

## TABLE OF CONTENTS

Overview .....	3
Disclosure of Outstanding Share Data .....	6
Summary of Quarterly Results .....	7
Results of Operations.....	7
Liquidity and Capital Resources .....	9
Operating, Investing and Financing Activities.....	10
Financial Risk Management .....	111
Measurement Uncertainty and Impairment Assessments .....	11
Transactions with Related Parties.....	11
Proposed Transactions.....	12
Critical Accounting Policies and Estimates.....	12
Changes in Accounting Standards not yet Effective .....	13
Off-Balance Sheet Arrangements .....	13
Risks and Uncertainties .....	13
Non-GAAP Measures .....	16
Forward-Looking Statements.....	16

## Management's Discussion and Analysis

The following MD&A is prepared as of July 8, 2022 and is intended to assist the understanding of the results of operations and financial condition of the Company.

This MD&A should be read in conjunction with the unaudited condensed interim consolidated financial statements and accompanying notes of the Company for the three months ended March 31, 2022, which have been prepared in accordance with IAS 34 – Interim Financial Reporting as issued by the International Accounting Standards Board (“IASB”) and the audited consolidated financial statements and accompanying notes of the Company for the years ended December 31, 2021 and 2020 which have been prepared in accordance with International Financial Reporting Standards (“IFRS”). This MD&A contains forward-looking statements that are subject to risk factors set out in a cautionary note contained herein. All figures are in Canadian dollars unless otherwise noted.

Additional information related to the Company is available on its website at [www.emeraldhealth.ca](http://www.emeraldhealth.ca). Other information related to the Company, including the Company’s financial statements referred to herein are available on the Canadian Securities Administrator's website at [www.sedar.com](http://www.sedar.com).

### Overview

The Company was incorporated pursuant to the *Business Corporations Act* (British Columbia) on July 31, 2007, as Firebird Capital Partners Inc. and changed its name to Firebird Energy Inc. in December 2012. On September 4, 2014, the Company completed the acquisition of all the issued and outstanding common shares of Thunderbird Biomedical Inc. (“Thunderbird”) by way of a reverse takeover under the rules of the TSX Venture Exchange (the “TSXV”) and concurrently changed its name to T-Bird Pharma, Inc (“T-Bird”). At that time, Thunderbird became a wholly owned subsidiary of T-Bird. In June 2015, the Company changed its name to Emerald Health Therapeutics, Inc. and Thunderbird changed its name to Emerald Health Botanicals Inc. (“Botanicals”). In February 2018, Botanicals changed its name to Emerald Health Therapeutics Canada Inc. (“EHTC”).

The Company is a publicly traded company with headquarters in Victoria, British Columbia, Canada. Common shares of the Company (the “Common Shares”) are listed on the Canadian Stock Exchange (“CSE”) under the trading symbol “EMH”.

Since 2015, the Company has been primarily engaged in the production and sale of recreational and medical cannabis in Canada. On November 29, 2021, the company announced that it intended to exit the recreational and medical cannabis business and pivot to a pharmaceutical development focus.

As of March 31, 2022, the Company owns:

- (a) 100% of the shares of EHTC, a British Columbia-based licence holder under the Cannabis Act (Canada) (the “Cannabis Act”);
- (b) 100% of the shares of Emerald Health Naturals, Inc. (“Naturals”), which is no longer operational and was amalgamated with EHT on May 3, 2022.
- (c) 100% of the shares of Verdélite Sciences, Inc. (“Verdélite”), a Québec-based licence holder under the Cannabis Act; and

- (d) 100% of the shares of Verdélite Property Holdings, Inc. (“Verdélite Holdings”), a Québec-based holding corporation that owns the Verdélite Facility (as defined below).
- (e) 100% of the shares of Avalite Sciences Inc. (formerly Northern Vine Canada Inc.) (“Avalite”), a British Columbia-based licenced dealer under the provisions of the Controlled Drugs and Substances Act (Canada) (the “CDSA”) and a licence holder under the Cannabis Act. Avalite ceased active operations in January 2021.

### *Licences*

The Company currently indirectly holds a number of licences (the “**Licences**”) from Health Canada under the Cannabis Act to produce and sell cannabis products through its wholly owned direct and indirect subsidiaries, EHTC, Verdélite and Avalite. The Licences held by EHTC permit it to cultivate cannabis and produce and sell dried cannabis, cannabis oils, cannabis plants and cannabis seeds. The Licence held by Verdélite permits it to cultivate, extract, manufacture, synthesize, test, and sell cannabis. Verdélite has also obtained a cannabis research license that authorizes sensory and organoleptic testing of cannabis products in accordance with the research protocol and conditions of the licence. The Licence held by Avalite permits it to process cannabis and produce cannabis oil, all in accordance with the terms and conditions specified in the applicable Licence and the Cannabis Act. Avalite also holds a license to possess psilocybin for sale, provision and transport purposes.

