

Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

Branded Legacy, Inc.

Incorporated in the State of Utah
37 North Orange Ave Suite 304
Orlando, FL 32801
Phone: 407-377-0642

www.brandedlegacy.com

www.elev8hemp.com

www.spikescbd.com

info@brandedlegacy.com

SIC CODE: 2080

Quarterly Report

For the Period Ending: June 30, 2022
(the "Reporting Period")

As of 6/30/2021, the number of shares outstanding of our Common Stock was: 438,982,816

As of 3/31/2021, the number of shares outstanding of our Common Stock was: 438,982,816

As of 12/31/2021, the number of shares outstanding of our Common Stock was: 438,982,816

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

Yes: No:

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

Yes: No:

Indicate by check mark whether a Change in 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.

Branded Legacy, Inc, a Utah corporation ("BLEG" or the "Company").

Previously Elev8 Brands, Inc. The name was changed to took place on May 22, 2020.

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.

Elev8 Brands, Inc., a Utah corporation (“VATE” or the “Company”).
Previously PLAD, Inc. The name was changed to took place on October 5, 2016.

PLAD, Inc., a Utah corporation (“PLAD” or the “Company”)
Previously Vencor International, Inc. The name change took place on November 5, 2015.

Vencor International, Inc., a Utah Corporation (“VCOR” of the “Company”)

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):

The Company is incorporated in the state of Utah. Branded Legacy, Inc. is a corporation with jurisdiction in the state of Utah and formation date of 9/30/1981. The Company has a current standing of active, with the state of Utah.

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

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

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

Company Headquarters

Address: 37 N Orange Ave #304
Orlando, FL 32801

Phone: 407-377-0642

Email: info@elev8hemp.com

Websites: www.BrandedLegacy.com
www.Elev8Hemp.com
www.SpikesCBDX.com

The address(es) of the issuer’s principal place of business:

Check box 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?

Yes: No:

If this issuer or any of its predecessors have been the subject of such proceedings, please provide additional details in the space below:

2) Security Information

Trading symbol: BLEG
Exact title and class of securities outstanding: Common
CUSIP: 10528L105
Par or stated value: .001

Total shares authorized: 900,000,000 as of date: 6/30/2022
Total shares outstanding: 438,982,816 as of date: 6/30/2022
Number of shares in the Public Float²: 49,897,887 as of date: 6/30/2022
Total number of shareholders of record: 528 as of date: 6/30/2022

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

Trading symbol: BLEG
Exact title and class of securities outstanding: Preferred Series A
CUSIP: 10528L105
Par or stated value: .0001
Total shares authorized: 2,500,000 as of date: 6/30/2022
Total shares outstanding: 2,200,000 as of date: 6/30/2022

Trading symbol: BLEG
Exact title and class of securities outstanding: Preferred Series B
CUSIP: 10528L105
Par or stated value: .0001
Total shares authorized: 7,500,000 as of date: 6/30/2022
Total shares outstanding: 0 as of date: 6/30/2022

Trading symbol: BLEG
Exact title and class of securities outstanding: Preferred Series C
CUSIP: 10528L105
Par or stated value: .0001
Total shares authorized: 0 as of date: 6/30/2022
Total shares outstanding: 0 as of date: 6/30/2022

Trading symbol: BLEG
Exact title and class of securities outstanding: Preferred Series D
CUSIP: 10528L105
Par or stated value: .0001
Total shares authorized: 6,200,000 as of date: 6/30/2022
Total shares outstanding: 2,495,325 as of date: 6/30/2022

Trading symbol: BLEG
Exact title and class of securities outstanding: Preferred Series E
CUSIP: 10528L105
Par or stated value: .0001
Total shares authorized: 3,800,000 as of date: 6/30/2022
Total shares outstanding: 3,800,000 as of date: 6/30/2022

Transfer Agent

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.

Name: Action Stock Transfer Corporation
 Phone: (801) 274-1088
 Email: jb@actionstocktransfer.com
 Address: 2469 E. Fort Union Blvd., Suite 214
 Salt Lake City, UT 84121

Is the Transfer Agent registered under the Exchange Act?³ Yes: No:

3) Issuance History

A. Issuance in chronological order

A. Changes to the Number of Outstanding Shares

Check this box to indicate there were no changes to the number of outstanding shares within the past two completed fiscal years and any subsequent periods:

Shares Outstanding as of Second Most Recent Fiscal Year End: <u>Opening Balance</u> Date 12/31/2019 Common: 568,586,217 Preferred: <u>7,936,681</u>			*Right-click the rows below and select "Insert" to add rows as needed.						
Date of Transaction	Transaction type (e.g. new issuance, cancellation, shares returned to treasury)	Number of Shares Issued (or cancelled)	Class of Securities	Value of shares issued (\$/per share) at Issuance	Were the shares issued at a discount to market price at the time of issuance? (Yes/No)	Individual/ Entity Shares were issued to (entities must have individual with voting / investment control disclosed).	Reason for share issuance (e.g. for cash or debt conversion) -OR- Nature of Services Provided	Restricted or Unrestricted as of this filing.	Exemption or Registration Type.
<u>3/25/2020</u>	<u>New Issuance</u>	250,000	Preferred D	<u>.0001</u>	<u>Yes</u>	Martin Del Monte	<u>Investment</u>	<u>Restricted</u>	<u>None</u>
<u>7/9/2020</u>	<u>New Issuance</u>	15,000,000	common	<u>.001</u>	<u>No</u>	Jermain Strong	<u>Employment</u>	<u>Restricted</u>	<u>None</u>
<u>7/9/2020</u>	<u>New Issuance</u>	5,000,000	common	<u>.001</u>	<u>No</u>	Phillip Friedman	<u>Board Agreement</u>	<u>Restricted</u>	<u>None</u>
<u>7/28/2020</u>	<u>New Issuance</u>	3,078,540	common	<u>.001</u>	<u>No</u>	Matthew Nicoletti	<u>Conversion of preferred</u>	<u>Unrestricted</u>	<u>None</u>
<u>8/10/2020</u>	<u>New Issuance</u>	20,000,000	common	<u>.001</u>	<u>No</u>	Jermain Strong	<u>Amended Employment Agreement</u>	<u>Restricted</u>	<u>None</u>
<u>8/24/2020</u>	<u>New Issuance</u>	87,500	common	<u>.001</u>	<u>No</u>	Mark Parson	<u>Advisory Board Agreement</u>	<u>Restricted</u>	<u>None</u>
<u>8/24/2020</u>	<u>New Issuance</u>	33,334	common	<u>.001</u>	<u>No</u>	Ryan Medico	<u>Employment Agreement</u>	<u>Restricted</u>	<u>None</u>
<u>10/14/2020</u>	<u>New Issuance</u>	87,500	common	<u>.001</u>	<u>No</u>	Marcus Cromartie	<u>Advisory Board Agreement</u>	<u>Restricted</u>	<u>None</u>

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

<u>10/14/2020</u>	<u>New Issuance</u>	87,500	common	<u>.001</u>	<u>No</u>	Brandon James	<u>Advisory Board Agreement</u>	<u>Restricted</u>	<u>None</u>
<u>10/14/2020</u>	<u>New Issuance</u>	87,500	common	<u>.001</u>	<u>No</u>	David M Weaver Jr	<u>Advisory Board Agreement</u>	<u>Restricted</u>	<u>None</u>
<u>10/14/2020</u>	<u>New Issuance</u>	87,500	common	<u>.001</u>	<u>No</u>	Willie Perry	<u>Advisory Board Agreement</u>	<u>Restricted</u>	<u>None</u>
<u>10/14/2020</u>	<u>New Issuance</u>	87,500	common	<u>.001</u>	<u>No</u>	Marquise Williams	<u>Advisory Board Agreement</u>	<u>Restricted</u>	<u>None</u>
<u>10/14/2020</u>	<u>New Issuance</u>	87,500	common	<u>.001</u>	<u>No</u>	James Alsop	<u>Advisory Board Agreement</u>	<u>Restricted</u>	<u>None</u>
<u>10/30/2020</u>	<u>New Issuance</u>	4,410,000	common	<u>.001</u>	<u>No</u>	Ryan Medico	<u>Conversion of Preferred</u>	<u>Unrestricted</u>	<u>None</u>
<u>11/23/2020</u>	<u>New Issuance</u>	87,500	common	<u>.001</u>	<u>No</u>	Travis Carter	<u>Advisory Board Agreement</u>	<u>Restricted</u>	<u>None</u>
<u>11/23/2020</u>	<u>New Issuance</u>	87,500	common	<u>.001</u>	<u>No</u>	Ryan Hudson	<u>Advisory Board Agreement</u>	<u>Restricted</u>	<u>None</u>
<u>1/28/2021</u>	<u>New Issuance</u>	15,000,000	common	<u>.001</u>	<u>No</u>	Brandon Spikes	<u>Employment Agreement</u>	<u>Restricted</u>	<u>None</u>
<u>2/1/2021</u>	<u>New Issuance</u>	7,000,000	common	<u>.001</u>	<u>No</u>	Jamie Collins	<u>Consulting</u>	<u>Restricted</u>	<u>None</u>
<u>2/1/2021</u>	<u>New Issuance</u>	7,000,000	common	<u>.001</u>	<u>No</u>	Sammy Watkins	<u>Consulting</u>	<u>Restricted</u>	<u>None</u>
<u>3/4/2021</u>	<u>New Issuance</u>	87,500	common	<u>.001</u>	<u>No</u>	Joe McDonald Jr	<u>Advisory Board Agreement</u>	<u>Restricted</u>	<u>None</u>
<u>3/10/2021</u>	<u>New Issuance</u>	1,102,080	common	<u>.001</u>	<u>No</u>	Jeffrey Bloss	<u>Conversion Preferred</u>	<u>Unrestricted</u>	<u>None</u>
<u>3/10/2021</u>	<u>New Issuance</u>	1,102,080	common	<u>.001</u>	<u>No</u>	Mark Thomas	<u>Conversion Preferred</u>	<u>Unrestricted</u>	<u>None</u>
<u>3/10/2021</u>	<u>New Issuance</u>	1,102,080	common	<u>.001</u>	<u>No</u>	Andy Holloway	<u>Conversion Preferred</u>	<u>Unrestricted</u>	<u>None</u>
<u>3/17/2021</u>	<u>New Issuance</u>	87,500	common	<u>.001</u>	<u>No</u>	Zachary Brown	<u>Advisory Board Agreement</u>	<u>Restricted</u>	<u>None</u>
<u>3/25/2021</u>	<u>New Issuance</u>	1,102,080	common	<u>.001</u>	<u>No</u>	William Wrisinger	<u>Conversion Preferred</u>	<u>Unrestricted</u>	<u>None</u>
<u>4/28/2021</u>	<u>New Issuance</u>	5,001,000	common	<u>.001</u>	<u>No</u>	Martin DelMonte	<u>Conversion Preferred</u>	<u>Unrestricted</u>	<u>None</u>
<u>5/28/2021</u>	<u>New Issuance</u>	22,000,000	common	<u>.001</u>	<u>No</u>	Matthew Nichols	<u>Addendum to Employment</u>	<u>Restricted</u>	<u>None</u>
<u>9/9/2021</u>	<u>New Issuance</u>	80,000,000	common	<u>.001</u>	<u>No</u>	Brandon Spikes	<u>Addendum to Employment</u>	<u>Restricted</u>	<u>None</u>

