UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 8-K

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): September 29, 2020

CLS HOLDINGS USA, INC.

(Exact name of registrant as specified in its charter)

Nevada	000-55546	45-1352286
(State or other jurisdiction of incorporation)	(Commission File Number)	(IRS Employer Identification No.)
11767	South Dixie Highway, Suite 115 Miami, Florida	33156
(Addre	ess of principal executive offices)	(Zip Code)
Regist	rant's telephone number, including area code: (888	8) 438-9132
(Fo	<u>Not Applicable</u> rmer name or former address, if changed since las	st report)
(I o	inci name of former address, if changed since has	t report,
Check the appropriate box below if the Form 8-K filing is	intended to simultaneously satisfy the filing obligation	on of the registrant under any of the following provisions:
Securities registered pursuant to Section 12(b) of the Act:	None.	
Indicate by check mark whether the registrant is an emerg 12b-2 of the Securities Exchange Act of 1934 (Section 24		ecurities Act of 1933 (Section 230.405 of this chapter) or Rule
		Emerging growth company \Box
If an emerging growth company, indicate by check mark in financial accounting standards provided pursuant to Section		insition period for complying with any new or revised

Item 7.01 Regulation FD Disclosure.

Attached as Exhibit 99.1 to this Current Report is an investor presentation (the "Investor Presentation") that CLS Holdings USA, Inc. (the "Company") plans to use during future meetings with investors, stockholders, and analysts. The Company has also posted the Investor Presentation in the investor section of its website at www.clsholdingsinc.com. The Company does not intend to file any update to this investor presentation and the fact that the Investor Presentation is being furnished should not be deemed an admission as to the materiality of any information contained in the presentation.

As provided in General Instruction B.2 of SEC Form 8-K, such information shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise subject to the liabilities of that section, and it shall not be deemed incorporated by reference in any filing under the Securities Act of 1933, as amended, or under the Exchange Act, whether made before or after the date hereof, except as expressly set forth by specific reference in such filing to this Current Report on Form 8-K.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits

Exhibit No. Description

99.1 <u>Investor Presentation dated September 2020</u>

SIGNATURES

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

CLS HOLDINGS USA, INC.

By: <u>/s/ Jeffrey I. Binder</u> Jeffrey I. Binder Chairman and Chief Executive Officer Date: September 29, 2020



Forward Information and Risk Acknowledgement

"This document contains forward-looking statements as that term is defined in the Private Securities Litigation Reform Act of 1995. These statements relate to, among other things, the future impact of the COVID-19 virus on our business, the future results of our initiatives to retain our employees and strengthen our relationships with our customers and community during the pandemic, the future effect of our initiatives to retain and expand market share and achieve growth following the pandemic, results of operations during the pandemic, and the effectiveness of our business practices during the pandemic. The continued spread of COVID-19 could have, and in some cases already has had, an adverse impact on our business, operations and financial results, including through disruptions in our processing activities, sales channels, and retail dispensary operations as well as a deterioration of general economic conditions including a possible national or global recession. Due to the speed with which the COVID-19 situation is developing and the uncertainty of its magnitude, outcome and duration, it is not possible to estimate its impact on our business, operations or financial results; however, the impact could be material. These forward-looking statements also relate to anticipated future events, future results of operations, and our future financial performance, and include, without limitation, statements relating to our ability to finance our operations, identify, finance and close potential acquisitions, market acceptance of our services and product offerings, our ability to protect and commercialize our intellectual property and our ability to grow our wholesale and processing businesses. In some cases, you can identify forward-looking statements by terminology such as "may," "might," "will," "should," "intends," "expects," "plans," "goals," "projects," "anticipates," "believes," "estimates," "prodicts," "potential," or "continue" or the negative of these terms or other comparable terminology."

These forward-looking statements are only predictions, are uncertain and involve substantial known and unknown risks, uncertainties and other factors which may cause our (or our industry's) actual results, levels of activity or performance to be materially different from any expected future results, levels of activity or performance expressed or implied by these forward-looking statements.

We cannot guarantee future results, levels of activity or performance. You should not place undue reliance on these forward-looking statements, which speak only as of the date that they were made. These cautionary statements should be considered together with any written or oral forward-looking statements that we may issue in the future. Except as required by applicable law, we do not intend to update any of the forward-looking statements to conform these statements to reflect actual results, later events or circumstances or to reflect the occurrence of unanticipated events.

