# THE MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS FOR TRULIEVE CANNABIS CORP. ARE ALSO INCLUDED IN THE FORM 10-Q FOR THE QUARTER ENDED MARCH 31, 2021 FILED ON SEDAR ON MAY 13, 2021 IN ITS ENTIRETY

#### Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations.

The following discussion of our financial condition and results of operations should be read together with our consolidated financial statements and the related notes included elsewhere in this Quarterly Report on Form 10-Q and the consolidated financial statements and accompanying notes thereto and Management's Discussion and Analysis of Financial Condition and Results of Operations included in our Annual Report on Form 10-K for the fiscal year ended December 31, 2020, filed with the Securities and Exchange Commission, or SEC, on March 23, 2021 (the "2020 Form 10-K"). This discussion contains forward-looking statements and involves numerous risks and uncertainties, including but not limited to those described in the "Risk Factors" section of this Quarterly Report on Form 10-Q and in "Part I, Item 1A—Risk Factors" in our 2020 Form 10-K. Actual results may differ materially from those contained in any forward-looking statements. You should read "Cautionary Note Regarding Forward-Looking Statements" and "Risk Factors" contained herein and in our 2020 Form 10-K.

#### Overview

We are a multi-state cannabis operator with licenses to operate in six states. Headquartered in Quincy, Florida, we are the market leader for quality medical cannabis products and services in Florida and aim to be the brand of choice for medical and adult-use customers in all of the markets that we serve. All of the states in which we operate have adopted legislation to permit the use of cannabis products for medicinal purposes to treat specific conditions and diseases, which we refer to as medical cannabis. Recreational marijuana, or adult-use cannabis, is legal marijuana sold in licensed dispensaries to adults ages 21 and older. Thus far, of the states in which we operate, only California, Connecticut and Massachusetts, have adopted legislation permitting commercialization of adult-use cannabis products.

As of June 30, 2021, we employed over 7,200 people, and we are committed to providing patients, which we refer to herein as "patients" or "customers," a consistent and welcoming retail experience across Trulieve branded stores. We have nine material subsidiaries: Trulieve, Inc., or Trulieve US, Leef Industries, LLC, or Leef Industries, Life Essence, Inc., or Life Essence, Trulieve Holdings, Inc., or Trulieve Holdings, and Trulieve Bristol, Inc. (formerly The Healing Corner, Inc. and referred to herein as "Healing Corner"), PurePenn LLC, Keystone Relief Centers, LLC (which we refer to as "Solevo Wellness"), and Trulieve WV, Inc., or Trulieve WV and Trulieve GA, Inc., or Trulieve GA. Each of Trulieve US, Leef Industries, Life Essence, Trulieve Holdings, Healing Corner, PurePenn LLC, Solevo Wellness and Trulieve WV is wholly owned (directly or indirectly) by Trulieve Cannabis Corp. Trulieve GA, Inc. is 40% owned (indirectly) by Trulieve Cannabis Corp. As of June 30, 2021, substantially all of our revenue was generated from the sale of medical cannabis products in the State of Florida. To date, neither the sale of adult-use cannabis products, nor our operations in Massachusetts, California, Connecticut, Pennsylvania, and West Virginia, have been material to our business.

# Florida

Trulieve US is a vertically integrated "seed to sale" cannabis company and is the largest licensed medical marijuana company in the State of Florida. As of June 30, 2021, publicly available reports filed with the Florida Office of Medical Marijuana Use show Trulieve US to have the most dispensing locations and the greatest dispensing volume across product categories out of all licensed medical marijuana businesses in the state. Trulieve US cultivates and produces all of its products in-house and distributes those products to patients in Trulieve branded stores (dispensaries) throughout the State of Florida, as well as directly to patients via home delivery. Our experience in the vertically integrated Florida market has given us the ability to scale and penetrate in all necessary business segments (cultivation, production, sales, and distribution). Trulieve US has the experience necessary to increase market leadership in Florida and employ that expertise effectively in other regulated markets.

As of June 30, 2021, Trulieve US operated approximately 2.2 million square feet of cultivation facilities across six sites. In accordance with Florida law, Trulieve US grows in secure enclosed indoor facilities and greenhouse structures.

