UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

FORM 10-Q/A (Amendment No. 1)

(Mark One)

QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended June 30, 2023

OR

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from to

Commission File Number: 000-56374

PLANET 13 HOLDINGS INC.

(Exact name of Registrant as Specified in its Charter)

British Columbia (State or other jurisdiction of incorporation or organization) 83-2787199

(I.R.S. Employer Identification No.)

89109

(Zip Code)

2548 West Desert Inn Road, Suite 100 Las Vegas, Nevada (Address of principal executive offices)

Registrant's telephone number, including area code: (702) 815-1313

Securities registered pursuant to Section 12(b) of the Act: None

Securities registered pursuant to Section 12(g) of the Act: Common Shares

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes \boxtimes No \square

Indicate by check mark whether the registrant has submitted electronically every Interactive Data File required to be submitted pursuant to Rule 405 of Regulation S-T (\$232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit such files). Yes \boxtimes No \square

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, smaller reporting company, or an emerging growth company. See the definitions of "large accelerated filer," "accelerated filer," "smaller reporting company," and "emerging growth company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer		Accelerated filer	
Non-accelerated Filer	\boxtimes	Smaller reporting company	\boxtimes
Emerging growth company	\boxtimes		

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act. \Box

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes 🗆 No 🖾

As of August 8, 2023, there were 222,247,854 Common Shares outstanding.

EXPLANATORY NOTE

Planet 13 Holdings Inc. (the "**Company**," "we," "our," or "us") is filing this Amendment No. 1 on Form 10-Q/A (this "Amendment" or this "Form 10-Q/A") to amend and restate certain items in its Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2023, originally filed with the U.S. Securities and Exchange Commission (the "SEC") on August 9, 2023 (the "Original Filing").

In filing this Amendment, the Company is restating its previously issued unaudited interim condensed consolidated financial statements as of and for the quarterly periods ended June 30, 2023 and 2022 (the "Affected Periods") to account for material errors due to the believed misappropriation of approximately \$22.0 million (the "Misappropriated Funds") of the Company's funds held by El Capitan Advisors, Inc. ("El Capitan") as further described below. Those previously issued financial statements should no longer be relied upon. All material restatement information for the Affected Periods that relates to the errors will be included in this Amendment.

Accordingly, investors and other readers should rely only on the financial information and other disclosures regarding the Affected Periods in this Amendment and in any other future filings with the SEC (as applicable) and should not rely on any previously issued or filed reports, corporate presentations or similar communications relating to the Affected Periods. See Note 21 in the restated unaudited interim consolidated financial statements included in this Amendment, as well as "Management's Discussion and Analysis of Financial Condition and Results of Operations."

Restatement Background

As reported in a press release issued by the Company on November 17, 2023, on June 20, 2021, the Company engaged El Capitan, an investment advisor registered with the SEC, for cash management services. One of the Company's accounts managed by El Capitan was held at Bridge Bank, a division of Western Alliance Bank (collectively "WAB"). Pursuant to a dispute unrelated to the Company, Casa Verde Capital, L.P. and Casa Verde Capital EF, L.P. (collectively "Casa Verde") obtained a \$35.0 million default judgment against El Capitan, which is a portfolio company of Casa Verde. Casa Verde then levied that judgment causing approximately \$5.4 million of the Company's funds held at WAB (the "WAB Funds") and managed by El Capitan to be directed to the Orange County, California Sheriff's Office (the "Sheriff's Office") on September 21, 2023.

On or around October 24, 2023, the Company became aware of the levy against the WAB Funds and thereafter filed a third-party claim (the "WAB Claim") of exemption asserting rightful ownership over the WAB Funds.

The Company has secured a partial settlement with Casa Verde for the release of \$3.4 million of the WAB Funds, which the Company received on January 31, 2024. The remaining approximately \$2 million of the WAB Funds (the "**Remaining Levied Funds**") is still in the possession of the Sheriff's Office while litigation is ongoing. The Company has not relinquished any right to the Remaining Levied Funds and continues to pursue their return. A hearing on the ultimate disposition of the Remaining Levied Funds is scheduled for April 29, 2024.

After filing the WAB Claim in November 2023, the Company also took immediate action to withdraw the remaining approximately \$16.5 million that the Company held in two additional Company accounts managed by El Capitan (the "Additional Funds"). El Capitan has refused to honor the Company's further withdrawal requests with respect to the Additional Funds and at this time it is unclear whether the Additional Funds will be returned. Based on discussions with El Capitan to secure the withdrawal of the Additional Funds and purported bank statements provided by El Capitan, the Company has reason to believe that the Additional Funds were misappropriated by El Capitan.

On January 22, 2024, the Company initiated a lawsuit in Santa Monica, California against El Capitan, El Capitan's founder and Chief Executive Officer—Andrew Nash, Casa Verde, Casa Verde's Managing Member—Karan Wadhera, and Jamie Nash, the spouse of Andrew Nash (collectively, the "**Defendants**") seeking approximately \$16.5 million in compensatory damages and other relief. The Company alleges that each Defendant is liable for their involvement in a scheme to defraud the Company of funds managed by El Capitan in its capacity as the Company's fiduciary. The Company is vigorously pursuing its rights against the Defendants and intends to act quickly to enact all necessary remedies available. The Company will continue to vigorously pursue its rights to reclaim the funds that it entrusted to El Capitan and will pursue recovery of its funds through all legally available means, including as appropriate, through cooperation with law enforcement.

On January 25, 2024, as a result of the preliminary information obtained in connection with an ongoing internal investigation, the audit committee (the "Audit Committee") of the board of directors of the Company, based on the recommendation of the Company's management, concluded that the Company's previously issued audited consolidated financial statements included in the Annual Report on Form 10-K for the fiscal year ended December 31, 2022, and the Company's previously issued unaudited consolidated financial statements included in the Quarterly Reports on Form 10-Q for the quarters ended March 31, 2023, June 30, 2023 and September 30, 2023, and each as included in any reports, presentations or similar communications of the Company's financial results, should no longer be relied upon due to the errors. As a result, the errors require a restatement of the financial statements for the Affected Periods (the "**Restatement**") which is reflected in this Amendment. The impact of the errors is described in detail in Note 21 in the restated unaudited interim consolidated financial statements included in this Amendment. The Company has also amended its Annual Report on Form 10-K for the fiscal year ended December 31, 2022 (the "**Form 10-K/A**")and its Quarterly Report on Form 10-Q for the quarterly period ended March 31, 2023, and has determined that it needs to amend and its Quarterly Report on Form 10-Q for the quarter ended September 30, 2023, which the Company is filing concurrently with this Form 10-Q/A.

Internal Control Considerations

In connection with the Restatement, management has reassessed its evaluation of the effectiveness of its internal control over financial reporting and disclosure controls and procedures as of June 30, 2023, as further described in Part I, Item 4 of this Amendment. Based on such re-assessment, management confirmed that the material weaknesses described in the Form 10-K/A continue to be material weaknesses as of the time of the re-assessment, and that these same material weaknesses contributed to the Restatement. Therefore, management concluded that internal control over financial reporting and disclosure controls and procedures were not effective as of the quarter ended June 30, 2023. Management has taken steps to remediate the material weaknesses in our internal control over financial reporting. For additional information related to the material weaknesses in internal control over financial reporting and the related remedial measures, see Part I Item 4 of this Amendment for a description of these matters.

Items Amended in this Amendment

For the convenience of the reader, this Amendment sets forth the Original Filing in its entirety, as amended for the changes related to the Restatement as well as certain additional changes discussed below. The following sections of the Original Filing have been amended as a result of the Restatement:

- Part I Item 1. Financial Statements
- Part I Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations
- Part I Item 4. Controls and Procedures
- Part II Item 6. Exhibits

In accordance with Rule 12b-15 under the Securities Exchange Act of 1934, as amended (the "**Exchange Act**"), this Amendment includes new certifications specified in Rule 13a-14 under the Exchange Act, from the Company's Co-Chief Executive Officers and Chief Financial Officer dated as of the date of this Amendment. The Exhibit Index in Part II — Item 6 is also being amended to reflect the inclusion of the updated exhibits.

Except as described above, this Amendment does not amend, update or change any other items or disclosures contained in the Original Filing, and accordingly, this Amendment does not reflect or purport to reflect any information or events occurring after August 9, 2023, the filing date of the Original Filing, or modify or update those disclosures affected by subsequent events. Accordingly, this Amendment should be read in conjunction with filings made with the SEC subsequent to the filing of the Original Filing.

Planet 13 Holdings Inc. Quarterly Report on Form 10-Q/A For Quarterly Period Ended June 30, 2023

Table of Contents

		Page
PART I	FINANCIAL INFORMATION	
<u>Item 1.</u>	Financial Statements.	<u>7</u>
Item 2.	Management's Discussion and Analysis of Financial Condition and Results of Operations.	<u>30</u>
Item 3.	Quantitative and Qualitative Disclosures About Market Risk.	<u>39</u>
<u>Item 4.</u>	Controls and Procedures.	<u>39</u>
<u>PART II</u>	OTHER INFORMATION	
<u>Item 1.</u>	Legal Proceedings.	<u>41</u>
Item 1A.	Risk Factors.	<u>41</u>
Item 2.	Unregistered Sales of Equity Securities and Use of Proceeds.	<u>41</u>
Item 3.	Defaults Upon Senior Securities.	41
Item 4.	Mine Safety Disclosures.	41
Item 5.	Other Information.	41
Item 6.	Exhibits.	42
SIGNATUR	ES	43

USE OF NAMES AND CURRENCY

In this Quarterly Report on Form 10-Q/A, unless the context otherwise requires, the terms "we," "us," "our," "Company," or "Planet 13" refer to Planet 13 Holdings Inc. together with its wholly-owned subsidiaries.

Unless otherwise indicated, all references to "\$," "US\$" or "USD" in this Quarterly Report on Form 10-Q/A refer to United States dollars, and all references to "C\$," "CAD\$," or "CAD" refer to Canadian dollars.

IMPLICATIONS OF BEING AN EMERGING GROWTH COMPANY

As a company with less than \$1.235 billion in revenue during our most recently completed fiscal year, we qualify as an "emerging growth company" as defined in Section 2(a) of the Securities Act of 1933, as amended, which we refer to as the "Securities Act," as modified by the Jumpstart Our Business Startups Act of 2012, or the "JOBS Act." As an emerging growth company, we may take advantage of specified reduced disclosure and other exemptions from requirements that are otherwise applicable to public companies that are not emerging growth companies. These provisions include:

- Reduced disclosure about our executive compensation arrangements;
- Exemptions from non-binding shareholder advisory votes on executive compensation or golden parachute; and
- Exemption from auditor attestation requirement in the assessment of our internal control over financial reporting.

We will remain an emerging growth company until the earliest of (i) the last day of the year in which we have total annual gross revenue of \$1.235 billion or more; (ii) the last day of the year following the fifth anniversary of the first sale of the common equity securities pursuant to an effective registration under the Securities Act; (iii) the date on which we have issued more than \$1.0 billion in nonconvertible debt during the previous three years; or (iv) the date on which we are deemed to be a large accelerated filer under the rules of the Securities and Exchange Commission.

In addition, the JOBS Act provides that an emerging growth company can take advantage of an extended transition period for complying with new or revised accounting standards. This provision allows an emerging growth company to delay the adoption of some accounting standards until those standards would otherwise apply to private companies. We have elected to use this extended transition period for complying with new or revised accounting standards that have different effective dates for public and private companies until the earlier of the date we (i) are no longer an emerging growth company or (ii) affirmatively and irrevocably opt out of the extended transition period provided in the JOBS Act.

DISCLOSURES REGARDING FORWARD-LOOKING STATEMENTS

This Quarterly Report on Form 10-O/A includes "forward-looking information" and "forward-looking statements" within the meaning of applicable Canadian securities laws and United States securities laws. All information, other than statements of historical facts, included in this Quarterly Report on Form 10-O/A that addresses activities, events or developments that we expect or anticipate will or may occur in the future is forward-looking information. Forward-looking information is often identified by the words "may," "would," "could," "should," "will," "intend," "plan," "anticipate," "believe," "estimate," "expect" or similar expressions and includes, among others, information regarding: our strategic plans and expansion and expectations regarding the growth of the California cannabis market; statements relating to the business and future activities of, and developments related to, us after the date of this Quarterly Report on Form 10-O/A, including such things as future business strategy, competitive strengths, goals, expansion and growth of our business, operations and plans, new revenue streams, the completion by us of contemplated acquisitions of additional real estate, cultivation and licensing assets, the roll out of new dispensaries, the application for additional licenses and the grant of licenses or renewals of existing licenses that have been applied for, the expansion of existing cultivation and production facilities, the completion of cultivation and production facilities that are under construction, the construction of additional cultivation and production facilities, the expansion into additional U.S. markets, any potential future legalization of adult-use and/or medical cannabis under U.S. federal law; expectations of market size and growth in the United States and the states in which we operate or contemplate future operations; expectations for other economic, business, regulatory and/or competitive factors related to us or the cannabis industry generally; the timing and completion of a plan of arrangement for the Company to domesticate from British Columbia to the State of Nevada; and other events or conditions that may occur in the future.

Readers are cautioned that forward-looking information and statements are not based on historical facts but instead are based on reasonable assumptions and estimates of our management at the time they were provided or made and involve known and unknown risks, uncertainties and other factors which may cause our actual results, performance or achievements, as applicable, to be materially different from any future results, performance or achievements expressed or implied by such forward-looking information and statements. Such factors include, among others, our actual financial position and results of operations differing from management's expectations; our business model; a lack of business diversification; increasing competition in the industry; public opinion and perception of the cannabis industry; expected significant costs and obligations; current reliance on limited jurisdictions; development of our business; access to capital; risks relating to the management of growth; risks inherent in an agricultural business; risks relating to energy costs; risks related to research and market development; risks related to breaches of security at our facilities; reliance on suppliers; risks relating to the concentrated voting control of the Company; risks related to our being a holding company; risks related to service providers withdrawing or suspending services under threat of prosecution; risks related to proprietary intellectual property and potential infringement by third parties; risks of litigation relating to intellectual property; negative clinical trial results; insurance related risks; risk of litigation generally; risks associated with cannabis products manufactured for human consumption, including potential product recalls; risks relating to being unable to attract and retain key personnel; risks relating to obtaining and retaining relevant licenses; risks relating to integration of acquired businesses; risks related to quantifying our target market; risks related to industry growth and consolidation; fraudulent activity by employees, contractors and consultants; cybersecurity risks; conflicts of interest; risks related to reputational damage in certain circumstances; leased premises risks; U.S. regulatory landscape and enforcement related to cannabis, including political risks; heightened scrutiny by Canadian regulatory authorities; risks related to capital raising due to heightened regulatory scrutiny; risks related to tax liabilities; risks related to U.S. state and local law and regulations; risks related to access to banks and credit card payment processors; risks related to potential violation of laws by banks and other financial institutions; ability and constraints on marketing products; risks related to lack of U.S. federal trademark and patent protection; risks related to the enforceability of contracts; the limited market for our securities; difficulty for U.S. holders of Common Shares to resell over the Canadian Securities Exchange; price volatility of Common Shares; uncertainty regarding legal and regulatory status and changes; risks related to legislation and cannabis regulation in the states in which we operate or contemplate future operations; future sales by shareholders; no guarantee regarding use of available funds; currency fluctuations; risks related to entry into the U.S; risks related to economic and regulatory factors which would preclude the Company from completing a continuance from British Columbia to Nevada; and other factors beyond our control, as more particularly described under the heading "Risk Factors" in our Annual Report on Form 10-K/A for the year ended December 31, 2022.

