Amended Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

QED Connect

418 Broadway Suit R New York 12207

775 391 8601 www.gmsacha.us knb@gmsacha.com 74732Q300

Yearly Report

For the period ending December 31, 2023 (the "Reporting Period")

Outstanding Shares

The number of shares outstanding of our Common Stock was:

3,154,061,005 outstanding and issued 651,315,613 restricted and 2,502,745,392 unrestricted as of December 31, 2023

2,534,061,005 outstanding and issued 201,315,613 restricted and 2,332,745,392 unrestricted as of December 31,2022

Shell Status

Indicate by check mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933, Rule 12b-2 of the Exchange Act of 1934 and Rule 15c2-11 of the Exchange Act of 1934):

Yes: □ No: ⊠

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

Yes: □ No: ⊠

Change in Control

Indicate by check mark whether a Change in Control¹ of the company has occurred over this reporting period:

Yes: □ No: ⊠

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

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

QED Connect

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

⁽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.

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

New York

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

None

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

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

Car 35 # 16 A sur-75 Int 106 Medellin Colombia

The address(es) of the issuer's principal place of business: □ Check if principal executive office and principal place of business are the same address:

Car 35 # 16 A sur-75 Int 106 Medellin Colombia

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

No: \boxtimes Yes: \Box If Yes, provide additional details below:

2) Security Information

Transfer Agent

Name:	Olde Monmouth Stock Transfer Company, Inc.
Phone:	<u>732-872-2727</u>
Email:	matt@oldemonmouth.com
Address:	200 Memorial Parkway Atlantic Highlands, NJ 07716

Publicly Quoted or Traded Securities:

The goal of this section is to provide a clear understanding of the share information for its publicly quoted or traded equity securities. Use the fields below to provide the information, as applicable, for all outstanding classes of securities that are publicly traded/quoted.

Trading symbol:	QEDN	
Exact title and class of securities outstanding:	<u>Common</u>	
CUSIP:	Trading symbol:	<u>QEDN</u>
Exact title and class of securities outstanding:	Common	
CUSIP:	<u>74732Q300</u>	
Par or stated value:	0.001	
Total shares authorized:	5,150,000,000 as of date: December 31, 2023	
Total shares outstanding:	<u>3,154,061,005</u> as of date: <u>December 31, 2023</u>	

Number of shares in the Public Float ² :	688,232,011	as of date: December 31, 2023
Total number of shareholders of record:	<u>238</u>	as of date: December 31, 2023

All additional class(es) of publicly quoted or traded securities (if any):

Trading symbol:	NONE
Exact title and class of securities outstanding: CUSIP:	
Par or stated value:	
Total shares authorized:	as of date:
Total shares outstanding:	as of date:
Total number of shareholders of record:	as of date:

Other classes of authorized or outstanding equity securities:

The goal of this section is to provide a clear understanding of the share information for its other classes of authorized or outstanding equity securities (e.g. preferred shares). Use the fields below to provide the information, as applicable, for all other authorized or outstanding equity securities.

Trading symbol: Exact title and class of securities outstanding: CUSIP:	<u>QEDN</u> Prefer A	
Par or stated value: Total shares authorized: Total shares outstanding:	\$0.001 50 <u>0,000,000</u>	as of date: December 31, 2023
Total shares outstanding: Total number of shareholders of record:	50 <u>0,000.000</u> <u>2</u>	as of date: December 31, 2023 as of date: December 31, 2023
Trading symbol: Exact title and class of securities outstanding: CUSIP:	<u>QEDN</u> Prefer B	
Par or stated value:	\$0.001	
Total shares authorized:	3 <u>50,000,000</u>	as of date: December 31, 2023
Total shares outstanding:	3 <u>50,000.000</u>	as of date: December 31, 2023
Total number of shareholders of record:	<u>2</u>	as of date: December 31, 2023
Trading symbol:	QEDN	
Exact title and class of securities outstanding: CUSIP:	Prefer C	
Par or stated value:	\$0.001	
Total shares authorized:	1 <u>50,000,000</u>	as of date: December 31, 2023
Total shares outstanding:	150,000,000	as of date: December 31, 2023
Total number of shareholders of record:	<u>2</u>	as of date: December 31, 2023

Security Description:

The goal of this section is to provide a clear understanding of the material rights and privileges of the securities issued by the company. Please provide the below information for each class of the company's equity securities, as applicable:

1. For common equity, describe any dividend, voting and preemption rights.

Common shares have no dividend rights and any preemption rights.

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.

2. For preferred stock, describe the dividend, voting, conversion, and liquidation rights as well as redemption or sinking fund provisions.

2.1.Rights, preferences, privileges, powers, and restrictions of preferred shares:

2.1.1 Authorizes a series of the Company's "A" shares of preferred stock, par value \$0.001 per share (the "Preferred Stock"), and hereby states the designation and number of shares, and fixes the relative rights, preferences, privileges, powers, and restrictions thereof, as follows:

I. DESIGNATION AND AMOUNT

The designation of this series consists of five hundred million (500,000,000) shares of Preferred Stock and is the Series A Preferred Stock (the 'Series A Preferred Stock").

II. CERTAIN DEFINITIONS

III. DIVIDENDS

The Holder of Series A Preferred Stock will not be entitled to receive dividends of any kind, including but not limited to and dividends paid on Common Stock.

IV. CONVERSION

The Holder of the Series A Preferred Stock shall have the right, from time to time, to convert shares of the Series A Preferred Stock at the conversion ratio of fifteen (15) shares of Common Stock for each single (1) share of Series A Preferred Stock. Shares of Series A Preferred Stock are anti-dilutive to reverse splits, and therefore in the case of a reverse split, are convertible to the number of Common Shares after the reverse split as would have been equal to the ratio herein prior to the reverse split. The conversion rate of the Series A Preferred Stock would increase proportionately in the case of forward splits, and may not be diluted by a reverse split following a forward split.

V. LIQUIDATION PREFERENCE

The Series A Preferred Stock shall have liquidation rights with respect to liquidation preference upon the event of any liquidation, dissolution or winding up of the Corporation, either voluntary or involuntary equal to the number of shares of Common Stock as if all Series A Preferred Shares remaining issued and outstanding were converted to Common Stock.

VI. VOTING RIGHTS

a. If at least one share of Series A Preferred Stock is issued and outstanding, then the total aggregate issued shares of Series A Preferred Stock at any given time, regardless of their number, shall have voting rights equal to three (3) times the sum of:

i. The total number of shares of Common Stock which are issued and outstanding at the time of voting, plus,

ii. The total number of votes granted to any preferred stock series which are issued and outstanding at the time of voting.

b. Each individual share of Series A Preferred Stock shall have the voting rights equal to three times the sum of all shares of Common Stock issued and outstanding at the time of voting plus the cumulative voting rights of all preferred stock series issued and outstanding at the time of voting divided by the number of shares of Series A Preferred Stock issued and outstanding at the time of voting.

