

Alternative Reporting Standard: Pink® Basic Disclosure Guidelines

Federal securities laws, such as Rules 10b-5 and 15c2-11 of the Securities Exchange Act of 1934 ("Exchange Act") as well as Rule 144 of the Securities Act of 1933 ("Securities Act"), and state Blue Sky laws, require issuers to provide *current information* to the public markets. With a view to facilitating compliance with these laws, OTC Markets Group has created these Pink Basic Disclosure Guidelines ("Guidelines"). These Guidelines set forth the disclosure obligations that make up the "Alternative Reporting Standard" for Pink companies. These Guidelines have been designed to encompass the "Catch All" information required in Rule 15c2-11, however they have not been reviewed by the U.S. Securities and Exchange Commission or any state securities regulator. We use information provided by companies under these Guidelines to designate the appropriate tier in the Pink Market: Current Information or Limited Information.

These Guidelines may be amended from time to time, in the sole and absolute discretion of OTC Markets Group, with or without notice. The information provided by companies under these Guidelines is subject to our Privacy Policy.

Pink Current Information Tier

Companies that make the information described below publicly available on a timely basis may qualify for the Current Information Tier.

Qualification Process:

- 1. **Subscribe to the OTC Disclosure & News Service**: by submitting an application through <u>Gateway</u>. Allow OTC Markets 2-4 weeks of application processing time.
- 2. **Upload Initial Disclosure**: Upload the following documents through OTCIQ:
 - All Quarterly Reports for Current Fiscal Year must include Disclosure Statement and Financial Reports listed below
 - Annual Report for Most Recently Completed Fiscal Year
 – must include Disclosure Statement and Financial Reports listed below
 - Annual Report for Prior Completed Fiscal Year must include Financial Reports listed below
 - Disclosure Statements: Disclosure information pursuant to these Guidelines for the applicable period. (see the fillable form starting on Page 4).
 - Financial Statements: Financial reports must be prepared according to U.S. GAAP or International Financial Reporting Standards (IFRS) but are not required to be audited. Required financial statements include:
 - o Audit Letter, if audited
 - o Balance Sheet
 - o Statement of Income
 - o Statement of Cash Flows
 - o Statement of Retained Earnings (Statement of Changes in Stockholders' Equity)

¹ This is not legal advice, and OTC Markets Group makes no assurance that compliance with our disclosure requirements will satisfy any legal requirements.

² Publication of information pursuant to these Guidelines does not guarantee or ensure that the Company will be designated as having "current information" or eligible for public quotations pursuant to Rule 15c2-11 or any other applicable regulation.

³ OTC Markets Group may require companies with securities designated as Caveat Emptor to make additional disclosures in order to qualify for the Pink Current Information tier.

- Notes to Financial Statements
- 3. **Attorney Letter** (only required if not providing audited financials): If financial statements are not audited by a PCAOB registered firm, companies must retain U.S. counsel to review their disclosure and provide a letter to OTC Markets Group with respect to adequate current information by providing the following:
 - <u>Attorney Letter Agreement</u>: The attorney must submit a signed Attorney Letter Agreement according to the
 <u>Attorney Letter Agreement Instructions</u>. The attorney is required to submit an Attorney Letter Agreement for each
 company that engages the attorney for the purpose of providing this Letter.
 - <u>Attorney Letter</u>: After a qualified attorney reviews the Disclosure Statement, upload the "Attorney Letter With Respect to Current Information" in accordance with the <u>Attorney Letter Guidelines</u> through OTCIQ. Attorney Letters must reference all required reports as set forth in Section 2 above.
- 4. **Verified Profile:** The Company must verify the Company Profile through OTCIQ, including, but not limited to, a complete list of officers, directors, and service providers; outstanding shares; a business description; contact information; and the name of all company insiders. Company insiders are defined as the beneficial owner of more than 10% of the outstanding units or shares of any class of any equity security of the issuer.
- 5. **OTC Markets Group Processing of Disclosure**: Allow OTC Markets Group to process the posted documents (typically three to five business days) and provide any comments. Companies will only be evaluated for Current Information once all required documentation has been submitted. A new Attorney Letter is required upon amendment of any referenced report.
- 6. Ongoing Disclosure Requirements: To qualify for Current Information on an ongoing basis, companies must:
 - Upload reports through OTCIQ on the following schedule:
 - o Quarterly Report within 45 days of the guarter end
 - o Annual Report within 90 days of the fiscal year end
 - o Attorney Letter within 120 days of the fiscal year end
 - Maintain a Verified Profile. At least once every six months, review and verify the Company's profile information through OTCIQ.

Pink Limited Information Tier

Companies that make the information described below publicly available through OTCIQ may qualify for the Limited Information Tier.

- 7. **Annual Financial Statements:** Companies must upload the below financial statements for a completed Fiscal Year within the past 16 months. Financial reports must be prepared according to U.S. GAAP or International Financial Reporting Standards (IFRS) but are not required to be audited.
 - Audit Letter, if audited
 - Balance Sheet
 - Statement of Income
 - Statement of Cash Flows
 - Statement of Retained Earnings (Statement of Changes in Stockholders' Equity)
 - Notes to Financial Statements
- 8. **Verified Profile:** The Company must verify the Company Profile through OTCIQ, including, but not limited to, a complete list of officers, directors, and service providers; outstanding shares; a business description; contact

information; and the name of all company insiders. Company insiders are defined as the beneficial owner of more than 10% of the outstanding units or shares of any class of any equity security of the issuer.