### *Coronavirus*

In December 2019, the novel Coronavirus (“COVID-19”) began to spread throughout the world. On March 11, 2020, the World Health Organization declared the outbreak of COVID-19 a global pandemic. In response to this, global reactions have led to significant restrictions on travel, quarantines, temporary business closures and a general reduction in consumer activity.

During the three months ended March 31, 2022, government restrictions and protocols as a response to COVID-19 have varied in detail and effect in response to fluctuating case levels and hospitalizations. However, as of the date of this MD&A, restrictions have generally been lifted.

All of the Company’s operating facilities in Canada operated at full capacity throughout the quarter and in compliance with the required protocols and guidelines related to COVID-19 within each region where the Company’s facilities are located.

The Company’s priority during the quarter was to safeguard the health and safety of its personnel, support and enforce government actions to slow the spread of COVID-19, and continually assess and mitigate the risks to its business operations. The Company took several measures to reduce risks and enhance the safety of staff working at all of its facilities. This included working remotely, reorganizing physical layouts, adjusting schedules to improve physical distancing, implementing extra health screening measures for employees, and applying rigorous standards for personal protective equipment.

## ***Development of Business in the three months ended March 31, 2022***

### *Discontinuation and Realization of Prior Operations*

Since January 1, 2022, the Company has focused on winding down its prior operations in a manner intended to reduce operating costs.

At its Victoria, BC operation, the Company ceased all production and packaging operations February 28, 2022, and May 31, 2022. The lease on a portion of the Company's Victoria facilities expired on February 28, 2022, and the lease for the remaining facilities is scheduled to expire May 31, 2022. The Company expects its Victoria facilities to be fully wound down by June 1 2022. The Company has continued to pursue the sale of the operation as a going concern; however, the Company has not yet entered into a binding sales agreement with respect to this asset.

At its St. Eustache, QC operation, growing and processing of cannabis continued until June 30, 2022. In the first quarter of 2022 the Company retained agents to assist in the sale of the cannabis production operation as a viable continuing operation. This process remains ongoing, but the Company has to-date not entered into any binding purchase agreement with respect to this facility.

Throughout the discontinuation process the Company has retained its cannabis sales agreements with the various provinces and continued to sell newly produced and inventoried cannabis dried flower and oils at a reduced volume until June 30, 2022.

All of the Company's assets were classified as held for sale as at March 31, 2022. Additionally, all of the Company's operations have been deemed to be discontinued operations.

## ***Development of Business after the Reporting Period***

### *Amended Lease Agreement – Metro Vancouver Land (Related Party)*

On April 14, 2022, the Company concluded an agreement under which the lease obligation with the Landlord of the land in Metro Vancouver, British Columbia (a related party) would be concluded effective December 31, 2022 (or such earlier date on which the Landlord informs the Company that it has located a new tenant for the premises), in exchange for the transfer to the landlord of the non-leased equipment owned by the Company at the site. The Company will continue to make quarterly payments of \$95 thousand through June 2022 and then \$114 thousand quarterly payments from July to Dec 2022, after which it will have no further obligations or liabilities to the Landlord. The Company has the option to terminate the lease earlier upon payment to the Landlord of an amount equal to all remaining rent, and all other costs owed the Landlord, to December 31, 2022.

### *Lease Termination – Richmond*

On April 14, 2022, the Company entered into a Termination of Lease and Transfer of Assets Agreement with the Landlord of the Richmond Land. As part of the agreement, EHTC will surrender to the Landlord all of the property, plant and equipment located on the leased land. The termination and transfer will occur on December 31, 2022, unless EHTC elects to terminate early. For the period between the termination agreement date and the termination date of December 31, 2022, EHTC will continue to pay the landlord the regular lease payments in accordance with the original lease agreement.

### *FlowerPod Amending Agreement*

On April 28, 2022, the Company entered into an amending agreement with FlowerPod LLC, amending the December 28, 2021, binding term sheet payment schedule to US\$0.75 million on closing and a US\$0.75 million Promissory note bearing 10% interest per annum. The initial closing has not yet occurred but is expected to be completed in Q3 2022. The Company continues to retain the two-year interest-bearing promissory note issued by FlowerPod on May 6, 2021, in the amount of US\$0.35 million.

