

Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

THE NOW CORPORATION

**A Nevada
Corporation 1100 NE
45th st, M195,
Oakland Park, Fl.
33334
+1 561-318-1903
thenowcorp.net
info@thenowcorp.net
SIC Code 8611**

**Quarterly Report
For the period ending June 30, 2024
(the "Reporting Period")**

Outstanding Shares

The number of shares outstanding of our Common Stock was:

As of June 30, 2024, the number of shares outstanding of our Common Stock was:

6,123,284,813

As of December 31, 2023, the number of shares outstanding of our Common Stock was:

5,636,584,813

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: X

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

Yes: No: X

Change in Control

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

Yes: No: X

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

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

The Company was incorporated as HANDELL-GRAFF, INC. in the state of Nevada on November 23, 1993, The Company changed its name to HEALTHCOMP EVALUATION SERVICES CORPORATION on March 17, 1999. The Company changed its name to EXEMPLAR INTERNATIONAL, INC., on December 31, 2002. The Company changed its name to THE NOW CORPORATION, on October 6, 2006.

Current State and Date of Incorporation or Registration: Nevada / November 23, 1993

Standing in this jurisdiction: (e.g. active, default, inactive): Active

Prior Incorporation Information for the issuer and any predecessors during the past five years: None

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

None

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

Pursuant to a Purchase and Sale Agreement dated August 7th, 2018, between Eagle Oil Holding Company Inc. (now Green Stream Holdings Inc.) and the Company, the Company acquired the following assets in exchange for a \$10 million convertible note:

15% ownership of the following contracts and corresponding gold recovery of Minera Dynasty 1, Minera Linderos E and Proyecto Cecilia 1

20% membership interest in 375 Wall Construction LLC
36,642 preferred shares in Mike The Pike Productions Inc.
15% membership interest in Premier Equity Advisors LLC
20% equity stake in Zorhek Aqua Farms Inc.
15% of the title, rights and interest in Leolah Brown's autobiography 2.5% equity stake in Axilogy Consulting Corporation
13% of the Blue Print Brand and 23% of Eagle Eye Mobile Radio Application
20% membership interest in Talent-by-Talent LLC
All of the membership interest in Pure Digital Technology LLC

All Eagle Oil's interest in the Frank Farm Lease, Venango County, PA.

Pursuant to a Purchase and Sale Agreement between Medican Enterprises Inc. and both the Company & Eagle Oil Holding Company Inc. (now Green Stream Holdings Inc.), dated January 26, 2019, the Company owns the following assets in exchange for a \$20 million convertible note:

Ownership of the book named, "Living The Hemp Life: An Argumentative Story About Marijuana", with an ISBN of 978-0-692-72998-4 published on July 19, 2016

Website named "Cannabud".

25% membership interest in Biodynamic Hemp LLC 12% non-dilutable equity stake in RBA Pharma Inc.
5% non-dilutable equity stake in Axilogy Consulting Corporation 20% non-dilutable membership interest in Medmorized LLC 20% non-dilutable equity stake in CBDVITAPETZ Inc.
3% non-dilutable equity stake in VitaCig Latino Inc.

25% non-dilutive equity stake in Vintage Scripts Pharmacy

Non-dilutive equity stake of 2% in Jamaican Earth Therapeutics Limited & a dilutive equity stake of 15%

60% ownership of the 60 acres of farmland in South Haven, Michigan (68811 Co Rd 384, South Haven, Michigan, 49090 with a parcel number of '80 09 019 017 00' in Geneva Township

10% non-dilutive equity stake in Green Gold Acquisitions Inc.

Pursuant to an Acquisition and Merger Agreement between TransGlobal Assets Inc., Kent Strickler and the Company dated November 28th, 2019, the Company sold its farmland in South Haven, Michigan in exchange for preferred shares to be issued. The Company will own 26.8% of the preferred shares outstanding. As of February 14, 2023, pursuant to an Acquisition and Merger Agreement between various parties, the preferred shares were cancelled in exchange for ownership of TransGlobal Asset's Monster Elixir subsidiary.

Pursuant to a Mutual Rescission And Amendments of Purchase and Sale Agreements dated May 13, 2020 between various parties including RBA Pharma Inc., The Now Corporation and Medican Enterprises Inc. (OTC:MDCN), Medican Enterprises Inc. canceled \$10 million convertible note plus accrued interest in the Company. The Company reduced its equity stake in RBA Pharma Inc. to 1%. This action was performed at the request of RBA Pharma Inc. that is looking to go public on various exchanges.

Pursuant to a Share Purchase-Agreement dated November 21st, 2022 between the Company and Charles Stevens, the Company purchased a 40% membership interest in CJB Uphill Marketings and Holdings LLC. This California Company manufactures a CBD-Based Tattoo Lotion For All Stages of Tattoos. The consideration paid was a convertible note issued to Charles Stevens in the amount of \$650,000.

Pursuant to an Acquisition and Merger Agreement dated June 23rd, 2023 between the Company and Terry Vickery, Conrad Schott, Arie Szigeti and Phillip Williams, the Company acquired all of the membership interest of Sunshine Minerals Ltd. LLC, a company that trades and sells gold by consulting and financing downstream activities through long term and matured relationships. It works directly with legacy producers in East African community and surrounding producing countries. Furthermore, utilizing the majority vote provided by Ken Williams, Paul Khan and Juan Salazar, all officers and directors were removed other than Ken Williams AND Conrad Schott was appointed as President. All stock issuances by the Company and all membership issuance/re-issuance or transfers by Terry Vickery, Conrad Schott, Arie Szigeti and Phillip Williams of their membership interest in Sunshine Minerals Ltd. LLC., shall be completed NO LATER than December 31st, 2023. Sunshine Minerals Ltd. LLC., attests that their current value is \$1,100,000.