Readers are cautioned that the foregoing list is not exhaustive of all factors and assumptions which may have been used. Although we have attempted to identify important factors that could cause actual results to differ materially, there may be other factors that cause results not to be as anticipated, estimated or intended. There can be no assurance that such forward-looking information and statements will prove to be accurate as actual results and future events could differ materially from those anticipated in such information and statements. Accordingly, readers should not place undue reliance on forward-looking information and statements. The forward-looking information and statements contained herein are presented for the purpose of assisting readers in understanding our expected financial and operating performance and our plans and objectives and may not be appropriate for other purposes.

The forward-looking information and statements contained in this Quarterly Report on Form 10-Q/A represent our views and expectations as of the date of this Quarterly Report on Form 10-Q/A. We anticipate that subsequent events and developments may cause our views to change. However, while we may elect to update such forward-looking information and statements at a future time, we have no current intention of doing so except to the extent required by applicable law.

PART I-FINANCIAL INFORMATION

Item 1. Financial Statements.

PLANET 13 HOLDINGS INC. Interim Condensed Consolidated Balance Sheets (Unaudited, In United States Dollars)

	R	June 30, 2023 estated (Note 21)		December 31, 2022 estated (Note 21)
ASSETS		-1)		21)
Current Assets:				
Cash	\$	24,457,546	\$	38,789,604
Accounts Receivable		1,320,998		1,326,795
Inventory		14,712,473		13,004,839
Prepaid Expenses and Other Current Assets		2,848,838		3,810,394
Total Current Assets		43,339,855		56,931,632
Property and Equipment		69,453,103		71,466,051
Intangible Assets		71,100,663		69,288,007
Right of Use Assets - Operating		21,650,593		21,168,171
Long-term Deposits and Other Assets		832,853		862,545
Deferred Tax Asset		318,294		346,257
TOTAL ASSETS	\$	206,695,361	\$	220,062,663
	_		_	
LIABILITIES AND SHAREHOLDERS' EQUITY				
LIABILITIES				
Current:				
Accounts Payable	\$	3,018,576	\$	3,112,820
Accrued Expenses		6,989,504		8,072,224
Income Taxes Payable		781,233		2,826,501
Notes Payable - Current Portion		884,000		884,000
Operating Lease Liabilities		545,043		479,161
Total Current Liabilities		12,218,356		15,374,706
		, ,		, ,
Long-Term Liabilities:				
Operating Lease Liabilities		26,738,325		25,833,071
Warranty Liability		-		18,127
Other Long-term Liabilities		28,000		28,000
Deferred Tax Liability		1,482,864		1,487,204
Total Liabilities		40,467,545		42,741,108
Commitments and Contingencies (refer to Note 16)				
SHAREHOLDERS' EQUITY				
Common Shares, no par value, unlimited Common Shares authorized, 222,247,854 issued and outstanding at June 30, 2023 and 220,470,061 at December 31, 2022		-		-
Additional Paid-In Capital		314,025,857		312,023,359
Deficit		(147,798,041)		(134,701,804)
Total Shareholders' Equity	_	166,227,816		177,321,555
		<u> </u>		
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY	\$	206,695,361	\$	220,062,663

The accompanying notes are an integral part of these unaudited interim condensed consolidated financial statements.



<u>Table of Contents</u> PLANET 13 HOLDINGS INC. Interim Condensed Consolidated Statements of Operations and Comprehensive Loss (Unaudited, in United States Dollars)

	Three Mon	ths Ended	Six Months Ended			
	June 30,	June 30,	June 30,	June 30,		
	2023	2022	2023	2022		
	Restated	Restated	Restated	Restated		
	(Note 21)	(Note 21)	(Note 21)	(Note 21)		
Revenues, net of discounts	\$ 25,832,711	\$ 28,412,230	\$ 50,748,107	\$ 54,106,625		
Cost of Goods Sold	(13,950,477)	(14,587,723)	(27,983,062)	(27,381,114)		
Gross Profit	11,882,234	13,824,507	22,765,045	26,725,511		
Expenses:						
General and Administrative	11,271,370	12,011,053	22,226,376	25,497,743		
Sales and Marketing	1,332,498	887,436	2,668,237	1,490,678		
Lease Expense	794,389	779,050	1,579,025	1,260,297		
Depreciation	1,986,578	1,963,937	4,222,042	4,003,989		
Total Expenses	15,384,835	15,641,476	30,695,680	32,252,707		
Loss From Operations	(3,502,601)	(1,816,969)	(7,930,635)	(5,527,196)		
Other Income (Expense):						
Other Income (Expense): Interest income, net	32,544	15 110	148,894	42 110		
Foreign exchange gain (loss)	4,229	15,118 74,543	6,116	42,110 (21,166)		
Change in fair value of warrant liability	4,229	2,635,425	18,127	6,795,234		
Provision for misappropriated funds	-	(5,000,000)	(2,000,000)	(7,000,000)		
Other Income (Expense), net	1,712,598	(85,698)	1,857,205	228,767		
Total Other Income (Expense)	1,749,371	(2,360,612)	30,342	44,945		
Total Other Income (Expense)	1,749,571	(2,300,012)	50,542			
Loss Before Provision for Income Taxes	(1,753,230)	(4,177,581)	(7,900,293)	(5,482,251)		
Provision For Income Taxes						
Current Tax Expense	(2,904,644)	(2,908,359)	(5,169,732)	(5,676,474)		
Deferred Tax Recovery	41,787	16,275	(26,212)	27,628		
	(2,862,857)	(2,892,084)	(5,195,944)	(5,648,846)		
Net Loss and Comprehensive Loss	\$ (4,616,087)	\$ (7,069,665)	\$ (13 096 237)	\$ (11 131 097)		
Act Loss and Comprehensive Loss	¢ (4,010,007)					
Loss per Share						
Basic and diluted loss per share	\$ (0.02)	\$ (0.03)	<u>\$ (0.06)</u>	\$ <u>(0.05</u>)		
Weighted Average Number of Common Shares						
Basic and diluted	221,791,320	220,088,004	221,439,841	212,869,574		

The accompanying notes are an integral part of these unaudited interim condensed consolidated financial statements.

PLANET 13 HOLDINGS INC.

Interim Condensed Consolidated Statements of Changes in Shareholders' Equity (Unaudited, in United States Dollars, except Share Amounts)

	Numb	er of			
	Common Shares	Warrants	Additional Paid-in Capital	Accumulated Deficit	Total Shareholders' Equity
Balance, January 1, 2022 - Restated (Note 21)	198,687,950	295,838	\$245,861,704	\$ (75,156,085)	\$ 170,705,619
Share based Compensation - RSUs		_	4,116,573	<u>-</u>	4,116,573
Shares Issued on Acquisition	21,361,002	_	57,854,830	-	57,854,830
Replacement Options Issued on Acquisition		_	1,239,818	_	1,239,818
Shares Issued on Exercise of Options	97,325	_	97,980	-	97,980
Net Loss for the Period	-	-	-	(11,131,097)	(11,131,097)
Balance, June 30, 2022 - Restated (Note 21)	220,146,277	295,838	\$309,170,905	\$ (86,287,182)	\$ 222,883,723
	000 470 0 (1	205.020	¢212.022.250	¢ (124 701 004)	¢ 177 221 555
Balance, January 1, 2023 - Restated (Note 21)	220,470,061	295,838	\$312,023,359	\$(134,701,804)	\$ 177,321,555
Share based Compensation - RSUs	-	-	1,323,618	-	1,323,618
Share based Compensation - RSUs - Taxes Paid in					
Lieu of Share Issuance	-	-	(267,526)	-	(267,526)
Shares Issued on Settlement of RSUs	714,416	-	-	-	-
Shares Issued on Exercise of Purchase Option	1,063,377	-	946,406	-	946,406
Net Loss for the Period	-	-	-	(13,096,237)	(13,096,237)
			****	* (1 (F F O O O O O	<u>* * * * * * * * * * * * * * * * * * * </u>
Balance, June 30, 2023 - Restated (Note 21)	222,247,854	295,838	\$314,025,857	<u>\$(147,798,041)</u>	\$ 166,227,816

The accompanying notes are an integral part of these unaudited interim condensed consolidated financial statements.

PLANET 13 HOLDINGS INC. Interim Condensed Consolidated Statements of Cash Flows (Unaudited, In United States Dollars)

	Six Months Ended			
	June 30, 2023	June 30, 2022		
	Restated (Note 21)	Restated (Note 21)		
CASH PROVIDED BY (USED IN) OPERATING ACTIVITIES				
Net loss	\$ (13,096,237)	\$ (11,131,097)		
Adjustments for items not involving cash:				
Shared based compensation expense	1,323,618	4,116,573		
Non-cash lease expense	2,559,990	1,799,593		
Depreciation	6,230,026	5,316,191		
Change in fair value of warrant liability	(18,127)	(6,795,234)		
Loss on translation of warrant liability	-	12,758		
Deferred tax recovery	(4,340)	-		
Proceeds from lease incentive	-	1,000,000		
Lease incentive amortization	(52,231)	(260,987)		
Gain on sale of fixed assets	(14,749)	(, , ,		
	(3,072,050)			
	(-,-,)			
Net Changes in Non-cash Working Capital Items	(4,079,677)	1,848,718		
Repayment of lease liabilities	(2,016,581)			
Total Operating	(9,168,308)			
	(),100,000)	(5,011,005)		
FINANCING ACTIVITIES				
RSU withholding taxes paid in lieu of share issuance	(267,526)	-		
Proceeds from exercise of warrants and options	-	97,980		
Total Financing	(267,526)			
INVESTING ACTIVITIES				
Purchase of property, plant and equipment	(4,070,701)	(11,737,742)		
Proceeds from sales of fixed assets	40,727	-		
Purchase of 51% interest in Planet 13 Illinois	(866,250)	-		
Net cash acquired through NGW acquisition	-	1,478,698		
Total Investing	(4,896,224)			
	(1,0,2,0,2,2,1)	(10,20),011		
Effect of foreign exchange on cash		1,909		
		1,909		
NET CHANGE IN CASH DURING THE PERIOD	(14,332,058)	(16,004,020)		
CASH				
Beginning of Period	38,789,604	58,586,952		
		ф. <u>10 500 сос</u>		
End of Period	<u>\$ 24,457,546</u>	\$ 42,582,932		

Supplemental cash flow information (Note 14)

The accompanying notes are an integral part of these unaudited interim condensed consolidated financial statements.

1. Nature of Operations

Planet 13 Holdings Inc. ("**Planet 13**" or the "**Company**") was incorporated under the Canada Business Corporations Act on April 26, 2002 and continued under the British Columbia Business Corporations Act on September 24, 2019 (see Note 20 - Subsequent Events regarding the Company's proposed re-domestication to Nevada).

The Company, through its subsidiaries, is a vertically integrated cultivator and provider of cannabis and cannabis-infused products that is licensed under the laws of the States of Nevada, California, Florida, and Illinois. We are licensed in these jurisdictions as follows: six Nevada cultivation licenses (three medical and three adult-use), six Nevada production licenses (three medical and three adult-use), one Nevada distribution license, one California adult-use dispensary license, two California distribution licenses, one California adult-use manufacturer license, one Florida Medical Marijuana Treatment Center license (unlimited medical dispensaries, cultivation and processing) and one Illinois conditional adult-use dispensary license.

Planet 13 is a public company with common shares listed on the Canadian Securities Exchange ("CSE") under the symbol PLTH and quoted on the OTCQX exchange under the symbol "PLNHF".

The Company's registered office is located at Bentall 5, 550 Burrard Street, Suite 2501, Vancouver, BC V6C 285, and the head office address is 2548 W. Desert Inn Road, Las Vegas, NV 89109.

While cannabis and CBD-infused products are legal under the laws of several U.S. states (with varying restrictions applicable), the United States Federal Controlled Substances Act classifies all "marijuana" as a Schedule I drug, whether for medical or recreational use. Under U.S. federal law, a Schedule I drug or substance has a high potential for abuse, no accepted medical use in the United States, and a lack of safety for use under medical supervision.

The federal government currently is prohibited from prosecuting businesses that operate in compliance with applicable state and local medical cannabis laws and regulations; however, this does not protect adult use cannabis. In addition, if the federal government changes this position, it would be financially detrimental to the Company.

2. Basis of Presentation

These restated unaudited interim condensed consolidated financial statements reflect the accounts of the Company and have been prepared in accordance with generally accepted accounting principles in the United States of America ("GAAP") and pursuant to the rules and regulations of the U.S. Securities and Exchange Commission ("SEC") for all periods presented. Certain information and footnote disclosures normally included in the audited annual consolidated financial statements prepared in accordance with GAAP have been omitted or condensed. The information included in these restated unaudited interim condensed consolidated financial statements and accompanying notes as of and for the year ended December 31, 2022 included in the Company's Annual Report on Form 10-K/A for the year ended December 31, 2022. These restated unaudited interim condensed consolidated financial statements reflect all adjustments (consisting of normal recurring adjustments), which, in the opinion of management, are necessary for the fair presentation of the results for the interim periods presented. Interim results are not necessarily indicative of results for a full year.

These restated unaudited interim condensed consolidated financial statements have been prepared on a going concern basis, which assumes that the Company will continue in operation for the foreseeable future and, accordingly, will be able to realize its assets and discharge its liabilities in the normal course of operations as they come due.

Failure to arrange adequate financing on acceptable terms and/or achieve profitability may have an adverse effect on the financial position, results of operations, cash flows and prospects of the Company. These restated unaudited interim condensed consolidated financial statements do not give effect to adjustments to assets or liabilities that would be necessary should the Company be unable to continue as a going concern. Such adjustments could be material. These restated unaudited interim condensed consolidated financial statements are presented in U.S. dollars, which is also the Company's and its subsidiaries' functional currency.

