51-102F3   
Material Change Report

Item 1 Name and Address of Company

Laguna Blends Inc. (the “**Company**”)   
(formerly Grenadier Resource Corp.)   
#302-1912 Enterprise Way  
Kelowna, BC V1Y 9S9

Item 2 Date of Material Change

November3, November 5 and November 18, 2015

Item 3 News Release

The November 3, 2015 news release November 5, 2015 and the November 18, 2015 news release in respect to loans were disseminated through Access wire. The November 18, 2015 news releases in respect to the private placement was disseminated through Market News and Stockwatch.

Item 4 Summary of Material Change

On November 3, 2015, the Company announced that Stuart Kawasaki has been appointed as President of Laguna Blends (USA) Inc., a US subsidiary of the Company. The November 5, 2015 news announced that the Company had closed the second tranche of this private placement consisting of 434,071 units for gross proceeds of $121,540. The November 18, 2015 news releases, announced that the Company had entered into additional loan agreements and an Investor Relations agreement; that the CEO had increased his equity stake in the Company; and that the third and final tranche of the private placement had closed.

Item 5 Full Description of Material Change

5.1 Full Description of Material Change

See attached news releases.

5.2 Disclosure for Restructuring Transactions

N/A

Item 6 Reliance on subsection 7.1(2) of National Instrument 51-102

N/A

Item 7 Omitted Information

None

Item 8 Executive Officer

Stuart Gray  
 President, CEO, CFO and Director, (250) 868-0787.

Item 9 Date of Report

November 18, 2015

**LAGUNA BLENDS INC. Corporate update**

KELOWNA, BC – November 3, 2015 – Laguna Blends Inc. (CSE: LAG) (the “**Company**” or “**Laguna**”) announces that Stuart Kawasaki has been appointed as President of Laguna Blends (USA) Inc. ("Laguna USA"), a US subsidiary of the Company, replacing Stuart Gray.

Mr. Kawasaki brings a wealth of experience and knowledge to Laguna Blends. He has been involved in the multilevel marketing industry since 1988, with extensive hands-on experience in all aspects of corporate and business development, event management, product and field development as well as overall financial and operational responsibility. His corporate experience has ranged from ground-up startups to billion dollar companies and has initiated and grown operations in 19 countries around the world. Currently the principal at BeeCubed, a business and management consultancy that assists companies in all phases of starting up, building, reorganization and crisis management. Industry niches include direct sales/network marketing, retail/wholesale and services-oriented companies. Mr. Kawasaki earned a Bachelor of Science degree from Santa Clara University.

Mr. Kawasaki states, "I am thrilled to be a part of Laguna Blends because of the diverse and talented executive team, cutting edge products, marketing technology that will change the way network marketing is done, and most importantly, its core values.”

Mr. Gray will remain on as a director, CEO, and CFO of Laguna Blends (USA) Inc. as well as President, CEO, CFO and a director of Laguna Blends Inc. The Company also announces the appointment of Negar Adam, who is also Laguna's corporate secretary, to the board of directors. Ms. Adam replaces Mr. Glenn Little who resigned as a director. The Company wishes to thank Mr. Little for his contributions and wishes him the best in his future endeavors.

Ms. Adam has been the President of All Seasons Consulting Ltd., a private company which provides consulting services to public companies, since February 1999. Ms. Adam has also served as a Director and Officer of several Canadian public companies. Ms. Adam earned a Bachelor of Commerce degree from the University of British Columbia.

**About Laguna Blends Inc.**

The Company's business is focused on the nutritional health benefits derived from hemp. Laguna is a network marketing company that intends to generate retail sales through independent affiliates. Affiliates utilize tools and technology that enable them to build an international business from their own home or while travelling. The first products to be launched are functional beverage products that provide high levels of protein and or nutrition.

Laguna’s products are made from high quality hemp protein. Some of the current products are, “Caffe” an instant, “just add water” hot coffee beverage that contains both whey and hemp protein. In addition, the Company plans to market a product called Pro369. This unique single serving "on-the-go" hemp protein is served cold and comes in 4 delicious flavors. Pro369 is water soluble and can be directly mixed in water or added to milk, almond milk or coconut milk. Pro369 can be blended in a shake or smoothie. The Company intends to sell its products through its independent affiliates in the USA and Canada and anticipates launching its business in late 2015.