Address of the issuer's principal executive office:

1100 NE 45th st, M195, Oakland Park, Fl. 33334

Address of the issuer's principal place of business:

X Check if principal executive office and principal place of business are the same address:

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

No: Yes: If Yes, provide additional details below:

2) Security Information

Transfer Agent

Name: Pacific Stock Transfer Co.
Phone: 1-800-785-7782
Email: DanielleC@pacificstocktransfer.com
Address: 6725 Via Austi Parkway, Suite 300 Las Vegas, NV 89119

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:	<u>NWPN</u>
Exact title and class of securities outstanding:	<u>Common</u>
Stock CUSIP:	<u>67010T103</u>
Par or stated value:	<u>\$0.001</u>
Total shares authorized:	9,997,500,000 as of June 30, 2024
Total shares outstanding:	6,123,284,813 as of June 30, 2024
Total number of shareholders of record:	532 as of June 30, 2024

Please provide the above-referenced information for all other publicly quoted or traded securities of the issuer.

Only 1 class of publicly traded security per the above information.

Other classes of authorized or outstanding equity securities that do not have a trading symbol:

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 that do not have a trading symbol). Use the fields below to provide the information, as applicable, for all other authorized or outstanding equity securities.

Exact title and class of the security:	Preferred Stock
CUSIP (if applicable):	<u>None</u>
Par or stated value:	<u>\$0.001</u>
Total shares authorized:	2,500,000 as of June 30, 2024
Total shares outstanding (if applicable):	1,000,000 as of June 30, 2024
Total number of shareholders of record (if applicable):	9 as of June 30, 2024

Please provide the above-referenced information for all other classes of authorized or outstanding equity securities.

Only 1 class of "other" traded security per the above information.

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.

Dividends are variable and paid out at the discretion of management. Each common share is entitled to one vote. There are no preemption rights.

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

There are no dividend rights nor redemption provisions. However, the Preferred Stock has the following

designation:

- A) Can vote on an as-converted basis
- B) Can convert into common shares based on a 1:1,000,000 ratio that can never be adjusted
- C) Are not subject to dilution
- D) Not subject to any adverse effects as a result of any reverse splits
- E) Holders that are non-directors can only convert their preferred shares into common shares so that their beneficial ownership never exceeds 9.9% of the current issued and outstanding common share count.

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

The Preferred Stock has the following designation:

- A) Can vote on an as-converted basis
- B) Can convert into common shares based on a 1:1,000,000 ratio that can never be adjusted
- C) Are not subject to dilution
- D) Not subject to any adverse effects as a result of any reverse splits
- E) Holders that are non-directors can only convert their preferred shares into common shares so that their beneficial ownership never exceeds 9.9% of the current issued and outstanding common share count.

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 for the two most recently completed fiscal years and any subsequent period.

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

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

Shares Outstanding as of Second Most Recent Fiscal Year End: <u>Opening Balance</u> Date <u>12/31/2021</u> Common: 1,515,875,019 Preferred: 1,000,000			*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?
01/05/2022	New Issuance	100,000,000	Common	\$0.001	Yes	Taryn Mitchell	Debt Conversion	Unrestricted	144
02/02/2022	New Issuance	160,000,000	Common	\$0.001	Yes	Goldberg AG (Pascal Siegenthaler)	Debt Conversion	Unrestricted	4(a)1
08/03/2022	New Issuance	170,000,000	Common	\$0.001	Yes	Canel Aki	Debt Conversion	Unrestricted	4(a)1
08/15/2022	New Issuance	190,000,000	Common	\$0.001	Yes	Canel Aki	Debt Conversion	Unrestricted	4(a)1
10/17/2022	New Issuance	178,571,428	Common	\$0.00014	Yes	DebtFund L.P. (Christopher Shufeldt)	Debt Conversion	Unrestricted	144
11/15/2022	New Issuance	230,000,000	Common	\$0.00005	Yes	Wong Hang Nga	Debt Conversion	Unrestricted	4(a)1
05/02/2023	New Issuance	250,000,000	Common	\$0.00005	Yes	Legion Financial Consultants Ltd. (Joel Tombran)	Debt Conversion	Unrestricted	4(a)1
06/03/2023	New Issuance	200,000,000	Common	\$0.00005	Yes	Pascal Siegenthaler	Debt Conversion	Unrestricted	4(a)1
07/03/2023	New Issuance	295,000,000	Common	\$0.00005	Yes	Pascal Siegenthaler	Debt Conversion	Unrestricted	4(a)1
07/11/2023	New Issuance	295,000,000	Common	\$0.00005	Yes	Legion Financial Consultants Ltd. (Joel Tombran)	Debt Conversion	Unrestricted	4(a)1
07/24/2023	New Issuance	295,000,000	Common	\$0.00005	Yes	Legion Financial Consultants Ltd. (Joel Tombran)	Debt Conversion	Unrestricted	4(a)1

09/27/2023	New Issuance	380,000,000	Common	\$0.00005	Yes	Legion Financial Consultants Ltd. (Joel Tombran)	Debt Conversion	Unrestricted	4(a)1
10/19/2023	New Issuance	438,503,244	Common	\$0.00005	Yes	Pascal Siegenthaler	Debt Conversion	Unrestricted	4(a)1
12/12/2023	New Issuance	468,630,759	Common	\$0.00005	Yes	Branalex Financial Group Inc. Stephen Taub	Debt Conversion	Unrestricted	4(a)1
12/14/2023	New Issuance	470,004,363	Common	\$0.00005	Yes	Pascal Siegenthaler	Debt Conversion	Unrestricted	4(a)1
04/19/2024	New Issuance	486,700,000	Common	\$0.00005	Yes	Branalex Financial Group Inc. (Stephen Taub)	Debt Conversion	Unrestricted	4(a)1
Shares Outstanding on Date of This Report:									
Ending Balance: Date 06/30/2024									
Common: 6,123,284,813									
Preferred: 1,000,000									

Example: A company with a fiscal year end of December 31st 2023, 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, 2022 through December 31, 2023 pursuant to the tabular format above.