These restated unaudited interim condensed consolidated financial statements were authorized for issuance by the Board of Directors of the Company on February 16, 2024.

i) Basis of consolidation

These accompanying restated unaudited interim condensed consolidated financial statements include the accounts of the Company and all subsidiaries. Subsidiaries are entities in which the Company has a controlling voting interest or is the primary beneficiary of a variable interest entity. Subsidiaries are fully consolidated from the date control is transferred to the Company and are deconsolidated from the date control ceases. All intercompany accounts and transactions have been eliminated upon consolidation. The restated unaudited interim condensed consolidated financial statements include all the assets, liabilities, revenues, expenses and cash flows of the Company and its subsidiaries after eliminating intercompany balances and transactions.

These restated unaudited interim condensed consolidated financial statements include the accounts of the Company and the following entities which are subsidiaries of the Company:

Subsidiaries as at June 30, 2023	Jurisdiction of Incorporation	Ownership Interest 2023	Ownership Interest 2022	Nature of Business
	meorporation	11101030 2020		
MM Development				Nevada license holding company; vertically
Company, Inc. ("MMDC")	Nevada, USA	100%	100%	integrated cannabis operations
BLC Management				
Company LLC	Nevada, USA	100%	100%	Management/holding company
LBC CBD LLC ("LBC")	Nevada, USA	100%	100%	CBD retail sales and marketing
				California license holding company; cannabis
Newtonian Principles Inc.	California, USA	100%	100%	retail sales
Crossgate Capital U.S.				
Holdings Corp.	Nevada, USA	100%	100%	Holding company
				California license holding company; cannabis
Next Green Wave, LLC	California, USA	100%	100%	cultivation and processing
Planet 13 Illinois, LLC	Illinois, USA	100%	49%	Illinois license holding company
BLC NV Food, LLC	Nevada, USA	100%	100%	Holding company for By The Slice LLC
				Subsidiary of BLC NV Food, LLC; restaurant
By The Slice, LLC	Nevada, USA	100%	100%	and retail operations
Planet 13 Chicago, LLC	Illinois, USA	100%	100%	Holding company
Planet 13 Florida, Inc.	Florida, USA	100%	100%	Florida license holding company
Club One Three, LLC	Nevada, USA	100%	100%	Inactive

ii) Functional currency

These restated unaudited interim condensed consolidated financial statements are presented in U.S. Dollars ("USD"), which is the Company's and its subsidiaries' functional currency.

Foreign currency transactions are remeasured to the respective financial currencies of the Company's entities at the exchange rates in effect on the date of the transactions. Monetary assets and liabilities denominated in foreign currencies are measured to functional currency at the foreign exchange rate applicable at the statement of balance sheets date. Non-monetary items are carried at historical rates. Non-monetary items carried at face value denominated in foreign currencies are remeasured to the functional currency at the date when the fair value was determined. Realized and unrealized foreign exchange gains and losses are recognized through profit or loss.

iii)Emerging growth company

The Company is an "Emerging Growth Company", as defined in Section 2(a) of the Securities Act of 1933, as amended (the "Securities Act"), as modified by the Jumpstart Our Business Startups Act of 2012 (the "JOBS Act"), and it has taken advantage of certain exemptions that are not applicable to other public companies that are not emerging growth companies including, but not limited to, not being required to comply with the independent registered public accounting firm attestation requirements of Section 404 of the Sarbanes-Oxley Act, reduced disclosure obligations regarding executive compensation in its periodic reports and proxy statements, and exemptions from the requirements of holding a nonbinding advisory vote on executive compensation and shareholder approval of any golden parachute payments not previously approved.

Further, Section 102(b)(1) of the JOBS Act exempts emerging growth companies from being required to comply with new or revised financial accounting standards until private companies (that is, those that have not has a Securities Act registration statement declared effective or do not have a class of securities registered under the Exchange Act) are required to comply with the new or revised financial reporting standards. The JOBS Act provides that a company can elect to opt out of the extended transition period and comply with the requirements that apply to non-emerging growth companies but any such election to opt out is irrevocable. The Company has elected not to opt out of such extended transition period which means that when a standard is issued or revised and it has different application dates for public and private companies, the Company, as an emerging growth company, can adopt the new or revised standard at the time private companies adopt the new or revised standard.

3. Inventory

Finished goods inventory consists of dried cannabis, concentrates, edibles, and other products that are complete and available for sale (both internally generated inventory and third-party products purchased in the wholesale market). Work in process inventory consists of cannabis after harvest, in the processing stage. Packaging and miscellaneous consist of consumables for use in the transformation of biological assets and other inventory used in the production of finished goods, non-cannabis merchandise and food and beverage items. The Company's inventory is comprised of:

	 June 30, 2023	D	ecember 31, 2022
Raw materials	\$ 5,379,140	\$	5,209,667
Packaging and miscellaneous	1,557,929		1,584,659
Work in progress	2,804,811		1,965,052
Finished goods	4,970,593		4,245,461
	\$ 14,712,473	\$	13,004,839

Cost of Inventory is recognized as an expense when sold and included in the cost of goods sold. During the three and six months ended June 30, 2023, the Company recognized \$13,950,477 and \$27,983,062 (2022 - \$14,587,723 and \$27,381,114) of inventory expensed to cost of goods sold.

4. Prepaid Expenses and Other Current Assets

	 June 30, 2023	De	ecember 31, 2022
Security deposits	\$ 1,054,776	\$	1,399,424
Prepaid rent	387,997		348,433
Insurance	394,306		678,402
License fees	749,545		776,717
Miscellaneous	262,214		607,418
	\$ 2,848,838	\$	3,810,394

5. Property and Equipment

Gross carrying amount	 Land and provements	B	uildings	E	quipment	Leasehold provements	 onstruction Progress		Total
Gross carrying amount									
At December 31, 2022	\$ 6,374,511	\$1	3,963,025	\$	12,799,645	\$ 63,555,792	\$ 3,528,703	\$1	100,221,676
Additions	210,830		1,979,925		647,450	468,885	947,345		4,254,435
Disposals	 -		-		(97,043)	 -	 -		(97,043)
At June 30, 2023	\$ 6,585,341	\$1	5,942,950	\$	13,350,052	\$ 64,024,677	\$ 4,476,048	\$1	104,379,068
						 		_	
Depreciation									
At December 31, 2022	\$ 231,522	\$	540,648	\$	6,333,865	\$ 21,649,590	\$ -	\$	28,755,625
Additions	 24,365	_	174,623		1,318,646	4,712,392	 -		6,230,026
Disposals	-		-		(59,686)	-	-		(59,686)
At June 30, 2023	\$ 255,887	\$	715,271	\$	7,592,825	\$ 26,361,982	\$ -	\$	34,925,965
Carrying amount									
At December 31, 2022	\$ 6,142,989	\$1	3,422,377	\$	6,465,780	\$ 41,906,202	\$ 3,528,703	\$	71,466,051
At June 30, 2023	\$ 6,329,454	\$1	5,227,679	\$	5,757,227	\$ 37,662,695	\$ 4,476,048	\$	69,453,103

As at June 30, 2023, costs related to the construction of facilities were capitalized as construction in progress and not depreciated. Once construction is completed, the construction in progress balance is moved to the appropriate fixed asset account and depreciation commences. The contractual construction commitment as of June 30, 2023 was \$8,231,097 (December 31, 2022 - \$0).

For the six months ended June 30, 2023, depreciation expense was 6,230,026 (2022 - 5,316,191) of which 2,007,984 (2022 - 1,327,062) was included in cost of goods sold.

During the six months ended June 30, 2023, no amounts were transferred from Construction in Progress to the other fixed accounts.

6. Intangible Assets

Gross carrying amount	Retail Dispensary Santa Ana	Retail Dispensary Clark County	Cultivation and Production Clark County	Master License Florida	Cultivation Coalinga CA	Retail Dispensary Waukegan IL	Other	Total
Balance, December 31, 2022	\$ 6,151,343	\$ 690,000	\$ 709,798	\$55,846,866	\$ 6,232,222		\$ 30,000	\$69,660,229
Additions	-	-	-	-		1,812,656	-	1,812,656
Balance at June 30, 2023	<u>\$ 6,151,343</u>	\$ 690,000	<u>\$</u> 709,798	\$55,846,866	\$ 6,232,222	<u>\$ 1,812,656</u>	\$ 30,000	\$71,472,885
Amortization								
Balance, December 31, 2022	\$ -	\$ -	\$ -	\$ -	\$ 372,222	\$ -	\$ -	\$ 372,222
Additions Balance at June 30, 2023		<u>-</u>			\$ 372,222	<u>s</u> -		\$ 372,222
Datalice at Julie 30, 2023	φ	<u>\$</u>	φ -	φ -	φ 3 12,222	φ	φ -	\$ 312,222
Carrying amount								
Balance at December 31, 2022	\$ 6,151,343	\$ 690,000	\$ 709,798	\$55,846,866	\$ 5,860,000	\$ -	\$ 30,000	\$69,288,007
Balance at June 30, 2023	\$ 6,151,343	\$ 690,000	\$ 709,798	\$55,846,866	\$ 5,860,000	\$ 1,812,656	\$ 30,000	\$71,100,663

NGW Acquisition

On March 2, 2022, the Company acquired 100% ownership interest of Next Green Wave Holdings, Inc. ("NGW") and accounted for the transaction as a business combination acquisition pursuant to ASC 805.

NGW was incorporated in 2011 and was formed for the purpose of cultivating and selling cannabis products in the state of California, where it owns and operates a cultivation and manufacturing facility. The Company executed the NGW transaction in order to introduce certain of its brands to the California market; complement its dispensary operations in Santa Ana, California; and expand its California revenue base.

The aggregate purchase price for the NGW transaction was \$57,574,938 and consisted of \$14,788 in cash consideration, \$1,239,818 in replacement options and \$56,320,332 in share consideration. The share consideration was comprised of 21,361,002 common shares of the Company at a fair value of \$C3.34 per common share, which were issued on March 2, 2022.

The following table summarizes the allocation of consideration exchanged to the estimated fair value of tangible and intangible assets acquired:

Consideration paid:

Cash	\$ 14,788
Issuance of 21,361,002 Class A Shares	56,320,332
Issuance of 1,106,925 replacement options	1,239,818
	\$ 57,574,938

Fair value of net assets acquired:

Cash	\$ 1,493,922
Inventory	3,077,367
Accounts Receivable	1,374,142
Property, plant and equipment	16,229,350
Intangible assets	13,180,000
Goodwill	25,802,688
Accounts Payable and Accrued Liabilities	(233,158)
Income taxes payable	(125,445)
Deferred tax liability	(3,223,928)
	\$ 57,574,938

The purchase price allocations for the NGW transaction reflect various fair value estimates and analyses relating to the determination of fair value of certain tangible and intangible assets acquired and residual goodwill. The Company determined the estimated fair value of the acquired working capital, and identifiable intangible assets and goodwill after review and consideration of relevant information including discounted cash flow analyses, market data and management's estimates, prepared by an independent valuation firm. The estimated fair value of acquired working capital was determined to approximate carrying value.

The goodwill arising from the NGW transaction consists of expected synergies from combining operations of the Company and NGW, and intangible assets not qualifying for separate recognition such as formulations, proprietary technologies and acquired know-how. None of the goodwill is deductible for tax purposes.

NGW's state cannabis licenses and brands represented identifiable intangible assets acquired in the amounts of \$11,840,000 and \$1,340,000, respectively. The NGW cannabis licenses acquired have an indefinite life and as such will not be subject to amortization while the brands have a definite useful life of three years. As of December 31, 2022, the Company evaluated whether intangible assets and goodwill showed any indicators of impairment, and it was determined that such indicators existed. As a result of the Company's analysis, it was determined that the brands and licenses were impaired, resulting in the Company recording an impairment charge of \$6,947,778.

In connection with the NGW transaction, the Company expensed \$1,238,379 of acquisition-related costs, which have been included in general and administrative expenses on the Company's consolidated statement of operations and comprehensive loss for the period ended June 30, 2022.

The following table reflects the revenue, gross profit and comprehensive loss that would have been reported if the acquisition had occurred at the beginning of the period indicated:

	Three Months Ended June 30, 2022				Six Months Ended June 30, 2022					
	As Reported		NGW		Pro Forma	As Reported		NGW	Pro Forma	
Revenue, net of discounts	\$ 28,412,230	\$		-	\$ 28,412,230	\$ 54,106,625	\$	870,651	\$ 54,977,276	
Gross Profit	13,824,507			-	13,824,507	26,725,511		(131,700)	26,593,811	
Comprehensive loss for the period -										
Restated (Note 21)	(7,069,665)			-	(7,069,665)	(11,131,097)		(868,125)	(11,999,222)	

The carrying value of goodwill in each reporting unit is indicative of the expected growth and development of the business. In the fourth quarter of fiscal 2022, the Company identified qualitative indicators of impairment as a result of a downturn in the wholesale pricing of cannabis. The reduction in the price of wholesale cannabis resulted in a downward adjustment of the future financial forecasts for the Company's NGW business, which indicated that impairment of the goodwill asset was a more-likely-than-not outcome. A qualitative step zero impairment test was performed on the NGW business which indicated a potential impairment. The Company conducted a quantitative impairment analysis of its NGW reporting unit using the income approach as at December 31, 2022.

The recoverable amount of the reporting unit to which goodwill is allocated and the asset group to which indefinite life intangibles are allocated were determined based on fair value using Level 3 inputs in a discounted cash flow analysis. Management tested the NGW asset group for the definite lived assets impairment. The result was impairment for the definite lived assets of the NGW asset group. Where applicable, the Company uses its market capitalization and comparative market multiples to corroborate discounted cash flow results. The significant assumptions applied in the determination of the recoverable amount are described below:

- Cash flows: Estimated cash flows were projected based on actual operating results from internal sources as well as industry and market trends. Estimated cash flows are primarily driven by sales volumes, selling prices and operating costs. The forecasts are extended to a total of six years (and a terminal year thereafter);
- Terminal value growth rate: The terminal growth rate was based on historical and projected consumer price inflation, historical and projected economic indicators and projected industry growth;
- Post-tax discount rate: The post-tax discount rate is reflective of the reporting unit's Weighted Average Cost of Capital ("WACC"). The WACC was estimated based on the risk-free rate, equity risk premium, beta adjustment to the equity risk premium based on a direct comparison approach, an unsystematic risk premium, and after-tax cost of debt based on corporate bond yields; and
- Tax rate: The tax rates used in determining the future cash flows were those substantively enacted at the respective valuation date.

The following table outlines the key assumptions used in calculating the recoverable amount for each CGU and operating segment tested for impairment as at December 31, 2022:

	Goodwill impairment testing
Significant estimates used by management	NGW
Years of cash flows before terminal value	6
Discount rate	19.25%
Terminal value multiple / rate	5.8x

Based on the results of the goodwill impairment test, the carrying value of the NGW reporting unit exceeded the fair value and the Company recognized a pre-tax impairment loss of \$25,802,688 during the year ended December 31, 2022, relating to the NGW reporting unit.

