Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines



BITFRONTIER CAPITAL HOLDINGS, INC.

A Wyoming Corporation

5753 HWY 85 North #6065 Crestview, FL 32536

(540)-736-3069

https://bitfrontiercapitalholdings.com/
IR@bitfrontiercapitalholdings.com

SIC Code: 7374- Data processing and preparation

Quarterly Report
For the Period Ending: 6/30/2022
(the "Reporting Period")

As of 6/30/22, the number of shares outstanding of our Common Stock was: 312,022,808

As of 3/31/22, the number of shares outstanding of our Common Stock was: 312,022,808

As of 12/31/21, the number of shares outstanding of our Common Stock was: 307,702,808

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

Yes: No: X

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

Yes: No: X

Indicate by check mark whether a Change in Control¹ of the company has occurred over this reporting period:

OTC Markets Group Inc.

¹ "Change in Control" shall mean any events resulting in:

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

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

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

Yes: No: X

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

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

The name of the issuer is BitFrontier Capital Holdings, Inc. located at 5753 HWY 85 North #6065 Crestview, FL 32536

Previous names:

Purio, Inc., changed on December 20, 2017, and set effective in the marketplace by FINRA on February 5th, 2018.

AOM Minerals, Ltd. incorporated on 6/3/2005 and changed to Purio, Inc. on 12/5/2007.

The state of incorporation or registration of the issuer and of each of its predecessors (if any) during the past five years; Please also include the issuer's current standing in its state of incorporation (e.g. active, default, inactive):

We were incorporated on 6/3/2005 in the State of Nevada and redomiciled on 8/14/2010 in the State of Wyoming. The issuers standing within the state of Wyoming is Active.

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

N/A

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

N/A

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

5753 HWY 85 North #6065 Crestview, FL 32536

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

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

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

Yes: □ No: ⊠

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

N/A

⁽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

Trading symbol: BFCH

Exact title and class of securities outstanding: Common Stock

CUSIP:

09174L104 0.00001

Par or stated value: <u>0.00001</u>

Total shares authorized: 495,000,000 as of date: June 30, 2022
Total shares outstanding: 312,022,808 as of date: June 30, 2022
Number of shares in the Public Float²: 300,900,868 as of date: June 30, 2022
Total number of shareholders of record: 47 as of date: June 30, 2022

Transfer Agent

Name: Pacific Stock Transfer

Phone: (800) 785-7782

Email: <u>Joslyn@pacificstocktransfer.com</u>

Address: 6725 Via Austi Pkwy, Suite 300, Las Vegas, NV 89119

Is the Transfer Agent registered under the Exchange Act?³ Yes: No:

3) Issuance History

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

Disclosure under this item shall include, in chronological order, all offerings and issuances of securities, including debt convertible into equity securities, whether private or public, and all shares, or any other securities or options to acquire such securities, issued for services. Using the tabular format below, please describe these events.

A. Changes to the Number of Outstanding Shares

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

Number of Shares outstanding as of 1/1/20	Opening Common: 1 Preferred C	82,145,701 : 6,620,000	*Right-click the rows below and select "Insert" to add rows as needed.							
Date of Transaction	Transaction type (e.g. new issuance, cancellation, shares returned to treasury)	Number of Shares Issued (or cancelled)	Class of Securities	Value of shares issued (\$/per share) at Issuance	Were the shares issued at a discount to market price at the time of	Individual/ Entity Shares were issued to (entities must have individual with voting / investment control disclosed).	Reason for share issuance (e.g. for cash or debt conversion) OR Nature of Services Provided (if applicable)	Restricted or Unrestricted as of this filing?	Exemption or Registration Type?	

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

³ To be included in the Pink Current Information tier, the transfer agent must be registered under the Exchange Act.