### *Acquisition by Skye Bioscience, Inc. (Related Party)*

On May 12, 2022 Emerald and Skye Bioscience, Inc. announced that the companies have entered into a definitive agreement, as amended on June 14, 2022 with respect to a transaction to be completed by way of a Plan of Arrangement (the "Arrangement") whereby Skye would acquire all of the issued and outstanding shares of Emerald in a share-for-share transaction. The proposed Arrangement is subject to approval by each company's common stockholders and by the Supreme Court of British Columbia, Canada. As a result of the Arrangement, current Skye stockholders would own approximately 54% of the common stock of Skye and former shareholders of Emerald would own approximately 46% of Skye's common stock.

Under the Arrangement, Skye will issue Emerald shareholders 1.95 shares of Skye's common stock (the "Exchange Ratio") in exchange for each Emerald share. Based on the number of outstanding shares as of May 12, 2022, it is expected that Skye would issue approximately 416M Skye shares to Emerald shareholders. All stock options and warrants of Emerald will be exchanged for replacement options and warrants of Skye on identical terms, as adjusted in accordance with the Exchange Ratio. The completion of the Arrangement is subject to customary terms and conditions, including the following:

- a) Approval of the Arrangement by special resolutions of disinterested Skye and Emerald shareholders;
- b) Court approval of the Arrangement; and
- c) Receipt of all required regulatory approvals, including acceptance by the Canadian Securities Exchange (the "CSE") of Skye's listing on the CSE.

The Arrangement is anticipated to close in the fourth quarter of 2022.

### *Common Stock Issued to Emerald Health Sciences Inc. (Related Party)*

On July 8, 2022, Emerald Health Sciences Inc. ("Sciences") transferred its 39,401,608 Common Shares to its shareholders as a Return of Capital but continues to hold its common share purchase warrants. See "Transactions with Related Parties" for more details.

### **Disclosure of Outstanding Share Data**

The Company's authorized share capital consists of an unlimited number of Common Shares and an unlimited number of preferred shares of which 213,472,095 Common Shares and nil preferred shares were issued and outstanding as of March 31, 2022, and 213,472,095 Common Shares were outstanding as of July 8, 2022.

There were 5,993,576 stock options outstanding as of March 31, 2022. As of July 8, 2022, there were 3,482,773 stock options outstanding.

There were 35,666,849 warrants outstanding as of March 31, 2022 and as of July 8, 2022.

## Summary of Quarterly Results

The financial information in the following tables summarizes selected financial information for the Company for the last eight quarters which was derived from annual financial statements prepared in accordance with IFRS or interim financial statements prepared in accordance with IFRS applicable to the preparation of interim financial statements, *IAS 34, Interim Financial Reporting*:

000's	2022	2021		
	March 31 (\$)	December 31 (\$)	September 30 (\$)	June 30 (\$)
Revenue	3,040	2,867	2,599	3,777
Share-based payments	Nil	(721)	204	194
Interest Income	880	858	354	782
Gain (loss) on changes in the fair value of the Company's biological assests	Nil	(446)	521	540
Net Loss	(3,317)	(13,406)	(9,144)	(13,956)
Net Loss per share	(0.016)	(0.058)	(0.043)	(0.065)

000's	2021	2020		
	March 31 (\$)	December 31 (\$)	September 30 (\$)	June 30 (\$)
Revenue	2,653	3,511	4,311	3,106
Share-based payments	143	432	755	844
Interest Income	1,084	428	29	809
Share of loss from Pure Sunfarms Corp.	Nil	(1,367)	(520)	(187)
Gain (loss) on changes in the fair value of the Company's biological assests	95	7,229	(2,339)	871
Net Loss	(2,900)	(8,060)	(11,658)	(18,943)
Net Loss per share	(0.014)	(0.039)	(0.057)	(0.098)

## Results of Operations

### Quarter ended March 31, 2022

The net loss for the quarter ended March 31, 2022, was \$3.32 million (loss of \$0.016 per share), compared to the net loss of \$2.90 million (loss of \$0.014 per share) for the same quarter in the prior year. Diluted loss per share is the same as basic loss per share as the outstanding options and warrants have an anti-dilutive effect on the loss per share.

Factors contributing to the net loss for the three-month period ended March 31, 2022, include the following:

### **Revenue**

Revenue for the quarter ended March 31, 2022, was \$3.04 million compared to \$2.65 million for the same period in the prior year. For the quarter ended March 31, 2022, revenue was comprised of 85% dried product, and 15% concentrates, extracts and edibles, compared to approximately 93.5% dried product, 6.5% oils in the quarter ended March 31, 2021.

### **Cost of Sales**

Cost of goods sold currently consists of four main categories: (i) cost of goods sold expensed from inventory, (ii) production costs, (iii) change in the fair value of biological assets and (iv) amortization of the Health Canada licences.