*****Control persons for any entities in the table above must be disclosed in the table or in a footnote here.**

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

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:

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

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. *** You must disclose the control person(s) for any entities listed.	Reason for Issuance (e.g. Loan, Services, etc.)
2/23/18-12/23/19	\$60,575	\$42,000	\$18,575	12/23/19-12/23/20	50% discount to market	Peter Matousek	Business Consultant Agreement
12/20/18-12/20/19	\$60,575	\$42,000	\$18,575	12/20/19-12/20/20	50% discount to market	Kristel Matousek	Consulting And Services Agreement
05/24/20-12/24/21	\$41,897	\$220,000	\$17,706	05/24/21-12/24/22	50% discount to market	Paul Khan	Consulting And Services Agreement

12/24/18-1 2/24/21	\$481,758	\$360,000	\$121,758	12/24/19- 12/24/22	50% discount to market	Nathan Yoder	Consulting And Services Agreement
12/24/18-1 2/24/21	\$481,758	\$360,000	\$121,758	12/24/19- 12/24/22	50% discount to market	Gwyneth Edwards	Consulting And Services Agreement
12/24/18-1 2/24/21	\$481,758	\$360,000	\$121,758	12/24/19- 12/24/22	50% discount to market	Connie Helwig	Consulting And Services Agreement
08/07/18	\$15,362,627	\$10,000,000	\$5,362,627	08/07/19	65% discount to market	Medican Enterpris es Inc. Xavier Mitchell	Purchase and Sale Agreement
03/08/19	\$21,357	\$14,000	\$7,357	03/08/20	<u>50% discount to market</u>	Brian Martin	Director' s Agreeme nt
01/26/19	\$15,125,088	10,000,000	\$5,125,088	01/26/20	<u>65% discount to market</u>	<u>Medican Enterpris es Inc. Xavier Mitchell</u>	<u>Purchase and Sale Agreement</u>
04/01/19	\$21,217	\$14,000	\$7,217	04/01/20	<u>50% discount to market</u>	David Krolewski	Employe nt Agreemen t
07/25/19	\$147,576	\$100,000	\$47,576	07/25/20	<u>50% discount to market</u>	Aug ustu s Red mon d	Director' s Agreeme nt
08/29/19	\$152,967	\$105,000	\$47,967	08/29/20	<u>50% discount to market</u>	Jeff Martin	Officer and Director' s Agreeme nt
10/17/19	\$144,682	\$100,000	\$44,682	10/17/20	<u>50% discount to market</u>	Jeff Watson	Consulting and Services Agreement
11/15/19	\$140,586	\$100,000	\$40,586	11/15/20	<u>50% discount to market</u>	<u>Carmen Ramos- Watson</u>	Consulting and Services Agreement
01/01/2022	\$304,749	\$250,000	\$54,749	01/01/23	<u>\$0.00005</u>	Paul Khan	Consulting and Services Agreement
11/21/2022	\$739,408	\$650,000	\$89,408	11/21/2023	<u>50% discount to market</u>	Charles Stevens	Share Purchase Agreement
01/01/2024	\$312,120	\$300,000	\$12,120	01/01/2025	<u>50% discount to market</u>	Paul Khan	Consulting and Services Agreement
01/03/2024	\$3,954	\$3,800	\$154	04/01/2025	<u>50% discount to market</u>	Branalex Financial Group Inc. (Stephen Taub)	Consulting and Services Agreement
04/01/2024	\$204,000	\$200,000	\$4000	04/01/2025	<u>50% discount to market</u>	Legion Financial Consultants Ltd. (Joel Tombran)	Consulting and Services Agreement

04/01/2024	\$204,000	\$200,000	\$4000	04/01/2025	<u>50% discount to market</u>	Branalex Financial Group Inc. (Stephen Taub)	<u>Consulting and Services Agreement</u>
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***Control persons for any entities in the table above must be disclosed in the table or in a footnote here.

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

Pursuant to an Assignment of Debt Agreement between Green Stream Holdings Inc. (OTC:GSFI) and Medican Enterprises Inc. (OTC:MDCN) dated November 6th, 2019, Green Stream Holdings Inc. (OTC:GSFI) assigned its \$10,000,000 note to Medican Enterprises Inc. in exchange for Medican Enterprises Inc. canceling its debt in Green Stream Holdings Inc. (OTC:GSFI) in the amount of \$5 million AND Green Stream Holdings Inc. (OTC:GSFI) canceling its debt in Medican Enterprises Inc. for \$5 million.

Pursuant to a Mutual Rescission And Amendments of Purchase and Sale Agreements dated May 13, 2020 between various parties including RBA Pharma Inc., The Now Corporation and Medican Enterprises Inc. (OTC:MDCN), Medican Enterprises Inc. canceled \$10 million plus accrued interest in the Company. The Company reduced its equity stake in RBA Pharma Inc. to 1%. This action was performed at the request of RBA Pharma Inc. that is looking to go public on various exchanges.

Certain convertible notes were written off due to non-performance of various parties. The corresponding asset will also be marked down in the financial statements.

4) Issuer's Business, Products and Services

The purpose of this section is to provide a clear description of the issuer's current operations. Ensure that these descriptions are updated on the Company's Profile on www.OTCMarkets.com.

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

The Now Corporation is a publicly traded, bio-pharmaceutical research company committed to advancing the science of cannabis research. With a focus on developing plant-derived cannabinoid pharmaceutical products, our mission is to improve the health and wellness of patients worldwide. We are building a dynamic, innovative and forward-looking research, development, education, and testing company serving the fast growing cannabis industry across the US and Canada.

The 2018 Farm Bill, passed in December 2018, federally legalizes industrial hemp in the United States. Hemp is no longer regulated as an illegal substance under the US Justice Department greatly benefiting the CBD industry. With the public awareness of CBD and its many natural benefits exploding, CBD products are flooding the market. As CBD becomes legal and more available throughout the US, increased government regulation is inevitable. The Now Corporation is well positioned to capitalize on the emerging opportunities resulting from the need for more research studies, product testing, hemp cultivation and production, product development, and education.

