FORM 72-503F REPORT OF DISTRIBUTIONS OUTSIDE CANADA

1. <u>Full name, address and telephone number of the Issuer.</u>

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a) Full	name of	issuer

Acreage Holdings, Inc. (formerly Applied Inventions Management Corp.) / Acreage Holdings, Inc. (formerly Applied Inventions Management Corp.)

b) Head office address

Street address366 Madison Ave. 14th FlProvince/StateNew YorkMunicipalityNew YorkPostal code/Zip code10017CountryUnited States of AmericaTelephone number+1 (000) 000-0000

c) Full legal name(s) of co-issuer(s) (if applicable)

2. <u>Type of security, the aggregate number or amount distributed and the aggregate purchase price.</u>

Types of security distributed

Provide the following information for all distributions of securities relying on an exemption from section 2.3 or 2.4 of the Rule on a per security basis. Refer to the Instructions for how to indicate the security code. If providing the CUSIP number, indicate the full 9-digit CUSIP number assigned to the security being distributed.

				Canadian	\$
Convertible / exchangeabl e security co de	CUSIP	 Number of securities	Single or lowest price	Highest price	Total amount
UBS		12,000.0000	\$1,140.4900	\$1,140.4900	\$13,685,945.0000

Details of rights and convertible/exchangeable securities

If any rights (e.g. warrants, options) were distributed, provide the exercise price and expiry date for each right. If any convertible/exchangeable securities were distributed, provide the conversion ratio and describe any other terms for each convertible/exchangeable security.

Security code	Underlying security			Conversion ratio	Describe other terms (if applicable)	
code	code	Lowest	Highest			аррпсавіе)
UBS	CVN	\$0.0000	\$0.0000		price will be det ermined upon c ompletion of the acquisition of all of the Class E Su	Each Unit consists of: (i) US\$ 1,000 principal amount of n on-recourse unsecured con vertible notes ("Notes"), reflecting a 16.67% original issue discount, convertible into Fixed Shares, and (ii) Fixed S

						hare purchase warrants (the "Warrants") of the Company.
					ngement agree ment between t he Company an d Canopy as of A pril 19, 2019, as amended on Ma y 15, 2019, Sept ember 23, 2020 and November 1 7, 2020 (the "Fix ed Share Arrang ement Agreeme nt").	
UBS	WNT	\$0.0000	\$0.0000	2029-06-06	The exercise price will be determined upon completion of the acquisition of all	Each Unit consists of: (i) US\$ 1,000 principal amount of N otes, reflecting a 16.67% ori ginal issue discount, convert ible into Fixed Shares, and (i i) Warrants of the Company.

3. <u>Date of distribution(s).</u>

Distribution date

State the distribution start and end dates. If the report is being filed for securities distributed on only one distribution date, provide the distribution date as both the start and end dates. If the report is being filed for securities distributed on a continuous basis, include the start and end dates for the distribution period covered by the report.

Start date	2024	06	06	End date	2024	06	06
	YYYY	MM	DD		YYYY	MM	DD

<u>underwriter that is acting as agent) in connection with the distribution(s) of the securities.</u>					
Dealer or underwriter information					
Full legal name ATB SECURITIES INC. (NRD #33040)					

4.

State the name and address of any person acting as dealer or underwriter (including an

5. <u>Certification</u>

Certification

Provide the following certification and business contact information of an officer, director or agent of the issuer. If the issuer is not a company, an individual who performs functions similar to that of a director or officer may certify the report. For example, if the issuer is a trust, the report may be certified by the issuer's trustee. If the issuer is an investment fund, a director or officer of the investment fund manager (or, if the investment fund manager is not a company, an individual who performs similar functions) may certify the report if the director or officer has been authorized to do so by the investment fund.

The certification may be delegated, but only to an agent that has been authorized by an officer or director of the issuer to prepare and certify the report on behalf of the issuer. If the report is being certified by an agent on behalf of the issuer, provide the applicable information for the agent in the boxes below.

The signature on the report must be in typed form rather than handwritten form. The report may include an electronic signature provided the name of the signatory is also in typed form.

Securities legislation requires an issuer that makes a distribution of securities under certain prospectus exemptions to file a completed report of exempt distribution.

By completing the information below, I certify, on behalf of the issuer/investment fund manager, to the securities regulatory authority or regulator, as applicable, that I have reviewed this report and to my knowledge, having exercised reasonable diligence, the information provided in this report is true and, to the extent required, complete.

Name of Issuer/ investment			
fund manager/agent	Acreage Holdings, Inc.		
Full legal name	HIMMELSTEIN	Philip	
	Family name	First given name	Secondary given names
Title	Interim Chief Financial Off	icer	
Telephone number	+1 (646) 600-9181	Email address inve	estors@acreageholdings.c
Signature	Philip Himmelstein	Date 20	24 06 11 YY MM DD