

# AMFIL TECHNOLOGIES INC.

FINANCIAL STATEMENTS

FOR THE 3 MONTHS ENDED SEPTEMBER 30TH 2017 & 2016

(UNAUDITED)

PREPARED BY MANAGEMENT

### 1)Name of the issuer and its predecessors (if any)

In answering this item, please also provide any names used by predecessor entities in the past five years and the dates of the name changes.

The current name of the issuer is Amfil Technologies Inc. (Formerly Technical Ventures Inc.)

Technical Ventures Inc. is a New York State corporation formed on June 14, 1985 and then changed its name to Amfil Technologies Inc in May of 2010.

### 2)Address of the issuer's principal executive offices

#### Company Headquarters

3601 Hwy. 7 Suite #400 Markham, ON L3R 0M3

Phone (647) 880 5887

Website: www.amfiltech.com

#### IR Contact

None

#### 3)Security Information

Trading Symbol: AMFE

Exact title and class of securities outstanding:

<u>Par or Stated Value: .001</u> <u>CUSIP: 031146 10 3</u>

Preferred shares authorized: 9,000,000 as of: September 30th 2017

Preferred shares outstanding: 4,500,000 as of: September 30th 2017

Common shares authorized: 900,000,000 as of: September 30th 2017

Common shares outstanding: 488,797,586 as of: September 30th 2017

Public Float Held With DTC: 285,504,206 as of: September 30th 2017

Name: American Stock Transfer & Trust Company, LLC
6201 15th Avenue Brooklyn, New York 11219 1 (800) 937 5449
Is the Transfer Agent registered under the Exchange Act?* Yes: X No:
is the Transfer Agent registered under the Exchange Act? Tes. A. No.
*To be included in the OTC Pink Current Information tier, the transfer agent must be registered under the Exchange Act.
List any restrictions on the transfer of security:
<u>None</u>
Describe any trading suspension orders issued by the SEC in the past 12 months.
<u>None</u>
List any stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:
<u>None</u>
4) Issuance History
List below any events, in chronological order, that resulted in changes in total shares outstanding by the issuer in the past two fiscal years and ar interim period. The list shall include all offerings of equity securities, including debt convertible into equity securities, whether private or public and all shares or any other securities or options to acquire such securities issued for services, describing (1) the securities, (2) the persons or entities to whom such securities were issued and (3) the services provided by such persons or entities. The list shall indicate:

1. The nature of each offering (e.g., Securities Act Rule 504, intrastate, etc.);

Transfer Agent

On August 1st 2013 the company issued 350,000,000 restricted common stock of the company stock for the acquisition of Interloc-Kings Inc.

On May 5th 2014 the company issued 14,500,000 restricted common stock of the company stock for consulting services performed valued at \$162,500.00.

On July 9th 2014 the company issued 13,992,228 restricted common stock of the company for cash of \$50,000.00

On November 28th, 2014 the company issued 2,000,000 restricted common stock of the company stock as compensation for consulting services performed valued at \$19,498.00.

On August 9th 2016 the company issued 25,000,000 shares for debt reduction.

On August 9th 2016 the company issued 20,000,000 shares for debt reduction.

On August 9th 2016 the company issued 11,550,000 shares for debt reduction.

On September 1st 2016 the company issued 20,000,000 shares for the acquisition of Snakes & Lagers Inc.

On October 21st 2016 the company issued 38,500,000 shares for debt reduction.

On October 21st 2016 the company issued 12,376,666 shares for debt reduction.

On February 13th 2017 the company issued 2,887,500 shares for debt reduction.

On March 1st 2017 the company retired 350,000,000 previously issued common shares.

On March 1st 2017 the company issued 4,500,000 preferred shares.

On May 1st 2017 the company issued 29,088,235 shares for cash, services and debt reduction.

On June 20th 2017 the company agreed to issue, 6,737,821 shares for \$606,403.94 cash provided in Q4 for expansion and working capital by two current shareholders at a fixed price of .09 being the markets closing price on the day. The shares will be issued subsequent to this statement.

On July 17th 2017 the company issued 22,000 restricted shares for services.

On July 17th 2017 the company issued 470,000 shares for debt reduction.

On August 5th 2017 the company issued 1,000,000 shares for debt reduction.

On August 5th 2017 the company issued 1,650,000 shares for debt reduction.