#### Massachusetts

Life Essence operates a co-located medical and adult-use dispensary in Northampton and Medical Marijuana cultivation and product manufacturing facility in Holyoke. Life Essence also has been awarded Final Licenses for Adult-Use cultivation and processing at the same facility in Holyoke, and provisional certificates of registration for medical marijuana dispensaries in Holyoke and Cambridge. Upon entry of its existing plant stock into the state's seed to sale tracking system and clearance from the Massachusetts Cannabis Control Commission, Life Essence will be able to fully operate under its adult-use cultivation and processing licenses, including in the wholesale market. The completion of these licensing processes will further enable Life Essence to capitalize on its investment in infrastructure and engage in vertically integrated operations in both adult-use and medical markets in Massachusetts.

On July 2, 2021, Life Essence closed a transaction with Patient Centric of Martha's Vineyard Ltd., or PCMV, in which Life Essence purchased certain assets of PCMV, including the rights to a Provisional Marijuana Retailer License from the Massachusetts Cannabis Control Commission in Framingham, Massachusetts, and necessary municipal entitlements and a leasehold interest to operate as a

marijuana retailer at the property. On June 29, 2021, Life Essence closed a transaction with Nature's Remedy of Massachusetts, Inc., or Nature's Remedy, and Sammartino Investments, LLC, pursuant to which Life Essence agreed to purchase certain assets of Nature's Remedy including a Final Marijuana Retailer License from the Cannabis Control Commission, assignment of a long-term lease for real property in Worcester, Massachusetts for use as a marijuana retailer, and necessary municipal entitlements to operate as a marijuana retailer at the property. Following a satisfactory post final license inspection from the Massachusetts Cannabis Control Commission, this marijuana retailer location in Worcester, Massachusetts may commence operations.

#### California

Leef Industries operates a licensed medical and adult-use cannabis dispensary located in Palm Springs, California. Trulieve believes Leef Industries has demonstrated encouraging growth in the market, offering in-store and online shopping, along with product home delivery. Leef Industries is in the process of Trulieve rebranding and alignment with corporate operational standards, which we believe will increase consumer appeal and operational efficiency. The dispensary helps us stay abreast of trends on the west coast and in a robust and innovative cannabis market distinguished by local competition between diverse and numerous operators.

#### Connecticut

The Healing Corner is a licensed pharmacist-managed medical cannabis dispensary located in Bristol, Connecticut. Healing Corner was founded in 2014 and provides a range of medical marijuana products produced by high quality licensed suppliers. At the dispensary, a licensed pharmacist and trained staff provide on-site counseling and education to patients. Patients may reserve their medical marijuana order through Healing Corner's innovative Canna-Fill online system. Under Connecticut's adult-use cannabis legislation, which was enacted July 1, 2021, Healing Corner will have an opportunity to convert to hybrid adult-use and medical sales.

#### Pennsylvania

On November 12, 2020, we completed the acquisition of 100% of the membership interests of: (i) PurePenn LLC and Pioneer Leasing & Consulting LLC, which we refer to collectively as PurePenn, and (ii) Keystone Relief Centers, LLC, which does business as and we refer to herein as Solevo Wellness. PurePenn operates cannabis cultivation and manufacturing facilities in the Pittsburgh, Pennsylvania area and currently wholesales to 100% of the operating dispensaries in Pennsylvania. Solevo Wellness operates three medical marijuana dispensaries in the Pittsburgh, Pennsylvania area. On July 8, 2021, we completed the acquisition of 100% of the membership interest of Anna Holdings LLC, which does business as Keystone Shops and operates three dispensaries in the Philadelphia area.

#### West Virginia

On November 13, 2020, Trulieve WV was awarded a processor permit by the West Virginia Office of Medical Cannabis. On January 29, 2021, Trulieve WV was notified that it has been awarded four dispensary permits by the West Virginia Office of Medical Cannabis. On March 22, 2021, we entered into a membership interest purchase agreement with Mountaineer Holding, LLC ("Mountaineer"). Mountaineer holds a West Virginia cultivation license and two dispensary licenses. The acquisition of Mountaineer was completed on May 5, 2021. On June 8, 2021, we completed the acquisition of Solevo Wellness West Virginia LLC and its three West Virginia dispensary permits. On June 29, 2021, we received approval from the West Virginia Office of Medical Cannabis to begin cultivation operations, making Trulieve the first in the state of West Virginia to begin cultivating medical cannabis. We are actively working to obtain approval for processing and dispensing operations as soon as reasonably practicable, which will vary by location depending on permitting and construction timelines.