- Ongoing Disclosure Requirements: To Qualify for Limited Information on an ongoing basis, companies must:
 - Upload reports through OTCIQ on the following schedule:
 - o <u>Annual Report</u> (including the required financial statements outlined in Item 8) within 120 days of the fiscal year end
 - Review and Verify the Company's profile information through OTCIQ at least once every 12 months.

Current Reporting of Material Corporate Events

In addition to the disclosure requirements above, companies are expected to release quickly to the public any news or information regarding corporate events that may be material to the issuer and its securities (including adverse information). Persons with knowledge of such events are considered to be in possession of material nonpublic information and may not buy or sell the issuer's securities until or unless such information is made public. If not included in the issuer's previous public disclosure documents or if any of the following events occur after the publication of such disclosure documents, the issuer shall publicly disclose such events by disseminating a news release withinfour(4) business days following their occurrence and posting such news release through an Integrated Newswire or OTCIQ.4

Material corporate events include:

- Entry into or termination of a material definitive agreement
- Completion of an acquisition or disposition of assets, including but not limited to merger transactions
- Creation of a direct financial obligation or an obligation under an off-balance sheet arrangement of an issuer
- Triggering events that accelerate or increase a direct financial obligation or an obligation under an off-balance sheet arrangement
- Costs associated with exit or disposal activities
- Material impairments
- Sales of equity securities
- Material modification to rights of security holders
- Changes in issuer's certifying accountant
- Non-reliance on previously issued financial statements or a related audit report or completed interim review
- Changes in control of issuer
- Departure of directors or principal officers; election of directors; appointment of principal officers
- Amendments to articles of incorporation or bylaws; change in fiscal year
- Amendments to the issuer's code of ethics, or waiver of a provision of the code of ethics
- Any changes to litigation the issuer may be involved in, or any new litigation surrounding the issuer
- Officer, director, or insider transactions in the issuer's securities
- Disclosure of investor relations, marketing, brand awareness, and stock promotion activities which might reasonably be expected to materially affect the market for its securities or otherwise deemed material by the issuer
- Changes to the company's shell status

OTC Markets Group Inc.

⁴ "Integrated Newswire" shall mean a newswire service that is integrated with the OTC Disclosure & News Service and is included on OTC Markets Group's list of Integrated Newswires, as published on https://www.otcmarkets.com/corporate-services/products/disclosure-and-news-service

• Other events the issuer determines to be material

Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

[American Leisure Holdings Inc]

[3000 N. Federal Hwy Ste 200B Fort Lauderdale FL 33306]

[561-654-5722]

[www.amlh.io]

[info@amlh.net]

[5999 - Miscellaneous retail stores, misc]

[Annual] Report

For the period ending [12/31/2022] (the "Reporting Period")

Outstanding Shares

The number of shares outstanding of our Common Stock was:

[3,880,139,902] as of [12/31/2022]

[3,692,639,902] as of [12/31/2021

Shell Status

Officia Otatus	
,	ck mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933, ne Exchange Act of 1934 and Rule 15c2-11 of the Exchange Act of 1934):
Yes: □	No: X
Indicate by che	ck mark whether the company's shell status has changed since the previous reporting period:
Yes: □	No: X

Change in Control

Indicate by check mark whether a Change in Control⁵ of the company has occurred over this reporting period:

⁵ "Change in Control" shall mean any events resulting in:

⁽i) Any "person" (as such term is used in Sections 13(d) and 14(d) of the Exchange Act) becoming the "beneficial owner" (as defined in Rule 13d-3 of the Exchange Act), directly or indirectly, of securities of the Company representing fifty percent (50%) or more of the total voting power represented by the Company's then outstanding voting securities;

⁽ii) The consummation of the sale or disposition by the Company of all or substantially all of the Company's assets;

⁽iii) A change in the composition of the Board occurring within a two (2)-year period, as a result of which fewer than a majority of the directors are directors immediately prior to such change; or

⁽iv) The consummation of a merger or consolidation of the Company with any other corporation, other than a merger or consolidation which would result in the voting securities of the Company outstanding immediately prior thereto continuing to represent (either by remaining outstanding or by being converted into voting securities of the surviving entity or its parent) at least fifty percent (50%) of the total voting power represented by the voting securities of the Company or such surviving entity or its parent outstanding immediately after such merger or consolidation.

Yes: □ No: X
1) Name and address(es) of the issuer and its predecessors (if any)
In answering this item, provide the current name of the issuer any names used by predecessor entities, along with the dates of the name changes.
June 13 2000, Founded as Freewillpc.com 709-B West Rusk, Suite 500, Rockwall, Texas 75087
July 24 2002, name changed to current names as: American Leisure Holdings Inc 3000 N. Federal Hwy Ste 200B Fort Lauderdale FL 33306
The state of incorporation or registration of the issuer and of each of its predecessors (if any) during the past five years; Please also include the issuer's current standing in its state of incorporation (e.g. active, default, inactive):
Founded as a Nevada Corp
As of October 2021 redomiciled as an active Colorado Corp
Describe any trading suspension orders issued by the SEC concerning the issuer or its predecessors since inception: NONE
List any stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:
NONE
The address(es) of the issuer's principal executive office:
3000 N. Federal Hwy Ste 200B Fort Lauderdale FL 33306

	of the issuer's principal place of business: ncipal executive office and principal place of business are the same address:
Has the issuer of years?	or any of its predecessors been in bankruptcy, receivership, or any similar proceeding in the past five
No: X□	Yes: □ If Yes, provide additional details below:

2) Security Information

Transfer Agent

Signature Stock Transfer

14673 Midway Road - Suite 220

Addison, TX 75001

972-612-4120

jason@signaturestocktransfer.com

Publicly Quoted or Traded Securities:

The goal of this section is to provide a clear understanding of the share information for its publicly quoted or traded equity securities. Use the fields below to provide the information, as applicable, for all outstanding classes of securities that are publicly traded/quoted.

