



CO2 GRO Inc.

(formerly, BlueOcean NutraSciences Inc.)

Interim Management's Discussion and Analysis

Quarterly Highlights

Three months ended June 30, 2018

July 25, 2018

CO2 GRO Inc.
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INTERIM MANAGEMENT'S DISCUSSION AND ANALYSIS
QUARTERLY HIGHLIGHTS
Three months ended March 31, 2018

This interim management discussion and analysis – quarterly highlights (“Interim MD&A”) has been prepared based on information available to CO2 GRO Inc. (formerly, BlueOcean NutraSciences Inc.) (“CO2” or the “Company”) as at July 25, 2018. This Interim MD&A is based on information available to CO2 and updates disclosure previously provided in the Company’s Annual and interim MD&A’s, up to the date of this Interim MD&A and should be read in conjunction with the Company’s unaudited interim consolidated financial statements and the related notes as at and for the three and six months ended June 30, 2018 and 2017 (the “Unaudited Interim Consolidated Financial Statements”) and the Company’s audited consolidated financial statements for the years ended December 31, 2017 and 2016 (the “Audited Consolidated Financial Statements”). Both the Audited Consolidated Financial Statements and the Unaudited Interim Consolidated Financial Statements have been prepared by management in accordance with International Financial Reporting Standards (“IFRS”) and all amounts are expressed in Canadian dollars unless otherwise noted. Other information contained in this Interim MD&A has also been prepared by management and is consistent with the data contained in the Financial Statements. Additional information relating to the Company can be found on SEDAR at www.sedar.com or on the Company’s website at www.blueoceannutra.ca.

Management is responsible for establishing and maintaining adequate internal control over the Company’s financial reporting.

As the Company is a Venture Issuer (as defined under under *National Instrument 52-109 Certification of Disclosure in Issuers’ Annual and Interim Filings*) (“NI 52-109”), the Company and Management are not required to include representations relating to the evaluation, design, establishment and/or maintenance of disclosure controls and procedures (“DC&P”) and/or ICFR, as defined in NI 52-109, **nor has it completed such an evaluation**. Inherent limitations on the ability of the certifying officers to design and implement on a cost-effective bases DC&P and ICFR for the issuer may result in additional risks of quality, reliability, transparency and timeliness of interim and annual filings and other reports provided under securities legislation.

CAUTIONARY NOTE REGARDING FORWARD-LOOKING INFORMATION AND STATEMENTS

This document contains “forward-looking statements” which may include, but are not limited to, statements with respect to the future financial or operating performance of CO2 or future events related to CO2 which reflect expectations regarding growth, results of operations, performance, business prospects or opportunities or industry performance or trends. These forward-looking statements reflect CO2’s current internal projections, expectations or beliefs and are based on information currently available to CO2. Often, but not always, forward-looking statements can be identified by terminology such as “may”, “will”, “should”, “expect”, “intend”, “plan”, “anticipate”, “believe”, “predict”, “potential”, “continue”, “budget”, “schedule”, “estimate”, “forecast” or variations (including negative variations) of such words and phrases, or statements that certain actions, events or results “may”, “could”, “would”, “might” or “will” be taken, occur or be achieved. Forward-looking statements involve known and unknown risks, uncertainties, assumptions and other factors that may cause the actual results, performance or achievements expressed or implied by the forward-looking statements to differ materially from those anticipated in such statements. Such factors include, among others: general business, economic, competitive, political and social uncertainties; changes in project parameters as plans continue to be refined; changes in labour costs and other costs of materials, equipment or processes to operate as anticipated; accidents, labour disputes and other risks and delays in obtaining governmental approvals or financing or in the completion of research and development activities. Although CO2 has attempted to identify important factors that could cause actual actions, events or results to differ materially from those described in forward-looking statements, there may be other factors that cause actions, events or results to differ from those anticipated, estimated or intended. Forward-looking statements contained herein are made as of the date of this Interim MD&A and, unless otherwise required by applicable securities laws, CO2 disclaims any obligation to update any forward-looking statements, whether as a result of new information, future events or results or otherwise. There can be no assurance that forward-looking statements will prove to be accurate, as actual results and future events could differ materially from those anticipated in such statements. Accordingly, readers should not place undue reliance on forward-looking statements.