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

The Company owns the Monster Elixir Inc., a Michigan corporation

C. Describe the issuers' principal products or services.

The Company is a Bio-Pharmaceutical Research Company focused on the research, education and production of Scientific-Grade Cannabidiol and Tetrahydrocannabinol medicine.

Pursuant to an Acquisition and Merger Agreement dated June 23, 2023 between the Company and Terry Vickery, Conrad Schott, Arie Szigeti and Phillip Williams, the Company acquired all of the membership interest of Sunshine Minerals Ltd. LLC, a company that trades and sells gold by consulting and financing downstream activities through long term and matured relationships. It works directly with legacy producers in East African community and surrounding producing countries. Furthermore, utilizing the majority vote provided by Ken Williams,

Paul Khan and Juan Salazar, all officers and directors were removed other than Ken Williams AND Conrad Schott was appointed as President.

All stock issuances by the Company and all membership issuance/re-issuance or transfers by Terry Vickery, Conrad Schott, Arieh Szigeti and Phillip Williams of their membership interest in Sunshine Minerals Ltd. LLC., shall be completed NO LATER than December 31, 2024.

5) Issuer's Facilities

The goal of this section is to provide investors 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. Describe the location of office space, data centers, principal plants, and other property of the issuer and describe the condition of the properties. Specify if the assets, properties, or facilities are owned or leased and the terms of their leases. If the issuer does not have complete ownership or control of the property, describe the limitations on the ownership.

Officers, Directors and Consultants utilize their home offices at present until the Company becomes profitable after which office space will be leased.

The Company's assets at this time are primarily intangible in nature and do not require separate facilities for storage or operation. Research and development are conducted at vendor locations on a shared-profits basis.

If the issuer leases any assets, properties or facilities, clearly describe them as above and the terms of their leases. Pursuant to a Purchase and Sale Agreement dated November 18th, 2012, between Drake Gold Resources Inc. (now Universal Apparel & Textile Company), Eagle Oil Holding Company Inc. (now Green Stream Holdings Inc.), Paul Khan, Nathan Yoder and Peter Matousek & Hyams Family Trust, the Company owns a net revenue interest of 0.25% in the Glover Lease. This oil lease is located in Venango County, PA.

Pursuant to a Purchase and Sale Agreement dated August 7th, 2018, between Eagle Oil Holding Company Inc. (now Green Stream Holdings Inc.) and the Company, the Company owns the following assets in exchange for a \$10 million convertible note:

15% ownership of the following contracts and corresponding gold recovery of Minera Dynasty 1, Minera Linderos E and Proyecto Cecilia 1

20% membership interest in 375 Wall Construction LLC

36,642 preferred shares in Mike The Pike Productions Inc.

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13% of the Blue Print Brand and 23% of Eagle Eye Mobile Radio Application

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All of the membership interest in Pure Digital Technology LLC

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Website named "Cannabud".

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60% ownership of the 60 acres of farmland in South Haven, Michigan (68811 Co Rd 384, South Haven, Michigan, 49090 with a parcel number of '80 09 019 017 00' in Geneva Township

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6) All Officers, Directors, and Control Persons of the Company

Using the table below, please provide information, as of the period end date of this report, regarding all officers and directors of the company, or any person that performs a similar function, regardless of the number of shares they own.

In addition, list all individuals or entities controlling 5% or more of any class of the issuer's securities.

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. 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 investors 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 owners.

Names of All Officers, Directors and Control Persons	Affiliation with Company (e.g. Officer Title / Director/Owner of 5% or more)	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
Ken Williams	Officer/Director/ +5%	Palm Beach, Florida	505,000	Preferred	50.5%	
Paul Khan	+5%	Toronto, Ontario	99,000	Preferred	9.9%	
Augustus Redmond	+5%	Chicago, Illinois	99,000	Preferred	9.9%	
Conrad Schott	Officer	Stonington, Connecticut	None			

Confirm that the information in this table matches your public company profile on www.OTCMarkets.com. If any updates are needed to your public company profile, log in to www.OTCIQ.com to update your company profile.

7) Legal/Disciplinary History

A. Identify and provide a brief explanation as to whether any of the persons or entities listed above in Section 6 have, in the past 10 years:

1. Been the subject of an indictment or conviction in a criminal proceeding or plea agreement or named as a defendant in a pending criminal proceeding (excluding minor traffic violations);

No

2. Been the subject of 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, financial- or investment-related, insurance or banking activities;

No

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

No

4. Named as a defendant or a respondent in a regulatory complaint or proceeding that could result in a "yes" answer to part 3 above; or

No

5. Been the subject 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.

No

6. Been the subject of a U.S Postal Service false representation order, or a temporary restraining order, or preliminary injunction with respect to conduct alleged to have violated the false representation statute that applies to U.S mail.

No

- 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 to 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.

As of September 9th, 2022, the Company received a default judgment against it for \$150,000 plus default interest from Jeanne E. Huffman, trustee with respect to the bankruptcy of Kent Strickler. The Company could not defend itself because it was served by registered mail instead of through a process server. The judgment was then assigned to Floyd White of New Castle, Delaware. Attempts to settle the judgment have been unsuccessful and frustrating due to Mr. White's wild conspiracy theories and racist comments.

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.

Confirm that the information in this table matches your public company profile on www.OTCMarkets.com. If any updates are needed to your public company profile, update your company profile.

Securities Counsel (must include Counsel preparing Attorney Letters).