On August 15th 2017 the company issued 2,000,000 restricted shares for cash.

On August 22nd 2017 the company issued 802,133 shares for debt reduction.

On August 22nd 2017 the company issued 260,133 shares for debt reduction.

On September 25th 2017 the company issued 2,000,000 shares for debt reduction.

2. Any jurisdictions where the offering was registered or qualified;

#### N/A

3. The number of shares offered;

<u>N/A</u>		
	4.	The number of shares sold;
N/A		
	5.	The price at which the shares were offered, and the amount actually paid to the issuer;
<u>N/A</u>		
	6.	The trading status of the shares; and
<u>N/A</u>		
	7.	Whether the certificates or other documents that evidence the shares contain a legend (1) stating that the shares have not been registered under the Securities Act and (2) setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act.
N/A		
5) Fi	nanci	ial Statements
Curr	ent In	e financial statements described below for the most recent fiscal year end or quarter end to maintain qualification for the OTC Pink formation tier. For the initial disclosure statement (qualifying for Current Information for the first time) please provide reports for the bus fiscal years and any interim periods.
	8.	Balance sheet;
	9.	Statement of income;
	10.	Statement of cash flows;
	11.	Financial notes; and

### 12. Audit letter, if audited

The financial statements requested pursuant to this item shall be prepared in accordance with US GAAP by persons with sufficient financial skills.

You may either (i) attach/append the financial statements to this disclosure statement or (ii) post such financial statements through the OTC Disclosure & News Service as a separate report using the appropriate report name for the applicable period end. ("Annual Report," "Quarterly Report" or "Interim Report").

If you choose to publish the financial reports separately as described in part (ii) above, you must state in the accompanying disclosure statement that such financial statements are incorporated by reference. You may reference the document(s) containing the required financial statements by indicating the document name, period end date, and the date that it was posted to otciq.com in the field below.

# AMFIL TECHNOLOGIES INC. (formerly Technical Ventures, Inc.)

Consolidated Balance Sheets (Amounts expressed in US dollars)

ASSETS	September 30, 2017	June 30, 2017
Current Assets:		
Cash	\$ 297,748	267,257
Prepaid expenses	416,967	119,425
Accounts Receivable	102,266	165,463
Inventory	4,286,000	4,691,071
Total Current Assets	5,102,981	5,243,216
Property and Equipment	1,631,954	1,356,628
TOTAL ASSETS	\$ 6,734,935	6,599,844
LIABILITIES AND STOCKHOLDERS' DEFICIENCY		
Bank indebtedness	802,338	377,277
Accounts payable and accrued liabilities	3,841,000	4,523,097
Taxes payable	116,211	246,871
Deferred revenue	47,365	0
Franchise promissory note	240,441	0
Advances from shareholder	479,256	744,668
Convertible promissory notes,	291,516	190,246
Total Current Liabilities	5,818,127	6,082,159
TOTAL LIABILITIES	5,818,127	6,082,159
Stockholders' Deficiency:		
$Common\ stock, \$0.001\ par\ value, 900,000,000\ shares\ authorized, 488,797,586\ and\ 741,043,098\ shares\ issued\ and\ outstanding\ respectively.$	488,798	473,895
Committed Shares	80	6,738
Preferred Shares	4,500	4,500
Additional paid-in capital	1,580,858	1,304,136
Accumulated deficit	(1,157,428)	(1,271,534)
Total Stockholders' Deficiency	916,808	517,735
TOTAL LIABILITIES AND STOCKHOLDERS' DEFICIENCY	\$ 6,734,935	6,599,894

AMFIL TECHNOLOGIES INC.
(formerly Technical Ventures, Inc.)
Consolidated Statements of Operations and Comprehensive Loss
For the three months ended September 30, (Amounts expressed in US dollars)

	2017	2016
Revenues	5,900,374	28,477
Cost of Goods Sold	4,859,253	17,139
Gross Profit	1,041,121	11,338
Operating expenses		
General and administration	790,068	41,317
Professional fees	34,132	227
Selling and marketing	11,659	1,048
Interest	91,156	1,234
	927,015	43,826
Net Profit (loss)	114,106	-32,488
Gain (Loss) per share - Basic and diluted	\$0.0002334	-\$0.0000400
Weighted average number of shares	100 -00-	
outstanding - Basic and diluted	488,797,586	488,797,586