<u>9/16/2021</u>	<u>New Issuance</u>	16,800,000	common	<u>.001</u>	<u>No</u>	RB Crown Consulting, LLC – Ryan Medico	<u>Conversion Preferred</u>	<u>Unrestricted</u>	<u>None</u>
<u>9/22/2021</u>	<u>New Issuance</u>	18,960,000	common	<u>.001</u>	<u>No</u>	Ryan Medico	<u>Conversion Preferred</u>	<u>Unrestricted</u>	<u>None</u>
<u>9/23/2021</u>	<u>New Issuance</u>	333,000	Preferred D	<u>.0001</u>	<u>No</u>	R&J Management Group, LLC – Jamie Collins	<u>Consulting</u>	<u>Restricted</u>	<u>None</u>
<u>9/23/2021</u>	<u>New Issuance</u>	12,500,000	Common	<u>.001</u>	<u>No</u>	R&J Management Group, LLC – Jamie Collins	<u>Consulting</u>	<u>Restricted</u>	<u>None</u>
<u>12/14/2021</u>	<u>New Issuance</u>	120,000,000	Common	<u>.001</u>	<u>No</u>	Brandon Spikes	<u>Addendum to Employment Agreement</u>	<u>Restricted</u>	<u>None</u>
<u>12/14/2021</u>	<u>New Issuance</u>	60,000,000	Common	<u>.001</u>	<u>No</u>	Brandon White	<u>Employment</u>	<u>Restricted</u>	<u>None</u>
<u>12/14/2021</u>	<u>New Issuance</u>	20,000,000	Common	<u>.001</u>	<u>No</u>	Matthew Nichols	<u>Addendum to Employment</u>	<u>Restricted</u>	<u>None</u>
Shares Outstanding on Date of This Report:									
Ending Balance:									
Date <u>6/30/2022</u> Common: <u>438,492,816</u>									
Preferred: <u>9,375,325</u>									

B. Debt Securities, Including Promissory and Convertible Notes

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

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

4) Financial Statements

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

- U.S. GAAP
 IFRS

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

Name: **Brandon Spikes**
Title: **Chairman**
Relationship to Issuer: **Corporate Officer**

⁴ The financial statements requested pursuant to this item must be prepared in accordance with US GAAP or IFRS by persons with sufficient financial skills.

C. Balance Sheet - Unaudited

Branded Legacy, Inc.
Consolidated Balance Sheet
Period Ending
30-Jun-22

June 30, 2022 December 31, 2021

ASSETS			
Current Assets			
Cash	\$	972.14	\$ 1,420.00
Accounts Receivable	\$	21,624.64	\$ 21,305.00
Inventory	\$	80,643.29	\$ 83,687.00
Total Current Assets		\$103,240	\$106,412
Fixed Assets			
Accumulated Depreciation	\$	(19,722)	
Equipment		\$17,915	
	\$	(1,806)	\$ -
Other Assets			
Right of Use Assets		\$6,360	\$13,992
Net Assets of Discontinued Operation			
Total Assets		\$107,794	\$120,404
LIABILITIES AND STOCKHOLDER'S EQUITY			
Current Liabilities			
Accounts Payable	\$	57,135.72	\$ 56,956.00
Outstanding Checks			
Payroll Liabilities			
Lease Liability		\$6,360	\$13,992
Total Current Liabilities		\$63,496	\$70,948
Long-Term Liabilities			
Government Loan		\$1,500,000	\$1,500,000
Promissory Note		\$81,800	\$81,800
		\$440,789	\$338,750
Total Long-Term Liabilities		\$2,022,589	\$1,920,550
Total Liabilities		\$2,086,085	\$1,991,498
Stockholder's Equity (Deficit)			
Common Stock			
Par value \$.00001 438,982,816 shares issued and outstanding at June 30, 2022		\$11,665	\$11,665
Capital Preferred Stock			
Par value \$.0001 9,375,325 shares issued and outstanding at June 30, 2022		\$871	\$871
Additional Paid in Capital		\$1,281,147	\$1,281,147
Accumulated (Deficit)		(\$3,164,777)	(\$2,850,972)
Net Income (Loss)		(\$107,198)	(\$313,805)
Net Gain or Loss of Discontinued Operations			
Total Equity (Deficit)		(\$1,978,292)	(\$1,871,094)
Total Liabilities and Stockholder's Equity		\$107,793	\$120,404

D. Statement of Income - Unaudited

Branded Legacy, Inc.
 Consolidated Statement of Operations
 Quarter Ending
 30-Jun-22

	June 30,	
	2022	2021
Revenue, Net	\$ 7,070	\$ 9,313
Cost of Goods Sold	\$ 2,475	\$ 6,416
Gross Profit	\$ 4,596	\$ 2,897
Expenses		
General and Administrative	\$ 45,128	\$ 80,256
Sales and Marketing	\$ 4,576	\$ 29,347
Total Expenses	\$ 49,704	\$ 109,603
Net Income (Loss)	(\$45,109)	(\$106,706)

E. Statement of Cash Flows – Unaudited

Elev8 Brands, Inc. Consolidated Statement of Cash Flows Quarter Ending 30-Jun-22		
	June 30, 2022	March 31, 2022
	<u>Total</u>	<u>Total</u>
OPERATING ACTIVITIES		
Net Income	(\$45,109)	(\$62,089)
Adjustments to reconcile Net Income to Net Cash provided by operations:		
Accounts Receivable		(\$68)
Depreciation Expense	\$903	\$903
Purchase (Sales) of Inventory	(\$1,940)	\$849
Cash from discontinued operations		
Accounts Payable	\$67	\$180
Notes Payable		
Lease Liability		(\$3,816)
Total Adjustments to reconcile Net Income to Net Cash	(\$970)	(\$1,952)
Net cash provided by operating activities	(\$46,079)	(\$64,040)
INVESTING ACTIVITIES		
Purchase of Equipment		
Right of Use Assets	\$3,816	\$3,816
Net cash provided by investing activities	\$3,816	\$3,816
FINANCING ACTIVITIES		
Borrowing (Repayment) of Note Payable		
Notes Payable	\$42,430	\$59,609
Members Equity Adjustment		
APIC		
Cash for Common Stock		
Cash for Preferred Stock		
Net cash provided by financing activities	\$42,430	\$59,609
Net cash increase for period	\$167	(\$615)
Cash at beginning of period	\$805	\$1,420
F. Cash at end of period	\$972	\$805