2.1.2 Authorizes a series of the Company's "B" shares of preferred stock, par value \$0.001 per share (the "Preferred Stock"), and hereby states the designation and number of shares, and fixes the relative rights, preferences, privileges, powers, and restrictions thereof, as follows:

I. DESIGNATION AND AMOUNT

The designation of this series consists of three hundred and fifty million (350,000,000) shares of Preferred Stock and is the Series B Preferred Stock (the 'Series B Preferred Stock").

II. CERTAIN DEFINITION

III. DIVIDENDS

The Holder of Series B Preferred Stock will not be entitled to receive dividends of any kind, including but not limited to and dividends paid on Common Stock.

IV. CONVERSION

The Holder of the Series B Preferred Stock shall have the right, from time to time, to convert shares of the Series B Preferred Stock at the conversion ratio of four (4) shares of Common Stock for each single (1) share of Series B Preferred Stock. Shares of Series B Preferred Stock are anti-dilutive to reverse splits, and therefore in the case of a reverse split, are convertible to the number of Common Shares after the reverse split as would have been equal to the ratio herein prior to the reverse split. The conversion rate of the Series B Preferred Stock would increase proportionately in the case of forward splits, and may not be diluted by a reverse split following a forward split.

V. LIQUIDATION PREFERENCE

The Series B Preferred Stock shall have liquidation rights with respect to liquidation preference upon the event of any liquidation, dissolution or winding up of the Corporation, either voluntary or involuntary equal to the number of shares of Common Stock as if all Series B Preferred Shares remaining issued and outstanding were converted to Common Stock.

VI. VOTING RIGHTS

a. If at least one share of Series B Preferred Stock is issued and outstanding, then the total aggregate issued shares of Series B Preferred Stock at any given time, regardless of their number, shall have voting rights equal to four (4) times per each preferred B share.

2.1.3 Authorizes a series of the Company's "C" shares of preferred stock, par value \$0.001 per share (the "Preferred Stock"), and hereby states the designation and number of shares, and fixes the relative rights, preferences, privileges, powers, and restrictions thereof, as follows:

I. DESIGNATION AND AMOUNT

The designation of this series consists of one hundred and fifty million (150,000,000) shares of Preferred Stock and is the Series C Preferred Stock (the 'Series C Preferred Stock").

II. DIVIDENDS

The Holder of Series C Preferred Stock will not be entitled to receive dividends of any kind, including but not limited to and dividends paid on Common Stock.

III. CONVERSION

The Holder of the Series C Preferred Stock shall have the right, from time to time, to convert shares of the Series C Preferred Stock at the conversion ratio of two (2) shares of Common Stock for each single (1) share of Series C Preferred Stock. Shares of Series C Preferred Stock are anti-dilutive to reverse splits, and therefore in the case of a reverse split, are convertible to the number of Common Shares after the reverse split as would have been equal to the ratio herein prior to the reverse split. The conversion rate of the Series C Preferred Stock would increase proportionately in the case of forward splits, and may not be diluted by a reverse split following a forward split.

IV. LIQUIDATION PREFERENCE

The Series C Preferred Stock shall have liquidation rights with respect to liquidation preference upon the event of any liquidation, dissolution or winding up of the Corporation, either voluntary or involuntary equal to the number of shares of Common Stock as if all Series C Preferred Shares remaining issued and outstanding were converted to Common Stock.

VI. VOTING RIGHTS

a. If at least one share of Series C Preferred Stock is issued and outstanding, then the total aggregate issued shares of Series C Preferred Stock at any given time, regardless of their number, shall have voting rights equal to two (2) times per each preferred C share.

Total preferred "A", "B" and "C" combined will be One Billion (1,000,000,000) preferred shares.

3. Describe any other material rights of common or preferred stockholders.

None

4. Describe any material modifications to rights of holders of the company's securities that have occurred over the reporting period covered by this report.

None

3) Issuance History

The goal of this section is to provide disclosure with respect to each event that resulted in any 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

Indicate by check mark whether there were any changes to the number of outstanding shares within the past two completed fiscal years:

No: \Box Yes: X (If yes, you must complete the table below)

Example: A company with a fiscal year end of December 31st, in addressing this item for its Annual Report, would include any events that resulted in changes to any class of its outstanding shares from the period beginning on January 1, 2021 through December 31, 2022 pursuant to the tabular format above.

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

Shares Outstandin Fiscal Year End:		*Right	-click the row	vs below and select	"Insert" to add rows	as needed.			
Date <u>12/31/2020</u>	Common: <u>2,202,63</u> Preferred: <u>500,00</u>								
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	Restricted or Unrestricted as of this filing.	Exemption or Registration Type.
August 29, 2022	New Issuance Restricted	<u>4,166,667</u>	Common restricted	<u>0.0014</u>	<u>ves</u>	Jorge Luis Noda	Convertible Note not aged	Restricted	
August 29, 2022	New Issuance Restricted	<u>4,166,667</u>	Common restricted	<u>0.0014</u>	<u>ves</u>	Omar Chanquin Morales	Convertible Note not aged	Restricted	·
August 29, 2022	New Issuance Restricted	<u>4,166,667</u>	Common restricted	<u>0.0014</u>	<u>ves</u>	Oscar A Tejada Cruz	Convertible Note not aged	Restricted	
September 22,2022	New Issuance	200,000,000	<u>Common</u>	<u>0.0001</u>	<u>yes</u>	MIROSLAV ZECEVIC	Note Conversion	Not restricted	DWAC
September 26,2022	New Issuance Restricted	<u>35,000,0000</u>	Common restricted	<u>.001</u>	<u>ves</u>	Zoran Cvetojevic	Convertible Note not aged	<u>Restricted</u>	
November 7, 2022	New Issuance Restricted	<u>2,976,190</u>	Common restricted	<u>0.0014</u>	<u>ves</u>	Jorge Luis Noda	Convertible Note not aged	<u>Restricted</u>	
November 7, 2022	New Issuance Restricted	<u>2,976,190</u>	Common restricted	<u>0.0014</u>	<u>ves</u>	Omar Chanquin Morales	Convertible Note not aged	<u>Restricted</u>	
November 7, 2022	New Issuance Restricted	<u>2,976,190</u>	Common restricted	<u>0.0014</u>	<u>yes</u>	Oscar A Tejada Cruz	Convertible Note not aged	Restricted	
November 7, 2022	New Issuance Restricted	<u>75,000,0000</u>	Common restricted	<u>.001</u>	<u>yes</u>	New to the Street	Marketing	Restricted	