Trading symbol:

Exact title and class of securities outstanding:

CUSIP:

Par or stated value:

AMLH

COMMON

02715M103

\$0.0001

\$0.0001

 Total shares authorized:
 6,500,000,000 as of date: 12/31/2022

 Total shares outstanding:
 3,880,139,902 as of date: 12/31/2022

Total number of shareholders of record: <u>73</u> <u>as of date:</u>

Other classes of authorized or outstanding equity securities:

The goal of this section is to provide a clear understanding of the share information for its other classes of authorized or outstanding equity securities (e.g. preferred shares). Use the fields below to provide the information, as applicable, for all other authorized or outstanding equity securities.

All additional class(es) of publicly quoted or trac	ded securities (if any):
Trading symbol:	AMLH
Exact title and class of securities outstanding: CUSIP: Par or stated value: Total shares authorized: Total shares outstanding: Total number of shareholders of record:	Preferred A \$10 5,000,000 as of date: 12/31/2022 4,094,000 as of date: 12/31/2022 5:
\$1.20 per share per year interest 10:1 Conversion 1:1 Voting post conversion	
*Please Note: As of the date of this publication A Shares, issued Q2 2021.	CEO Adrian Patasar is the current majority Holder of 2,797,000, Preferred
Trading symbol: Exact title and class of securities outstanding: CUSIP: Par or stated value: Total shares authorized: Total shares outstanding: Total number of shareholders of record:	AMLH
No Interest No conversion rights 1:1 Voting post conversion	
Trading symbol: Exact title and class of securities outstanding: CUSIP: Par or stated value: Total shares authorized:	AMLH Preferred C \$0.001 100,000 as of date: 12/31//2022

27,191____ as of date: 12/31/2022____

Total shares outstanding:

Total number of shareholders of record:

No Interest
No Conversion rights
1:1 Voting rights post conversion

Trading symbol: Exact title and class of securities outstanding:	AMLH Preferred E	<u> </u>
CUSIP:		
Par or stated value:	\$0.001	
Total shares authorized:	50,000	_as of date: 12/31/2022
Total shares outstanding:	38,213	as of date: 12/31/2022
Total number of shareholders of record:	5	
\$4 per share dividend per year		

Security Description:

6.66:1 conversion rights

1:1 voting rights post conversion

The goal of this section is to provide a clear understanding of the material rights and privileges of the securities issued by the company. Please provide the below information for each class of the company's equity securities, as applicable:

1. For common equity, describe any dividend, voting and preemption rights.

For Common stock, no dividend, 1:1 votes

2. For preferred stock, describe the dividend, voting, conversion, and liquidation rights as well as redemption or sinking fund provisions.

See above for A, B, C, E

3. Describe any other material rights of common or preferred stockholders.

See above for A, B, C, E

4. Describe any material modifications to rights of holders of the company's securities that have occurred over the reporting period covered by this report.

NONE

3) Issuance History

The goal of this section is to provide disclosure with respect to each event that resulted in any changes to the total shares outstanding of any class of the issuer's securities in the past two completed fiscal years and any subsequent interim period.

Disclosure under this item shall include, in chronological order, all offerings and issuances of 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. Using the tabular format below, please describe these events.

A. Changes to the Number of Outstanding Shares

Indicate by check mark whether there were any changes to the number of outstanding shares within the past two									
completed fiscal years:									
No: □	Yes: □X	(If yes, you must complete the table below)							

Check this box to indicate there were no changes to the number of outstanding shares within the past two completed fiscal years and any subsequent periods:

liscal years and any subsequent period	5. ⊔
Shares Outstanding as of Second Most	
Recent Fiscal Year End:	
<u>Opening</u>	*Right-click the rows below and select "Insert" to add rows as needed.
<u>Balance</u>	
Date 12/31/21	
Common: 3,692,639,902	
Preferred: A- 4,094,000	
B-2500	
<u>C- 27,191</u>	
E- 38,213	

Date of Transactio n	Transactio n type (e.g. new issuance, cancellati on, shares returned to treasury)	Number of Shares Issued (or cancelled)	Class of Secur ities	Value of shares issued (\$/per share) at Issuanc e	Were the shares issued at a discou nt to market price at the time of issuan ce? (Yes/N o)	Individual/ Entity Shares were issued to (entities must have individual with voting / investment control disclosed).	Reason for share issuance (e.g. for cash or debt conversio n) -OR- Nature of Services Provided	Restricted or Unrestrict ed as of this filing.	Exemptio n or Registrati on Type.
<u>4/20/2021</u> _	New issuance	_2,500,000	PRE E A	<u>2500</u> _	<u>NO</u> —	PBDC LLC- Adrian Patasar	Preferred Control Block Issued	Restricted	NONE _
8/13/2021	New issuance	30,000,000	Com mon	60,000	<u>no</u> –	Leonite Capital LLC (Avi Geller)	Equity purchase	Restricted	None
<u>4/11/22</u> 	New issuance	62,500,000	comm on —	50,000	<u>yes</u> _	Quick Capital- Eilon Natan	Reg A	Free trading	Reg A
5/4//22	New issuance	62,500,000	comm on	50,000	<u>yes</u>	Quick capital-Eilon Natan	Reg A	Free Trading	Reg A
*5/6/22	New issuance (returned to treasury Q3,-due to non payment	62,500,000	comm on	50000	<u>yes</u>	Geneva Roth- Kurt Kramer	Reg A	Free Trading	Reg A
*5/6/22	New issuance	100,000,000	comm on	10,000	<u>yes</u>	SHEREEF ELKHAFIF	Marketing	Restricted	<u>None</u>

