FORM 62-103F3

REQUIRED DISCLOSURE BY AN ELIGIBLE INSTITUTIONAL INVESTOR

UNDER PART 4

State if the report is filed to amend information disclosed in an earlier report. Indicate the date of the report that is being amended.

This report is filed to amend the information disclosed in a previous alternative monthly report in respect of the control and direction exercised by Gotham Green Partners, LLC ("GGP") over securities of 4Front Ventures Corp. ("4Front") as at January 31, 2020 (the "January Report").

Item 1 – Security and Reporting Issuer

1.1 State the designation of securities to which this report relates and the name and address of the head office of the issuer of the securities.

4Front Ventures Corp. 5060 North 40th Street Suite 120 Phoenix, Arizona 85018

This report relates to the following securities that are convertible or exercisable into Class B proportionate voting shares of 4Front (also referred to by 4Front as "Class B subordinate proportionate voting shares") ("Class B Shares"):

- (a) senior secured convertible notes of 4Front and its subsidiaries Cannex Holdings (Nevada) Inc. ("Cannex Nevada") and 4Front U.S. Holdings, Inc. (together with 4Front and Cannex Nevada, the "Borrowers") ("Notes"); and
- (b) warrants to purchase Class B Shares ("Warrants").

Each Class B Share is convertible into 80 Class A subordinate voting shares of 4Front ("**Class A Shares**"). The Class A Shares trade on the Canadian Securities Exchange (the "**CSE**").

1.2 State the name of the market in which the transaction or other occurrence that triggered the requirement to file this report took place.

See Item 2.2.

Item 2 – Identity of the Eligible Institutional Investor

2.1 State the name and address of the eligible institutional investor.

Gotham Green Partners, LLC 1437 4th Street, Suite 200 Santa Monica, CA 90401

2.2 State the date of the transaction or other occurrence that triggered the requirement to file this report and briefly describe the transaction or other occurrence.

The requirement to file this report was triggered on May 8, 2020 when the Borrowers repaid certain Notes held by the Funds as follows:

- (a) the Borrowers repaid certain Notes ("**Bridge Notes**") in the aggregate amount of US\$3,234,841.90, inclusive of interest that was paid-in-kind and added to the principal amount of such Bridge Notes ("**PIK interest**") up to May 8, 2020, which Bridge Notes were originally issued on January 29, 2020;
- (b) the Borrowers repaid certain Notes ("Amendment Fee Notes") in the aggregate amount of US\$358,496.12, inclusive of PIK interest up to May 8, 2020, which Amendment Fee Notes were originally issued pursuant to the Second Amendment to the Securities Purchase Agreement among 4Front, the Funds, and certain other parties dated March 20, 2020; and
- (c) the Borrowers made a prepayment in the aggregate amount of US\$2,070,290.81 towards certain Notes originally issued on July 31, 2019

(collectively, the "Repayments").

2.3 State the name of any joint actors.

Gotham Green Fund 1, L.P. by its general partner, Gotham Green GP 1, LLC

Gotham Green Fund 1 (Q), L.P. by its general partner, Gotham Green GP 1, LLC

Gotham Green Credit Partners SPV 2, L.P., by its general partner, Gotham Green Credit Partners GP 2, LLC

Gotham Green Fund II, L.P. by its general partner, Gotham Green GP II, LLC

Gotham Green Fund II (Q), L.P. by its general partner, Gotham Green GP II, LLC

(collectively the "Funds").

2.4 State that the eligible institutional investor is eligible to file reports under Part 4 in respect of the reporting issuer.

GGP is eligible to file reports under Part 4 of National Instrument 62-103 in respect of 4Front.

Item 3 – Interest in Securities of the Reporting Issuer

3.1 State the designation and the net increase or decrease in the number or principal amount of securities, and in the eligible institutional investor's securityholding percentage in the class of securities, since the last report filed by the eligible institutional investor under Part 4 or the early warning requirements.

Since the January Report, GGP's net securityholding percentage of the Class B Shares has increased.

Pursuant to the Form 7 filed by 4Front with the CSE on May 31, 2020, 4Front disclosed that as at May 14, 2020, there were 227,137,812 Class A Shares issued and outstanding. In connection with the issuance of the Bridge Notes, 4Front disclosed to GGP that as of January 29, 2020, there were 5,114,591 Class B Shares and 1,276,208 Class C Multiple Voting Shares issued and outstanding. Pursuant to each Form 7 filed by 4Front with the CSE between January 31, 2020 and May 31, 2020, 4Front disclosed that an aggregate of 1,253,087 Class B Shares had been converted into Class A Shares.

As of May 31, 2020, assuming the conversion of all Notes and the exercise of all Warrants described in Item 3.2, the Funds are the registered owners of, and GGP exercises control and direction over, 699,471 Class B Shares, comprising 15.34% of the Class B Shares calculated on a partially-diluted basis as at May 31, 2020. This represents an increase of 2.15% from the percentage of Class B Shares over which GGP had direction and control as disclosed in the January Report.