Cost of goods sold represents the deemed cost of inventory that arose from the fair value measurement of biological assets, subsequent post-harvest costs capitalized to inventory, purchased dried cannabis, and costs to produce cannabis oils capitalized to inventory (including the deemed cost of dried inventory that arose from the fair value measurement of biological assets that were used to produce cannabis oils), and packaging costs. Cost of goods sold expensed from inventory for the quarter ended March 31, 2022, and March 31, 2021 was \$1.58 million and \$1.13 million, respectively. This increase in cost of goods sold is related to increase efforts to eliminate outstanding inventory during the quarter ending March 31, 2022.

Production costs include all direct and indirect production related costs, including security, compliance, quality control and quality assurance costs, as well as overhead relating to the cultivation activities. All post-harvest inventory production costs in excess of standard cost are not capitalized and recorded as cost of goods sold. Production costs included \$1.1 million of costs during the three months ended March 31, 2022 (March 31, 2021 - \$1.44 million).

During the three months ended March 31, 2022, the Company recognized \$1.2 million (March 31, 2021 - \$0.39 million) in excise taxes from recreational sales.

The change in biological assets for the quarter ended March 31, 2022, resulted in gain of \$0.1 million compared to a gain of \$0.1 million in the same quarter of the prior year. The gain in the prior period was due to a change in estimates used for fair value less costs to sell ("FVLCS") used as an input in the valuation of biological assets during that period.

The Company measures biological assets consisting of cannabis plants at fair value less cost to sell up to the point of harvest, which becomes the basis for the cost of finished goods inventories after harvest. Seeds are measured at fair market value, except for a portion which is restricted with respect to distribution due to the conditions under which they were acquired that are measured at cost. The significant assumptions used in determining the fair value of cannabis plants are as follows: the plant attrition rate for various stages of development; yield per plant; wholesale selling price fewer costs to sell; percentage of total expected costs incurred to date; and costs incurred for each stage of plant growth.

Gains recognized in the fair value of biological assets are recorded in a manner that decreases the cost of sales. Changes in the fair value of biological assets can be significant during periods of large expansion in

the cultivation area. In determining the fair value of cannabis plants, assumptions are used regarding the variability in the average age and number of cannabis plants available at each period end.

*Inventory write-down* – During the quarter ended March 31, 2022, a write-down of \$0.32 million (March 31, 2021 - \$0.23 million) was recognized for dried cannabis, packaged inventory, and bulk cannabis oils (related to product deterioration, a packaging defect and limited remaining shelf life).

### **Other expenses**

*General and Administrative* – During the quarter ended March 31, 2022, the Company incurred general and administrative expenses of \$1.56 million versus \$2.22 million for the quarter ended March 31, 2021. These expenses decreased primarily as a result of reduction of the Company's workforce in connection with the wind down of its cannabis operations. In the quarter ended March 31, 2022, general and administrative costs included; salaries and benefits of \$.69 million (three months ended March 31, 2021 - \$0.76 million), consulting and professional services fees of \$0.08 million (three months ended March 31, 2021 - \$0.62 million), investor relations fees of \$0.05 million (three months ended March 31, 2021 - \$0.04 million), office and insurance of \$0.47 million (three months ended March 31, 2021 - \$0.80 million) and travel and accommodation of \$0.006 million (three months ended March 31, 2021 – \$0.01 million).

*Sales and marketing* – In the quarter ended March 31, 2022, the Company incurred sales and marketing expenses of \$0.43 million versus \$0.43 million in the comparable 2021 prior period.

*Research and development* – In the quarter ended March 31, 2022, the Company incurred research and development expenses of \$0.21 million (three months ended March 31, 2021 - \$0.27 million). Costs decreased during the current period due to the cessation of new product development.

*Share-based compensation* – In the quarter ended March 31, 2022, the Company incurred share-based compensation expenses of \$Nil versus \$0.14 million in the comparable 2021 prior period. The amounts are compensation expenses related to employee, director and consultant incentive stock options and restricted share units (“RSU”) which are measured at fair value at the date of grant and expensed over the vesting period. During the quarters ended March 31, 2022, and March 31, 2021, the Company granted no stock options or RSUs to employees and consultants.

### **Liquidity and Capital Resources**

The Company continually monitors and manages its cash flow to assess the liquidity necessary to fund operations and capital projects. The Company manages its capital resources and adjusts them to consider changes in economic conditions and the risk characteristics of the underlying assets. To maintain or adjust its capital resources, the Company may, where necessary, control the amount of working capital, pursue financing, or manage the timing of its capital expenditures. As at March 31, 2022, the Company had working capital of \$11.46 million (current assets of \$20.4 million less current liabilities of \$8.94million).