	(returned to treasury Q3- rescind								
	<u>agreement</u>								
6/24/22	new issuance	62,500,000	comm on	50,000	<u>yes</u>	Quick Capital- Eilon Natan	Reg A	Free Trading	Reg
Shares Outst Report:	tanding on Da	te of This							
		Ending Balance							
Ending Balar	nce:								
Date <u>12/31/</u>	22								
	4,094,000								
*Please Note: As the the date of this publication CEO Adrian Patasar is the current majority Holder of 2,797,000, Preferred A Shares, issued Q2 2021. *Please note the Issuance for 8/13/21 was reported in error as 337, 360,098 shares, in previous Quarters. The correct number has been amended to the above number of 30 Million shares issued.									
<u>*5/6/22- S</u>	Shares issued	to Geneva Roth,	returned t	to treasury i	in Q3 2022	2, due to non pa	<u>yment</u>		
<u>*5/6/22- S</u>	Shares issued	to Shereef Elkha	fif, returne	ed to treasu	ry in Q3 20	022, due to resc	ind of contract		
B. Promissory and Convertible Notes									
		whether there are that may be conv						debentures, or	any
No: □	Yes: □	X (If yes,	you must	complete th	ne table be	elow)			
Check thi	is box if there	are no outstandin	g promiss	sory, conver	tible notes	or debt arrange	ements: □		

Date of Note Issuance	Outstandi ng Balance (\$)	Principal Amount at Issuance (\$)	Inter est Accr ued (\$)	Maturity Date	Conversion Terms (e.g. pricing mechanism for determining conversion of instrument to shares)	Name of Noteholder (entities must have individual with voting / investment control disclosed).	Reason for Issuance (e.g. Loan, Services, etc.)
5/6/2016	\$76,350 —	\$76,350 —	<u>0</u> -	<u>5/6/2017</u> —	20% discount to past lowest 20 day trade price.	Wroblewski Oil and Gas- Eric Wroblewski	Settlement Agreement
October 3rd 2018-Septe mber 2th 2021	\$360,000	\$180,000 X 2 years		Varies Annually (2019-2021	50% Discount to past 20 day vwap	PBDC LLC/ Adrian McKenzie-Patasar	Accrued Salary Earned
Sept 30 2021	\$45,000	\$45,000	900	9/30/2021	50% Discount to past 20 day vwap	PBDC LLC/ Adrian McKenzie-Patasar	Accrued Salary Earned
August 9th 2021	\$100,000	\$100,000	<u>5328</u> —	August 9th 2022	60% discount to vwap to past 20 trading day close	Leonite Capital Avi geller	Loan to company
<u>December</u> 31 2021	\$45,000	<u>\$45,000</u>	<u>2700</u>	12/31/2022	50% Discount to 20 day vwap	PBDC LLC- Adrian Patasar	Accrued Salary owed
March 31 2022	<u>\$45,000</u>	<u>\$45,000</u>	<u>1800</u>	3/31/23	50%discount to the 20 day VWAP	PBDC LLC- Adrian Patasar	Accrued Salary owed
Sept 30 2022	<u>\$45,000</u>	<u>\$45,000</u>	900	9/30/23	50% discount to 20 day VWAP	PBDC LLC-Adrian Patasar	Accrued Salary owed
<u>December</u> 31 2022	\$45,000	\$45,000		12/31/2023	50% discount to 20 day VWAP	PBDC LLC- Adrian Patasar	Accrued Salary owed

Use the space below to provide any additional details, including footnotes to the table above:

4) Issuer's Business, Products and Services

The purpose of this section is to provide a clear description of the issuer's current operations. (Please ensure that these descriptions are updated on the Company's Profile on www.otcmarkets.com).

A. Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")

American Leisure Holdings Inc. (AMLH) is an Incubator Portfolio Holding company. The company brings accretive shareholder value by investing in and acquiring cutting edge technologies and assets. Since revamping operations in 2022, the company has invested significant time and fiscal resources into several high growth opportunities, the company has a minority investment into Baller mixed reality (a sports memorabilia company), however we are choosing to focus on Healthcare and Healthcare related Technologies, moving forward

——

B. List any subsidiaries, parent company, or affiliated companies.

The Company has made a minority investment into Baller Mixed reality, a Mixed reality sports memorabilia company.

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C. Describe the issuers' principal products or services.

Company is currently focusing on Healthcare and Healthcare related Technology

5) 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 and the extent in which the facilities are utilized.

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.

The company Leases shared office space downtown Fort Lauderdale at \$1000/ month, on an annual basis.

6) Officers, Directors, and Control Persons

Using the table below, please provide information, as of the period end date of this report, regarding any officers, or directors of the company, individuals or entities controlling more that 5% of any class of the issuers securities, or any person that performs a similar function, regardless of the number of shares they own. If any insiders listed are corporate shareholders or entities, provide the name and address of the person(s) beneficially owning or controlling such corporate shareholders, or the name and contact information (City, State) of an individual representing the corporation or entity in the note section.

Include Company Insiders who own any outstanding units or shares of any class of any equity security of the issuer.

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 or beneficial shareholders.