Company Introduction

"PEOPLE POWER PROFITS"

Andrew Glashow President/COO

Our motto, People Power Profits, applies to all aspects of our business. Our dedicated teams, our incredibly loyal customer base, and the communities they belong to are prioritized in all decision making.

We aim to provide the cleanest, safest cannabis products and environments in the market to give customers confidence in their purchases.

We've committed substantial resources to community improvement and engagement opportunities through corporate giving at both of our Nevada subsidiaries, including a sizable donation to a local organization providing aid to those most affected by the War on Drugs, and an ongoing supportive partnership with the Arbor Day Foundation.

This people-first approach is rapidly driving our majority-local consumer base to our brands in Nevada, and is allowing us to explore synergistic growth opportunities in new markets

Company Milestones



Completed purchase of Oasis Cannabis Dispensary in LasVegas



Completed purchase of City Trees

Production and Innovation Facility in North



Successfully completed multiple capital infusions



Rapid growth of Oasis brand



Completed build out of approximately \$4M state of the art conversion and extraction facility capable of producing \$20 million in revenue annually



Obtained patents for extraction IP in the US, EU and Canada



USD \$7.5 million in cash and current assets

Investment Overview



Oasis Cannabis dispensary in downtown Las Vegas supported by City Trees branded products and innovation

- Voted best dispensary for Pot
- Pros

 Currently completing over 700 orders per day at *\$55 per order
- Successfully pivoted from in-store operations to 3 distinct forms of business: In-store, Curbside Pickup, and Delivery



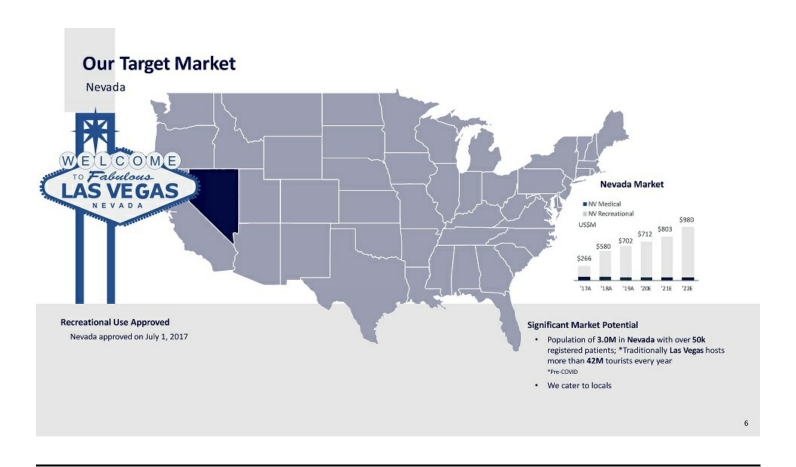
Expanding national footprint creates licensing opportunities for core extraction technologies

- CLSH's proprietory extraction and conversion process has been patented with the US
- Potent Office
 Future revenue stream
 opportunities from licensing conversion process to third party producers in major U.S and global cannabis markets where we do not intend to operate.



Strength of Management team and Board to lead future growth through M&A

- Track record of successfully raising capital and integrating
- acquisitions
 Unique strengths in start- ups, Similar strengths in start- ups business management, community involvement and organizational leadership
 SBM USD cash investment in company by founding members



Oasis Cannabis Dispensary



Dispensary Overview

- Open 7 days a week from 7AM to 2:30AM
- Successfully operating 3 distinct business models: In-store, curbside, and delivery
- Walking Distance from the Strip and Downtown Las Vegas
- Operating since 2015

Highlights

- Production facility capable of producing \$20M annual revenue
 Completing over 700 orders per day at ~\$55 per order
 Recognized as dispensary of choice for locals



Oasis voted best dispensary for Pot Pros



Giving Back

Oasis Summer of Giving

From June 19, 2020 to September 20, 2020, we set aside 1% of all net sales at Oasis to donate to CEICNV - the Cannabis Equity and Inclusion Community of Nevada.

These funds will go toward providing legal, medical, and additional community resources to members of our community most directly impacted by the War on Drugs.

This +\$30,000 donation represents the largest nonprofit contribution made by CLS Holdings to date, and we are honored to have contributed to this vital cause.