# AMFIL TECHNOLOGIES INC.

# (formerly Technical Ventures, Inc.)

Consolidated Statements of Changes in Stockholders' Deficiency For the three months ended September 30, 2017 (Amounts expressed in US dollars)

							Retained	
	Common St	tock	Preferred	Stock		Additional	Earnings	Total
	\$0.001 par v	alue	\$.001 par	value	Committed	Paid-In	(Accumulated	Stockholders'
	Shares	Amount	Shares	Amount	Capital	Capital	Deficit)	Equity (Deficit)
Balance June 30, 2017	473,895,499	473,895	4,500,000	4,500	6,738	1,304,136	(1,271,534)	517,735
Shares issued for services	220,000	220				2,178	-	2,398
Committed Capital Issued					(6,738)			(6,738)
Committed Capital Granted					80			80
Shares issued to convert debt	14,682,087	14,683				274,544	-	289,227
Net gain (loss)	-	0		0		0	114,106	114,106
Balance September 30, 2017	488,797,586	488,798	4,500,000	4,500	80	1,580,858	(1,157,428)	916,808

# AMFIL TECHNOLOGIES INC. (formerly Technical Ventures, Inc.)

Consolidated Statements of Cash Flows For the three months ended September 30, (Amounts expressed in US dollars)

CASH FLOWS FROM OPERATING ACTIVITIES:	<u>2017</u>	<u>2016</u>
Net loss	114,106	-32,488
Adjustments to reconcile net loss to net cash used in operating activities		
Non-cash services rendered	\$285,017	76550
Non cash Amortization	-275,326	-
Changes in operating assets and liabilities:		
Changes in prepaid expenses	-297,542	101,538
Changes in deferred revenue	47,365	0
Changes in accounts receivable	63,197	
Changes in inventory	405,071	
Increase in accounts payable and accrued liabilities	-812,757	-97,300
NET CASH (USED IN) PROVIDED BY OPERATING ACTIVITIES	-470,869	48,300
CASH FLOWS FROM FINANCING ACTIVITIES:		
(Repayment of) advances from shareholder	-\$265,412	622
Proceeds from convertible promissory notes	101,270	-51,620
Proceeds from loans payable	\$665,502	
Dividends paid	\$0	-
CASH PROVIDED BY (USED IN) FINANCING ACTIVITIES	\$501,360	-\$50,998
NET INCREASE IN CASH	\$30,491	-\$2,698
CASH		
Beginning of period	-\$2,631	67
Interest paid	91,156	1,234
Common stock issued for services rendered	220	

#### **Results of Operations**

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

Cash inflow from operations for the three months ended September 30, 2017 was \$114,106 compared to an inflow of cash of \$48,300 in the comparative prior year end September 30 2016..

The Company is dependent upon equity and loan financings to compensate for the continued outflow of cash anticipated from operations. The Company's continued operations are dependent upon obtaining revenues from outside sources or raising additional funds through debt or equity financing.

#### **Profit & Loss:**

Comparison of the three months ended September 30, 2017 with the three months ended September 30, 2016.

The net gain for the three months ended September 30 2017 was \$114,106 compared to a net loss of (\$32,488) for the three months ended September 30, 2016. The gains for the period relate to increased distribution and the relay of the company's expansion initiative.

#### **Cash Flow:**

The Company as of September 30, 2017 had cash on hand of \$297,748. With \$416,967 in pre-paid expenses, 102,266 in prepaid expenses and \$3,842,000 in inventory and putting current assets at \$6,734,935.00 which is less than current liabilities of \$494,297. At September 30 2016 the Company had a working capital deficiency of \$(494,297).

#### **Off-Balance Sheet Arrangements**

The Company has no off-balance sheet arrangements.

Information contained in a Financial Report is considered current until the due date for the subsequent Financial Report. To remain in the OTC Pink Current Information tier, a company must post its Annual Report within 90 days from its fiscal year-end date and Quarterly Reports within 45 days of its fiscal quarter-end date.

#### 6) Describe the Issuer's Business, Products and Services

Describe the issuer's business so a potential investor can clearly understand the company. In answering this item, please include the following:

13. a description of the issuer's business operations;

Technical Ventures Inc. ("TVI" or the "Company") is a New York State corporation formed on June 14, 1985 and then changed its name to Amfil Technologies Inc.

