# **OT**C Markets

# **Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines**

# **CBD of Denver Inc.**

Nauenerstrasse 9, Wustermark, Brandenburg 14641 Germany

+49 33234 291114 http://www.cbdofdenver.com/ info@cbdofdenver.com

# **Annual Report**

For the period ending December 31, 2023 (the "Reporting Period")

# **Outstanding Shares**

The number of shares outstanding of our Common Stock was:

6,678,179,106 as of 12/31/2023 (Current Reporting Period Date or More Recent Date)

5,581,454,773 as of 12/31/2022 (Most Recent Completed Fiscal Year End)

# Shell Status

Indicate by check mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933, Rule 12b-2 of the Exchange Act of 1934 and Rule 15c2-11 of the Exchange Act of 1934):

Yes: □ No: ⊠

Indicate by check mark whether the company's shell status has changed since the previous reporting period:

Yes: □ No: ⊠

# Change in Control

Indicate by check mark whether a Change in Control.<sup>4</sup> of the company has occurred during this reporting period:

<sup>&</sup>lt;sup>4</sup> "Change in Control" shall mean any events resulting in:

Yes: □ No: ⊠

# 1) Name and address(es) of the issuer and its predecessors (if any)

In answering this item, provide the current name of the issuer and names used by predecessor entities, along with the dates of the name changes.

11/16/2018	CBD of Denver Inc.
09/15/2010	Verde Media Group, Inc.
04/13/2007	Hidalgo Mining International
1993	Communication Corp of America

Current State and Date of Incorporation or Registration: <u>Delaware, 01/5/2010</u> Standing in this jurisdiction: (e.g. active, default, inactive): <u>Active</u>

Prior Incorporation Information for the issuer and any predecessors during the past five years:  $\underline{\text{N/A}}$ 

Describe any trading suspension or halt orders issued by the SEC or FINRA concerning the issuer or its predecessors since inception:

# None

List any stock split, dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:

<u>NA</u>

Address of the issuer's principal executive office:

# Nauenerstrasse 9, Wustermark, Brandenburg 14641 Germany

Address of the issuer's principal place of business: Check 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?

No:  $\boxtimes$  Yes:  $\Box$  If Yes, provide additional details below:

<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.

# 2) Security Information

# Transfer Agent

Name:	Olde Monmouth Stock Transfer Co., Inc.
Phone:	(732) 872-2727
Email:	matt@oldemonmouth.com
Address:	200 Memorial Pkwy, Atlantic Heights, NJ 07716

# 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:	<u>CBDD</u>	
Exact title and class of securities outstanding:	Common Stock	
CUSIP:	12482B107	
Par or stated value:	\$0.00001	
Total shares authorized:	7,000,000,000	as of date: 12/31/2023
Total shares outstanding:	<u>6,678,179,106</u>	as of date: 12/31/2023
Total number of shareholders of record:	252	as of date: 12/31/2023

Please provide the above-referenced information for all other publicly quoted or traded securities of the issuer.

# Other classes of authorized or outstanding equity securities that do not have a trading symbol:

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 that do not have a trading symbol). Use the fields below to provide the information, as applicable, for all other authorized or outstanding equity securities.

Exact title and class of the security: CUSIP (if applicable): Par or stated value: Total shares authorized:	Series A Prefer N/A \$.00001 10.000.000	red as of date: 12/31/2023
Total shares outstanding (if applicable): Total number of shareholders of record	34,000	as of date: 12/31/2023
(if applicable):	<u>2</u>	<u>as of date: 12/31/2023</u>
Exact title and class of the security:	Series B Prefe	rod
		leu
CUSIP (if applicable):	N/A	leu
-		
CUSIP (if applicable):	N/A	as of date: 12/31/2023
CUSIP (if applicable): Par or stated value:	N/A \$0.0001	

Exact title and class of the security: CUSIP (if applicable): Par or stated value: Total shares authorized: Total shares outstanding (if applicable): Total number of shareholders of record	Series C Prefer N/A \$0.0001 10,000,000 9,566,259	red <u>as of date: 12/31/2023</u> <u>as of date: 12/31/2023</u>
(if applicable):	<u>1</u>	<u>as of date: 12/31/2023</u>
Exact title and class of the security: CUSIP (if applicable):	Series D Super N/A	Voting Preferred Stock
Par or stated value:	\$0.0001	
Total shares authorized:	1	as of date: 12/31/2023
Total shares outstanding (if applicable): Total number of shareholders of record	1	as of date: 12/31/2023
(if applicable):	<u>1</u>	as of date: 12/31/2023
Exact title and class of the security:	Series E Prefer	red Stock
CUSIP (if applicable):	N/A	
Par or stated value:	\$0.0001	
Total shares authorized: Total shares outstanding (if applicable):	10,000 10,000	as of date: 12/31/2023 as of date: 12/31/2023
Total number of shareholders of record:	2	as of date: 12/31/2023
	<u> </u>	as 01 vale. 12/31/2023

Please provide the above-referenced information for all other classes of authorized or outstanding equity securities.

# Security Description:

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.

Each share of common stock has the right to one vote per share on all matters voted on by the shareholders. The holders of common stock are entitled to receive dividends as declared by the Board of Directors out of funds legally available therefor. The holders of common stock have no preemptive or subscription rights and there are no redemption or sinking fund provisions applicable to the common stock.

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

# Series A Preferred

Each share of Series A Preferred Stock is convertible into 1,500 shares of Common Stock and has voting rights equal to 1,500 shares of Common Stock.

Subsequent to 12/31/2022 and as of the date hereof, the Series A Preferred Stock has been exchanged for 10,000,000 shares of Series C Preferred Stock. Each share of the Series C Preferred Stock is convertible into 1,500 shares of Common Stock, subject to maximum conversion limitations, but has no voting rights. Series B Preferred

Series B Preferred Stock accrue a dividend at the rate of 5% of the Series B Original Issue Price (\$10 per share) per annum. Such accrued and unpaid dividend shall be convertible into shares of Common Stock of the Company.

Each share of Series B Preferred Stock shall be convertible, at the option of the holder thereof, at any time and from time to time, and without the payment of additional consideration by the holder thereof, into that number of fully paid and nonassessable shares of Common Stock (whether whole or fractional) that have a Fair Market Value, in the aggregate, equal to the Series B Original Issue Price, as adjusted as provided herein. "Fair Market Value" shall mean as of any date of determination, 80% of the average closing price of a share of Common Stock on the principal exchange or market on which such shares are then trading for the 5 trading days immediately preceding such date. Therefore, to determine the number of shares issuable the Series B Original Issue Price, as adjusted, is divided by the Fair Market Value, the quotient being the number of shares of Common Stock issued upon conversion. For example, if the Series B Original Issue Price is \$10 and the Fair Market Value is \$.005, then 10.00/.005 = 2,000 shares of Common stock would be issued.

# Series C Preferred

The holders of the Series C Preferred Stock shall be entitled to any dividend that is payable to the holders of the Corporation's Common Stock. The Series C Preferred Stock will, with respect to dividend rights and rights upon liquidation, winding-up or dissolution, rank: (a) senior to the Corporation's Common Stock, \$0.001 par value per share ("Common Stock"); (b) senior with respect to any other series of Preferred Stock, as set forth in the Certificate of Designations with respect to such Preferred Stock; and (c) junior to all existing and future indebtedness of the Corporation.

Except as provided by law or by the other provisions of the Articles of Incorporation or this designation, holders of Series C Preferred Stock shall have no voting rights.

Each share of Series C Preferred Stock shall be convertible, at the option of the holder thereof, at any time and from time to time, and without the payment of additional consideration by the holder thereof, into 1,500 (One Thousand Five Hundred) fully paid and nonassessable shares of Common Stock. The conversion right is subject to maximum conversion limitations of 4.9% of the total issued and outstanding shares of Company Common Stock, which may be waived on 61 days' notice, but in any case, may not exceed 9.999% of the total issued and outstanding shares of Company Common Stock.

# Series D Preferred

The holder of the Series D Preferred is entitled to cast that number of votes on all matters presented for stockholder vote to the stockholders of the Corporation that when taking into account the votes entitled to be cast by the Series D Preferred stockholder is equal to seventy-five percent (75%) of the total shares authorized to vote on such matter(s) and such holder shall vote along with holders of the Corporation's Common Stock on such matters.

# The Series D has no pre-emptive or conversion rights.

# Series E Preferred

The holders of the Series E Preferred Stock shall be entitled to any dividend that is payable to the holders of the Corporation's Common Stock.

In the event of any voluntary or involuntary liquidation, dissolution or winding up of the Corporation or Deemed Liquidation Event, each share of Series E Preferred Stock shall automatically be converted into shares of Common Stock at the then applicable conversion rate.

On any matter presented to the shareholders of the Corporation for their action or consideration at any meeting of shareholders of the Corporation (or by written consent of shareholders in lieu of meeting), each holder of outstanding shares of Series E Preferred Stock shall be entitled to cast the number of votes equal to the number of whole shares of Common Stock into which the shares of Series E Preferred Stock held by such holder are convertible.

Each share of Series E Preferred Stock shall be convertible, at the option of the holder thereof, at any time and from time to time, and without the payment of additional consideration by the holder thereof, into that number of fully paid and nonassessable shares of Common Stock (whether whole or fractional) equal to 0.05% of the total number of shares of Common Stock outstanding at the Conversion Time.

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

<u>NA</u>

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.

NA

# 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 for the two most recently completed fiscal years and any subsequent period.

Indicate by check mark whether there were any changes to the number of outstanding shares within the past two completed fiscal years:

No:  $\Box$  Yes:  $\boxtimes$  (If yes, you must complete the table below)

Shares Outstanding as of Second Most Recent Fiscal Year End: <u>Opening Balance</u>				*Right	-click the row	vs below and select	"Insert" to add rows	as needed.	
Date <u>12/31/2</u>		<u>,309,588,107</u> I: <u>10,000,000</u>							
Date of Transaction	Transaction type (e.g., new issuance, cancellation,	Number of Shares Issued (or cancelled)	Class of Securities	Value of shares issued (\$/per	Were the shares issued at a discount to market	Individual/ Entity Shares were issued to.	Reason for share issuance (e.g. for cash or debt conversion) - OR-	Restricted or Unrestricted as of this filing.	Exemption or Registration Type.

	shares returned to treasury)			share) at Issuance	price at the time of issuance? (Yes/No)	*You must disclose the control person(s) for any entities listed.	Nature of Services Provided		
<u>March 16,</u> <u>2022</u>	New Issuance	200,000,000	<u>Common</u> <u>Stock</u>	<u>.00126</u>	Yes	Capitoline Venture Fund II LLC Robert Roever	Debt Conversion	Unrestricted	<u>Section</u> <u>4(a)(1)</u>
<u>July 14,</u> 2022	New Issuance	4,666,666	Common Stock	\$0.004	Yes	<u>Hanspeter</u> <u>Vocheze</u>	<u>Cash</u>	Restricted	<u>Section</u> <u>4(a)(2)</u>
<u>July 21,</u> 2022	New Issuance	5,000	<u>Series B</u> Preferred	\$10,00	<u>No</u>	<u>Kenneth</u> Feinstein	<u>Cash</u>	<u>Restricted</u>	<u>Section</u> <u>4(a)(2)</u>
<u>August 31,</u> 2022	New Issuance	4,800,000	<u>Common</u> <u>Stock</u>	\$0.00250	<u>Yes</u>	Henry Wilsher	<u>Cash</u>	<u>Restricted</u>	<u>Section</u> <u>4(a)(2)</u>
<u>August 31,</u> 2022	New Issuance	12,500,000	<u>Common</u> <u>Stock</u>	\$0.00200	<u>Yes</u>	Shane Attersley	<u>Cash</u>	<u>Restricted</u>	<u>Section</u> <u>4(a)(2)</u>
<u>August 31,</u> 2022	New Issuance	17,500,000	<u>Common</u> <u>Stock</u>	\$0.00200	<u>Yes</u>	Gavin Solomon	<u>Cash</u>	<u>Restricted</u>	<u>Section</u> <u>4(a)(2)</u>
<u>August 31,</u> 2022	New Issuance	25,000,000	Common Stock	\$0.00200	<u>Yes</u>	<u>Offelbar PTY</u> <u>Ltd.</u> <u>Quentin</u> <u>Flannery</u>	<u>Cash</u>	Restricted	<u>Section</u> <u>4(a)(2)</u>
<u>August 31,</u> 2022	New Issuance	7,400,000	Common Stock	\$0.00250	Yes	David Gibson	<u>Cash</u>	Restricted	<u>Section</u> <u>4(a)(2)</u>
<u>September</u> 22, 2022	New Issuance	2,000	<u>Series B</u> Preferred	\$10.00	<u>No</u>	<u>BMO Nesbitt</u> <u>Burns ITF -</u> <u>Rachel Gurney</u>	<u>Cash</u>	Restricted	<u>Section</u> <u>4(a)(2)</u>
<u>December</u> 7, 2022	New Issuance	5,000	<u>Series B</u> Preferred	\$10.00	<u>No</u>	<u>Thomas J.</u> Porcaro	<u>Cash</u>	<u>Restricted</u>	<u>Section</u> <u>4(a)(2)</u>
<u>January 25.</u> 2023	New Issuance	68,933,333	<u>Common</u> <u>Stock</u>	\$.0015	<u>No</u>	<u>Legendary Life</u> <u>GmbH</u> <u>Jeff Yribarren</u>	<u>Cash</u>	Restricted	Regulation S
<u>March 24,</u> 2023	New Issuance	349,611,000	<u>Common</u> <u>Stock</u>	.0003	No	<u>Goldberg AG</u> <u>Pascal</u> <u>Siegenthaler</u>	<u>Conversion of</u> <u>Series C</u> Preferred Stock	<u>Unrestricted</u>	<u>Section</u> <u>4(a)(1)</u>
<u>March 24,</u> 2023	Cancellation	(233,074)	<u>Series C</u> Preferred	N/A	<u>N/A</u>	<u>Goldberg AG</u> <u>Pascal</u> <u>Siegenthaler</u>	<u>Conversion to</u> <u>Common</u>	<u>N/A</u>	<u>Section</u> <u>3(a)(9)</u>
<u>August 1,</u> 2023	New Issuance	34,000	<u>Common</u> <u>Stock</u>	.0004	<u>No</u>	<u>Axel Reinke</u>	Director Fee	Restricted	<u>Section</u> <u>4(a)(2)</u>
<u>August 1,</u> <u>2023</u>	New Issuance	34,000	<u>Common</u> <u>Stock</u>	.0004	<u>No</u>	Robert Roever	Director Fee	<u>Restricted</u>	<u>Section</u> <u>4(a)(2)</u>
<u>August 1,</u> <u>2023</u>	New Issuance	34,000	<u>Common</u> <u>Stock</u>	.0004	<u>No</u>	<u>Nicholas</u> Sprung	Director Fee	Restricted	<u>Section</u> <u>4(a)(2)</u>

August 1, 2023	New Issuance	250,000,500	<u>Common</u> <u>Stock</u>	N/A	No	<u>Goldberg AG</u> <u>Pascal</u> <u>Siegenthaler</u>	<u>Conversion of</u> <u>Series C</u> <u>Preferred Stock</u>	<u>Unrestricted</u>	<u>Section</u> <u>4(a)(1)</u>
<u>August 1,</u> 2023	Cancellation	(166,667)	<u>Series C</u> Preferred	N/A	<u>N/A</u>	<u>Goldberg AG</u> <u>Pascal</u> <u>Siegenthaler</u>	<u>Conversion to</u> <u>Common</u>	<u>N/A</u>	<u>Section</u> <u>3(a)(9)</u>
<u>August 1,</u> 2023	New Issuance	10,180,000	<u>Common</u> <u>Stock</u>	.0024	<u>No</u>	Adam Cairns	<u>Cash</u>	Restricted	<u>Regulation</u> <u>S</u>
<u>August 1,</u> 2023	New Issuance	20,000,000	<u>Common</u> <u>Stock</u>	.0024	<u>No</u>	<u>Rasa</u> <u>Marinkovic</u>	<u>Cash</u>	<u>Restricted</u>	<u>Regulation</u> <u>S</u>
<u>November</u> 20, 2023	New Issuance	199,999,500	<u>Common</u> <u>Stock</u>	Na	<u>Na</u>	<u>Goldberg AG</u> <u>Pascal</u> <u>Siegenthaler</u>	Conversion to Common	<u>N/A</u>	<u>Section</u> <u>3(a)(9)</u>
<u>November</u> 20, 2023	New Issuance	32,000,000	<u>Common</u> <u>Stock</u>	.0004	<u>No</u>	<u>Nicholas</u> Sprung	Director Fee	Restricted	<u>Rule 144</u>
<u>November</u> 20, 2023	New Issuance	32,000,000	<u>Common</u> <u>Stock</u>	.0004	<u>No</u>	Robert Roever	Director Fee	<u>Restricted</u>	<u>Rule 144</u>
<u>November</u> 20, 2023	New Issuance	32,000,000	<u>Common</u> <u>Stock</u>	.0004	<u>No</u>	Axel Reinke	Director Fee	<u>Restricted</u>	<u>Rule 144</u>
Shares Outstanding on Date of This Report:						•			
Ending Balan	Ending								
Date <u>12/31/</u>	2023 Common: <u>6</u>								
	Preferred:	9,588,262							

*Example:* A company with a fiscal year end of December 31<sup>st</sup> 2023, in addressing this item for its Annual Report, would include any events that resulted in changes to any class of its outstanding shares from the period beginning on January 1, 2022 through December 31, 2023 pursuant to the tabular format above.

### \*\*\*Control persons for any entities in the table above must be disclosed in the table or in a footnote here.

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

# **B.** Promissory and Convertible Notes

Indicate by check mark whether there are any outstanding promissory, convertible notes, convertible debentures, or any other debt instruments that may be converted into a class of the issuer's equity securities:

No:  $\Box$  Yes:  $\boxtimes$  (If yes, you must complete the table below)

Date of Note Issuance	Outstanding Balance (\$)	Principal Amount at Issuance (\$)	Interest Accrued (\$)	<u>Maturity</u> <u>Date</u>	Conversion Terms (e.g. pricing mechanism for determining conversion of instrument to shares)	Name of Noteholder. *You must disclose the control person(s) for any entities listed.	Reason for Issuance (e.g. Loan, Services, etc.)
<u>March 8.</u> 2023	<u>\$788.338</u>	<u>\$730.234</u>	<u>58.104</u>	<u>04/30/24</u>	the average of the lowest intraday trading prices during the 20 (twenty) days prior to the day that the Holder requests conversion.	<u>Capitoline Ventures</u> <u>II LLC</u>	Loan memorializing advances from 2020 through 2022
<u>March 8,</u> 2023	<u>\$164.999</u>	<u>\$139,719</u>	<u>25,280</u>	<u>04/30/24</u>	the average of the lowest intraday trading prices during the 20 (twenty) days prior to the day that the Holder requests conversion.	<u>Goldberg AG</u> Pascal Siegenthaler	Loan memorializing advances from 2021 through 2022
<u>March 8,</u> <u>2023</u>	<u>\$81,484</u>	<u>\$69,000</u>	<u>32,824</u>	<u>04/30/24</u>	the average of the lowest intraday trading prices during the 20 (twenty) days prior to the day that the Holder requests conversion.	Pascal Siegenthaler	Loan memorializing advances from 2021 through 2022

\*\*\*Control persons for any entities in the table above must be disclosed in the table or in a footnote here.

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. Ensure that these descriptions are updated on the Company's Profile on <u>www.OTCMarkets.com</u>.

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

<u>CBD of Denver, Inc. is focused on acquiring profitable assets at attractive valuations to create value for shareholders. The company's team is dedicated to sourcing high-margin, innovative products that align with its values. The Company is offering a number of innovative consumer products through Libra 9 GmbH, such as the Magic Lappen and the BerlinR13 Anti-Slip solution. Through its Luxora LLC subsidiary the Company offers consulting services to participants in the legal cannabis markets.</u>

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

Libra 9 GmbH Luxora LLC HOLISTICH GmbH

C. Describe the issuers' principal products or services.

CBD health and wellness products; The Magic Lappen reusable cleaning cloth; Berliner 13 Anti-Slip solution. LUXORA LLC's expertise revolves around unlocking the potential of the legalized cannabis market, offering infrastructure solutions and consulting tailored to the dynamic needs of this rapidly expanding sector. Our offerings range from consulting and market research to product development and distribution solutions, aimed at simplifying the path to legalization for our esteemed clients.

# 5) Issuer's Facilities

The goal of this section is to provide investors 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. Describe the location of office space, data centers, principal plants, and other property of the issuer and describe the condition of the properties. Specify if the assets, properties, or facilities are owned or leased and the terms of their leases. If the issuer does not have complete ownership or control of the property, describe the limitations on the ownership.

The Company has a lease for office and warehouse space in Wustermark, Germany at a rate of €3,320 per month.

# 6) All Officers, Directors, and Control Persons of the Company

Using the table below, please provide information, as of the period end date of this report, regarding all officers and directors of the company, or any person that performs a similar function, regardless of the number of shares they own.

In addition, list all individuals or entities controlling 5% or more of any class of the issuer's securities. 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. 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 investors 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 owners.

Confirm that the information in this table matches your public company profile on <u>www.OTCMarkets.com</u>. If any updates are needed to your public company profile, log in to <u>www.OTCIQ.com</u> to update your company profile.

Names of All Officers, Directors and Control Persons	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	Ownership Percentage of Class Outstanding	Names of control person(s) if a corporate entity
Axel Reinke (1)	<u>CEO/Director</u>	<u>Berlin, German</u>	34,000,000	<u>Common</u>	Less than <u>1%</u>	
			<u>5,000(2)</u>	<u>Series E</u> <u>Preferred</u> <u>(2)</u>	<u>50%</u>	
<u>Robert Roever</u>	<u>Director</u>	<u>New York, NY</u>	<u>34,000,000</u>	<u>Common</u>	Less than <u>1%</u>	
			<u>1</u>	<u>Series D</u> Preferred	<u>100%</u>	
			<u>5,000</u>			

				<u>Series E</u> <u>Preferred</u> (2)	<u>50%</u>	
<u>Nicholas</u> <u>Sprung</u>	<u>Director</u>	<u>Centennial, CO</u>	<u>34,002,000</u>	<u>Common</u>	<u>Less than</u> <u>1%</u>	
Paul Gurney (3)	<u>Director</u>	London, UK				
Goldberg AG (4)	<u>5%</u>	<u>Zurich,</u> Switzerland	9,566,259	<u>Series C</u> Preferred	<u>100%</u>	<u>Pascal</u> <u>Siegenthaler</u>

1. Axel Reinke was appointed CEO and director in January 2023.

- 2. The Series E Preferred Shares are subject to vesting upon the achievement of certain milestones.
- 3. Paul Gurney resigned as CEO in January 2023, and as a director of the Company on July 11, 2023.
- 4. Goldberg AG is not a control person or affiliate of the Company. Goldberg acquired the Series C Preferred shares in exchange for Series A Preferred Shares that it received pursuant to execution on a pledge agreement with Swiss Industry Ventures AG. The Series C Preferred Shares are subject to a conversion limitation of 9.9% of common.

# 7) Legal/Disciplinary History

- A. Identify and provide a brief explanation as to whether any of the persons or entities listed above in Section 6 have, in the past 10 years:
  - 1. Been the subject of an indictment or conviction in a criminal proceeding or plea agreement or named as a defendant in a pending criminal proceeding (excluding minor traffic violations);

### <u>No</u>

 Been the subject of 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, financial- or investment-related, insurance or banking activities;

### No

 Been the subject of a finding, disciplinary order or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, a state securities regulator of a violation of federal or state securities or commodities law, or a foreign regulatory body or court, which finding or judgment has not been reversed, suspended, or vacated;

### <u>No</u>

4. Named as a defendant or a respondent in a regulatory complaint or proceeding that could result in a "yes" answer to part 3 above; or

# No

5. Been the subject 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.

### <u>No</u>

6. Been the subject of a U.S Postal Service false representation order, or a temporary restraining order, or preliminary injunction with respect to conduct alleged to have violated the false representation statute that applies to U.S mail.

<u>No</u>

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 to 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.

NA

# 8) Third Party Service Providers

Provide the name, address, telephone number and email address of each of the following outside providers. You may add additional space as needed.

Confirm that the information in this table matches your public company profile on www.OTCMarkets.com. If any updates are needed to your public company profile, update your company profile. Securities Counsel (must include Counsel preparing Attorney Letters).

# Securities Counsel

Name:Jonathan Leinwand, Esq.Firm:Jonathan D. Leinwand, P.A.Address 1:18305 Biscayne Blvd., Suite 200Address 2:Aventura, FL 33160Phone:954-903-7856Email:jonathan@jdlpa.com

# Accountant or Auditor

Name: Ralph Klemenz Firm: Vabera GmbH Address 1: Zuercherstrasse 20 Address 2: 8952 Schlieren, Switzerland Phone: +41 43 499 09 09 Email: <u>r.klemenz@vabera.ch</u>

Investor Relations N/A

# All other means of Investor Communication:

X:	@LUXORA_Inc
Discord:	
LinkedIn	
Facebook:	
Instagram	@themagiclappen @luxorainc

### Other Service Providers

Provide the name of any other service provider(s) that **that assisted**, **advised**, **prepared**, **or provided information with respect to this disclosure statement**. This includes counsel, broker-dealer(s), advisor(s), consultant(s) or any entity/individual that provided assistance or services to the issuer during the reporting period.

Name:	<u>N/A</u>
Firm:	<u>N/A</u>
Address 1:	<u>N/A</u>
Address 2:	<u>N/A</u>
Phone:	<u>N/A</u>
Email:	<u>N/A</u>

# 9) Disclosure & Financial Information

A. This Disclosure Statement was prepared by (name of individual):

Name:	Axel Reinke
Title:	CEO
Relationship to Issuer:	<u>CEO</u>

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

	IFRS	5
$\boxtimes$	U.S.	GAAP

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

Name:Ralph KlemenzTitle:AccountantRelationship to Issuer:outside accountant'Describe the qualificationsof the person or persons who prepared the financial statements:Mr. Klemenz is an accountant with over 5 years of experience preparing financial statements for companies.

Provide the following qualifying financial statements:

<sup>&</sup>lt;sup>5</sup> 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.

- Audit letter, if audited;
- Balance Sheet;
- Statement of Income;
- Statement of Cash Flows;
- Statement of Retained Earnings (Statement of Changes in Stockholders' Equity)
- o Financial Notes

### Financial Statement Requirements:

- Financial statements must be published together with this disclosure statement as one document.
- Financial statements must be "machine readable". Do not publish images/scans of financial statements.
- Financial statements must be presented with comparative financials against the prior FYE or period, as applicable.
- Financial statements must be prepared in accordance with U.S. GAAP or International Financial Reporting Standards (IFRS) but are not required to be audited.

# 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, Axel Reinke

- 1. I have reviewed this Disclosure Statement for <u>CBD of Denver, Inc.;</u>
- 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.

# 4/15/2024 [Date]

# /S/ Axel Reinke [CEO's Signature]

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

# Principal Financial Officer:

### I, <u>Axel Reinke</u> certify that:

- 1. I have reviewed this Disclosure Statement for <u>CBD of Denver, Inc.;</u>
- 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.

4/15/2024 [Date]

/S/ Axel Reinke CFO's Signature]

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

FINANCIAL REPORT (Unaudited)

At December 31, 2023 and 2022, and For the Years ended December 31, 2023 and 2022

# **INDEX**

DISCLAIMER REPORT	2
CONSOLIDATED BALANCE SHEETS	3
CONSOLIDATED STATEMENTS OF OPERATIONS	4
CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY (DEFICIT)	5
CONSOLIDATED STATEMENTS OF CASH FLOWS	6
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS	7-16

### DISCLAIMER REPORT

To Management and Board of Directors CBD of Denver, Inc.

The accompanying consolidated financial statements of CBD of Denver, Inc. as of December 31, 2023 and 2022, and for the years ended December 31, 2023 and 2022, were not subjected to an audit, review, or compilation engagement by us and, we do not express an opinion, a conclusion, nor provide any assurance on them.

Vabera GmbH, Tax and Accounting Services

Zürich, Switzerland April 5, 2024

# CONSOLIDATED BALANCE SHEETS (unaudited)

ASSETS         Current Assets:         Cash and cash equivalents       \$ 36,547       \$ 28,043         Accounts receivable       77,421       -         Inventory       3,250       -         Total Current Assets       117,218       28,043         Fixed assets       11,078       -         Total Assets       \$ 128,296       \$ 28,043         Current Liabilities:       Accounts payable       \$ 297,164       \$ 961,651         Accounts payable       -       7,340       7,340         Dividend payable       4,917       417       417         Capitoline Ventures LLC Note (Note 3)       810,425       723,246       5 (33,571       74,755         Pascal Sizgenthaler Note (Note 3)       810,425       723,246       5 (34)869       1.996,969         Total Current Liabilities       1,480,302       1.996,969       1.996,969       1.996,969         Commitments and Contingencies (Note 4)       -       -       -       -         Stareholders' Equity:       Series A Preferred stock, par value \$0,00001, 88,500,000 shares authorized;       34,000 shares issued and outstanding as of September 30, 2023       1       100         Series B Preferred stock, par value \$0,00000, 0,000,000 shares authorized;       -       - <th></th> <th></th> <th>December 31, <u>2023</u></th> <th></th> <th>December 31, <u>2022</u></th>			December 31, <u>2023</u>		December 31, <u>2022</u>
$\begin{array}{c c} Cash and cash equivalents Accounts receivable 17,213 & 28,043 \\ Accounts receivable 17,213 & 2,250 & - \\ Total Current Assets & 111,078 \\ \hline \\ Total Assets & $ 110,078 \\ \hline \\ ILABILITIES AND SHAREHOLDERS' EQUITY \\ \hline \\ Current Liabilities: & $ 207,164 & $ 961,651 \\ Accrued expenses & $ 115,000 \\ Others payable & $ 297,164 & $ 961,651 \\ Accrued expenses & $ 115,000 \\ Others payable & $ 297,164 & $ 961,651 \\ Accrued expenses & $ 115,000 \\ Others payable & $ 297,164 & $ 961,651 \\ Accrued expenses & $ 115,000 \\ Others payable & $ 115,000 \\ Others payable & $ 115,000 \\ Others payable & $ 10,422 \\ Carrent Liabilities & $ 10,422 \\ Carrent Liabilities & $ 10,422 \\ Carrent Liabilities & $ 10,422 \\ Odlberg AG Note (Note 3) & $ 169,225 \\ Total Current Liabilities & $ 1,480,302 \\ 1,996,969 \\ \hline \\ Commitments and Contingencies (Note 4) & $ - $ - \\ \hline \\ Shareholders' Equity: \\ Series & Preferred stock, par value $ 0,00001, 1,500,000 shares authorized; \\ 12,000 shares issued and outstanding as of September 30, 2023 \\ 0,566,259 shares issued and outstanding as of September 31, 2022 \\ 0 shares issued and outstanding as of September 30, 2023 \\ 0,566,259 shares issued and outstanding as of September 31, 2022 \\ 0 shares issued and outstanding as of September 31, 2022 \\ 0 shares issued and outstanding as of September 31, 2022 \\ 0 shares issued and outstanding as of September 31, 2022 \\ 0 shares issued and outstanding as of September 31, 2022 \\ 0 shares issued and outstanding as of September 31, 2022 \\ 0 shares issued and outstanding as of September 31, 2022 \\ 0 shares issued and outstanding as of September 31, 2022 \\ 0 shares issued and outstanding as of December 31, 2022 \\ 0 shares issued and outstanding as of December 31, 2022 \\ 0 shares issued and outstanding as of December 31, 2022 \\ 0 shares issued and outstanding as of December 31, 2022 \\ 0 shares issued and outstanding as of December 31, 2022 \\ 0 shares issued and outstanding as of December 31, 2022 \\ 0 shares issued and outstanding as of December 31, 2022 \\ 0 shares iss$					
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$\begin{array}{c c c c c c c c c c c c c c c c c c c $		2	,	\$	28,043
Total Current Assets       117,218       28,043         Fixed assets       11,078         Total Assets       \$ 128,296       \$ 28,043         LIABILITIES AND SHAREHOLDERS' EQUITY       Current Liabilities: $Accounts payable       $ 297,164       $ 961,651         Accounts payable       $ 297,164       $ 961,651       - 7,340       - 7,340         Dividend payable       4,917       417       Capitoline Ventures LLC Note (Note 3)       810,425       723,246         Goldberg AG Note (Note 3)       169,225       151,375       744,756       1.996,969         Total Liabilities       1.480,302       1.996,969       1.996,969         Commitments and Contingencies (Note 4)       -       -       -         Series A Preferred stock, par value $0.00001, 88,500,000 shares authorized;       34,000 shares issued and outstanding as of September 31, 2022       1       100         Series B Preferred stock, par value $0.00001, 1,500,000 shares authorized;       1,200 shares issued and outstanding as of December 31, 2022       1       1         Series C Preferred stock, par value $0.00001, 1,000,000 shares authorized;       -       -       -         Out hares issued and outstanding as of December 31, 2022       1       1       1         Series C Preferred stock, par value $0.00001, 1,000,000 shares authori$					-
Fixed assets         11,078           Total Assets         \$ 128,296         \$ 28,043           LIABILITIES AND SHAREHOLDERS' EQUITY         Current Liabilities:         Accounts payable         \$ 297,164         \$ 961,651           Accounts payable         \$ 297,164         \$ 961,651         7,340           Dividend payable         -         7,340           Dividend payable         4,917         417           Captioline Ventures LLC Note (Note 3)         810,425         723,246           Goldberg AG Note (Note 3)         169,225         151,375           Pascal Siegenthalert Note (Note 3)         83,571         74,756           Total Liabilities         1,480,302         1,996,969           Commitments and Contingencies (Note 4)         -         -           Series A Preferred stock, par value \$0,00001, \$8,500,000 shares authorized;         34,000 shares issued and outstanding as of September 30, 2023           10,000,000 shares issued and outstanding as of December 31, 2022         1         100           Series B Preferred stock, par value \$0,00001, 1,500,000 shares authorized;         9,66,629 shares issued and outstanding as of September 30, 2023         1           12,000 shares issued and outstanding as of September 31, 2022         1         100           Series C Preferred stock, par value \$0,00001, 1,000,000 shares author	•	-	· · · · · · · · · · · · · · · · · · ·	•	-
Total Assets       \$ 128,296       \$ 28,043         LIABILITIES AND SHAREHOLDERS' EQUITY         Current Liabilities:         Accounts payable       \$ 297,164       \$ 961,651         Accounts payable       -       7,340         Dividend payable       4,917       4117         Caprioline Ventures LLC Note (Note 3)       810,425       723,246         Goldberg AG Note (Note 3)       810,425       723,246         Goldberg AG Note (Note 3)       83,571       74,756         Total Current Liabilities       1,480,302       1,996,969         Total Liabilities       1,480,302       1,996,969         Commitments and Contingencies (Note 4)       -       -         Series A Preferred stock, par value \$0,00001, 88,500,000 shares authorized;       1       1000         Series B Preferred stock, par value \$0,00001, 1,500,000 shares authorized;       1       100         Series C Preferred stock, par value \$0,00001, 1,500,000 shares authorized;       1       1         12,000 shares issued and outstanding as of September 30, 2023       1       100         Series C Preferred stock, par value \$0,00001, 0,000 shares authorized;       9,566,259 shares issued and outstanding as of December 31, 2022       1       1         Series C Preferred stock, par value \$0,00001, 0,000,000	Total Current Assets	-	117,218	-	28,045
LIABILITIES AND SHAREHOLDERS' EQUITYCurrent Liabilities:Accounts payable\$ 297,164\$ 961,651Accrued expenses115,00078,184Others payable-7,340Dividend payable4,917417Capitoline Ventures LLC Note (Note 3)810,425723,246Goldberg AG Note (Note 3)169,225151,375Pascal Siegenthaler Note (Note 3)83,57174,756Total Current Liabilities1,480,3021,996,969Commitments and Contingencies (Note 4)Shareholders' Equity:Series A Preferred stock, par value \$0.00001, 88,500,000 shares authorized; 34,000 shares issued and outstanding as of December 31, 20221100Series B Preferred stock, par value \$0.00001, 1,500,000 shares authorized; 12,000 shares issued and outstanding as of September 30, 2023 12,000 shares issued and outstanding as of September 30, 2023 12,000 shares issued and outstanding as of December 31, 202211Series C Preferred stock, par value \$0.00001, 1,000,000 shares authorized; 9,566,259 shares issued and outstanding as of December 31, 202211Series C Preferred stock, par value \$0.00001, 1,000,000 shares authorized; 9,566,259 shares issued and outstanding as of December 31, 202296-Common stock, par value \$0.00001, 0,600,000,000 shares authorized; 6,678,179,106 shares issued and outstanding as of December 31, 2023 5,581,654,773 shares issued and outstanding as of December 31, 2023 5,581,654,773 shares issued and outstanding as of December 31, 202296-Common stock, par value \$0.00001, 6,600,000,000 shares authorized; 6,678,179,106	Fixed assets		11,078		
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Current Liabilities:Accounts payable\$ 297,164\$ 961,651Accrued expenses115,00078,184Others payable-7,340Dividend payable4,917417Capitoline Ventures LLC Note (Note 3)169,225151,375Pascal Siegenthalert Note (Note 3)169,225151,375Total Current Liabilities1,480,3021,996,969Total Liabilities1,480,3021,996,969Commitments and Contingencies (Note 4)Series A Preferred stock, par value \$0.00001, 88,500,000 shares authorized; 34,000 shares issued and outstanding as of September 30, 2023 10,000,000 shares issued and outstanding as of September 31, 20221100Series B Preferred stock, par value \$0.00001, 1,500,000 shares authorized; 12,000 shares issued and outstanding as of September 31, 202211Series C Preferred stock, par value \$0.00001, 1,000,000 shares authorized; 9,566,259 shares issued and outstanding as of December 31, 202211Series C Preferred stock, par value \$0.00001, 10,000,000 shares authorized; 9,566,259 shares issued and outstanding as of December 31, 202211Series C Preferred stock, par value \$0.00001, 10,000,000 shares authorized; 9,566,259 shares issued and outstanding as of December 31, 202266,78255,815Additional paid-in capital3,677,6683,529,4003,677,6683,529,400Stautory Reserved1,2461,2461,2461,246Actinical during of December 31, 202266,78255,81555,815Additional paid-in capital3,677,66	LIABILITIES AND SHAREHOLDERS' FOUITY				
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$\begin{array}{c cccc} \text{Dividend payable} & 4,917 & 417 \\ \text{Capitoline Ventures LLC Note (Note 3)} & 810,425 & 723,246 \\ \text{Goldberg AG Note (Note 3)} & 169,225 & 151,375 \\ \text{Pascal Siegenthalert Note (Note 3)} & 83,571 & 74,756 \\ \hline \text{Total Current Liabilities} & 1,480,302 & 1,996,969 \\ \hline \text{Total Liabilities} & 1,480,302 & 1,996,969 \\ \hline \text{Commitments and Contingencies (Note 4)} & - & - \\ \hline \text{Shareholders' Equivy:} & \\ \text{Series A Preferred stock, par value $0,00001, 88,500,000 shares authorized;} & 34,000 shares issued and outstanding as of September 30, 2023 & 10,000,000 shares issued and outstanding as of December 31, 2022 & 1 & 100 \\ \hline \text{Series B Preferred stock, par value $0,00001, 1,500,000 shares authorized;} & 2,000 shares issued and outstanding as of September 30, 2023 & 12,000 shares issued and outstanding as of September 30, 2023 & 0 shares issued and outstanding as of December 31, m 2022 & 1 & 1 \\ \hline \text{Series C Preferred stock, par value $0,00001, 1,0000,000 shares authorized;} & 9,566,259 shares issued and outstanding as of September 30, 2023 & 0 shares issued and outstanding as of December 31, 2022 & 96 & - \\ \hline \text{Common stock, par value $0,00001, 0,000,000 shares authorized;} & 6,678,179,106 shares issued and outstanding as of December 31, 2022 & 96 & - \\ \hline \text{Common stock, par value $0,00001, 0,000,000 shares authorized;} & 5,581,654,773 shares issued and outstanding as of December 31, 2022 & 66,782 & 55,815 & Additional paid-in capital & 3,677,668 & 3,529,400 & \\ \hline \text{Statutory Reserved} & 1,246 & 1,2$	•		-		
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Common stock, par value \$0.00001, 6,000,000 shares authorized;       6,678,179,106 shares issued and outstanding as of December 31, 2023         5,581,654,773 shares issued and outstanding as of December 31, 2022       66,782       55,815         Additional paid-in capital       3,677,668       3,529,400         Statutory Reserved       1,246       1,246         Retained Earnings (Accumulated deficit)       (5,029,569)       (5,431,480)         Accumulated other comprehensive income       (68,231)       (124,008)         Total Shareholders' Equity (Deficit)       (1,352,006)       (1,968,926)			96		-
6,678,179,106 shares issued and outstanding as of December 31, 2023         5,581,654,773 shares issued and outstanding as of December 31, 2022       66,782       55,815         Additional paid-in capital       3,677,668       3,529,400         Statutory Reserved       1,246       1,246         Retained Earnings (Accumulated deficit)       (5,029,569)       (5,431,480)         Accumulated other comprehensive income       (68,231)       (124,008)         Total Shareholders' Equity (Deficit)       (1,352,006)       (1,968,926)	-				
5,581,654,773 shares issued and outstanding as of December 31, 2022       66,782       55,815         Additional paid-in capital       3,677,668       3,529,400         Statutory Reserved       1,246       1,246         Retained Earnings (Accumulated deficit)       (5,029,569)       (5,431,480)         Accumulated other comprehensive income       (68,231)       (124,008)         Total Shareholders' Equity (Deficit)       (1,352,006)       (1,968,926)	-				
Additional paid-in capital       3,677,668       3,529,400         Statutory Reserved       1,246       1,246         Retained Earnings (Accumulated deficit)       (5,029,569)       (5,431,480)         Accumulated other comprehensive income       (68,231)       (124,008)         Total Shareholders' Equity (Deficit)       (1,352,006)       (1,968,926)	-		66,782		55,815
Statutory Reserved1,2461,246Retained Earnings (Accumulated deficit)(5,029,569)(5,431,480)Accumulated other comprehensive income(68,231)(124,008)Total Shareholders' Equity (Deficit)(1,352,006)(1,968,926)	Additional paid-in capital		3,677,668		3,529,400
Retained Earnings (Accumulated deficit)(5,029,569)(5,431,480)Accumulated other comprehensive income(68,231)(124,008)Total Shareholders' Equity (Deficit)(1,352,006)(1,968,926)					
Accumulated other comprehensive income(68,231)(124,008)Total Shareholders' Equity (Deficit)(1,352,006)(1,968,926)	•				
Total Shareholders' Equity (Deficit)         (1,352,006)         (1,968,926)					
	-	-		•	
		\$	128,296	\$	

The accompanying notes are an integral part of these financial statements.

### CONSOLIDATED STATEMENTS OF OPERATIONS

(unaudited)

		For the Years Ended December 31,					
		<u>2023</u>		<u>2022</u>			
Revenue							
Sales	\$	2,981,651	\$	2,344,225			
Cost of Goods Sold	Ŷ	(2,386,234)	Ψ	(2,628,959)			
Gross Profit	_	595,417	-	(284,734)			
Operating Expenses							
Marketing fees		115,927		91,973			
Salaries		429,940		384,868			
Professional fees		79,243		78,695			
Consultant fees		10,545		107,972			
Office expenses		177,885		216,773			
Rental expenses		45,762		151,287			
Bad debt expenses		-		1,431,195			
Other general and administration expenses		_		-			
Total Operating Expenses		859,302	-	2,462,763			
Net Income from Operations		(263,885)		(2,747,497)			
Other Income (Expenses)							
Interest expenses		(113,844)		(3,427)			
Gain on disposal of subsidiary							
Loss on disposal of assets							
Loss on debt settlement		-		(506,786)			
Total Other Income (Expenses)		(113,844)	_	(510,213)			
Net Income before Provision for Income Tax		(377,729)		(3,257,710)			
Prior year adjustment of Accounts Payables		961,651					
Income Tax Provision	_	(344)	_	6,296			
Net Income	\$	583,578	\$_	(3,251,414)			
Other comprehensive income (loss)		55,777		(35,258)			
Total comprehensive income (loss)	\$	639,355	\$	(3,286,672)			
Basic loss per Share	\$	0.00	\$_	(0.00)			
Diluted loss per Share	\$	0.00	\$_	(0.00)			
Weighted average shares outstanding-Basic		6,382,179,606		5,696,732,063			
Effect of dilutive Series A Preferred Stock*		51,000,000		15,000,000,000			
Effect of dilutive Series B Preferred Stock**		125,000,000		125,000,000			
Effect of dilutive Series C Preferred Stock***		10,138,464,583		-			
Weighted average shares outstanding-diluted	=	16,696,644,189	-	20,821,732,063			

\* All of the Company's Series A Preferred Stock is convertible into shares of common stock at a rate of 1,500 shares of common stock for every preferred share. 15,000,000,000 shares of common stock issuable to preferred shareholders.

\*\* Each share of Series B Preferred Stock shall be convertible, at the option of the holder thereof, into common stocks, as more fully disclosed in Note 3, Stock Capital.

\*\*\* Each share of Series C Preferred Stock shall be convertible, at the option of the holder thereof, into common stocks, as more fully disclosed in Note 3, Stock Capital.

The accompanying notes are an integral part of these financial statements.

# CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY (DEFICIT) (unaudited)

		eferred Stock Par Value <u>Amount</u>	Series B Preferre \$0.00001 Par <u>Shares</u>		Series C Pre \$0.00001 <u>Shares</u>		Commo \$0.00001 <u>Shares</u>		Additional Paid-in <u>Capital</u>	Statutory <u>Reserved</u>	Retained Earnings (Accumulated <u>Deficit)</u>	Accumulated Other Comprehensive Income	Total Shareholders' Equity <u>(Deficit)</u>
Balances at January 1, 2023	10,000,000	\$ 100	12,000 \$	1	- 5	\$ - \$	5,581,454,773	\$ 55,815	\$ 3,529,400	\$ 1,246	\$ (5,431,480)	\$ (124,008) \$	\$ (1,968,926)
Preferred A stocks were converted to Preferred C stocks	(9,966,000)	(99)	-	-	9,966,000	100	-	-	(1.00)	-	-	-	-
Preferred C stocks were converted to common stocks	-	-	-	-	(233,074)	(2)	349,611,000	3,496	(3,494.00)	-	-	-	-
Issuance of common stock	-	-	-	-	-	-	68,933,333	689	102,711.00	-	-	-	103,400
To accrue dividend payable for Series B Preferred Stock	-	-	-	-	-	-	-	-	-	-	(1,500)	-	(1,500)
Net income (loss)	-	-	-	-	-	-	-	-	-	-	(62,844)	-	(62,844)
Other comprehensive income (loss)	-	-	-	-	-	-	-	-	-	-	-	55,775	55,775
Balances at March 31, 2023	34,000	\$1	12,000 \$	1	9,732,926	\$ 98 \$	5,999,999,106	\$ 60,000	\$ 3,628,616	\$ 1,246	\$ (5,495,824)	\$ (68,233) \$	\$ (1,874,095)
To accrue dividend payable for Series B Preferred Stock	-	-	-	-	-	-	-	-	-	-	(1,500)	-	(1,500)
Net income (loss)	-	-	-	-	-	-	-	-	-	-	(37,553)	-	(37,553)
Other comprehensive income (loss)	-	-	-	-	-	-	-	-	-	-	-	2	2
Balances at June 30, 2023	34,000	\$ <u>1</u>	12,000 \$	1	9,732,926	\$ <u>98</u> \$	5,999,999,106	\$ 60,000	\$ 3,628,616	\$ 1,246	\$ (5,534,877)	\$ (68,231) \$	\$ (1,913,146)
Preferred C stocks were converted to common stocks	-	-	-	-	(166,667)	(2)	349,611,000	3,496	(3,494.00)	-	-	-	-
Issuance of common stock	-	-	-	-	-	-	132,180,000	1,322	51,550.00	-	-	-	52,872
To accrue dividend payable for Series B Preferred Stock	-	-	-	-	-	-	-	-	-	-	(1,500)	-	(1,500)
Net income (loss)	-	-	-	-	-	-	-	-	-	-	583,578	-	583,578
Other comprehensive income (loss)	-	-	-	-	-	-	-	-	-	-	-	55,777	55,777
Balances at September 30, 2023	34,000	\$ 1	12,000 \$	1	9,566,259	\$ 96 \$	6,481,790,106	\$ 64,818	\$ 3,676,672	\$ 1,246	\$ (4,952,799)	\$ (12,454)	\$ (1,222,419) 129,587.00
Balances at January 1, 2022	10,000,000	\$ 100	- \$	-	- 5	\$ - \$	5,309,588,107	\$ 53,096	\$ 2,462,037	\$ 1,246	\$ (2,180,066)	\$ (88,750)	247,663
Issuance of common stock for debt settlement	-	-	-	-	-	-	200,000,000	2,000	758,000	-		-	760,000
Net income (loss)	-	-	-	-	-	-	-	-	-	-	(920,335)	-	(920,335)
Other comprehensive income (loss)	-	-	-	-	-	-	-	-	-	-	-	(9,432)	(9,432)
Balances at March 31, 2022	10,000,000	\$ 100	- \$	-		\$ <u>-</u> \$	5,509,588,107	\$ 55,096	\$ 3,220,037	\$ 1,246	\$ (3,100,401)	\$ (98,182)	\$ 77,896
Net income (loss)	-	-	-	-	-	-	-	-	-	-	(344,547)	-	(344,547)

Other comprehensive income (loss)	-	-	-	-	-	-	-	-	-	-	-	(21,511)	(21,511)
Balances at June 30, 2022	10,000,000 \$	100	- \$	-	- \$	- \$	5,509,588,107 \$	55,096 \$	3,220,037 \$	1,246 \$	(3,444,948) \$	(119,693) \$	(288,162)
Issuance of common stock	-	-	-	-	-	-	71,866,666	719	189,781	-	-	-	190,500
Issuance of Series B Preferred Stock	-	-	7,000	1	-	-	-	-	69,999	-	-	-	70,000
To accrue divident payable for Series B Preferred Stock	-	-			-	-	-	-	-	-	(417)	-	(417)
Net income (loss)	-	-	-	-	-	-	-	-	-	-	(3,251,414)	-	(3,251,414)
Other comprehensive income (loss)	-	-	-	-	-	-	-	-	-	-	-	(35,258)	(35,258)
Balances at June 30, 2022	10,000,000 \$	100	7,000 \$	1	\$	\$	5,581,454,773 \$	55,815 \$	3,479,817 \$	1,246 \$	(6,696,779) \$	(154,951) \$	(3,314,751)

The accompanying notes are an integral part of these financial statements.  $\ensuremath{\mathbf{5}}$ 

# CONSOLIDATEDSTATEMENTS OF CASH FLOWS

(unaudited)

2023     2022       Cash Flows from Operating Activities:     5     639,355     \$     (3,251,414)       Adjustments to reconcile net income (loss) to net cash provided (used) by operating activities:     5     639,355     \$     (3,251,414)       Adjustments to reconcile net income (loss) to net cash provided (used) by operating activities:     5     506,786     506,786       Docrease(Increase) in operating assets and liabilities     6     1     1,317,04       Decrease(Increase) in operating assets and liabilities     -     1     1,2532       Decrease(Increase) in receivable from public authorities     -     26,758       Decrease(Increase) in accounts payable     (664,487)     230,506       Increase(Decrease) in accounts payable     (7,757)     7,458       Increase(Decrease) in accounts payable     (7,757)     7,458       Increase(Decrease) in accounts payable     (7,757)     7,458       Increase(Decrease) in accounts payable     (1,078)     -       Increase(Decrease) in accounts payable     (1,078)     -       Net cash provided (used) by investing activities     11,078     -       Purchase of equipment     11,078     -       Net cash provided (used) by investing activities     11,078     -       Repayment of notes payable-RockTowr     -     (265,731)       Prococceds from is		For the Yea Dexemb	1
Net Income     \$     639,355     \$     (3,251,414)       Adjustments to reconcile net income (loss) to net cash provided (used) by operating activities: Loss on debt settlement     506,786       Stock compensation expense     40,800       Changes in operating assets and liabilities     -       Decrease/(Increase) in others receivable     -       Decrease/(Increase) in others receivable     -       Decrease/(Increase) in orecivable from public authorities     -       Decrease/(Increase) in accounts payable     (664,487)       Cast Plover from Investing Activities     -       Purchase of equipment     -       Net cash provided (used) by investing activities     -       Cast Plovs from Investing Activities     -       Purchase of equipment     -       Net cash provided (used) by investing activities     -       Cash Plovs from Financing Activities     -       Repayment of notes payable-Rockflowr     -       Proceeds from issuance of common stock     10,067       Proceeds from activities     -       Proceeds from activities     -       Proceeds from Captionline Ventures Note     -       Proceeds from Activities     -       Repayment of loans from a related party     -       Proceeds from Activities     -       Repayment of loans from a related party     -   <		<u>2023</u>	<u>2022</u>
Adjustments to reconcile net income (loss) to       net cash provided (used) by operating activities:         Loss on debt settlement       506,786         Stock compensation expense       40,800         Changes in operating assets and liabilities       -         Decrease/(Increase) in accounts receivable       (77,421)       1,431,704         Decrease/(Increase) in accounts receivable       -       12,532         Decrease/(Increase) in others provivable       -       26,758         Decrease/(Increase) in overivable       -       26,758         Decrease/(Increase) in overivable       -       26,758         Decrease/(Increase) in overivable       -       26,758         Increase/(Decrease) in inventories       (3,250)       354,870         Increase/(Decrease) in others payable       (7,757)       7,458         Increase/(Decrease) in dividend payable       4,500       -         Increase/(Decrease) in dividend payable       4,500       -         Increase/(Decrease) in activities       -       -         Purchase of cquipment       -       -         Net cash provided (used) by investing activities       -       11,078         Proceeds from issuance of Series B Preferred Stock       -       120,000         Proceeds from Capioline Ventures Note <td>Cash Flows from Operating Activities</td> <td></td> <td></td>	Cash Flows from Operating Activities		
Adjustments to reconcile net income (loss) to       net eash provided (used) by operating activities:         Loss on debt settlement       506,786         Stock compensation expense       40,800         Changes in operating assets and liabilities       -         Decrease(Increase) in accounts receivable       (77,421)       1,431,704         Decrease(Increase) in others receivable       -       12,532         Decrease(Increase) in orevivable       -       26,758         Decrease(Increase) in orevivable       -       26,758         Increase(Increase) in orevivable       -       26,758         Increase(Increase) in orevivable from public authorities       -       26,758         Increase(Increase) in accounts payable       (7,757)       7,458         Increase(Increase) in accound expenses       -       36,816       (129,599)         Net cash used by operating activities       -       -       -         Purchase of equipment       -       -       -       -         Net cash used from issuance of scries B Preferred Stock       -       120,000       -       -       -       -       -       -       -       -       -       -       -       -       -       -       -       -       -       -       -	Net Income	\$ 639,355	\$ (3,251,414)
Loss on debt settlement     506,786       Stock compensation expense     40,800       Changes in operating assets and liabilities     -       Decrease/(Increase) in accounts receivable     -       1,191     -       Decrease/(Increase) in prepid expenses     -       12,532     -       Decrease/(Increase) in inventories     -       0,664,487     230,506       Increase (Decrease) in inventories     -       0,7757     7,458       Increase (Decrease) in others payable     -       1,7577     7,458       Increase (Decrease) in accounts payable     -       1,7577     7,458       Increase (Decrease) in accound expenses     -       1,757,77     7,458       Increase (Decrease) in accound expenses     -       1,759,208     -       Cash Flows from Investing Activities     -       Purchase of equipment     -       Net cash provided (used) by investing activities     -       Repayment of notes payable-Rockflowr     -       10,967     190,083       Repayment of loans from a related party     -       -     -       11,078     -       12,050     -       Proceeds from Goldberg AG Note     -       proceeds from Goldberg AG Note	Adjustments to reconcile net income (loss) to		
Loss on debt settlement     506,786       Stock compensation expense     40,800       Changes in operating assets and liabilities     -       Decrease/(Increase) in accounts receivable     -       1,191     -       Decrease/(Increase) in prepid expenses     -       12,532     -       Decrease/(Increase) in inventories     -       0,664,487     230,506       Increase (Decrease) in inventories     -       0,7757     7,458       Increase (Decrease) in others payable     -       1,7577     7,458       Increase (Decrease) in accounts payable     -       1,7577     7,458       Increase (Decrease) in accound expenses     -       1,757,77     7,458       Increase (Decrease) in accound expenses     -       1,759,208     -       Cash Flows from Investing Activities     -       Purchase of equipment     -       Net cash provided (used) by investing activities     -       Repayment of notes payable-Rockflowr     -       10,967     190,083       Repayment of loans from a related party     -       -     -       11,078     -       12,050     -       Proceeds from Goldberg AG Note     -       proceeds from Goldberg AG Note	net cash provided (used) by operating activities:		
Changes in operating assets and liabilities         Decrease((Increase) in accounts receivable       (77,421)       1,431,704         Decrease((Increase) in others receivable       -       51,191         Decrease((Increase) in receivable from public authorities       -       26,758         Decrease((Increase) in accounts payable       (664,487)       230,506         Increase(Decrease) in others payable       (7,757)       7,458         Increase(Decrease) in accrued expenses       36,816       (129,599)         Net cash used by operating activities       36,816       (129,599)         Net cash used by operating activities       11,078       -         Purchase of equipment       11,078       -         Net cash provided (used) by investing activities       11,078       -         Cash Flows from Enancing Activities       -       120,000         Purchase of equipment       -       (265,731)         Proceeds from issuance of Series B Preferred Stock       -       120,000         Proceeds from issuance of Series B Preferred Stock       -       120,000         Proceeds from issuance of common stock       10,967       190,083         Repayment of loans from a related party       -       (262,732)         Proceeds from Galpatoline Ventures Note       - <t< td=""><td></td><td></td><td>506,786</td></t<>			506,786
Changes in operating assets and liabilities         Decrease((Increase) in accounts receivable       (77,421)       1,431,704         Decrease((Increase) in others receivable       -       51,191         Decrease((Increase) in receivable from public authorities       -       26,758         Decrease((Increase) in accounts payable       (664,487)       230,506         Increase(Decrease) in others payable       (7,757)       7,458         Increase(Decrease) in accrued expenses       36,816       (129,599)         Net cash used by operating activities       36,816       (129,599)         Net cash used by operating activities       11,078       -         Purchase of equipment       11,078       -         Net cash provided (used) by investing activities       11,078       -         Cash Flows from Enancing Activities       -       120,000         Purchase of equipment       -       (265,731)         Proceeds from issuance of Series B Preferred Stock       -       120,000         Proceeds from issuance of Series B Preferred Stock       -       120,000         Proceeds from issuance of common stock       10,967       190,083         Repayment of loans from a related party       -       (262,732)         Proceeds from Galpatoline Ventures Note       - <t< td=""><td>Stock compensation expense</td><td>40,800</td><td></td></t<>	Stock compensation expense	40,800	
Decrease(Increase) in accounts receivable(77,421)1,431,704Decrease(Increase) in others receivable-51,191Decrease(Increase) in repeal expenses-12,532Decrease(Increase) in inventories(3,250)354,870Increase(Decrease) in accounts payable(664,487)230,506Increase(Decrease) in dividend payable(7,757)7,458Increase(Decrease) in dorbers payable(7,757)7,458Increase(Decrease) in account payable(31,444)(759,208)Net cash used by operating activities(31,444)(759,208)Cash Flows from Investing Activities11,078-Purchase of equipment-(265,731)Proceeds from issuance of Series B Preferred Stock-120,000Proceeds from issuance of Series B Preferred Stock-120,000Proceeds from Gabioling Ventures Note-723,246proceeds from Galed party-(262,732)Proceeds from Ascal Singenthaler Note-74,756Net cash provided (used) by financing activities-74,756Proceeds from Ascal Singenthaler Note(28,211)Effects of exchange rates change on cashCash at beginning of period28,04391,512Cash at beginning of period28,04391,512Cash at beginning of period\$-Cash at beginning of period\$-Cash at beginning of period\$-Cash at beginning of period\$ </td <td>· ·</td> <td></td> <td></td>	· ·		
Decrease/(Increase) in prepaid expenses       -       51,191         Decrease/(Increase) in prepaid expenses       -       12,532         Decrease/(Increase) in inventories       (3,250)       354,870         Increase/(Decrease) in accounts payable       (664,487)       230,506         Increase/(Decrease) in others payable       (7,757)       7,458         Increase/(Decrease) in others payable       (7,757)       7,458         Increase/(Decrease) in dividend payable       4,500       -         Increase/(Decrease) in dividend payable       (31,444)       (759,208)         Net cash used by operating activities       11,078       -         Purchase of equipment       11,078       -         Net cash provided (used) by investing activities       11,078       -         Cash Flows from Financing Activities       11,078       -         Repayment of notes payable-Rockflowr       -       (265,731)         Proceeds from issuance of common stock       10,967       190,083         Repayment of loans from a related party       -       (262,732)         Proceeds from Gaitoline Ventures Note       -       723,246         proceeds from Gaitoline Ventures Note       -       74,756         Net cash provided (used) by financing activities       10,967		(77,421)	1,431,704
Decrease/(Increase) in prepaid expenses       -       12,532         Decrease/(Increase) in receivable from public authorities       -       26,758         Decrease/(Increase) in inventories       (3,250)       354,870         Increase/(Decrease) in accounts payable       (664,487)       230,506         Increase/(Decrease) in divided payable       4,500       -         Increase/(Decrease) in accrued expenses       36,816       (129,599)         Net cash used by operating activities       (31,444)       (759,208)         Purchase of equipment       11,078       -         Purchase of equipment       11,078       -         Net cash provided (used) by investing activities       11,078       -         Cash Flows from Financing Activities       11,078       -         Repayment of notes payable-Rockflowr       -       (265,731)         Proceeds from issuance of Series B Preferred Stock       -       120,000         Proceeds from a related party       -       (262,732)         Proceeds from a collober and the aded party       -       (262,732)         Proceeds from Goldberg AG Note       -       151,375         proceeds from Goldberg AG Note       -       730,997         Increase (decrease) in cash       8,504       (28,211) <td></td> <td>-</td> <td></td>		-	
Decrease/(Increase) in receivable from public authorities     -     26,758       Decrease/(Increase) in inventories     (3,250)     354,870       Increase/(Decrease) in accounts payable     (664,487)     230,506       Increase/(Decrease) in dividend payable     (7,757)     7,458       Increase/(Decrease) in dividend payable     4,500     -       Increase/(Decrease) in accrunt expenses     36,816     (129,599)       Net cash used by operating activities     31,444)     (759,208)       Cash Flows from Innexing Activities     11,078     -       Purchase of equipment     11,078     -       Net cash provided (used) by investing activities     11,078     -       Cash Flows from Financing Activities     -     (265,731)       Proceeds from issuance of Series B Preferred Stock     -     120,000       Proceeds from issuance of Series B Preferred Stock     -     (262,732)       Proceeds from Issuance of Series B Preferred Stock     -     120,000       Proceeds from Capitoline Ventures Note     -     723,246       proceeds from Capitoline Ventures Note     -     723,246       proceeds from Pascal Siegenthaler Note     -     74,756       Net cash provided (used) by financing activities     10,967     730,997       Increase (decrease) in cash     8,504     (28,211)		-	
Decrease/[Increase] in inventories(3,250)354,870Increase/(Decrease) in accounts payable(664,487)230,506Increase/(Decrease) in dividend payable(7,757)7,458Increase/(Decrease) in dividend payable4,500-Increase/(Decrease) in accrued expenses36,816(129,599)Net eash used by operating activities(31,444)(759,208)Cash Flows from Investing Activities11,078-Purchase of equipment11,078-Net eash provided (used) by investing activities11,078-Cash Flows from Financing Activities11,078-Repayment of notes payable-Rockflowr-(265,731)Proceeds from issuance of Series B Preferred Stock-120,000Proceeds from Capitoline Ventures Note-723,246proceeds from Goldberg AC Note-74,756Proceeds from Pinancing activities-74,756Net cash provided (used) by financing activities10,967730,997Increase (decrease) in cash74,756Net cash provided (used) by financing activities10,967730,997Increase (decrease) in cash36,547Supplemental Disclosures of Cash Flow Information:28,04391,512Cash at end of period\$36,547\$Supplemental Disclosures of Cash Flow Information:\$-\$Cash paid during the year for:Interest\$-\$Income tax\$-\$-\$ </td <td></td> <td>-</td> <td></td>		-	
Increase/(Decrease) in accounts payable(664,487)230,506Increase/(Decrease) in oividend payable(7,757)7,458Increase/(Decrease) in accrued expenses36,816(129,599)Net cash used by operating activities(31,444)(759,208)Cash Flows from Investing ActivitiesPurchase of equipment11,078-Net cash provided (used) by investing activities11,078-Cash Flows from Investing Activities-(265,731)Proceeds from issuance of Series B Preferred Stock-120,000Proceeds from capable-Rockflowr-(262,732)Proceeds from Capitoline Ventures Note-723,246proceeds from Pacal Siegenthaler Note-74,756Net cash provided (used) by financing activities-74,756Increase (decrease) in cash8,504(28,211)Effects of exchange rates change on cash-(35,259)Cash at end of period\$36,547\$Supplemental Disclosures of Cash Flow Information:\$-Cash paid during the year for:Interest\$-Increase (decrease) of Cash Flow Information:\$-\$Cash paid during the year for:S-\$-Increase (decrease) of Cash Flow Information:\$-\$Cash provided (used) of period\$-\$-Supplemental Disclosures of Cash Flow Information:\$-\$Cash paid during the year for:Interest\$-\$		(3,250)	
Increase/(Decrease) in others payable(7,757)7,458Increase/(Decrease) in dividend payable4,500-Increase/(Decrease) in accrued expenses36,816(129,599)Net cash used by operating activities(31,444)(759,208)Cash Flows from Investing Activities11,078-Purchase of equipment11,078-Net cash provided (used) by investing activities11,078-Cash Flows from Financing Activities11,078-Repayment of notes payable-Rockflowr-(265,731)Proceeds from issuance of Series B Preferred Stock-120,000Proceeds from a related party-(262,732)Proceeds from Capitoline Ventures Note-151,375proceeds from Capitoline Ventures Note-151,375proceeds from Pacial Siegenthaler Note-74,756Net cash provided (used) by financing activities10,967730,997Increase (decrease) in cash8,504(28,211)Effects of exchange rates change on cash-(35,259)Cash at end of periodS36,547\$Supplemental Disclosures of Cash Flow Information:S-Cash paid during the year for:InterestS-Income taxS-\$-Non-cash financing activitiesS-\$Non-cash financing activitiesS-\$Income taxS-\$-Non-cash financing activitiesS-\$Inc		. ,	
Increase/(Decrease) in divided payable4,500Increase/(Decrease) in accrued expenses36,816(129,599)Net cash used by operating activitiesCash Flows from Investing ActivitiesPurchase of equipmentNet cash provided (used) by investing activities11,078-Cash Flows from Financing ActivitiesRepayment of notes payable-Rockflowr-(265,731)Proceeds from issuance of Series B Preferred Stock-10,967190,083Repayment of loans from a related party-262,732)Proceeds from Capitoline Ventures Note-10,96710,967702,3246proceeds from Pascal Siegenthaler Note10,967730,997Increase (decrease) in cashEffects of exchange rates change on cash(35,259)Cash at end of periodS-Supplemental Disclosures of Cash Flow Information:Cash paid during the year for:Income tax\$-Non-cash financing activities		. ,	
Increase/(Decrease) in accrued expenses36,816(129,599)Net cash used by operating activities(31,444)(759,208)Cash Flows from Investing Activities11,078-Purchase of equipment11,078-Net cash provided (used) by investing activities11,078-Cash Flows from Financing Activities11,078-Repayment of notes payable-Rockflowr-(265,731)Proceeds from issuance of Series B Preferred Stock-120,000Proceeds from issuance of common stock10,967190,083Repayment of loans from a related party-(262,732)Proceeds from Galibler Ventures Note-723,246proceeds from Goldberg AG Note-74,756Net cash provided (used) by financing activities10,967730,997Increase (decrease) in cash8,504(28,211)Effects of exchange rates change on cash-(35,259)Cash at end of period\$36,547\$Supplemental Disclosures of Cash Flow Information:\$-Cash paid during the year for:Interest\$-Increase financing activities\$-\$Supplemental Disclosures of Cash Flow Information:\$-\$Cash paid during the year for:\$-\$Increase financing activities\$-\$Non-cash financing activities\$-\$Non-cash financing activities\$-\$Non-cash financing activities\$ <td< td=""><td></td><td>. ,</td><td>-</td></td<>		. ,	-
Net cash used by operating activities       (31,444)       (759,208)         Cash Flows from Investing Activities       11,078       -         Purchase of equipment       11,078       -         Net cash provided (used) by investing activities       11,078       -         Cash Flows from Financing Activities       11,078       -         Repayment of notes payable-Rockflowr       -       (265,731)         Proceeds from issuance of Series B Preferred Stock       -       120,000         Proceeds from capitoline Ventures Note       -       723,246         proceeds from Goldberg AG Note       -       723,246         proceeds from Goldberg AG Note       -       74,756         Net cash provided (used) by financing activities       10,967       730,997         Increase (decrease) in cash       8,504       (28,211)         Effects of exchange rates change on cash       -       (35,259)         Cash at end of period       \$       36,547       \$         Supplemental Disclosures of Cash Flow Information:       Cash paid during the year for:       \$       -       \$         Increase (ax       \$       -       \$       -       \$       -       \$         Supplemental Disclosures of Cash Flow Information:       Cash paid during the			(129.599)
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	Settlement of notes with comment stock	\$ 	\$ 

The accompanying notes are an integral part of these financial statements.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (unaudited)

### Note 1- DESCRIPTION OF BUSINESS AND SUMMARY OF ACCOUNTING PRINCIPLES

CBD of Denver Inc. ("CBDD," "we," "our," or the "Company"), was formed as a corporation in the state of Nevada on March 2, 2007. On January 5, 2010 we filed a certificate of conversion from a non-Delaware corporation pursuant to Section 265 of the Delaware General Corporation Law. The Company has developed its own brand of CBD products and related social networking.

The Company's networking website can be accessed at: www.rockflowr.com. The site connects CBD enthusiasts from around the world.

In addition, the Company is producing zero percent THC CBD products, produced from qualified organic hemp, and marketing those products via the worldwide web at www.rockflowr.com and exclusive retailers.

In January 2023, the Company acquired 100% equity ownership interest in Libra, which is engaged in the business of magic lappen and anti slip product.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (unaudited)

### Note 1- DESCRIPTION OF BUSINESS AND SUMMARY OF ACCOUNTING PRINCIPLES (continued)

### **Going Concern**

As of December 31, 2023 and December 31, 2022, the Company had an accumulated deficit of \$5,029,569 and \$5,587,029,571 respectively. These factors raise a substantial doubt about the Company's ability to continue as a going concern. The Company plans to increase its income by strengthening its sales force, providing attractive sales incentive program, and increasing marketing and promotion activities. Management also intends to raise additional funds by way of a private or public offering, or by obtaining loans from banks or others. While the Company believes in the viability of its strategy to generate sufficient revenue and in its ability to raise additional funds on reasonable terms and conditions, there can be no assurances to that effect. The ability of the Company to continue as a going concern is dependent upon the Company's ability to further implement its business plan and generate sufficient revenue and its ability to raise additional funds by way of a public or private offering. The financial statements do not include any adjustments that might result from the outcome of this uncertainty.

#### **Income Taxes**

The Company accounts for income taxes under the asset and liability method. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases and operating loss and tax credit carryforwards. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The ultimate realization of deferred tax assets is dependent upon the generation of future taxable income and the reversal of deferred tax liabilities during the period in which related temporary differences become deductible. When appropriate, a valuation allowance is established to eliminate the Company's deferred tax assets if it is more likely than not that none of the deferred tax assets will be realized.

The Company recognizes the tax benefit from an uncertain tax position only if it is more likely than not that the tax position will be sustained on examination by the taxing authorities, based on the technical merits of the position. The tax benefits recognized in the financial statements from such a position are measured based on the largest benefit that has a greater than fifty percent likelihood of being realized upon settlement with the tax authorities. Changes in recognition or measurement are reflected in the period in which the change in judgment occurs. The Company records interest related to unrecognized tax benefits in interest expense and penalties in income tax expense. The Company has determined that it had no significant uncertain tax positions requiring recognition or disclosure

The Company accounts for income taxes in interim periods in accordance with FASB ASC 740-270, "Interim Reporting." The Company has determined an estimated annual effective tax rate. The rate will be revised, if necessary, as of the end of each successive interim period during the Company's fiscal year to its best current estimate. The estimated annual effective tax rate is applied to the year-to-date ordinary income (or loss) at the end of the interim period.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (unaudited)

#### Note 1- DESCRIPTION OF BUSINESS AND SUMMARY OF ACCOUNTING PRINCIPLES (continued)

### **Revenue Recognition**

Pursuant to ASC Topic 606, Revenue from Contracts with Customers, or ASC 606, the Company recognizes revenue upon transfer of control of goods, in an amount that reflects the consideration that is expected to be received in exchange for those goods. The Company does not allow for the return of products so does not establish an allowance for returns.

Topic 606 established that the Company recognize revenue using the following five-step model:

- •Identification of the contract, or contracts, with a customer;
- •Identification of the performance obligations in the contract;
- •Determination of the transaction price;
- •Allocation of the transaction price to the performance obligations in the contract; and
- •Recognition of revenue when or as, the Company satisfies a performance obligation.

Revenue is recognized at the point in the time once the Company satisfies its performance obligation which occurs when title and possession of products have transitioned to the customer, typically upon delivery of the products.

### **Stock-Based Compensation**

The Company accounts for share-based compensation awards in accordance with ASC 718, "Compensation – Stock Compensation". The cost of services received from employees and non-employees in exchange for awards of equity instruments is recognized in the consolidated statement of operations based on the estimated fair value of those awards on the grant date and amortized on a straight-line basis over the requisite service period or vesting period. The Company records forfeitures as they occur.

### **Earnings Per Share**

Earnings per share is computed by dividing net income by the weighted-average number of shares outstanding. To the extent that outstanding securities are anti-dilutive, they are excluded from the calculation of diluted earnings per share.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (unaudited)

#### Note 1- DESCRIPTION OF BUSINESS AND SUMMARY OF ACCOUNTING PRINCIPLES (continued)

#### **Impairment of long-lived assets**

The Company reviews long-lived assets for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. Recoverability of assets to be held and used is measured by a comparison of the carrying amount of an asset to the future undiscounted cash flows expected to be generated by the asset. If such assets are considered to be impaired, the impairment recognized is measured by the amount by which the carrying amount of the assets exceeds the fair value of the assets. No impairment of long-lived assets was recognized for the three and nine months ended September 30, 2023 and 2022.

### **Foreign Currency Translation**

The functional currency of our international subsidiaries is the local currency. We translate the financial statements of these subsidiaries to U.S. dollars using year-end rates of exchange for assets and liabilities, and average rates of exchange for revenue, costs, and expenses. Translation gains and losses are recorded in accumulated other comprehensive income as a component of stockholders' equity.

The exchange rates used to translate amounts in EUR into U.S. Dollars for the purposes of preparing the consolidated financial statements are as follows:

December 31, 2023	1EUR=1.1080 USD
The average exchange rate in the nine months ended September 30, 2023	1EUR=1.0935 USD

### Segments

Our chief operating decision-maker is our Chief Executive Officer who makes resource allocation decisions and assesses performance based on financial information presented on a consolidated basis. There are no segment managers who are held accountable by the chief operating decision-maker, or anyone else, for operations, operating results, and planning for levels or components below the consolidated unit level. Accordingly, we have determined that we have a single reportable segment and operating segment structure.

#### Leases

The Company follows ASC 842 and determines if an arrangement is a lease or contains a lease at inception. Operating leases are included in operating lease right-of-use ("ROU") assets, and operating lease liabilities (current and non-current) in the Company's consolidated balance sheets. Finance leases are included in property and equipment, and finance lease liabilities (current and non-current) in the Company's consolidated balance sheets.

The Company has elected not to recognize lease assets and liabilities for leases with an initial term of 12 months or less.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (unaudited)

#### Note 1- DESCRIPTION OF BUSINESS AND SUMMARY OF ACCOUNTING PRINCIPLES (continued)

### **Concentration of Credit Risk**

Financial instruments that potentially subject the Company to credit risk consist primarily of accounts and other receivables. The Company does not require collateral or other security to support these receivables. The Company conducts periodic reviews of the financial condition and payment practices of its customers to minimize collection risk on accounts receivable.

For the years ended December 31, 2023 and 2022, no customer accounted for more than 10% of the Company's total sales.

For the years ended Dexember 31, 2023 and 2022, no vender accounted for more than 10% of the Company's total purchase.

### **Fair Value of Measurements**

The Company adopted FASB ASC 820 "Fair Value Measurements," which defines fair value as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants at the measurement date. Additionally, the inputs used to measure fair value are prioritized based on a three-level hierarchy. This hierarchy requires entities to maximize the use of observable inputs and minimize the use of unobservable inputs. The three levels of inputs used to measure fair value are as follows:

- Level 1: Unadjusted quoted prices in active markets for identical assets or liabilities.
- Level 2: Input other than quoted market prices that are observable, either directly or indirectly, and reasonably available. Observable inputs reflect the assumptions market participants would use in pricing the asset or liability and are developed based on market data obtained from sources independent of the Company.
- Level 3: Unobservable inputs. Unobservable inputs reflect the assumptions that the Company develops based on available information about what market participants would use in valuing the asset or liability.

An asset or liability's level within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurement. Availability of observable inputs can vary and is affected by a variety of factors. The Company uses judgment in determining fair value of assets and liabilities, and Level 3 assets and liabilities involve greater judgment than Level 1 and Level 2 assets or liabilities.

As of the balance sheet date, the estimated fair values of the financial instruments approximated their fair values due to the short-term nature of these instruments.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (unaudited)

### Note 1- DESCRIPTION OF BUSINESS AND SUMMARY OF ACCOUNTING PRINCIPLES (continued)

#### **Use of Estimates**

In preparing financial statements in conformity with generally accepted accounting principles, management is required to make estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenues and expenses during the reporting period. On a continual basis, management reviews its estimates, utilizing currently available information, changes in facts and circumstances, historical experience, and reasonable assumptions. After such reviews, and if deemed appropriate, those estimates are adjusted accordingly. Actual results could differ from those estimates.

#### **Research and Development Costs**

Research and development costs relating to the development of new products and processes, including significant improvements and refinements to existing products, are expensed when incurred in accordance with the FASB ASC 730, "Research and Development." Research and development costs were immaterial for the years ended December 31, 2023 and 2022.

### **Related Parties**

The Company adopted FASB ASC 850, Related Party Disclosures, for the identification of related parties and disclosure of related party transactions.

#### **Recent Accounting Pronouncements**

In August 2020, the FASB issued ASU 2020-06, Debt - Debt with Conversion and Other Options (Subtopic 470- 20) and Derivatives and Hedging - Contracts in Entity's Own Equity (Subtopic 815-40): Accounting for Convertible Instruments and Contracts in an Entity's Own Equity ("ASU 2020-06"), which simplifies the accounting for certain financial instruments with characteristics of liabilities and equity. This ASU (1) simplifies the accounting for convertible debt instruments and convertible preferred stock by removing the existing guidance in ASC 470-20, Debt: Debt with Conversion and Other Options, that requires entities to account for beneficial conversion features and cash conversion features in equity, separately from the host convertible debt or preferred stock; (2) revises the scope exception from derivative accounting in ASC 815-40 for freestanding financial instruments and embedded features that are both indexed to the issuer's own stock and classified in stockholders' equity, by removing certain criteria required for equity classification; and (3) revises the guidance in ASC 260, Earnings Per Share, to require entities to calculate diluted earnings per share (EPS) for convertible instruments by using the if-converted method. In addition, entities must presume share settlement for purposes of calculating diluted EPS when an instrument may be settled in cash or shares. For SEC filers, excluding smaller reporting companies, ASU 2020-06 is effective for fiscal years beginning after December 15, 2021 including interim periods within those fiscal years. Early adoption is permitted, but no earlier than fiscal years beginning after December 15, 2020. For all other entities, ASU 2020-06 is effective for fiscal years beginning after December 15, 2023, including interim periods within those fiscal years. Entities should adopt the guidance as of the beginning of the fiscal year of adoption and cannot adopt the guidance in an interim reporting period. The Company is currently evaluating the impact that ASU 2020-06 may have on its financial statements and related disclosures.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (unaudited)

### Note 1- DESCRIPTION OF BUSINESS AND SUMMARY OF ACCOUNTING PRINCIPLES (continued)

#### **Recent Accounting Pronouncements (continued)**

In March 2023, the FASB issued ASU 2023-01, Lease (Topic 842): Common Control Arrangements, which clarifies the accounting for leasehold improvements associated with leases between entities under common control (hereinafter referred to as common control lease). ASU 2023-01 requires entities to amortize leasehold improvements associated with common control lease over the useful life to the common control group (regardless of the lease term) as long as the lessee controls the use of the underlying asset through a lease, and to account for any remaining leasehold improvements as a transfer between entities under common control through an adjustment to equity when the lessee no longer controls the underlying asset. This ASU will be effective for fiscal years beginning after December 15, 2023, including interim periods within those fiscal years. Early adoption is permitted for both interim and annual financial statements that have not yet been made available for issuance. An entity may apply ASU 2023-01 either prospectively or retrospectively. The Company is currently evaluating the impact that the adoption of ASU 2023-01 will have on its consolidated financial statement presentation and disclosures.

### Note 2- DEBT

### Notes payable - CBDD

Notes payable amounted to \$253,214 as of December 31, 2021. On February 7, 2020, the Company entered into an agreement with the note holder in which principal, interest and penalties totaling \$813,214.11 (the "Debt") would be exchanged for 1,000,000,000 (one billion) shares of the Company's common stock. In conjunction with this settlement, the Company recorded interest expense in the quarter ended March 31, 2020 of \$178,390. The Company's common stock closed at \$0.0007 per share on February 7, 2020, and consequently the value of the shares of common stock to be issued to satisfy the Debt is \$700,000.

The note holder make take down from time-to-time, upon the request of the holder (each a "Takedown Request"), any number of shares it desires, so long as the number of shares of common stock issuable upon a Takedown Request does not result in beneficial ownership by the holder, together with its affiliates and any persons acting as a group together with the holder, of more than 9.99% of the outstanding shares of common stock of the Company

As of December 31, 2020, the Company has issued 800,000,000 shares of common stock to the note holder. The issuance was recorded as a reduction in accrued interest and penalties, which are recorded as a component of accrued expenses on the Company's balance sheet, and as a reduction in notes payable. The total reduction in liabilities as of December 31, 2020, due to the issuance of stock in conjunction with the debt settlement agreement, amounts to \$560,000, leaving an outstanding balance of \$253,214.11. Upon issuance of an additional 200,000,000 shares of common stock the Debt will be satisfied, and any existing notes shall be cancelled.

On March 16, 2022, the Company issued 200,000,000 shares of common stock to settle the balance of the Debt. The Company's common stock closed at \$0.0038 per share on March 16, 2022, and consequently the value of the shares of common stock issued amounted to \$760,000, resulting a loss on debt settlement of \$506,786.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (unaudited)

### Note 2- DEBT (continued)

### **Capitoline Ventures LLC Note**

On March 8, 2023, the Company issued a convertible grid promissory note to Capitoline Ventures LLC with a maturity date of September 8, 2023. During the term, the Company may borrow, from time to time hereunder up to an aggregate amount not exceed the sum of \$730,234.92. the lender has advanced the principal amount to the Company from 2020 through 2022. The principal balance of the note outstanding form time to time shall bear interest at a rate of 12% per annum. The holder of this note is entitled to convert all or any lesser portion of the outstanding principal amount and accrued but unpaid interest into common stocks pursuant to the terms outlined in the note agreement. As of December 31, 2022, the outstanding balance of the note, including accrued interest, amounted to \$788,338. As of September 30, 2023, the outstanding balance of the note, including accrued interest, amounted to \$766,641.

### **Goldberg AG Note**

On March 8, 2023, the Company issued a convertible grid promissory note to Goldberg AG with a maturity date of September 8, 2023. During the term, the Company may borrow, from time to time hereunder up to an aggregate amount not exceed the sum of \$139,719. the lender has advanced the principal amount to the Company from 2020 through 2022. The principal balance of the note outstanding form time to time shall bear interest at a rate of 12% per annum. The holder of this note is entitled to convert all or any lesser portion of the outstanding principal amount and accrued but unpaid interest into common stocks pursuant to the terms outlined in the note agreement. As of December 31, 2022, the outstanding balance of the note, including accrued interest, amounted to \$151,375, which exceeded the maximum amount of \$139,719.12. As of September 30, 2023, the outstanding balance of the note, including accrued to \$164,999, which exceeded the maximum amount of \$139,719.

### **Pascal Siegenthalert Note**

On March 8, 2023, the Company issued a convertible grid promissory note to Pascal Siegenthalert with a maturity date of September 8, 2023. During the term, the Company may borrow, from time to time hereunder up to an aggregate amount not exceed the sum of \$69,000. the lender has advanced the principal amount to the Company from 2020 through 2022. The principal balance of the note outstanding form time to time shall bear interest at a rate of 12% per annum. The holder of this note is entitled to convert all or any lesser portion of the outstanding principal amount and accrued but unpaid interest into common stocks pursuant to the terms outlined in the note agreement. As of December 31, 2022, the outstanding balance of the note, including accrued interest, amounted to \$74,756, which exceeded the maximum amount of \$69,000. As of September 30, 2023, the outstanding balance of the note, including accrued to \$81,484, which exceeded the maximum amount of \$69,000.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (unaudited)

#### Note 3- CAPITAL STOCK

### **Authorized Capital**

The Company was authorized to issue 7,000,000,000 shares of its common stock, par value \$0.00001 and 100,000,000 shares of preferred stock, par value \$0.00001. On July 21, 2022, the Company filed a certificate of designation with the State of Delaware to designate 1,500,000 shares of the authorized and unissued preferred stock as "Series B Preferred Stock". On January 12, 2023, 10,000,000 shares of the authorized and unissued preferred stock as "Series C Preferred Stock". 1 shares of the authorized and unissued preferred stock as "Series C Preferred Stock". Accordingly, 88,500,000 shares remained as authorized "Series A Preferred Stock".

#### Stock Issuance

Outstanding shares Series B Preferred Stock shall accrue a dividend at the rate of 5% per annum of the Series B Original Issued Price, which shall mean \$10 per share, subject to appropriate adjustment in the event of any stock dividend, stock split, combination or other similar recapitalization with respect to the Series B Preferred Stock. Such accrued and unpaid dividend shall be convertible to shares of common stock on the basis set forth below. Dividends shall not accrue on any shares that have been converted.

Each share of Series B Preferred Stock shall be convertible, at the option of the holder thereof, at any time and from time to time, and without the payment of additional consideration by the holder thereof, into that number of fully paid and nonassessable shares of common stock (whether whole or fractional) that have a "Fair Market Value", in the aggregate, equal to Series B Original Issued Price, as adjusted as provided herein. "Fair Market Value" shall mean as of any date of determination, 80% of the average closing price of a share of common stock on the principal exchange or market on which such shares are then trading for the 5 trading days immediately preceding such date. Therefore, to determine the number of shares issuable, the Series B Original Issue Price, as adjusted, is divided by the Fair Market Value, the quotient being the number of shares of common stock issued upon conversion.

Outstanding shares Series C Preferred Stock shall accrue a dividend at the rate of 5% per annum of the Series C Original Issued Price, which shall mean \$1 per share, subject to appropriate adjustment in the event of any stock dividend, stock split, combination or other similar recapitalization with respect to the Series C Preferred Stock. Such accrued and unpaid dividend shall be convertible to shares of common stock on the basis set forth below. Dividends shall not accrue on any shares that have been converted.

On July 21, 2022, 5,000 shares of Series B Preferred Stock were issued to an investor for \$50,000.

On September 22, 2022 2,000 shares of Series B Preferred Stock were issued to an investor for \$20,000.

On December 7, 2022 5,000 shares of Series B Preferred Stock were issued to an investor for \$50,000.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (unaudited)

### Note 3- CAPITAL STOCK (continued)

### Stock Issuance (continued)

In July 2022, 2,666,666 shares of common stock were issued to an invertor at \$0.0075 per share, totaling \$20,000, and 2,000,000 shares of common stock were issued to the same investor at \$0.015 per share, totaling \$30,000.

In August 2022, 67,200,000 shares of common stock were issued to five investors at a price per share equal to 75% of the average VWAP for the five trading days prior to issuance, totaling \$140,500. The Investors will receive a Warrant to purchase that number of shares of Company Common Stock equal to the number of shares of Common Stock purchased. The Warrant shall have an exercise price equal to 200% of the Common Share Purchase Price, The Warrants shall by exercisable for a period of three years from the effective date of the reverse split of the Company's common stock.

As of December 31, 2022, 10,000,000 shares of Series A Preferred Stock, 12,000 shares of Series B Preferred Stock, and 5,581,454,773 shares of common stock were issued and outstanding.

On January 25, 2023, 68,933,333 shares of common stocks were issued for \$103,400, which was used to pay off portion of the accounts payable.

In March 2023, 9,966,000 shares of Preferred A Stocks were converted into 9,966,000 shares of Preferred C Stocks, of which, 233,074 shares of Preferred C Stocks were subsequently converted into 349,611,000 shares of common stocks.

On August 1, 2023, 166,667 shares of Preferred C Stocks were converted into 250,000,500 shares of common stocks.

On August 1, 2023, 102,000,000 shares of common stocks were issued to three directors, valued at \$0.0004 per share, the closing price of the Company's common stocks trading on OTC Market.

On August 1, 2023, 30,180,000 shares of common stocks were issued to two investors for \$12,072, at \$0.0004 per share. The proceeds was used to pay off the company's expenses in the third quarter 2023.

As of September 30, 2023, 34,000 shares of Series A Preferred Stock, 12,000 shares of Series B Preferred Stock, 9,566,259 shares of Series C Preferred Stock, and 6,382,179,606 shares of common stock were issued and outstanding.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (unaudited)

### Note 4- COMMITMENTS AND CONTINGENCIES

### Litigation

The Company accrues for loss contingencies associated with outstanding litigation, claims and assessments for which management has determined it is probable that a loss contingency exists, and the amount of loss can be reasonably estimated. Costs for professional services associated with litigation claims are expensed as incurred. As of December 31, 2023 and 2022, the Company had not accrued or incurred any amounts for litigation matters.

#### Leases

Before disposal, Rockflowr Production leased space for its grow facility in Dietikon, Switzerland for 2,850 CHF per month on a month-to-month basis, which is considered as a short-term lease under ASC 842.

Beginning from January 1, 2023, Libra 9 Gmbh rent an office space from SauBarlin GbR Gatower. Since Libra 9 Gmbh can terminate the lease with a six-month writing notice, the Management did not expect to rent the office space for twelve months or more at the beginning of the lease. Accordingly, this lease is considered as a short-term lease under ASC 842.

### Note 5- SUBSEQUENT EVENTS

The Company evaluated subsequent events through the date of issuance of these financial statements. We are not aware of any significant events that occurred subsequent to the balance sheet date but prior to the issuance of this report that would have a material impact on our financial statements.