G. Statement of Retained Earnings (Statement of Changes in Stockholders' Equity) - Unaudited

Branded Legacy, Inc.							
Consolidated Statements of Stockholder's (Deficit)							
30-Jun-22							
	Common Stock		Preferred Stock		Additional Paid in Capital	Accumulated Deficit	Total Stockholder's Deficit
	Shares	Amount	Shares	Amount			
Balance December 31, 2020	50,138,496	6,174	9,495,147	883	1,281,147	(2,850,972)	(1,562,767)
Conversion of Preferred D	4,408,320	7	(73,472)	(7)			
Preferred D Issued for service			300,000	30			30
Common share issued services	29,175,000	291					291
Correcting Entry to account for deficit of Blessed Bean & 02 Breathe						(21,492)	(21,492)
Net Income (Loss)						(52,495)	(52,495)
Balance March 31, 2021	83,721,816	6,472	9,721,675	906	1,281,147	(2,924,960)	(1,636,434)
Conversion of Preferred D	5,001,000	8	(83,350)	(8)			
Common share issued services	22,000,000	2,200					2,200
Net Income (Loss)						(106,706)	(106,706)
Balance June 30, 2021	110,722,816	8,680	9,638,325	897	1,281,147	(3,031,666)	(1,740,940)
Conversion of Preferred D	35,760,000	60	(596,000)	(60.00)			
Preferred Issued per Consulting Agreement			333,000	33			33
Common share issued services	92,500,000	925					925
Net Income (Loss)						(37,152)	(37,152)
Balance September 30, 2021	238,982,816	9,665	9,375,325	871	1,281,147	(3,068,818)	(1,777,133)
Conversion of Preferred D							
Preferred Issued per Consulting Agreement							
Common share issued services	200,000,000	2,000					2,000
Net Income (Loss)						(95,960)	(95,960)
Balance December 31, 2021	438,982,816	11,665	9,375,325	871	1,281,147	(3,164,777)	(1,871,093)
Conversion of Preferred D							
Preferred Issued per Consulting Agreement							
Common share issued services							
Net Income (Loss)							(62,089)
Balance March 31, 2022	438,982,816	11,665	9,375,325	871	1,281,147	(3,164,777)	(1,933,182)
Conversion of Preferred D							
Preferred Issued per Consulting Agreement							
Common share issued services							
Net Income (Loss)							(45,109)
Balance June 30, 2022	438,982,816	11,665	9,375,325	871	1,281,147	(3,164,777)	(1,978,291)

H. Financial notes; and

Branded Legacy, Inc.

NOTES TO FINANCIAL STATEMENTS

NOTE 1 – Organization & Description of Business

- A. Branded Legacy, Inc. specializes in the development and marketing of products for the fitness and wellness markets. The company is founded on the basis of creating high-quality, sustainable, products for health-conscious consumers.
- B. Elev8 Hemp LLC is a wholly owned subsidiary of Branded Legacy, Inc. which focuses on the development and marketing of hemp-based food, beverage, and health care products including hemp coffee, hemp water, and hemp-based skin care products.
- C. Spikes CBDx, LLC is a wholly owned subsidiary of Branded Legacy, Inc. which focuses on the development and marketing of the highest quality CBD Products. Currently Spikes CBDx products consist of CBD Tinctures, CBD Massage Oil, CBD Salve, CBD CryoGel, Delta 8 Tinctures and Delta 8 Gummies.
- D. Versatile Industries, LLC is a wholly owned subsidiary of Branded Legacy, Inc. which focuses on the private label of hemp and CBD products.
- E. In 1981 Blue Ridge, Inc., a publicly traded company, was incorporated in the State of Utah. Blue Ridge, Inc. bred champion horses. In 1984, Vencor Corporation was incorporated as a private company to produce and market DiDeeSnug Diaper, an environmentally responsible cloth diaper that was both washable and reusable. In 2016 the entity changed its name to Elev8 Brands, Inc. As of May 22, 2020 the Company changed its name to Branded Legacy, Inc.
- F. The Company's fiscal year end is December 31.

NOTE 2 – Summary of Significant Accounting Policies

Method of Accounting

The Company's financial statements have been prepared in conformity with accounting principles generally accepted in the United States of America ("U.S. GAAP").

Cash and Cash Equivalents

Cash and cash equivalents include time deposits, certificates of deposit, and all highly liquid debt instruments with original maturities of three months or less.

Accounts Receivable

The Company considers accounts receivable to be fully collectible. Accordingly, no allowance for doubtful accounts is required. If amounts become uncollectible, they will be charged to operations when that determination is made.

Earnings (Loss) per Share

Earnings (loss) per share of common stock are computed in accordance with FASB ASC 260 "Earnings per Share". Basic earnings (loss) per share are computed by dividing income or loss available to common shareholders by the weighted-average number of common shares outstanding for each period. Diluted earnings per share are calculated by adjusting the weighted average number of shares outstanding assuming conversion of all potentially dilutive stock options, warrants and convertible securities, if dilutive. Common stock equivalents that are anti-dilutive are excluded from both diluted weighted average number of common shares outstanding and diluted earnings (loss) per share.

Fair Value of Financial Instruments

The estimated fair values for financial instruments are determined at discrete points in time based on relevant market information. These estimates involve uncertainties and cannot be determined with precision. The carrying amounts of accounts payable, accrued liabilities, and notes payable approximate fair value given their short-term nature or effective interest rates.

Inventories

Inventories consist of hemp coffee, CBD lotion, CBD Tinctures, Delta 8 Gummies and Delta 8 Tinctures. The shelf life of all inventories is one year. The company goes through all inventory on average every two months. With the cost associated with the products not changing the Company recognized all inventory and cost of goods sold at purchased cost.

Depreciation

Assets are depreciated over 5 years using straight-line depreciation. Assets consist of computer equipment. Depreciation started in 2018 when purchases were made.

Branded Legacy, Inc.

NOTES TO FINANCIAL STATEMENTS

NOTE 3 – Summary of Significant Accounting Policies - continued

Use of Estimates

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

Revenue Recognition

The Company sales consist of natural hemp infused products, CBD infused products and private label coffees. Both hemp and CBD are purchased from outside vendors. The Company sells product to consumers, wholesalers as well as distributors. These purchases are done prior to orders so we have on hand.

The Company recognizes revenue in accordance with the Financial Accounting Standards Board (“FASB”) Accounting Standards Codification (“ASC”) 606, Revenue from Contracts with Customers, which requires that five basic steps be followed to recognize revenue: (1) a legally enforceable contract that meets criterial standards as to composition and substance is identified; (2) performance obligations relating to provision of goods or services to the customer are identified; (3) the transaction price, with consideration given to any variable, noncash, or other relevant consideration, is determined; (4) the transaction price is allocated to the performance obligations; and (5) revenue is recognized when control of goods or services is transferred to the customer with consideration given, whether that control happens over time or not. Determination of criteria (3) and (4) are based on our management’s judgments regarding the fixed nature of the selling prices of the products and services delivered and the collectability of those amounts.

Private Label Customers are wholesale distributors of the Company’s product, under their own wholesale private label brand. The products are made to Company specifications and shipped directly to the wholesaler. The pricing is predicated upon a volume discount negotiated at the time of the placement of the orders. Product is produced and labeled in the Longwood manufacturing facility and shipped directly to the Private Label customer who re-distributes to their retail and other customers. The products are fully paid when shipped.

Revenue from product sales is recognized when an order has been obtained, the price is fixed and determinable, the product is shipped, title has transferred, and collectability is reasonably assured.

NOTE 4 – Leasing

ASC842, was the new standard expected to have any impact on the Company’s FSs.

	2021	2022					
Payments	\$ 1,272						
PV of Lease Liability	\$ 13,992						
	Lease Expense	Cash Payment	Tax	Liability Amortization	Unamortized Liability	ROU Amortization	ROU Balance
Year End	(A)	(B)	(C)=(D)*6%	(B)-(C)	(D)	(A)-(C)	
12/31/2021	\$ 1,272				\$ 13,992		\$ 13,992
3/31/2022	\$ 3,816.00			\$ 3,816.00	\$ 10,176.00	\$ 3,816.00	\$ 10,176.00
6/30/2022	\$ 3,816.00			\$ 3,816.00	\$ 6,360.00	\$ 3,816.00	\$ 6,360.00
9/30/2022	\$ 3,816.00			\$ 3,816.00	\$ 2,544.00	\$ 3,816.00	\$ 2,544.00
11/30/2022	\$ 2,544.00			\$ 2,544.00	\$ -	\$ 2,544.00	\$ -
	\$ 13,992.00	\$ -	\$ -	\$ 13,992.00		\$ 13,992.00	

NOTE 5 – Going Concern

In December 2019, a novel strain of coronavirus was reported to have surfaced in Wuhan, China. In January 2020, the WHO declared the COVID-19 outbreak a “Public Health Emergency of International Concern.” This worldwide outbreak has resulted in the implementation of significant governmental measures, including lockdowns, closures, quarantines, and travel bans intended to control the spread of the virus. Companies are also taking precautions, such as requiring employees to work remotely, imposing travel restrictions, and temporarily closing businesses and facilities. These restrictions, and future prevention and mitigation measures, have had an adverse impact on global economic conditions and are likely to have an adverse impact on consumer confidence and spending, which could materially adversely affect the supply of, as well as the demand for, our products. Uncertainties regarding the economic impact of COVID-19 are likely to result in sustained market turmoil, which could also negatively impact our business, financial condition, and cash flow.

Our co-packer’s source raw materials used in our products from suppliers located in the United States. The impact of COVID-19 on these suppliers, or any of our other suppliers, distributors and resellers, or transportation or logistics providers, may negatively affect the price and availability of our ingredients and/or packaging materials and impact our supply chain. If the disruptions caused by COVID-19 continue for an extended period of time, our ability to meet the demands of our consumers may be materially impacted. To date, we have not experienced any reduction in the available supply of our products.

The extent of the effect of COVID-19 on our operational and financial performance will depend on future developments, including the duration, spread, and intensity of the outbreak, all of which are uncertain and difficult to predict considering the rapidly evolving landscape. As a result, it is not currently possible to ascertain the overall impact of COVID-19 on our business. However, if the pandemic continues for a prolonged period, it could have a material adverse effect on our business, results of operations, financial condition, and cash flow and adversely impact the quoted price of our Common Stock on the OTCQB.