Name of Officer/Director or Control Person	Affiliation with Company (e.g. Officer Title /Director/Owner of more than 5%)	Residential Address (City / State Only)	Number of shares owned	Share type/clas s	Ownershi p Percenta ge of Class Outstand ing	Note
PBDC LLC/ Adrian McKenzie-Patasar ——	CEO	Fort Lauderdale FL	<u>2,797,000</u> 	<u>A</u>	<u>55.6%</u> —	PBDC LLC Adrian McKenzie-Patasar 3000 N Federal Hwy Fort Lauderdale FL #200W 33306

American Leisure Group	None	British Virgin Islands	525,000	<u>A</u>	<u>10.5%</u> <u>—</u>	Malcolm Wright 2460 Sand Lake Road Orlando Fl 32809
_Arvimex Inc	None	Dorking Surrey England	475,000	<u>A</u>	9.5%	Stuart Wright Downs Solicitors attorneys at law 156 High Street Dorking Surrey England
Mariel Reyes	<u>None</u>	Woodlands Hills CA	<u>297,000</u> —	<u>A</u>	<u>5.9%</u> _	
American Leisure Group	<u>None</u>	British Virgin Islands	33,340	C	<u>66%</u>	Malcom Wright 2460 Sand Lake Road Orlando FL 32809

^{*}Please Note: As the date of this publication CEO Adrian McKenzie-Patasar is the Holder of 2,797,000, Preferred A Shares Approx (55.6%, of the shares outstanding), issued Q2 2021.

7) Legal/Disciplinary History

- A. Identify whether any of the persons or entities listed above have, in the past 10 years, been the subject of:
 - 1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);

NONE

		he name, address, telephone number and email address of each of the following outside providers. You may add Il space as needed.
8)	7	Third Party Service Providers
	1ON	NE -
В.	busir Inclu there	cribe briefly any material pending legal proceedings, other than ordinary routine litigation incidental to the ness, to which the issuer or any of its subsidiaries is a party or of which any of their property is the subject. de the name of the court or agency in which the proceedings are pending, the date instituted, the principal parties eto, a description of the factual basis alleged to underlie the proceeding and the relief sought. Include similar mation as to any such proceedings known to be contemplated by governmental authorities.
	١	NONE
	4	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.
	_	NONE
	3	3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; or
	١	NONE
	2	2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities;

Name:

Address 1:

Securities Counsel (must include Counsel preparing Attorney Letters).

Smith and Eilers

Phone:	1 (561) 484-7172
Email: <u>Attn:</u>	info@smitheilers.com Ken Bart
Accountant or Auditor	
Name: Firm: Address 1: Address 2: Phone: Email:	Wendell Hecker Hecker and Associates 3000 N. Federal Hwy, Ste 200B 561-654-5722 wendellhecker@comcast.net
Investor Relations	
Name: Firm: Address 1: Address 2: Phone: Email:	
All other means of Inve	stor Communication:
Twitter: Discord: LinkedIn Facebook: [Other]	@LeisureAmlh
respect to this disclos	y other service provider(s) that that assisted , advised , prepared , or provided information with sure statement . This includes counsel, broker-dealer(s), advisor(s), consultant(s) or any ovided assistance or services to the issuer during the reporting period.
NONE	
Name: Firm: Nature of Services: Address 1: Address 2: Phone: Email:	

9) Financial Statements

A. The following financial statements were prepared in accordance with:

□ IFRS X□ U.S. GAAP

B. The following financial statements were prepared by (name of individual)⁶:

Name: Wendell Hecker
Title: Accountant
Relationship to Issuer: Service Provider

Describe the qualifications of the person or persons who prepared the financial statements:

Mr. Hecker earned a Bachelor of Science in Accounting from New York University. Having spent more than 30 years at large corporations in New York and Florida, he brings extensive accounting experience. Prior to joining American Leisure, Mr. Hecker was the Controller for Ampco Electric, Inc. where he was in charge of all accounting operations. Before joining Ampco in 2014 he was self-employed as an accountant serving a variety of clients and meeting their accounting needs and prior to starting his own accounting practice from 2007 through 2010 he served as the controller of Seaview Research Inc., Hecker will ensure that the Company's accounting follows best practices, keeps up-to-date, and increases transparency with investors as sales continue to increase.

Provide the following financial statements for the most recent fiscal year or quarter. For the initial disclosure statement (qualifying for Pink Current Information for the first time) please provide reports for the two previous fiscal years and any subsequent interim periods.

- a. Audit letter, if audited;
- b. Balance Sheet:
- c. Statement of Income:
- d. Statement of Cash Flows;
- e. Statement of Retained Earnings (Statement of Changes in Stockholders' Equity)
- f. Financial Notes

Important Notes:

- Financial statements must be "machine readable". Do not publish images/scans of financial statements.
- All financial statements for a fiscal period must be published together with the disclosure statement in one Annual or Quarterly Report.

⁶ The financial statements requested pursuant to this item must be prepared in accordance with US GAAP or IFRS and by persons with sufficient financial skills.

10) Issuer Certification

Principal Executive Officer:

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) in each Quarterly Report or Annual Report.

The certifications shall follow the format below:

- I, [Adrian Patasar] certify that:
 - 1. I have reviewed this Disclosure Statement for [identify issuer];
 - 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.

3/2	<u>0/2023 </u> [Date]
<u>/S/</u>	_[Adrian Patasar]
(Digital	Signatures should appear as "/s/ [OFFICER NAME]";

Principal Financial Officer:

- I, [Adrian Patasar] certify that:
 - 1. I have reviewed this Disclosure Statement for [identify issuer];
 - 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.