Name: Vic Devlaeminck PC
Firm:
Address 1: 10013 N.E. Hazel Dell Avenue, Suite 317
Address 2: Vancouver, WA, 98685
Phone:
Email: vic@vicdevlaeminck.com

Accountant or Auditor

Name: Vic Devlaeminck PC
Firm:
Address 1: 10013 N.E. Hazel Dell Avenue, Suite 317
Address 2: Vancouver, WA, 98685
Phone:
Email: vic@vicdevlaeminck.com

Investor Relations

X:: @thenowcorp
Discord:
LinkedIn <https://www.linkedin.com/company/thenowcorp>
Facebook: _____
[Other]

All other means of Investor Communication:

X (Twitter):
Discord:
LinkedIn

Facebook: _____
[Other] _____

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: Paul Khan
Firm:
Nature of Services: Consulting
Consultant Address 1:
Address 2:
Phone:
Email: paulkhanstein@yahoo.ca

9) Disclosure & Financial Information

A. This Disclosure Statement was prepared by (name of individual):

A. Name: **Ken Williams**
Title: **CEO**
Relationship to Issuer: **Serve as CEO and sole member of company Board of Directors and has primary responsibility for preparation of financial statements and Disclosure Reports.**

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

- IFRS
- U.S. GAAP

C. The following financial statements were prepared by (name of individual):

Name: **Ken Williams**
Title: **CEO**
Relationship to Issuer: **Serve as CEO and sole member of company Board of Directors**
Describe the qualifications of the person or persons who prepared the financial statements: **Mr. William has been an entrepreneur and director for multiple private and public companies and has prepared their financial statements.**

Provide the following qualifying financial statements:

- Audit letter, if audited;
- Balance Sheet;
- Statement of Income;
- Statement of Cash Flows;
- Statement of Retained Earnings (Statement of Changes in Stockholders' Equity)
- Financial Notes

Financial Statement Requirements:

- Financial statements must be published together with this disclosure statement as one document.
- Financial statements must be “machine readable”. Do not publish images/scans of financial statements.
- Financial statements must be presented with comparative financials against the prior FYE or period, as applicable.
- Financial statements must be prepared in accordance with U.S. GAAP or International Financial Reporting Standards (IFRS) but are not required to be audited.

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, Emilia Carpinsan certify that:

1. I have reviewed this June 30, 2024 Quarterly Disclosure Statement for THE NOW CORPORATION;
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.

August 9th, 2024

/s/ Emilia Carpinsan

CEO's Signature

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

Principal Financial Officer:

I, Emilia Carpinsan certify that:

1. I have reviewed this June 30, 2024 Quarterly Disclosure Statement for THE NOW CORPORATION;
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.

August 9th, 2024

/s/ Emilia Carpinsan

CEO's Signature

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

THE NOW CORPORATION
Financial Statements
Balance Sheet
For the Periods Ended June 30, 2024 & December 31, 2023
Unaudited

	June 30, 2024	December 31, 2023
ASSETS		
Current Assets		
Cash on hands in bank		
Total current assets	-	-
Property, plant & Equipment		
Green Stream assets	10,000,000	10,000,000
Medican assets	20,000,000	20,000,000
Oil and Gas Leases	41,600	41,600
CJB Uphill Asset	650,000	650,000
Write-down to Obsidian Performance Group Asset	(7,802,628)	(7,802,628)
Monster Elixir	150,000	150,000
Sunshine Minerals Ltd. LLC	1,100,000	1,100,000
Total Assets	\$ 24,138,972	\$ 24,138,972
LIABILITIES AND STOCKHOLDERS' EQUITY		
LIABILITIES		
Current Liabilities		
Accounts payable	26,937	170,861
Total Current Liabilities	26,937	170,861
Long-term Liabilities		
Operational Loans	120,985	120,985
Convertible debt	3,265,529	2,486,624
Accrued payroll expenses	382,697	382,697
Bio-Fuel Note Payable	0	0
Medican Note Payable	30,487,714	29,303,839
CBJ Uphill Note Payable	739,408	710,696
Total Long-term Liabilities	34,996,334	33,004,841
Total Liabilities	35,023,271	33,175,702
STOCKHOLDERS' EQUITY		
Preferred Stock, par value \$0.001, 2,500,000 Authorized 1,000,000 issued and outstanding at 06/30/23 and 12/31/23	1,000	1,000
Common Stock, par value \$0.001, 9,997,500,000 Authorized 6,123,284,813 issued and outstanding at 06/30/24 and 5,636,584,813 issued and outstanding at 12/31/23	6,123,285	5,636,585
Additional paid in capital	(2,295,785)	(1,295,018)
Accumulated Deficit	(13,379,297)	(11,820,002)
Current earnings	(1,333,501)	(1,559,295)
Total Stockholders' equity	(10,884,298)	(9,036,730)
Total Liabilities and Stockholders' Equity	\$ 24,138,972	\$ 24,138,972

THE NOW CORPORATION
Statements of Income and
Retained Earnings (Deficit)
For the Six Months Ended June 30, 2024 & June 30, 2023
Unaudited

	June 30, 2024	June 30, 2023
Revenue	\$ 0	\$ 0
Operating Expenses		
Advertising & promotion		
Auto expense		
Business Licenses		
Consulting		
Insurance		
Interest and bank fees	1,333,501	1,348,753
Adjustment to previous period interest expense		(399,967)
Office expense		
Payroll expense		
Payroll expense – stock based		
Professional fees		
Rent		
Repair & maintenance		
Total Expenses	<u>1,333,501</u>	<u>948,786</u>
Net Operating Loss	<u>\$ (1,333,501)</u>	<u>\$ (948,786)</u>
Net Income	(1,333,501)	(948,786)
Retained earnings (Deficit);		
Beginning of period	(13,379,297)	(11,820,002)
End of Period	<u>\$ (14,712,798)</u>	<u>\$ (12,768,788)</u>

THE NOW CORPORATION
Statements of Cash Flow
For the Six Months Ended
June 30, 2024 & June 30, 2023

