertible note payable described in Note 4, an additional 1,000,000 warrants were granted and are immediately exercisable at the date of issuance and remain exercisable until the maturity date of the note and have an exercise price of \$0.25 per warrant.

There was \$-0- and \$16,469 of stock compensation expense recognized related to warrants for the periods ended March 31, 2019 and December 31, 2019, respectively.

NOTE 8 – SUBSEQUENT EVENTS

On April 1, 2020, the Company issued 4,300,000 shares of Restricted Common Stock to four individuals for advisory and consulting services, which are being issued at a price per share of \$0.03.

Trading Suspension

On April 6, 2020, the Company received an Order of Suspension of Trading dated April 3, 2020 (the "Order") from the United States Securities and Exchange Commission ("SEC"). The temporary suspension period is from 9:30 a.m. EDT on April 3, 2020, through 11:59 p.m. EDT on April 20, 2020. The Order refers to questions raised regarding the adequacy and accuracy of publicly available information concerning "NBDR, including, since at least March 11, 2020, among other things, statements about NBDR's products and business activities related to the COVID-19 pandemic, including NBDR's COVID19 specimen collection kits, an agreement to bring COVID-19 test kits to the United States, and NBDR's activities related to the distribution of personal protective equipment. Those concerns relate to statements NBDR made in: (1) social media posts since at least March 11, 2020; (2) press releases since at least March 16, 2020; (3) NBDR's website since at least March 24, 2020; and (4) submissions to OTC Markets Group, Inc. since at least March 25, 2020."

In an effort to protect the interests of shareholders, the SEC has issued similar orders and suspensions recently to over two dozen registrants, with concerns over the validity of claims made in connection with the availability of COVID-19 tests and supplies.

The Company, along with its counsel, is cooperating fully with the SEC to substantiate the Company's recent public announcements and business endeavors, and is addressing any questions and/or concerns raised regarding the accuracy of the assertions made in the Company's press releases.

Pursuant to Rule 15c2-11 under the Exchange Act, at the termination of the trading suspension, no quotation may be entered unless and until the Company has strictly complied with all provisions of the rule, including the filing of a new Form 15c2-11 with FINRA.

The Company must have a FINRA Member Market Maker file a 15c2-11 with FINRA in order for the Company's shares to resume trading on the OTC Markets. These actions do not impact or otherwise affect the Company's results of operations.

As of the date of filing, the trading suspension period expired, and the Company is in the process compiling the information required for its 15c2-11 submission by a FINRA Member Market Maker. The Company anticipates the filing of a new Form 15c2-11 as soon as practicable.

On April 7, 2020, the Company announced that the United States Food & Drug Administration has accepted The Company's application for Medical Device Importer Registration. This designation allows The Company to import medical devices for commercial sale that have been manufactured by non-US entities. The Company has completed registering with multiple foreign factories since its Registration became active and it is actively engaged with adding manufacturers and exporters to its FDA Registration.

On May 07, 2020, the Company and Winvale, a premier government solutions provider in the United States, entered into a partnership to allow No Borders Dental Resources, Inc. (d/b/a MediDent Supplies), products sales in government markets through Winvale's General Services Administration (GSA) MAS Contract. (GS-35F-0074S).

On May 19, 2020, the Company entered into a Standard Commercial-Industrial Gross Lease with the PECOS Commerce Center ("Lease"). The Lease is for a 4,176 square foot warehouse / office space located at 7931 East Pecos Road, Suite 156, Mesa, Arizona, 85212. The Lease is for a period of two (2) years, commencing June 1, 2020 at the monthly rental rate of \$3,674.88 per month.

We evaluated subsequent events after the balance sheet date through the date the financial statements were issued. We did not identify any additional material events or transactions occurring during this subsequent event reporting period that required further recognition or disclosure in these financial statements.