Assuming the conversion of all such Class B Shares for Class A Shares at the rate of 80 Class A Shares for every one Class B Share, the Funds are the registered owners of, and GGP exercises control and direction over, 55,957,678 Class A Shares, comprising 19.77% of the Class A Shares calculated on a partially-diluted basis as at May 31, 2020.

3.2 State the designation and number or principal amount of securities and the eligible institutional investor's securityholding percentage in the class of securities at the end of the month for which the report is made.

As at May 31, 2020, GGP exercised direction and control over the following Notes and Warrants:

Gotham Green Fund 1, L.P.

This Fund held:

(a) US\$1,355,550.71 principal amount of Notes convertible at US\$66.40 per Class B Share, which is equivalent to US\$0.83 per Class A Share;

- (b) Warrants exercisable to purchase 3,554 Class B Shares at US\$80.00 per Class B Share, which is equivalent to US\$1.00 per Class A Share;
- (c) Warrants exercisable to purchase 2,290 Class B Shares at US\$106.40 per Class B Share, which is equivalent to US\$1.33 per Class A Share; and
- (d) Warrants exercisable to purchase 1,020 Class B Shares at US\$159.20 per Class B Share, which is equivalent to US\$1.99 per Class A Share.

Gotham Green Fund 1 (Q), L.P.

This Fund held:

- (a) US\$5,423,037.15 principal amount of Notes convertible at US\$66.40 per Class B Share, which is equivalent to US\$0.83 per Class A Share;
- (b) Warrants exercisable to purchase 14,219 Class B Shares at US\$80.00 per Class B Share, which is equivalent to US\$1.00 per Class A Share;
- (c) Warrants exercisable to purchase 9,163 Class B Shares at US\$106.40 per Class B Share, which is equivalent to US\$1.33 per Class A Share; and
- (d) Warrants exercisable to purchase 4,083 Class B Shares at US\$159.20 per Class B Share, which is equivalent to US\$1.99 per Class A Share.

Gotham Green Credit Partners SPV 2, L.P.

This Fund held:

- (a) US\$26,592,921.60 principal amount of Notes convertible at US\$66.40 per Class B Share, which is equivalent to US\$0.83 per Class A Share;
- (b) Warrants exercisable to purchase 69,726 Class B Shares at US\$80.00 per Class B Share, which is equivalent to US\$1.00 per Class A Share;
- (c) Warrants exercisable to purchase 44,936 Class B Shares at US\$106.40 per Class B Share, which is equivalent to US\$1.33 per Class A Share; and
- (d) Warrants exercisable to purchase 20,021 Class B Shares at US\$159.20 per Class B Share, which is equivalent to US\$1.99 per Class A Share.

Gotham Green Fund II, L.P.

This Fund held:

(a) Warrants exercisable to purchase 4,087 Class B Shares at US\$53.81 per Class B Share, which is equivalent to US\$0.673 per Class A Share.

Gotham Green Fund II (Q), L.P.

This Fund held:

(a) Warrants exercisable to purchase 23,789 Class B Shares at US\$53.81 per Class B Share, which is equivalent to US\$0.673 per Class A Share.

Voting Equity

4Front has three authorized classes of shares: the Class A Shares, the Class B Shares, and Class C Multiple Voting Shares. The Class A Shares provide 1 vote per share, the Class B Shares provide 80 votes per share, and the Class C Multiple Voting Shares provide 800 votes per share.

As of May 31, 2020, assuming the conversion and exercise, respectively, of all of the Notes and Warrants held by the Funds as set out in this Item 3.2, the Funds are the registered owners of, and GGP exercises control and direction over, 3.59% of the voting rights attaching to all of the issued and outstanding shares of 4Front.

3.3 If the transaction involved a securities lending arrangement, state that fact.

N/A

3.4 State the designation and number or principal amount of securities and the percentage of outstanding securities of the class of securities to which this report relates and over which

(a) the eligible institutional investor, either alone or together with any joint actors, has ownership and control,

GGP, together with the Funds as joint actors, has ownership and control over the securities described in Item 3.2. See Item 3.2.

The Funds are the registered holders of the securities described in Item 3.2, and GGP exercises direction and control over them.

(b) the eligible institutional investor, either alone or together with any joint actors, has ownership but control is held by persons or companies other than the eligible institutional investor or any joint actor, and

N/A

(c) the eligible institutional investor, either alone or together with any joint actors, has exclusive or shared control but does not have ownership.

N/A

3.5 If the eligible institutional investor or any of its joint actors has an interest in, or right or obligation associated with, a related financial instrument involving a security of the class of securities in respect of which disclosure is required under this item, describe the material terms of the related financial instrument and its impact on the eligible institutional investor's securityholdings.

