# Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

# Ludwig Enterprises, Inc.

A Nevada Corporation
1749 Victorian Avenue
#C-350
Sparks, Nevada 89431
786-235-9026
www.Ludwigent.com
HQ@Ludwigent.com
SIC 6162

June 30th – End 2nd Quarter Report For the Period Ending: <u>June 30, 2022</u>

(the "Reporting Period")

As of June 30, 2022, the number of shares outstanding of our Common Stock was: 311,738,929

As of <u>December 31, 2021</u>, the number of shares outstanding of our Common Stock was: <u>311,838,929</u>

As of December 31, 2020, the number of shares outstanding of our Common Stock was:

335,891,762

Indicate by check mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933 and Rule 12b-2 of the Exchange Act of 1934):

Yes: □	No: ⊠
Indicate by ched	ck mark whether the company's shell status has changed since the previous reporting period:
Yes: □	No: ⊠
Indicate by che	ck mark whether a Change in Control <sup>1</sup> of the company has occurred over this reporting period:
Yes: □	No: ⊠

<sup>&</sup>lt;sup>1</sup> "Change in Control" shall mean any events resulting in:

<sup>(</sup>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;

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

<sup>(</sup>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

<sup>(</sup>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.

#### 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.

The current name of issuer is and always has been Ludwig Enterprises, Inc.

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):

#### Nevada

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:

Issuer has substantially unwound an agreement with Direct Mortgage Investors, Inc. (DMI) resulting in the return of ownership and control to DMI's original owners/managers. In exchange substantially all issued LUDG common stock to DMI or its designees has been cancelled, rights to future share cancelled, and any DMI reserves for future shares cancelled.

The address(es) of the issuer's principal executive office:

Ludwig Enterprises, Inc., 1749 Victorian Avenue, #C-350, Sparks, Nevada 89431

The address(es) of the issuer's principal place of business:

Check box if principal executive office and principal place of business are the same address:

Has the issuer or any of its predecessors been in bankruptcy, receivership, or any similar proceeding in the past five years?

Yes: □ No: ⊠

If this issuer or any of its predecessors have been the subject of such proceedings, please provide additional details in the space below:

#### 2) Security Information

Trading symbol: LUDG
Exact title and class of securities outstanding: COmmon
CUSIP: 54974P401
Par or stated value: \$0.001

Total shares authorized: 500,000,000 as of date: June 30, 2021 as of date: June 30, 2021

T/A Total number Restricted shares 82,708,930 as of date: June 30, 2021
T/A Total number Un-restricted shares 229,029,999 as of date: June 30, 2021

<sup>&</sup>lt;sup>2</sup> "Public Float" shall mean the total number of unrestricted shares not held directly or indirectly by an officer, director, any person who is the beneficial owner of more than 10 percent of the total shares outstanding (a "control person"), or any affiliates thereof, or any immediate family members of officers, directors and control persons.

All addition	iai ciass(es) oi publiciy traded securi	ties (ii any):
CUSIP: Par or stat Total share	and class of securities outstanding:	as of date: as of date:
Transfer A	<u>gent</u>	
Name: Phone: Email: Address:	Standard Registrar & Transfer Com 801-571-8844 Amy@StandardRegistrar.com 440 East 400 South Suite 200, Salt	
Is the Tran	sfer Agent registered under the Exch	nange Act?³ Yes: ⊠ No: □

All additional along (an) of mubliply traded an aunition (if any).

### 3) Issuance History

The goal of this section is to provide disclosure with respect to each event that resulted in any direct 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.

<sup>&</sup>lt;sup>3</sup>To be included in the Pink Current Information tier, the transfer agent must be registered under the Exchange Act.

## A. Changes to the Number of Outstanding Shares

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:  $\Box$ 

Shares Outstanding as of Second Most Recent									
Fiscal Year End: <u>Opening Balance</u>			*Right-click the rows below and select "Insert" to add rows as needed.						
Date <u>Jan 1, 2019</u>									
Date of Transaction	Transaction type (e.g. new issuance, cancellation, shares returned to treasury)	Number of Shares Issued (or cancelled)	Class of Securities	Value of shares issued (\$/per share) at Issuance	Were the shares issued at a discount to market price at the time of issuance? (Yes/No)	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 conversion) -OR- Nature of Services Provided	Restricted or Unrestricted as of this filing.	Exemption or Registration Type.
09/23/2019	Issuance	1,000,000	Common	\$ 0.001	no	Glen Gomez	stock exchange	restricted	n/a
09/23/2019	Issuance	250,000	Common	\$0.001	no	Fernando Bastidas	stock exchange	restricted	n/a
09/23/2019	Issuance	250,000	Common	\$ 0.001	no	Jeanette Sakowski	stock exchange	restricted	n/a
09/23/2019	Issuance	100,000	Common	\$0.001	no	RuthAnne Fong	stock exchange	restricted	n/a
09/23/2019	Issuance	100,000	Common	\$ 0.001	no	Gabriel Jimenez	stock exchange	restricted	n/a
09/23/2019	Issuance	100,000	Common	\$0.001	no	Joann Larson	stock exchange	restricted	n/a
09/23/2019	Issuance	100,000	Common	\$ 0.001	no	Mike Shapiro	stock exchange	restricted	n/a
09/23/2019	Issuance	100,000	Common	\$0.001	no	Michael Salva	stock exchange	restricted	n/a
09/23/2019	Issuance	100,000	Common	\$0.001	no	Alicia Thomas	stock exchange	restricted	n/a
09/23/2019	Issuance	30,100,000	Common	\$0.001	no	James P Anderson	stock exchange	restricted	n/a
02/19/2021	Issuance	500,000	Common	\$0.04	no	SRD Associates LLC, Steven Davis Mgr	cash for working capital	restricted	n/a
03/30/2021	Issuance	1,238,026	Common	\$0.01	yes	SRD Ass Ltd Steven Davis Mgr	Note Conversion	restricted	n/a
03/30/2021	Issuance	1,238,026	Common	\$0.01	yes	Mike Shedlock	Note Conversion	restricted	n/a
03/30/2021	Issuance	1,238,026	Common	\$0.01	yes	Michael Talento	Note Conversion	restricted	n/a
03/30/2021	Issuance	1,238,026	Common	\$0.01	yes	Koon San Lee	Note Conversion	restricted	n/a