Unaudited

	2024	2023
OPERATING ACTIVITIES		
Net Income (Loss)	(1,333,501)	(948,786)
Adjustments to reconcile net Income (Loss) to net cash provided by operations		
Decrease (increase) in operation loans		
Decrease (increase) in accounts payable	143,924	(150,000)
Decrease (increase) in accrued payroll		
Decrease (increase) in stock options		
Net cash provided by operating activities	(1,189,577)	(1,098,786)
INVESTING ACTIVITIES		
Asset acquisition/divestment		-
Net cash provided by investment activity		-
FINANCING ACTIVITIES		
Decrease (increase) in Convertible Debt	(778,905)	329,146
Decrease (increase) in notes payable	(1,247,474)	(1,186,441)
Stock issuance of shares	486,700	450,000
Paid in Capital	(1,000,767)	(358,509)
Net cash provided by financing activities	(2,540,446)	(765,804)
NET INCREASE (DECREASE) IN CASH DURING THE PERIOD	-	-
CASH BALANCE, BEGINNING OF PERIOD	-	-
CASH BALANCE, END OF PERIOD	-	-

THE NOW CORPORATION
Statements of Stockholders' Equity
June 30, 2024
Unaudited

	Common Stock		Paid-in Capital	Accum. Deficit	Total Stockholders' Equity
	Shares	Amount			
Balance, December 31, 2017	431,751,716	\$ 431,752	\$ 220,577	(1,771,611)	(1,119,282)
Net income (loss) FYE December 31, 2018				(328,349)	(328,349)
Balance, December 31, 2018	431,751,716	\$ 431,752	\$ 220,577	(2,099,960)	(1,447,631)
Net income (loss) FYE December 31, 2019				(3,261,481)	(3,261,481)
Balance, December 31, 2019	431,751,716	\$ 431,752	\$ 220,577	(5,361,441)	(4,709,112)
Stock Issuance	85,000,000	\$ 85,000			85,000
Stock Issuance	202,571,427	\$ 202,571			202,571
Note settlement			\$ 9,551,823		9,551,823
Net income (loss) FYE December 31, 2020				(1,299,054)	(1,299,054)
Balance, December 31, 2020	719,323,143	\$ 719,323	\$ 9,772,400	(6,660,495)	3,831,228
Stock Issuance	796,551,876	\$ 796,552	(300,000)		496,552
Net income (loss) FYE December 31, 2021				(2,456,165)	(2,456,165)
Balance, December 31, 2021	1,515,875,019	\$ 1,515,875	\$ 9,472,400	(9,116,660)	1,871,615
Stock Issuance	1,028,571,428	\$ 1,028,571			1,028,571
Note Settlement and Write-down			\$ (8,611,924)		(8,611,924)
Net income (loss) FYE December 31, 2022				(2,703,342)	(2,703,342)
Balance, December 31, 2022	2,544,446,447	\$ 2,544,446	\$ 860,476	(11,820,002)	(8,415,080)
Stock Issuance	3,092,138,366	\$ 3,092,138	(2,155,494)		936,644
Net income (loss) December 31, 2023				(1,559,295)	(1,559,295)
Balance, December 31, 2023	5,636,584,813	5,636,585	(1,295,018)	(13,379,297)	(9,037,730)
Stock Issuance	486,700,000	\$ 486,700	\$ (1,000,767)		(514,067)
Net income (loss) June 30, 2024				(1,333,501)	(1,333,501)
Balance, June 30, 2024	6,123,284,813	6,123,285	(2,295,785)	(14,712,798)	(10,885,298)

THE NOW CORPORATION
Earnings (net loss) Per Share Calculations
for The Period Ending June 30, 2024

Net Loss for 6 Months Ending June 30, 2024		(1,333,501)
Number of Shares as of December 31, 2023	5,636,584,813	
Number of Shares as of June 30, 2024	6,123,284,813	
Weighted Average Number of Shares	5,879,934,813	5,879,934,813
Loss Per Share		\$ (0.000227)

THE NOW CORPORATION
NOTES TO UNAUDITED FINANCIAL STATEMENTS
June 30, 2024

NOTE 1. GENERAL ORGANIZATION AND BUSINESS

The Now Corporation (The Company) was originally organized in the state of Nevada on November 23, 1993 as Handell-Graff, Inc. On March 17, 1999, the company's name was changed to Healthcomp Evaluation Services Corporation when it filed a 10SB and became a fully reporting registered corporation. On August 16, 2002 under rule 12g-4(a)(1)(i) the Company terminated its registration and shortly thereafter on December 31, 2002 changed its name to Exemplar International, Inc. The corporation was subsequently abandoned. On July 25, 2006, the Company was reorganized and the Eight Judicial District Court of Clark County, Nevada appointed a custodian and directed that 200,000,000 shares be issued as controlling interest.

On October 6, 2006, the controlling interest in the company was sold and the Company's name was changed to The Now Corporation. On March 17, 2013, the controlling interest in the Company was acquired by a group that included Peter Matousek. With the Change-of-Control the operations have moved from Scottsdale, Arizona to Palm Beach, Florida.

Peter Matousek resigned all positions on December 20th, 2018, with the subsequent appointment of Ken Williams.

Effective June 23, 2023 through the majority vote provided by Ken Williams, Paul Khan and Juan Salazar, all officers and directors were removed other than Ken Williams AND Conrad Schott was appointed as President.

NOTE 2. SUMMARY OF SIGNIFICANT ACCOUNTING PRACTICES

Financial Statement Presentation

The balance sheet presentation herein includes all assets and liabilities at historical cost. The Company has on occasion issued shares of its common stock in exchange for certain services from the Company's Officers & Directors, business consultants and vendors. The stock has been issued at the fair-valued-based method. The cost of these services has been expensed in the period when the services were performed. No costs of services that were paid with stock have been capitalized.

Accounting Basis

The statements were prepared following generally accepted accounting principles of the United States of America consistently applied.

Fiscal Year

The Company operates on a December 31st fiscal year end.

Stock Based Compensation

The Company has on occasion issued equity and equity linked instruments to non-employees in lieu of cash to various vendors for the receipt of goods and services and, in certain circumstances the settlement of short-term loan arrangements. The applicable GAAP guidance establishes that share-based payment transactions with non-employees shall be measured at the fair value of the consideration received or the fair value of the equity instruments issued, whichever is more reliably measurable.

Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America 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 revenue and expenses during the reporting period. Actual results could differ from those estimates.

Recent Accounting Guidance

The Company has evaluated the recent accounting pronouncements through ASU 2015-16 The Company believes that none of the other pronouncements will have a material effect on the company's financial statements.

NOTE 3. GOING CONCERN

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern, which contemplates the realization of its assets and the liquidation of its liabilities in the normal course of business. Management plans to continue to seek funding from its shareholders and other qualified investors to pursue its business plan. The ability of the Company to continue as a going concern is dependent upon its ability to successfully accomplish this and eventually attain profitable operations. The accompanying financial statements do not include any adjustments that might be necessary if the Company is unable to continue as a going concern.

NOTE 4. STOCKHOLDERS' EQUITY

Common Stock

The Company is authorized to issue 9,997,500,000 shares of common stock, par value \$0.001 and as of June 30, 2024, had 6,123,284,813 common shares issued and outstanding. The Company is authorized to issue 2,500,000 shares of preferred stock, par value \$0.001 and as of June 30, 2024 had 1,000,000 preferred shares issued and outstanding.

NOTE 5. OIL AND GAS LEASE WITH RELATED PARTY

On May 8, 2013, the Company acquired the rights to a lease dated September 6, 2012, between Drake Gold Resources, Inc. and Hyams Family Trust involving several leases including an area known as the Rensma lease. The Company acquired an 87.5% net revenue interest in the Rensma lease described as including 559 acres in the Van-SGL 45 area of the Cranberry Township in Venango County, Pennsylvania, on which are 147 low production oil wells. The Company acquired the rights to only the Rensma lease. Mr. Peter Matousek, the CEO of Drake Gold Resources, Inc. is also a Director and the Public Relations Officer of the Company.

The Company's net revenue interest in the Rensma lease is 87.5%. Terms of the lease require the Company to pay 50% of its net revenue interest from production to the original lease holder (Hyams Family Trust) until a total of \$130,783 is paid whereupon title to the lease will be transferred to the Company. The other 50% of the net revenue interest is to be reinvested into the rework of the wells until the \$130,783 is fully paid at which time the Company will receive its full 87.5% working interest with the continuing obligation to reinvest 50% of its working interest until all of the 147 wells have been reworked.

Upon receipt of title to the lease, the Company is obligated to pay 12.5% of its 87.5% working interest to the original lease holder (Hyams Family Trust) for a period of three (3) years. Should the Company drill any new wells, it is obligated to pay 12.5% from its working interest to the original lease holder (Hyams Family Trust) for a period of three (3) years.

A condition of the lease purchase requires the Company to provide rework development funding to bring two wells back into production each month, weather permitting. Drake Gold Resources, Inc. will also be entitled to a pro-rated ownership in any well it invests rework capital.

The Company's obligation of \$130,783 related to the acquisition of the lease has been Capitalized.

Pursuant to a Purchase and Sale Agreement dated November 18, 2013, Hyams Family Trust assigned a net royalty interest of 0.25% of the Glover Lease in Venango County, PA., in exchange for the rights, privileges and ownership of all of the Company's oil and gas assets.

NOTE 6 OTHER ASSETS AND RELATED DEBT

Pursuant to a Purchase and Sale Agreement dated August 7th, 2018, between Eagle Oil Holding Company Inc. (now Green Stream Holdings Inc.) and the Company, the Company owns the following assets in exchange for a \$10 million convertible note:

15% ownership of the following contracts and corresponding gold recovery of Minera Dynasty 1, Minera Linderos E and Proyecto Cecilia 1

20% membership interest in 375 Wall Construction LLC
36,642 preferred shares in Mike The Pike Productions Inc.
15% membership interest in Premier Equity Advisors LLC
20% equity stake in Zorhek Aqua Farms Inc.
15% of the title, rights and interest in Leolah Brown's autobiography
2.5% equity stake in Axilogy Consulting Corporation
13% of the Blue Print Brand and 23% of Eagle Eye Mobile Radio Application
20% membership interest in Talent-by-Talent LLC
All of the membership interest in Pure Digital Technology LLC
All Eagle Oil's interest in the Frank Farm Lease, Venango County, PA.

Pursuant to a Joint Venture Agreement dated January 5th, 2019, between Zenapay Inc., and the Company, the Company purchased a 1% equity stake in Zenapay Inc. for a \$350,000 convertible note. In addition, the Company provided an additional \$100,000 convertible note to be used to help absorb the costs of digital computations and storage capacity, including bandwidth consumption needs. Programmers will also be required for special development. The Joint Venture was formed in order to join forces with Zenapay to utilize the expertise of Now's CEO, Ken Williams' 30 years of systems development and systems security, He will design a private network for blockchain related implementations that will add an extra layer of security to the blockchain nodes. By doing this, new, private cyber coins can be issued on such private networks. Due to non-performance, this has been canceled.

Pursuant to a Purchase and Sale Agreement between Medican Enterprises Inc. and both the Company & Eagle Oil Holding Company Inc. (now Green Stream Holdings Inc.), the Company owns the following assets in exchange for a \$20 million convertible note:

Ownership of the book named, "Living The Hemp Life: An Argumentative Story About Marijuana", with an ISBN of 978-0-692-72998-4 published on July 19, 2016

Website named "Cannabud".

25% membership interest in Biodynamic Hemp LLC
12% non-dilutable equity stake in RBA Pharma Inc.
5% non-dilutable equity stake in Axilogy Consulting Corporation
20% non-dilutable membership interest in Medmorized LLC
20% non-dilutable equity stake in CBDVITAPETZ Inc.
3% non-dilutable equity stake in VitaCig Latino Inc.
25% non-dilutive equity stake in Vintage Scripts Pharmacy

Non-dilutive equity stake of 2% in Jamaican Earth Therapeutics Limited & a dilutive equity stake of 15%

60% ownership of the 60 acres of farmland in South Haven, Michigan (68811 Co Rd 384, South Haven, Michigan, 49090 with a parcel number of '80 09 019 017 00' in Geneva Township

10% non-dilutive equity stake in Green Gold Acquisitions Inc.