**ON BEHALF OF THE BOARD**

"*Stuart Gray*"

President, Chief Executive Officer,  
Chief Financial Officer and Director

**FOR INVESTOR RELATIONS INFORMATION PLEASE CONTACT:**

**Stuart Gray  
250 868 0787**[ceo@lagunablends.com](mailto:ceo@lagunablends.com)

[www.lagunablends.com](http://www.lagunablends.com)

**Forward-Looking Information:**

*This news release contains "forward-looking information" within the meaning of applicable securities laws relating to statements regarding the Company's business, products and future plans including, without limitation, statements regarding the expected launch date for the Company’s business, its product offerings and plans for sales and marketing. Although the Company believes that the expectations reflected in the forward looking information are reasonable, there can be no assurance that such expectations will prove to be correct. Readers are cautioned to not place undue reliance on forward-looking information. Such forward looking statements are subject to risks and uncertainties that may cause actual results, performance and developments to differ materially from those contemplated by these statements depending on, among other things, the risks that the Company's products and plan will vary from those stated in this news release and the Company may not be able to carry out its business plans as expected. Except as required by law, the Company expressly disclaims any obligation, and does not intend, to update any forward looking statements or forward-looking information in this news release. The statements in this news release are made as of the date of this release.*

**LAGUNA BLENDS CLOSES SECOND TRANCHE OF PRIVATE PLACEMENT**

KELOWNA, BC – November 5, 2015 – Laguna Blends Inc. (the “Company” or “Laguna”) (CSE: LAG) previously announced on July 30, 2015, September 21, 2015, and October 2, 2105 and disclosed in the Company's listing statement., that it is conducting a non-brokered private placement of up to 3,571,429 units at a price of $0.28 per unit for aggregate gross proceeds of up to $1-million. The Company has now closed the second tranche of this private placement consisting of 434,071 units for gross proceeds of $121,540. Each unit consists of one common share and one share purchase warrant, each warrant entitling the holder to acquire one additional common share of the company at a price of $0.50 per warrant share until October 30, 2017. The warrants contain an acceleration provision, such that if the Company's shares trade at a price of $0.60 or more for 20 consecutive trading days, the expiry date will be accelerated. The units have a hold period expiring on March 1, 2016. Also, the Company settled $19,115 in debt to an arm’s length party by the issuance of 106,194 common shares of the Company. The common shares have a hold period expiring on February 29, 2016.

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* **LAGUNA BLENDS ANNOUNCES ADDITIONAL LOANS OF $175,000**
* **total recent loans FROM CEO AND SPOUSE of $400K, INCLUDING new loans of $150K**
* **CEO increaseS equity stake**

KELOWNA, BC – November 18, 2015 – Laguna Blends Inc. (CSE: LAG) (the “**Company**” or “**Laguna**”) announces that Laguna Blends (USA) Inc. (“**Laguna USA**”), a wholly-owned subsidiary of the Company, has entered into two loan agreements pursuant to which the lenders have loaned an aggregate of $175,000 to Laguna USA. Proceeds of the loans are intended to be used for general working capital and inventory. In addition, Stuart Gray, the Company’s President, Chief Executive Officer, Chief Financial Officer and a director of the Company, has recently increased his equity stake in the Company by personally acquiring 243,000 additional common shares of the Company in the open market from October 8 to October 23, 2015. These purchases are disclosed in Stuart Gray’s insider reports filed on SEDI at www.sedi.ca. Mr. Gray now holds 5,643,000 common shares of the Company, representing 12.4% of the total issued capital, of which 5,400,000 common shares are escrowed over a term of four years.

“I believe my financial commitment demonstrates my enthusiasm and optimism about the future outlook of Laguna Blends Inc.” commented, Stuart Gray, President and CEO.

On July 16, 2015, Mr. Gray advanced a secured loan (the “**Original Loan**”) in the principal amount of $250,000 to Laguna USA. The Original Loan matured on July 16, 2016, incurred 10% interest per annum and was secured against all present and after-acquired inventory of Laguna USA. Subsequent to advancing the Original Loan, Laguna USA became a wholly‑owned subsidiary of the Company and Stuart Gray became a director and officer of the Company.