The consolidated financial statements have been prepared on a going concern basis which assumes that the Company will be able to realize its assets and discharge its liabilities in the normal course of business for the foreseeable future. It is unlikely that the Company will be able to generate sufficient gross margins to reach profitability as the Company is winding down its cannabis operations which represented its only source of active income.

As at March 31, 2022, the Company had \$16.15 million in cash and cash equivalents.

Management will continue to closely monitor its cash flows as it purposely shifts away from the cannabis sector, reduces its burn rate and seeks to divest its remaining cannabis assets and complete the Arrangement.

The composition of the Company's accounts payable and accrued liabilities was as follows:

(000's)	March 31, 2022 (\$)	March 31, 2021 (\$)
Trade Payables	1,788	2,654
Accrued Liabilities	18	565
Excise Tax Payable	1,156	1,426
Payroll Liabilities	97	1,037
Sales tax liabilities	1,313	629
Other Payables	946	38

The Company also has the following undiscounted gross contractual obligations as of March 31, 2022, which are expected to be payable in the following respective periods:

000's	Total \$	≤ 1 year \$	Over 1 year \$
Leases	3,591	3,591	-
Accounts payable and accrued liabilities	5,318	5,318	-

Included in the leases above, is the \$3.47 million lease liability related to the Metro Vancouver greenhouse facility.

### Operating, Investing and Financing Activities

The chart below highlights the Company's cash flows:

(000's)	For the three months ended March 31, 2022 (\$)	For the three months ended March 31, 2021 (\$)
Net Cash provided by (used in):		
Operating activities	(2,253)	(6,643)
Investing Activities	(23)	10,739
Financing activities	(84)	1,203
Increase (decrease) in cash	(2,360)	5,299

### **Quarter ended March 31, 2022, compared to March 31, 2021**

Cash used in operating activities for the period ended March 31, 2022, was \$2.25 million, compared to cash used of \$6.64 million in Q1 of the prior year. The current year amount reflects the decrease in general and administrative, sales and marketing and research and development expenditures, and decreases in cash outflows for payments of current liabilities from the period ended March 31, 2021.

Cash provided by investing activities for the period ended March 31, 2022, was \$23 thousand, compared to cash used in investing activities of \$10.74 million during the same period in the prior year. The decrease is due to the sale of joint venture interests, payment of deferred payment, and purchase of plant and equipment which occurred during the period ended March 31, 2021, but not during the period ended March 31, 2022.

Cash used in financing activities for the period ended March 31, 2022 was \$84 thousand, compared to cash provided of \$1.20 million in the prior period. The decrease is primarily due to warrant exercises which occurred during the period ended March 31, 2021, but not during the period ended March 31, 2022.

### **Financial Risk Management**

The Company's board of directors has overall responsibility for the establishment and oversight of the Company's risk management policies on an annual basis. Management identifies and evaluates the Company's financial risks and is charged with the responsibility of establishing controls and procedures to ensure financial risks are mitigated in accordance with the approved policies.

### **Measurement Uncertainty and Impairment Assessments**

During the year ended December 31, 2021, the Company initiated a plan to close operations of its facility located in Metro Vancouver, British Columbia, as announced subsequent to the year end, which is an indicator of impairment. The fair value of this facility was determined based on a third-party appraisal using a FVLCD approach including the market and cost approaches. Consideration was given to information from manufacturers, historical data and industry standards which constitute both observable and unobservable inputs (level 2 and level 3).

Management continues to review each of its assets for indicators of impairment.

### **Transactions with Related Parties**

The Company has entered into transactions with an entity that may be considered to be a control person of the Company, a wholly-owned subsidiary of such entity, a company controlled by the Company's former Executive Chairman, a company whose CEO is also a director of the Company, and with Pure Sunfarms Corp. In addition, on April 29, 2022, the Company entered into an arrangement agreement with Skye Bioscience Inc. ("Skye"), which is a related party of the Company due to the fact that Sciences is also a control person of Skye, as further described below under "Proposed Transactions".

*With Emerald Health Sciences Inc.*

As at March 31, 2022, Sciences held an aggregate of 39,401,608 Common Shares, representing 19% (March 31, 2021 – 39,401,608 shares, representing 18%) of the issued and outstanding Common Shares

and it also held 4,687,942 (March 31, 2021 – 9,099,706) common share purchase warrants of the Company.

The Company had agreed to terminate the amended and restated independent contractor agreement with Sciences originally dated October 5, 2017, as subsequently amended and restated on January 1, 2018 and as further amended on October 1, 2019.

*Common Stock Issued to Emerald Health Sciences Inc. (Related Party)*

See " Development of Business after the Reporting Period " for more details.