Acquisition of 51% Interest in Planet 13 Illinois

On February 7, 2023, the Company purchased the remaining 51% ownership interest in Planet 13 Illinois from a third party pursuant to an option purchase agreement that was entered into between such third party and the Company on August 4, 2022. The aggregate purchase price for the interest was \$1,812,656 and consisted of \$866,250 in cash consideration \$946,406 in share consideration. The share consideration was comprised of 1,063,377 common shares of the Company at a fair value of C\$1.18 (USD \$0.89) per common share, which were issued on February 7, 2023.

7. Leases

The Company's lease agreements are for cultivation, manufacturing, retail office premises and for vehicles. The property lease terms range between 7 years and 21 years depending on the facility and are subject to an average of 2 renewal periods of equal length as the original lease. Certain leases include escalation clauses or payment of executory costs such as property taxes, utilities, or insurance and maintenance. Rent expense for leases with escalation clauses is accounted for on a straight-line basis over the lease term. The Company's lease agreements do not contain any material residual value guarantees or material restrictive covenants.

The following table provides the components of lease costs recognized in the restated unaudited interim condensed consolidated statement of operations and comprehensive loss for the three- and six-month periods ended June 30, 2023 and 2022:

	Three Mor	ths Ended	Six Mont	hs Ended
	June 30, 2023	June 30, 2022	June 30, 2023	June 30, 2022
Operating lease costs	\$ 1,254,393	\$ 1,209,063	\$ 2,499,034	\$ 2,180,306
Short term lease expense	20,381	117	24,977	1,584
Total lease costs	\$ 1,274,774	\$ 1,209,180	\$ 2,524,011	\$ 2,181,890

Other information related to operating and finance leases as of and for the six months ended June 30, 2023 and 2022 are as follows:

	June 30,	2023	June 30, 2022		
	Finance Lease	Operating Lease	Finance Lease	Operating Lease	
Weighted average discount rate	15.00%	15.00%	15.00%	15.00%	
Weighted average remaining lease term	-	13.19	-	11.37	

The maturity of the contractual undiscounted lease liabilities as of June 30, 2023 and December 31, 2022 are:

	 2023 Operating Lease	. <u> </u>	2022 Operating Lease
One year	\$ 4,277,274	\$	4,052,167
Two years	4,425,693		4,214,502
Three years	4,453,068		4,302,534
Four years	4,455,447		4,303,434
Five years	4,629,904		4,389,610
Thereafter	58,688,780		58,274,870
Total undiscounted lease liabilities	80,930,166		79,537,117
Interest on lease liabilities	(53,646,798)		(53,224,885)
Total present value of minimum lease payments	27,283,368		26,312,232
Lease liability - current portion	(545,043)		(479,161)
Lease liability	\$ 26,738,325	\$	25,833,071

Principally all leases relate to real estate.

For the three and six months ended June 30, 2023, the Company incurred \$1,254,393 and \$2,499,034 of operating lease costs (2022 - \$1,209,063 and \$2,180,306), of which \$460,004 and \$920,009, respectively (2022 - \$430,013 and \$920,009) was allocated to cost of goods sold.

See Note 14 for additional supplemental cash flow information related to leases.

8. Notes Payable

	 June 30, 2023	De	ecember 31, 2022
Promissory note dated November 4, 2015, with semi-annual interest at 5.0%, secured by deed of trust, due December 1, 2019	884,000		884,000
	\$ 884,000	\$	884,000
Less current portion	\$ (884,000)	\$	(884,000)
Stated maturities of debt obligations are as follow:			
Next 12 months Promissory Note		\$	884,000

9. Share Capital

The Company is authorized to issue an unlimited number of common shares and an unlimited number of Class A shares.

	_	Number of Common Shares			
		June 30, 2023	December 31, 2022		
Common Shares	_				
Balance at January 1		220,470,061	198,687,950		
Shares issued on settlement of RSUs	i.	714,416	81,084		
Shares issued on exercise of options	ii.	-	97,325		
Shares issued on exercise of warrants	iii.	-	242,700		
Shares issued on acquisition (Note 6)	iv.	-	21,361,002		
Shares issued on exercise of purchase option (Note 6)	v.	1,063,377	-		
Total common shares outstanding	_	222,247,854	220,470,061		

i. Shares issued for Restricted Share Units

During the six months ended June 30, 2023, no RSUs were awarded, 1,191,923 RSUs vested (of which 477,507 RSUs were surrendered in exchange for tax withholding payments), 714,416 RSUs settled and 69,494 RSUs were cancelled. The Company did not receive any cash proceeds on the settlement of the RSUs.

During the year ended December 31, 2022, the Company issued 81,084 common shares on the settlement of RSUs that had vested during the period. The Company did not receive any cash proceeds on the settlement.

ii. Shares issued for Stock Options

During the six months ended June 30, 2023, no options were awarded, vested, settled or cancelled and 69,168 options expired.

During the year ended December 31, 2022, the Company issued 97,325 common shares on the exercise of options that had a strike price of CAD\$1.31 per common share resulting in cash proceeds of \$97,980 (CAD\$127,496).

iii. Shares issued on the exercise of Warrants

During the six months ended June 30, 2023, 5,206,463 warrants expired unexercised.

During the year ended December 31, 2022, the Company issued 242,700 common shares to warrant holders who exercised 242,700 warrants resulting in cash proceeds of \$1,044,258 (CAD\$1,407,660).

10. Warrants

The following table summarizes the fair value of the warrant liability at June 30, 2023 and December 31, 2022.

	June 30, 2023			ecember 31, 2022
Balance - beginning of period	\$	18,127	\$	7,206,049
Expirations		(18,127)		-
Foreign exchange		-		(10,117)
Change in fair value		-		(7,177,805)
Balance - end of period	\$	-	\$	18,127

The warrant liability is adjusted to fair value on the date the warrants are exercised and at the end of each reporting period. The amount that is reclassified to equity on the date of exercise is the fair value at that date.

The following table summarizes the number of warrants outstanding at June 30, 2023 and December 31, 2022.

	June 30, 2023	Weigl Aver Exer Price -	age cise	December 31, 2022	Ave Exe	ghted rage rcise - CAD
Balance - beginning of period	5,206,463	\$	8.88	8,861,951	\$	7.46
Exercised	-	\$	-	(242,700)	\$	5.80
Expired	(5,206,463)	\$	8.88	(3,412,788)	\$	5.41
Balance - end of period	-	\$	-	5,206,463	\$	8.88

Fair values

The Company complies with ASC 820, Fair Value Measurement, for its financial assets and liabilities that are re-measured and reported at fair value at each reporting period, and non-financial assets and liabilities that are re-measured and reported at fair value at least annually. Financial instruments recorded at fair value in the consolidated balance sheet are classified using a fair value hierarchy that reflects the observability of significant inputs used in making the measurements.

The following tables present information about the Company's assets and liabilities that are measured at fair value on a recurring basis as of June 30, 2023 and December 31, 2022:

June 30, 2023	Quoted prices in active markets for identical asset (Level 1)		Significant unobservable inputs (Level 3)		 Total
Warrant liability	\$	-	\$	-	\$ -
December 31, 2022 Warrant liability	\$	(18,127)	\$	-	\$ (18,127)
11. Share Based Compensation					

(a) Stock Options

The Company has established the 2018 Stock Option Plan (the "**Option Plan**") for employees, management, directors, and consultants of the Company, as designated and administered by a committee of the Company's Board of Directors. Under the Option Plan, the Company may grant options for up to 10% of the issued and outstanding common shares of the Company. The maximum term of an option is five years, and the related vesting period runs from immediate to the life of the grant.

During the three and six months ended June 30, 2023 and the year ended December 31, 2022

No incentive stock options were granted during the three and six months ended June 30, 2023 or the year ended December 31, 2022. During the year ended December 31, 2022, the Company issued 1,106,925 options in connection with the NGW transaction (see Note 6). The replacement options were fully vested upon issuance.

The following table summarizes information about stock options outstanding at June 30, 2023:

Expiry Date	Exercise price CAD\$	June 30, 2023 Outstanding	June 30, 2023 Exercisable	December 31, 2022 Outstanding	December 31, 2022 Exercisable
November 21, 2024	\$ 1.31	185,203	185,203	185,203	185,203
February 27, 2025	\$ 1.31	51,525	51,525	51,525	51,525
December 15, 2025	\$ 3.06	269,075	269,075	269,075	269,075
September 30, 2026	\$ 4.37	120,222	120,222	120,222	120,222
July 6, 2025	\$ 1.31	97,325	97,325	97,325	97,325
June 11, 2023	\$ 0.80	-	-	61,668	61,668
June 30, 2024	\$ 2.60	-	-	7,500	7,500
		723,350	723,350	792,518	792,518



The following table reflects the continuity of stock options for the period presented:

	June 30, 2023	,		December 31, 2022	A E	eighted verage xercise ce - CAD
Balance - beginning of period	792,518	\$	2.34	169,168	\$	2.01
Issued	-		-	1,106,925		2.58
Exercised	-		-	(97,325)		1.31
Expired	(69,168)		0.80	(386,250)		3.11
Balance - end of period	723,350	\$	2.47	792,518	\$	2.34

Share based compensation expense attributable to employee options was \$0 and \$0 for the six months ended June 30, 2023 and 2022, respectively. The fair value of the replacement options issued during the year ended December 31, 2022 of \$1,239,818 was recognized as part of the consideration paid related to the business combination of NGW (Note 6).

The total intrinsic value of stock options exercised, outstanding and exercisable as of June 30, 2023, was \$0, \$0 and \$0, respectively.

The total intrinsic value of stock options exercised, outstanding and exercisable as of December 31, 2022 was \$0.

(b) Restricted Share Units

The Company had established the 2018 Share Unit Plan (the "**RSU Plan**") for employees, management, directors, and consultants of the Company, as designated and administered by a committee of the Company's Board of Directors. Under the RSU Plan, the Company may grant RSUs and/or options for up to 10% of the issued and outstanding common shares of the Company. The maximum term of an RSU grant is five years and the related vesting period runs from immediate to the life of the grant.

The following table summarizes the RSUs that are outstanding as at June 30, 2023 and December 31, 2022:

	June 30, 2023	December 31, 2022
Balance - beginning of period	2,464,928	2,591,929
Exercised	(1,191,923)	(81,084)
Forfeited	(69,494)	(45,917)
Balance - end of period	1,203,511	2,464,928

The Company recognized \$602,627 and \$1,323,618 in share-based compensation expense attributable to the RSU vesting schedule for the three and six months ended June 30, 2023 (\$2,061,079 and \$4,116,573 for the three and six months ended June 30, 2022).

During the six months ended June 30, 2023

No RSUs were granted, and 1,191,923 RSUs vested and were exercised, of which 477,507 were surrendered in exchange for payment of tax withholdings. The Company did not receive any cash proceeds from the settlement of the RSUs.

During the six months ended June 30, 2022

No RSUs were granted, exercised or vested.

12. Loss Per Share

	Three Mon	ths Ended	Six Mont	hs Ended
	June 30, 2023	June 30, 2022	June 30, 2023	June 30, 2022
	Restated (Note 21)	Restated (Note 21)	Restated (Note 21)	Restated (Note 21)
Loss available to common shareholders	\$ (4,616,087)	\$ (7,069,665)	\$ (13,096,237)	\$ (11,131,097)
Weighted average number of shares outstanding, basic and diluted	221,791,320	220,088,004	221,439,841	212,869,574
Basic and diluted loss per share	\$ (0.02)	\$ (0.03)	<u>\$ (0.06)</u>	\$ (0.05)

Approximately 1,926,861 and 12,328,398 potentially dilutive securities for the three and six months ended June 30, 2023 and 2022, respectively, were excluded in the calculation of diluted EPS as their impact would have been anti-dilutive due to the net losses for such periods.

13. General and Administrative

	Three Mor	nths Ended	Six Mont	hs Ended
	June 30, 2023	June 30, 2022	June 30, 2023	June 30, 2022
Salaries and wages	\$ 3,874,046	\$ 3,816,040	\$ 7,544,118	\$ 7,794,850
Share based compensation	602,627	2,061,079	1,323,618	4,116,573
Executive compensation	736,104	760,226	1,467,281	1,433,840
Licenses and permits	609,844	656,148	1,251,446	1,457,665
Payroll taxes and benefits	857,998	1,042,807	1,730,171	2,060,776
Supplies and office expenses	347,112	277,824	666,198	500,456
Subcontractors	525,175	508,254	1,031,962	1,132,897
Professional fees (legal, audit and other)	2,373,634	1,292,823	4,585,433	3,510,448
Miscellaneous general and administrative expenses	1,344,830	1,595,852	2,626,149	3,490,238
	\$ 11,271,370	\$ 12,011,053	\$ 22,226,376	\$ 25,497,743

14. Supplemental Cash Flow Information

	Six Months Ended					
Change in Working Capital		June 30, 2023		June 30, 2022		
Accounts Receivable		5,797		983,223		
Inventory		(1,707,634)		2,133,755		
Prepaid Expenses and Other Assets		961,556		1,100,971		
Long-term Deposits and Other Assets		29,692		227,869		
Deferred Tax Assets		27,963		(27,628)		
Accounts Payable		(266,599)		(954,031)		
Accrued Expenses		(1,085,184)		(578,464		
Income Taxes Payable		(2,045,268)		(1,036,977		
	\$	(4,079,677)	\$	1,848,718		
Cash Paid						
Interest Paid On Leases	\$	2,034,471	\$	-		
Income Taxes	\$	4,250,000	\$	5,794,337		
Non-cash Financing and Investing Activities						
Shares Issued on Exercise of Purchase Option	\$	946,406	\$	-		
Initial Recognition of Fair Value of Net Assets Acquired in NGW Acquisition in Exchange						
for Shares, excluding Cash	\$	-	\$	22,109,890		
Initial Recognition of ROU Assets and Lease Liabilities	\$		\$	2,326,202		
Lease additions	\$	954,496	\$	-		
Fixed Asset Amounts in Accounts Payable	\$	172,355	\$	363,077		
Reclassification of long term lease liabilities to current	\$	65,883	\$	5,130		

15. Related Party Transactions and Balances

Related party transactions are summarized as follows:

(a) Building Lease

Prior to March 15, 2022, the Company was the sub-lessee of approximately 2,000 square feet of office space and purchased certain printed marketing collateral and stationery items from a company owned by one of the Company's Co-CEOs. This entity was sold to an unrelated third-party on March 15, 2022. Amounts paid for rent for the six months ended June 30, 2023 and 2022 to the related party equaled \$nil and \$6,010, respectively. Amounts paid for printed marketing collateral and stationery items to the related party were \$nil and \$183,914 for the six months ended June 30, 2023 and 2022, respectively.

(b) Other

A company previously owned by one of the Company's Co-CEOs until March 15, 2022 paid the Company for storage space. Amounts paid to the Company from the related party for storage space were \$nil and \$5,968 for the six months ended June 30, 2023 and 2022, respectively, and is recorded in Other Income for such period.