On April 14, 1986, TVI acquired all the issued and outstanding shares of common stock of Mortile Industries Ltd. ("Mortile"), a Canadian corporation. Mortile dealt in the design, development, and manufacturing of proprietary polymers, composite and specialty compounds; additionally Mortile compounded proprietary formulations of their customers and the application of its products expanded into every area of

plastics. On August 26, 2004, 60% of Mortile Industries was sold to an investing group. In December of 2006, the remaining interest was sold and the Company began looking for additional opportunities. TVI retained its metal technology which it continued to develop and market.

On June 4, 2008, Technical Ventures Inc. entered into an agreement with Amfil Technologies Inc. ("AMFE"), a Private California company, to acquire its Ozone Technology, certain fixed assets, and the assumption of certain short term liabilities and subsequently changed its name to Amfil Technologies Inc. Amfi designed, manufactured, and marketed ozone-based cleaning antimicrobial treatment systems worldwide. It offered products, such as cold storage fumigation systems, mobile surface sanitation systems, mobile cleaning and surface sanitation systems, food service contract cleaning systems, animal and zoo systems, fruit and vegetable systems, and fish farming and processing systems. Amfi also provided refrigerated container fumigation systems; and mPact-CAS, a system designed for cased meat log cleaning and antimicrobial treatment. It offered its products to food, beverage, dairy, fruits and vegetables, food service, commercial, industrial, live animal/zoo, fish process and farming, and aquaculture markets. Amfi was founded in 1985 and was based in San Luis Obispo, California.

On December 24, 2010, Amfil Technologies Inc. entered into a Joint Venture Agreement with Trevor Taylor on an equal basis to acquire rights to Medium Scale Prospecting Mining Permits to 9 sites totaling approximately 10,300 acres in Guyana for exploration from Trevor Taylor. AMFE plans to further explore and develop these highly prospective gold mineral property rights in Guyana in due course.

On June 14, 2011 the Company sold off the Amfil "Ozone" Technologies which allows the Company to focus on its continued progress with the gold exploratory projects as a core objective for the Company.

On August 1, 2013 Amfil Technologies Inc. entered into a definitive acquisition agreement ("Reverse Acquisition") with Interloc-Kings Inc. ("Interloc"). Interloc is an interlock and landscaping specialists and offers landscape construction and snow removal services in Canada. The company was founded in April 2009 and is based in Markham, Ontario, Canada. It has completed projects throughout Markham and the Greater Toronto Area. In connection with the Reverse Acquisition, AMFE purchased 100% of the issued and outstanding shares of common stock of Interloc from the Interloc shareholders in exchange for 350,000,000 newly issued shares of its common stock. As a result of the Reverse Acquisition, the Interloc Shareholders collectively own approximately 55% of the issued and outstanding shares of AMFE's common stock, and Interloc became the wholly-owned operating subsidiary. Currently all of our business operations are conducted through our wholly-owned subsidiary Interloc.

On May 12, 2014, Amfil Technologies Inc. entered into a Definitive Joint Venture Agreement with Antibacterial Cleaning Treatment Services Inc. (A.C.T.S. Inc.) to acquire a 50% shared ownership with A.C.T.S. Inc. of the mPact - *GROzone Antimicrobial Systems* and the exclusive right of representation to perform with A.C.T.S. Inc. as a Systems and Service Provider to any Medical Marijuana Industry and legal marijuana grow/process establishments or organizations in North America and globally that is amenable to the use of the Systems and Service of mPact - *GROzone Antimicrobial Systems* using A.C.T.S. Inc.'s trade- marked and proprietary products and systems.

14. Date and State (or Jurisdiction) of Incorporation:

Incorporated in New York State on June 14, 1985.

15. the issuer's primary and secondary SIC Codes;

2810 - Industrial Inorganic Chemicals

16. the issuer's fiscal year end date;

June 30th

1.	Snakes & Lagers Inc.	
2.		Interloc-Kings Inc.
3.		GRO3

#### 1). Snakes & Lagers Inc.

17. principal products or services, and their markets;

We have three different projects that we plan to operate in the future:

The company's first goal with the Snakes & Lagers subsidiary is to work together with Ben Castanie to open (3) three additional Snakes & Lattes locations.