Pursuant to a Bio-Fuel Industrial Joint Venture Agreement between the Company and Curtis Johnson dated August 11th, 2019, the Company issued a convertible note for \$1,250,000 convertible note. Curtis Johnson provided 400 acres of land for year 2020; 1000 acres for year 2021 until the end of the agreement in North Dakota He will also supply agricultural hardware, and experienced labor. The Joint Venture was formed for the purpose of growing Industrial hemp and the development of Hemp Bio-Fuel, not excluding, food, paper, and textiles. The focus is to move towards the supply of fuel caused by the eventual rise of hemp-powered vehicles since industrial hemp is already making headlines, especially as an alternative energy source. The Company wrote off this asset and convertible note for the quarter ending December 31st, 2023.

Pursuant to an Acquisition and Merger Agreement between TransGlobal Assets Inc., Kent Strickler and the Company dated November 28th, 2019, the Company sold its farmland in South Haven, Michigan in exchange for preferred shares to be issued. The Company will own 26.8% of the preferred shares outstanding. As of February 14, 2023, pursuant to an Acquisition and Merger Agreement between various parties, the preferred shares were cancelled in exchange for ownership of TransGlobal Asset's Monster Elixir subsidiary.

Pursuant to a Mutual Rescission And Amendments of Purchase and Sale Agreements dated May 13, 2020 between various parties including RBA Pharma Inc., The Now Corporation and Medican Enterprises Inc. (OTC:MDCN), Medican Enterprises Inc. canceled \$10 million convertible note plus accrued interest in the Company. The Company reduced its equity stake in RBA Pharma Inc. to 1%. This action was performed at the request of RBA Pharma Inc. that is looking to go public on various exchanges.

Pursuant to a Human Imagining Diagnostic Joint Venture between Hollywood Diagnostics Center and the Company dated August 28, 2020, the Company issued a convertible note for \$200,000 as part of its contribution. This asset was not recorded previously on the company's balance sheet and was reconciled as of December 31, 2023. The Company wrote off this asset and convertible note for the quarter ending December 31st, 2023.

Pursuant to a Purchase and Sale Agreement between the Company, Monster Elixir Inc., a TransGlobal Assets Inc. (OTC:TMSH) subsidiary and Robin Brown & Alan Alston, the Company sold 15% of its stake in Vintage Scripts Pharmacy to Monster Elixir Inc., for the use of Monster Elixir's applied for Michigan Medical Marijuana License to increase sales and profits of Vintage Scripts Pharmacy to the benefit of the Sellers.

Pursuant to a Share Purchase Agreement dated January 24, 2022 between the Company, Rudolph Byfield and Obsidian Performance Group, the Company purchased a 28% non-dilutable stake in Obsidian Performance Group that owns the trademark, “Celldrations”. It is a manufacturer and distributor of enhanced premium water products with a clear plan to share its functional water and eco-friendly packaging globally. Both companies will collaborate on the development of various line extensions, including flavored & CBD infused beverages. The consideration paid was a convertible note issued to Rudolph Byfield in the amount of \$7,400,000. On October 10, 2022, the Company was contacted by an attorney for Brazil Society LLC stating that it had a default judgment for \$10,868.08 against Obsidian. This was never disclosed by Rudolph Byfield. Furthermore, Mr. Byfield made some material misrepresentations causing the Company to provide additional capital. He also threatened to put his company into bankruptcy. His convertible note has been canceled and the Company is contemplating legal action against him.

Pursuant to a Share Purchase Agreement dated July 29, 2022 between the Company, Fernando Londe and MePeeps Inc., the Company purchased a 28% non-dilutable stake in MePeeps Inc. MePeeps Inc. is a revolutionary social media company which supports free speech by not flagging, blocking or manipulating posts. The consideration paid was a convertible note issued to Fernando Londe in the amount of \$1,800,000. The Company wrote off this asset and convertible note for the quarter ending December 31st, 2023.

Pursuant to a Share Purchase-Agreement dated November 21, 2022 between the Company and Charles Stevens, the Company purchased a 40% membership interest in CJB Uphill Marketings and Holdings LLC. This California Company manufactures a CBD-Based Tattoo Lotion For All Stages of Tattoos. The consideration paid was a convertible note issued to Charles Stevens in the amount of \$650,000.

Pursuant to an Acquisition and Merger Agreement dated June 23, 2023 between the Company and Terry Vickery, Conrad Schott, Arie Sziget and Phillip Williams, the Company acquired all of the membership interest of Sunshine Minerals Ltd. LLC, a company that trades and sells gold by consulting and financing downstream activities through long term and matured relationships. It works directly with legacy producers in East African community and surrounding producing countries. Furthermore, utilizing the majority vote provided by Ken Williams, Paul Khan and Juan Salazar, all officers and directors were removed other than Ken Williams AND Conrad Schott was appointed as President. All stock issuances by the Company and all membership issuance/re-issuance or transfers by Terry Vickery, Conrad Schott, Arie Sziget and Phillip Williams of their membership interest in Sunshine Minerals Ltd. LLC., shall be completed NO LATER than December 31, 2023. Sunshine Minerals Ltd. LLC., attests that their current value is \$1,100,000.

NOTE 7**SUBSEQUENT EVENTS**

Effective July 22, 2024, Ken Williams resigned from all positions held with the company. Concurrently, Emilia Carpinsan was appointed to his previous roles. Additionally, Conrad Schott was removed from his position by majority vote.

On July 22, 2024, the company entered into a Purchase and Sale Agreement with Emilia Carpinsan for the acquisition of all shares of CIVET USA. As consideration for this acquisition, the company will issue 406,000 Preferred Shares to Emilia Carpinsan as soon as practicable. Full details of this transaction will be provided in the next quarterly report.