For the three-month period ended June 30, 2023, no amounts were due to related parties (December 31, 2022 - \$nil).

16. Commitments and Contingencies

(a) Construction Commitments

The Company had \$8,231,097 of outstanding construction commitments as of June 30, 2023.

(b) Contingencies

The Company's operations are subject to a variety of local and state regulations. Failure to comply with one or more of those regulations could result in fines, restrictions on its operations, or losses of permits that could result in the Company ceasing operations. While management of the Company believes that the Company is in compliance with applicable local and state regulations at June 30, 2023, medical and adult use cannabis regulations continue to evolve and are subject to differing interpretations. As a result, the Company may be subject to regulatory fines, penalties, or restrictions in the future.

(c) Claims and Litigation

From time to time, the Company may be involved in litigation relating to claims arising out of operations in the normal course of business. At June 30, 2023, and December 31, 2022, there were no pending or threatened lawsuits that could reasonably be expected to have a material effect on the results of the Company's operations. There are also no proceedings in which any of the Company's directors, officers or affiliates is an adverse party or has a material interest adverse to the Company's interest.

(d) Operating Licenses

Although the possession, cultivation, and distribution of marijuana for medical and adult use is permitted in Nevada and California, and for medical use these activities are permitted in Florida, marijuana is a Schedule I controlled substance and its use remains a violation of federal law. Since federal law criminalizing the use of marijuana pre-empts state laws that legalize its use, strict enforcement of federal law regarding marijuana would likely result in the Company's inability to proceed with our business plans. In addition, the Company's assets, including real property, cash, equipment, and other goods, could be subject to asset forfeiture because marijuana is still federally illegal.

17. Risks

Credit risk

Credit risk is the risk that a third party might fail to discharge its obligations under the terms of a financial instrument. Credit risk arises from cash with banks and financial institutions. It is management's opinion that the Company is not exposed to significant credit risk arising from these financial instruments. The Company limits credit risk by entering into business arrangements with high credit-quality counterparties.

The Company evaluates the collectability of its accounts receivable and maintains an allowance for credit losses at an amount sufficient to absorb losses inherent in the existing accounts receivable portfolio as of the reporting dates based on the estimate of expected net credit losses.

Interest Rate Risk

Interest rate risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company currently does not carry variable interest-bearing debt. It is management's opinion that the Company is not exposed to significant interest rate risk.

Price risk

Price risk is the risk that the trading price of the Company's shares will fluctuate and result in an increase or decrease in the fair value of the warrant liability. The Company is not exposed to significant price risk.

Liquidity risk

The Company's approach to managing risk is to ensure that it will have sufficient liquidity to meet liabilities when due. As of June 30, 2023, the Company's financial liabilities consist of accounts payable, accrued liabilities, obligations under operating leases and taxes. The Company manages liquidity risk by reviewing its capital requirements on an ongoing basis. Historically, the Company's main source of funding has been the public issuance of common shares. The Company's access to financing is always uncertain. There can be no assurance of continued access to significant equity financing.

Concentration risk

The Company operates exclusively in Southern Nevada and Southern California. Should economic conditions deteriorate within that region, its results of operations and financial position would be negatively impacted.

Banking risk

Notwithstanding that a majority of states have legalized medical marijuana, there has been no change in US federal banking laws related to the deposit and holding of funds derived from activities related to the cannabis industry. Given that US federal law provides that the production and possession of cannabis is illegal, there is a strong argument that banks cannot accept or deposit funds from businesses involved with the marijuana industry. Consequently, businesses involved in the marijuana industry often have difficulty accessing the US banking system and traditional financing sources. The inability to open bank accounts with certain institutions may make it difficult to operate the business of the Company and leave the Company's cash holdings vulnerable.

Asset forfeiture risk

Because the cannabis industry remains illegal under US federal law, any property owned by participants in the cannabis industry which are either used in the course of conducting such business, or are the proceeds of such business, could be subject to seizure by law enforcement and subsequent civil asset forfeiture. Even if the owner of the property was never charged with a crime, the property in question could still be seized and subject to an administrative proceeding by which with minimal due process, it could be subject to forfeiture.

Currency rate risk

As at June 30, 2023, a portion of the Company's financial assets and liabilities held in Canadian dollars consist of cash of \$291,379 (December 31, 2022 - \$1,172,859). The Company's objective in managing its foreign currency risk is to minimize its net exposure to foreign currency cash flows by transacting, to the greatest extent possible, with third parties in the functional currency. The Company is exposed to currency rate risk in other comprehensive income, relating to foreign subsidiaries which operate in a foreign currency. The Company does not currently use foreign exchange contracts to hedge its exposure of its foreign currency cash flows as management has determined that this risk is not significant at this point in time.

The Company's exposure to a 10% change in the foreign exchange rate at June 30, 2023 equals \$29,138.

18. Disaggregated Revenue

The following table presents the Company's disaggregated revenue by sales channel:

	Three Mor	nths Ended	Six Mont	1s Ended		
	June 30, 2023	June 30, 2022	June 30, 2023	June 30, 2022		
Retail	\$ 21,359,936	\$ 24,250,925	\$ 41,712,902	\$ 47,810,316		
Wholesale	4,472,775	4,161,305	9,035,205	6,296,309		
Net revenues	\$ 25,832,711	\$ 28,412,230	\$ 50,748,107	\$ 54,106,625		

19. Government Assistance Program

On March 18, 2020, the Families First Coronavirus Act was enacted ("**FFCRA**"). On March 27, 2020, the Coronavirus Aid, Relief and Economic Security Act ("**CARES**") was enacted. Together, these acts created refundable payroll tax credits for paid sick leave, paid family leave and an employee retention credit. The CARES Act was subsequently modified by the Taxpayer Certainty and Disaster Tax Relief Act of 2020, enacted December 27, 2020, which amended and extended the employee retention credit under the CARES Act for the first and second quarters of 2021. The American Rescue Act of 2021 further modified and extended the CARES Act for the third and fourth quarters of 2021. These acts provide for a refundable credit against certain employment taxes, including FICA, Medicare and deposits of employee payroll withholding taxes. Income tax credits are not provided for under these acts. The ERC credit, as modified by the foregoing, increased the available credit from 50% of qualified wages of up \$10,000 per quarter, or \$7,000 per qualified employee per quarter, to 70% of qualified wages of up to \$10,000 per quarter, or \$7,000 per qualified employee per quarter. The Company qualifies for the ERC credit under the CARES Act, as modified. On June 15, 2023, the Company's wholly-owned subsidiary, MM Development Company, Inc., received and recorded payment from the Internal Revenue Service in the amount of \$1,955,711 related to the ERC credit for the first quarter of 2021. This amount is included in Other Income, Net on the Company's Interim Condensed Consolidated Statements of Operations and Comprehensive Loss for the three and six month periods ending June 30, 2023. The Company accounted for the ERC credit pursuant to the guidance established in ASC 450-30, Gain Contingencies.

20. Subsequent Events

On July 27, 2023, the Company's shareholders voted to approve a plan of arrangement (the "Domestication Plan of Arrangement") under section 288 of the Business Corporations Act (British Columbia) (the "BCBCA") involving, among other things, the continuance of the Company from British Columbia to the State of Nevada all as more particularly described in the Domestication Plan of Arrangement (the "Nevada Domestication"). As of the filing date hereof, the Company is pursuing the conditions and steps to complete the Domestication Plan of Arrangement and the Nevada Domestication.

Also, on July 27, 2023, our shareholders voted to approve and adopt the 2023 Equity Incentive Plan (the "Plan"). The Plan, when effective, would replace the Planet 13 Holdings Inc. 2018 Stock Option Plan and the Planet 13 Holdings Inc. 2018 Share Unit Plan (the "Prior Plans"). The Plan is subject to, and expected to become effective upon, the completion of the Nevada Domestication, at which time (a) no additional awards may be granted under the Prior Plans, and (b) all outstanding awards granted under the Prior Plans will remain subject to the terms of the Prior Plans. The Plan, when effective, would allow for a total of 22,000,000 shares of common stock of the Company, when it becomes a Nevada entity, to be made available for award thereunder. Any unsettled awards under the Prior Plans will reduce the number of shares available for future awards under the Plan.

21. Restatement of Previously Issued Consolidated Financial Statements

As reported in a press release issued by the Company on November 17, 2023, on June 20, 2021, the Company engaged El Capitan Advisors, Inc. ("El Capitan"), an investment advisor registered with the Securities and Exchange Commission (the "SEC"), for cash management services. One of the Company's accounts managed by El Capitan was held at Bridge Bank, a division of Western Alliance Bank (collectively "WAB"). Pursuant to a dispute unrelated to the Company, Casa Verde Capital, L.P. and Casa Verde Capital EF, L.P. (collectively "Casa Verde") obtained a \$35.0 million default judgment against El Capitan, which is a portfolio company of Casa Verde. Casa Verde then levied that judgment causing approximately \$5.4 million of the Company's funds held at WAB (the "WAB Funds") and managed by El Capitan to be directed to the Orange County, California Sheriff's Office (the "Sheriff's Office") on September 21, 2023.

On or around October 24, 2023, the Company became aware of the levy against the WAB Funds and thereafter filed a third-party claim (the "WAB Claim") of exemption asserting rightful ownership over the WAB Funds.

The Company has secured a partial settlement with Casa Verde for the release of \$3.4 million of the WAB Funds, which the Company received on January 31, 2024. The remaining approximately \$2 million of the WAB Funds (the "**Remaining Levied Funds**") is still in the possession of the Sheriff's Office while litigation is ongoing. The Company has not relinquished any right to the Remaining Levied Funds and continues to pursue their return. A hearing on the ultimate disposition of the Remaining Levied Funds is scheduled for April 29, 2024.

After filing the WAB Claim in November 2023, the Company also took immediate action to withdraw the remaining approximately \$16.5 million that the Company held in two additional Company accounts managed by El Capitan (the "Additional Funds"). El Capitan has refused to honor the Company's further withdrawal requests with respect to the Additional Funds and at this time it is unclear whether the Additional Funds will be returned. Based on discussions with El Capitan to secure the withdrawal of the Additional Funds and purported bank statements provided by El Capitan, the Company has reason to believe that the Additional Funds were misappropriated by El Capitan.

On January 22, 2024, the Company initiated a lawsuit in Santa Monica, California against El Capitan, El Capitan's founder and Chief Executive Officer—Andrew Nash, Casa Verde, Casa Verde's Managing Member—Karan Wadhera, and Jamie Nash, the spouse of Andrew Nash (collectively the "**Defendants**") seeking approximately \$16.5 million in compensatory damages and other relief. The Company alleges that each Defendant is liable for their involvement in a scheme to defraud the Company of funds managed by El Capitan in its capacity as the Company's fiduciary. The Company is vigorously pursuing its rights against the Defendants and intends to act quickly to enact all necessary remedies available.

On January 25, 2024, in connection with the ongoing internal investigation, the Company concluded that its previously issued audited consolidated financial statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2022 (the "**2022 Annual Report**") and the Company's previously issued unaudited consolidated financial statements included in the Quarterly Reports on Form 10-Q for the quarters ended March 31, 2023, June 30, 2023 and September 30, 2023 (the "**2023 Quarterly Reports**" and, together with the 2022 Annual Report, the "**Reports**" and all financial statements included in the Reports, collectively, the "**Affected Financials**") should no longer be relied upon due to material errors due to the believed misappropriation of approximately \$22.0 million of the Company's funds held by El Capitan. The impact of correcting these items was the recognition of a total of \$16,283,225 provision for the misappropriated cash that has been reflected in the Affected Financials in the periods when the misappropriation occurred as reflected in the restated financial statements.

The impact on the restated unaudited interim condensed consolidated financial statements for the three and six months ending June 30, 2023 and 2022 is as follows:

	Restatement							
June 30, 2023	As Filed		Adjustments			As Restated		
Consolidated Balance Sheet								
Cash	\$	40,467,525	\$	(16,009,979)	\$	24,457,546		
Current Assets	\$	59,349,834	\$	(16,009,979)	\$	43,339,855		
Total Assets	\$	222,705,340	\$	(16,009,979)	\$	206,695,361		
Deficit	\$	(131,788,062)	\$	(16,009,979)	\$	(147,798,041)		
Total Shareholders' Equity	\$	182,237,795	\$	(16,009,979)	\$	166,227,816		
Total Liabilities and Shareholders' Equity	\$	222,705,340	\$	(16,009,979)	\$	206,695,361		

	Restatement							
Three Months Ended June 30, 2023	As Filed			Adjustments		Adjustments A		s Restated
Consolidated Statement of Operations and Comprehensive Loss								
Interest Income, Net	\$	299,306	\$	(266,762)	\$	32,544		
Total Other Income	\$	2,016,133	\$	(266,762)	\$	1,749,371		
(Loss) before Provision for Income Taxes	\$	(1,486,468)	\$	(266,762)	\$	(1,753,230)		
Net Loss and Comprehensive Loss	\$	(4,349,325)	\$	(266,762)	\$	(4,616,087)		
Basic and diluted loss per share	\$	(0.02)	\$	-	\$	(0.02)		

Table of Contents

PLANET 13 HOLDINGS INC. Notes to the Interim Condensed Consolidated Financial Statements (Unaudited, in United States Dollars, except share amounts)

Six Months Ended June 30, 2023 Consolidated Statement of Operations and Comprehensive Loss	 As Filed	Restatement Adjustments	 As Restated
Interest Income, Net	\$ 591,563	\$ (442,669)	\$ 148,894
Provision for Misappropriated Funds	\$ -	\$ (2,000,000)	\$ (2,000,000)
Total Other Income	\$ 2,473,011	\$ (2,442,669)	\$ 30,342
(Loss) before Provision for Income Taxes	\$ (5,457,624)	\$ (2,442,669)	\$ (7,900,293)
Net Loss and Comprehensive Loss	\$ (10,653,568)	\$ (2,442,669)	\$ (13,096,237)
Basic and diluted loss per share	\$ (0.05)	\$ (0.01)	\$ (0.06)

	Restatement						
Three Months Ended June 30, 2022	As Filed			djustments	A	As Restated	
Consolidated Statement of Operations and Comprehensive Loss							
Interest Income, Net	\$	45,258	\$	(30,140)	\$	15,118	
Provision for Misappropriated Funds	\$	-	\$	(5,000,000)	\$	(5,000,000)	
Total Other Income (Expense)	\$	2,669,528	\$	(5,030,140)	\$	(2,360,612)	
Income (loss) before Provision for Income Taxes	\$	852,559	\$	(5,030,140)	\$	(4,177,581)	
Net Loss and Comprehensive Loss	\$	(2,039,525)	\$	(5,030,140)	\$	(7,069,665)	
Basic and diluted loss per share	\$	(0.01)	\$	(0.02)	\$	(0.03)	

]	Restatement		
Six Months Ended June 30, 2022	As Filed			Adjustments	I	As Restated
Consolidated Statement of Operations and Comprehensive Loss						
Interest Income, Net	\$	72,611	\$	(30,501)	\$	42,110
Provision for Misappropriated Funds	\$	-	\$	(7,000,000)	\$	(7,000,000)
Total Other Income	\$	7,075,446	\$	(7,030,501)	\$	44,945
Income (loss) before Provision for Income Taxes	\$	1,548,250	\$	(7,030,501)	\$	(5,482,251)
Net Loss and Comprehensive Loss	\$	(4,100,596)	\$	(7,030,501)	\$	(11,131,097)
Basic and diluted loss per share	\$	(0.02)	\$	(0.03)	\$	(0.05)

	Restatement							
Six Months Ended June 30, 2023	As Filed			djustments	A	As Restated		
Consolidated Statement of Cash Flows								
Net loss	\$	(10,653,568)	\$	(2,442,669)	\$	(13,096,237)		
Total Operating	\$	(6,725,639)	\$	(2,442,669)	\$	(9,168,308)		
Net Change in Cash During the Period	\$	(11,889,389)	\$	(2,442,669)	\$	(14,332,058)		
Cash Beginning of Period	\$	52,356,914	\$	(13,567,310)	\$	38,789,604		
Cash End of Period	\$	40,467,525	\$	(16,009,979)	\$	24,457,546		

Six Months Ended June 30, 2022 Consolidated Statement of Cash Flows	As Filed		Restatement Adjustments		As Restated	
Net loss	\$	(4,100,596)	\$	(7,030,501)	\$	(11,131,097)
Total Operating	\$	1,185,636	\$	(7,030,501)	\$	(5,844,865)
Net Change in Cash During the Period	\$	(8,973,519)	\$	(7,030,501)	\$	(16,004,020)
Cash Beginning of Period	\$	61,588,843	\$	(3,001,891)	\$	58,586,952
Cash End of Year	\$	52,615,324	\$	(10,032,392)	\$	42,582,932

In addition, amounts were restated in the following:

- Note 6, *Intangible Assets*
- Note 12, *Loss Per Share*

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

This management's discussion and analysis ("**MD&A**") of the financial condition and results of operations of Planet 13 is for the three and six months ended June 30, 2023. It is supplemental to, and should be read in conjunction with, our restated unaudited interim condensed consolidated financial statements for the three and six months ended June 30, 2023 and 2022, and the accompanying notes presented herein. Our financial statements are prepared in accordance with accounting principles generally accepted in the United States of America ("**GAAP**"). Financial information presented in this MD&A is presented in United States dollars ("\$", "USD" or "US\$"), unless otherwise indicated.

This MD&A contains certain "forward-looking statements" and certain "forward-looking information" as defined under applicable United States securities laws. Please refer to the discussion of forward-looking statements and information set out under the heading "Disclosures Regarding Forward-Looking Statements," identified in this Quarterly Report on Form 10-Q/A. As a result of many factors, our actual results may differ materially from those anticipated in these forward-looking statements and information.

Overview of the Company

We are a multi-state cannabis operator with licenses to operate in Nevada, California, and Florida, and a conditional dispensing license in Illinois. We are headquartered in Las Vegas, Nevada, at our superstore dispensary located adjacent to the Las Vegas Strip. A detailed description of our corporate history and our business can be found in our Annual Report on Form 10-K/A for the fiscal year ended December 31, 2022, as filed with the Securities and Exchange Commission ("SEC") on March 23, 2023.

As of June 30, 2023, we employed approximately 650 people and remain focused on providing our customers with the best products, best services, and an experiential shopping experience at our superstore-themed dispensaries, while expanding our products and sales through neighborhood stores. Each of our state operations is held in state-focused subsidiaries: (a) Newtonian Principles, Inc. for California licensed cannabis dispensing and distribution activities, (b) Next Green Wave, LLC for California licensed cannabis cultivation, production and distribution activities, (c) MM Development Company, Inc. for all licensed Nevada cannabis cultivation, production, distribution, and dispensing activities, (d) Planet 13 Florida, Inc. ("Planet 13 Florida") which holds our Florida Medical Marijuana Treatment Center ("MMTC") license, and (e) Planet 13 Illinois, LLC ("Planet 13 Illinois") which holds a conditional Illinois social-equity justice impaired dispensing license. We have focused on our large-store dispensing stores as superstores which offer an experiential approach to our customers, including drones, robotics, 3-D mapping projection, cannabis-culture inspired social-media backdrops for customer interaction, customer facing production, one-on-one sales staffing and customer education, and other interactive marketing elements to differentiate from more traditional dispensing locations, which we refer to herein as "neighborhood stores". Each of our cannabis facilities is state-licensed as an adult-use cannabis facility, a medical cannabis facility, or a dual-use facility allowing for both adult-use and medical cannabis licensed activity, as designated below in the state-by-state breakdown.

<u>Nevada</u>

As of June 30, 2023, we held the following licensed operations in Nevada: (a) one dual-licensed dispensary superstore adjacent to the Las Vegas Strip with 24,000 square feet of licensed dispensary (the "**Planet 13 Las Vegas Superstore**"), (b) one adult-use "neighborhood store" at 2,300 square feet of licensed dispensary (the "**Medizin dispensary**"), (c) three dual-licensed production facilities, one of which is co-located and customer-facing at the superstore in Las Vegas with 18,500 square feet of licensed production, (d) three dual-licensed cultivation facilities, one with approximately 16,100 square foot indoor cultivation facility under perpetual harvest cycle, a second with 45,000 square feet co-located with our production license at that facility, and one small indoor rural site in Beatty, Nevada that is expandable up to 2,300,000 square feet of greenhouse located on 80-acres owned by us, also co-located with our production license at that facility, and (e) one cannabis distribution license.

At the Planet 13 Las Vegas Superstore, we also offer ancillary services to our customers, including a restaurant with a liquor license, a retail store, and our online cannabidiol ("**CBD**") store which also sells products in our facility.

<u>California</u>

As of June 30, 2023, we held the following licensed operations in California: (a) an adult-use dispensary superstore co-located with a distribution license at our 33,000 square foot facility in Santa Ana which we built and opened on July 1, 2021 (the "**Planet 13 OC Superstore**"), (b) an adult-use medium indoor cultivation license co-located with a distribution license at our 35,000 square foot facility in Coalinga, and (c) an adult-use manufacturer Type 6 license at a 4,000 square foot facility in Coalinga.

<u>Florida</u>

As of June 30, 2023, we are continuing capital outlays to utilize our Florida MMTC license. Licensed MMTCs are vertically integrated and the only businesses in Florida authorized to dispense medical marijuana cannabis to qualified patients and caregivers. MMTCs are authorized to cultivate, process, transport and dispense medical marijuana. As of June 30, 2023, there were 22 companies with MMTC licenses in Florida, two of which are not yet operational. License holders are not subject to restrictions on the number of dispensaries that may be opened or on the number or size of cultivation and processing facilities they may operate.

On July 1, 2022, we, through our subsidiary Planet 13 Florida, closed on a \$3,300,000 purchase of a 23-acre parcel of real property, inclusive of a 10,500 square foot building, near Ocala, Florida. The property was previously leased by Planet 13 Florida, and has received Florida OMMU approvals for cultivation, processing, and dispensing activities.

As part of our Florida expansion, as of the date of this report, we have entered into four leases for dispensing locations in Florida, which remain subject to completion of tenant improvements and regulatory inspection prior to sales to customers.

<u>Illinois</u>

On August 5, 2021, Planet 13 Illinois, in which we then held a minority interest, won a Conditional Adult Use Dispensing Organization License in the Chicago-Naperville-Elgin region from the Illinois Department of Financial and Professional Regulation. The conditional license was issued to Planet 13 Illinois on July 22, 2022. We previously owned 49% of Planet 13 Illinois with 51% owned by Frank Cowan, but on February 7, 2023, we exercised and closed on our option to purchase Mr. Cowan's 51% interest in Planet 13 Illinois for \$866,250 in cash and 1,063,377 in common shares of the Company.

On February 3, 2023, the Company, through its wholly owned subsidiary Planet 13 Chicago, LLC, closed on the purchase of a \$2,500,000 real property for a proposed dispensing location in Waukegan, Illinois, for an approximately 8,000 square foot building on 1.9 acres, previously occupied by a financial institution tenant. On November 1, 2022, the Company provided notice of this site selection to the Illinois cannabis regulator. The town of Waukegan is suburb of the greater Chicago area and close to the Illinois-Wisconsin state border. We have commenced construction of the dispensary and anticipate that it will be operational in late 2023.

COVID-19 Pandemic Update for Second Quarter 2023

The long-term economic impact of COVID-19 remains unknown and may result in significant impact or changes to ongoing international or national fiscal or enforcement policies, inflation, supply chains, customer purchasing and shopping habits, and other key metrics, any of which could have a significant or material negative effect on the Company.

Recent Developments

The following are recent developments occurring in the three months ended June 30, 2023, and following that period until the filing date of this Form 10-Q/A:

On April 6, 2023, Board Member Michael Harman passed away. On May 10, 2023, the Board of Directors appointed Lee Fraser as an interim director and as the Audit Committee Chair.

On July 27, 2023, the Company held its Annual General and Special Meeting of Shareholders. At that meeting, our shareholders approved 1) the appointment of Robert Groesbeck, Larry Scheffler, Adrienne O'Neal, and Lee Fraser to serve as the Board of Directors until the Company's next annual shareholder meeting, 2) the re-appointment of Davidson & Company, LLP as the auditors of the Company and authorized the Board of Directors to fix the remuneration of the auditors, 3) a special resolution to approve a plan of arrangement (the "Domestication Plan of Arrangement") under Section 288 of the *Business Corporations Act* (British Columbia) ("BCBCA") involving, among other things, the continuance of the Company from British Columbia to the State of Nevada (the "Nevada Domestication"), as more particularly described in the proxy statement filed with the SEC on June 22, 2023 (the "Proxy Statement"), and 4) an ordinary resolution to approve and adopt the Planet 13 Holdings Inc. 2023 Equity Incentive Plan"), as more particularly described in the Proxy Statement. As of the filing date hereof, the Company is pursuing the conditions and steps, as described in the Proxy Statement, to complete the Domestication Plan of Arrangement and the Nevada Domestication.

Acquisitions

On March 2, 2022 (the "Closing Date"), we completed our acquisition of NGW. We entered into an arrangement agreement (the "Arrangement") with NGW on December 20, 2021, pursuant to which we agreed to acquire (the "Arrangement") all of the issued and outstanding common shares of NGW (the "NGW Shares") pursuant to a plan of arrangement (the "Plan of Arrangement") under the Business Corporations Act (British Columbia). The Arrangement was approved by the holders of NGW Shares (the "NGW Shareholders") at a special meeting of NGW Shareholders held on February 25, 2022, and approved by the Supreme Court of British Columbia on March 1, 2022.

Pursuant to the Plan of Arrangement, at 12:01 a.m. (Vancouver time) (the "Effective Time") on the Closing Date, we acquired all of the NGW Shares for a total consideration of approximately C\$71,791,700 (based on the closing price of our Common Shares (the "Planet 13 Shares") on the Canadian Securities Exchange on February 28, 2022), and NGW then amalgamated with us. The NGW Shareholders received 0.1145 of one Planet 13 Share (the "Exchange Ratio") and a nominal cash payment of C\$0.0001 for each NGW Share held immediately prior to the Effective Time. As a result, 21,361,002 Planet 13 Shares and \$14,788 in cash were issued in exchange for the NGW Shares. In addition, the number of Planet 13 Shares issued to any person pursuant to the Arrangement was rounded down to the nearest whole Planet 13 Share, with a cash consideration paid in lieu of the issuance of such fractional Planet 13 Share of C\$3.379 per share.

Based upon the Exchange Ratio, all NGW options to acquire NGW Shares that were outstanding immediately prior to the Effective Time were also exchanged for our options that will entitle the holders to receive, upon exercise thereof, Planet 13 Shares. As a result, we issued 1,106,925 options in exchange for the NGW options.

On February 7, 2023, the Company purchased the remaining 51% ownership interest in Planet 13 Illinois from a third party pursuant to an option purchase agreement that was entered into between such third party and the Company on August 4, 2022. The aggregate purchase price for the interest was \$1,812,656 and consisted of \$866,250 in cash consideration \$946,406 in share consideration. The share consideration was comprised of 1,063,377 common shares of the Company at a fair value of C\$1.18 (USD \$0.89) per common share, which were issued on February 7, 2023.

Table of Contents

Results of Operations

		Resta Three Mon			
		June 30,		June 30,	Percentage
Expressed in USD\$		2023		2022	Change
Revenue					
Net revenue		25,832,711		28,412,230	(9.1)%
Cost of Goods Sold		(13,950,477)		(14,587,723)	(4.4)%
Gross Profit		11,882,234		13,824,507	(14.0)%
Gross Profit Margin %		46.0%)	48.7%	
F					
Expenses		11 271 270		12 011 052	((2))
General and Administrative		11,271,370		12,011,053	(6.2)%
Sales and Marketing		1,332,498		887,436	50.2%
Lease expense		794,389		779,050	2.0%
Depreciation and Amortization		1,986,578		1,963,937	1.2%
Total Expenses		15,384,835		15,641,476	(1.6)%
Income (Loss) From Operations		(3,502,601)		(1,816,969)	92.8%
Other Income (Expense):					
Interest expense, net		32,544		15,118	115.3%
Foreign exchange gain (loss)		4,229		74,543	(94.3)%
Change in fair value of warrants				2,635,425	(100.0)%
Provision for misappropriated funds				(5,000,000)	(100.0)%
Other income		1,712,598		(85,698)	(2098.4)%
Total Other Income (Expense)		1,749,371		(2,360,612)	(174.1)%
Loss for the period before tax		(1,753,230)		(4,177,581)	(58.0)%
Provision for income tax (current and deferred)		2,862,857		2,892,084	(1.0)%
Loss for the period		(4,616,087)		(7,069,665)	(34.7)%
Loss you show for the revial					
Loss per share for the period	¢	(0,02)	¢	(0.02)	
Basic and fully diluted income (loss) per share	\$	(0.02)	2	(0.03)	
Weighted Average Number of Shares Outstanding					
Basic and diluted		221,791,320		220,088,004	

Table of Contents

	Resta Six Month		
	 June 30,	June 30,	Percentage
Expressed in USD\$	 2023	2022	Change
Revenue			
Net revenue	50,748,107	54,106,625	(6.2)%
Cost of Goods Sold	(27,983,062)	(27,381,114)	2.2%
Gross Profit	22,765,045	26,725,511	(14.8)%
Gross Profit Margin %	44.9%	49.4%	
Expenses			
General and Administrative	22,226,376	25,497,743	(12.8)%
Sales and Marketing	2,668,237	1,490,678	79.0%
Lease expense	1,579,025	1,260,297	25.3%
Depreciation and Amortization	4,222,042	4,003,989	5.4%
Total Expenses	30,695,680	32,252,707	(4.8)%
Income (Loss) From Operations	(7,930,635)	(5,527,196)	43.5%
Other Income (Expense):			
Interest expense, net	148,894	42,110	253.6%
Foreign exchange gain (loss)	6,116	(21,166)	(128.9)%
Change in fair value of warrants	18,127	6,795,234	(99.7)%
Provision for misappropriated funds	(2,000,000)	(7,000,000)	(71.4)%
Other income	1,857,205	228,767	711.8%
Total Other Income (Expense)	30,342	44,945	(32.5)%
Loss for the period before tax	(7,900,293)	(5,482,251)	44.1%
Provision for income tax (current and deferred)	(5,195,944)	(5,648,846)	(8.0)%
Loss for the period	(13,096,237)	(11,131,097)	17.7%
Loss per share for the period			
Basic and fully diluted income (loss) per share	\$ (0.06)	\$ (0.05)	
Weighted Average Number of Shares Outstanding			
Basic and diluted	221,439,841	212,869,574	

We experienced a 9.1% decrease in net revenue during the three months ended June 30, 2023, and a 6.2% decrease for the six months ended June 30, 2023 when compared to the three and six months ended June 30, 2022. The decrease is attributable to a reduction in the number of customers at our Planet 13 Las Vegas Superstore location compared to the prior year periods, partially offset by an increase of revenue from the Planet 13 OC Superstore and an increase in wholesale revenue from the NGW cultivation operations in California, and an increase in net wholesale revenue in Nevada. Overall, net revenue decreased by \$2,579,519 or 9.1% during the three months ended June 30, 2023, and decreased by \$3,358,518 or 6.2% during the six months ended June 30, 2023 when compared to the three and six months ended June 30, 2022. We believe that a potential economic downturn and increase in inflation, including the increase in the price of gasoline and the increase in interest rates, combined to reduce the disposable income of our customers during the six months ended June 30, 2023 and also had an impact on the number of customers and tourists visiting the Planet 13 Las Vegas Superstore and our other retail locations during the six months ended June 30, 2023 when compared to the prior year period.

Details of net revenue by product category are as follows:

	Three Months Ended				
		June 30, 2023		June 30, 2022	Percentage Change
Flower	\$	8,508,917	\$	9,580,062	(11.2)%
Concentrates		7,134,512		7,882,794	(9.5)%
Edibles		4,301,583		4,981,664	(13.7)%
Topicals and Other Revenue		1,405,926		1,815,405	(22.6)%
Wholesale		4,481,774		4,152,305	7.9%
Net revenue	\$	25,832,712	\$	28,412,230	(9.1)%

	Six Months Ended				
		June 30, 2023		June 30, 2022	Percentage Change
Flower	\$	16,011,313	\$	18,813,413	(14.9)%
Concentrates		14,109,618		15,327,860	(7.9)%
Edibles		8,958,876		9,971,382	(10.2)%
Topicals and Other Revenue		2,633,096		3,685,661	(28.6)%
Wholesale		9,035,205		6,308,309	43.2%
Net revenue	\$	50,748,108	\$	54,106,625	(6.2)%

Gross profit margin for the three months ended June 30, 2023 was 46.0% compared to 48.7% for the three months ended June 30, 2022 and was 44.9% for the six months ended June 30, 2023 compared to 49.4% for the six months ended June 30, 2022. The decrease in gross profit margin for the three and six months ended June 30, 2023 was a result of increased sales incentives during the period coupled with the increase in wholesale revenue, both from our Nevada and California wholesale operations, that have an inherently lower gross margin than retail sales revenue.

The costs of internal cultivation have continued to trend down as we continue to improve our yields and cultivation efficiency across all of our cultivation facilities. In addition, margin enhancement through the creation of internally generated brands, such as TRENDI, Leaf & Vine, HaHa Gummies, Dreamland Chocolate, HaHa Beverages and Medizin, that were sold in our own stores continued to have a positive impact on gross margins during the three and six months ended June 30, 2023, helping offset the lower margins received on the sale of wholesale product and sales to local customers in the State of Nevada. We anticipate that margins will trend upward if and when tourist customers return to Las Vegas and the Planet 13 Las Vegas Superstore in greater numbers and through our ability to produce our award-winning brands in California and introduce those brands into our Planet 13 OC Superstore.

Our premium cultivation facilities were operating near capacity during the three and six months ended June 30, 2023 and June 30, 2022, respectively. The amount of cannabis grown during the period increased when compared to the prior year period due to the full six months of results from the addition of the 35,000 square feet of cultivation capacity that was added as part of the NGW acquisition on March 2, 2022, and the 22,000 square foot cultivation facility expansion in Nevada that was fully operational during the three and six months ended June 30, 2023. The wholesale flower market in California continues to stabilize and we have seen increases in both demand and the price received for premium indoor grown flower during the three and six months ended June 30, 2023.

Overall gross profit was \$11,882,234 and \$13,824,507 for the three months ended June 30, 2023 and 2022 respectively, a decrease of 14.0% or \$1,942,273, and was \$22,765,045 and \$26,725,511 for the six months ended June 30, 2023 and 2022 respectively, a decrease of 14.8%.

General and Administrative ("**G&A**") expenses (which include non-cash share-based compensation expenses) decreased by 6.2% during the three months ended June 30, 2023 when compared to the three months ended June 30, 2022 The decrease in G&A expenses incurred during both the three and six months ended June 30, 2023, was a result of focused cost-cutting initiatives undertaken by the Company and a reduction in share-based compensation expense recorded during the period. Overall, excluding non-cash share-based compensation expenses as a percentage of revenue equaled 41.9% for the three months ended June 30, 2023, compared to 35.0% for the three months ended June 30, 2022, and was 41.2% and 33.1% for the six months ended June 30, 2023 and 2022 respectively.

A detailed breakdown of G&A expenses is as follows:

	Three Months Ended				
		June 30, 2023		June 30, 2022	Percentage Change
Salaries and wages	\$	3,874,046	\$	3,816,040	1.5%
Executive compensation		736,104		760,226	(3.2)%
Licenses and permits		609,844		656,148	(7.1)%
Payroll taxes and benefits		857,998		1,042,807	(17.7)%
Supplies and office expenses		347,112		277,824	24.9%
Subcontractors		525,175		508,254	3.3%
Professional fees (legal, audit and other)		2,373,634		1,292,823	83.6%
Miscellaneous general and administrative expenses		1,344,830		1,595,852	(15.7)%
Share-based compensation expense		602,627		2,061,079	(70.8)%
	\$	11,271,370	\$	12,011,053	(6.2)%

	Six Months Ended				
		June 30, 2023		June 30, 2022	Percentage Change
Salaries and wages	\$	7,544,118	\$	7,794,850	(3.2)%
Executive compensation		1,323,618		4,116,573	(67.8)%
Licenses and permits		1,467,281		1,433,840	2.3%
Payroll taxes and benefits		1,251,446		1,457,665	(14.1)%
Supplies and office expenses		1,730,171		2,060,776	(16.0)%
Subcontractors		666,198		500,456	33.1%
Professional fees (legal, audit and other)		1,031,962		1,132,897	(8.9)%
Miscellaneous general and administrative expenses		4,585,433		3,510,448	30.6%
Share-based compensation expense		2,626,149		3,490,238	(24.8)%
	\$	22,226,376	\$	25,497,743	(12.8)%

Non-cash, share based compensation of \$602,627 was recognized during the three months ended June 30, 2023, decreasing from \$2,061,079 that was recognized during the three months ended June 30, 2022. For the six months ended June 30, 2023, non-cash share-based compensation expense was \$2,626,149, a decrease of 24.8% over the \$3,490,238 recognized during the six months ended June 30, 2022. The decrease is attributable to the vesting schedule for both Restricted Share Units ("**RSUs**") and incentive stock options that were previously granted, particularly the net 3,954,213 RSUs that were granted on April 18, 2021, that vested 1/3 on December 1, 2021 and 1/3 on December 1, 2022, and that will vest 1/3 on December 1, 2023. These amounts are non-cash, and the expense is recognized in accordance with the vesting schedule of the underlying stock options and RSUs. See Note 12 to our audited consolidated financial statements filed with our Annual Report on Form 10-K for the year ended December 31, 2022, for additional details on the assumptions used to calculate fair value as well as information regarding the vesting of the various components of the non-cash share-based compensation.

Sales and marketing expenses increased by 50.2% or \$445,062 during the three months ended June 30, 2023, and by 79.0% or \$1,177,559 for the six months ended June 30, 2023 when compared to the three and six months ended June 30, 2022. The increase was a result of us continuing to refine our marketing efforts to optimize marketing spend on initiatives that drive increased customer traffic to the Planet 13 Las Vegas Superstore, the Planet 13 OC Superstore, and the Medizin dispensary in Nevada.

Lease expense increased by 2.0% during the three months ended June 30, 2023, when compared to the three months ended June 30, 2022 due to increases in number of leases and contracted lease rates for the Company's leased properties during the period. Lease expense for the six months ended June 30, 2023 increased by 25.3% compared to the six months ended June 30, 2022, due to increases in number of leases and contracted lease rates for the Company's leased properties during the period.

Depreciation and amortization increased 1.2% during the three months ended June 30, 2023, when compared to the prior year period because of the recording of depreciation on the NGW cultivation facility for a full quarter when compared to the prior year period. For the six months ended June 30, 2023, depreciation and amortization increased 5.4% when compared to the prior year period because of the recording of depreciation on the NGW cultivation facility for a full six months when compared to the prior year period.

Interest income was \$32,544 earned during the three months ended June 30, 2023, compared to interest income of \$15,118 earned during the three months ended June 30, 2022 (interest income of \$148,894 for the six months ended June 30, 2023 compared to interest income of \$42,110 during the six months ended June 30, 2022). Interest income is net of interest expense related to accrued interest on our long-term debt that is due and payable on demand. The interest previously recognized included interest reported on the misappropriated funds. This excess interest has been removed and the amounts included in this restatement are actual cash interest received and paid on funds held net of the misappropriated funds. The balance of long-term debt as of June 30, 2023, was \$884,000 compared to \$884,000 as of December 31, 2022. Interest is being accrued on this note at a rate of 5% per annum.

We conduct our operations in both United States dollars and Canadian dollars, holding financial assets and incurring expenses in both currencies. On December 31, 2022, the value of the USD was USD\$1.00=CAD\$1.3544 compared to the value of the USD of USD\$1.00=CAD\$1.3240 at June 30, 2023 and averaged USD\$1.00=CAD\$1.3477 during the six months ended June 30, 2023, resulting in our realizing a foreign exchange gain of \$4,229 during the three months ended June 30, 2023, compared to a foreign exchange gain of \$74,543 during the three months ended June 30, 2022 (foreign exchange gain of \$6,116 for the six months ended June 30, 2023, compared to a loss of \$21,166 for the six months ended June 30, 2022). It is our policy not to hedge our CAD exposure.

Warrants are accounted for in accordance with the applicable authoritative accounting guidance in ASC Topic 815, Derivatives and Hedging - Contracts in Entity's Own Equity ("ASC 815"), as derivative liabilities based on the specific terms of the warrant agreements. Liability-classified instruments are recorded at fair value at each reporting period with any change in fair value recognized as a component of change in fair value of derivative liabilities in the consolidated statements of operations and comprehensive loss. Transaction costs allocated to warrants that are presented as a liability are expensed immediately within other expenses (income) in the statements of net loss and comprehensive loss. During the three months ended June 30, 2023, the change in fair value of the warrants resulted in a gain of \$0 (gain of \$18,127 during the six months ended June 30, 2023) compared to a gain of \$2,635,425 for the three months ended June 30, 2022 (gain of \$6,795,234 for the six months ended June 30, 2022).

Provision for misappropriated funds consists of funds that were misappropriated by the Company's external investment advisor over the period from November 2021 through to September 30, 2023. We are conducting an internal investigation into the misappropriation with the assistance of external legal counsel. From evidence revealed to the Company as part of the investigation process, we were provided with factual information from WAB regarding the misappropriated funds and were able to confirm which periods funds were misappropriated. During the three months ended June 30, 2023, \$0 was misappropriated compared to \$5,000,000 that was misappropriated during the three months ended June 30, 2022. During the six months ended June 30, 2023, approximately \$2,000,000 was misappropriated and this resulted in an increase to the net loss for the year by \$2,000,000. This compares to \$7,000,000 that was misappropriated during the six months ended June 30, 2022 which resulted in a \$7,000,000 increase in the net loss. We have filed a claim and are diligently trying to recover the misappropriated funds. Any future recovery of misappropriated funds will be recognized in the period in which the recovery occurs. See Explanatory Note to this Form 10-Q/A for further information.

Other income (expense), consisting of Employer Retention Credits, Automated Teller Machine ("**ATM**") fees, interest and other miscellaneous income/expense was income of \$1,712,598 for the three months ended June 30, 2023, compared to other expense of \$85,698 for the three months ended June 30, 2022. Other income for the six months ended June 30, 2023 was \$1,857,205 compared to other income of \$228,767 for the six months ended June 30, 2022.

The income tax expense for the three months ended June 30, 2023, was \$2,862,857 compared to \$2,892,084 for the prior year period. The tax expense decreased due to the decrease in taxable profitability during the three months ended June 30, 2023, when compared to the three months ended June 30, 2022. Income tax expense for the six months ended June 30, 2023, was \$5,102,894 compared to \$5,642,251 for the six months ended June 30, 2022. The tax expense decreased due to the decrease in taxable profitability during the six months ended June 30, 2023, when compared to the six months ended June 30, 2023, when compared to the six months ended June 30, 2023, when compared to the six months ended June 30, 2023, when compared to the six months ended June 30, 2023, when compared to the six months ended June 30, 2022. We are subject to Section 280E of the Internal Revenue Code (the "**Code**"), which prohibits businesses from taking deductions or credits in carrying on any trade or business consisting of trafficking in certain controlled substances that are prohibited by federal law. We, to the extent of our "trafficking" activities, and/or key contract counterparties directly engaged in trafficking in cannabis, have incurred significant tax liabilities from the application of Section 280E. Our income tax obligations under Section 280E of the Code are typically substantially higher as compared to companies to which Section 280E does not apply. Section 280E essentially requires us to pay federal, and as applicable, state income taxes on gross profit, which presents a significant financial burden that increases our net loss and may make it more difficult for us to generate net profit and cash flow from operations in future periods. In addition, to the extent that the application of Section 280E creates a financial burden on contract counterparties, such burdens may impact the ability of such counterparties to make full or timely payment to us, which would also have a material adverse effect on our business.

