# CleanGo Innovations Inc.

#### **Condensed Interim Consolidated Financial Statements**

For the three and six months ended June 30, 2023 and 2022

(Expressed in Canadian Dollars)



(Unaudited - Expressed in Canadian dollars)

Inventory Non-current assets Right-of-u Property a Total assets LIABILITIES Current Accounts Related p Convertib Subscripti	nd prepaid expenses	12	J 	une 30, 2023 50,373 177,423 11,959 71,471 311,226 257,535 60,118 317,652 628,879 535,197 741,853 117,043	 \$ \$	2ember 31, 2022 14,105 115,819 12,190 69,770 211,884 314,995 65,548 380,543 592,427 684,205 733,580
Current assets Cash Receivabl Deposits a Inventory Non-current assets Right-of-u Property a Total assets LIABILITIES Current Accounts Related p Convertib Subscripti Current por Non-current liabilities Governme Lease liab	and prepaid expenses	4 5 6 s 12	\$	177,423 11,959 71,471 311,226 257,535 60,118 317,652 628,879 535,197 741,853	\$	115,819 12,190 69,770 211,884 314,999 65,548 380,543 592,427
Cash Receivabl Deposits a Inventory Non-current assets Right-of-u Property a Total assets LIABILITIES Current Accounts Related p Convertib Subscripti Current por Non-current liabilities Governme Lease liab	and prepaid expenses	4 5 6 s 12	\$	177,423 11,959 71,471 311,226 257,535 60,118 317,652 628,879 535,197 741,853	\$	115,819 12,190 69,770 211,884 314,999 65,544 380,543 592,423
Receivabl Deposits a Inventory Non-current assets Right-of-u Property a Total assets LIABILITIES Current Accounts Related p Convertib Subscripti Current po Non-current liabilities Governme Lease liab	and prepaid expenses	4 5 6 s 12	\$	177,423 11,959 71,471 311,226 257,535 60,118 317,652 628,879 535,197 741,853	\$	115,819 12,190 69,770 211,884 314,999 65,548 380,543 592,427
Deposits a Inventory Non-current assets Right-of-u Property a Total assets LIABILITIES Current Accounts Related p Convertib Subscripti Current po Non-current liabilities Governme Lease liab	and prepaid expenses	4 5 6 s 12		11,959 71,471 311,226 257,535 60,118 317,652 628,879 535,197 741,853		12,190 69,770 211,884 314,995 65,548 380,543 592,427 684,205
Inventory Non-current assets Right-of-u Property a Total assets LIABILITIES Current Accounts Related p Convertib Subscripti Current po Non-current liabilities Governme Lease liab	se assets ind equipment payable and accrued liabilities arties payables e debentures, liability portion ons received in advance	5 6 s 12		71,471 311,226 257,535 60,118 317,652 628,879 535,197 741,853		69,770 211,884 314,999 65,548 380,543 592,425 684,205
Non-current assets Right-of-u Property a Total assets LIABILITIES Current Accounts Related p Convertib Subscripti Current pr Non-current liabilities Governme Lease liab	nd equipment payable and accrued liabilities arties payables e debentures, liability portion ons received in advance	5 6 s 12		311,226 257,535 60,118 317,652 628,879 535,197 741,853		211,884 314,995 65,548 380,543 592,427 684,205
Right-of-u Property a Total assets LIABILITIES Current Accounts Related p Convertib Subscripti Current po Non-current liabilities Governme Lease liab	nd equipment payable and accrued liabilities arties payables e debentures, liability portion ons received in advance	6 s 12		257,535 60,118 317,652 628,879 535,197 741,853		314,999 65,544 380,544 592,42 684,20
Right-of-u Property a Total assets LIABILITIES Current Accounts Related p Convertib Subscripti Current po Non-current liabilities Governme Lease liab	nd equipment payable and accrued liabilities arties payables e debentures, liability portion ons received in advance	6 s 12		60,118 317,652 628,879 535,197 741,853		65,544 380,543 592,423 684,209
Property a Total assets LIABILITIES Current Accounts Related p Convertib Subscripti Current po Non-current liabilities Governme Lease liab	nd equipment payable and accrued liabilities arties payables e debentures, liability portion ons received in advance	6 s 12		60,118 317,652 628,879 535,197 741,853		65,544 380,543 592,423 684,209
Total assets LIABILITIES Current Accounts Related p Convertib Subscripti Current po Non-current liabilities Governme Lease liab	payable and accrued liabilities arties payables e debentures, liability portion ons received in advance	s 12		317,652 628,879 535,197 741,853		380,543 592,427 684,205
LIABILITIES Current Accounts Related p Convertib Subscripti Current po Non-current liabilities Governme Lease liab	arties payables e debentures, liability portion ons received in advance	12		628,879 535,197 741,853		592,427 684,205
LIABILITIES Current Accounts Related p Convertib Subscripti Current po Non-current liabilities Governme Lease liab	arties payables e debentures, liability portion ons received in advance	12		535,197 741,853		684,205
Current Accounts Related p Convertib Subscripti Current po Non-current liabilities Governme Lease liab	arties payables e debentures, liability portion ons received in advance	12	\$	741,853	\$	
Accounts Related p Convertib Subscripti Current p Non-current liabilities Governme Lease liab	arties payables e debentures, liability portion ons received in advance	12	\$	741,853	\$	
Accounts Related p Convertib Subscripti Current p Non-current liabilities Governme Lease liab	arties payables e debentures, liability portion ons received in advance	12	\$	741,853	\$	
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Convertib Subscripti Current pr Non-current liabilities Governme Lease liab	e debentures, liability portion ons received in advance	I				700,000
Subscripti Current po Non-current liabilities Governmo Lease liab	ons received in advance			117,045		
Current po Non-current liabilities Governmo Lease liab		11		100,000		
Non-current liabilities Governme Lease liab		5		119,653		110,482
Governme Lease liab				1,613,746		1,528,26
Governme Lease liab						
Lease liab	ant loan	8		39,927		38,953
		5		157,094		223,176
Total liabilities		5		197,021		262,129
			\$	1,810,767	\$	1,790,396
SHAREHOLDERS' DE	FICIENCY					
Share cap	ital	10		8,200,175		8,007,67
Contribute		10		1,518,695		1,201,320
Warrants		10		110,726		280,14
	ted other comprehensive los			(9,374)		(10,82
Deficit		~		(11,002,109)		(10,676,282
Total shareholders' de	ficiency			(1,181,887)		(1,197,969
Total liabilities and sh	lisionoy			(1,101,007)	\$	592,427