					issuance? (Yes/No)				
11/26/18	New Issuance	10,000,000	Common	0.005	<u>Yes</u>	BGTV Direct, Inc. (controlled by Marvin Baker)	Cash	Restricted and Unissued (1)	Regulation A+ Offering
1/25/19	New Issuance	10,000,000	Common	0.00	Yes	Telesis, IT (controlled by Ronnie Williams)	Acquistion	Restricted and Unissued (2)	Restricted
3/14/19	New Issuance	2,500,000	Common	0.005	Yes	Who are you Holdings, LLC (controlled by Anthony Hall)	<u>Cash</u>	Restricted and Unissued (3)	Regulation A+ Offering
3/14/19	New Issuance	7,500,000	Common	0.005	Yes	Traveling Caregivers. LLC (controlled by Dawn Potvin and Marvin Baker)	Cash	Restricted and Unissued (4)	Regulation A+ Offering
7/18/19	New Issuance	1.874,997	Common	0.04	<u>No</u>	George Storm	Settlement of Debt	Restricted and Unissued (5)	Restricted
2/25/20	New Issuance/Con version	2.000,000	Common	<u>\$5,000</u>	<u>Yes</u>	TriBridge Ventures, LLC (John Forsythe)	Cash/Conversion of Series C Preferred Shares	<u>Unrestricted</u>	Rule 144 (4a1)
2/25/20	Cancellation	1.000,000	Preferred C	0.00	<u>No</u>	TriBridge Ventures, LLC (John Forsythe)	Converted	Cancellation	Cancellation
5/26/20	New Issuance	15,000,000	Common	\$75,000	<u>Yes</u>	Jeffrey Mutual	Cash	Unrestricted	Regulation A+ Offering
10/23/20	New Issuance	20,000,000	Common	\$100,000	<u>Yes</u>	Jeffrey Mutual	Cash	Unrestricted	Regulation A+ Offering
1/12/21	Series C Conversion	14,000,000	Common	0.00	<u>Yes</u>	Jeffrey Mutual	Conversion	<u>Unrestricted</u>	Rule 144 (4a1)
1/29/21	Series C Conversion	6.000,000	Common	0.00	Yes	Jeffrey Mutual	Conversion	Unrestricted	Rule 144 (4a1)
1/29/21	Cancellation	200,000	Preferred C	0.00	No	Jeffrey Mutual	Converted	Cancellation	Cancellation
2/16/21	New Issuance	14,000,000	Common	0.00	<u>Yes</u>	Jeffrey Mutual	Conversion	<u>Unrestricted</u>	Rule 144 (4a1)
2/16/21	Cancellation	140,000	Preferred C	0.00	<u>No</u>	Jeffrey Mutual	Converted	Cancellation	Cancellation
2/16/21	Full Conversion of Both Notes	7,119,400	Common	<u>\$35,597</u>	<u>Yes</u>	Crescendo Capital LLC Controlled by Michael Hon	<u>Cash</u>	Restricted	Restricted
3/10/21	New Issuance	5,000,000	Common	\$25,000	<u>Yes</u>	BGTV Direct Inc. Controlled by Marvin Baker	<u>Cash</u>	Unrestricted	Regulation A+ Offering
3/23/21	Series C Conversion	10,000,000	Common	0.00	Yes	Jeffrey Mutual	Conversion	Unrestricted	Rule 144 (4a1)
3/23/21	Cancellation	100,000	Preferred C	0.00	<u>No</u>	Jeffrey Mutual	Converted	Cancellation	Cancellation

3/29/21	Series C Conversion	200,000	Common	0.00	<u>Yes</u>	Jeffrey Mutual	Conversion	Unrestricted	Rule 144 (4a1)
3/31/21	New Issuance	929,985	Common	0.00	<u>Yes</u>	Matthew Rego	IR Services	Restricted	Restricted
4/6/21	Series C Conversion	9,800,000	Common	0.00	<u>Yes</u>	Jeffrey Mutual	Conversion	Unrestricted	Rule 144 (4a1)
4/6/21	Cancellation	200,000	Preferred C	0.00	<u>No</u>	Jeffrey Mutual	Converted	Cancellation	Cancellation
4/27/21	Series C Conversion	4,000,000	Common	0.00	<u>Yes</u>	Jeffrey Mutual	Conversion	Unrestricted	Rule 144 (4a1)
4/27/21	Cancellation	80,000	Preferred C	0.00	<u>No</u>	Jeffrey Mutual	Converted	Cancellation	Cancellation
9/7/21	Conversion	6,700,222	Full Conversion of 12/20/17 note and 02/26/18 note	\$33,501. 11	Yes	Jeffrey Mutual	Conversion	Unrestricted	Rule 144 (4a1)
12/9/21	Conversion	10.807.500	Full conversion of 12/6/19 note, Loan #1	\$54.037. 50	Yes	Jeffrey Mutual	Conversion	Unrestricted	Rule 144 (4a1)
3/21/22	Conversion	4,320,000	Full conversion of 3/18/22 note, Loan #2	\$21,600. 00	Yes	Jeffrey Mutual	Conversion	Unrestricted	Rule 144 (4a1)
Shares Outstanding on 6/30/22:	Ending Balance: Common: 312,022,808 Preferred C: 5,000,000 Preferred D: 51								

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

- (1) On 11/26/18, BGTV, Inc. entered into a subscription agreement with the company pursuant to our previously qualified Regulation A offering for 10,000,000 shares of common stock for \$50,000 cash. As of the date of this filing, these shares are fully paid but unissued. They are issuable on demand.
- (2) On 1/25/19, the Company entered into an agreement with TelesisIT, LLC., a Louisiana Limited Liability Company. In exchange for 100% of the outstanding membership units in TelesisIT, BFCH issued 15,000,000 restricted shares of Common Stock with 5,000,000 more to be issued if within 6 months BFCH's stock price does not reach \$0.05/share. Subsequently this was amended to 10,000,000 restricted shares of Common Stock. As of the date of this filing, these shares are fully paid but unissued. They are issuable on demand.
- (3) On 3/14/19, Who Are You Holdings, LLC entered into a subscription agreement with the company pursuant to our previously qualified Regulation A offering for 2,500,000 shares of common stock for \$12,500 cash. As of the date of this filing, these shares are fully paid but unissued. They are issuable on demand.
- (4) On 3/14/19, Traveling Caregivers, LLC entered into a subscription agreement with the company pursuant to our previously qualified Regulation A offering for 7,500,000 shares of common stock for \$37,500 cash. As of the date of this filing, these shares are fully paid but unissued. They are issuable on demand.