*With Subsidiaries of Emerald Health Sciences Inc.*

On October 3, 2018, the Company announced that it entered into a research agreement with VivaCell Biotechnologies Spain S.L.U. ("VivaCell"), a corporation located in Córdoba, Spain and focused on cannabinoid pharmaceutical research, which will provide its cannabinoid-industry-leading contract research organization ("CRO") services to the Company to elucidate the mechanism of action of proprietary formulations and dosage forms that the Company is developing. EH Spain is a wholly owned subsidiary of Sciences, who was a control person of the Company at the time and was therefore a related party of the Company. To date, the Company has used the CRO services of EH Spain with total costs incurred of €20,000. The Company has no obligation to use further services from EH Spain.

*With a Company Controlled by the Company's Former Executive Chairman*

During the year ended December 31, 2017, the Company entered into a 30-year lease with a company (the "Landlord") that is 50% owned by Avtar Dhillon, MD, the former Executive Chairman and CEO of the Company with respect to land in Metro Vancouver, British Columbia on which the Company constructed its greenhouse production facilities. The lease amount was determined by an independent valuation and was approved by the nonconflicted directors of the Company. During the three months ended March 31, 2022, the Company paid to the Landlord \$ (March 31, 2021 - \$nil) in rent. As at March 31, 2022, the Company recognized lease liabilities held for sale of \$3,466 (March 31, 2021 - \$3,506) relating to the land in Metro Vancouver. As of August 6, 2021, the Landlord ceased to be a related party upon the resignation of Avtar Dhillon as Executive Chairman of the Company (see Development of Business after the Reporting Period for additional information).

## **Proposed Transactions**

There are no material decisions by the Company's board of directors with respect to any other imminent or proposed transactions that have not been disclosed herein.

## **Critical Accounting Policies and Estimates**

The critical accounting policies and estimates are included in each of the notes of the Company's audited consolidated financial statements for the year ended December 31, 2021 and 2020. These are the accounting policies and estimates that are critical to the understanding of the business operations and results of operations.

## **Changes in Accounting Standards not yet Effective**

Refer to Note 2 of the Company's audited consolidated financial statements for the years ended December 31, 2021, and 2020 for additional information on new standards, amendments to standards and interpretations, which are not effective yet, and have not been applied in preparing these consolidated financial statements but may affect the Company when applied in the future.

## **Off-Balance Sheet Arrangements**

The Company has not entered into any material off-balance sheet arrangements such as guarantee contracts, contingent interests in assets transferred to unconsolidated entities, derivative financial obligations, or with respect to any obligations under a variable interest equity arrangement.

## **Risks and Uncertainties**

The Company's actual results may differ materially from those expected or implied by the forward-looking statements and forward-looking information contained in this management discussion and analysis due to the proposed nature of the Company's business and its present stage of development. A non-exhaustive list of risk factors associated with the Company follow below.

The following is a non-exhaustive list of certain additional risk factors associated with the Company.

## **Completion of the Arrangement**

Consummation of the Arrangement is subject to the satisfaction of several conditions, certain of which are outside the Company's control, including, without limitation, obtaining the requisite approvals of the shareholders of the Company and Skye and the receipt of the final order approving the Arrangement granted by the British Columbia Supreme Court. There can be no certainty, nor can the Company provide any assurance, that these conditions will be satisfied or, if satisfied, when they will be satisfied. Certain conditions may be waived in the Company's discretion, however certain other conditions are not subject to waiver. Both the Company and Skye have the right to terminate the Arrangement Agreement in certain circumstances. Accordingly, there is no certainty, nor can either party provide any assurance, that the Arrangement Agreement will not be terminated by the other party before completion of the Arrangement.

If the Arrangement Agreement is terminated as a result of either party entering into a superior proposal and in certain other limited circumstances, the other party may be entitled to receive a termination fee in the amount of \$.500 million. However, the termination fee is not payable in all circumstances and therefore the situation may arise that the Arrangement Agreement is terminated by Skye and the Company does not receive the termination fee or other consideration. In addition, notwithstanding that such fee may be payable in the event of such a termination by Skye, Skye may be unable to pay such fee or may dispute whether it is required to do so.

If the Arrangement is not completed for any reason, the market price of the Company's shares may decline to the extent that the current market price reflects a market assumption that the Arrangement will be completed, and the Company's business may suffer. In addition, the Company will remain liable for significant consulting, accounting and legal costs relating to the Arrangement and will not realize anticipated synergies, growth opportunities and other benefits of the Arrangement if the Arrangement is

not completed. If the Arrangement is delayed, the achievement of synergies and the realization of growth opportunities could be delayed and may not be available to the same extent.