Nature and continuance of operations (Note 1)

Subsequent events (Note 19)

"signed" Anthony Sarvucci

"signed" Paula Pearce-Sarvucci

Director

Director

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

## **CleanGo Innovations Inc Consolidated Statements of Loss and Comprehensive Loss** For the three and six months ended June 30

(Unaudited - Expressed in Canadian dollars)

(unaudited	ŋ	Notes	TI	hree months ended June 30, 2023		Three months ended June 30, 2022		Six months ended June 30, 2023		Six months ended June 30, 2022
Revenue	/	1000	\$	89,379	\$	27,830	\$	101,086	\$	67,743
Cost of sal	es		Ţ	(74,218)	Ŧ	(22,798)	•	(80,625)	Ŧ	(55,181)
Gross Ma	rgin			15,161		5,032		20,461		12,562
Expenses										
	Selling and administrative	12		88,883		416,200		205,785		674,150
	Depreciation and amortization	5,6		33,985		7,203		57,660		14,409
	Stock based compensation	10		33,523		-		33,523		-
	Foreign exchange loss / (gain)			(3,169)		6,428		22,964		5,317
	Bad debt expense			2,310		-		2,310		-
	Other (income) expense	16				(5,633)				(14,214)
	Finance (income) expense	7		6,505		(16,460)		24,047		(15,409)
				162,037		407,738		346,289		664,253
Net loss b	efore undernoted item			(146,875)		(402,706)		(325,828)		(651,691)
	Gain (loss) on debt settlement	10				1,895				(16,050)
	Other income	15		-		426,347		-		426,347
Net loss				(146,875)		25,536		(325,828)		(241,394)
	Translation loss on foreign operation	s		(5,017)		1,486		(1,453)		278
Comprens	sive loss		\$	(151,892)	\$	27,022	\$	(327,281)	\$	(241,116)
	diluted loss per share		\$	(0.06)	\$	0.00	\$	(0.13)	\$	(0.03)
•	average number of common shares g basic and diluted			2,622,858		8,570,572		2,609,160		8,570,572

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

# **CleanGo Innovations Inc. Consolidated Statements of Changes in Shareholders' Deficiency** For the three and six months ended June 30 (Unaudited - Expressed in Canadian dollars)

	Number of		Contributed		Accumulated other		
	shares	Amount	surplus	Warrants	comprehensive loss	Deficit	Total
Balance at December 31, 2021	2,254,328	\$ 7,620,334	\$ 31,490	\$ 689,729	\$ (7,573)	\$ (8,698,075)	\$ (364,095)
Net loss for the year	-	-	-	-	-	(1,978,207)	(1,978,207)
Stock based compensation	-	-	718,646	-	-	-	718,646
Shares issued related to debt extinguishment	252,155	387,341	-	41,600	-	-	428,941
Expired warrants	-	-	451,184	(451,184)	-	-	-
Translation loss on foreign operations	-	-	-	-	(3,254)	-	(3,254)
Balance at December 31, 2022	2,506,483	\$ 8,007,675	\$ 1,201,320	\$ 280,145	\$ (10,827)	\$ (10,676,282)	\$ (1,197,969)
Net loss for the period	-	-	-	-	-	(325,828)	(325,828)
Stock based compensation	-	-	33,523	-	-	-	33,523
Shares issued related to private placement, net							
of share issuance costs	290,000	67,500	-	12,500	-	-	80,000
Shares issued related to debt settlement, net of							
share issuance costs	500,000	125,000	-	25,000	-	-	150,000
Convertible debentures			39,707	37,226	-	-	76,933
Expired warrants	-	-	244,145	(244,145)	-	-	-
Translation loss on foreign operations	-	-	-	-	1,453	-	1,453
Balance at June 30, 2023	3,296,483	\$ 8,200,175	\$ 1,518,695	\$ 110,726	\$ (9,374)	\$ (11,002,109)	\$ (1,181,887)

## **CleanGo Innovations Inc. Condensed Interim Consolidated Statements of Cash Flows** For the three and six months ended June 30, 2023 and 2022

(Unaudited - Expressed in Canadian dollars)