(5) On 7/18/19, George Storm entered into a debt settlement agreement with the company to settle \$74,999.88 in backpay owed by the company to Mr. Storm in exchange for 1,874,997 shares. Mr. Storm previously held the position of CTO for the company. As of the date of this filing, these shares are fully paid but unissued. They are issuable on demand.

B. Debt Securities, Including Promissory and Convertible Notes

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

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

Date of Note Issuance	Outstanding Balance (\$)	Principal Amount at Issuance (\$)	Interest Accrued (\$)	Maturity Date	Conversion Terms (e.g. pricing mechanism for determining conversion of instrument to shares)	Name of Noteholder	Reason for Issuance (e.g. Loan, Services, etc.)
6/15/20	<u>\$12,055.56</u>	\$10,000.00	\$2,055.56	6/15/22	The Conversion Price shall be equal to 50% of the lowest share price during the 10-previous trading day period prior to conversion or \$0.005 per share at the holder's discretion.	Jeffrey Mutual	<u>Loan #3</u>
9/04/20	\$50,250.00	\$42,000.00	\$8,250.00	9/04/22	The Conversion Price shall be equal to 50% of the lowest share price during the 10-previous trading day period prior to conversion or \$0.005 per share at the holder's discretion.	Jeffrey Mutual	<u>Loan #4</u>
10/13/20	\$29,319.44	\$25,000.00	\$4,319.44	10/13/22	The Conversion Price shall be equal to 50% of the lowest share price during the 10-previous trading day period prior to conversion or \$0.005 per share at the holder's discretion.	Jeffrey Mutual	<u>Loan #5</u>
12/09/20	<u>\$63,631.95</u>	\$55,000.00	<u>\$8,631.95</u>	12/09/22	The Conversion Price shall be equal to 50% of the lowest share price during the 10-previous trading day period prior to conversion or \$0.005 per share at the holder's discretion.	Jeffrey Mutual	<u>Loan #6</u>
1/19/21	\$80,208.32	\$70,000.00	\$10.208.3 2	1/19/23	The Conversion Price shall be equal to 50% of the lowest share price during the 10-previous trading day period prior to conversion or \$0.005 per share at the holder's discretion.	Jeffrey Mutual	Loan #7
2/19/21	\$270,822.25	\$238,143.6 5	\$32,678.6 0	<u>2/19/23</u>	The Conversion Price shall be equal to 50% of the lowest share price during the 10-previous trading day period prior to conversion or \$0.005 per share at the holder's discretion.	Jeffrey Mutual	<u>Loan #8</u>
4/16/21	<u>\$448.777.78</u>	\$400,000.0 0	\$48,777.7 <u>8</u>	4/16/23	The Conversion Price shall be equal to 50% of the lowest share price during the 10-previous trading day period prior to conversion or \$0.005 per share at the holder's discretion.	Jeffrey Mutual	<u>Loan #9</u>
5/13/21	<u>\$150,450.00</u>	\$135,000.0 <u>0</u>	\$15,450.0 0	<u>5/13/23</u>	The Conversion Price shall be equal to 50% of the lowest share price during the 10-previous trading day period prior to conversion or \$0.005 per share at the holder's discretion.	Jeffrey Mutual	<u>Loan #10</u>

6/14/21	\$110,555.56	\$100,000.0 0	\$10.555.5 6	6/14/23	The Conversion Price shall be equal to 50% of the lowest share price during the 10-previous trading day period prior to conversion or \$0.005 per share at the holder's discretion.	Jeffrey Mutual	<u>Loan #11</u>
<u>8/5/21</u>	\$81,120.76	\$74,328.00	\$6,792,76	<u>8/5/23</u>	The Conversion Price shall be equal to 50% of the lowest share price during the 10-previous trading day period prior to conversion or \$0.005 per share at the holder's discretion.	Jeffrey Mutual	Loan #12
10/5/21	\$166,237.49	\$155,000.0 0	\$11,237.4 9	10/5/23	The Conversion Price shall be equal to 50% of the lowest share price during the 10-previous trading day period prior to conversion.	Jeffrey Mutual	Loan #13
11/19/21	<u>\$159,173.52</u>	\$150,000.0 0	<u>\$9,173.52</u>	11/19/23	The Conversion Price shall be equal to 50% of the lowest share price during the 10-previous trading day period prior to conversion	Jeffrey Mutual	Loan #14

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

N/A

4) Financial Statements

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

U.S. GAAP IFRS

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

Name: Bryan Wilkinson

Title: Court Appointed Custodian
Relationship to Issuer: Court Appointed Custodian

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

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

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

If you choose to publish the financial statements in a separate report as described above, you must state in the accompanying disclosure statement that such financial statements are incorporated by reference. You may reference the

⁴ The financial statements requested pursuant to this item must be prepared in accordance with US GAAP or IFRS by persons with sufficient financial skills.

document(s) containing the required financial statements by indicating the document name, period end date, and the date that it was posted to OTCIQ in the field below. Financial Statements must be compiled in one document.