### **Public Health Crises**

The Company's business, operations and financial condition could be materially adversely affected by the outbreak of epidemics, pandemics, or other health crises, such as the current COVID-19 pandemic. As at the date of this MD&A, the global reactions to the spread of COVID-19 have led to, among other things, significant restrictions on travel, quarantines, business closures and a general economic turmoil. The Company's facilities have not been subject to closure due to COVID-19; however, there can be no certainty that this will remain the case.

The risks to the Company of such public health crises also include risks to employee health and safety and a slowdown or temporary suspension of operations in geographic locations impacted by an outbreak. The Company has taken what it believes to be appropriate safety precautions at its facilities to safeguard the health of its employees including remote work plans and additional protective measures on site, and there have been no outbreaks to date at any of the Company's facilities. Widespread uncertainty, government restrictions on personal mobility and the other impacts of the COVID-19 crisis on the Company's employees, together with the potential to contract COVID-19 and/or be subject to quarantine may have an impact on the ability or willingness of the Company's employees to attend their workplace.

Such public health crises can also result in disruptions and volatility in financial markets and global supply chains as well as declining trade and market sentiment and reduced mobility of people, all of which could impact public markets, interest rates, credit ratings, credit risk and inflation. In addition, the Company's business may be impacted by supply chain disruptions caused by the COVID-19 crisis. While these effects are expected to be temporary, the duration of the disruptions to business and the related financial impact cannot be estimated with any degree of certainty at this time.

Although restrictions on businesses in most Canadian jurisdictions have been largely repealed, the continued spread of COVID-19 and the emergence of new variants of the virus have led to the implementation of new restrictions. There can be no guarantee that these restrictions will be successful or that additional future outbreaks will not lead to increased restrictions. In addition, while vaccination programs for COVID-19 have experienced wide take-up in Canada, such programs may not be as efficacious as expected due to a variety of factors including unwillingness of significant numbers of people to become vaccinated, or the emergence of new strains which are resistant to vaccines. At this point, the extent to which COVID-19 may impact the Company is uncertain; however, it is possible that COVID-19 could have a material adverse effect on the Company's business, results of operations and financial condition.

### **Disposition of Assets**

As part of the Company's strategy to pivot its business focus, it is seeking opportunities to dispose of certain of its assets. In pursuit of such opportunities, the Company may fail to negotiate acceptable arrangements related to such dispositions. Such dispositions may also lead to substantial losses recognized by the Company, particularly as values in the cannabis sector have fallen in recent years with many distressed assets currently on the market. In addition, any such transaction will require the dedication of substantial management effort, time and resources which may divert management's focus and resources from other strategic opportunities and from operational matters during this process.

Dispositions of certain assets may also lead to the loss of key employees and the disruption of ongoing business and employee relationships that may adversely affect the Company.

### **Operations in the USA**

The Company does not currently have any direct operations, business or sales in the United States. However, the Company has entered into a license agreement with FlowerPod, pursuant to which it agreed to exclusively license certain patented technology to FlowerPod for the development and sale of cannabis related products for use in all US states and other key geographical areas where adult use and/or medical cannabis is locally legal. The Company has entered into a binding term sheet to dispose of its interest in FlowerPod and sell such technology however closing has not yet occurred. See "Development of Business After the Reporting Period". In addition, the Company has also entered into a letter of intent with The Uplifters' Prima, PBC ("Prima"), based in Santa Monica, California, contemplating joint initiatives to co-develop new cannabinoid-based wellness products for sale in the United States, Canada, and internationally. On May 25, 2021, the Company completed a \$50,000 investment in Prima's Seed-1 Preferred Stock financing round. The Company is not aware of any material non-compliance with applicable laws related to initiatives undertaken by FlowerPod or Prima. At this time, the Company does not have any significant balance sheet or operating statement exposure with respect to such ancillary operations. The Company does not expect there to be any impact on its ability to access capital as a result of such ancillary operations in the United States. No additional legal opinions have been obtained by the Company regarding compliance with regulatory frameworks in the United States or potential exposure to and implications arising from federal laws in the United States.

Cannabis is a restricted drug under federal law in the United States and its sale and possession is generally prohibited. Enforcement of relevant laws in an adverse manner would be a significant risk to the Company and could have a material adverse effect on the Company. Future operations in the United States or transactions or relationships with cannabis related businesses in the United States, depending on the nature and extent of such operations, transactions, or relationships, may also impact the Company's ability to raise funds in the public and private markets. Regulatory authorities may also impose certain restrictions on the Company's ability to operate in the United States. The Company will consult with appropriate legal counsel to ensure it considers all relevant factors prior to engaging in any operations in the United States or any transactions with entities in the United States.