#### Georgia

On July 24, 2021, Trulieve GA received a Notice of Intent to award a Class 1 Production License from the Georgia Access to Medical Cannabis Commission. The Notice of Intent to award is a notice of the Georgia Access to Medical Cannabis Commission's expected contract award to Trulieve GA pending resolution of a potential protest process. If the contract is awarded, Trulieve GA will hold one of two Class 1 Production Licenses in the state and will be permitted to cultivate cannabis for the manufacture low THC oil.

# **Recent Developments**

Harvest Acquisition

On May 10, 2021, we entered into an Arrangement Agreement with Harvest Health & Recreation Inc., a British Columbia corporation ("Harvest"), pursuant to which we will acquire all of the issued and outstanding equity securities of Harvest. Under the terms of the Arrangement Agreement, shareholders of Harvest will receive 0.1170 of a Subordinate Voting Share of Trulieve for each Harvest subordinate voting share (or equivalent) held (the "Exchange Ratio"), representing total consideration of approximately \$2.1 billion based on the closing price of our Subordinate Voting Shares on May 7, 2021. The Exchange Ratio is subject to adjustment in the event that Harvest completes certain interim period refinancing measures, with the potential adjustment in proportion to the incremental costs from such financing relative to the transaction value. The Transaction was unanimously approved by the boards of directors of each of Trulieve and Harvest. Harvest shareholders holding more than 50% of the voting power of the issued and outstanding Harvest Shares have entered into voting support agreements with Trulieve to vote in favor of the transaction.

The Arrangement Agreement provides for certain customary provisions, including covenants in respect of non-solicitation of alternative transactions, a right to match superior proposals, US\$100 million reciprocal termination fees under certain circumstances and reciprocal expense reimbursement provisions in certain circumstances. The Transaction is subject to, among other things, the approval of the necessary approvals of the Supreme Court of British Columbia, the approval of two-thirds of the votes cast by Harvest shareholders at its special meeting of shareholders, receipt of the required regulatory approvals and other customary conditions of closing. Approval of our shareholders is not required.

#### Other Developments

On July 8, 2021, we closed the acquisition of Keystone Shops, which holds a dispensary license and operates dispensaries in Philadelphia, Devon, and King of Prussia, Pennsylvania.

On July 2 and June 28, 2021, we closed of the acquisition of certain assets of PCMV and Nature's Remedy, respectively, including the rights to a Provisional Marijuana Retailer License from the Massachusetts Cannabis Control Commission for an adult-use marijuana retailer in Framingham and a Final Marijuana Retailer License from the Cannabis Control Commission for an adult-use marijuana retailer in Worcester, and accompanying leasehold interests, permits and entitlements.

On June 10, 2021, at the annual general meeting of our shareholders, two new directors, Giannella Alvarez and Jane Morreau, were elected to our Board of Directors.

On June 9, 2021, we announced the closing of the acquisition of Solevo Wellness West Virginia LLC and its three West Virginia dispensary permits, including two permits in Morgantown and one in Parkersburg.

On June 3, 2021, Life Essence opened its first dispensary in the Commonwealth of Massachusetts in the City of Northampton. The dispensary serves both adult-use and medical marijuana patients.

On May 6, 2021, we announced the closing of the acquisition of Mountaineer Holding LLC, including its cultivation permit and two dispensary permits.

On April 12, 2021, we announced the closing of an underwritten, marketed public offering of 5,750,000 Subordinate Voting Shares at a public offering price of C\$50.00 per share (\$39.63 per share after giving effect to the conversion rate published by Bloomberg at 4:30pm ET on April 7, 2021 to convert Canadian dollars to U.S. dollars). The gross proceeds from the offering, before deducting underwriting discounts and commissions and offering expenses payable by us, were C\$287.5 million (or \$227.9 million after giving effect to the conversion rate denoted above).

#### Management's Use of Non-GAAP Measures

Our management uses financial measures that are not in accordance with generally accepted accounting principles in the United States, or GAAP, in addition to financial measures in accordance with GAAP to evaluate our operating results. These non-GAAP financial measures should be considered supplemental to, and not a substitute for, our reported financial results prepared in accordance with GAAP. Adjusted EBITDA is a financial measure that is not defined under GAAP. Our management uses this non-GAAP financial measure and believes it enhances an investor's understanding of our financial and operating performance from period to period because it excludes certain material non-cash items and certain other adjustments management believes are not reflective of our ongoing operations and performance. Adjusted EBITDA excludes from net income as reported interest, share-based compensation, tax, depreciation, acquisition and transaction costs, fair value step-up of inventory from acquisitions, COVID related expenses, non-cash expenses and other income. Trulieve reports adjusted EBITDA to help investors assess the operating performance of the Corporation's

business. The financial measures noted above are metrics that have been adjusted from the GAAP net income measure in an effort to provide readers with a normalized metric in making comparisons more meaningful across the cannabis industry, as well as to remove non-recurring, irregular and one-time items that may otherwise distort the GAAP net income measure.