The financial statements C-H are incorporated by reference within the Company's June 30, 2022, Unaudited Annual Report filed with OTC Markets.

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

5) Issuer's Business, Products and Services

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

- A. Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")
 - The Company's only operating subsidiary at this time is Telesis IT
- B. Please list any subsidiaries, parents, or affiliated companies.
 - Incorporated by reference within section 5 (A) above.
- C. Describe the issuers' principal products or services, and their markets
 - IT Services.

6) Issuer's Facilities

The goal of this section is to provide a potential investor with a clear understanding of all assets, properties or facilities owned, used or leased by the issuer.

In responding to this item, please clearly describe the assets, properties or facilities of the issuer, give the location of the principal plants and other property of the issuer and describe the condition of the properties. If the issuer does not have complete ownership or control of the property (for example, if others also own the property or if there is a mortgage on the property), describe the limitations on the ownership.

If the issuer leases any assets, properties or facilities, clearly describe them as above and the terms of their leases.

The Company's executive office is located at 5753 HWY 85 North #6065 Crestview, FL 32536 which we currently lease on a month-to-month basis.

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

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

Using the tabular format below, please provide information regarding any person or entity owning 5% of more of the issuer, as well as any officer, and any director of the company, regardless of the number of shares they own. If any 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 of an individual representing the corporation or entity in the note section.

Name of Officer/Director and Control Person	Affiliation with Company (e.g. Officer/Director/Owner of more than 5%)	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding	Note
Bryan Wilkinson	Court Appointed Custodian	Crestview, FL	51 Preferred D	Preferred D	100% Preferred D	<u>None</u>

8) Legal/Disciplinary History

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

None

2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities;

None

3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; or

None

4. The entry of an order by a self-regulatory organization that permanently or temporarily barred, suspended, or otherwise limited such person's involvement in any type of business or securities activities.

None

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

On August 9th, 2022, the Company was appointed Bryan Wilkinson as Custodian of the Corporation.

9) Third Party Providers

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

Securities Counsel

Firm: Jonathan D. Leinwand, P.A.

Name: Jonathan Leinwand Address 1: 18305 Biscayne Blvd.

Address 2: Suite 200 Phone: 954-903-7856

Accountant or Auditor

 Name:
 N/A

 Firm:
 N/A

 Address 1:
 N/A

 Address 2:
 N/A

 Phone:
 N/A

 Email:
 N/A

Investor Relations Consultant

 Name:
 N/A

 Firm:
 N/A

 Address 1:
 N/A

 Address 2:
 N/A

 Phone:
 N/A

 Email:
 N/A

Other Service Providers

Provide the name of any other service provider(s), including, counsel, advisor(s) or consultant(s) that assisted, advised, prepared or provided information with respect to this disclosure statement, or provided assistance or services to the issuer during the reporting period.

 Name:
 N/A

 Firm:
 N/A

 Nature of Services:
 N/A

 Address 1:
 N/A

 Address 2:
 N/A

 Phone:
 N/A

 Email:
 N/A

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).

The certifications shall follow the format below:

I, Bryan Wilkinson certify that:

- 1. I have reviewed this Quarterly Disclosure Statement of BitFrontier Capital Holdings, Inc.;
- 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
- 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

10/04/22 [Date]

/s/ Bryan Wilkinson [CEO's Signature]

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

Principal Financial Officer:

I, Bryan Wilkinson certify that:

- 1. I have reviewed this Quarterly Disclosure Statement of BitFrontier Capital Holdings, Inc.;
- 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
- 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

10/04/22 [Date]

/s/ Bryan Wilkinson [CFO's Signature]

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

BITFRONTIER CAPITAL HOLDINGS INC.

INDEX TO CONSOLIDATED FINANCIAL STATEMENTS

Description	Page
Consolidated Balance Sheets as of June 30, 2022 and December 31, 2021	F-2
Consolidated Statement of Operations for the 6 months ended June 30, 2022 and 2021	F-3
Consolidated Statement of Stockholders' Deficit from January 1, 2022 to June 30, 2022	F-4
Consolidated Statement of Cash Flows for the 6 months ended June 30, 2022 and 2021	F-5
Notes to Consolidated Financial Statements	F-6