Our financial statements appearing elsewhere in this prospectus have been prepared on a going concern basis, which contemplates the realization of assets and the satisfaction of liabilities in the normal course of business. The Company's ability to continue as a going concern is contingent upon its ability to raise additional capital as required. As at December 31, 2018, our cash and cash equivalents (immediately marketable securities) was \$37,105. Unless we receive additional private financing or we receive a minimum of \$500,000 from the proceeds of this Offering, we will not be able to grow operations. We may have to raise additional interim capital from other private sources. There can be no assurance that such needed capital will be available or even if available that it will not be extremely dilutive to the Company’s shareholders.

Our auditors have indicated that these conditions raise substantial doubt about the Company’s ability to continue as a going concern. These financial statements do not include any adjustments relating to the recoverability and classification of recorded asset amounts, or amounts and classification of liabilities that might result from this uncertainty.

During the three months ended September 30, 2020, we reported net revenues of \$23,751, which is a decrease of \$52,135 or 68.7%, compared to the three months ended September 30, 2019. We attribute this decrease to the discontinuation of unfavorable distributor agreements in an effort to sign larger, more favorable agreements. Distribution of our products pursuant to these agreements was impacted by unforeseen delays. During the three months ended September 30, 2020, we reported net revenues of \$23,751, which is a decrease of \$52,135 or 68.7%, compared to the three months ended September 30, 2019. We attribute this decrease to the discontinuation of unfavorable distributor agreements in an effort to sign larger, more favorable agreements. Distribution of our products pursuant to these agreements was impacted by unforeseen delays, as well as the COVID-19 pandemic in the beginning of 2020. The COVID-19 pandemic not only impacted these new distribution agreements, slowed the purchases from our existing distributors. We expect that revenue will increase in the fourth quarter of fiscal year 2021 as the distribution related to many of these new agreements will come to fruition. Despite the impact from COVID-19 on our revenues in 2020, we have see revenues begin to increase in the fourth quarter of 2021 and expect a sharp increase in 2022.

NOTE 6 – Related Party Transactions

As of 6/30/2022, there are no related party transactions.

NOTE 7 – Discontinued Operations

Blessed Bean Coffee, LLC as of March 31, 2020 exercised the clause in the acquisition agreement to separate from Branded Legacy, Inc. and remain a private company. Blessed Bean Coffee will remain Elev8 Hemp’s manufacturer for its hemp and CBD coffees and teas. Both Branded Legacy and Blessed Bean Coffee wrote this acquisition to allow both Companies a working relationship with a relationship with an option to exit. There was no payout from Blessed Bean Coffee for this transaction. All assets and liabilities remain with Blessed Bean Coffee.

Below is a table of the operating results of the Company’s discontinued operations Net income (loss) from discontinued operations to tie out FSSs.

Revenue, Net	\$	59,013.85
Cost of Goods Sold	\$	2,130.00
Gross Profit	\$	56,883.85
Expenses		
General and Administrative	\$	50,302.40
Sales and Marketing		4,207.99
Total Expenses	\$	54,510.39
Net Income (Loss)	\$	2,373.46

Branded Legacy, Inc.

NOTES TO FINANCIAL STATEMENTS

NOTE 8 – Stock

Preferred Stock

Preferred A Stock shall have the right to one vote per each share of Series A Preferred Stock that they hold and convert on a one-to-one basis.

Preferred B Stock will convert on a ten to one basis and shall have the right to one vote per each share of Series B Preferred Stock that they hold.

Series D Preferred Stock subject to conversion shall be convertible into 60 shares of Common Stock

Series E Preferred Stock subject to conversion shall be convertible into 30 shares of Common Stock

Preferred stock consists of 10,000,000 shares authorized at \$0.0001 par value. On June 30, 2021, there were 2,200,000 Preferred A shares issued and outstanding, 2,495,325 Preferred D shares issued and outstanding, 3,800,000 Preferred E shares issued and outstanding, and 880,000 undesignated Preferred shares issued to Utopia Bay Inc. on September 29, 2006. These undesignated Preferred Shares are due to a legacy accounting error which the company is working to eliminate.

Common Stock

Common stock consists of 900,000,000 shares authorized at \$0.001 par value. As of June 30, 2022, there were 438,982,816 shares issued and outstanding.

NOTE 9 – Commitments and Contingencies

The Company has no commitments and contingencies.

NOTE 10 – Acquisitions

In the first quarter of 2017 Elev8 Brands negotiated for the purchase of 02 Breathe, LLC for 500,000 restricted common shares. These shares were valued at par value of .00001.

In the third quarter of 2017 Elev8 Brands purchased Hemp Founders, LLC for their white label company for 1,500,000 restricted common shares. These shares were valued at par value of .00001.

Blessed Bean Coffee, LLC was issued 2,000,000 restricted common shares per the acquisition of L&P Cold Brew, LLC.

On January 25th Branded Legacy, Inc. acquired Spikes CBDX, LLC in exchange for 15,000,000 restricted common shares of the Company at par value of .00001.

NOTE 11 – Settlement Agreements

James Gaspard was issued 3,500,000 restricted common shares of the Company per a settlement agreement.

David Harkham was issued 50,000,000 restricted common shares of Elev8 Brands, Inc. at a par value of .00001 to avoid litigations from the prior company before the name change.

Sean Foley was issued 10,000,000 restricted common shares of Elev8 Brands, Inc. at a par value of .00001 to avoid litigations from the prior company before the name change.

Sean Foley, per an agreement, retired his 10,000,000 restricted common shares in October of 2018.

Branded Legacy, Inc.

NOTES TO FINANCIAL STATEMENTS

NOTE 12 – Vendors

Bright Rain Collaborative was issued 793,651 shares at par value of .0001 for services on March 1, 2019.

Bright Rain Collaborative was issued 413,223 common shares at par value of .0242 for marketing services performed.

NOTE 13 – Employees

On July 9, 2020 Jermain Strong was issued 15,000,000 common shares per an employment agreement.

On August 10, 2020 Jermain Strong was issued 20,000,000 common shares per an amendment employment agreement.

On May 18, 2021 Matthew Nichols was issued 22,000,000 common shares per an addendum to an employment agreement.

Branded Legacy, Inc.

NOTES TO FINANCIAL STATEMENTS

NOTE 14 - Shipping and Handling

We bill our customers for shipping and handling charges, which are included in net sales for the applicable period, and the corresponding shipping and handling expense is reported in cost of sales.

NOTE 15 – Promissory Notes Payable

As of June 30, 2022, the Company has \$440,789 in Promissory Notes.

NOTE 16 – Investors:

On March 6, 2019, Kona Gold Solutions, Inc. converted 146,803,365 shares of Branded Legacy, Inc. common stock, par value \$.00001, into 2,746,723 shares of Branded Legacy Inc. Series D preferred stock. On November 27, 2019, Kona Gold Solutions, Inc entered into an agreement with Branded Legacy, Inc., whereas Eleve8 Brands, Inc. would receive all 2,746,723 shares of Branded Legacy, Inc. Series D preferred stock for a non-convertible promissory note to Kona Gold Solutions, Inc. for \$1,500,000 with payment due November 27, 2029. As of December 31, 2019, and 2018, this investment is disclosed on the accompanying balance sheets.

NOTE 17 – Private Placement Memorandum

The Company has utilized investment opportunities through a PPM which results in issuing investment shares of Series Preferred D share. In order to establish a par rate an average of the ten-day prior closing price is utilized. At this point a 35% discount is applied.

NOTE 18 – Income Taxes

The company has experienced a net loss and has a net operating loss carryforward of \$(298,461) in 2020. All related deferred tax assets have been fully reserved for future profitability and taxable income are required to realize such a asset.

NOTE 19 – Subsequent Events

As of the date of this disclosure there have been no subsequent events.

NOTE 20 - Business Information

- A. Branded Legacy, Inc. specializes in the development and marketing of products for the fitness and wellness markets. The company is founded on the basis of creating high-quality, sustainable, products for health-conscious consumers.
- B. Elev8 Hemp LLC is a wholly-owned subsidiary of Branded Legacy, Inc. which focuses on the development and marketing of hemp-based food, beverage, and health care products including hemp coffee, hemp water, and hemp-based skin care products.

- C. Spikes CBDx, LLC is a wholly-owned subsidiary of Branded Legacy, Inc. which focuses on the development and marketing of the highest quality CBD Products. Currently Zoe CBD products consist of CBD Tinctures, CBD Massage Oil and CBD Salve.
- D. Versatile Industries, LLC is a wholly owned subsidiary of Branded Legacy, Inc. which focuses on the private label of hemp and CBD products.
- E. In 1981 Blue Ridge, Inc., a publicly traded company, was incorporated in the State of Utah. Blue Ridge, Inc. bred champion horses. In 1984, Vencor Corporation was incorporated as a private company to produce and market DiDeeSnug Diaper, an environmentally responsible cloth diaper that was both washable and reusable. In 2016 the entity changed its name to Branded Legacy, Inc.
- F. The Company's primary SIC code is 2080
- G. The Company's fiscal year end is December 31.

NOTE 21 - Facilities

The Company's corporate office is located at 37 North Orange Ave Suite 304, Orlando, FL 32801.