CEICNV provides direct relief through the Nevada Cannabis Community Reinvestment Fund. This fund provides support for programs that address inequities in mental healthcare and legal services exacerbated by cannabis prohibition. Through community outreach programs and grant distribution, this fund also provides support with job placement and skills training opportunities for communities most impacted by previous cannabis policies.

City Trees

About





10,000 sq ft production and manufacturing facility based out of North Las Vegas, Nevada, capable of producing approximately \$1.7M each month in revenue.

We provide Nevada with high quality THC distillate products infused $% \left(1\right) =0$ with terpenes in either effect-based or strain-specific flavors.

We use ethanol-distilled pure THC distillate and botanically derived terpenes to create our vape products. We never use Vitamin E. Acetate, Propylene Glycol, Vegetable Glycerin, Polyethylene Glycol, Medium Chain Triglyceride oil, or any other additives in our vape products.

In addition to vape products, we also have a separate line of $\,$ ingestible products tinctures.

Recently introduced our Live and Cured concentrate lines providing a full-spectrum product produced with our closed-loop hydrocarbon extraction system that retains the full flavor and cannabinoid profile of the flower that is extracted.

We use USP Grade 200 Proof Ethanol to extract pure THC distillate and formulate that oil with botanically derived terpenes to create our signature vape products.







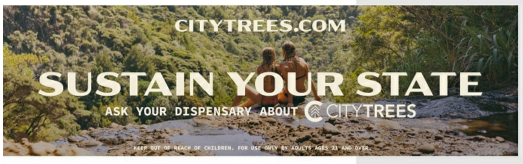




Innovation Production Distribution

70% Market penetration pre-COVID

2017



Wide Variety of Products, **Consistent Results**

- Disposable Vape Pens and Cartridges
- Distillate dab and refill oil
- Premium Cannabis Concentrates
- Highest Quality Tinctures

@ @CITYTREESNV 11

City Trees

New Brand Identity



Award Winning Products







CALM 1:1 CARTRIDGE BEST VAPE CARTRIDGE 2019

BLUE AGAVE 750 BEST TINCTURE 2019

JACK HERER DAB OIL BEST SYRINGE 2020

Plant it Forward

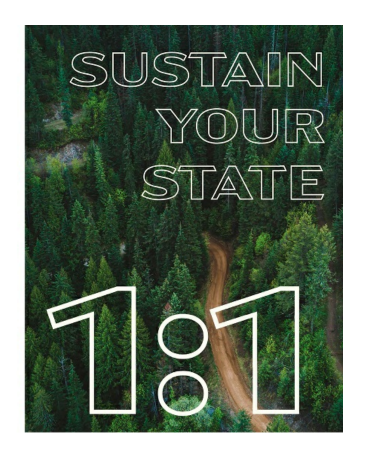
BUY 1: PLANT 1

At City Trees we feel a responsibility to give back to where we take from. We are proud to partner with the Arbor Day Foundation, to plant one tree for every City Trees 1:1 product purchased.

We are determined to make a difference in our community and the surrounding environment, bringing the same balance to our world as our 1:1 products bring to you.

We plant 1 tree for every 1:1 or 1:1:1 product sold. Over 3,000 trees planted to date!

Calm Cartridges
Calm All-in-One Vape Pen
Calm Dab Oil Distillate Applicator Syringe
Blue Agave 1:1
Chocolate Agave 1:1
Orange Cream Tincture
Hemp Seed Oil 1:1 Tincture
Hemp Seed Oil 1:1:1 Tincture



CLS Board of Directors and Founding Members



Co-Founder, Chairman & CEO

- Prior to founding CLSH, Mr. Binder served as founder, Chairman and
- Prior to founding LLSH, NW. Binder served as founder, Chairman and President of Power's Network, Inc., a company that develops websites and back offices for home-based businesses
 Mr. Binder received his Juris Doctorate from the National Law Center, George Washington University, in 1971, and served as a legislative assistant to Adlai Stevenson II, an Illinois Senator

Co-Founder &

- Mr. Koretsky has served as the President of East Coast News Corp., a leader in consumer packaged goods, since 1995
 As a result of business seperience, Mr. Koretsky brings a strong background in management, marketing and branding to CLSH



President & COO, Director

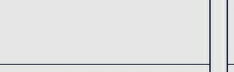
- Mr. Glashow is the Managing Director and Founder of New World Merchant Partners, an investment banking firm specializing in microcap transactions in the
- transactions in the SSM to SSOM range Prior to New World Merchant Partners, he was a Partner in STAR Associates, a corporate finance firm specializing in the placement of capital for small and emerging growth companies Mr. Glashow is a graduate of the University of New Hampshire's Whitemore School of Business and Economics.