	June 30, 2022	December 31, 2021
ASSETS		
Current Assets:		
Cash	\$ 68,978	\$ 69,802
Accounts receivable	47,366	63,139
Prepaid expenses and sundry assets	 1,858,362	1,833,642
Total Current Assets	1,974,707	1,966,583
FIXED -at cost		
Building	45,645	45,645
Cryptocurrency Mining Warehouse	136,733	136,733
Cryptocurrency Miners and Support Equipment	291,556	391,556
Furniture and equipment	16,834	16,834
Land	141,733	77,400
Machinery & Equipment	47,674	47,674
Vehicle-Sequioa 2014	49,949	49,949
Z Accumulated depreciation	(80,896)	(79,740)
GOODWILL	 -	
TOTAL ASSETS	\$ 2,623,935	\$ 2,652,634
LIABILITIES & STOCKHOLDERS' DEFICIT		
Current Liabilities:		
Accounts payable and accrued liabilities	\$ 1,167,696	\$ 1,123,249
Notes payable - related parties	12,562	13,425
Notes Payable - convertible net of discount	 1,593,765	1,586,955
Total Current Liabilities	2,774,023	2,723,629
Stockholders' Deficit		
Preferred Stock		
Series C Convertible - 15,000,000 shares authorized, par value \$0.0001 each		
- issued and outstanding - 5,000,000 (December 31, 2021 - 5,000,000)	500	500
Series D, Super Voting, - 51 shares authorized, par value \$0.0001 each		
- issued and outstanding - 51 (51 - December 31, 2021)	1	1
Blank Check - 9,999,949 shares authorized, par value \$0.0001 each		
- issued and outstanding - none (2021 - none)	-	-
Common stock		
495,000,000 shares authorized, par value \$0.00001 each		
312,022,808 shares issued and outstanding at June 30, 2022	3,120	3,077
307,702,701 shares issued and outstanding at December 31, 2021		
Common stock issuable - 26,874,997 (26,874,997 - December 31, 2021)	268	268
Additional Paid-In Capital	3,038,979	2,955,486
Accumulated other comprehensive income	22,490	22,490
Accumulated deficit during development stage	 (3,215,446)	(3,052,817)

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

Total Stockholders' Deficit			(150,088)		(70,995)	
			2 2 - 2 - 2 - 5	Φ.	2 552 524	
TOTAL LIABILITES & STOCKHOLDERS' DEFICIT		S	2.623.935	S	2.652.634	

	6 MC	ONTHS ENDED JUNE 30, 2022	AR ENDED EMBER 31, 2021
Revenue: Income	\$	166,154	\$ 578,838
Total Income		166,154	578,838
COST OF GOODS SOLD		105,338	349,150
GROSS PROFIT		60,816	229,688
Operating expenses Professional fees Consulting fees General and administrative		40,169 - 183,276	47,297 - 923,571
Total Operating Expenses		223,445	970,868
Operating Loss		(162,629)	(741,180)
OTHER Interest expense		-	-
Net Loss Currency translation		(162,629)	(741,180)
NET COMPREHENSIVE LOSS	\$	(162,629)	\$ (741,180)
Per Share Information:			
Weighted average number of common shares outstanding		304,763,888	281,371,621
Net Income(Loss) per common share - Basic and fully diluted	\$	(0.001)	\$ (0.003)

BITFRONTIER CAPITAL HOLDINGS, INC. CONSOLIDATED STATEMENT OF STOCKHOLDERS' DEFICIT (UNAUDITED)

	PREFERRED STOCK		PREFERREI	STOCK	PREFERRED ST	OCK	PREFERRED	STOCK	_
	SERIES A		SERIE	S B	SERIES D		SERIES	C	
	# of Shares	Amount	# of Shares	Amount	# of Shares	Amount	# of Shares	Amount	TOTALS
Balance - January 1, 2022	- \$	-	- \$	=	51 \$	1	5,000,000 \$	500	\$ 501
Correction of prior year's issued amount	=	=	=	=	=	=	=	=	=
Preferred stock cancelled	=	=	-	=	-	-	=	-	=
Common stock cancelled	=	=	=	=	-	-	=	-	=
Common stock issued for cash	-	-	-	-	-	-	-	-	-
Common stock issuable	-	-	-	-	-	-	-	-	-
Net Loss - June 30, 2022		-	-	-	-	-	-	-	<u> </u>
Balances - June 30, 2022	- \$	=	- \$	-	51 \$	1	5,000,000 \$	500	\$ 501

	COMMON STOCK				PAID IN	ACCUMULATED COMPREHENSIVE	ACCUMULATED	ISSUAB	LE	
	FOR	WARD	# of Shares	Amount	CAPITAL	INCOME	DEFICIT	COMMON	PREFERRED	TOTALS
Balance - January 1, 2022	\$	501	307,702,808 \$	3,077	\$ 2,955,424	\$ 22,490	\$ (3,052,817)	\$ 251 \$	=	26,319
Correction of prior year's issued amount		-	-	=	-	-	-	-	-	=
Preferred stock cancelled		-	=	=	=	-	-	-	=	-
Common stock cancelled		-	=	=	-	=	=	=	=	=
Common stock issued for cash Common stock issueable		-	4,320,000	432	83,555	=	-	- -	-	83,987 -
Net Loss - June 30, 2022		-	-	-	-	-	(162,629)	-	-	(162,629)
Balances - June 30, 2022	\$	501	312,022,808 \$	3,509	\$ 3,038,979	\$ 22,490	\$ (3,215,446)	\$ 251 \$	-	\$ (52,323)

BITFRONTIER CAPITAL HOLDINGS, INC. CONSOLIDATED STATEMENT OF CASH FLOWS (UNAUDITED)