NOTE 22

A. Officers, Directors, and Control Persons

Brandon Spikes, Chairman

Brandon Spikes was born and raised in Shelby, NC where he played high school football for the Crest Chargers. Mr. Spikes accepted an athletic scholarship to attend the University of Florida where he became an All-American twice and was a member of two BCS National Championship teams. In 2010 he was drafted by the New England Patriots in the second round. In November of 2019 Mr. Spikes was inducted into the UF Athletics Hall of Fame. Brandon currently holds the role of Director of Post Career Affairs at DEC Management where he utilizes his talents skills and abilities off the field to help guide retiring professional athletes.

Jermain Strong, CEO

Jermain Strong is the Chief Executive Officer at Branded Legacy, Inc., a publicly traded company bringing premium hemp products to the market while promoting a health-conscious lifestyle. Jermain brings to the table years of operational and leadership experience in the athletic arena as well as the manufacturing industry.

Executive Compensation

Name and Principle Position	Year	Salary	Bonus	Stock Awards	Total
Brandon Spikes	2021	\$250,000		140,000,000 Restricted Common Shares	\$250,000

Jermain Strong	2020	\$20,000		35,000,000 Restricted Common Shares	\$20,000
Matthew Nichols	2020	\$45,000			\$45,000
	2021	\$50,000		20,000,000 Restricted Common Shares	\$50,000
Brandon White	2021	\$150,000		60,000,000 Restricted Common Shares	\$150,000

B. None of these persons have, in the last five years, been subject to any legal or disciplinary action by any legal authority, including the SEC.

C. Beneficial Shareholders

Persons owning more than five percent (5%) of the issuer's securities as of the date issued:

- Jermain Strong
37 North Orange Ave Suite 304, Orlando, FL 32801
35,000,000 Restricted Common Shares
- Matthew Nichols
37 North Orange Ave Suite 304, Orlando, FL 32801
42,000,000 Restricted Common Shares
- Brandon Spikes
37 North Orange Ave Suite 304, Orlando, FL 32801
135,000,000 Restricted Common Shares
- Brandon White
37 North Orange Ave Suite 304, Orlando, FL 32801
60,000,000 Restricted Common Shares

NOTE 23 Controls and Procedures

Evaluation of Disclosure Controls and Procedures

Our management, with the participation of our Principal Executive Officer and Principal Financial Officer, evaluated the effectiveness of our disclosure controls and procedures (as defined in the Securities Exchange Act of 1934 Rules 13a-15(e) and 15d-15(e)) as of the end of the period covered by this Quarterly Report on Form 10-K. In designing and evaluating the disclosure controls and procedures, management recognizes that any controls and procedures, no matter how well designed and operated, can provide only reasonable assurance of achieving the desired control objectives. In addition, the design of disclosure controls and procedures must reflect the fact that there are resource constraints and that management is required to apply its judgment in evaluating the benefits of possible controls and procedures relative to their costs.

Based on our evaluation, our Principal Executive Officer and Principal Financial Officer, after considering the existence of material weaknesses identified, determined that our internal control over financial reporting disclosure controls and procedures were not effective as of June 30, 2020.

Management's Annual Report on Internal Control over Financial Reporting

Our management is responsible for establishing and maintaining adequate internal control over financial reporting as defined in Rules 13a-15(f) and 15d-15(f) under the Securities Exchange Act of 1934, as amended. Our internal control over financial reporting is designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with U.S. generally accepted accounting principles.

Our internal control over financial reporting includes those policies and procedures that: (i) pertain to the maintenance of records that in reasonable detail accurately and fairly reflect the transactions and dispositions of our assets, (ii) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that our receipts and expenditures are being made only in accordance with the authorization of our management and directors, and (iii) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of our assets that could have a material effect on our financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Management, including our Principal Executive Officer and Principal Financial Officer, assessed the effectiveness of our internal control over financial reporting as of June 30, 2020. In making this assessment, management used the criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission (COSO) in Internal Control over Financial Reporting - Guidance for Smaller Public Companies.

We identified the following deficiencies which together constitute a material weakness in our assessment of the effectiveness of internal control over financial reporting as of December 31, 2018:

- The Company has inadequate segregation of duties within its cash disbursement control design.
- During the quarter ending September 30, 2021, the Company internally performed all aspects of its financial reporting process, including, but not limited to the underlying accounting records and the recording of journal entries and for the preparation of financial statements. This process was deficient, because these duties were performed often times by the same people, and therefore a lack of review was created over the financial reporting process that might result in a failure to detect errors in spreadsheets, calculations, or assumptions used to compile the financial statements and related disclosures as filed with the SEC. These control deficiencies could result in a material misstatement to our interim or annual financial statements that would not be prevented or detected.

It should be noted that any system of controls, however well designed and operated, can provide only reasonable, and not absolute, assurance that the objectives of the system are met. In addition, the design of any control system is based in part upon certain assumptions about the likelihood of future events. Because of these and other inherent limitations of control system, there can be no assurance that any design will succeed in achieving its stated goals under all potential future conditions.

The annual report does not include an attestation report of the Company's registered public accounting firm regarding internal control over financial reporting. Management's report was not subject to attestation by the Company's registered public accounting firm pursuant to rules of the Securities and Exchange Commission that permit us to provide only management's report in this annual report.

We regularly review our system of internal control over financial reporting to ensure we maintain an effective internal control environment. There were no changes in our internal controls over financial reporting during the quarter ended December 31, 2021 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

Changes in Internal Control Over Financial Reporting

There have been no changes in the Company's internal control over financial reporting that occurred during the quarter ending June 30, 2022 that have materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

Item 13 Similar financial information for such part of the two preceding fiscal years as the issuer or its predecessor has been in existence.

1. Year End 2020 and 2019 Financial Statements

Branded Legacy, Inc.
Consolidated Balance Sheet
Period Ending
31-Dec-20

December 31, 2020 December 31, 2019

ASSETS		
Current Assets		
Cash	\$5,802	
Accounts Receivable	\$43,554	\$45,073
Inventory	\$89,315	\$72,396
Total Current Assets	\$138,671	\$117,469
Fixed Assets		
Accumulated Depreciation	\$ (10,748)	(\$7,135)
Equipment	\$18,065	\$46,965
	\$7,318	\$39,830
Other Assets		
Right of Use Assets	\$4,500	
Net Assets of Discontinued Operation		\$54,397
Total Assets	\$150,489	\$211,696
LIABILITIES AND STOCKHOLDER'S EQUITY		
Current Liabilities		
Accounts Payable	\$42,979	\$25,267
Outstanding Checks		\$1,648
Payroll Liabilities	\$626	\$575
Lease Liability	\$4,500	
Total Current Liabilities	\$48,106	\$27,490
Long-Term Liabilities	\$1,500,000	\$1,500,000
Government Loan	\$81,800	
Promissory Note	\$69,250	\$216,750
Total Long-Term Liabilities	\$1,651,050	\$1,716,750
Total Liabilities	\$1,699,156	\$1,744,240
Stockholder's Equity (Deficit)		
Common Stock		
par value \$.00001 50,138,496 shares issued and outstanding at December 31, 2020	\$6,174	\$180,610
Capital Preferred Stock		
Par value \$.0001 9,495,147 shares issued and outstanding at December 31, 2020	\$883	\$333,107
Additional Paid in Capital	\$1,281,147	\$446,043
Accumulated (Deficit)	(\$2,538,410)	(\$2,546,701)
Net Gain or Loss of Discontinued Operations		\$54,397
Net Gain or Loss	(\$298,461)	
Total Equity (Deficit)	(\$1,548,667)	(\$1,532,544)
Total Liabilities and Stockholder's Equity	\$150,489	\$211,696

Branded Legacy, Inc.
Consolidated Statement of Operations
Year Ending
31-Dec-20

	December 31,	
	2020	2019
Revenue, Net	\$ 100,626	\$318,526
Cost of Goods Sold	\$77,975	\$140,936
Gross Profit	\$22,651	\$177,590
Expenses		
General and Administrati	\$244,124	\$2,076,966
Sales and Marketing	\$76,989	\$150,927
Total Expenses	\$321,112	\$2,227,893
Net Income (Loss) From Discontinued Operations		(\$18,554)
Net Income (Loss)	(\$298,461)	(\$2,068,857)
Loss Per Common Share	(\$0.02)	(\$0.00)

Elev8 Brands, Inc.
Consolidated Statement of Cash Flows
Year Ending
31-Dec-20

	December 31, 2020 Total	December 31, 2019 Total
OPERATING ACTIVITIES		
Net Income	(\$298,461)	(\$2,068,857)
Adjustments to reconcile Net Income to Net Cash provided by operations:		
Accounts Receivable	\$1,816	(\$33,144)
Depreciation Expense	\$3,613	\$3,446
Purchase (Sales) of Inventory	(\$19,745)	(\$58,370)
Cash from discontinued operations		(\$7,794)
Accounts Payable	\$19,960	\$20,258
Notes Payable		(\$61,279)
Sales Tax Agency Payable	\$51	\$245
Total Adjustments to reconcile Net Income to Net Cash provided by operations:	\$5,694	(\$136,638)
Net cash provided by operating activities	(\$292,767)	
INVESTING ACTIVITIES		
Purchase of Equipment	\$28,900	(\$5,802)
Goodwill		
Net cash provided by investing activities	\$28,900	\$0
FINANCING ACTIVITIES		
Borrowing (Repayment) of Note Payable		
Notes Payable	(\$65,700)	\$1,691,750
Discount on Investment Shares		
APIC	\$843,677	
Cash for Common Stock	(\$174,437)	\$176,155
Cash for Preferred Stock	(\$332,224)	\$331,894
Net cash provided by financing activities	\$271,317	\$2,199,799
Net cash increase for period	\$7,450	(\$11,498)
Cash at beginning of period	(\$1,648)	\$9,850
Cash at end of period	\$5,802	(\$1,648)

Branded Legacy, Inc.
Consolidated Statements of Stockholder's (Deficit)
31-Dec-20

	Common Stock		Preferred Stock		Additional Paid in Capital	Accumulated Deficit	Total Stockholder's Deficit
	Shares	Amount	Shares	Amount			
Balance December 31, 2019	568,586,217	180,610	7,936,681	333,107	446,043	(2,492,304)	(1,532,544)
Preferred Stock Issuance for investment at discount rate			250,000	120,000	(70,000)		50,000
Common share issued services							-
Adjustment to APIC for Par Value of Stock		(174,924)		(452,288)	627,212		-
Net Income (Loss) from discontinued operations						2,373	2,373
Net Income (Loss)						(71,632)	(71,632)
Balance March 31, 2020	568,586,217	5,686	8,186,681	819	1,003,255	(2,561,563)	(1,551,803)
Reverse Stock Split 300 for 1	1,895,764	5,686					-
Common share DTC Rounding Shares	25	-					-
Preferred Issued per Exchange Agreement			1,433,275	143			-
Adjustment to accumulated deficit from discontinued operations						(57,395)	(57,395)
Net Income (Loss)						(79,883)	(79,883)
Balance June 30, 2020	1,895,789	5,686	9,619,956	962	1,003,255	(2,698,841)	(1,689,081)
Conversion of Preferred D	3,078,540	5	(51,309)	(5)			(0)
Common share issued services	40,054,166	402			286,512		286,914
Adjustment to Rounding Shares	1						-
Adjustment to Discontinued Operations						307,377	307,377
Adjustment to APIC from 2016					(8,620)		
Net Income (Loss)						(43,829)	(43,829)
Balance September 30, 2020	45,028,496	6,093	9,568,647	957	1,281,147	(2,435,293)	(1,138,619)
Conversion of Preferred D	4,410,000	74	(73,500)	(74)			
Year End Adjustment to Remove Discontinued Operations							(306,938)
Common share issued services	700,000	7					7
Net Income (Loss)						(103,117)	(103,117)
Balance December 31, 2020	50,138,496	6,174	9,495,147	883	1,281,147	(2,538,410)	(1,548,667)

Elev8 Brands, Inc.
Statements of Stockholder's (Deficit)
31-Dec-18

	Common Stock		Preferred Stock		Additional Paid in Capital	Accumulated Deficit	Total Stockholder's Deficit
	Shares	Amount	Shares	Amount			
Balance December 31, 2017	578,835,396	\$ 5,789	\$ 8,680,000	\$ 868	\$ 100	\$ (134,105)	\$ (127,350)
Common shares retired	(215,603,365)	\$ (2,156)					\$ (2,156)
Preferred shares retired			\$ (2,000,000)	\$ (200)			\$ (200)
Retained Earnings						\$ 272	\$ 272
Net Income (Loss)						\$ (25,137)	\$ (25,137)
Balance March 31, 2018	363,232,031	\$ 3,632	\$ 6,680,000	\$ 668	\$ 100	\$ (158,970)	\$ (154,571)
Common stock issued for services							
Common share note conversion	31,653,015	\$ 317			\$ 20,258		\$ 20,575
Common share issued employment	10,000,000	\$ 100			\$ 59,900		\$ 60,000
Preferred shares issued employment			\$ 900,000	\$ 90			\$ 90
Preferred shares issued for investments			\$ 840,000	\$ 84	\$ 210,336		\$ 210,420
Preferred shares issued services			\$ 3,800,000	\$ 380			\$ 380
Retired Common Shares	(22,000,000)	\$ (220)					\$ (220)
Cash Received from investors					\$ 115,000		\$ 115,000
Net Income (Loss)						\$ (103,377)	\$ (103,377)
Balance June 30, 2018	382,885,046	\$ 3,829	\$ 12,220,000	\$ 1,222	\$ 405,594	\$ (262,347)	\$ 148,296
Common stock issued for acquisition	2,500,000	\$ 25			\$ 10,975		\$ 11,000
Common share note conversion	35,000,000	\$ 350					\$ 350
Common share issued employment	2,000,000	\$ 20			\$ 9,980		\$ 10,000
Cash Received from investors							
Interest Earned					\$ 161		\$ 161
Net Income (Loss)						\$ (174,800)	\$ (174,800)
Balance September 30, 2018	422,385,046	\$ 4,224	\$ 12,220,000	\$ 1,222	\$ 426,710	\$ (437,147)	\$ (4,992)
Preferred Stock issued for Investment							\$ -
Preferred Stock Series D Issuance			\$ 2,746,723	\$ 27			\$ 27
Common share issued conversion	29,289,230	\$ 293			\$ 18,745		\$ 19,038
Debt Reduced					\$ 5,908		\$ 5,908
Additional Paid in Capital					\$ 55,000		\$ 55,000
Common share issued employment	250,000	\$ 2			\$ 960		\$ 962
Retirement of Common Shares	(10,000,000)	\$ (100)				\$ 100	\$ -
Common Shares Converted from Preferred	3,600,000	\$ 36	\$ (3,600,000)	\$ (36)			\$ -
Net Income (Loss)						\$ (64,501)	\$ (64,501)
Balance December 31, 2018	445,524,276	\$ 4,455	\$ 11,366,723	\$ 1,213	\$ 507,323	\$ (501,548)	\$ 11,443

Item 14 Beneficial Owners.

Persons owning more than five percent (5%) of the issuer's securities as of the date issued:

- Jermain Strong
37 North Orange Ave Suite 304, Orlando, FL 32801

35,000,000 Restricted Common Shares

- Matthew Nichols
37 North Orange Ave Suite 304, Orlando, FL 32801
42,000,000 Restricted Common Shares
- Brandon Spikes
37 North Orange Ave Suite 304, Orlando, FL 32801
135,000,000 Restricted Common Shares
- Brandon White
37 North Orange Ave Suite 304, Orlando, FL 32801
60,000,000 Restricted Common Shares

Item 15 The name, address, telephone number, and email address of each of the following outside providers that advise the issuer on matters relating to operations, business development and disclosure.

1. Investment Banker
The Company does not utilize an investment banker.

2. Promoter
The Company does not utilize a promoter.

3. Securities Counsel
Name: Branden Burningham, Esq.
Firm: Burningham Law Group, LLC
Address: 2150 South 1300 East, Suite 500, Salt Lake City, UT 84106
Phone: (801) 363-7411
Email: btb@burninglaw.com

4. Accountant or Auditor
Name: Ben Borgers
Firm: BF Borgers CPA PC
Address: 5400 West Cedar Avenue, Lakewood, CO 80226
Phone: (303) 953-1454
Email: ben@bfbcpa.us

Item 16 Management's Decision and Analysis or Plan of Operation.

A. Plan of Operation

April 06, 2022 Branded Legacy, Inc. completes a letter of intent to acquire Kamino Propagation & Research, LLC. Branded Legacy, Inc. signed a letter of intent to acquire Kamino Propagation & Research, LLC on Wednesday of this week. Kamino Propagation & Research is located in Newberry, FL and owned by military veterans Maxwell Minch and Joel Reynolds. The Company potentially acquire Kamino is in the business of growing, farming, harvesting and selling industrial hemp. The Company signs its second LOI in the last few weeks in effort to strengthen its ability to develop new and innovative products at lower costs in an extremely fluid industry.

Branded Legacy, Inc. toured Kamino's farm a few weeks ago, and an acquisition opportunity was discussed to the long-term benefit of both companies. While at the farm, both companies discussed how a potential acquisition creates opportunity for Branded Legacy to own everything from seed to shelf, controlling the total process while reducing costs. This in turn would allow Kamino to focus on the growing, farming and harvesting of the industrial hemp while Branded

Legacy has the salesforce and network to increase sales. Additionally, the plants grown by Kamino opens more opportunity for the development of new products not currently in the lineup.

Branded Legacy's Vice President, Matthew Nichols, stated, "We are continuing our advancement to make 2022 a cornerstone year. The Company is positioning itself to have more production and development opportunities as these potential acquisitions are finalized. Acquiring a company like Kamino opens so many opportunities for new product growth and Company growth."

April 13, 2022 Branded Legacy, Inc. completes drop-shipping integration with The Calm Leaf.

Branded Legacy, Inc. completes online integration for drop-shipping partnership with The Calm Leaf, and online portal with a wider reach in the e-commerce space. Both Spikes CBDX and Elev8 Hemp products are available for purchase at www.thecalmleaf.com. Customers can search "spikes" or "elev8" and find all the products online. Following the newest product launch, Company President Brandon White comments, "our newest blend of THC-O/Delta 8 gummies are available in watermelon and pineapple flavors. These gummies have been selling out fast." A partnership like this expands the reach to grow the audience and footprint for both brands in the e-commerce space.

"We are attacking sales and marketing on all fronts," Branded Legacy's Vice President, Matthew Nichols, commented. "Marketing is everything. We need eyeballs on our products and our websites. Having a drop-shipping partnership like this is just one way we plan to execute on our strategy this year."

April 21, 2022 Branded Legacy, Inc. addresses shareholders for 2022 Q1 recap.

Branded Legacy, Inc. completes a letter to shareholders disclosing updates from Q1 of 2022. In the letter to shareholders, CEO of Branded Legacy, Jermain Strong, writes, "There is still much to accomplish." With pending acquisitions, new retail accounts, growing current accounts, and a push in marketing efforts, the Company has big shoes to fill. The Company recognizes the need to press on in making 2022 a breakthrough year for the Company. Strong continues, "Company President, Brandon White, has spearheaded this entire process, and his experience and expertise in sales is proving that he is the right person to lead Branded Legacy, Inc into the future."

Spikes CBDX is currently developing two additional flavors of gummies – sour apple and citrus - to add to the product mix following the successful launch of watermelon and pineapple flavors. Samples of the current gummies are in the hands of two local vape distributors in Orlando with follow ups scheduled for next week.

Company leadership is working day by day to increase sales and marketing. Vice President Matthew Nichols, commented on the current marketing strategy, "We are in the process of developing a marketing department by giving local college undergrads internship opportunities to gain experience. This could lead to a full-time employment and other opportunities for these students as they help the Company grow."

April 26, 2022 Branded Legacy announced it has eliminated three hundred twenty-three thousand two hundred and eighty dollars (\$232,280) in debt, reducing the Company's promissory notes to fifteen thousand four hundred and seventy dollars (\$15,470).

Branded Legacy Inc.'s management team negotiated with a debt holder to pay off all its notes in 2021 and several from 2020 by issuing preferred stock with a one-year vesting period. The Company is working to remove its remaining liabilities of fifteen thousand four hundred and seventy dollars (\$15,470) which would remove all notes from the balance sheet.

Brandon White, President of Branded Legacy, Inc., stated, "I am grateful to announce the retirement of this debt. The Company is already showing progression in its revenues, and it feels good to not be held back by this liability. We are preparing our sales team with a portfolio of products that will continue to grow Company sales and continuously improve its cash flow."

May 12, 2022 Branded Legacy, Inc. is pleased to announce it has added two new stores to its growing list of retail locations.

Pipe Smoke shop, located in downtown Orlando, FL, has added the new TCH-0/Delta-8 gummies store. In addition, Massage Renaissance in Jacksonville, FL, which specializes in holistic approaches to healing the mind and body via acupuncture, massage, chiropractic, and herbal remedies will now be carrying Spikes CBDX products. They are very

excited about adding Spikes CBDx oils, CryoGel and gummies to their list of holistic treatments for their customers.

Branded Legacy Inc. is also excited to bring aboard two new recent UCF graduates to the marketing team. They will be tasked with managing and creating the content on all current social media accounts as well as expanding Spikes CBDX content into TikTok and Snapchat. The marketing team will be launching fresh content featuring Spikes CBDX THC-0/Delta-8 gummies, the Companies highest revenue generating product. Spikes CBDX is pleased to announce a new coffee flavor to the THC-0/Delta-8 gummies which will be released in the coming weeks.

Brandon White, President of Branded Legacy, Inc., stated, "I'm very proud at the success we are seeing. CBD/Smoke shop locations continue to grow, and we are gaining some serious steam in the therapeutic areas. Our new marketing team will surely bring the awareness needed, via the social media platforms, to help take our brand to the next level."

May 18, 2022 Branded Legacy, Inc. announced it has added two new stores to its growing list of retail locations.

Happy Cork, located in Brooklyn, NY has added the new TCH-0/Delta-8 gummies and Delta 8 Tinctures to their growing market. In addition, Transformative Acupuncture in Jacksonville, FL, will now be carrying Spikes CBDX products. They will offer all 4 of its gummies including the new THC-0/Delta-8 blend, Massage oils, moisturizers, Delta-8 / CBD tinctures, and its CryoGel. Products will be offered not only within the services of the business but also available for retail purchases.

Branded Legacy, Inc. is also excited to announce that they moved its new disposal vapes from the planning stage to the R&D stage. These disposable Delta-8 vapes will be a huge addition to the Spikes CBDx family. These products are having a lot of success out in the public and have come in high demand at current retail locations. Spikes CBDx will also be adding a Cola flavor to THC-0/Delta-8 arsenal within the next month.

Brandon White, President of Branded Legacy, Inc., stated, "We have been seeing a growing success in the massage field and adding these locations only helps us verify that these products work, and they work well. As for our new vapes and flavors, we will continue to listen to what our customers want and do our best to fulfill those requests. We know vapes are very popular right now and we are excited to bring our Spikes CBDx Vape to compete with the very best in the market."

May 25, 2022 is pleased to announce a new blend of gummies on the horizon.

In an industry where everything is changing rapidly it is incredibly important to stay ahead of the curve and capitalize on exciting new products. Delta 9 is just that. It allows us to stay under the legal limit but gives our customers some THC to provide the relief they are looking for. Delta 9 has been used in treatment for calmness, muscle relaxation, stress relief, improving moods and other benefits. The Delta strain continues to set the bar high for mind/body recovery as well. We'll be looking to blend delta 9 with delta 8 so that we provide a stable lower dose product.

These new products will come in multiple flavors starting with green apple and mango. We'll also be looking to add tropical drink flavors such as mimosa, strawberry daiquiri, and pina colada! Delta 9 blend will also be available in tincture form and cartridge form shortly after.

The Company's new THC-0/Delta-8 gummies continue to thrive. Company has sold out of both flavors again and have placed its biggest order to date to ensure all customers shelves stay stocked. Partnership with All In Extracts, LLC has helped propel gummy sales by more than 50% with its THC-0/Delta-8 blend.

Brandon White, President of Branded Legacy, Inc., stated, "We as a company will continue to evolve and differentiate ourselves from other brands. This new Delta-9/Delta-8 blend is just another avenue in that goal. We've seen great success with our THC-0/Delta-8 Blend and we are excited to add this new blend to our growing list of products. Most importantly we are listening to what our customers are looking for in a CBD product and are laser focused on delivering that product to the masses."

May 26, 2022 Branded Legacy, Inc. announced it has signed a letter of intent with Thomas Pepper Johnson to acquire his patent on a sports training assembly called The Quickness.

The Quickness is a sports training assembly designed to help training from a more real-life scenario with the element of surprise. The training assembly includes a plurality of remote targets. Each of the remote targets is positionable on a training field and each of the remote targets respectively emits a visual alert when the respective remote target is turned on. In this way the respective remote target is established as the desired target for the athlete to strike. A base target is positionable on the training field and the base target emits a visual alert when the base target is turned on thereby

establishing the base target as the desired target for the athlete to strike. Moreover, the base target is in electrical communication with each of the remote targets in a random sequence. A plurality of balls is provided and each of the base and remote targets is mounted on a respective one of the balls. Moreover, each of the balls is biased to vertically orient the remote and base targets for striking.

"I played in the NFL for 13 seasons and then coached for even longer. I found a need and decided to fill it. After many years, I received my patent in the beginning of 2022. I am looking forward working with my long-time friend, Brandon Spikes and his team here at Branded Legacy, Inc.," stated Pepper Johnson.

This acquisition is set to be finalized by the end of the week. The patent will be acquired by Branded Legacy, Inc.'s wholly owned subsidiary, Versatile Industries, LLC. This will expand the company into the sports arena with a plan to provide its new training equipment to high schools, colleges and eventually into the national football league.

Brandon Spikes, Chairman of Branded Legacy, Inc., concluded, "When Pepper and I spoke, I knew he was on to something. This will be an amazing opportunity to expand the Company together, focusing on sports training as well as sports recovery."

June 1, 2022 announced it has finalized an agreement with Thomas "Pepper" Johnson to acquire his patent on a sports training assembly called The Quickness.

The Quickness is a sports training assembly designed to help training from a more real-life scenario with the element of surprise. The training assembly includes a plurality of remote targets. Each of the remote targets is positionable on a training field and each of the remote targets respectively emits a visual alert when the respective remote target is turned on. In this way the respective remote target is established as the desired target for the athlete to strike. A base target is positionable on the training field and the base target emits a visual alert when the base target is turned on thereby establishing the base target as the desired target for the athlete to strike. Moreover, the base target is in electrical communication with each of the remote targets in a random sequence. A plurality of balls is provided and each of the base and remote targets is mounted on a respective one of the balls. Moreover, each of the balls is biased to vertically orient the remote and base targets for striking.

"We have been working on this agreement for just over a week now. I can truly tell that the individuals at Branded Legacy are going to be great to work alongside," stated Pepper Johnson.

The patent is now owned by Branded Legacy, Inc.'s wholly owned subsidiary, Versatile Industries, LLC. This will expand the company into the sports arena with a plan to provide its new training equipment to high schools, colleges and eventually into the national football league.

Brandon Spikes, Chairman of Branded Legacy, Inc., concluded, "Pepper and I have known each other for some time now. This is going to be an amazing opportunity to grow our brands together."

June 13, 2022 signs a letter of intent to purchase assets of Kamino Propagation & Research, LLC.

Branded Legacy, Inc. originally signed a letter of intent to acquire Kamino Propagation & Research, LLC on April 6, 2022. Since then, both parties have signed an updated letter of intent to reflect an asset purchase. The Company is located in Newberry, FL and owned by military veterans Maxwell Minch and Joel Reynolds.

Kamino is in the business of growing, farming, harvesting, and selling industrial hemp. Branded Legacy, Inc. toured Kamino's back in March of 2022, and an acquisition opportunity was discussed to the long-term benefit of both companies. While at the farm, both companies discussed how a potential acquisition creates opportunity for Branded Legacy to own everything from seed to shelf, controlling the total process while reducing costs. This in turn would allow Kamino to focus on the growing, farming and harvesting of the industrial hemp while Branded Legacy has the salesforce and network to increase sales. This conversation has developed and has concluded as more advantageous for both parties to make this an asset purchase instead of an acquisition.

Additionally, the plants grown by Kamino opens more opportunity for the development of new products not currently in the lineup. Branded Legacy's President, Brandon White, stated, "We are continuing our advancement to make 2022 a pivotal turning point for the Company. We are positioning ourselves to acquire a significant amount of assets and revenues. Our shareholders are extremely important to us and we are doing everything to add value where we see fit."

5) Issuer's Business, Products and Services

The purpose of this section is to provide a clear description of the issuer's current operations. In answering this item, please include the following:

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

1. The Company's primary SIC code is 2080
2. The issuer is currently conducting operations
3. The issuer has never at any time been a "shell company."
4. Elev8 Hemp LLC is a wholly owned subsidiary of Branded Legacy, Inc. which focuses on the development and marketing of hemp-based food, beverage, and health care products including hemp coffee, hemp tea, and hemp-based skin care products.
Spikes CBDx, LLC is a wholly owned subsidiary of Branded Legacy, Inc. which focuses on the development and marketing of the highest quality CBD Products. Currently Zoe CBD products consist of CBD Tinctures, CBD Massage Oil, CBD Salve and CBD CryoGel.

Versatile Industries, LLC is a wholly of subsidiary of Branded Legacy, Inc. which focuses on helping companies enter the Hemp and CBD markets by leveraging buying power of multiple companies.

All Companies are included in this disclosure statement.
5. The Company has spent around \$30,000 on research and development over the last 2 fiscal years.
6. The Company has no cost associated to environmental laws.
7. The Company has 2 full-time employees.

B. Please list any subsidiaries, parents, or affiliated companies.

- A. Branded Legacy, Inc. specializes in the development and marketing of products for the fitness and wellness markets. The company is founded on the basis of creating high-quality, sustainable, products for health-conscious consumers.
- B. Elev8 Hemp LLC is a wholly owned subsidiary of Branded Legacy, Inc. which focuses on the development and marketing of hemp-based food, beverage, and health care products including hemp coffee, hemp water, and hemp-based skin care products.
- C. Spikes CBDx, LLC is a wholly owned subsidiary of Branded Legacy, Inc. which focuses on the development and marketing of the highest quality CBD Products. Currently Spikes CBDx products consist of CBD Tinctures, CBD Massage Oil, CBD Salve, CBD CryoGel, Delta 8 Tinctures and Delta 8 Gummies.
- D. Versatile Industries, LLC is a wholly owned subsidiary of Branded Legacy, Inc. which focuses on the private label of hemp and CBD products.
- E. In 1981 Blue Ridge, Inc., a publicly traded company, was incorporated in the State of Utah. Blue Ridge, Inc. bred champion horses. In 1984, Vencor Corporation was incorporated as a private company to produce and market DiDeeSnug Diaper, an environmentally responsible cloth diaper that was both washable and reusable. In 2016 the entity changed its name to Elev8 Brands, Inc. As of May 22, 2020 the Company changed its name to Branded Legacy, Inc.
- F. The Company's fiscal year end is December 31.

C. Describe the issuers' principal products or services.

- A. Elev8 Hemp LLC is a wholly-owned subsidiary of Branded Legacy, Inc. which focuses on the development and marketing of hemp-based food, beverage, and health care products including hemp coffee, hemp water, and hemp-based skin care products.
- B. Spikes CBDx, LLC is a wholly-owned subsidiary of Branded Legacy, Inc. which focuses on the development and marketing of the highest quality CBD Products. Currently Zoe CBD products consist of CBD Tinctures, CBD Massage Oil and CBD Salve.
- C. Versatile Industries, LLC is a wholly owned subsidiary of Branded Legacy, Inc. which focuses on the private label of hemp and CBD products.

6) Issuer's Facilities

The Company leases its corporate office space located at 37 North Orange Ave Suite 304, Orlando, FL 32801 and has signed an agreement with a duration from December 1, 2021 through November 30, 2022. The monthly fixed rate is \$1,272.

7) Company Insiders (Officers, Directors, and Control Persons)

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

Using the tabular format below, please provide information, as of the period end date of this report, regarding any person or entity owning 5% or more of any class of the issuer's securities, as well as any officer, and any director of the company, 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.**

1. Brandon Spikes – Chairman of the Board
 - a. 37 N Orange Ave #304
Orlando, FL 32801
 - b. Employment History
 - Professional Football Player 2010 – 2017
 - Director of Post Career Affairs at DEC Management 2019 - current
 - CEO of Spikes CBDX 2020 – Company was acquired by Branded Legacy, Inc. in January of 2021 where Brandon assumed the role of Chairman of the Board.
 - c. Chairman of the Board
 - d. Compensation - \$250,000 per year
15,000,000 Common Shares

2. Jermain Strong - CEO
 - a. 37 N Orange Ave #304
Orlando, FL 32801
 - b. Employment History
 - Bolzano Giants – Professional Football Player Coach 2013 o Bolzano, Italy
 - Moscow Patriots - Professional Football Player Coach 2014 o Moscow, Russia
 - Carlex – Team Lead
 - Relieve technicians for breaks
 - Troubleshooting
 - Training
 - Compliance – Standard Operating Procedures
 - Overseeing payroll for operators

- c. Audit Committee Member, Compensation Committee Member, Nominating Committee Member
- d. Compensation - \$45,000 per year
35,000,000 Common Shares

3,800,000 Preferred Series E

3. Phillip Friedman

- a. 2201 Hibiscus Drive
Longwood, FL 32779
- b. Employment History
 - Sorensen Mayflower Moving and Storage – Sales Executive 2018 – Present
 - Maximize revenues while developing relationships with clients
 - Estimates for moving
 - Relocation savings and cost management
 - DNC Holdings – Sales consultant 2018 – 2018
 - Working with CFOs and CEOs to collect on outstanding receivables
 - Develop relationships for long term business
 - Taylor Morrison Home Funding – Mortgage Disclosure Specialist 2017 - 2018
 - Financial Compliance
 - Review mortgage applications
 - EGP Document Solutions – Sales Executive 2017 – 2017
 - Outside Sales
 - Business to business relationships
 - Brinker International – Sales 2014 - 2016
 - Management
- c. Independent Director, Audit Committee Member
- d. Compensation - None
- e. One Million Restricted Common Shares

4. Curtis Young

- a. 37 N Orange Ave #304
Orlando, FL 32801
- b. Employment History
 - District Manager for T-Mobile 2012-2017
 - Behavior Interventionist for Cleveland County Schools as well as the Crest High Linebacker Coach 2017 - Present
- c. Independent Director
- d. Compensation - None

Name of Officer/Director or Control Person	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	Note
Jermain Strong	<u>CEO</u>	37 North Orange Ave Suite 304,	<u>35,000,000</u>	<u>Common</u>	<u>7.97%</u>	_____

		Orlando, FL 32801				
Matthew Nichols	<u>Vice President</u>	37 North Orange Ave Suite 304, Orlando, FL 32801	<u>42,000,000</u>	<u>Common</u>	<u>9.57%</u>	_____
Brandon Spikes	<u>Chairman</u>	37 North Orange Ave Suite 304, Orlando, FL 32801	<u>135,000,000</u>	<u>Common</u>	<u>30.75%</u>	_____
Brandon White	<u>President</u>	37 North Orange Ave Suite 304, Orlando, FL 32801	<u>60,000,000</u>	<u>Common</u>	<u>13.67%</u>	

8) Legal/Disciplinary History

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

None of these persons have, in the last five years, been subject to any legal or disciplinary action by any legal authority, including the SEC.

A. Disclosure of Family Relationships.

None of the persons are of any family relations.

B. Disclosure of Related Party Transactions

None of the transactions are of a related party.

C. Disclosure of Conflicts of Interest

The Company's executive officers and directors have no known conflicts of interest.

1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);
2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities;
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

3. 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.

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.

There are no material pending legal proceedings to which the Company or any of its subsidiaries is a party or of which any of their property is the subject.

9) Third Party Providers

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

Securities Counsel

Name: Branden Burningham, Esq.
Firm: Burningham Law Group, LLC
Address: 2150 South 1300 East, Suite 500, Salt Lake City, UT 84106
Phone: (801) 363-7411
Email: btb@burninglaw.com

Accountant or Auditor

Name: Ben Borgers
Firm: BF Borgers CPA PC
Address: 5400 West Cedar Avenue, Lakewood, CO 80226
Phone: (303) 953-1454
Email: ben@bfbcpa.us

Investor Relations

The Company Handles its own IR
Address: 37 N Orange Ave #304, Orlando, FL 32801
Phone: 407-377-0642
Email: ir@elev8hemp.com
Websites: www.BrandedLegacy.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) or consultant(s) or provided assistance or services to the issuer during the reporting period.

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, Jermain Strong certify that:

1. I have reviewed this quarterly disclosure statement of Branded Legacy, Inc.;
2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

August 15, 2022

/s/ Jermain Strong

Chief Executive Officer

Principal Financial Officer:

I, Brandon Spikes certify that:

1. I have reviewed this quarterly disclosure statement of Branded Legacy, Inc.;
2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

August 15, 2022

/s/ Brandon Spikes

Chairman