As noted above, our Adjusted EBITDA is not prepared in accordance with GAAP, and should not be considered in isolation of, or as an alternative to, measures prepared in accordance with GAAP. There are a number of limitations related to the use of Adjusted EBITDA rather than net income, which is the most directly comparable financial measure calculated and presented in accordance with GAAP. Because of these limitations, we consider, and you should consider, Adjusted EBITDA together with other operating and financial performance measures presented in accordance with GAAP. A reconciliation of Adjusted EBITDA from net income, the most directly comparable financial measure calculated in accordance with GAAP, has been included herein.

#### **Components of Results of Operations**

Revenue

We derive our revenue from cannabis products which we manufacture, sell, and distribute to our customers by home delivery and in our dispensaries.

Gross Profit

Gross profit includes the costs directly attributable to product sales and includes amounts paid to produce finished goods, such as flower, and concentrates, as well as packaging and other supplies, fees for services and processing, allocated overhead which includes allocations of rent, administrative salaries, utilities, and related costs. Cannabis costs are affected by various state regulations that limit the sourcing and procurement of cannabis product, which may create fluctuations in margins over comparative periods as the regulatory environment changes.

Sales and Marketing

Sales and marketing expenses consist primarily of personnel costs related to the dispensaries as well as marketing programs for our products. As we continue to expand and open additional dispensaries, we expect our sales and marketing expenses to continue to increase.

General and Administrative

General and administrative expenses represent costs incurred at our corporate offices, primarily related to personnel costs, including salaries, incentive compensation, benefits, and other professional service costs, including legal and accounting. We expect to continue to invest considerably in this area to support our expansion plans and to support the increasing complexity of the cannabis business. Furthermore, we expect to continue to incur acquisition, transaction, and integration costs related to our expansion plans, and we anticipate a significant increase in compensation expenses related to recruiting and hiring talent, accounting, and legal and professional fees associated with becoming compliant with the Sarbanes-Oxley Act and other public company corporate expenses.

Depreciation and Amortization

Depreciation expense is calculated on a straight-line basis using the estimated useful life of each asset. Estimated useful life is determined by asset class and is reviewed on an annual basis and revised if necessary. Amortization expense is recognized using the straight-line method over the estimated useful life of the intangible assets. Useful lives for intangible assets are determined by type of asset with the initial determination of useful life derived during the valuation of the business combination. On an annual basis, the useful lives of each intangible class of assets are evaluated for appropriateness and adjusted if appropriate.

Other Income (Expense), Net

Interest and other income (expense), net consist primarily of interest income and interest expense and the impact of the revaluation of the debt warrants.

Provision for income taxes is calculated using the asset and liability method. Deferred income tax assets and liabilities are determined based on enacted tax rates and laws for the years in which the differences are expected to reverse. Deferred tax assets are reduced by a valuation allowance when, in the opinion of management, it is more likely than not that some portion or all of the deferred tax assets will not be realized.

As we operate in the cannabis industry, we are subject to the limits of IRC Section 280E under which we are only allowed to deduct expenses directly related to the cost of producing the products or cost of production.

#### **Results of Operations**

Revenue

	Three Months Ended		Six Months Ended	
	June 30,			
	2021 2020	%	2021 2020	%
	(dollars in thousands)		(dollars in thousands)	
Revenues, net of discounts	\$ 215,122 \$ 120,765	78%	\$ 408,945 \$ 216,821	89%

Revenue for the three months ended June 30, 2021 was \$215.1 million, an increase of \$94.3 million, from \$120.8 million for the three months ended June 30, 2020. Revenue for the six months ended June 30, 2021 was \$408.9 million, an increase of \$192.1 million, from \$216.8 million for the six months ended June 30, 2020. The increase in revenue is the result of an increase in organic growth in retail sales due to an increase in products available for purchase and overall patient count. Between June 30, 2021 and June 30, 2020, we opened or acquired forty dispensaries, which also contributed to the increased retail sales year over year.