3/	<u>20/2023</u> [Date]
/S/	_ [Adrian Patasar]
(Digital	Signatures should appear as "/s/ [OFFICER NAME]")

	AMERICAN LEISURE HOLDINGS		
	BALANCE SHEET FOR THE YEAR ENDED 12/31/2022		
		DECEMBER 31	DECEMBER 31
		2022	2021
ASSETS			
CURRENT ASSETS			
CASH		300	-
INVENTORY		-	-
ACCOUNTS RECEIVABLE		50,000	50,000
TOTAL CURRENT ASSETS		50,300	50,000
OTHER ASSETS			
FIXED ASSETS , NET		-	-
LICENSE AGREEMENTS		-	-
TOTAL OTHER ASSETS			
TOTAL ASSETS		50,300	50,000
LIABILITIES			
CURRENT LIABILITIES		-	
ACCOUNTS PAYABLE		-	-

TOTAL CURRENT LIABILITIES	_	_
LIABILITIEO		
LONG TERM LIABILITIES	770,000	635,000
TOTAL LIABILITIES	770,000	635,000
EQUITY		
COMMON STOCK: 6,500,000,000 AUTHORIZED		
PAR VALUE \$.0001		
3.880.139.902 AND 3,662,639,902 ISSUED AND		
OUTSTANDING AS OF 12/31/2022 AND 12/31/2021		
RESPECTIVELY	388,013	369,263
PREFERRED STOCK-CLASS A: 5,000,000		
AUTHORIZED: PAR VALUE \$.001		
4,094,000 AND 5,000,000 ISSUED AND		
OUTSTANDING AS OF 12/31/22 AND 12/31/21		
RESPECTIVELY	4,094	4,094

3	3
27	27
38	38
2,388,978	2,257,728
(3,500,853)	(3,216,153)
_	-
(719,700)	(585,000)
	2,388,978 (3,500,853)

TOTAL LIABILITIES AND STOCKHOLDERS'		
EQUITY	50,300	50,000

AMERICAN LEISURE HOLDINGS INC. CONSOLIDATED STATEMENT OF INCOME FOR THE YEARS ENDED 2022 AND 2021 (UNAUDITED)

	DECEMBER 31	DECEMBER 31	
	2022	2021	
Revenue			
Revenue	-	-	
Cost of goods sold	-	-	
Gross Profit	-	-	
Expenses			
Development Contracts			
Officers' Compensation	180,000	180,000	
Software Development			
Accounting & Professional Fees	-	-	
General and administrative	104,700	-	
Rent	-	-	
TotaL Expenses	284,700	180,000	
Net income from operations	(284,700)	(180,000)	
Net Income (Net Loss)	(284,700)	(180,000)	

AMERICAN LEISURE HOLDINGS STATEMENT OF CASH FLOW FOR THE YEARS ENDED 12/31/22 AND 12/31/21 (UNAUDITED)

	12/31/2022	12/31/2021
OPERATING ACTIVITIES		
Net Income (Loss)	(284,700)	(180,000)
Retirement of stock	-	-
Retirement of assets	-	-
Gain on debi	-	-
Accounts Payable	-	-
Long-term debt	135,000	230,000
Accounts Receivable		(50,000)
Net cash provided by operating activities	(149,700)	-
CASH FLOW FROM INVESTING ACTIVITIES		
Acquisition of assets	-	-
Net cash used for investing activities	-	-
CASH FLOW FROM FINANCING ACTIVITIES		
Proceeds from Loans	-	-
Proceeds from issuance of stock	150,000	-
Net cash from financing activities	150,000	
Increase in cash and cash equivalents	300	
Cash at beginning of period	-	-
Cash at end of period	300	

AMERICAN LEISURE HOLDINGS

STATEMENT OF CHANGES IN SHAREHOLDERS EQUITY

FOR YEAR ENDED DECEMBER 31 2022

	Common Stock	Amount	Pref A Shares	Pref B Shares	Pref C Shares	Pref E shares	Pref Shares Amount	Additional paid in capital	Accumulate d Deficit	Total shareholder s Equity
DESCRIPTION										
Balance December 31, 2021	3,692,639,902	369,263	4,094,000	2,500	27,191	38,213	41,962	2,257,728	(3,216,153)	(585,000)
Net Loss									(45,000)	
Balance March 31, 2022	3,692,639,902	369,263	4,094,000	2,500	27,191	38,213	4,162	2,257,728	(3,261,153)	(630,000)
Common stock issued	350,000,000	35,000						115,000		
Net loss June 30, 2022									(134,454)	
Balance June 30, 2022	4,042,639,902	404,263	4,094,000	2,500	27,191	38,213	4,162	2,372,728	(3,395,607)	(614,454)
Common stock canceled	(62,500,000)	(6,250)						6,250		
Net loss September 30, 2022									(60,519)	

Balance September 30, 2022	3,980,139,902	398,013	4,094,000	2,500	27,191	38,213	4,162	2,378,978	(3,456,126)	(674,973)
Common stock canceled and returned to Treasury	(100,000,000)	(10,000)						10,000		
Net Loss									(44,727)	
Balance December 31, 2022	3,880,139,902	388,013	4,094,000	2,500	27,191	38,213	4,162	2,388,978	(3,500,853)	(719,700)

AMERICAN LEISURE HOLDINGS CORPORATE HISTORY AND FINANCIAL NOTES

<u>June 13th 2000</u>, we were incorporated in Nevada as "Freewillpc.com, Inc.," by our Founder and then CEO Mr. David McCune of Rockwall TX. Initially, we operated as a web-based retailer of built-to-order personal computers and brand name related peripherals, software, accessories and networking products.

In June 2002, we acquired American Leisure Corporation, Inc. ("American Leisure Corporation"), in a reverse merger (discussed below). Mr. McCune resigned and appointed Malcolm J. Wright as the Sole Director and CEO of the company. We re-designed and structured our business to own, control and direct a series of companies in the travel and tourism industries so that we can achieve vertical and horizontal integration in the sourcing and delivery of corporate and leisure travel services and offerings. The operations of Freewillpc.com prior to the transaction were not carried over and were adjusted to \$0.