February 14, 2023	New Issuance Restricted	200,000,000	Prefer A	<u>0.001</u>	No	Bahnsen Trust	<u>Salaries</u>	Restricted	
February 14, 2023	New Issuance Restricted	<u>150,000,000</u>	Prefer A	<u>0.001</u>	No	Sarah Bahnsen- Wulff	<u>Salaries</u>	Restricted	
February 14, 2023	New Issuance	150,000,000	Prefer A	0.001	No	Katharina Nanny	Salaries	Restricted	
	Restricted					Bahnsen			
February 14, 2023	New Issuance Restricted	220,000,000	Common Restricted	<u>0.001</u>	No	Katharina Nanny Bahnsen	<u>Salaries</u>	Restricted	
February 14, 2023	New Issuance Restricted	220,000,000	Common Restricted	<u>0.001</u>	No	Sarah Bahnsen - Wulff	<u>Salaries</u>	Restricted	
February 14, 2023	New Issuance	10,000,000	Common	0.001	No	Michelle Marie	<u>Salaries</u>	Restricted	
<u>1 ebidary 14, 2025</u>	Restricted	10,000,000	Restricted	0.001	110	Blancato Bahnsen	Salaries	INESTITUTED	
April 4, 2023	New Issuance	170,000,000	<u>Common</u>	0.001	No	David Rumbold	Note Conversion	Not Restricted	DWAC
	Restricted								
Shares Outstandin	g on Date of Thi	s Report:							·
	Ending	Balance							
Ending Balance:									
Date December 31, 202	Date <u>December 31, 2023</u> , Common: <u>3,154.061.005</u>								
	Preferred	: <u>1,000,000,000</u>							

B. Promissory and Convertible Notes

Indicate by check mark whether there are any outstanding promissory, convertible notes, convertible debentures, or any other debt instruments that may be converted into a class of the issuer's equity securities:

Date of Note Issuance	Outstanding Balance (\$)	Principal Amount at Issuance (\$)	Interest Accrued (\$)	Maturity Date	Conversion Terms (e.g. pricing mechanism for determining conversion of instrument to shares)	Name of Noteholder (entities must have individual with voting / investment control disclosed).	Reason for Issuance (e.g. Loan, Services, etc.)
April 14, 2013	<u>376,000</u>	<u>520,000</u>	<u>261,314</u>	April 14. 2014	Conversion	David Rumbold	Loan
January 1, 2023	<u>151,421.15</u>	<u>151,421.15</u>	3.592	December 22, 2023	Conversion	Jalandher Bandari	Loan

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

4) Issuer's Business, Products and Services

The purpose of this section is to provide a clear description of the issuer's current operations. (Please ensure that these descriptions are updated on the Company's Profile on <u>www.otcmarkets.com</u>).

A. Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")

In March 2015 the Company signed a Share Purchase Agreement to acquire the shares of Green M&A Solutions, a private US company that has 100% ownership of Green Mine Solutions ("GMS"), a Colombian company with active gold mining operations. GMS has an interest in the La Palmichala property, located in the municipality of Remedios, in the Nordeste sub region of the Antioquía 15 Department, Colombia. The region of the property is on the El Silencio geological formation, which is one of the richest formations in Colombia. Green Mine Solutions has entered into Letter of Intent (LOI) for two mines and processing plants in San Pablo and Hidalgos, located 15 and 20 minutes respectively from La Palmichala, we are in default of the loan payment on this operation and we are waiting for the outcome of the Probate hearing from the deceased owners estate in order to proceed. GMS is also very active in the areas surrounding the mine, helping farmers to grow Inca Seeds (Sacha Inchi). Inca Seed (Sacha Inchi) is a product that is very rich in Omega 3 and is the primary crop in Colombia presently used for the substitution of illegal crops, such as the coca plant. GMS Green Mind Solutions SAS a colombian company started to work with farmers in Colombia in 2013 to develop an alternative crop to the illegal crops (Coca leaves) with Sacha Inchi a seed rich in Omega 3,6,9, and complete vegan protein with all 9 esencial amino-acids and created Inca Worldwide. QED Connect invested in GMS to help them develop the Sacha Inchi seeds into a tasty snack, a powder and a beverage. Inca Worldwide was rebranded in 2021 as GMSacha Inchi(Colombian Brand). The seeds are transforming into a tasty Snack and a powder. In 2020 the company started to develop the Sacha Inchi beverage. The Company markets all its products to private labels and multinational companies and its brand GMSacha Inchi.

GMSacha Inchi \$QEDN has meet with Nestle in on February 14, 2020 Fabrio Franca Toseo and Jorge Aroyo and Jorge Gomez visit our facilities in Medellin Colombia. Fabio Franca Toseo is the director of Products for Colombia and Ecuador. GMS meet again on March 9, 2020, in Bogota. Fabio Franco instructed Jorge Arroyo to work with us on the development of our products. GMS finish the beverage in Tetrapack in 2020. Nestle stated that they will only consider a beverage pack in Tetrapak. Because of Pandemia GMS \$ QEDN were only able to get our beverage in Tetrapak till end of 2021 and obtain all full approval to start selling end of 2022. On December 7, 2022, GMS had a second batch of Tetrapak fully develop. Nestle received the final version of the product on January 18, 2023. Nestle has stated that they are reviewing the products of GMSacha Inchi and if the products are approved a formal business case will be open to start a possible negotiation with GMSacha Inchi \$QEDN.

QED Connect and GMS Green Mind Soluations SAS submitted the due diligence proposal to Nestle on June 14, 2023. See Notes for the complete proposal.

Energy Today has acquired Green Mind Solutions International SAS. A company located in Medellin Colombia. In 2013, GREEN MINE INTERNATIONAL CORPORATION commissioned to CONSULTORES INDEPENDIENTES EN GESTIÓN DE RECURSOS NATURALES S.A. (CRN) the preparation of a Technical Report under the Canadian Securities Administrators National Instrument 43-101 Standards of Disclosure for Mineral Projects (NI 43-101). In the mine La Pamichala. The property has a history of over a century of mining. Currently, Palmichala mine is operating under a yearly License for Exploitation, reporting to the Ministry of Mines and Energy to obtain the Mining Authorization. The Segovia-Remedios Mine District (SRMD) is located in the eastern margin of the Central Cordillera, in the Nordeste sub-region of the Antioquía Department, Colombia. This mining district has been a gold productive area for 150 years. Green Mind Solutions International is working with the owners of La Pamichala and an exporter of Gold in Colombia to obtain a lease and operating agreement to extract the minerals of this mine and other mines and to grow Sacha Inchi as part of the environmentally program require by the Colombia government. This project will be the first real Green Mind with Sacha Inchi. The Sacha Inchi will be sold to Green Mind Solutions SAS a project by QED Connect (QEDN). Sacha Inchi a seed rich in Omega 3,6,9, and complete vegan protein with all 9 essential amino acids.