		SIX MONTHS ENDED JUNE 30,		YEAR ENDED DECEMBER 31,	
	2022		2021		
Cash Flows from Operating Activities:					
Net loss	\$	(162,629)	\$	(741,180)	
Adjustments to reconcile net income(loss) to net cash		,		. ,	
used in operating activities	\$	85,282	\$	205,384	
Items not requiring an outlay of funds		-		-	
Net Cash Used In Operating Activities		(77,347)			
Cash Flows from Financing Activities:					
Notes and stockholder advances		223,803		1,256,644	
Issuance and issuable stock for cash		-		-	
Distributions		(32,894)		(85,223)	
Net Cash Provided By Financing Activities		190,908		1,171,421	
Cash Flows from Investing Activities:					
Purchase of equipment		(114,385)		(610,772)	
Net Cash Used In Investing Activities		(114,385)		(610,772)	
Foreign Currency Translation		-			
Net Change in Cash		(824)		24,852	
Cash and Cash Equivalents - Beginning of Period		69,802		44,950	
Cash and Cash Equivalents - End of Period	\$	68,978	\$	69,802	

NOTE 1 - NATURE OF BUSINESS

ORGANIZATION

BitFrontier Capital Holdings, Inc. (Formerly AOM Minerals, Ltd.) was incorporated in the State of Nevada on June 3, 2005. We were an exploration stage company. We were originally engaged in the acquisition and exploration of mineral properties with a view to exploiting any mineral deposits we discover. We had owned at one time a 100% beneficial interest in two mineral claims known as the Maybe property. Our plan of operation was to conduct exploration work on the Maybe property in order to ascertain whether it possesses economic quantities of silver, gold and copper. These claims were abandoned in 2007.

Effective December 5, 2007, the Company changed its name to "Purio Inc." and entered into a share exchange agreement with Purio Environmental Water Source, Inc. ("PEWS"), a private Nevada corporation, and the shareholders of PEWS. Pursuant to the share exchange agreement, the Company issued 27,734,603 shares of its common stock in return for all outstanding shares of PEWS. By this means, PEWS became a 100% owned subsidiary of the Company. As such our financial statements reflect operating results from the inception of the subsidiary which was November 16, 1999.

PEWS owned proprietary water clarification technology suitable to a broad number of applications including the clarification of surface water, industrial process water and sewage. The Company was marketing this technology initially for industrial and commercial applications to reclaim water and reduce the need for fresh water in such applications.

In August 2010, the Company was redomiciled in the State of Wyoming.

Effective December 13, 2017, the Company entered into an agreement of merger with Bitfrontier Capital Investments, Inc., a Wyoming Corporation. To facilitate the merger, Purio, Inc. created a new wholly owned subsidiary BitFrontier Acquisitions Inc. solely for the use in this merger agreement. As a result of the plan of merger agreement, BitFrontier Acquisitions, Inc. merged with an into BitFrontier Capital Investments, Inc. with BitFrontier Capital Investments, Inc. being the Surviving Corporation and becoming a wholly owned subsidiary of Purio, Inc.

On December 20, 2017, the Company changed its name from Purio, Inc. to BitFrontier Capital Holdings, Inc.

On January 2, 2018, Purio, Inc. filed a corporate action with the Financial Industry Regulatory Authority ("FINRA") to affect a name change to BitFrontier Capital Holdings, Inc. and to change its ticker symbol from PURO to BITF, with a requested effective date of January 12, 2018. The Company received notification from FINRA on February 2, 2018 that the name and ticker change was set effective in the marketplace on February 5, 2018. The name of the Company changed to BitFrontier Capital Holdings, Inc. and the ticker changed to BFCH.

Effective January 13, 2018, the Company entered into an agreement and plan of merger with BitFrontier Technologies, Inc., a Wyoming Corporation. To facilitate the merger, BitFrontier Capital Holdings, Inc. created a new wholly-owned subsidiary BitFrontier Merger, Inc. solely for the use in this merger agreement. As a result of the plan of merger agreement, BitFrontier Merger, Inc. merged with an into BitFrontier Technologies, Inc. with BitFrontier Technologies, Inc. being the Surviving Corporation and becoming a wholly owned subsidiary of BitFrontier Capital Holdings, Inc.

BitFrontier Capital Holdings only operating subsidiary at this time is TelesisIT

NOTE 1 - NATURE OF BUSINESS (continued) BASIS OF PRESENTATION

The Company has not earned any revenues from limited principal operations. Accordingly, the Company's activities have been accounted for as those of a "Development Stage Enterprise" as set forth in Financial Accounting Standards Board Statement No. 7 ("SFAS 7"). Among the disclosures required by SFAS 7 are that the Company's financial statements be identified as those of a development stage company, and that the statements of operations, stockholders' equity (deficit) and cash flows disclose activity since the date of the Company's inception.

BASIS OF ACCOUNTING

The accompanying consolidated financial statements have been prepared on the accrual basis of accounting in accordance with accounting principles generally accepted in the United States. All intercompany transactions have been eliminated. In the opinion of management these interim financial statements contain all of the disclosures necessary to make these financial statements not misleading.

NOTE 1 - NATURE OF BUSINESS (continued)

BASIS OF ACCOUNTING

These factors, among others, raise substantial doubt about the Company's ability to continue as a going concern. The accompanying consolidated financial statements do not include any adjustments that might result from the outcome of this uncertainty aforementioned strategies. The Company cannot be certain that it will be successful in these strategies even with the required funding.