Cost of Goods Sold

	Three Months E	ıded	Six Months Ended	
	June 30,	Change	June 30,	Change
	2021 2	020 %	2021 2020	%
	(dollars in thousa	nds)	(dollars in thousands)	
Cost of goods sold	\$ 70,639 \$ 3	0,233 134%	\$ 129,198 \$ 52,45	9 146%
% of total revenues	33%	25%	32%	24%

Cost of goods sold for the three months ended June 30, 2021 was \$70.6 million, an increase of \$40.4 million, from \$30.2 million for the three months ended June 30, 2020. Cost of goods sold for the six months ended June 30, 2021 was \$129.2 million, an increase of \$76.7 million, from \$52.5 million for the six months ended June 30, 2020, due to an increase in retail sales as a result of an increase in dispensaries and patient count. Cost of goods sold as a percentage of revenue increased from 24% for the six months ended June 30, 2020 to 32% for the six months ended June 30, 2021 due to our expansion into new markets, timing of inventory flow-through and product mix.

Gross Profit

	Three Months End	led	Six Months I		
	June 30,	Change	June 30	,	Change
	2021 202	20 %	2021	2020	%
	(dollars in thousand	ds)	(dollars in tho		
Gross profit	\$ 144,483 \$ 90	),532 60%	\$ 279,747 \$	164,362	70%
% of total revenues	67%	75%	68%	76%	

Gross profit for the three months ended June 30, 2021 was \$144.5 million, up 60% from \$90.5 million for the three months ended June 30, 2020. Gross profit for the six months ended June 30, 2021 was \$279.7 million, up \$115.4 million or 70% from \$164.4 million for the six months ended June 30, 2020, as a result of an increase in retail sales due to the additional number of dispensaries, products available for sale and patient count. Gross profit as a percentage of revenue decreased from 76% for the six months ended June 30, 2020 to 68%, for the six months ended June 30, 2021. The decrease is caused by expansion into new markets, timing of inventory flow-through, product mix and macro-economic factors centered around prices and labor.

	Three Moi June	ths Ended	Change		ths Ended e 30,	Change		
	2021	2020	%	2021	2020	%		
	(dollars in	(dollars in thousands)			(dollars in thousands)			
Sales and marketing expenses	\$ 46,576	\$ 27,009	72%	\$ 91,135	\$ 49,873	83%		
% of total revenues	22%	229	<b>6</b>	229	% 239	%		

Sales and marketing expense increased by 72% from \$27.0 million for the three months ended June 30, 2020 to \$46.6 million for the three months ended June 30, 2021. Sales and marketing expense increased from \$49.9 million for the six months ended June 30, 2020, to \$91.1 million for the six months ended June 30, 2021, an increase of \$41.2 million, or 83%. The increase in sales and marketing expense is the result of a higher head count for the year, as we continue to add additional dispensaries in efforts to maintain and further drive higher growth in sales and market share as well as expanding into new markets. This increased head count resulted in higher personnel costs, which is the primary driver for the increase year over year.

#### General and Administrative Expenses

		Three Months Ended				Six Mont	Inded			
		June 30,			Change		,	Change		
		2021		2020	%		2021		2020	%
	(dollars in thousands)				(dollars in thousands)					
General and administrative expenses	\$	14,942	\$	7,936	88%	\$	27,650	\$	14,195	95%
% of total revenues		79	6	7%	Ď		7%	6	7%	Ď

General and administrative expense for the three months ended June 30, 2021 increased by 88% to \$14.9 million from \$7.9 million for the three months ended June 30, 2020. General and administrative expense for the six months ended June 30, 2021 increased to \$27.7 million from \$14.2 million for the six months ended June 30, 2020, an increase of \$13.5 million, or 95%. The increase in general and administrative expense is the result of entering new markets, ramping our infrastructure to support growth initiatives, continued acquisitions resulting in additional transaction and integration costs and go-forward compliance.