B. List any subsidiaries, parent company, or affiliated companies.

- Green Mind International SAS. A company located in Medellin Colombia. , Palmichala mine is operating under a yearly License for Exploitation, reporting to the Ministry of Mines and Energy to obtain the Mining Authorization. The Segovia-Remedios Mine District (SRMD) is located in the eastern margin of the Central Cordillera, in the Nordeste sub-region of the Antioquía Department, Colombia. Green Mind Solutions International is working with the owners of La Pamichala and an exporter of Gold in Colombia to obtain a lease and operating agreement to extract the minerals of this mine and other mines and to grow Sacha Inchi as part of the environmentally program require by the Colombia government.
- 2. Energy Today (NRGT) has acquired Green Mind International SAS
- C. Describe the issuers' principal products or services.

QED Connect invested in GMS to help them develop the Sacha Inchi seeds into a tasty snack, a powder and a beverage. Inca Worldwide was rebranded in 2021 as GMSacha Inchi(Colombian Brand). The seeds are transforming

into a tasty Snack and a powder. In 2020 the company started to develop the Sacha Inchi beverage. The Company markets all its products to private labels and multinational companies and its brand GMSacha Inchi. QED Connect and GMS transforms Sacha Inchi seeds into a tasty snack, a powder, and a beverage. Inca Worldwide was rebranded in 2021 as GMSacha Inchi (Colombian Brand). GMS teaches and buyers Sacha Inchi Seeds from farmers in the area surrounding mining communities and other farming areas in Colombia. The seeds are transformed into a tasty snack, a powder, and a beverage. In 2020 the company started to develop the Sacha Inchi beverage. The Company markets all its products to private labels and multinational companies and its brand GMSacha Inchi is sold worldwide.

QED Connect has 25,000,000 shares of Energy Today (NRGT) and owns Green Mind Solutions International is working with the owners of La Pamichala and an exporter of Gold in Colombia to obtain a lease and operating agreement to extract the minerals of this mine and other mines and to grow Sacha Inchi as part of the environmentally program require by the Colombia government. The Sacha Inchi will be sold to Green Mind Solutions SAS a project by QED Connect (QEDN). Sacha Inchi a seed rich in Omega 3,6,9, and complete vegan protein with all 9 essential amino acids.

5) Issuer's Facilities

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

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

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

QED Connect and GMS work in Medellín Colombia transforming Sacha Inchi into powder and then into snack, powder, and beverage. Our facility has USDA and FDA approval. Our facility company has Halal and Kosher certification. Our facility complies with all the requirements to process our pet food in a safe manner. Every batch has a sample that is kept verifying the quality of our products. We don't use fillers or any type of product that can cause allergies to humans. We don't process any nuts in our facility. Sacha Inchi is a seed, not a nut, therefore there are no allergies. Our beverage is packed into Tetrapack to keep quality and have a shelf life of 6 months or more.

6) Officers, Directors, and Control Persons

Names of All Officers, Directors and Control Persons	Affiliation with Company (e.g. Officer Title /Director/Owner of more than 5%)	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding	Names of control person(s) if a corporate entity
<u>Nanny</u> <u>Katharina</u> Bahnsen	<u>Bahnsen Trust</u>	<u>Car 35 # 16 A sur-75 int 106</u> <u>Medellin</u>	200,000,000	Prefer A Control position	<u>40%</u>	<u>Nanny</u> <u>Katharina</u> <u>Bahnsen</u>
<u>Nanny</u> <u>Katharina</u> Bahnsen	<u>Nanny Katharina</u> <u>Bahnsen</u>	<u>Car 35 # 16 A sur-75 int 106</u> <u>Medellin</u>	150,000,000	Prefer A Control position	<u>30%</u>	<u>Nanny</u> <u>Katharina</u> <u>Bahnsen</u>

<u>Sarah</u> <u>Bahnsen-</u> <u>Wulff</u>	<u>Sarah Bahnsen-</u> <u>Wulff</u>	<u>Car 35 # 16 A sur-75 int 106</u> <u>Medellin</u>	150,000,000	Prefer A Control position	<u>30%</u>	<u>Sarah</u> Bahnsen-Wulff	Using the table below,
<u>Nanny</u> <u>Katharina</u> Bahnsen	<u>Bahnsen Trust</u>	<u>Car 35 # 16 A sur-75 int 106</u> <u>Medellin</u>	350,000,000	Prefer B Control position	<u>70%</u>	<u>Nanny</u> <u>Katharina</u> <u>Bahnsen</u>	please provide information, as of the
<u>Nanny</u> <u>Katharina</u> <u>Bahnsen</u>	Bahnsen Trust	<u>Car 35 # 16 A sur-75 int 106</u> <u>Medellin</u>	<u>150,000,000</u>	<u>Prefer C</u> <u>Control</u> position	<u>30%</u>	<u>Nanny</u> <u>Katharina</u> <u>Bahnsen</u>	period end date of this report,
							regarding any officers, or directors

of the company, individuals or entities controlling more that 5% of any class of the issuers securities, or any person that performs a similar function, regardless of the number of shares they own. If any insiders listed are corporate shareholders or entities, provide the name and address of the person(s) beneficially owning or controlling such corporate shareholders, or the name and contact information (City, State) of an individual representing the corporation or entity in the note section.

Include Company Insiders who own any outstanding units or shares of any class of any equity security of the issuer.

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.

7) Legal/Disciplinary History

A. Identify whether any of the persons or entities listed above have, in the past 10 years, been the subject of:

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

<u>None</u>

- 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

<u>None</u>

- 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. <u>None</u>
- 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 Service Providers

Provide the name, address, telephone number and email address of each of the following outside providers. You may add additional space as needed.