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES

GOING CONCERN

The accompanying consolidated financial statements have been prepared assuming that the Company will continue as a going concern, which contemplates the realization of assets and the liquidation of liabilities in the normal course of business. The Company currently has minimal operations with an accumulated deficit of \$3,215,446 to June 30, 2022. The Company intends to commence operations as set out above and raise the necessary funds to carry out the aforementioned strategies. The Company cannot be certain that it will be successful in these strategies even with the required funding.

These factors, among others, raise substantial doubt about the Company's ability to continue as a going concern. The accompanying consolidated financial statements do not include any adjustments that might result from the outcome of this uncertainty.

USE OF ESTIMATES

The preparation of financial statements in conformity with U.S. generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the consolidated financial statements, and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

CASH AND CASH EQUIVALENTS

For purposes of the statement of cash flows, cash equivalents include demand deposits, money market funds, and all highly liquid debt instructions with original maturities of three months or less.

FINANCIAL INSTRUMENTS

The FASB issued ASC 820-10, *Fair Value Measurements and Disclosures*, for financial assets and liabilities. ASC 820-10 provides a framework for measuring fair value and requires expanded disclosures regarding fair value measurements. ASC 820-10 defines fair value as the price that would be received for an asset or the exit price that would be paid to transfer a liability in the principal or most advantageous market in an orderly transaction between market participants on the measurement date. ASC 820-10 also establishes a fair value hierarchy which requires an entity to maximize the use of observable inputs, where available. The following summarizes the three levels of inputs required by the standard that the Company uses to measure fair value:

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (continued)

FINANCIAL INSTRUMENTS (continued)

- Level 1: Quoted prices in active markets for identical assets or liabilities
- Level 2: Observable inputs other than Level 1 prices, such as quoted prices for similar assets or liabilities; quoted prices in markets that are not active, or other inputs that are observable or can be corroborated by observable market data for substantially the full term of the related assets or liabilities.
- Level 3: Unobservable inputs that are supported by little or no market activity and that are significant to the fair value of the assets or liabilities.

CONCENTRATIONS AND CREDIT RISKS

The Company's financial instruments that are exposed to concentrations and credit risk primarily consist of its cash, sales and accounts receivable.

Cash - The Company places its cash and cash equivalents with financial institutions of high credit worthiness. At times, its cash and cash equivalents with a particular financial institution may exceed any applicable government insurance limits. The Company's management plans to assess the financial strength and credit worthiness of any parties to which it extends funds, and as such, it believes that any associated credit risk exposures are limited.

FOREIGN CURRENCY TRANSLATION

The accounts of the Company are accounted for in accordance with the Statement of Financial Accounting Statements No. 52 ("SFAS 52"), "Foreign Currency Translation". The financial statements of the Company are translated into US dollars as follows: assets and liabilities at year-end exchange rates; income, expenses and cash flows at average exchange rates; and shareholders' equity at historical exchange rate.

Monetary assets and liabilities, and the related revenue, expense, gain and loss accounts, of the Company are remeasured at year-end exchange rates. Non-monetary assets and liabilities, and the related revenue, expense, gain and loss accounts are re-measured at historical rates. Adjustments which result from the re-measurement of the assets and liabilities of the Company are included in net income.

SHARE-BASED COMPENSATION

ASC 718, Compensation – Stock Compensation, prescribes accounting and reporting standards for all share-based payment transactions in which employee services are acquired. Transactions include incurring liabilities, or issuing or offering to issue shares, options, and other equity instruments such as employee stock ownership plans and stock appreciation rights. Share-based payments to employees, including grants of employee stock options, are recognized as compensation expense in the financial statements based on their fair values. That expense is recognized in the period of grant.

The Company accounts for stock-based compensation issued to non-employees and consultants in accordance with the provisions of ASC 505-50, *Equity – Based Payments to Non-Employees*. Measurement of share-based payment transactions with non-employees is based on the fair value of whichever is more reliably measurable: (a) the goods or services received; or (b) the equity instruments issued. The fair value of the share-based payment transaction is determined at the earlier of performance commitment date or performance completion date.

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (continued)

As of June 30, 2022, and 2021, respectively, there was \$Nil of unrecognized expense related to non-vested stock-based compensation arrangements granted. There have been no options granted during the quarters ended June 30, 2022, and 2021 respectively.

INCOME TAXES

The Company accounts for income taxes under ASC 740, *Income Taxes*. Under the asset and liability method of ASC 740, deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statements carrying amounts of existing assets and liabilities and their respective tax bases. 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 effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period the enactment occurs. A valuation allowance is provided for certain deferred tax assets if it is more likely than not that the Company will not realize tax assets through future operations. Deferred tax assets or liabilities were offset by a 100% valuation allowance, therefore there has been no recognized benefit as of June 30, 2022, and 2021 respectively. Further it is unlikely with the change of control that the Company will have the ability to realize any future tax benefits that may exist.

COMMITMENTS AND CONTINGENCIES

The Company follows ASC 450-20, *Loss Contingencies*, to report accounting for contingencies. Liabilities for loss contingencies arising from claims, assessments, litigation, fines and penalties and other sources are recorded when it is probable that a liability has been incurred and the amount of the assessment can be reasonably estimated.