03/30/2021	Issuance	2,476,051	Common	\$0.01	yes	Kenneth Best	Note Conversion	restricted	n/a
03/30/2021	Issuance	619,026	Common	\$0.01	yes	Joe Cauley, Jr.	Note Conversion	restricted	n/a
09/23/2019	Cancelled	1,000,000	Common	\$ 0.001	no	Glen Gomez	stock exchange	restricted	n/a
09/23/2019	Cancelled	250,000	Common	\$0.001	no	Fernando Bastidas	stock exchange	restricted	n/a
09/23/2019	Cancelled	100,000	Common	\$0.001	no	RuthAnne Fong	stock exchange	restricted	n/a
09/23/2019	Cancelled	100,000	Common	\$0.001	no	Joann Larson	stock exchange	restricted	n/a
09/23/2019	Cancelled	100,000	Common	\$ 0.001	no	Mike Shapiro	stock exchange	restricted	n/a
09/23/2019	Cancelled	100,000	Common	\$0.001	no	Michael Salva	stock exchange	restricted	n/a
09/23/2019	Cancelled	100,000	Common	\$0.001	no	Alicia Thomas	stock exchange	restricted	n/a
09/23/2019	Cancelled	30,100,000	Common	\$0.001	no	James P Anderson	stock exchange	restricted	n/a
11/11/2021	Cancelled	250,000	Common	\$0.001	no	Jeanette Sakowski	stock exchange	restricted	n/a
05/10/2022	Cancelled	100,000	Common	\$0.001	no	Gabriel Jimenez	stock exchange	restricted	n/a
Shares Outstanding on Date of This Report:									
Date June 30, 2022									
Common:									
311,738,929									
Preferred: <u>0</u>									

*Example:* A company with a fiscal year end of December 31<sup>st</sup>, in addressing this item for its quarter ended June 30, 2021, would include any events that resulted in changes to any class of its outstanding shares from the period beginning on January 1, 2019 through June 30, 2021 pursuant to the tabular format above.

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

## B. Debt Securities, Including Promissory and Convertible Notes

Use the chart and additional space below to list and describe all outstanding promissory notes, convertible notes, convertible debentures, or any other debt instruments that may be converted into a class of the issuer's equity securities.

Check this box if there are no outstanding promissory, convertible notes or debt arrangements:

Date of Note Issuance	Outstanding Balance (\$)	Principal Amount at Issuance (\$)	Interest Accrued (\$) 1 Year Accrued	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.)
2012	<del>\$22,338</del>	\$ <del>5,778</del>	<del>\$16,560</del>	callable	Common shares at \$0.005 per share	New World Global, Inc. Richard Mark	Loan
June 1, 2022	\$6,240.24	\$5,778	\$462.24	May 31,2023	See Above -Promissory Note – Note Not Convertible – Prior Interest Forgiven (Cancelled). Current Interest rate 8%	New World Global, Inc. Richard Mark	Loan
<del>2014</del>	\$ <del>5,812</del>	\$ <del>1.900</del>	\$ <del>3,912</del>	callable	Common shares at \$0.005 per share	Patron Corp. Frank Yates Agent	<del>Loan</del>
June 1, 2022	\$2,052	\$1,900	\$152.00	May 31, 2023	See Above- Promissory Note – Note Not Convertible – Prior Interest Forgiven (Cancelled), Current Interest rate 8%	Patron Corp. Frank Yates Agent	Loan
<del>June</del> <del>2016</del>	<del>\$2,785</del>	\$ <del>1,300</del>	<del>\$1,485</del>	callable	Common shares at \$0.005 per share	Patron Corp. Frank Yates Agent	<del>Loan</del>
June 1, 2022	\$1.404	\$1,300	\$104	May 31, 2023	See Above-Promissory Note – Note Not Convertible – Prior Interest Forgiven (Cancelled). Current Interest rate 8%	Patron Corp. Frank Yates Agent	Loan
<del>2016</del> <del>2017</del>	\$ <del>9,470</del> \$ <del>2,237</del>	\$4,380 \$1,205	\$5,090 \$1,032	callable	<del>Common shares at</del> <del>\$0.005 per share</del>	Corporate World, Inc. Carl Rubin Agent	<del>Loan</del>
June 1, 2022	\$6,031.80	\$5,585	\$446.80	May 31, 2023	See Above-Promissory Note – Note Not Convertible – Prior Interest	Corporate World, Inc. Carl Rubin Agent	Loan

OTC Markets Group Inc.