## Depreciation and Amortization Expense

	7	Three Months Ended June 30.			Change		Six Mont Jun		nded	Change
		2021	e 30,	2020	%	_	2021	e 30,	2020	%
	(dollars in thousands)					(dollars in thousands)				
Depreciation and amortization expenses	\$	6,667	\$	3,104	115%	\$	12,101	\$	5,298	128%
% of total revenues		39	6	39	6		39	6	29	6

Depreciation and amortization expense for the three months ended June 30, 2021 was \$6.7 million, up \$3.6 million from \$3.1 million for the three months ended June 30, 2020. Depreciation and amortization expenses for the six months ended June 30, 2021 was \$12.1 million, up \$6.8 million, from \$5.3 million for the six months ended June 30, 2020. The overall increase in depreciation and amortization expenses was due to investment in infrastructure that resulted in a higher number of capitalized assets from the additional dispensaries and cultivation facilities. Furthermore, amortization expense increased due to acquisitions and acquired intangibles.

# Total Other Expense, Net

	T	Three Months Ended				Six Mont				
		June 30, Ch			Change	June 30,				Change
		2021		2020	%		2021		2020	%
		(dollars in thousands)				(dollars in thousands)				
Total other expense, net	\$	6,316	\$	10,271	(39%)	\$	14,253	\$	11,285	26%
% of total revenues		3%		9%	, 0		3%	6	5%	, 0

Total other income (expense), net for the three months ended June 30, 2021 was expense of \$6.3 million, a decrease of \$4.0 million from expense of \$10.3 million for the three months ended June 30, 2020. Total other expense, net for the six months ended June 30, 2021 was expense of \$14.3 million, an increase of \$3.0 million from expense of \$11.3 million for the six months ended June 30, 2020. The overall increase is the result of an increase in interest expense related to additional finance leases to support business growth, partially offset by \$1.0 million revaluation of debt warrants for the six months ended June 30, 2020.

On December 10, 2020, the Company entered into a Supplemental Warrant Indenture with Odyssey Trust Company pursuant to which it amended the terms of the issued and outstanding subordinate voting share purchase warrants of the Company (the "Public Warrants") to convert the exercise price of the Public Warrants to \$13.47 per share, the U.S. dollar equivalent of the Canadian dollar exercise price of the Public Warrants of C\$17.25. As a result of this, the Public Warrants converted to equity in December 2020, eliminating revaluation expense in future periods.

Provision for Income Taxes

	Three Mon	ths Ended		Six Mont	hs Ended	
	June	30,	Change	Jun	e <b>30</b> ,	Change
	2021	2020	%	2021	2020	%
	(dollars in t	housands)		(dollars in	thousands)	
Provision for income taxes	\$ 29,102	\$ 23,274	25%	\$ 63,650	\$ 41,168	55%

Income tax expense for the three months ended June 30, 2021 increased to \$29.1 million from \$23.3 million for the three months ended June 30, 2020. Income tax expense for the six months ended June 30, 2021 increased to \$63.7 million from \$41.2 million for the six months ended June 30, 2020, an increase of \$22.5 million, or 55% as a result of a \$115.4 million increase in gross profit for the same periods. Under IRC Section 280E, Cannabis Companies are only allowed to deduct expenses that are directly related to production of the products. The increase in income tax expense is due to the increase in gross profit as a result of the increase in retail sales partially offset by an increase in production costs as a percentage of revenue.

Net Income

		Three Months Ended June 30,				nded			
	2021		2020	Change	_	2021		2020	Change
	(dollar	s in tho	usands)			(dollars in	thou	sands)	
Net income and comprehensive income	\$ 40,8	80 \$	18,938	116%	\$	70,958	\$	42,543	67%

Net income for the three months ended June 30, 2021 was \$40.9 million, an increase of \$21.9 million, from \$18.9 million for the three months ended June 30, 2020. Net income for the six months ended June 30, 2021 was \$71.0 million, an increase of \$28.4 million or 67%, from \$42.5 million for the six months ended June 30, 2020. The increase in net income was driven primarily by the opening of additional dispensaries, an increase in products available for purchase and overall patient count. This net increase to net income was offset by cost of goods sold which was driven by timing of inventory flow-through and product mix. In addition, increases in sales and marketing and general and administrative expenses such as personnel costs, dispensary expenses, depreciation, interest expense, costs of entering new markets, ramping infrastructure, acquisition and transaction costs, integration costs, and go-forward compliance, all contributed to the offset in net income. Income taxes also significantly increased period over period due to higher profit. Lastly, other expense increased as a result of the revaluation of our debt warrants and an increase in interest expense for the six months ended June 30, 2021. As previously noted, the revaluation is no longer applicable for the six months ended June 30, 2021.