N/A

3.6 If the eligible institutional investor or any of its joint actors is a party to a securities lending arrangement involving a security of the class of securities in respect of which disclosure is required under this item, describe the material terms of the arrangement including the duration of the arrangement, the number or principal amount of securities involved and any right to recall the securities or identical securities that have been transferred or lent under the arrangement.

State if the securities lending arrangement is subject to the exception provided in section 5.7 of NI 62-104.

N/A

3.7 If the eligible institutional investor or any of its joint actors is a party to an agreement, arrangement or understanding that has the effect of altering, directly or indirectly, the eligible institutional investor's economic exposure to the security of the class of securities to which this report relates, describe the material terms of the agreement, arrangement or understanding.

N/A

INSTRUCTIONS

(i) "Related financial instrument" has the meaning ascribed to that term in NI 55-104. Item 3.5 encompasses disclosure of agreements, arrangements or understandings where the economic interest related to a security beneficially owned or controlled has been altered.

(ii) An eligible institutional investor may omit the securityholding percentage from a report if the change in percentage is less than 1% of the class.

(iii) For the purposes of Item 3.5, 3.6 and 3.7, a material term of an agreement, arrangement or understanding does not include the identity of the counterparty or proprietary or commercially sensitive information.

(iv) For the purposes of Item 3.7, any agreements, arrangements or understandings that have been disclosed under other items in this Form do not have to be disclosed under this item.

Item 4 – Purpose of the Transaction

State the purpose or purposes of the eligible institutional investor and any joint actors for the acquisition or disposition of securities of the reporting issuer. Describe any plans or future intentions which the eligible institutional investor and any joint actors may have which relate to or would result in any of the following:

GGP together with the Funds acquired the securities set out in Item 3.2 in the ordinary course of business, for investment purposes only and not for the purpose of exercising control or direction over 4Front.

(a) the acquisition of additional securities of the reporting issuer, or the disposition of securities of the issuer;

Depending on various factors, GGP and the Funds may in the future increase or decrease their ownership, control or direction over securities of 4Front through open market transactions, private agreements or otherwise, and may transfer securities of 4Front among affiliated funds.

(b) a sale or transfer of a material amount of the assets of the reporting issuer or any of its subsidiaries;

N/A

(c) a change in the board of directors or management of the reporting issuer, including any plans or intentions to change the number or term of directors or to fill any existing vacancy on the board;

The Funds have the right to appoint one non-voting observer to 4Front's board of directors.

(d) a material change in the present capitalization or dividend policy of the reporting issuer;

N/A

(e) a material change in the reporting issuer's business or corporate structure;

N/A

(f) a change in the reporting issuer's charter, bylaws or similar instruments or another action which might impede the acquisition of control of the reporting issuer by any person;

N/A

(g) a class of securities of the reporting issuer being delisted from, or ceasing to be authorized to be quoted on, a marketplace;

N/A

(h) the issuer ceasing to be a reporting issuer in any jurisdiction of Canada;

N/A

(i) a solicitation of proxies from securityholders;

N/A

(j) an action similar to any of those enumerated above.

N/A

Item 5 – Agreements, Arrangements, Commitments or Understandings With Respect to Securities of the Reporting Issuer

Describe the material terms of any agreements, arrangements, commitments or understandings between the eligible institutional investor and a joint actor and among those persons and any person with respect to securities of the class of securities to which this report relates, including but not limited to the transfer or the voting of any of the securities, finder's fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or loss, or the giving or withholding of proxies. Include such information for any of the securities that are pledged or otherwise subject to a contingency, the occurrence of which would give another person voting power or investment power over such securities except that disclosure of standard default and similar provisions contained in loan agreements need not be included.

INSTRUCTIONS

(i) Agreements, arrangements or understandings that are described under Item 3 do not have to be disclosed under this item.

(ii) For the purposes of Item 5, the description of any agreements, arrangements, commitments or understandings does not include naming the persons with whom those agreements, arrangements, commitments or understandings have been entered into, or proprietary or commercially sensitive information.

N/A

Item 6 – Change in Material Fact

If applicable, describe any change in a material fact set out in a previous report filed by the eligible institutional investor under the early warning requirements or Part 4 in respect of the reporting issuer's securities.

N/A

Item 7 – Certification

The eligible institutional investor must certify that the information is true and complete in every respect. In the case of an agent, the certification is based on the agent's best knowledge, information and belief but the eligible institutional investor is still responsible for ensuring that the information filed by the agent is true and complete.

This report must be signed by each person on whose behalf the report is filed or his authorized representative.

It is an offence to submit information that, in a material respect and at the time and in the light of the circumstances in which it is submitted, is misleading or untrue.

Certificate

The certificate must state the following:

I, as the eligible institutional investor, certify, or I, as the agent filing the report on behalf of the eligible institutional investor, certify to the best of my knowledge, information and belief, that the statements made in this report are true and complete in every respect.

June 9, 2020 Date

"Jason Adler" Signature

Jason Adler, Managing Member Name/Title