					Forgiven (Cancelled).		
					Current Interest rate 8%		
2016 2017 2018 2019 2020 2021	\$35,182	\$4,800 \$4,800 \$4,800 \$4,800 \$4,800 \$4,800	<del>\$6,382</del>	callable	<del>Common shares at</del> <del>\$0.005 per share</del>	Corporate World Inc. Carl Rubin Agent	Rent
June 1, 2022	\$31,104	\$28,800	\$2,304	May 31, 2023	See Above-Promissory Note – Note Not Convertible – Prior Interest Forgiven (Cancelled). Current Interest rate 8%	Corporate World, Inc. Carl Rubin Agent	Loan
<del>2017</del>	\$ <del>12,672</del>	\$ <del>6,300</del>	\$ <del>6,372</del>	callable	Common Shares at \$0.005 per share	Tom Terwilliger	<del>Loan</del>
June 1, 2022	\$6,804	\$6,300	\$504	May 31, 2023	See Above-Promissory Note – Note Not Convertible – Prior Interest Forgiven (Cancelled). Current Interest rate 8%	Tom Terwilliger	Loan
04/10/20	<del>\$565</del>	<del>\$500</del>	<del>\$65</del>	callable	<del>Comman Shares @</del> <del>\$0.001 per share</del>	<del>Thomas</del> <del>Terwilliger</del>	<del>Loan</del>
June 1, 2022	\$540	\$500	\$40	May 31, 2023	See Above-Promissory Note – Note Not Convertible – Prior Interest Forgiven (Cancelled). Current Interest rate 8%	Tom Terwilliger	Loan
<del>11/12/20</del>	<del>\$6,523</del>	\$ <del>6,000</del>	<del>\$523</del>	callable	Comman Shares @ \$0.001 per share	SH Fund LLC, Thomas Terwilliger Mgr	Loan
June 1, 2022	\$6,480	\$6,000	\$480	May 31, 2023	See Above-Promissory Note – Note Not Convertible – Prior Interest Forgiven (Cancelled). Current Interest rate 8%	SH Fund LLC, Thomas Terwilliger Mgr	Loan
02/11/21	\$1,027	\$ <del>1,000</del>	<del>\$27</del>	callable	Comman Shares @ \$0.001 per share	Corporate World Inc. Carl Rubin Agent	<del>Loan</del>
June 1, 2022	\$1,080	\$1,000	\$80	May 31, 2023	See Above-Promissory Note – Note Not Convertible – Prior Interest Forgiven (Cancelled). Current Interest rate 8%	Corporate World Inc. Carl Rubin Agent	Loan

03/22/21	<del>\$5,300</del>	\$ <del>5,000</del>	<del>\$300</del>	callable	<del>Comman Shares @</del> <del>\$0.001 per share</del>	Homeopathic Partners Inc., Carl Rubin CEO	<del>Loan</del>
June 1, 2022	\$5,400	\$5,000	\$400	May 31, 2023	See Above-Promissory Note – Note Not Convertible – Prior Interest Forgiven (Cancelled). Current Interest rate 8%	Homeopathic Partners Inc., Carl Rubin CEO	Loan
7/01/2021	\$ <del>12,000</del>	<del>\$12,000</del>	<del>\$0.00</del>	callable	Common Shares @ -\$0.001 per share	SH Fund, LLC, Thomas Terwilliger, Manager	<del>Loan</del>
June 1, 2022	\$12.960	\$12,000	\$960	May 31, 2023	See Above-Promissory Note – Note Not Convertible – Prior Interest Forgiven (Cancelled). Current Interest rate 8%	SH Fund LLC, Thomas Terwilliger Mgr	Loan
8/10/2021	<del>\$8,500</del>	<del>\$8,500</del>	<del>\$0.00</del>	<del>callable</del>	Common Shares @ -\$0.001 per share	SH Fund, LLC, Thomas Terwilliger, Manager	<del>Loan</del>
June 1, 2022	\$9,180	\$8,500	\$680	May 31, 2023	See Above-Promissory Note – Note Not Convertible – Prior Interest Forgiven (Cancelled). Current Interest rate 8%	SH Fund LLC, Thomas Terwilliger Mgr	Loan
9/07/2021	<del>\$15,000</del>	<del>\$15,000</del>	<del>\$0.00</del>	callable	Common Shares @ -\$0.001 per share	SH Fund, LLC, Thomas Terwilliger, Manager	<del>Loan</del>
June 1, 2022	\$16,200	\$15,000	\$1,200	May 31, 2023	See Above-Promissory Note – Note Not Convertible – Prior Interest Forgiven (Cancelled). Current Interest rate 8%	SH Fund LLC, Thomas Terwilliger Mgr	Loan
11/4/2021	\$250,000	\$125,000	\$125,000	OID – convert option	Common Shares @ \$0.01 per share	Homeopathic Partners Inc., Carl Rubin CEO	Loan
2/10/2022	\$150,000	\$75,000	\$75,000	OID – convert option	Common Shares @ \$0.01 per share	Homeopathic Partners Inc., Carl Rubin CEO	Loan