Adjusted EBITDA

	Three Month June 3		_	Six Montl June	_	
	2021	2020	Change	2021	2020	Change
	(dollars in the	ousands)		(dollars in t	thousands)	
Adjusted EBITDA	\$ 94,872 \$	61,394	55%	\$ 185,668	\$ 109,944	69%

Adjusted EBITDA for the three months ended June 30, 2021 was \$94.9 million, an increase of \$33.5 million from \$61.4 million for the three months ended June 30, 2020. Adjusted EBITDA for the six months ended June 30, 2021, was \$185.7 million, an increase of \$75.8

million or 69%, from \$109.9 million for the six months ended June 30, 2020. The following table presents a reconciliation of GAAP net income to non-GAAP Adjusted EBITDA, for each of the periods presented:

	Th	ree Months l	Ende	d June 30,	 Six Months E	Ended June 30,	
		2021		2020	 2021		2020
		(dollars in	thous	ands)	(dollars in		
Net income and comprehensive income	\$	40,880	\$	18,938	\$ 70,958	\$	42,543
Add impact of:							
Depreciation and amortization		6,667		3,104	12,101		5,298
Depreciation included in cost of goods sold		5,020		2,386	8,687		4,891
Interest expense, net		6,649		5,302	14,548		11,214
Provision for income taxes		29,102		23,274	 63,650		41,168
EBITDA		88,318		53,004	 169,944		105,114
Share-based compensation		744		462	1,485		1,685
Other expense (income), net		(333)		4,969	(295)		71
Acquisition and transaction costs		4,453		_	6,495		_
Inventory step up, fair value		_		_	2,528		_
COVID related expenses		1,690		2,959	 5,511		3,074
Total adjustment		6,554		8,390	 15,724		4,830
Adjusted EBITDA	\$	94,872	\$	61,394	\$ 185,668	\$	109,944

#### **Liquidity and Capital Resources**

# Sources of Liquidity

Since our inception, we have funded our operations and capital spending through cash flows from product sales, loans from affiliates and entities controlled by our affiliates, third-party debt, and proceeds from the sale of our capital stock. We are generating cash from sales and are deploying our capital reserves to acquire and develop assets capable of producing additional revenues and earnings over both the immediate and long term to support our business growth and expansion. Our current principal sources of liquidity are our cash and cash equivalents provided by our operations and debt and equity offerings. Cash and cash equivalents consist primarily of cash on deposit with banks and money market funds. Cash and cash equivalents were \$289.2 million as of June 30, 2021.

We believe our existing cash balances will be sufficient to meet our anticipated cash requirements from the report issuance date through at least the next twelve months.

Our primary uses of cash are for working capital requirements, capital expenditures and debt service payments. Additionally, from time to time, we may use capital for acquisitions and other investing and financing activities. Working capital is used principally for our personnel as well as costs related to the growth, manufacture, and production of our products. Our capital expenditures consist primarily of additional facilities and dispensaries, improvements in existing facilities and product development.

To the extent additional funds are necessary to meet our long-term liquidity needs as we continue to execute our business strategy, we anticipate that they will be obtained through incurrence of additional indebtedness, additional equity financings or a combination of these potential sources of funds. There can be no assurance that we will be able to obtain additional funds on terms acceptable to us, on a timely basis, or at all. The failure to obtain sufficient funds on acceptable terms when needed could have a material adverse effect on the results of operations and financial condition.

The following table presents our cash and outstanding debt as of the dates indicated:

	x Months led June 30, 2021 (dollars in	Year Ended December 31, 2020 thousands)		
Cash and cash equivalents	\$ 289,238	\$	146,713	
Outstanding debt:				
Notes payable	6,000		6,000	
Notes payable - related party	12,000		12,011	
Private placement notes	130,000		130,000	
Operating lease liability	32,964		29,604	
Finance lease liability	44,417		38,935	
Construction finance liability	\$ 90,263	\$	82,047	

#### Cash Flows

The table below highlights our cash flows for the periods indicated.

	Six Months Ended June 30,						
	2021			2020			
	(dollars in thousands)						
Net cash provided by operating activities	\$	49,194	\$	77,671			
Net cash used in investing activities		(136,688)		(46,431)			
Net cash provided by financing activities		230,019		27,260			
Net increase in cash and cash equivalents		142,525		58,500			
Cash and cash equivalents, beginning of period		146,713		91,813			
Cash and cash equivalents, end of period	\$	289,238	\$	150,313			

#### Cash Flow from Operating Activities

Net cash provided by operating activities was \$49.2 million for the six months ended June 30, 2021, a decrease of \$28.5 million, compared to \$77.7 million net cash provided by operating activities during the six months ended June 30, 2020. This is primarily due to increases in net working capital requirements, including inventory, as we ramp the business to support our growth.