#### 2). Interloc-Kings Inc.

Interloc-Kings Inc. was incorporated in the Province of Ontario in April 2009 and was 100% owned by Roger Mortimer. Over the last four years, clients and revenues have consistently increased. The business leases many trucks, tools, machinery and equipment to facilitate the growing business all while paying the employees and owner salaries and having no outside funding or capital ever injected into the business.

During this initial growth phase due to the very well received model by our clients, we have been able to meet and develop very positive and powerful relationships with other contractors, manufacturers and suppliers of the industry throughout Markham and Toronto. Through experience, we learned about all the different products and installation methods throughout the industry and have our own processes which help the installations go smoother and faster compared to the originally accepted and used methods.

The main goal of Interloc-Kings Inc. is to become one of the largest installer and supplier of interlocking and paving stones in North America as well as becoming the largest winter service company in North America by way of franchising and reproducing the current proven business model across targeted regions; as well as by developing the stone brand and eventually manufacturing the pavers in our own facility.

Products & Services Description

Interloc-Kings Inc. supplies and installs residential and commercial hardscape construction projects including interlocking stone driveways, walkways, back patio's, retaining walls and steps, fences, decks, pools, etc during the summer season and is one of the largest residential winter service provider in Markham for winter maintenance services covering approximately six hundred homes in the off season.

We have completed a vast array of projects stone and wood related from wheel chair ramps at Pizza Pizza locations to custom waterfalls, sauna's, backyard kitchens or the coordination of group stone and fencing projects with homeowners or homebuilders to allow for larger scale projects where work is completed for half of a street or a whole street as opposed to individual households. We target anything stone or wood related for installation on the exterior of residential/commercial and industrial properties.

Using our connections to suppliers and manufacturers we are exploring the option of having our own specific type of stone made that will be stocked and promoted by some of our current suppliers for the use by all contractors and homeowners in the area. There are billions of square feet of paving stone purchased and installed globally on a yearly basis and some of the stone suppliers we use have locations as far as Illinois, Michigan, New York, New Jersey, Ohio, Wisconsin, Massachusetts and of course all across Ontario, to name a few. A supplier in Markham has expressed interest and willing to stock our product and promote it to their clients when it is market ready. By capturing a percentage on all stone sold across North America or even globally, to be used by all contractors for installation, we believe that revenues could rapidly grow within the first three years of the product being available to the market. Since stone installations are seasonal and only approximately two thirds of a given year provide the weather to allow for installations in Ontario, having the stone brand and/or franchises in Southern states will help keep the sales going year round.

The winter aspect of our business was created to keep our employees busy year round and offers a needed service that has never been captured by an individual company on a large scale. Part of the reason we have been able to expand as much as we have is due to the aging population we have. Over the past four seasons we have grown to become one of the largest residential winter service company in Markham to cater for the desire and need by the average person for our service. As we decide to expand to more and more houses across Markham, York Region and the Greater Toronto Area, our number of seasonal customers will increase exponentially and it is a business model that can be replicated in all of Canada and Northern United States. Most households just physically cannot provide the service for themselves for reasons such as injuries, disabilities, aging population or simply because people do not wish to do it themselves and therefore want to pay to have it done for them.

#### Marketing Strategy

Between 2009 and 2014, Interloc-Kings Inc. has been able to establish a proven business model that has been successful in Markham, Ontario. Our goal is to replicate this model to allow for franchising opportunities within the industry throughout the rest of Ontario, Canada and the United States. By supplying the know-how, trucks, equipment and advertising based on experience and our proven track-record while showing other existing contractors or individuals looking to get into the industry how to run a successful Interloc-Kings Inc. franchise for themselves, we will be able to receive the initial set-up cost and yearly franchise fees all the while developing and establishing the brand name across different regions of the country.

We originally broke into our industry using a very competitive pricing strategy that was still profitable. As our name brand and reputation spreads, we will be able to increase our prices by almost double over a period of time. This is possible since one of our main competitor on average charges almost double what we charge. While the installation costs and time will remain the same on a per job basis, the margins and profitability on each project will increase significantly. Using this model we have put numerous contractors out of business in the area and will continue to do so while capturing more and more of the market share of the regions we are involved in.

In the early stages of the Company, we have not had large advertising budgets because word of mouth referrals have started a snowball effect that has been growing. With a larger team of estimators, we would be able to handle more business and get more jobs done at a faster rate. We are looking at acquiring other contractors in our space to add to our sales, experience, employees and equipment.