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

#### 4) Financial Statements

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

☑ U.S. GAAP

☐ IFRS

B. The financial statements for this reporting period were prepared by (name of individual)4:

Name: Anne Blackstone
Title: president/ CEO
Relationship to Issuer: president/ CEO

Provide the financial statements described below 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.

- C. Balance Sheet;
- D. Statement of Income:
- E. Statement of Cash Flows;
- F. Statement of Retained Earnings (Statement of Changes in Stockholders' Equity)
- G. Financial notes; and
- H. Audit letter, if audited

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

If you choose to publish the financial statements in a separate report as described above, you must state in the accompanying disclosure statement that such financial statements are incorporated by reference. You may reference the document(s) containing the required financial statements by indicating the document name, period end date, and the date that it was posted to OTCIQ in the field below. Financial Statements must be compiled in one document.

Financial statement information is considered current until the due date for the subsequent report (as set forth in the qualifications section above). To remain qualified for Current Information, a company must post its Annual Report within 90 days from its fiscal year-end date and Quarterly Reports within 45 days of each fiscal quarter-end date.

#### 5) Issuer's Business, Products and Services

The purpose of this section is to provide a clear description of the issuer's current operations. In answering this item, please include the following:

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

current development stage company

<sup>&</sup>lt;sup>4</sup>The financial statements requested pursuant to this item must be prepared in accordance with US GAAP or IFRS by persons with sufficient financial skills.

B. Please list any subsidiaries, parents, or affiliated companies.

C. Issuer on May 18th, 2022, formed mRNAforLife, Inc., Ms. Anne Blackstone CRNA, was named CEO and sole director. It is the intention of mRNAforLife to explore acquisitions of business enterprises or technologies that are related to the health field.

D. Describe the issuers' principal products or services.

Since Issuer's inception the company has been in the health and home related and ancillary industries.

#### 6) 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.

Issuer leases office / clerical space for Ludwig for \$400 per month on a month to month basis.

#### 7) Company Insiders (Officers, Directors, and Control Persons)

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

Using the tabular format below, please provide information, as of the period end date of this report, regarding any person or entity owning 5% of more of any class of the issuer's securities, as well as any officer, and any director of the company, 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.

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/class	Ownershi p Percentag e of Class Outstandi ng	Note
Worthington Financial Services, Inc.	passive investor not an officer or director	<u>The Villages,</u> <u>Florida</u>	172,162,746	common	55%	Acquired and held shares prior to 2012 Agent Carl Rubin, The Villages, Florida
Mr. Jean Cherubin	As of June 1,2022 He voluntary retired as Issuers CEO / Director	<u>Miami, Florida</u>	<u>27</u>	<u>Common</u>	<u>%</u>	After a decade of service as Issuer's CEO he voluntary retired. He appointed Anne Blackstone CEO and Director Effective

						June 1, 2022
Ms. Anne	CEO / Director	<u>Tamarac, Florida</u>	<u>200,000</u>	<u>Common</u>	<u>0.001</u>	
Blackstone	Effective June		shares to be	Restricted	<u>%</u>	
	<u>1,2022</u>		issued (3 <sup>rd</sup>			
			Quarter)			
			after return			
			of State of			
			<u>Nevada</u>			
			<u>Filing</u>			

Issuer on May 18<sup>th</sup>, 2022, formed mRNAforLife, Inc., Ms. Anne Blackstone CRNA, was named CEO and sole director. It is the intention of mRNAforLife to explore acquisitions of business enterprises or technologies that are related to the health field.

On June 1<sup>st</sup> after a decade of service as Issuer's CEO Mr. Jean Cherubin voluntarily retired. Prior to his retirement he appointed Ms. Anne Blackstone to the dual role of CEO and Director of Ludwig Enterprises, Inc. as well as continuation of her position as CEO and Director of Ludwig's mRNAforLife, Inc. subsidiary. This action to be effective June 1, 2022

#### 8) Legal/Disciplinary History

- A. Please 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);

no

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;

no

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

no

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.

no

B. Describe briefly any material pending legal proceedings, other than ordinary routine litigation incidental to the business, to which the issuer or any of its subsidiaries is a party or of which any of their property is the subject. Include the name of the court or agency in which the proceedings are pending, the date instituted, the principal parties thereto, a description of the factual basis alleged to underlie the proceeding and the relief sought. Include similar information as to any such proceedings known to be contemplated by governmental authorities.

none

#### 9) Third Party Providers

Please provide the name, address, telephone number and email address of each of the following outside providers:

#### Securities Counsel

Name: <u>Frank Yates, Esq.</u> Firm: Yates Law Firm

Address 1: 202 Pheasant Ave., Ste 101

Address 2: <u>Fairdale, Ky., 40118</u> Phone: 502-797-6861

Email: FrankYates@IoneWeb.com

Accountant of Auditor	
Name: Firm:	Jean Cherubin
Address 1:	3160 NW 1 Avenue
Address 2:	Pompano Beach, Florida
Phone:	786-235-9026
Email:	HQ@Ludwigent.com
Investor Relations	
Name:	
Firm:	
Address 1:	
Address 2:	
Phone:	
Email:	
Other Service Provider	s
	ny other service provider(s) that that assisted, advised, prepared or provided information with
respect to this disclo	<b>sure statement</b> . This includes counsel, broker-dealer(s), advisor(s) or consultant(s) or provided to the issuer during the reporting period.
Name:	
Firm:	
Nature of Services:	
Address 1:	
Address 2:	
Phone:	
Email:	

#### 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, Anne Blackstone certify that:
  - 1. I have reviewed this June 30, 2022 2nd quarterly 2022 disclosure statement] of Ludwig Enterprises, Inc.
  - 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
  - 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

July 4, 2022 [Date]

"/s/ Anne Blackstone" [CEO's Signature]

(Digital Signatures should appear as "/s/ [OFFICER NAME]")

#### Principal Financial Officer:

- I, Anne Blackstone certify that:
  - 1. I have reviewed this June 30, 2022 2nd quarterly 2022 disclosure statement of Ludwig Enterprises, Inc.
  - 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
  - 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

July 4, 2022 [Date]

"/s Anne Blackstone" [CFO's Signature]

(Digital Signatures should appear as "/s/ [OFFICER NAME]")

# Ludwig Enterprises, Inc. Balance Sheet

As of July 4, 2022

	Jul 4, 22	
ASSETS Current Assets Checking/Savings Bank of America 2057 Wells Fargo 4670		130,561.21 5,427.64
Total Checking/Savings		135,988.85
Other Current Assets To From mRNAForLife Inc		45,245.00
Total Other Current Assets		45,245.00
Total Current Assets		181,233.85
TOTAL ASSETS		181,233.85
LIABILITIES & EQUITY Liabilities Current Liabilities Other Current Liabilities Notes Payable less than 1 Year Bridge Notes Payable Homeopathic Partners Note 1 Debt Discount Interest Note Payable	-125,000.00 125,000.00 125,000.00	
Total Homeopathic Partners Note 1	125,000.00	
Homeopathic Partners Note 2 Debt Discount Interest Note Payable	-75,000.00 75,000.00 75,000.00	
Total Homeopathic Partners Note 2	75,000.00	
Total Bridge Notes Payable	200,00	00.00
Stock Option -Due within 1 year 2022 Note Interest Pre Ap 15 22 NP Principal Stock Option -Due within 1 year - Other	7,813.04 97,662.67 94,524.29	
Total Stock Option -Due within 1 year	200,00	00.00
Total Notes Payable less than 1 Year		400,000.00
Total Other Current Liabilities		400,000.00
Total Current Liabilities		400,000.00
Total Liabilities		400,000.00
Equity Capital Stock Capital Stock General Account Paid in Excess of Par	311,73 126,08	
Total Capital Stock		437,794.73
Retained Earnings Net Income		-585,018.60 -71,542.28
Total Equity		-218,766.15
TOTAL LIABILITIES & EQUITY		181,233.85

# Ludwig Enterprises, Inc. Profit & Loss

April through June 2022

	Apr - Jun 22
Ordinary Income/Expense	
Income	
Cancellation of Debt	-52,776.13
Total Income	-52,776.13
Gross Profit	-52,776.13
Expense	
Advertising and Promotion	1,810.88
Bank Service Charges	
Bank Charges B of A	92.00
Bank Service Charges - Other	65.00
Total Bank Service Charges	157.00
Consulting	
Handelman Michael	7,500.00
Total Consulting	7,500.00
Legal and Accounting	2,400.00
Meals and Entertainment	333.75
Office Expenses and Supplies	85.91
State Fees and Expenses	150.00
Transfer Agent Fees	5,240.00
Travel Expense	134.70
Web & Internet Expenses	
GoDaddy	25.16
Total Web & Internet Expenses	25.16
Total Expense	17,837.40
Net Ordinary Income	-70,613.53
Net Income	-70,613.53