Effective July 24, 2002, we changed our name to American Leisure Holdings, Inc. In addition to the Company's establishment and continuing operation of a Travel Division, we had established a Resort Properties Division and related leisure and travel support operations. Through our various subsidiaries, we: managed and distributed travel services; developed, sold and managed travel destination resorts and vacation home properties; and developed and operated affinity-based travel clubs.

On October 1, 2003, we acquired a 50.83% majority interest in Hickory Travel Systems, Inc. ("Hickory" or "HTS") as the key element of our Travel Division. Hickory is a travel management service organization that serves its network/consortium of approximately 160 well-established travel agency members, comprised of over 3,000 travel agents worldwide serving corporate and leisure travelers. We intend to complement other Company businesses through the use of Hickory's 24-hour reservation services, international rate desk services, discount hotel programs, preferred supplier discounts, commission enhancement programs, marketing services, professional services, technologies, and information exchange.

In November 2003, we entered into an exclusive sales and marketing agreement with Xpress Ltd. ("Xpress") to sell the vacation homes in the Sonesta Resort. Malcolm J. Wright, one of our founders and our Chief Executive Officer and Chairman, and members of his family were the majority shareholders of Xpress. As of August 1, 2006, Xpress had pre-sold approximately 690 vacation homes in a combination of contracts on town homes and reservations on condominiums for total sales volume of over \$220 million.

On December 31, 2004, American Leisure Equities Corporation ("ALEC"), one of our wholly owned subsidiaries, acquired substantially all of the assets of Around The World Travel, Inc. ("Around The World Travel" or "AWT") which included all of the tangible and intangible assets necessary to operate the business including the business name "TraveLeaders". We

engaged Around The World Travel to manage the assets and granted Around The World Travel a license to use the name "TraveLeaders." TraveLeaders is a fully-integrated travel agency and travel services distribution business that provides its clients with a comprehensive range of business and vacation travel services including corporate travel management, leisure sales, special events and incentive planning. TraveLeaders was based in Coral Gables, Florida.

On and effective on August 1, 2006, the Management Agreement and the License Agreement with AWT were terminated by ALEC which, effective on that date, began directly managing the travel business assets and operations of TraveLeaders. Except as expressly indicated or unless the context otherwise requires, "we," "our," or "us" means American Leisure Holdings, Inc. and its subsidiaries.

On August 1, 2006, our Management Agreement and the License Agreement with Around the World Travel ("AWT"), which we entered into with AWT on December 30, 2004, was terminated. American Leisure Equities Corporation, which is a wholly owned subsidiary, is now operating and managing the TraveLeaders assets.

March 27, 2008

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 15 CERTIFICATION AND NOTICE OF TERMINATION OF REGISTRATION UNDER SECTION 12(g) OF THE SECURITIES EXCHANGE ACT OF 1934 OR SUSPENSION OF DUTY TO FILE REPORTS UNDER SECTIONS 13 AND 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934.

Commission File Number: 333-48312 American Leisure Holdings, Inc.

At this point the company was abandoned.

From March 27 2007, until September 30 2013, the company was delinquent in its reporting obligations.

<u>Before October 14, 2013</u>, we were an inactive and dormant Nevada corporation as a result of the forfeiture of our charter; we were reinstated on October 14, 2013. The reinstatement was a result of an <u>October 3, 2013 Nevada Court Order in Case No. A-12- 662821-B</u>, that appointed Ricochet Trading, a shareholder of the Issuer, and applicant in the proceeding, lawful custodian of the company. The Court Order authorized Ricochet Trading to reinstate the Company and to take any action on behalf of the Company that is reasonable, and prudent for the benefit of the Company B. Ricochet trading applied for and was appointed Custodian in October 2013.

Ricochet trading was Discharged as Custodian January 15th 2014.

Ms. Glenda . F. Patin was appointed the sole officer and director. Omega Energy, LLC held the controlling interest. Warren Wheeler was the president of Omega Energy. Omega Energy, LLC, domiciled in Lafayette, LA, held approximately 82% of the company's outstanding shares. Warren Wheeler was the managing member of Omega Energy at this time.

THE NEW COMPANY FUNCTION WAS TO: BE AN IMPORTER OF ELECTRONIC, SPORTING AND RECREATIONAL FOODS FROM CHINA AND LATIN AMERICA.

Early 2014, Mr. Charles Yawn was appointed CEO AND Director of the company.

On November 6, 2014, the Company signed a letter of intent to acquire all of the assets of Wroblewski Oil and Gas Company. Wroblewski Oil and Gas is a Pennsylvania based independent energy company engaged in the exploration, development, and production in the oil, natural gas and Frac sand industries.

The Company's domestic focus is on West Virginia, Pennsylvania, Ohio and Wisconsin (Frac Sand Operations) and currently has rights on approximately 500 acres located in the heart of the Marcellus and Utica Shale Formation. The Company was also an investment partner in a steam coal mine near Pittsburgh, Pennsylvania. Wroblewski Oil and Gas is also a branded distributor of a leading international manufacturer of transportation fuels, and petrochemical products. Wroblewski owned and operated a retail and wholesale gasoline station, a convenience store, car washes, doggie washes (Moon Flight Car & Doggie Wash), and a coffee drive-thru located in Zelienople and Coraopolis, Pennsylvania.