We plan to increase and expand our advertising radius in order to substantially raise our contract numbers and revenue amounts. We currently serve only a portion of the City of Markham were able to capture enough clients to be one of the leading contractor in all of Markham for residential service numbers. If we complete a large advertising campaign and our plan is successful, we could increase our total number of contracts from approximately 300 to 5,000 within a two year period. We believe this plan would allow us to have approximately \$1.5M to \$2M in additional revenue.

For the snow removal business, each truck we put on the road can service anywhere from 80 to 110 residential homes depending on the route. Each year that goes by, our customers become more and more dense within the areas that we service and we are able to get routes done faster and add more houses per vehicle. This allows us to keep each truck within a one or two block radius during service times and therefore we can service

a larger amount of customers than any other contractor within the same amount of time and have less of a gas expense and wear and tear on the vehicle. We have streets in Markham where almost half the street use our service or anywhere from six to twelve homes on the same street as opposed to most contractors who travel around from one area to another servicing one home at a time. This strategy similarly to the interlock in order to break into the market, our pricing was able to be on the lower end, however as more and more contractors get knocked out of business by our company and we further monopolize the industry, we will be able to peg prices at a higher level and more in line with what some of the other higher priced competitors charge.

We plan to run franchises in Markham where blocks of 500 customers could be allotted to independent owners or kept as a larger franchise and expanded to other cities across Ontario and Canada. We are also looking at the City of Brampton which is similar in scale and can be easily set up using the model we have in Markham. We are also targeting the City of Toronto which has over 1 million households.

#### Target market

According to the Interlock Concrete Paving Institute ("ICPI"), the North American Concrete Paving industry covers a total surface area of 478 million square feet or 44.4 million square meter representing 1.4 square foot or 0.13 square meter per capita. Growth rates are projected to be 2.7% in the United States and 7% in Canada.

In 2012, ICPI succeeded in lobbying Congress to include the first-ever permeable pavements provisions that were conceived by ICPI and offered for consideration on Capitol Hill. In doing so, ICPI has created new law, and established that permeable pavements are now a technology for use under the auspices of the U.S. Department of Transportation (USDOT). There has been a steady increase over the last three years in permeable pavement sales with a growth of 3.8% to 5.1% between 2009 and 2011 covering just under 30 million square feet. 78.4% and 21.6% of the permeable pavement sales were placed in commercial and residential applications, respectively.

According to David Smith, director of the new Concrete Paver Institute, the use of pavers in the US may double within the next 4 to 5 years.

#### 3). GROZONE

The Company has entered into a Joint Venture Agreement to acquire 50% ownership in the mPact – GROZONE Antimicrobial Systems and worldwide exclusive distribution rights. A.C.T.S. Inc. is a systems and service manufacturer of mPact – GROZONE Antimicrobial Systems which is an exclusive application specifically designed to meet the needs of the marijuana industry, including marijuana cultivation and extract or edible processing facilities. The mPact – GROZONE Antimicrobial Systems was developed from the existing mPact technology which services primarily the food and beverage industry and has successfully installed numerous high performing units in the Food/Beverage and Fresh Produce Industries with clients such as Sysco Foods, Nestles, Sun Pacific, Thornbury Apple Cidery, etc.

The technology is a Green Environment Friendly Ozone Technology designed to kill bacteria, mold and bugs for marijuana cultivation and edible facilities who want to maintain the highest food quality standards of cleanliness. It has been very well received and the first mPact – GROZONE 60 Antimicrobial System was designed and integrated into a commercially 25,000 square feet licensed, state of the art marijuana cultivation facility in Colorado known as Today's Health Care.

The mPact – GROZONE technology dramatically improves product safety and quality for marijuana companies that are growing, cultivating and processing extracts manufacturing edibles and running dispensaries. Designed for surface cleaning, antimicrobial treatment, disinfection of hydroponic irrigation water, and destruction of airborne microorganisms, GROZONE is a completely unique offering to the industry.

## 7) Describe the Issuer's Facilities

The goal of this section is to provide a potential investor with a clear understanding of all assets, properties or facilities owned, used or leased by the issuer.

In responding to this item, please clearly describe the assets, properties or facilities of the issuer, give the location of the principal plants and other property of the issuer and describe the condition of the properties. If the issuer does not have complete ownership or control of the property (for example, if others also own the property or if there is a mortgage on the property), describe the limitations on the ownership.