# Ludwig Enterprises, Inc. Statement of Cash Flows

January 1 through July 4, 2022

	Jan 1 - Jul 4, 22
OPERATING ACTIVITIES	
Net Income	-71,542.28
Adjustments to reconcile Net Income	
to net cash provided by operations:	
To From mRNAForLife Inc	-45,245.00
Accounts Payable	-3,911.72
Notes Payable less than 1 Year:Bridge Notes Payable:Homeopathic Partners Note 2:Debt Discount	-75,000.00
Notes Payable less than 1 Year:Bridge Notes Payable:Homeopathic Partners Note 2:Interest	75,000.00
Notes Payable less than 1 Year:Bridge Notes Payable:Homeopathic Partners Note 2:Note Payable	75,000.00
Notes Payable less than 1 Year:Stock Option -Due within 1 year	94,524.29
Notes Payable less than 1 Year:Stock Option -Due within 1 year:2022 Note Interest	7,813.04
Notes Payable less than 1 Year:Stock Option -Due within 1 year:Pre Ap 15 22 NP Principal	97,662.67
Net cash provided by Operating Activities	154,301.00
INVESTING ACTIVITIES	
Organizational Costs	1,000.00
Net cash provided by Investing Activities	1,000.00
FINANCING ACTIVITIES	
Convertible Note Interest Owing:2012 New World Global	-16,559.99
Convertible Note Interest Owing:2014 Patron Corp	-3,911.90
Convertible Note Interest Owing:2016 Corporate World Note # 1	-5,090.48
Convertible Note Interest Owing:2016 Corporate World Note # 2 F	-6,381.74
Convertible Note Interest Owing:2016 Patron Corp	-1,485.29
Convertible Note Interest Owing:2017 Corporate World	-1,032.17
Convertible Note Interest Owing:2017 Tom Terwilliger	-6,371.55
Convertible Note Interest Owing:2020 SH Fund	-523.20
Convertible Note Interest Owing:2020 Tom Terwilliger	-65.20
Convertible Note Interest Owing:2021 Corporate World	-26.64
Convertible Note Interest Owing:2021 Homeopathic Partners Inc	-300.00
Convertible Note PrincipalOwing:2012 New World Global	-5,777.79
Convertible Note PrincipalOwing:2014 Patron Corp	-1,899.88
Convertible Note PrincipalOwing:2016 Corporate World Note #1	-4,380.00 -28,800.00
Convertible Note PrincipalOwing:2016 Corporate World Note #2 F	-1,300.00
Convertible Note PrincipalOwing:2016 Patron Corp Convertible Note PrincipalOwing:2017 Corporate World	-1,205.00
Convertible Note PrincipalOwing:2017 Corporate World  Convertible Note PrincipalOwing:2017 Tom Terwilliger	-6,300.00
Convertible Note PrincipalOwing:2020 SH Fund	-6,000.00
Convertible Note PrincipalOwing:2020 3rr Fund Convertible Note PrincipalOwing:2020 Tom Terwilliger	-500.00
Convertible Note PrincipalOwing:2020 Tom Terwinger  Convertible Note PrincipalOwing:2021 Corporate World	-1,000.00
Convertible Note PrincipalOwing:2021 Corporate World  Convertible Note PrincipalOwing:2021 Homeopathic Partners Inc	-5,000.00
Convertible Note PrincipalOwing:2021 Florineopatific Partiers inc	-12,000.00
Convertible Note PrincipalOwing:2021 SH Fund Note #2	-8,500.00
Convertible Note PrincipalOwing:2021 SH Fund Note #3	-15,000.00
Capital Stock:Capital Stock General Account	6,191.74
Capital Stock:Orgnizational Capital	-1,000.00
Capital Stock:Paid in Excess of Par	-6,191.74
Retained Earnings	-8,543.37
Net cash provided by Financing Activities	-148,954.20
et cash increase for period	6,346.80
ash at beginning of period	129,642.05
at end of period	135,988.85

# LUDWIG ENTERPRISES, INC. (A Development Stage Company) EQUITY AND CAPITAL SHEET 2nd Quarter 2022

## ASSETS:

	Capital <u>Stock</u>	Capital <u>Surplus</u>	Capital Stock <u>&amp; Surplus</u>	Retained Earnings	Shareholder's <u>Equity</u>
Beginning Jan. 1, 2022 Starting	\$311,838	\$126,056	\$438,796	-\$696,144	-\$257,348
Common Stoc Change	k -\$ 100				
Common Stock Issued					
Shares Returned to Treasury					
Net Income /I Ludwig Op	Loss			- \$71,542	
Adjusting Entry Moved \$125,00 Interest Expens Prepaid Interes	00 2021 se to			+\$125,000	
Adjusting Entry Charges to Reta Earnings JEs				+13,875	
Debt/Equity F	<u> </u>				
Less Dividend					
June 30 ,2022 Ending Common Stock	\$311,739	\$126,056	\$ 437,795	-\$656,561	-\$218,766

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NOTE A – 1988 -Ludwig Enterprises was incorporated and issued 1,000 common shares at \$1.00 per share.

NOTE B – February 8, 2006 - Ludwig Enterprises, Inc. a Nevada corporation was formed and capitalized at 75,000,000 authorized shares with 1,000 shares issued.

NOTE C – March 28, 2006 - Ludwig Enterprises, Inc. of Kentucky merged with its wholly owned Nevada subsidiary, the subsidiary survived and becoming the parent. The Kentucky corporation was dissolved.

NOTE D - March 28, 2006 - Immediately following Ludwig Enterprise, Inc. of Kentucky's merger into its Nevada subsidiary the company issued a 60,000 to 1 reverse split changing the issued shares from 1,000 common shares to 60,000,000 common shares.