	Notes	Three months ended June 30, 2023	Three months ended June 30, 2022	Six months ended June 30, 2023	Six months ended June 30, 2022
Cash (used in) / provided by:					
Operating activities:					
Net loss	\$	(146,875)	\$ 25,536	\$ (325,828)	\$ (241,394)
Items not involving cash:		•	•		
Depreciation and amortization	6	33,985	7,203	57,660	14,409
Accretion on government loan	7	487	(5,247)	974	(4,733)
Accretion on lease liability	7	8,316	-	17,405	-
Share-based payments	11	33,523	187,579	33,523	322,274
Unrealized foreign exchange (gain) / loss			9,130		6,811
Non-cash other income	16	(45,853)	(430,483)	(58,408)	(439,064)
		(116,418)	(206,282)	(274,675)	(341,698)
Net change in non-cash working capital		(81,529)	178,403	11,973	205,848
Cash used in operations		(197,947)	(27,879)	(262,702)	(135,850)
Financing activities:					
Proceeds from private placement	9	75,000	-	75,000	-
Proceeds from issuance of convertible debt	10	192,691	-	192,691	-
Subscriptions received in advance	11	(150,000)	-	100,000	-
Repayment of lease liabilities	5	(43,220)	(4,032)	(68,720)	(7,915)
Cash from (used in) financing activities		74,471	(4,032)	298,971	(7,915)
Increase (decrease) in cash		(123,476)	(31,911)	36,268	(143,765)
Cash, beginning of period		173,849	183,896	14,105	295,750
Cash, end of period	\$	50,373	\$ 151,985	\$ 50,373	\$ 151,985

Supplemental cash flow information (Note 18)

## 1. NATURE AND CONTINUANCE OF OPERATIONS

CleanGo Innovations Inc. (the "Company" or "CleanGo") was incorporated as CDN Ventures Ltd. on October 30, 2014 under the Business Corporations Act (British Columbia). On August 27, 2021, the Company completed a reverse take-over business combination with Clean Go Green Go Inc. ("CleanGo GreenGo") wherein the Company acquired 100% of the issued and outstanding common shares of Clean Go Green Go and its wholly owned subsidiary CleanGo GreenGo Inc. ("CleanGo US") and began trading on the Canadian Securities Exchange ("Exchange") under the symbol "CGII".

These consolidated financial statements reflect the continuation of the financial position, operating results and cash flow of the Company's legal subsidiary, CleanGo GreenGo.

The head office, principal business address of the Company is located at Suite 422, 234 – 5149 Country Hills Blvd, Calgary, Alberta. Our registered and records address for CleanGo Innovations is located at suite 1100 – 1111 Melville Street Vancouver BC V6E 3V6.

The Company's principal business activity is to manufacture and sell cleaning, disinfecting and industrial solutions using a proprietary formulation which is non-toxic, biodegradable and uses no harsh chemicals to provide a green cleaning, disinfecting and emulsifying solution to buyers.

On January 6, 2023, the Company consolidated all of the issued and outstanding common shares of the Company on the basis of one post-consolidation common share for every 5 pre-consolidation common shares. The common shares commenced trading on a post-share consolidation basis when the markets opened on January 13, 2023. Accordingly, all common share, option, warrant, and per share amounts have been retroactively restated to reflect this share consolidation.

#### Going concern

The Company incurred a net loss of \$325,828 (2022 \$241,394) for the six months ended June 30, 2023 and used cash in operations of \$263,791 (2022 \$135,850). As at June 30, 2023, the Company had a history of losses and an accumulated deficit of \$11,002,109 (At December 31, 2022 \$10,676,282). Current liabilities exceed current assets by \$1,302,520 (At December 31, 2022 \$1,316,383). Consequently, continuing business as a going concern is dependent upon the success of the Company's sale of its products, generation of positive cash flows and the ability of the Company to obtain additional debt or equity financing all of which are uncertain. These circumstances indicate the existence of material uncertainties that cast significant doubt on the Company's ability to continue as a going concern.

The Company's future capital requirements will depend on many factors, including the costs of developing its products, operating costs, the current capital market environment and global market conditions. The continued operations of the Company are dependent on its ability to develop a sufficient financing plan, receive continued financial support from related parties, complete sufficient public equity financing, and ultimately generate profitable operations in the future. The Company has no assurance that it will be successful in its efforts. If the Company is unable to obtain financing in the amounts and on terms deemed acceptable, the future success of the business could be adversely affected.

These consolidated financial statements ("Financial Statements") have been prepared on a going concern basis in accordance with International Financial Reporting Standards ("IFRS") with the assumption that the Company will be able to realize its assets and discharge its liabilities in the normal course of business rather than a process of forced liquidation. These Financial Statements do not include any adjustments relating to the recoverability and classification of recorded asset amounts and classification of liabilities that might be necessary should the Company be unable to continue in existence. Such adjustments could be material.

Recent global issues, including the lingering impact of the COVID-19 pandemic and the 2022 Russian invasion of Ukraine have adversely affected workplaces, economies, supply chains, and financial markets globally. It is not possible for the Company to predict the duration or magnitude of the adverse results of these issues and their effects on the Company's business or results of operations this time.

## 2. BASIS OF PREPARATION

#### Basis of consolidation and preparation

These Financial Statements have been prepared in accordance with IFRS as issued by the International Accounting Standards 34 – Interim Financial Reporting as issued by the International Accounting Standards Board ("IASB") and interpretations of the International Financial Reporting Interpretations Committee ("IFRIC") and follow a basis consistent with the accounting, estimations and valuation policies described in the Company's audited Consolidated Financial Statements as at and for the year ended December 31, 2021 (the "Annual Financial Statements").