### **Future Litigation**

The Company may become party to litigation (including arbitration or mediation) from time to time, which could adversely affect its business. In addition, the directors or officers of the Company may become involved in litigation unrelated to the Company which may have an impact on the Company due to the time and attention required to attend to such litigation or may affect the reputation of the Company. Should any litigation in which the Company becomes involved be determined against the Company or should the Company enter into a settlement, the amount of the award or settlement could adversely affect the Company's resources and its ability to continue operating and the market price for the Common Shares. Monitoring and defending litigation, whether or not meritorious, can be time consuming and may result in significant expenses, including legal fees and other costs. Even if the Company is involved in litigation and is successful, litigation can redirect significant Company resources and attention away from the business of the Company and may have a material adverse effect on the Company's business, reputation, financial condition, financial performance and financial prospects.

Securities class action litigation often has been brought against cannabis companies following periods of volatility in the market price of their securities. The Company may in the future be the target of similar litigation. Securities litigation could result in substantial costs and damages and divert management's attention and resources.

### **Non-GAAP Measures**

The Company has included "Working capital" (current assets less current liabilities), which is a non-GAAP measure, in this MD&A to supplement its consolidated financial statements, which are presented in accordance with IFRS. The terms IFRS and generally accepted accounting principles ("GAAP") are used interchangeably throughout this MD&A.

The Company believes that these measures, together with measures determined in accordance with IFRS, provide investors with an improved ability to evaluate the underlying performance of the Company. Non-GAAP measures do not have any standardized meaning prescribed under IFRS, and therefore they may not be comparable to similar measures employed by other companies. The data is intended to provide additional information and should not be considered in isolation or as a substitute for measures of performance prepared in accordance with IFRS.

### **Forward-Looking Statements**

Certain statements contained in this Management Discussion and Analysis ("MD&A") constitute forward-looking information or forward-looking statements under applicable securities laws (collectively, "forward-looking statements"). These statements relate to future events or future performance, business prospects or opportunities of Emerald Health Therapeutics, Inc. and its subsidiaries (together the "Company" or "Emerald"). All statements other than statements of historical fact may be forward-looking statements. Any statements that express or involve discussions with respect to predictions, expectations, beliefs, plans, projections, objectives, assumptions or future events or performance (often, but not always, using words or phrases such as "seek", "anticipate", "plan", "continue", "estimate", "expect", "may", "will", "project", "predict", "forecast", "potential", "targeting", "intend", "could", "might", "should", "believe" and similar expressions) are not statements of historical fact and may be "forward-looking statements".

Examples of forward-looking statements in this MD&A include, but are not limited to, statements in respect of: statements in respect of the Company's business objectives; the Company's operations in Québec; the approval of patent applications that have been submitted by the Company; the Company's intention to dispose of its cannabis assets; expectations regarding whether the Arrangement will be consummated, including whether conditions to the consummation of the Arrangement will be satisfied, or the anticipated timing for the closing of the Arrangement; expectations regarding whether the Company will sell its patented technology; the Company's ability to control its working capital, obtain financing or manage capital expenditures; the Company's intent to transition into the pharmaceutical development field; operations of the Company's subsidiaries; potential transactions and development strategies, including those of its subsidiaries; the impact of the ongoing COVID-19 crisis; strategic alternatives related to the Company's assets; the focus of the Company's efforts; strategic partnerships entered into by the Company; and the effect that each risk factor will have on the Company

Forward-looking statements involve known and unknown risks, uncertainties and other factors that may cause actual results or events to differ materially from those anticipated in such forward-looking

statements. The reader of these statements is cautioned that any such statements are not guarantees of future performance and actual results or developments may differ materially from those projected in the forward-looking statements. These forward-looking statements involve risks and uncertainties relating to, among others: the impact of the ongoing COVID-19 crisis; the ability of the Company to complete the Arrangement; the ability of the Company to dispose of its assets; the continued availability of capital financing and general economic, market or business conditions; the Company's ability to execute its business plans; changes in laws, regulations and guidelines; changes in government; changes in government policy; the Company's reliance on key persons; failure of counterparties to perform contractual obligations; difficulties in securing additional financing; results of litigation; reputational risks; risks related to key persons; changes in the Company's over-all business strategy; and the Company's assumptions stated herein being correct. See "Risks and Uncertainties" in this MD&A.

The Company believes that the expectations reflected in any forward-looking statements are reasonable, but no assurance can be given that these expectations will prove to be correct and such forward-looking statements included in, or incorporated by reference into, this MD&A should not be unduly relied upon. These statements speak only as of the date of this MD&A. The Company does not intend, and does not assume any obligation, to update these forward-looking statements, except as required by applicable laws. Actual results may differ materially from those expressed or implied by such forward-looking statements.