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General

CO2 GRO Inc. was incorporated under the provisions of the Business Corporations Act (Ontario) on September 17, 2010. At its Annual and Special Meeting held on March 26, 2018 (the "**2018 ASM**"), the shareholders of the Company approved, among other items, the Company's name-change from BlueOcean NutraSciences Inc. to CO2 GRO Inc. As of April 18, 2018, the Company commenced trading on the TSX Venture Exchange ("**TSXV**") under its new trading symbol, "**GROW**".

Dissolved CO₂ plant-production platform: As of late 2017, CO2 GRO's sole focus is commercializing its patent-protected CO₂ gas-infusion technology license and its patent-pending US PTO CO₂ foliar spray, both of which form the Company's Dissolved CO₂ plant-production platform. Prior to the 4th quarter of 2017, the Company was a producer and marketer of natural specialty shrimp and algal oil products that formed Co2 GRO's 3 other business platforms pursuant to a license agreement signed in October 2014.

The registered and head office of the Company is located at 120 Adelaide Street West, Suite 2400, Toronto, Ontario, M5H 1T1.

The Unaudited Interim Consolidated Financial Statements have been prepared using International Financial Reporting Standards ("IFRS") applicable to a going concern, which contemplates the realization of assets and settlement of liabilities as they fall due in the normal course of business for the foreseeable future.

The Unaudited Interim Consolidated Financial Statements have been prepared in accordance with *International Accounting Standards ("IAS") 34* 'Interim Financial Reporting' using accounting policies consistent with the IFRS issued by the International Accounting Standards Board ("IASB") and Interpretations of the International Financial Reporting Interpretations Committee ("IFRIC"). They consolidate the accounts of the Company and all its subsidiaries. The Company has the following inactive, wholly-owned subsidiaries: Pure Polar Canada Inc. (formerly, Solutions4CO₂ Technologies Inc.), BlueOcean Shrimp Products Inc. (formerly, S4CO₂ Services Inc.), Asta NutraSciences Inc. (formerly, S4CO₂ Manufacturing Inc.), BlueOcean Algae Inc. (formerly, Solutions4CO₂ (SJVB) Limited) and Solutions4CO₂ USA, Inc., 70717 Newfoundland and Labrador Limited and its virtually inactive wholly-owned subsidiary, Pure Polar Labs Inc. All intercompany transactions, balances and unrealized gains and losses from intercompany transactions are eliminated on consolidation.

The Unaudited Interim Consolidated Financial Statements were authorized for issuance by the Board of Directors of the Company on July 24, 2018.

Financial condition

As at June 30, 2018, the Company had assets totaling \$592,346 and a shareholders' deficit of \$343,747. This compares with assets of \$606,770 and a shareholders' deficit of \$373,862, as at December 31, 2017.

During the quarter ended June 30, 2018, the Company's net assets increased by \$124,763, the result of a decrease in assets of \$115,232, together with an increase in liabilities of \$9,531. The increase in assets was the result of a decrease in cash of \$137,572 (cash used in operations of \$158,681 offset by cash provided from financing activities of \$21,109), increases in prepaid expenditures of \$32,054, offset by decreases in HST recoverable of \$9,714.

The increase in liabilities of \$9,531, resulted from increases to accounts payable and accrued liabilities of \$6,098 supplemented by increases in amounts due to related parties in the amount of \$100 and straight-line, non-cash, interest expense of \$3,333.

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Corporate

Operational update

During the second quarter of 2018, the following activities took place:

- The first commercial cannabis CO2 grow trials have finished with bud analysis at an accredited Health Canada lab in process. A Health Canada response from the Pesticide Management Regulatory Agency (PMRA) was press released in May 2018 that concluded the Company's CO2 gas and water-mixing technology did not produce a product that falls under the PMRA jurisdiction of pesticides, herbicides, insecticides and fungicides.
- A filing to the Canadian Food Inspection Agency was completed in late May 2018 for an anticipated mid-Q3 response on whether the Company's CO2 gas and water-mixing technology creates a fertilizer product or an additive to water that falls under the Fertilizer Act.
- The Company anticipates that if it receives a CFIA conclusion that its technology does not produce either a fertilizer or an additive to water that it may be granted final approval for use by Canadian cannabis LPs.
- As of June 30, 2018, there were five clusters of CO2 grow trials underway in cannabis, lettuce, micro greens, flowers and peppers. The Company's replication of the 2013 University of Guelph's successful lettuce-grow trials of 33% and 100% additional biomass advanced with results expected in Q3 2018. Two scientific studies at St Cloud State using CO2 foliar spray concluded 400% more chlorophyll and 800% more CO2 conductance (transfer).
- As of June 20, 2018, the Company had 19 CO2-grow trial reps reporting to the Company's VP of Operations. All sales reps remain on zero retainers with 100% commissions paid only upon commercial installations of dissolving CO2 equipment. Three new support people were retained for additional communications efforts by the Company's VP Business Development, project engineering designing commercial installations and further support for client CO2 grow trials.

Changes to outstanding CO2 securities

Issuance of options

The Company issued a total of 150,000 options to participants of the Company's stock option plan (the "Plan"). The following chart provides details of the options that were issued during the quarter:

Expiry date	Exercise price (\$)	Number	Grant-date fair value (\$)
18-Apr-23	0.19	150,000	294,000
Total		150,000	294,000

Exercise of options

149,396 options with a maturity dates of January 2, 2019 (146,896 options) and April 18, 2023 (2,500 option) and exercise prices of \$0.15 and \$0.19, respectively. The corresponding number of common shares were issued and the fair value of the issued shares equaling \$27,601, was transferred from contributed surplus to capital stock

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Expiry of warrants

30,000 warrants with a maturity dates of April 28, 2018, expired unexercised.

Issuance of shares for services

A total of 41,128 common shares with a fair value of \$6,000 were issued to a company controlled by CO2's CFO as partial settlement for services rendered during the quarter (see related-party transactions and balances, below).

Related-party transactions and balances

The Unaudited Interim Consolidated Financial Statements include balances and transactions with directors and/or officers of the Company and/or corporations related to or controlled by them. These transactions are measured and recorded at their exchange amounts, being the amounts agreed to by the related parties.

Key management includes those individuals having authority and responsibility for planning, directing and controlling the activities of the Company directly or indirectly. Key management includes the directors, chief executive officer, chief financial officer and vice president of operations (2017 only). Related-party compensation paid or payable to key management is detailed below:

3 months ended	June 30, 2018	June 30, 2017
	\$	\$
Compensation to key management	-	49,688
Consulting fees to key management	22,500	41,250
Legal fees to key management	210	8,305
Share-based payments	11,197	54,526

As at June 30, 2018, \$104,953 (December 31, 2017 - \$139,877) is owed to officers or directors of the Company or entities controlled by them.

Included in consulting fees to key management above, 41,128 common shares of the Company, with a fair value of \$6,000 were issued to a company controlled by the CO2 GRO's CFO. The shares were issued pursuant to a shares-for-services agreement with the Company's CFO, wherein \$2,000 per month is settled with the issuance of shares.

As at June 30, 2018, the balance of prepaid expenses includes \$25,000 paid to a corporation controlled by the Company's CFO pursuant to an amendment to the management services agreement.

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Outstanding securities

As at the date of this Interim MD&A, the Company has the following securities outstanding:

Security	Number outstanding
Common shares	41,565,471
Options	4,060,840
Warrants	28,351,288
Finder's and Corporate Finance Warrants	1,049,503