CLS Management Team



Co-Founder,

- Prior to founding CLSH, Mr. Binder served as founder, Chairman and
- Prior to founding LLSH, Mr. bilder served as founder, chairman and President of Power's Network, Inc., a company that develops websites and back offices for home-based businesses
 Mr. Binder received his Juris Doctorate from the National Law Center, George Washington University, in 1971, and served as a legislative assistant to Adlai Stevenson II, an Illinois Senator





Greg Carlson

 Mr. Carlson brings over twenty years of accounting and finance related experi Mr. Larison brings over twenty years or accounting and manace related experience in the gaming, lodging, real estate and retail industries to CLS. Most recently, Mr. Carlson assisted the private company that owns the Essence Cannabis Dispens-airles and Desert Grown Farms cannabis wholeasile facility in Las Vegas, NV close its books and prepare financial statements in connection with its year-end audit and sale for US \$200 million to a public company in the cannabis industry, known as Green Thumb Industries



President & COO,

- Mr. Glashow is the Managing Director and Founder of New World Merchant Partners, an investment banking firm specializing in microcap transactions in the SSM to SSOM range
 Prior to New World Merchant Partners, he was a Partner in STAR Associates, a corporate finance firm specializing in the placement of capital for small and emerging growth companies
 Mr. Glashow is a graduate of the University of New Hampshire's Whitemore School of Business and Economics.



VP Finance

- Ms. Saco brings 9 years of accounting experience from various industries. She started her career as a Staff Accountant at Litigation Services, a multi-state law support firm. During her time there, she was recognized as employee of the month for her work ethic while the company underwent a merger and became The LIT Group.

 After leaving the company, Ms. Soco took on the role of Lead Auditor with Treasure Island. Hotel and Casino, a Las Yegas strip property. She was promoted to the position of Non- Gaming Audit Manager and oversaw all non-gaming accounting and auditing including food & beverage, entertainment, hotel, and retail operations. She was recognized company wide for her leadership while in this management role.

 Ms. Soco then took a position as Assistant Controller with K2 Energy, an international lithium battery manufacturer with offices in Newada.
- an international lithium battery manufacturer with offices in Nevada and China prior to taking on the Controller position with CLS Nevada.

CLS Nevada Management and Key Employees



Operations

- Mrs. Schafer joined our team as the General Manager of Oasis Cannabis
 Dispensary in March 2019 and brought 9 years of dispensary management
 and operations sepreince from Colorado. Mrs. Schafer is responsible for a
 substantial increase in revenue year over year, as well as keeping our
 company and operations compliant and profitable.
 Mrs. Schafer was elevated within the company in January 2020 to Director
 of Operations for CLS Nevada, overseeing and assisting in day-to-day
 operations for both the retail and production facility in Las Vegas.
 Prior to working for CLS in Nevada, Mrs. Schafer worked as the Director of
 Custome Foresterage for Sead and Smith as all-incone cannibi discenses.
- Prior to working for U.S. in Nevada, Min. Schaler worked as the Director of Customer Experience for Seed and Smith, an all-in-one cannabis dispensary and production facility four. Mrs. Schafer also worked as the General Manager for Lightshade Labs in Denver Colorado from 2014-2017, participating in the growth from 2 medical/retail locations to 7 medical/retail locations across the Denver Metro region.



Director of Human Resources CLS Nevada

- Mrs. Dickson has excelled in all of her roles with CLS, from her start in 2017 as an Administrative Assistant for management, to her elevation to Executive Assistant in 2018, and to her current role as HR Generalist.
 Mrs. Dickson was instrumental in CLS 2018 acquisition of the business, facilitating the structural improvements and personnel increases required to adapt to the rapidly expanding needs of both the retail and wholesale divisions of CLS.
 Mrs. Dickson brings extensive administrative experience from the legal and retail sectors, having served in a professional assistant capacity in law offices and as a lead administrator in payroll and accounting departments for Whole Foods Markets for over 10 years. Mrs. Dickson's support has helped lead CLS throughout the rapid growth seen across its subsidiaries since acquisition.