Accountant or Auditor

Name:	
Firm:	
Address 1:	
Address 2:	
Phone:	
Email:	

Investor Relations

Name:	
Firm:	
Address 1:	
Address 2:	
Phone:	
Email:	

All other means of Investor Communication:

Twitter:	https://twitter.com/GMSachaInchi
Discord:	
LinkedIn	
Facebook:	https://www.facebook.com/GMSachaInch
[Other]	www.gmsacha.us, www.gmsacha.com

Other Service Providers

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

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

9) Financial Statements

A. The following financial statements were prepared in accordance with:

□ IFRS x U.S. GAAP B. The following financial statements were prepared by (name of individual)³:

Name:	Nanny Katharina Bahnsen
Title:	CEO
Relationship to Issuer:	CEO of QED Connect

Describe the qualifications of the person or persons who prepared the financial statements: Nanny Katharina Bahnsen is a polyglot (Spanish, German, and English along with others she is currently learning such as Italian and Japanese). She is also an MBA professional with a concentration in Finance Analysis, Certified Fraud Examiner, Bachelors of Science in Legal Studies and Bachelor in Management with minor in accounting and marketing with more than 15 years of experience in rural development especially in the banking and capital markets. Her Education: Finished High School in El Colegio Andino Master in Business Administration MBA with a concentration in Financial Analysis from DeVry, University Keller Graduate School of Accounting and Finance, Certified Fraud Examiner, Mini Masters in Business Administration Bachelor in Management with a concentration in Marketing, Hospitality, Green Energy and Global Businesses, University of Phoenix Bachelor of Science in Law National Paralegal College The University of Reno Minor in Accounting, University of San Jose Associate in Veterinary Medicine

Provide the following financial statements 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.

10) Issuer Certification

Principal Executive Officer:

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

The certifications shall follow the format below:

- I, Nanny Katharina Bahnsen certify that:
 - 1. I have reviewed this Disclosure Statement for QED Connect;
 - 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.

April 27, 2024 [Date]

Nanny Kathanna Bahnsen

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

Principal Financial Officer:

³ The financial statements requested pursuant to this item must be prepared in accordance with US GAAP or IFRS and by persons with sufficient financial skills.

I, Nanny Katharina Bahnsen certify that:

- 1. I have reviewed this Disclosure Statement for <u>QED Connect;</u>
- 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.

April 27, 2024 [Date]

Nanny Kathanna Bahnsen

[CFO's signature

a. Balance Sheet;

Condensed	Statements of Balance Shee	et			
	For the first quarter ended December 31, 2023	For the first quarter ended December 31, 2022			
(Unaudited)	I				
ASSETS					
Current Assets:					
Cash and cash equivalents	\$ 10,227	\$ 4,189			
Accounts receivable, AN	\$ 83,774	\$ 103,000			
Inventory	\$ 14,504	\$ 13,803			
Inventario AN	\$ 67,928				
Assets prepaid AN	\$ 58,568				
43-101 Plamichala report	\$ 44,120	\$ 44,120			
NRGT shares 25,033,097	\$ 500,662	\$ 500,662			
Total current assets	\$ 779,783	\$ 665,774			
Furniture and Equipment, net	\$ 25,000	\$ 25,000			
Plant and Equipment AN	\$ 331,269				
Other Assets:					
Intangibles	\$ 482,805	\$ 925,249			
Deferred tax asset - non-current	-	-			
Total other assets		\$ 925,249			
Total Assets	\$ 1,618,857	\$ 1,616,023			
LIABILITIES AND STOCKHOLDERS' EQUITY					
Liabilities:					
Accounts payable and accrued expenses	\$ -	\$ 910,943			
Loans payable - stockholders	\$ 696,314	\$ 696,314			
Current liabilities AN	\$ 134,471				
Total current liabilities	\$ 830,785	\$ 1,607,257			
Non-current Liabilities					
Loans payable - net of current portion					
Total non-current liabilities	\$ 830,785	\$ 1,607,257			
Stockholders' Equity (Deficit):					
Common stock, \$0.001 par value; 5,150,000,00	0 shares authorized,				
3,154,061,005 shares issued and outstanding,		\$ 1,013,624			
Shares on NRGT	\$ 500,662	\$ 500,662			
Additional paid in capital					
Treasury stock, at cost					
Retained Earnings (Deficit)	(\$1,289,622)	(\$1,505,520)			
Total Stockholder's Equity and Liabilities	\$ 1,618,856	\$ 1,616,023			

b. Statement of Income;

	QED-Connect (QEDN)			
Conde	ensed Statements of Operations			
	For the year ended December 31, 2023	For the year ended December 31, 2022		
	(Unaudited)	,		
Revenue, net	\$175,452	\$333,995		
Revenue, AN	\$1,118,791			
Revenue Total	\$1,294,243			
Cost of sales	\$0	\$13,776		
Cost of sales, AN	\$767,935			
Contract labor	\$116,451	\$4,211		
Other costs of sales	\$48,532	\$153,880		
Total cost of sales	\$932,918	\$171,866		
Gross profit	\$361,325	\$162,129		
Operating expenses:				
Advertising				
Office expense	\$2,672			
Bank fees				
Rent		\$29,901		
Salaries	\$34,432	\$22,838		
Other	\$108,323	\$135,000		
Transfer agent		\$22,230		
Legal Fees				
OTC fees				
Travel expense				
Loss before other income and expenses		\$209,969		
Other income and (expenses)		\$11,759		
NRGT	\$0			
Net Gain	\$215,898	-\$59,599		
Net operting loss from previous years	-\$1,505,520	-\$1,445,921		
Net operating loss carry forward	-\$1,289,622	-\$1,505,520		

c. Statement of Cash Flows;

C	ED Connect	
	(QEDN)	
Condensed S	tatements of Cash Flows	
	For the First Quarter	For the First Quarter Ended
	Ended December 31, 2023	December 31, 2022
(Unaudited)		
Net loss	-\$1,289,622	-\$1,505,520
Adjustments to reconcile net loss to net cash		
used	-\$1,289,622	-\$1,505,520
by operating activities:		
Depreciation expense		
Accounts receivable		
Prepaid expenses		
Deferred tax asset - current		
Accounts payable and accrued expenses		
Net cash provided (used) by operating activities	-\$1,289,622	-\$1,505,520
Cash flows from financing activities:		
Shareholders' loans		
Loans payable		
Net cash used by financing activities		
Net increase(decrease) in cash	\$6,038	-\$1,836
Cash at beginning of period	\$4,189	\$6,025
Cash at end of period	\$10,227	\$4,189
Supplemental cash flow information:		
Cash paid during the period for:		
Interest		
Income taxes		
Noncash Transactions		
Purchase of intangible asset for common stock		

					QE	D Connect						
				State	ment of Stoo	kholders' Ed	quity	/ (Deficit)				
					3	1-Dec-23						
					(L	Inaudited)						
						Additional Paid in					Retained Earnings (Deficiency)	Total Stockholders' Deficiency
	Common	Stock		Preferred	Class A	Capital		Treasury Stock		(-	volioionoy)	Denoionoy
	Shares	Amount		Shares	Amount			Shares	Amount			
Balance - January 1, 2023	2.534.061.005	\$0.00040	-	-	\$ -	\$ -	-	-	\$ -		\$1,013,624	\$1,013,624
Cancellation of treasury stock	-		_			-		-	-		-	-
Net loss	-	-				-		-	-	\$	25,000	\$25,000
Balance - Dec 31, 2023	<u>3,154,061,005</u>	0.0005	-	-	-	-	-	-	-	\$	(1,524,798)	\$ (1,524,798)
Issuance of common stock to acquire				500,000,000	0.0001	50,000					50,000	50,000
Net loss	-		_		-			-			-	
Balance - Dec 31, 2023	3,154,061,005	\$0.0005	-	500,000,000	0.0001	50,000	-	-	\$ -	\$	(1,524,798)	\$ (1,524,798)

e. Financial Notes

NOTE 1-OVERVIEW

1.1 Liquidity

The accompanying unaudited consolidated financial statements have been prepared assuming that the Company will continue as a going concern. This contemplates the realization of assets and the satisfaction of liabilities in the normal course of business. The company change management as of July 7, 2016, after the death of the old CEO Tom Makmann. The new CEO Kate Bahnsen has negotiated and reduce the old liabilities of the company from \$ 3,886,793 to \$646,988. GMS Green Mind Solutions SAS a Colombian company started to work with farmers in Colombia in 2013 to develop an alternative crop to the illegal crops (Coca leaves).with Sacha Inchi a seed rich in Omega 3,6,9, and complete vegan protein with all 9 essential amino-acids and created Inca Worldwide. QED Connect invested in GMS to help them develop the Sacha Inchi. GMS teaches and buyers Sacha Inchi Seeds from farmers in the area surrounding mining communities and other farming areas in Colombia. The seeds are transforming into a tasty Snack and a powder. In 2020 the company started to develop the Sacha Inchi beverage. The Company markets all its products to private labels and multinational companies and its brand GMSacha Inchi is sold worldwide. Any of the following factors could result in insufficient capital to fund the Company's operations for a period significantly shorter than twelve months:

• if the Company's capital requirements or cash flow vary materially from its current projections.

• if the Company is unable to timely raise capital for the requirements of its joint venture agreements and to cover its operating expenses; or

• if other unforeseen circumstances occur.

The Company's inability to fund its operations may require the Company to substantially curtail its business activities. These factors, among others, raise substantial doubt about the Company's ability to continue as a going concern. The Company's plans for correcting these deficiencies include ongoing efforts to raise new capital and negotiating suitable repayment terms for outstanding obligations. The unaudited consolidated financial statements do not include any adjustments to reflect the possible future effects on the recoverability and classification of assets or the amounts and classification of liabilities that may result from the inability of the Company to continue as a going concern.

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

1.2.1 Basis of Presentation

The accompanying unaudited consolidated financial statements of QED Connect, Inc. have been prepared in conformity with accounting principles regarding interim financial reporting. Accordingly, they do not include all of the information and footnotes required by generally accepted accounting principles for annual financial statements and should be read in conjunction with the unaudited consolidated financial statements previously reported by the Company. In the opinion of management, the accompanying unaudited financial statements contain most all adjustments, consisting only of adjustments of a normal recurring nature, necessary for a fair presentation of the Company's financial position as of December 31, 2022, and its results of operations for the periods presented. These unaudited consolidated financial statements are not necessarily indicative of results to be expected for future periods. The company has changed its name to Inca Worldwide Inc. The company is currently register in New York and is register in Nevada. The company has changed its business model and will be only concentrated in its GMSacha Inchi Snack, GMSacha Inchi Powder and GMSacha Inchi Beverage. The Mining operation and any other past agreement have been cancelled or move to a private company.

The Preferred Stock for the Purchase of the right to sell GMSacha Inchi products has yet to be issued, along with other Preferred Stocks.

1.2.2 Critical Accounting Policies and Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ materially from those estimates and assumptions. Certain amounts from prior periods have been reclassified to conform with current period presentation.

1.2.3 Cash and Cash Equivalents

The Company considers all cash and investments with original maturities of three months or less to be cash equivalents.

1.2.4 Property and Equipment

Property and equipment are stated at cost less accumulated depreciation. Expenditures for minor replacements, maintenance and repairs which do not increase the useful lives of the property and equipment are charged to operations as incurred. Major additions and improvements are capitalized. Depreciation and amortization are computed using the straight-line method over estimated useful lives of 5 years.

1.2.5 Intangible Assets

In accordance with ASC subtopic 350-10, Intangibles, Goodwill and Others, the goodwill impairment analysis compares the fair value of each reporting unit to its carrying value, including goodwill. The Company evaluates the remaining useful life of an intangible asset that is being amortized each reporting period to determine whether events and circumstances warrant a revision to the remaining period of amortization, and as such all Goodwill was written off in this accounting period.

1.2.6 Accounting for the Impairment of Long-Lived Assets

ASC subtopic 360-10-40, Property, Plant, and Equipment, Impairment of Disposal of Long-Lived Assets, requires that long-lived assets, such as property and equipment and purchased intangibles subject to amortization, be reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. Recoverability of the asset is measured by comparison of its carrying amount to undiscounted future net cash flows the asset is expected to generate. If such assets are considered to be impaired, the impairment to be recognized is measured as the amount by which the carrying amount of the asset exceeds its fair market value. Estimates of expected future cash flows represent the Company's best estimate based on currently available information and reasonable and supportable assumptions. Any impairment recognized in accordance with ASC 360-10-40 is permanent and may not be restored. For the December 31, 2022, the Company did not recognize any impairment of long-lived assets in connection with ASC 360-10-40 based on its reviews.

1.2.7 Advertising

The Company charges advertising costs to expense as incurred. There were no advertising expenses for the twelve months' periods ending December 31, 2023.

1.2.8 Concentrations of Risk

Credit losses, if any, have been provided for in the financial statements and are based on management's expectations. The Company does not believe that it is subject to any unusual risks or significant risks in the normal course of its business.

1.2.9 Revenue Recognition

We recognize revenue in accordance with Staff Accounting Bulletin ("SAB") No. 104, Revenue Recognition, Corrected Copy. Under SAB No. 104, revenue is recognized when persuasive evidence of an arrangement exists, delivery has occurred or services have been rendered, the seller's price to the buyer is fixed or determinable, and collectability is reasonably assured. Revenue is recognized net of sales tax. We apply the specific provisions of SFAS No. 48, Revenue Recognition when Right of Return Exists. Under SFAS No. 48, product revenue is recorded at the transfer of title to the products to a customer, net of estimated allowances and returns and sales incentives. Transfer of title occurs and risk of ownership passes to a customer at the time of acceptance by the customer, depending on the terms of our agreement with a particular customer. For transactions not satisfying the conditions for revenue recognition under SFAS No. 48, product revenue is deferred until the conditions are met, net of an estimate for cost of sales.