The overall net loss for the three months ended June 30, 2023, was 4,616,087 (0.02 per share) compared to an overall net loss of 7,069,665 ((0.03) per share) for the three months ended June 30, 2022. The overall net loss for the six months ended June 30, 2023, was 13,096,237 (0.06 per share) compared to an overall net loss of 11,131,097 ((0.05) per share) for the six months ended June 30, 2022.

Segmented Disclosure

The Company determined that each of its locations represents an operating segment. These operating segments have been aggregated into a single reportable segment as the Company operates as a vertically integrated cannabis company with dispensary, cultivation, production and distribution operations in the State of Nevada and dispensary, cultivation and distribution operations in the State of California.

Liquidity and Capital Resources

As of June 30, 2023, our financial instruments consist of cash, deposits, accounts payable and accrued liabilities, and notes payable. We have no speculative financial instruments, derivatives, forward contracts, or hedges.

As of June 30, 2023, we had working capital of \$31,121,499 compared to working capital of \$41,556,926 as of December 31, 2022. The Company believes that it has adequate liquidity in the form of cash on hand to fund all its planned capital expenditures and expansion plans as well as to continue to fund its operation over the next 12 months, the planned build-out of its operations in Florida, the further expansion of operations in Nevada and California, and the continuing build-out of its Illinois retail location.

The following table relates to the six months ended June 30, 2023 and 2022:

	Six Months	Six Months Ended		
	June 30,	June 30,		
	2023	2022		
Cash flows used in operating activities	(9,168,308)	(5,844,865)		
Cash flows used in investing activities	(4,896,224)	(10,259,044)		
Cash flows provided by financing activities	-	-		

Cash Flows from Operating Activities

Net cash used in operating activities was (\$9,168,308) for the six months ended June 30, 2023, compared to cash used in operating activities of (\$5,844,865) for the six months ended June 30, 2022. A significant portion of the increase in cash used in operating activities is directly attributable to professional fees and other consulting services used during the six months ended June 30, 2023, when compared to the six months ended June 30, 2022.

Cash Flows from Investing Activities

Net cash used in investing activities was \$4,896,224 for the six months ended June 30, 2023, compared to net cash used in investing activities of \$10,259,044 for the six months ended June 30, 2022. The change in cash used in investing activities for the six months ended June 30, 2023 decreased by \$5,362,820 as a result of fewer development projects that were in process during the 2023 period when compared to the six months ended June 30, 2022. The Company is in the process of completing the remaining build-out of the Superstore grand hallway and grey shell for the Cannabition museum space and the buildout of its Illinois dispensary, all expected to be substantially complete in Q4 2023. During the six months ended June 30, 2022, the Company was focused on the expansion of its Bell Drive cultivation facility in Nevada and the acquisition of Next Green Wave Inc. in California.

Cash Flows from Financing Activities

Net cash used in financing activities was (\$267,526) during the six months ended June 30, 2023, compared to net cash provided by financing activities of \$97,980 for the six months ended June 30, 2022.

Capital Resources

We have a recent history of operating losses. It may be necessary for us to arrange for additional financing to meet our on-going growth initiatives.

Management believes it will be able to raise equity capital as required in the long term, but recognizes the risks attached thereto. There can be no assurance that it will be able to obtain adequate financing in the future or that the terms of such financing may be favorable.

Should financing not be available, the Company has adequate liquidity in the form of cash on hand to fund all of its planned capital expenditures and expansion plans as well as to continue to fund its operation over the next 12 months, including the planned build-out of its operations in Florida and the continuing build-out of its Illinois retail location.

Capital Management

Our capital consists of shareholders' equity. Our objective when managing capital is to maintain adequate levels of funding to support the development of our businesses and maintain the necessary corporate and administrative functions to facilitate these activities. This is done primarily through equity financing and incurring debt. Future financings are dependent on market conditions and there can be no assurance we will be able to raise funds in the future. We invest all capital that is surplus to our immediate operational needs in short-term, highly liquid, and high-grade financial instruments. There were no changes to our approach to capital management during the period. We are not subject to externally imposed capital requirements.

Off-Balance Sheet Arrangements

We have no off-balance sheet arrangements as of June 30, 2023, or as of December 31, 2022, or as of the date hereof.

Critical Accounting Estimates

The preparation of consolidated financial statements in conformity with GAAP requires our management to make judgements, estimates and assumptions about future events that affect the amounts reported in the consolidated financial statements. Although these estimates are based on management's best knowledge of the amounts, events or actions, actual results may differ from those estimates. Estimates and judgements are continuously evaluated and are based on management's experience and other factors, including expectations of future events that are believed to be reasonable.

Revisions to accounting estimates are recognized in the period in which the estimates are revised and in any future periods affected.

There have been no material changes to our critical accounting estimates as set forth in Part II, Item 7 of our Annual Report on Form 10-K/A for the year ended December 31, 2022.

Item 3. Quantitative and Qualitative Disclosures About Market Risk.

There have been no material changes to our market risk disclosures as set forth in Part II, Item 7A of our Annual Report on Form 10-K/A for the year ended December 31, 2022.

Item 4. Controls and Procedures

Conclusion Regarding the Effectiveness of Disclosure Controls and Procedures

We maintain disclosure controls and procedures that are designed to ensure that information required to be disclosed in our reports under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms, and that such information is accumulated and communicated to management, including our Co-Chief Executive Officers ("Co-CEOs") and Chief Financial Officer ("CFO"), as appropriate, to allow timely decisions regarding required disclosure. In designing and evaluating the disclosure controls and procedures, management recognized that any controls and procedures, no matter how well designed and operated, can provide only reasonable assurance of achieving the desired control objectives, as ours are designed to do, and management necessarily was required to apply its judgment in evaluating the risk related to controls and procedures.

In connection with the preparation of the Original Filing, as of June 30, 2023, an evaluation was performed under the supervision and with the participation of our management, including the Co-CEOs and CFO, of the effectiveness of the design and operation of our disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) under the Exchange Act). Based upon that evaluation, at the time the Original Filing was filed, our management concluded that our disclosure controls and procedures were effective at a reasonable assurance level as of June 30, 2023.

In connection with the Restatement, management has reassessed its evaluation of the effectiveness of its internal control over financial reporting and disclosure controls and procedures as of June 30, 2023. Based on such re-assessment, management confirmed that the material weaknesses described in the Annual Report on Form 10-K/A for the year ended December 31, 2022 continue to be material weaknesses as of the time of the re-assessment and that these same material weaknesses contributed to the Restatement.

A material weakness is a deficiency, or a combination of deficiencies, in internal control over financial reporting, such that there is a reasonable possibility that a material misstatement of our annual or interim financial statements will not be prevented or detected on a timely basis. We identified that certain process-level controls associated with third-party vendor selection, retention and monitoring and well as processes designed to mitigate risks associated with fraud were not operated effectively. These ineffective controls were attributable to insufficient policies, procedures and training that impaired our ability to timely discover potential third-party fraudulent activity.

The control deficiencies described above created a reasonable possibility that a material misstatement to the consolidated financial statements would not be prevented or detected on a timely basis. Therefore, we concluded that the deficiencies, in the aggregate, represent material weaknesses in our internal control over financial reporting. Accordingly, we concluded that our internal controls over financial reporting and disclosure controls and procedures were not effective as of June 30, 2023.

The above-described material weaknesses have not been remediated as of the filing of this Quarterly Report on Form 10-Q. Since identifying the material weaknesses described above, management, with oversight from the Audit Committee, has already implemented and continues to implement enhanced policies and procedures intended to address both the identified material weaknesses and to enhance the Company's overall internal control over financial reporting and disclosure controls and procedures. As part of the remediation, we have also added an independent director to the Board who now serves as chairman of the audit committee. The former chair of the audit committee has become an executive director and has taken on the role of Chief Administrative Officer and is overseeing the internal audit function for the Company.

As we continue to evaluate and improve our internal control over financial reporting and disclosure controls and procedures, management may determine to take additional measures to improve controls and determine to modify the remediation plan described above. We are working to remediate the material weaknesses as efficiently and effectively as possible, but the material weaknesses cannot be considered fully remediated until the updated policies and training have been in place and operated for a sufficient period of time to enable management to conclude, through testing, that these controls are designed and operating effectively. Accordingly, management will continue to monitor and evaluate the effectiveness of our internal control over financial reporting in the activities affected by the material weaknesses described above.

Changes in Internal Control Over Financial Reporting

Other than the material weaknesses and remediation discussed above, there were no changes in our internal control over financial reporting (as such term is defined by Rules 13a-15(f) and 15d-15(f) under the Exchange Act) during the fiscal quarter that have materially affected, or are reasonably likely to materially affect our internal control over financial reporting.

PART II—OTHER INFORMATION

Item 1. Legal Proceedings.

There are no actual or to our knowledge contemplated legal proceedings material to us or our subsidiaries or to which any of our or any of our subsidiaries' property is the subject matter.

Item 1A. Risk Factors.

In addition to the risk factor set forth below and other information set forth in this report, you should carefully consider the risk factors discussed in Part I, "Item 1A. Risk Factors" in our Annual Report on Form 10-K/A for the year ended December 31, 2022, which could materially affect our business, financial condition, financial results, or future performance. Other than as set forth below, there have been no material changes from the risk factors previously disclosed in our Annual Report on Form 10-K/A for the year ended December 31, 2022.

Implications of being a smaller reporting company

Based on our public float, as of the last business day of our second fiscal quarter, we determined that we requalify as a smaller reporting company for the fiscal year ending December 31, 2023.

Smaller reporting companies are able to provide simplified executive compensation disclosure and have certain other reduced disclosure obligations, including, among other things, being permitted to provide only two years of audited financial statements in our Annual Report on Form 10-K/A, with correspondingly reduced "Management's Discussion and Analysis of Financial Condition and Results of Operations"; and not being required to furnish a stock performance graph in our annual report.

We may choose to take advantage of some, but not all, of the available exemptions. We have taken advantage of reduced reporting burdens in our other filings with the Securities and Exchange Commission. We cannot predict whether investors will find our common shares less attractive if we rely on certain or all of these exemptions. If some investors find our common shares less attractive as a result, there may be a less active trading market for our common shares and our stock price may be more volatile.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds.

Not applicable.

Item 3. Defaults Upon Senior Securities.

Not applicable.

Item 4. Mine Safety Disclosures.

Not applicable.

Item 5. Other Information.

None.

Item 6. Exhibits.

EXHIBIT INDEX

			orporated Reference		
Exhibit No.	Description	Form	Exhibit	Filing Date	Filed/Furnished Herewith
<u>31.1</u>	Certification of Principal Executive Officer (Robert Groesbeck) pursuant to Rules 13a-14(a) and 15d-14(a) under the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.				\checkmark
<u>31.2</u>	Certification of Principal Executive Officer (Larry Scheffler) pursuant to Rules 13a-14(a) and 15d-14(a) under the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.				\checkmark
<u>31.3</u>	Certification of Principal Financial Officer pursuant to Rules 13a-14(a) and 15d-14(a) under the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.				\checkmark
<u>32.1</u>	Certification of Principal Executive Officers and Principal Financial Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.				\checkmark
101.INS	Inline XBRL Instance Document				
101.SCH	Inline XBRL Taxonomy Extension Schema Document				
	Inline XBRL Taxonomy Extension Calculation Linkbase Document				
	Inline XBRL Taxonomy Extension Definition Linkbase Document				
	Inline XBRL Taxonomy Extension Label Linkbase Document				
	Inline XBRL Taxonomy Extension Presentation Linkbase Document				
104	Cover Page Interactive Data File (embedded within the Inline XBRL and contained in Exhibit 101)				\checkmark

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

Date: February 16, 2024

By: /s/ Robert Groesbeck

Robert Groesbeck Co-Chief Executive Officer (Principal Executive Officer)

By: /s/ Larry Scheffler Larry Scheffler Co-Chief Executive Officer (Principal Executive Officer)

By: /s/ Dennis Logan Dennis Logan Chief Financial Officer (Principal Financial and Accounting Officer)

CERTIFICATION OF PRINCIPAL EXECUTIVE OFFICER PURSUANT TO RULES 13a-14(a) AND 15d-14(a) UNDER THE SECURITIES EXCHANGE ACT OF 1934, AS ADOPTED PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Robert Groesbeck, certify that:

- 1. I have reviewed this Quarterly Report on Form 10-Q/A of Planet 13 Holdings Inc.;
- 2. Based on my knowledge, this report 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 report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a)Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b)Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c)Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d)Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting.
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a)All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b)Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 16, 2024

/s/ Robert Groesbeck

Robert Groesbeck Co-Chief Executive Officer (Principal Executive Officer)

CERTIFICATION OF PRINCIPAL EXECUTIVE OFFICER PURSUANT TO RULES 13a-14(a) AND 15d-14(a) UNDER THE SECURITIES EXCHANGE ACT OF 1934, AS ADOPTED PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Larry Scheffler, certify that:

- 1. I have reviewed this Quarterly Report on Form 10-Q/A of Planet 13 Holdings Inc.;
- 2. Based on my knowledge, this report 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 report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a)Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b)Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c)Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d)Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting.
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a)All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b)Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 16, 2024

/s/ Larry Scheffler

Larry Scheffler Co-Chief Executive Officer (Principal Executive Officer)

CERTIFICATION OF PRINCIPAL FINANCIAL OFFICER PURSUANT TO RULES 13a-14(a) AND 15d-14(a) UNDER THE SECURITIES EXCHANGE ACT OF 1934, AS ADOPTED PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Dennis Logan, certify that:

- 1. I have reviewed this Quarterly Report on Form 10-Q/A of Planet 13 Holdings Inc.;
- 2. Based on my knowledge, this report 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 report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a)Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b)Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c)Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d)Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting.
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a)All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b)Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 16, 2024

/s/ Dennis Logan

Dennis Logan Chief Financial Officer (Principal Financial and Accounting Officer)

CERTIFICATION OF PRINCIPAL EXECUTIVE OFFICERS AND PRINCIPAL FINANCIAL OFFICER PURSUANT TO 18 U.S.C. SECTION 1350 AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Quarterly Report of Planet 13 Holdings Inc. (the "Company") on Form 10-Q/A for the period ended June 30, 2023, as filed with the Securities and Exchange Commission ("SEC") on the date hereof (the "Report"), each of Robert Groesbeck, Co-Chief Executive Officer of the Company, Larry Scheffler, Co-Chief Executive Officer of the Company, and Dennis Logan, Chief Financial Officer of the Company, certify, pursuant to 18 U.S.C. section 1350, as adopted pursuant to section 906 of the Sarbanes-Oxley Act of 2002, that:

- (1)The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Date: February 16, 2024	/s/ Robert Groesbeck
	Robert Groesbeck
	Co-Chief Executive Officer
Date: February 16, 2024	/s/ Larry Scheffler
-	Larry Scheffler
	Co-Chief Executive Officer
Date: February 16, 2024	/s/ Dennis Logan
	Dennis Logan
	Chief Financial Officer