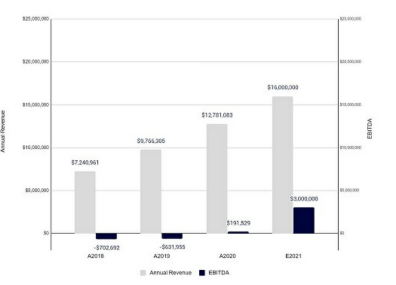
Pharm.D. Director of Laboratory Operations CLS Nevada

- Dr. Monaco is the Director of Laboratory Operations for the company's newly
- Dr. Monasco is the Director of Laboratory Operations for the company's newly
 opened approximately 84 million laboratory and is responsible for all day-to-day
 operations inside the North Las Vegas facility.
 Dr. Monasco beings over 8 years of licensed 8 regulated cannabis experience,
 starting back in 2012 when medical marijuana first opened in Artiona, he
 has held numerous positions, with escalating responsibilities year over
 year, from
 Procurement Manager, Laboratory Manager, Quality Assurance & Quality Control
 Manager, Pharmacist on Duty, Assistant GM, General & Operations Manager, and
 Director of Quality & Medical Formulations.
 Dr. Monasco graduated from the University of Arizona College of Pharmacy, in
 Tucson, Arizona, with a Doctor of Pharmacy in 2010.

CLS Nevada

Financials*

	A2018	A2019	A2020	E2021
Annual Revenue	\$7,240,961	\$9,766,305	\$12,781,083	\$16,000,000
EBITDA	-\$702,692	-\$631,955	\$191,529	\$3,000,000

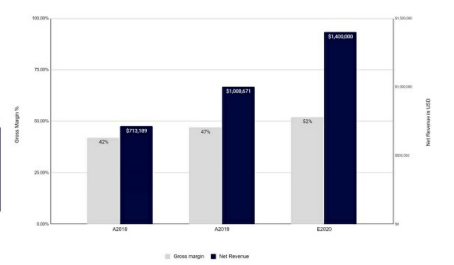


^{*}Fiscal year ending 5/31. This table represents the results solely of our Nevada subsidiaries and not of CLSH as a whole. The results in this table exclude expenses associated with CLSH's parent company and corporate overhead as well as expenses associated with acquisition opportunities. As such, these results should be read together with the financial statements of CLSH contained in its SEC filings for an understanding of the results of operations of CLSH as a whole.

CLS Nevada

September Net Revenue and Gross Margin

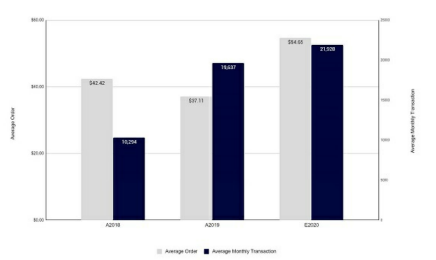
	A2018	A2019	E2020
Net Revenue in USD	\$713,188	\$1,000,671	\$1,400,000
Gross Margin	42%	47%	52%



CLS Nevada

Monthly Dispensary Transactions and Average Orders

	A2018	A2019	E2020
Average Monthly Transaction	10,294	19,637	21,928
Average Order	\$42.42	\$37.11	\$54.65



Cap Table

Shares Outstanding ————————————————————————————————————	126,420,345
Convertible Notes	22,815,191
Total	148,795,345
Current assets (as of September 28, 2020)	\$7,500,000
Share Price	\$0.06
Market Cap	\$8,927,720

*Convertible note due November 2021, \$18,252,153 divided by \$0.80 per share = 22,815,191

Expiry Date	Exercise Price	#Warrants
30-Nov-21	\$0.34	4,635,684
30-Nov-21	\$0.49	33,463,826
6-Feb-22	\$0.50	1,740,000
21-Feb-22	\$0.50	160,000
28 Feb-22	\$0.50	130,000
29 Mar-22	\$0.50	706,500
30-Jul-21	\$0.60	7,500,000
7-Aug-21	\$0.60	6,875,000
14 May-23	\$0.60	3,125,000
15 Nov-20	\$0.75	350,000
5-Feb-21	\$0.75	400,000
12-Feb-21	\$0.75	40,000
20-Feb-21	\$0.75	25,000
2-Mar-21	\$0.75	412,500
9-May-21	\$0.75	25,000
12-Dec-21	\$0.80	2,015,100
12-Dec-21	\$1.10	295,500
28-Feb-23	\$1.25	1,026,190