1.2.10 Income Taxes

The Company accounts for income taxes under ASC topic 740, Income Taxes, ASC topic 740 defines an asset and liability approach that requires the recognition of deferred tax assets and liabilities for the expected future tax consequences of events that have been recognized in the Company's financial statements or tax returns. ASC topic 740 further requires that a tax position must be more likely than not to be sustained before being recognized in the financial statements, as well as the accrual of interest and penalties as applicable on unrecognized tax positions. Deferred income taxes are recognized for the tax consequences in future years of differences between the tax basis of assets and liabilities and their financial reporting amounts at each period end, based on enacted tax laws and statutory tax rates applicable to the periods in which the differences are expected to affect taxable income. Valuation allowances are established, when necessary, to reduce deferred tax assets to the amount expected to be realized. The provision for income taxes represents the tax payable for the period, if any, and the change during the period in deferred tax assets and liabilities. The Company is working with GMS (Green Mind Solutions).

1.2.11 Litigation and Other Contingencies

The Company discloses material contingencies deemed to be reasonably possible and accrues loss contingencies when, in consultation with legal advisors, the Company concludes that a loss is probable and reasonably estimable. The ability to predict the ultimate outcome of such matters involves judgments, estimates and inherent uncertainties. The actual outcome of such matters could differ materially from management's estimates.

Case No: CA10-1547

The CEO Katharina Nanny Bahnsen was able to negotiate the with Michael L Lattucca a settlement for the judgment that was paid to Mr. Michael L Lattucca in the first quarter of 2022 by Genesis Electronic Group and releasing QEDN form this liability.

On October 10, 2017 Mr. Lattucca posted on IHub:

Bazooka 1963 Tuesday, 10/10/17 02:54:19 PM Re: Greed Kills post# 54207 Post # 54208 of 54262 I have been on the sidelines for years watching and reading. It's time I come out for a brief visit to set the records straight. My name is Mike Lattuca, judgment creditor against QEDN, GEGI and Raymond F. Purdon. For the record I do not know Kate, never met her and frankly happy as hell I haven't. To me, it seems as though she and Ray Purdon are one and the same as they share the same addresses even though she claims Columbia. They treat their children the same in that Kate too lies to the court about her children and their needing of her. They both don't pay their bills legitimately but both use corporate funds as a cash dispenser. I can say with 100% certainty that Ray Purdon is a fraud. He has been found guilty of committing fraud on me, hence my punitive damages award. My wife and I (Who I don't beat LMAO) have a great relationship with Lisa Purdon, the mother of Purdon's 3 incredible children, Teddy, Abbey and Sarah. Our goal is to help make lemonade from something so incredibly awful as a father who turns his back on his kids while knowing their mother has never been the breadwinner but now must as their father is a deadbeat dad. We feel for her and the children and know someday they too will know who their father is. I have never been arrested in my entire life. Although several would like you to believe I have, so as to cloud the judgments I have against them and their sleazy fraudulent companies. I have served proudly in the United States Marine Corps. Twice honorably discharged having returned to active duty for Operation Desert Storm. What were you dirt bags doing when I was serving honorably, learning how to defraud as many as possible? Here's the game changer for all of you here at GEGI and at QEDN. I have authorized my Attorneys to put the nuclear plan into motion. What does this mean? I never did this for the money. I did this to shut you down from hurting good innocent people so here we go... I am forcing both sleazy companies into involuntary bankruptcy. I have 3 creditors minimum per each judgment debtor as required and

this will cease all trading, all debit card expenses, travel to Iceland or whatever else is occurring. So, let's see the volume jump through the roof today for both as this just may be your last day of trading. To those sitting on a bunch of stock... ouffff good luck LMAO... Sergeant, Michael Lattuca, USMC in your _SS!

This matter is under investigation at the at the SEC both companies QEDN and GEGI are working to file a lawsuit against Mr. Lattuca and Mr. Brad Hughes for stock manipulation.

Mr. Lattuca has also posted a banner stating there is an order dissolving GEGI

A Florida court does not have any jurisdiction over a Nevada Corporation or can dissolve a Nevada Corporation. Mr. Lattuca and Mr. Brad Hughes are manipulation the shares of this company.

Case No: BC648277ot

On February 1, 2017 Tangiers filed a lawsuit against (QEDN) for two notes payable. The CEO has refused to issue shares to Tangiers till after March 31, 2017 because the Notes didn't had approval of the board of directors when they were signed by the old CEO. Inca Worldwide (QEDN) has thill June 16, 2017 to respond to this lawsuit. 1.2.11 Computation of Net Loss (Loss) Per Common Share.

The Company calculates income/loss per share in accordance with FASB ASC topic 260, Earnings Per Share. Basic income/loss per share is computed by dividing the net income/loss available to common shareholders by the weighted-average number of common shares outstanding. Diluted income/loss per share is computed similar to basic loss per share, except that the denominator is increased to include the number of additional common shares that would have been outstanding if the potential common shares had been issued and if the additional common shares were dilutive.

2 NOTE 2 – FAIR VALUE MEASUREMENTS

The Company's financial assets that are measured on a recurring basis at fair value.

2.1 Level 1.

The Company utilizes the market approach to determine the fair value of its assets and liabilities under Level 1 of the fair value hierarchy. The market approach pertains to transactions in active markets involving identical or comparable assets or liabilities.

2.2 Level 2.

The fair values determined through Level 2 of the fair value hierarchy are derived principally from or corroborated by observable market data. Inputs include quoted prices for similar assets, liabilities (risk adjusted), and market-corroborated inputs, such as market comparable, interest rates, yield curves, and other items that allow value to be determined.

2.3 Level 3.

The fair values determined through Level 3 of the fair value hierarchy are derived principally from unobservable inputs to the extent that observable inputs are not available, thereby allowing for situations in which there is little, if any, market activity for the asset (or similar assets) at the measurement date. As of September 30, 2016, no fair value measurements for assets or liabilities under Level 3 were recognized in the Company's consolidated financial statements. There were no changes in the Company's valuation techniques during the twelve months ending September 30, 2016. The Company is not exposed to changes in interest rates which could result in cash flow risks. 3. NOTE 3- FURNITURE AND EQUIPMENT

The above reflects US operations. Colombian Furniture and Equipment will be stated in future filings.

4. NOTE 4 - INTANGIBLE ASSETS

On June 17, 2011, the Company acquired the assets of StockProfile.com, StockProfileTV.com, and SPNewsWire.com, which operate financial news Internet sites.