On December 10, 2014, the Company closed on the acquisition of Wroblewski Oil and Gas Company, (WOGC), Inc., which became a wholly owned subsidiary of the Company, as further described below. The change of control which followed the acquisition was facilitated by a Share Transfer Agreement between Omega Energy, LLC (the Company's former controlling shareholder) and WOGC, under which 79% of the issued and outstanding common stock was transferred. 4) Issuance History Control shares (10% or more) Wroblewski Oil and Gas Company, Inc. ("WOGC") domiciled at 225 S. Main Street Zelienople, PA 16063, holds approximately 79% of the company's outstanding shares. Eric and Scott Wroblewski are the beneficial owners as shareholders of Wroblewski Oil and Gas Company. WOGC acquired the controlling interest in the Company's common stock directly from Omega Energy, LLC, which is beneficially owned by Warren Wheeler, on December 10, 2014. On October 22, 2014, the Company's Sole Officer and Director, Glenda Platin, approved the issuance of 15,000,000 restricted shares of the Company's common stock to Two Hundred Co., LLC, which is also beneficially owned by Warren Wheeler, in consideration for Mr. Wheeler's assistance with closing the WOGC transaction and in recognition of the shares which Omega Energy, LLC gave up in order to close the acquisition.

As of the closing date of the Share Exchange Agreement, Eric and Scott Wroblewski became directors of the Company, and Eric Wroblewski was appointed President.

<u>As of December 31, 2014</u>, Eric Wroblewski assumed the duties of Chief Executive Officer and Charles Yawn, the Company's former CEO, was appointed Chief Operating Officer.

The Company announced on January 20, 2015 that its wholly owned subsidiary, WOGC, has completed the acquisition of a petroleum distribution center and convenience store located in the highly traveled area of Butler County, Pennsylvania. The acquisition is expected to increase gross sales for WOGC by \$2.5 - \$3.0 million dollars to approximately \$10.5 million dollars annually. The petroleum center distributes the nationally recognized Sunoco brand devoted to providing its distributors with top-notch product and marketing resources. The purchase agreement includes all inventories of petroleum and consumable products including food, cigarettes and convenience store products.

On February 23, 2015, Arthur Wielkoszewski and Michael Bendas were elected directors. Charles Yawn was removed from the board and as COO A. Names of Officers, Directors, and Control Persons. Present Officers and Directors: Eric Wroblewski, CEO and Director Scott Wroblewski, Chairman and Director Arthur Wielkoszewski, Director Michael Bendas, Director Control Persons: Wroblewski Oil & Gas

on May 6, 2016, the Company was a development stage company with a business plan, operations and more than nominal assets. The assets of AMLH relating to oil and gas were not fully divested until the date of the share exchange on May 6, 2016.

On February 12, 2016, the management of American Leisure Holdings Inc. (AMLH) announced that the Management of the company evaluated the current economic conditions and initiated an executive business decision to divest itself of assets in the Oil and Gas sector, with the intention of establishing a footprint in emerging technology. During this period and up to the point of the share exchange with Digital Airo, Inc. (DIGA).

Arthur Wielkoszweski, Director (resigned effective February 1, 2016)

Michael Bendas, Director (resigned effective February 1, 2016)

On May 6, 2016, all of the shares of DIGA were transferred to Registered Express International Inc. (REI) as consideration to cancel the five-year license agreement with a value of \$1,050,000 that was an asset owned by DIGA. REI then transferred all of its shares in DIGA to American Leisure Holdings, Inc. (AMLH) in an exchange for entering a new license agreement with AMLH under the new business model.

REI decided to instantly assign all of the stock of DIGA to AMLH upon when Mr. James McFadden

agreed to become the president and CEO of AMLH due to his extensive experience in the industry and value added to the Company and also in exchange for the Company's commitment to enter a new license with REI.

<u>May 6th 2016</u>- James McFadden of Las Vegas Nevada was appointed as the new President and CEO of the AMLH. In an integral part of the share exchange agreement entered in on May 6, 2016, the controlling shareholders of AMLH (Wroblewski Oil and Gas, Inc. or "WOGC") relinquished 399,987,448 of their shares in AMLH back to the company.

As part of the Share Exchange Agreement entered in on May 6, 2016, AMLH Issued a \$76,350 Convertible Promissory Note to Wroblewski Oil and Gas Company Inc. in a separate transaction for costs and services related to the share exchange.

On March 29, 2017- American Leisure Holdings, Inc. had a change of controlling ownership from a transaction in which Christian Bishop. Mariel Arlene Reyes and David Leonard Mullins Jr. acquired Five Hundred and Ninety Four thousand (594K) shares of Preferred A Stock and 605,000,000 shares of Common Stock from prior CEO James McFadden.

May 31 2017- Mariel Reyes volentary resignation

On October 3rd 2018, Then CEO Christian Bishop and CTO David Mullins, the only Two remaining officers of the company, Resigned and Appointed Adrian McKenzie-Patasar as the Sole Director, and CEO of the company, by means of a Series A Preferred stock sale.

From Q4 2018 through 2019, Adrian Patasar worked with the then Creditors, Shareholders and transfer agent to retrieve as much company data as possible, As the company had not filed any corporate filings since early 2017, with either the SEC or OTC Markets.

From 2020 through 2021, the company set up the appropriate operating accounts to resume fiscal reporting with OTC Markets and began the process of filing accordingly.

Since 2020 the company has held 2 offices in downtown Fort Lauderdale, Florida.

Moving forward the company intends to pursue the acquisition of Health care related companies and technology specifically in the Medical Artificial Intelligence space.

Adrian McKenzie-Patasar is the sole managing Director, board Member and controlling officer./ Owning the Majority of the Series A Preferred Shares, up to and as of present day.

The company has an office in Fort Lauderdale Florida and is up to date with all State, OTC, FINRA, And Federal filings required.

On October 20th 2021-The company redomiciled from Nevada to Colorado, where as of present day is in good standing.

The company is now focused on Health and Wellness technologies, and is in talks with several companies looking to be acquired in said space.

/s/ Adrian Patasar CEO