# Cash Flow from Investing Activities

Net cash used in investing activities was \$136.7 million for the six months ended June 30, 2021, an increase of \$90.3 million, compared to the \$46.4 million net cash used in investing activities for the six months ended June 30, 2020. The increase is due to the increase of property and equipment purchases for the construction of additional dispensaries and continued expansion of our cultivation and processing facilities, as well as acquisitions completed during the period.

#### Cash Flow from Financing Activities

Net cash provided by financing activities was \$230.0 million for the six months ended June 30, 2021, an increase of \$202.7 million, compared to the \$27.3 million net cash provided by financing activities for the six months ended June 30, 2020. The increase was primarily due to proceeds from the closing of an underwritten, marketed public offering of 5,750,000 Subordinate Voting Shares resulting in gross proceeds, before deducting underwriting discounts and commissions and offering expenses payable by us, of \$227.9 million (after giving effect to the conversion rate on April 7, 2021).

#### **Funding Sources**

#### Promissory Notes

In 2017, we entered into three unsecured promissory notes with a 12% annual interest rate, which was amended in January 2019 to extend the maturity by three years to 2022. The balance of these notes is \$4.0 million. On December 17, 2017, we entered into a promissory note with a 12% annual interest rate and a balance of \$2.0 million, which will mature December 2021.

# Related Party Promissory Notes

In February 2019, we entered into a 24-month unsecured loan with an 8% annual interest rate with Benjamin Atkins, a former director and shareholder of Trulieve for \$257,337. In March 2018, the Company entered into a 24-month unsecured loan with an 8% annual interest rate with Benjamin Atkins for \$158,900. In June 2018, the Company entered into a 24-month unsecured loan with an 8% annual interest rate with Benjamin Atkins for \$262,010. In November 2018, the Company entered into two separate 24-month unsecured loans each with an 8% annual interest rate with a former director and shareholder for a total of \$474,864. As of March 31, 2021, all loans with Benjamin Atkins have matured and been paid in full.

In May 2018, the Company entered into two separate unsecured promissory notes (the "Traunch Four Note" and the "Rivers Note") for a total of \$12.0 million. The Traunch Four Note is held by Traunch Four, LLC, an entity whose direct and indirect owners include Kim Rivers, the Chief Executive Officer and Chair of the Board, as well as Thad Beshears, Richard May, who are each directors of Trulieve, George Hackney, a former director of Trulieve, and certain of Richard May's family members. The Rivers Note is held by Kim Rivers. Each promissory note has a 24-month maturity and 12% annual interest rate. The two unsecured promissory notes were amended in March 2021 to extend the maturity one year to May 2022, all other terms remain unchanged.

## **Balance Sheet Exposure**

At June 30, 2021 and 2020, the entirety of our balance sheet is exposed to U.S. cannabis-related activities. We believe our operations are in material compliance with all applicable state and local laws, regulations, and licensing requirements in the states in which we operate. However, cannabis remains illegal under U.S. federal law. Substantially all our revenue is derived from U.S. cannabis operations. For information about risks related to U.S. cannabis operations, please refer to "Risk Factors" in this prospectus.

# **Contractual Obligations**

At June 30, 2021, we had the following contractual obligations to make future payments, representing contracts and other commitments that are known and committed:

	 <1 Year				3 to 5 Years dollars in thousands)		>5 Years		Total
Accounts payable and accrued liabilities	\$ 45,579	\$		<i>aonar</i> \$	- in inousanas	\$	_	\$	45,579
Notes payable	4,667		1,333		_		_		6,000
Notes payable - related party	12,000		_		_		_		12,000
Private placement notes	_		_		130,000		_		130,000
Operating lease liability	3,141		12,196		11,241		18,577		45,155
Finance lease liability	4,117		15,777		14,009		28,166		62,069
Construction finance liability	\$ 12,217	\$	38,700	\$	27,605	\$	167,980	\$	246,502

## **Off-Balance Sheet Arrangements**

As of the date of this filing, we do not have any off-balance-sheet arrangements that have, or are reasonably likely to have, a current or future effect on the results of operations or financial condition of, including, and without limitation, such considerations as liquidity and capital resources.