On November 12th, the Original Loan was assigned from Stuart Gray to his spouse Kathy Gray. On the same date, Stuart Gray’s spouse loaned Laguna USA an additional $150,000 CDN (the “**Additional Loan**”) on the same terms and conditions as the Original Loan. Laguna USA agreed to pay the lender a lending fee of 5% of the principal amount of the Additional Loan, which is payable on demand by Laguna USA. An arm’s length lender loaned Laguna USA an additional $25,000 CDN on the same terms and conditions as the Additional Loan for a total of $175,000 CDN in new loans.

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**ON BEHALF OF THE BOARD**

"*Stuart Gray*"

President, Chief Executive Officer,  
Chief Financial Officer and Director

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**LAGUNA BLENDS INC. enters into investor relations consulting agreement and closes private placement**

KELOWNA, BC – November 18, 2015 – Laguna Blends Inc. (CSE: LAG) (the “**Company**” or “**Laguna**”) announces that it has entered into an investor relations consulting agreement (the “**IR Agreement**”) with Glenn Shand and Associates, LLC (the “**Consultant**”). The term of the IR Agreement commenced on November 15, 2015 and ends on February 29, 2016, unless otherwise terminated as set forth in the IR Agreement. Pursuant to the IR Agreement, the Consultant will provide various investor relations services to the Company in exchange for aggregate consulting fees of US $15,000, to be paid in three installments throughout the term of the IR Agreement. The Company also agreed to grant stock options to the Consultant to acquire 100,000 common shares of the Company at an exercise price of CDN $0.28 per share for a period of one year from the date of grant, subject to compliance with the policies of the Canadian Securities Exchange.

The Company previously announced on July 30, 2015, September 21, 2015, October 2, 2105 and November 5, 2015 and disclosed in the Company's listing statement, that it is conducting a non-brokered private placement at a price of $0.28 per unit. The Company has now closed the third and final tranche of this private placement consisting of 35,714 units for gross proceeds of $10,000. Each unit consists of one common share and one share purchase warrant, each warrant entitling the holder to acquire one additional common share of the company at a price of $0.50 per warrant share until November 9, 2017. The warrants contain an acceleration provision, such that if the Company's shares trade at a price of $0.60 or more for 20 consecutive trading days, the expiry date will be accelerated. The units have a hold period expiring on March 10, 2016.

The Company further announces that its board of directors has adopted a policy requiring advance notice of the nomination of directors in certain circumstances (the “**Advance Notice Policy**”). The Advance Notice Policy is effective now and will apply to the Company’s Annual General and Special Meeting (the “**Meeting**”) scheduled for December 15, 2015. At the Meeting, shareholders will be asked to ratify the adoption of the Advance Notice Policy and, if such approval is not obtained, the Advance Notice Policy will have no effect after such Meeting.

The Advance Notice Policy is designed to further the Company’s commitment to: (i) facilitating an orderly and efficient process for annual general meetings or, where the need arises, special meetings; (ii) ensuring that all shareholders receive adequate notice of director nominations and sufficient information regarding all director nominees; and (iii) allowing shareholders to register an informed vote after having been afforded reasonable time for appropriate deliberation.

The Advance Notice Policy contains a provision requiring advance notice to the Company in certain circumstances where nominations of persons for election to the board of directors are made by shareholders of the Company. The Advance Notice Policy establishes a deadline by which director nominations must be submitted to the Company prior to any annual or special meeting of shareholders and sets forth the information that must be included in the notice to the Company. No person will be eligible for election as a director of the Company unless nominated in accordance with the Advance Notice Policy.

In the case of an annual general meeting of shareholders, notice to the Company must be made not less than 30 days and not more than 65 days prior to the date of the annual general meeting; provided, however, that, in the event that the annual general meeting is to be held on a date that is less than 50 days after the date on which the first public announcement of the date of the annual general meeting was made, notice may be made not later than the close of business on the 10th day following such public announcement.

In the case of a special meeting of shareholders called for the purpose of electing directors (whether or not called for other purposes), notice to the Company must be made not later than the close of business on the 15th day following the day on which the first public announcement of the date of the special meeting was made.

The full text of the Advance Notice Policy is available on SEDAR.

**Investor Relations Consulting Agreement**

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**ON BEHALF OF THE BOARD**

"*Stuart Gray*"

President, Chief Executive Officer,  
Chief Financial Officer and Director

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