The assets acquired included all intellectual property rights, goodwill and web sites for StockProfile.com, StockProfileTV.com, and SPNewsWire.com. In accordance with the terms and provisions of the agreement, the Company acquired the intellectual property rights, goodwill and web sites of StockProfile.com, StockProfileTV.com, and SPNewsWire.com in exchange for the issuance of 29,410,764 shares of the Company's restricted common stock. The shares of common stock were issued on June 17, 2011, and the transaction was valued at \$5,000,000. The fair market value of the Company's common stock on the date of issuance was \$0.17 per share. The intellectual property rights and web sites have been identified as intangible assets with indefinite useful lives. Since the Company had recognized the acquired assets as long-lived assets, the acquired assets will not be amortized but the Company will conduct an annual review for impairment of the asset values in accordance with ASC 360-10-40, and as such 100% of the value of those assets was removed from the Balance sheet as of December 31, 2015. On June 17, 2015, the Company acquired all the assets of the La Palmichala Mine, which operates both a Gold Mine. The assets acquired included all intellectual property rights, goodwill. In accordance with the terms and provisions of the agreement, the Company acquired the assets in exchange for the issuance \$6,000,000 in debt which originally had a payment due of \$500,000 during December 2014, with a \$1,000,000 due annually thereafter. When the Company acquired Green M&S, it elected to not book the reserves of the Gold Mine, but to keep track of its value off the Mineral deposits using the Jennings Capital formula per the ASC 360- 10-40 Report as we understood it, which based on the valuation and type of the Gold reserves at per ounce, valued the mine at \$16,318,995 when Gold was at \$1800 per oz. This valuation was also based on the Company being able to fully mechanize the mine, which has not happened. The current value of the mine based on the above formula and the current Gold values at \$1,084 less ore that has been mined as of December 31, 2014 is \$10,907,415. In July 7, 2016 the CEO and Board of directors decided to move the Gold Mine project to a private company and concentrate only in its current Sacha Inchi business. 6 NOTE 6 – ACCOUNTS PAYABLE AND OTHER ACCRUED LIABILITIES

Accounts payable and accrued expenses as of September 30, 2022, consisted of the following: The Company no longer has details or statement histories and has not received any communication from the Venders

from past due invoices for goods and or services from over seven (7) years ago and has written off \$4,592,234.74 of prior Accounts Payable.

7 NOTE 7 – CONVERTIBLE NOTES

As of December 31, 2023, the Company had outstanding \$696,314 of notes pursuant to certain convertible notes payable and the company is working to refinance this \$696,314 of notes payable.

The company has negotiated with the note holders the balance of this notes to benefit the shareholders. Notes that are over 6 years old will note be honor according to statue limitation of the state of New York.

8 NOTE 8 - NOTES PAYABLE

The notes payable has been negotiated down to \$986,635. All notes payable from the Gold project have been removed.

9 NOTE 9 - INVESTMENT ACCOUNT

The company doesn't have any investment interest at the moment on any other company as of December 31, 2023.

10 NOTE 10 - SHAREHOLDERS' EQUITY

During the year ending December 31, 2023 has not issue any shares.

11 NOTE 11 - COMMITMENTS AND CONTINGENCIES

11.1 Capital Lease Obligations

The Company entered into various lease agreements during 2006 and 2007 to acquire certain equipment. Payments due under these capital lease obligations at September 30, 2016 and September 2015 were \$26,015 and \$26,015 respectively, which are in default. The Company has classified these Capital Lease Obligations as current liabilities at September 30, 2016 and September 30, 2016.

12 Note 12- Purchase 51% of the plant where GMS process Sacha Inchi. The processing plant generated revenue in the last 2 years and has 2,400 square meter of manufacturing space and \$331,269 USD in equipment. This will allow QED-Connect and GMS process 25 to 35 Tons of GMSacha Inchi powder, over 15 ton of cereal and other products. The processing plant pass the inspection of Ingredion and the Colombian government on February 20, 2023. The purchase of 51% of the processing plant was done initially with shares and has a 2 year term to pay the remaining balance of the 51%.

12. Service Agreements

Periodically, the Company enters into various agreements for services including, but not limited to, public relations, financial consulting and sales consulting. The agreements generally are ongoing until such time as they are terminated. Compensation for services is paid either on a fixed rate, project cost or based on a percentage, as specified, and may be payable in shares of the Company's common stock or a warrant to purchase shares of the Company's common stock. These expenses are included in marketing and general and administrative expenses in the accompanying consolidated unaudited statements of operations. There are no outstanding service agreements at December 31, 2023.

12.1 Employment Contract

The Company has entered into several employment contracts for its CEO and Executive Assistant in the USA and for its COO and Social Project Manager.

12.2 Employee Retirement Plan

The Company will offer retirement plans for its employees starting 2018.

12.3 Financial Agreements

The Company has no outstanding financial agreements on December 31, 2022.

12.4 Other Contractual Obligations

During its normal course of business, the Company has made no commitments under which it will or may be required to make payments in relation to certain transactions. These include lease and services agreements. On April 29, 2014, the Company entered into an agreement to acquire Emerald Med Farms, LLC, a California based medical marijuana company for 11,000,000 shares of QED's common stock and providing up to \$2,000,000 of funding for the operations. The management has the option to repurchase up to 80% of the shares of Emerald Med Farms Inc. after 2 years after meeting the agreed to operational plan for revenue and resulting income, and realizing an agreed to return on investment from net operations. The company will be a wholly owned subsidiary of QED Connect, Inc. In March 2015, the Company has terminated its agreement with Emerald Med Farms, Inc. and is re-evaluating its position in the medical marijuana business.

3.0 Subsequent Events

June 14, 2023 QEDN /GMS submitted the due diligence documents to Nestle to be part of the accelerated program.

QEDN Connect acquire 25,000,000 shares of Energy Today. Energy Today has acquired Green Mind Solutions International SAS. A company located in Medellin Colombia. In 2013, GREEN MINE INTERNATIONAL CORPORATION commissioned to CONSULTORES INDEPENDIENTES EN GESTIÓN DE RECURSOS NATURALES S.A. (CRN) the preparation of a Technical Report under the Canadian Securities Administrators National Instrument 43-101 Standards of Disclosure for Mineral Projects (NI 43-101). In the mine La Pamichala. The property has a history of over a century of mining. Currently, Palmichala mine is operating under a yearly License for Exploitation, reporting to the Ministry of Mines and Energy to obtain the Mining Authorization. The Segovia-Remedios Mine District (SRMD) is located in the eastern margin of the Central Cordillera, in the Nordeste sub-region of the Antioquía Department, Colombia. This mining district has been a gold productive area for 150 years. Green Mind Solutions International is working with the owners of La Pamichala and an exporter of Gold in Colombia to obtain a lease and operating agreement to extract the minerals of this mine and other mines and to grow Sacha Inchi as part of the environmentally program require by the Colombia government This project will be the first real Green Mind with Sacha Inchi. The Sacha Inchi will be sold to Green Mind Solutions SAS a project by QED Connect (QEDN). Sacha Inchi a seed rich in Omega 3,6,9, and complete vegan protein with all 9 essential amino acids.