NOTE E – 1988 to February 25, 2007 - the Company had 544 shareholders. February 25, 2007 five (5) additional shareholders were added to the shareholder list for a total of 549 total shareholders of record.

NOTE F - February 25, 2007 - the company issued a total of 825,000 restricted shares to five individuals for services rendered.

NOTE G – September 30, 2009 7,500,000 treasury shares were sold at \$.01 per share

NOTE H - May 1, 2009 MDI Corporate Actions at Nasdaq approved issuers request for a 100:1 reverse split. The split was effective this date. Issuer's trading symbol was changed to LUDG with CUSIP number 54973P 20 3

NOTE I – September 30, 2009 the company issued 7,500,000 restricted common shares from Treasury to retire a debt owing to Worthington Financial Services, Inc. in the amount of \$75,000. Each share was exchanged at the rate of \$0.01 per share.

NOTE J - September 30, 2009 September 30, 2009 the issuance of the shares below to retire debt triggered non-dilution protection on 546,650 common shares. This action required the total issued share distribution to be increased to 74,421,000.

NOTE K - April 28, 2010 The Board of Directors of Issuer and New World Global, Inc. entered into a "debt for equity exchange" of \$20,000.00 for 20,000,000 restricted common shares of Issuer. This action triggered Non dilution rights of Issuer's largest shareholder, Worthington Financial, Inc. resulting in 77,636,612 additional shares being issued to Worthington. Additionally, other shareholders with Non-Dilution rights received 99,196,785 shares. A total of 196,833,397 new common shares being issued.

NOTE L - June 21, 2011 Ludwig Enterprises, Inc. Board of Directors announces a Reverse Stock Split of one hundred to one (100:1) for is sole class of stock. The Board of Directors met (06/20/2011) and voted to recommend the action. A special shareholders meeting was held (06/20/2011) consisting of shareholders holding in excess of 50%+ of the company's stock, the action was voted on and approved with the effective date to be July 5<sup>th</sup> 2011 at 12:01 AM.

The Reverse Split is proportional. No rights of any shareholder will be altered or diminished. All fractional shares resulting from the split will be rounded up to the nearest whole number. This action will result in a decrease of the issued number of shares from 271,254,396 to approximately 2,713,108 common shares.

NOTE M - July 5, 2011 Board of Directors voted unanimously to exchange \$62,500.00 of debt for common shares at par value. This action triggered non-dilution rights on 223,046,752 (pre split) shares due to lock-up leak-out agreements. July 6, 2011 was the effective date of reverse split.

NOTE N – January 5, 2012 Issuer's \$73,500 Line of Credit was cancelled. Issuer was subsequently able to acquire up to \$25,000 of short term funding from an alternate source to meet day-to-day expenses that tend to accelerate during the  $1^{st}$  Quarter of each year. It is Issuer's position, as soon as possible, to convert the short-term obligation into a long-term instrument.

NOTE 0 - March 5, 2012 Board of Directors and a majority of the shareholders voted and affirmed a 350:1 reverse split. Future balance sheets will be adjusted to reflect a modification to the number of issued shares.

NOTE P - April 26, 2012 Debt for Equity Exchange \$20,000 for 2,000,000 common shares. This action triggered certain non-dilution rights.

NOTE Q -June 29, 2012 Worthington Financial Services, Inc. and Issuer terminated their join Lock-up/Leak-out agreement with non-dilution protection.

Note R - June 29, 2012 Worthington Financial Services, Inc. exchanged \$100,000 of debt owed to it for Ludwig common shares at par being equal to 100,000,000 common shares.

Note S – May 2, 2014 Patron Corp. acquired Issuer's Notes Payable from Worthington Financial, Inc.

Note T – May 2, 2014 Patron Corp. purchased the portion of issuer held patent(s) / intellectual properties not owned by others for the sum of \$150,000. This amount being the book value of patents at \$14,785 plus \$135,215 in excess of book. This amount being retired from debt held by Patron Corp. on the balance sheet of Issuer.

Note U- December 16, 2016 the Board of Directors cancelled and rescinded a June 29, 2012 board resolution to reserve 35,000,000 common shares and or options for said shares. No shares or options had been issued.

April 2, 2019 The company executed a purchase agreement for Direct Mortgage Investors, Inc.

May 1, 2019 The company and Direct Mortgage Investors, Inc. executed an extension for closing.

May 31, 2019 Board of Directors Meeting approved a 2019 Equity Incentive Plan to distribute to current and future employees, officers, directors up to 40,000,000 common shares of the company. The shares will be issued and held in an Incentive Plan Trust to be disbursed by the company's CEO in such amount and time as he directs. The company further authorized issuance of 30,000,000 shares to be used for acquisitions.

June 12, 2019 Board of Directors approved an amendment to the acquisition agreement of Direct Mortgage Investors, Inc.

June 20, 2019 Issuer acquired Direct Mortgage Investors, Inc.

On or about September 9, 2019 Issuer entered into five short term convertible notes for a total of \$55,000 due February 9, 2022 at an interest rate of 15% per annum. The notes are convertible into 100,000 common shares for each \$1,000 of principle.