If the issuer leases any assets, properties or facilities, clearly describe them as above and the terms of their leases.

Our properties consist mainly of leased office facilities and leased showroom facilities. We currently lease mail and phone service office facilities at 3601 Hwy. 7 Suite #400, Markham, Ontario, Canada, L3R 0M3 on a month by month basis and have use of the corporate office space and facilities on an as needed basis.

#### 8) Officers, Directors, and Control Persons

The goal of this section is to provide an investor with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling or advising the operations, business development and disclosure of the issuer, as well as the identity of any significant shareholders.

A. <u>Names of Officers</u>, <u>Directors</u>, <u>and Control Persons</u>. In responding to this item, please provide the names of each of the issuer's executive officers, directors, general partners and control persons (control persons are beneficial owners of more than five percent (5%) of any class of the issuer's equity securities), as of the date of this information statement.

Roger Mortimer	Preferred Stock - 4,500,000 Common Stock - 600,000	48%
3601 Hwy. 7 Suite #400 Markham, ON L3R 0M3		
Larry Leverton	Common Stock -941,448	0.193%
3601 Hwy #7, Suite 400 Markham, ON L3R 0M3		

Ben Castanie	Common Stock - 20,000,000	4.1%
All Officers and Directors as a Group (3 persons)		52.293%

	All Of person	ficers and Directors as a Group (3 s)		52.293%			
	[1] Unless otherwise indicated, each such beneficial owner holds the sole voting power and investment power over the shares beneficially owned.						
B. <u>l</u>	Legal/D	Disciplinary History. Please identify whet	her any of the foregoing persons have, in the last	five years, been the subject of:			
	18.	A conviction in a criminal proceeding of minor offenses);	r named as a defendant in a pending criminal pro	ceeding (excluding traffic violations and other			
No	one_						
	19.		ree, not subsequently reversed, suspended or vaca arred, suspended or otherwise limited such person vities;				
<u>No</u>	one .						
Tra	ading C		risdiction (in a civil action), the Securities and E. of a violation of federal or state securities or cor	•			
No	None None						

4. The entry of an order by a self-regulatory organization that permanently or temporarily barred suspended or otherwise limited such person's

involvement in any type of business or securities activities.

N	or	ıe

C. <u>Beneficial Shareholders</u>. Provide a list of the name, address and shareholdings or the percentage of shares owned by all persons beneficially owning more than ten percent (10%) of any class of the issuer's equity securities. If any of the beneficial shareholders are corporate shareholders, provide the name and address of the person(s) owning or controlling such corporate shareholders and the resident agents of the corporate shareholders.

Roger Mortimer (President)	Preferred Stock - 4,500,000 Common Stock - 600,000	48%
3601 Hwy. 7 Suite #400 Markham, ON L3R 0M3		

### 9) Third Party Providers

Legal Counsel

Please provide the name, address, telephone number, and email address of each of the following outside providers that advise your company on matters relating to operations, business development and disclosure:

Name:
Firm:
Address 1:
Address 2:
Phone:
Email:
Accountant or Auditor
Name:
Firm:

Address 1:
Address 2:
Phone:
Email:
Investor Relations Consultant
Name:
Firm:
Address 1:
Address 2:
Phone:
Email:
Other Advisor: Any other advisor(s) that assisted, advised, prepared or provided information with respect to this disclosure statement.
Name: Ryan Kagan, CPA, CA
Firm: Ryan Kagan, CA
Address 1: 12275 Woodbine Ave Unit 203-31
Address 2: Gormley, ON
Phone: 416-802-9591
Email: ryan@ryankagan.ca

# 10) Issuer Certification

The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles, but having the same responsibilities).
The certifications shall follow the format below:
I, Roger Mortimer certify that:
1. I have reviewed this quarterly financial statement of Amfil Technologies Inc.
2. Based on my knowledge, this disclosure statement 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 disclosure statement; and
3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.
Oct. 20th 2017
/s/ Roger Mortimer
CEO & President

1. I have reviewed this quarterly financial statement of Amfil Technologies Inc.
2. Based on my knowledge, this disclosure statement 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 disclosure statement; and
3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.
Oct. 20th 2017
/s/ Larry Leverton
Vice President, Secretary

I, Larry Leverton certify that: