BlockChain Loyalty Corp. (Legally existing as Belle Bonica Luxe Corp.)

Entry into a Material Definitive Agreement

April 25, 2024 (Date of Report)

(BELLE BONICA LUXE CORP.)

(Exact Name of Registrant as Specified in its Charter)

<u>4320 S. Corbett Ave. – Suite 214, Portland, OR 97239</u> (Address of principle executive offices)

(514) 434-2640 (Registrant's telephone number, including area code)

Belle Bonica Luxe Corp./BlockChain Loyalty Corp. Announces Strategic Acquisition and Corporate Developments

On April 25, 2024, Belle Bonica Luxe Corp. (trading as BlockChain Loyalty Corp. - BBLC) entered into an agreement to acquire a 20% stake in <u>Koilink Technologies Inc.</u>, a FinTech company based in Wyoming. This strategic move represents a significant advancement in BBLC's ongoing commitment to innovation and value creation.

Koilink Technologies Inc. addresses a critical need in the financial services industry by leveraging technology to improve the efficiency and effectiveness of capital raising and investment matchmaking. Koilink is a geo-social industry-targeted mobile app/web-application that links investment brokers and public or private companies to equity offerings in real-time. The platform is designed to streamline the process of accessing financing opportunities for issuers, while also providing brokers with a continuous source of potential deals.

As a 20% stakeholder in Koilink Technologies Inc., BBLC currently holds 10,000,000 of Koilink's 50,000,000 shares outstanding of *Class 'A' common shares* ("Koilink Common Shares"). BBLC's board of directors has decided to *"spin out"* Koilink, which is expected to become a separate publicly traded entity. Upon meeting all regulatory requirements, Koilink's Common Shares are expected to be listed either on the CSE, CBOE, or OTC Markets.

BBLC, through its transfer agent, will issue 6,489,165 shares of Koilink Common Shares to BBLC shareholders as a dividend. For every 10 Common Shares of BBLC held by shareholders of record on May 15th, 2024, each such shareholder will be entitled to receive 1 (one) Class 'A' common share of Koilink Technologies Inc. The details of the timing and how this will be accomplished will be disclosed as soon as all of the relevant details are worked out between Koilink, BBLC, their transfer agent and regulators.

BBLC and Koilink share some common officers and directors.

This information disclosure may contain forward-looking statements covered within the meaning of the Private Securities Litigation Act of 1995. These forward-looking statements relate to, among other things, plans and timing for the introduction or enhancement of our services and products, statements about future market conditions, supply and demand conditions, and other expectations, intentions and plans contained in this press release that are not historical fact and involve risks and uncertainties. Our expectations regarding future revenues depend upon our ability to develop and supply products and services that we may not produce today and that meet defined specifications. When used in this press release, the words "plan," "expect," "believe," and similar expressions generally identify forward-looking

statements. These statements reflect our current expectations. They are subject to a number of risks and uncertainties, including, but not limited to, changes in technology and changes in pervasive markets. This release includes forward-looking statements within the meaning of Section 27A of the Securities Act of 1933 and Section 27E of the Securities Act of 1934. Statements contained in this release that are not historical facts may be deemed to be forward-looking statements. Investors are cautioned that forward-looking statements are inherently uncertain. Actual performance and results may differ materially from that projected or suggested herein due to certain risks and uncertainties including, without limitation, ability to obtain financing and regulatory and shareholder approval for anticipated actions.

SIGNATURES:

The Company has duly caused this report to be signed on its behalf by the undersigned, hereunto duly authorized.

Dated: April 25, 2024

BLOCKCHAIN LOYALTY CORP.

By: /s/ Joel DeBellefeuille

Joel DeBellefeuille, CEO