On Sept. 13, 2019 Issuer 32,200,000 common shares for purchase of Direct Mortgage Investors, Inc. at par. Worthington Financial Services, Inc. agreed to returned to treasury 47,800,000 shares at par for a N/P. Issuer agreed to issued from treasury at par an additional 47,800,000 shares for a total 80,000,000 common shares for purchase of Direct Mortgage Investors, Inc. Capital Account to be adjusted +\$32,200.

October 21, 2019 Issuer entered into a short term convertible note for \$10,000 due September 9, 2022 at an interest rate of 15% per annum. The note is convertible into 100,000 common shares for each \$1,000 of principle

December 27, 2019 Issuer executed closing document to effect a stock exchange of 25,000,000 common treasury shares for 1,000,000 shares of GoooGreen, Inc. (OTC:GOOO) which will be issued in the name of Ludwig Enterprise's subsidiary Direct Mortgage Investors, Inc.

December 27, 2019 Issuer executed closing document to effect a stock exchange of 25,000,000 common treasury shares for 1,000,000 shares of GoooGreen, Inc. (OTC:GOOO) which will be issued in the name of Ludwig Enterprise's subsidiary Direct Mortgage Investors, Inc. Direct Mortgage Investors, Inc. a wholly owned subsidiary of Ludwig Enterprises received on January 28, 2020 1,000,000 GOOO common shares. LUDG has not to date issued to GOOO the 25,000,000 shares per its agreement.

February 19, 2020 in a private sale issuer sold from treasury 500,000 common shares at \$0.04 per share.

March 12, 2021 Issuer called \$80,471.67 (principal and interest) of mid-term convertible notes for issuance of 8,047,167 common shares of issuer.

September 23, 2021 Direct Mortgage Investors, Inc. returned 31,850,000 common shares held and further agreed to return or supplement 350,000 issuer shares (total 32,200,000) in exchange for return of 1,000 common shares of Direct Mortgage Investors, Inc.

Nov 11, 2021 Jeanette Sakowski, returned 250,000 of shares (of total 32,200,000) which had been exchanged for return of 1,000 common shares of Direct Mortgage Investors, Inc.

#### **Basis of Accounting**

The Corporation's policy is to prepare its financial statements on the accrual basis of accounting in accordance with principles generally accepted in the United States of America.

#### **Financial Statements**

The financial statements and notes are representations of the Corporation's management who is responsible for their integrity and objectivity. The accounting policies conform to the basis of accounting defined above and have been consistently applied in the preparation of the financial statements.

#### **Estimates**

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect certain reported amounts and disclosures. Accordingly, actual results could differ from those estimates.

#### **Property and Equipment**

The Company owns no real property or equipment.

Personal property items (equipment and furniture) acquired by the Company are or will be recorded at cost. The property will be depreciated over its estimated useful life using the straight-line method with and estimated zero salvage value.

#### **Intangible Assets**

The company holds certain license rights for the use of technology formerly held by Compress Technologies, Inc.'s (CTI) technologies those rights have been transferred to Thomas E. Terwilliger. Ludwig paid no cash for these rights. Ludwig and CTI exchanged a right to use of CTI's technology for a Ludwig technology currently being developed.

#### NOTE K – Current Liabilities

Contingent and Conditional Current liabilities include the following:

None

Line of Credit

None

#### **Sufficient Cash for Operations**

Issuer has in excess of \$135,000 of cash or cash equivalents available. Based upon the current rate of consumption issuer could be able to operate at its current size for the next fiscal year without need for additional funding other than for expansion. Additional funds may be sought for future acquisitions.

#### **Patents**

May 2, 2014 Patron Corp. purchased the portion of issuer held patent(s) / intellectual properties not owned by others for the sum of \$150,000. This amount being the book value of patents at \$14,785 plus \$135,215 in excess of book. This amount being retired from debt held by Patron Corp. on the balance sheet of Issuer.

April 25, 2012 U.S. Patent and Trademark Office awarded Ludwig Enterprises patent # 8,166,190 Method and system for multiple data channel transfer using a single data stream. See Note T above.

July 15, 2009 filings were sent to the US Patent and Trademark Office as required.

The company filed US Provisional Application Serial Number 61/134/920 on July 15, 2008 regarding its proprietary technology.

As of June 30, 2021, all patents have expired, been cancelled for lack of fees or ownership has been transferred in lieu of certain payments.

Nov 4, 2021 the company entered into and OID note for \$250,000 for a deposit of \$125,000 cash.

February 10, 2022 the company entered into an OID note for \$150,000 for a deposit of \$75,000 cash.

May 10, 2022 The last of Direct Mortgage Investors, Inc. shares were returned.

May 18, 2022 Issuer formed mRNAforLife, Inc. Ms. Anne Blackstone CRNA is appointed CEO and Director.

June 1, 2022: Jean Cherbin calls Special Meeting of the Board. Announces his voluntary retirement after a decade of service. The Board appoints Ms. Anne Blackstone as Ludwig CEO and Director.

June 1, 2022 \$97,662.67 of Convertible Notes Principal are converted into one-year non-convertible 8% notes. Noteholders agree to forgive \$41,748 of accrued interest.

**END**