These Financial Statements have been prepared on a historical cost basis and have been prepared using the accrual basis of accounting except for cash flow information. All financial information is reported in Canadian dollars, unless otherwise noted. Certain information and disclosures normally required to be included in the notes to the Annual Financial Statements prepared in accordance with IFRS have been condensed or omitted. These Financial Statements should be read in conjunction with the Annual Financial Statements.

The timely preparation of the financial statements requires management to make judgments, estimates, and assumptions that affect the reported amounts of assets, liabilities, revenues, and expenses for the reporting period. The judgments, estimates, and assumptions are based on current data and relevant information available to the Company at the time of financial statement preparation. Accordingly, actual reported amounts may differ from estimated amounts as future confirming events occur.

The Financial Statements include the financial statements of the Company and its wholly owned subsidiaries. Inter-company accounts and balances are eliminated upon consolidation. Control exists when the Company has the power, directly or indirectly, to govern the financial and operating policies of an entity so as to obtain benefits from its activities. The financial statements of subsidiaries are included in the consolidated financial statements from the date that control commences until the date that control ceases.

These Financial Statements are authorized for issue by the Board of Directors on August 25, 2023.

#### 3. RECEIVABLES

	June 30, 2023	December 31, 2022
Trade receivables	\$ 72,016	\$ 11,198
Other receivables	105,407	104,621
Ending balance	\$ 177,423	\$ 115,819

#### 4. INVENTORY

	June 30, 2023	December 31, 2022
Materials and supplies	71,471	69,770
Provision for inventory obsolescence	-	-
Ending balance	\$ 71,471	\$ 69,770

# 5. LEASES

On August 1, 2022, the Company entered into a warehouse lease agreement that gives the Company the right to use a certain warehouse space until July 31, 2025. The total present value of the monthly payments is \$357,525, using the financing rate of 11.2%. At the start of this agreement, the Company recorded \$357,525 as ROU asset and lease liabilities.

As at June 30, 2023, the Company is committed to minimum lease payments as follows in US dollars:

2023 2024 2025	US\$	54,125 112,625 68,250
Total undiscounted lease liabilities	US\$	235,000

	Lease Liability
Lease liability, initial recognition at August 1, 2022	\$ 357,525
Lease accretion	13,074
Lease payments	(56,902)
Unrealized foreign exchange	19,961
Lease liability, December 31, 2022	333,658
Lease accretion	17,405
Lease payments	(68,720)
Unrealized foreign exchange	(5,596)
Lease Liability, June 30, 2023	276,747
Long-term portion	(157,094)
Short-term portion	\$ 119,653

Changes in the Company's ROU assets for the year are as follows:

ROU assets
\$ 357,525
(60,015)
17,485
\$ 314,995
(52,230)
(5,230)
\$ 257,535
\$

# CleanGo Innovations Inc. Notes to the Consolidated Financial Statements For the three and six months ended June 30, 2023 and 2022 (Unaudited - Expressed in Canadian dollars)

# 6. PROPERTY AND EQUIPMENT

	chinery and iipment	a	niture Ind tures	Lease improve		Vel	hicles	nputer pment	Т	otal
Cost										
Balance December 31, 2022	\$ 67,478	\$	3,367	\$	5,198	\$	17,229	\$ 4,456	\$	97,728
Additions	-		-		-		-	-		-
Balance June 30, 2023	\$ 67,478	\$	3,367	\$	5,198	\$	17,229	\$ 4,456	\$	97,728
Depreciation										
Balance December 31, 2022	\$ 14,119	\$	1,596	\$	5,198	\$	6,811	\$ 4,456	\$	32,180
Depreciation expense	3,374		336		-		1,720	-		5,430
Balance June 30, 2023	\$ 17,493	\$	1,932	\$	5,198	\$	8,531	\$ 4,456	\$	37,610
Net book value										
June 30, 2023	\$ 50,206	\$	1,435	\$	-	\$	8,695	\$ -	\$	60,118

	Machinery and equipment	Furniture and fixtures	Leasehold improvements	Vehicles	Computer equipment	Total
Cost						
Balance December 31, 2021 Additions	\$ 67,478 -	\$ 3,367 -	\$   5,198 -	\$ 17,229 -	\$ 4,456 -	\$ 97,728 -
Balance December 31, 2022	\$ 67,478	\$ 3,367	\$ 5,198	\$ 17,229	\$ 4,456	\$ 97,728
Depreciation						
Balance December 31, 2021	\$ 7,370	\$ 960	\$ 3,899	\$ 3,535	\$ 3,261	\$ 19,025
Depreciation expense	6,749	636	1,299	3,276	1,195	13,155
Balance December 31, 2022	\$ 14,119	\$ 1,596	\$ 5,198	\$ 6,811	\$ 4,456	\$ 32,180
Net book value						
December 31, 2022	\$ 53,359	\$ 1,771	\$ -	\$ 10,418	\$-	\$ 65,548

# 7. FINANCE INCOME AND EXPENSE

	Three months ended			Six months ended		
	June 30, 2023	June 30, 2022		June 30, 2023	June 30, 2022	
Finance Income	\$ -	(12,717)	\$	-	(12,717)	
Interest Expense	(2,299)	1,402		5,667	1,687	
Interest on lease liability (Note 5) Accretion on Government loan (Note	8,316	103		17,405	355	
8)	488	(5,248)		975	(4,734)	
Ending balance	\$ 6,505	(16,460)	\$	24,047	(15,409)	

## 8. GOVERNMENT LOAN

In April 2021, the Company obtained a bank loan under the Canadian Emergency Business Account program ("CEBA Loan") in the amount of \$60,000. Under the provision of the loan, if the principal amount of the loan is repaid by December 31, 2023, \$20,000 of the loan amount is forgiven. In addition, the loan is non-interest bearing until December 31, 2023. In the event the CEBA loan is not repaid by December 31, 2023, no amount will be forgiven, and the lender will automatically extend the loan by three years until December 31, 2026, and during the extension period, interest will be charged on the outstanding amount at a fixed rate of 5%. During the year ended December 31, 2022, the Company recognized the forgiveness amount and the interest benefit totalling \$23,046 as other income using an interest rate of 7.946% to discount the loan. The interest benefit will be accreted on a monthly basis up to the payable amount through interest expense.

## 9. CONVERTIBLE NOTES

On April 26, 2023 and June 26, 2023, the Company closed the first and second tranche of a non-brokered private placement of convertible note units of the Company respectively comprised of convertible notes in multiples of \$1,000 of principal and \$2,500 common share purchase warrants per CAD\$1,000 of principal.

The Notes bears interest at rate of 1.5% per month and principal and accrued interest are repayable in common shares of the Company at a conversion price of \$0.375 per share at maturity 24 months from the date of issuance or at the time of earlier conversion at the option of either the Noteholder or the Company. If the Noteholder elects to convert within the first year, the payment of interest will be waived. Each Warrant entitles the holder to acquire one common share of the Company at an exercise price of CAD\$0.40 per share for a period of two years from issuance.

#### **First Tranche**

In connection with the First Tranche, the Company issued a Note with principal value of CAD\$150,000 and 375,000 Warrants for gross proceeds of CAD\$150,000.

Proceeds from convertible note, net of financing costs	139,771
Allocation – convertible notes – equity portion	(29,484)
Allocation – convertible notes – warrant portion	(27,641)
Accretion of convertible note	4,305
Balance June 30, 2023	86,951

As at June 30, 2023, the unpaid accrued interest payable was \$4,305.

The fair value of the detachable warrants and conversion feature was determined using a Black-Scholes model with volatility of 172%, a risk-free rate of interest of 3.1%, a stock price of \$0.25 per share, and a remaining expected period of 2 years.

#### Second Tranche

In connection with the Second Tranche, the Company issued a Note with principal value of CAD\$50,000 and 125,000 Warrants for gross proceeds of CAD\$50,000.

Proceeds from convertible note, net of financing costs	48,464
Allocation – convertible notes – equity portion	(10,223)
Allocation – convertible notes – warrant portion	(9,584)

Accretion of convertible note	1,435
Balance June 30, 2023	30,092

As at June 30, 2023, the unpaid accrued interest payable was \$1,435.

The fair value of the detachable warrants and conversion feature was determined using a Black-Scholes model with volatility of 172%, a risk-free rate of interest of 3.1%, a stock price of \$0.35 per share, and a remaining expected period of 2 years.

#### 10. SHARE CAPITAL

#### A. Authorized share capital

The authorized share capital of the Company consists of an unlimited number of common shares without par value.

#### Issued share capital

On August 27, 2021, the Company completed a share consolidation on the basis of 1:0.75. As well, on December 13, 2021, the Company completed a share consolidation on the basis of 4:1.0. These Financial Statements reflect the retrospective application of these share consolidations.

- (i) In August 2021 a reverse acquisition transaction ("RTO") with Clean Go Green Go was completed resulting in an increase in share capital of \$6,312,718
- (ii) During the year ended December 31, 2021 as a condition of the CSE to complete the RTO and to adhere to the CSE policy on Builder Shares (Note 12), related party debt of \$109,510 was settled for common shares, cash capital contribution of \$311,760 and 5,625 shares held by the CEO were cancelled. As a result, share capital increased by \$421,271.
- (iii) During the year ended December 31, 2021 \$520,173 of debt was settled by issuing shares and warrants resulting in an increase in share capital of \$252,455 and warrant reserve of \$28,043 resulting in a gain on debt settlement of \$239,675.
- (iv) During the year ended December 31, 2022, \$406,224 of debt was settled by issuing shares and warrants resulting in an increase in share capital of \$387,341 and warrant reserve of \$41,600 resulting in a loss on debt settlement of \$22,717.
- (v) On January 4, 2023, the Company settled debt of \$5,000 of accounts payable balance by issuing 200,000 shares at deemed price of \$0.10 per share.
- (vi) On January 6, 2023, the Company consolidated all of the issued and outstanding common shares of the Company on the basis of one post-consolidation common share for every 5 pre-consolidation common shares. The common shares commenced trading on a post-share consolidation basis when the markets opened on January 13, 2023. Accordingly, all common share, option, warrant, and per share amounts have been retroactively restated to reflect this share consolidation.
- (vii) On June 6, 2023, the Company settled outstanding indebtedness of \$150,000 to the CEO and Director of the Company, through issuance of 500,000 units at a price of \$0.30 per Unit. Each Unit consists of one common share of the Company and one share purchase warrant. Each Warrant allows for the purchase one additional common share at an exercise price of \$0.40 for a period of 24 months from the date of issue.
- (viii) On June 6, 2023, the Company completed a non-brokered private placement for an aggregate of \$75,000 through issuance of 250,000 units at a price of \$0.30 per Unit. Each Unit consists of one common share of the Company and one share purchase warrant. Each Warrant allows for the purchase one additional Common Share at an exercise price of \$0.40 for a period of 24 months from the date of issue.

## B. Warrants

The following table summarizes the continuity of share purchase warrants:

	Number of warrants
Balance, December 31, 2020 and 2019	-
Purchase of warrants on RTO transaction (i) (note 12)	277,441
Warrants issued related to debt extinguishment (ii)	29,624
Balance December 31, 2021	307,065
Warrants issued related to debt extinguishment (iii)	3,175
Warrants issued related to debt extinguishment (iv)	37,895
Warrants expired June 18, 2022	(214,941)
Balance December 31, 2022	133,194
Warrants expired February 9, 2023	(13,641)
Warrants expired February 26, 2023	(48,859)
Warrants expired March 15, 2023	(3,175)
Warrants expired April 27, 2023	(29,624)
Warrants expired June 7, 2023	(37,895)
Warrants issued April 26, 2024 related to convertible notes (Note 9)	375,000
Warrants issued June 6, 2023 related to debt settlement (v)	500,000
Warrants issued June 6, 2023 related to private placement (vi)	250,000
Warrants issued June 26, 2024 related to convertible notes (Note 9)	125,000
Balance June 30, 2023	1,250,000

- On the closing of the RTO transaction, the Company assumed the existing warrants of SoftLab9. The fair value was determined using the Black-Scholes model with the following assumptions: risk free interest rate between 0.40% 0.43%; dividend yield 0%; expected volatility between 140% 160%; life of warrants between 0.8 1.5 years.
- (ii) The Company issued warrants of CleanGo Innovations related to debt extinguishment that occurred on October 27, 2021. The fair value was determined using the Black-Scholes model with the following assumptions: risk free interest rate between 0.98%; dividend yield 0%; expected volatility 160%; life of warrants 1.5 years.
- (iii) The Company issued warrants of CleanGo Innovations related to debt extinguishment that occurred March 15, 2022. The fair value was determined using the Black-Scholes model with the following assumptions: risk free interest rate 1.6%; dividend yield 0%; expected volatility 160%; life of warrants 1 year.
- (iv) The Company issued warrants of CleanGo Innovations related to debt extinguishment that occurred June 7, 2022. The fair value was determined using the Black-Scholes model with the following assumptions: risk free interest rate 1.6%; dividend yield – 0%; expected volatility 160%; life of warrants 1 year.

- (v) The Company issued warrants of CleanGo Innovations related to debt settlement of \$150,000 that occurred June 6, 2023. The fair value was determined using the Black-Scholes model with the following assumptions: risk free interest rate 4.26%; dividend yield 0%; expected volatility 170%; life of warrants 2 years.
- (vi) The Company issued warrants of CleanGo Innovations related to private placement of \$75,000 that occurred June 6, 2023. The fair value was determined using the Black-Scholes model with the following assumptions: risk free interest rate 4.26%; dividend yield 0%; expected volatility 170%; life of warrants 2 years.

The following table reflects the warrants issued and outstanding as of June 30, 2023.

Expiry date	Exercise price per warrant (\$)	Outstanding
April 26, 2025	0.40	375,000
June 6, 2025	0.40	750,000
June 26, 2025	0.40	125,000

## C. Stock Options

Under the Company's rolling stock option plan dated December 21, 2022, the Company may grant options, with a maximum term of ten years, for up to 10% of the Company's issued and outstanding common shares, to directors, employees and consultants at exercise prices to be determined by the market value on the date of grant. Vesting of options is made at the discretion of the Board of Directors at the time the options are granted with the exception of options granted in relation to investor relations. Options granted to consultants engaged in investor relations activities must vest no earlier than as to one-quarter upon the grant date and as to a further one-quarter after each of the following three four-month periods.

The following table summarizes the continuity of stock options:

	Number of Stock Options	Weighted average exercise price (\$)
Balance, December 31, 2020	· -	-
Assumed pursuant to RTO (Note 12)	7,900	0.60
Expired	(7,900)	0.60
Balance, December 31, 2021	-	-
Granted	237,500	3.25
Cancelled	(17,500)	3.00
Balance, December 31, 2022	220,000	3.25
Cancelled	(220,000)	3.00
Granted	118,652	4.88
Balance, June 30, 2023	118,652	4.88

Additional information regarding the outstanding stock options at June 30, 2023 is as follows:

Expire Data	Exercise Price	Options Outstanding	Remaining Life (Years)	Options Exercisable
Expiry Date	Exercise Frice	Outstanding	(reals)	Exercisable
May 16, 2028	\$0.40	118,652	5	118,652

#### D. Stock- based compensation

The Company recognizes compensation expense for all stock options granted using the fair value-based method of accounting. During the three and six months ended June 30, 2023, the Company recognized \$33,523 (2022 - \$nil) in stock-

based compensation expense with respect to options granted and vested on May 16, 2023. The following weighted average assumptions were used for the Black-Scholes valuation of stock options granted:

	June 30, 2023
Expected forfeiture rate	0%
Risk-free interest rate	3.10%
Expected life of options	5 Years
Annualized volatility	172%
Dividend	0%
Weighted average fair value per option	\$0.28

#### 11. SUBSCRIPTIONS RECEIVED IN ADVANCE

The Company received funds for \$100,000 in the first quarter of 2023 for purchase of securities of the Company. No securities were issued as at June 30, 2023.

#### 12. RELATED PARTY TRANSACTIONS

#### Key management personnel:

Key management personnel include those persons having authority and responsibility for planning, directing and controlling the activities of the Company as a whole. The Company has determined that key management personnel consist of executive and non-executive members of the Company's Board of Directors and corporate officers. Related party transactions are in the normal course of operations and initially measured at fair value. Amounts due to or from related parties are non-interest bearing, due on demand and unsecured, unless specified.

The following related party transactions represent amounts incurred during the three and six months ended:

	Three months ended		Six months ended		
	June 30,	June 30,		June 30,	June 30,
	2023	2022		2023	2022
Consulting fees	\$ 55,000	54,000	\$	109,000	108,000
Legal fees	-	68,939		-	68,939
-	55,000	122,939		109,000	176,939

Summary of amounts payable to related parties:

	June 30, 2023	December 31, 2022
Directors and officers	\$ 502,017	\$ 469,038
Companies owned by directors	239,836	264,542
	\$ 741,853	\$ 733,580

The amounts due to directors and management originated from expenses incurred by the directors and management on the behalf of the Company. One of the payables to the Company owned by directors of \$239,836 (At December 31, 2022 - \$264,542) is related to the acquisition of a worldwide licensing agreement in 2014.

## 13. REVERSE TAKE-OVER

On November 20, 2020 the Company entered into an Arrangement Agreement ("Arrangement") with CleanGo GreenGo under which a reverse acquisition transaction (the "Transaction" or "RTO") was ultimately completed on August 27, 2021. Under the terms of the Arrangement, the Company acquired all of the issued and outstanding common shares of CleanGo GreenGo. Upon closing, former CleanGo GreenGo shareholders held approximately 54% of the outstanding shares of the Company; accordingly, the Transaction is considered to be a reverse acquisition transaction under which CleanGo GreenGo is identified as the accounting acquirer.

Former SoftLab9 Technologies Inc. ("SoftLab9") did not meet the definition of a business under IFRS 3 Business Combinations ("IFRS 3") prior to the transaction, the future consolidated financial statements of the combined entity will represent the continuation of CleanGo GreenGo. The Transaction is therefore accounted for in accordance with IFRS 2 Share-based Payment ("IFRS 2") whereby CleanGo GreenGo is deemed to have issued shares in exchange for the net assets of former SoftLab9 Technologies Inc. at the fair value of the consideration received by CleanGo GreenGo.

As a result of this asset acquisition, a listing expense of \$6,394,123 has been recorded. This reflects the difference between the net assets received and the estimated fair value of consideration given as follows:

	Net assets acquired
Cash	\$ 932,303
Accounts receivables	102,734
Loans receivable	971,989
Accounts payable and accrued liabilities	(1,267,494)
Related parties payables	(28,031)
Loans payable	(99,730)
	\$ 611,771
	Consideration given
Share capital	\$ 6,312,718
Reserves for options and warrants assumed	693,176
	\$ 7,005,894

In connection with the acquisition, Softlab9 completed a private placement consisting of the issuance of 545,625 units at a unit price of \$0.40 on August 19, 2021 and 1,954,375 units at a price of \$0.40 on August 26, 2021. The consideration given was valued at \$0.32 per share price which was based on the value of the common shares within the units.

The Company had a \$928,526 loan outstanding with SoftLab9 which has been eliminated on completion of the RTO.

As a condition of the CSE to complete the RTO and adhere to the CSE policy on Builder Shares, related party debt of \$109,510 was settled for common shares, cash capital contribution of \$311,760 and 5,625 shares held by the CEO were cancelled. As a result, share capital increased by \$421,271.

#### 14. SEGMENTED INFORMATION

The Company has two reportable and operating segments which supply cleaning and disinfecting products to customers directly or through online distributers.

The Company operates in two geographical areas, Canada and the United States ("US"). The Company's revenue from external customers and information about non-current assets by location of assets are detailed below:

# **CleanGo Innovations Inc. Notes to the Consolidated Financial Statements** For the three and six months ended June 30, 2023 and 2022

(Unaudited - Expressed in Canadian dollars)

	Three months ended			Six months ended		
Revenue	June 30, 2023	June 30, 2022	Ju	une 30, 2023	June 30, 2022	
Canada US	\$ 52,069 36,847	27,418 \$ 412		63,766 36,856	67,108 636	
	\$ 88,916	27,830 \$	1	00,622	67,744	
Inventory		June 30, 2023		Deceml	per 31, 2022	
Canada US	\$	- 71,471	\$		- 69,770	
	\$	71,471	\$		69,770	
Non-current assets		June 30, 2023		Deceml	per 31, 2022	
Canada US	\$	- 317,652	\$		- 380,543	
	\$	317,652	\$		380,543	

## 15. CAPITAL MANAGEMENT

The Company defines capital as consisting of shareholders' deficit. The Company's objectives when managing capital are to support the further advancement of the Company's business objectives and existing product lines, as well as to ensure that the Company is able to meet its financial obligations as they become due.

The Company manages its capital structure to maximize its financial flexibility making adjustments to it in response to changes in economic conditions and the risk characteristics of the underlying assets and business opportunities. The Company relies on the expertise of the Company's management to sustain the future development of the business. Management reviews its capital management approach on an ongoing basis and believes that this approach, given the relative size of the Company, is reasonable. The approach to capital management has not changed since the prior year, and the Company is not subjected to externally imposed capital requirements.

# 16. OTHER INCOME

In June 2022, after discussions with our external auditors and corporate council, payables related to Softlab subsidiaries were written off.

# 17. FINANCIAL INSTRUMENTS AND RISK MANAGEMENT

#### a) Fair value risk

Financial instruments recorded at fair value on the consolidated statements of financial position are classified using a fair value hierarchy that reflects the significance of the inputs used in making the measurements. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities and the lowest priority to unobservable inputs. The three levels of the fair value hierarchy are as follows:

Level 1: Unadjusted quoted prices in active markets for identical assets or liabilities;

- Level 2: Inputs other than quoted prices included in Level 1 that are observable for the asset or liability either directly (i.e., as prices) or indirectly (i.e., derived from prices); and
- Level 3: Inputs that are not based on observable market data

Cash, trade receivables, other receivables, accounts payable and accrued liabilities and related party payables approximate their fair value due to their short-term maturities. Fair value of the Government loan approximate carrying value due to the effective interest rate used in the calculation of the carrying value.

#### b) Market risk

Market risk is the risk that the fair value or future cash flows from a financial instrument will fluctuate because of changes in market prices or prevailing conditions. Market risk comprises two main types of risk: currency risk and interest rate risk and are disclosed as follows:

#### (i) Currency risk

Currency risk is the risk of change in profit or loss that arises from fluctuations of foreign exchange rates and the degree of volatility of these rates. The Company undertakes sales and purchase transactions in foreign currencies and is therefore subject to gains and losses due to fluctuations in foreign currency exchange rates. The Company does not use derivative instruments to reduce its exposure to foreign currency risk.

The consolidated statements of financial position include the following amounts with respect to financial assets and liabilities for which cash flows are originally denominated in US dollars:

	 June 30, 2023	December 31, 2022
Cash	\$ 11,756	\$ 10,061
Trade receivables	\$ 23,750	\$ 784
Accounts payable and accrued liabilities	\$ (12,121)	\$ (1,675)
Related party payables	\$ (222,370)	\$ (264,543)

As at June 30, 2023, if a shift in foreign currency exchange rates of 10% were to occur, the foreign exchange gain or loss on the Company's net monetary assets could change by approximately \$5,642 (At December 31, 2022 \$25,537) due to the fluctuation, and this would be recorded in the consolidated statements of loss and comprehensive loss.

#### (ii) Interest rate risk

Interest rate risk is the risk that future cash flows will fluctuate as a result of changes in market interest rates. The Company is not exposed to risks associated with the effects of fluctuations in the prevailing levels of market interest rates as its loans are non-interest bearing.

#### c) Credit risk

Credit risk is the risk of an unexpected loss if a customer or third party to a financial instrument fails to meet its contractual obligations.

All the Company's cash is held through a Canadian and American chartered bank and accordingly, the Company's exposure to credit risk is considered to be limited.

The Company's trade receivables exposure to credit risk is considered to be limited. The Company's accounts receivable consists of amounts due from various customers. The maximum exposure to credit risk is equal to the carrying value of accounts receivable. The business models of the Company's respective segments require analysis of credit risk specific to each business line. The Company's historic rate of bad debts is low.

The Company applies the simplified approach to providing for ECL's prescribed by IFRS 9, which permits the use of the lifetime expected loss provision for all trade receivables. To measure the ECL, trade receivables are assessed primarily on days past due combined with the Company's knowledge of past bad debts.

## d) Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. At June 30, 2023, the Company's cash balance of \$50,373 (\$14,105 at December 31, 2022) is unable to settle current liabilities of \$1,613,746 (\$1,528,267 at December 31, 2022). The Company manages its liquidity risk by attempting to maintain sufficient cash balances to enable settlement of transactions on the due date. Due to the working capital deficiency, the Company will need to seek further sources of cashflows through increase revenue and/or additional equity or debt financings.

# 18. SUPPLEMENTARY CASH FLOW INFORMATION

The change in non-cash working capital comprises the following:

		June 30, 2023		June 30, 2022
Changes in non-cash working capital:	\$		\$	
Trade and other receivables	Ŧ	(61,157)	Ŧ	(9,904)
Deposits and prepaid expenses		451		897
Inventory		(1,701)		(1,320)
Accounts payable and accrued liabilities		(84,069)		122,377
Related party payables		158,448		93,798
	\$	11,973	\$	205,848

#### **19. SUBSEQUENT EVENTS**

Subsequent to June 30, 2023, the Company:

- a. On July 11, 2023, the Company granted 210,900 options to certain Directors, officers and insiders. The Option are granted with an exercise price of \$0.35 per option and shall expire on July 11, 2028, being five years from the date of issuance and shall vest immediately.
- b. On July 18, 2023, the Company entered into a Debt Settlement Agreement with its CEO in the amount of \$100,000 to be settled through the issuance of 285,714 common shares at a deemed value of \$0.35 per shares. Following this transaction, the CEO of the Company owns, directly or indirectly, or exercises control or direction over, an aggregate of 1,465,186 common shares of the Company representing 40.90% of the 3,582,197 common shares of the Company issued and outstanding.