EARNINGS PER SHARE

Net income (loss) per share is calculated in accordance with ASC 260, *Earnings Per Share*. The weighted-average number of common shares outstanding during each period is used to compute basic earnings or loss per share. Diluted earnings or loss per share is computed using the weighted average number of shares and diluted potential common shares outstanding. Dilutive potential common shares are additional common shares assumed to be exercised.

Basic net income (loss) per common share is based on the weighted average number of shares of common stock outstanding at June 30, 2022 and 2021. Due to net operating loss, there is no presentation of dilutive earnings per share, as it would be anti-dilutive.

FORGIVENESS OF INDEBTEDNESS

The Company follows the guidance of AS 470.10 related to debt forgiveness and extinguishment. Debts of the Company are considered extinguished when the statute of limitations in the applicable jurisdiction expire, or when terminated by judicial authority such as the granting of a declaratory judgment. Debts to related parties or shareholders are treated as capital transactions when forgiven or extinguished and credited to additional paid in capital. Debts to non-related parties are treated as other income when forgiven or extinguished.

RECENT ACCOUNTING PRONOUNCEMENTS

We have reviewed all the recently issued, but not yet effective, accounting pronouncements and we do not believe any of these pronouncements will have a material impact on the Company.

In August 2017, the FASB issued ASU No. 2017-12, *Derivatives and Hedging (Topic 815)*, which changes both the designation and measurement guidance for qualifying hedging relationships and the presentation of hedge results, in order to better align an entity's risk management activities and financial reporting for hedging relationships. The amendments expand and refine hedge accounting for both nonfinancial and financial risk components and align the recognition and presentation of the effects of the hedging instrument and the hedged item in the financial statements.

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (continued)

RECENT ACCOUNTING PRONOUNCEMENTS (continued)

FASB ASU No. 2017-12 is effective for annual reporting periods beginning after December 15, 2018, including interim periods within those annual reporting periods, with early adoption permitted. We are still evaluating the impact that this guidance will have on our financial position or results of operations, and we have not yet determined whether we will early adopt FASB ASU No. 2017-12.

In March 2016, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") No. 2016-09, Compensation – Stock Compensation (Topic 718): Improvements to Employee Share-Based Payment Accounting. This guidance changes how companies account for certain aspects of share-based payments to employees. Among other things, under the new guidance, companies will no longer record excess tax benefits and certain tax deficiencies in additional paid-in-capital ("APIC") but will instead record such items as income tax expense or benefit in the income statement, and APIC pools will be eliminated. Companies will apply this guidance prospectively. Another component of the new guidance allows companies to make an accounting policy election for the impact of forfeitures on the recognition of expense for share-based payment awards, whereby forfeitures can be estimated, as required today, or recognized when they occur. If elected, the change to recognize forfeitures when they occur needs to be adopted using a modified retrospective approach. All of the guidance will be effective for the Company in the fiscal year beginning January 1, 2018. Early adoption is permitted. The Company is currently evaluating the impact of this guidance, if any, on its financial statements and related disclosures.

In February 2016, the FASB issued ASU No. 2016-02, *Leases (Topic 842)*, which establishes new accounting and disclosure requirements for leases. FASB ASU No. 2016-02 requires lessees to classify most leases as either finance or operating leases and to initially recognize a lease liability and right-of-use asset. Entities may elect to account for certain short-term leases (with a term of 12 months or less) using a method similar to the current operating lease model. The statements of operations will include, for finance leases, separate recognition of interest on the lease liability and amortization of the right-of-use asset and for operating leases, a single lease cost, calculated so that the cost of the lease is allocated over the lease term on a straight-line basis. At September 30, 2021 we are contractually obligated to make future payments of nil under our operating lease obligations in existence as of that date, primarily related to long-term leases. While we are in the early stages of our implementation process for FASB ASU No. 2016-02, and have not yet determined its impact on our financial position or results of operations, these leases would potentially be required to be presented on the balance sheet in accordance with the requirements of FASB ASU No. 2016-02. FASB ASU No. 2016-02 is effective for annual reporting periods beginning after December 15, 2018, including interim periods within those annual reporting periods, with early adoption permitted. FASB ASU No. 2016-02 must be applied using a modified retrospective approach, which requires recognition and measurement of leases at the beginning of the earliest period presented, with certain practical expedients available.

In July 2015, the FASB issued ASU No. 2015-11, Inventory (Topic 330): Simplifying the Measurement of Inventory. The guidance requires an entity to measure inventory at the lower of cost or net realizable value, which is the estimated selling prices in the ordinary course of business, less reasonably predictable costs of completion, disposal, and transportation, rather than the lower of cost or market in the previous guidance. This amendment applies to inventory that is measured using first-in, first-out (FIFO). This amendment is effective for public entities for fiscal years beginning after December 15, 2016, including interim periods within those years. A reporting entity should apply the amendments prospectively with earlier application permitted as of the beginning of an interim or annual reporting period. The Company is currently evaluating the impact of this guidance, if any, on its financial statements and related disclosures.

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (continued)

RECENT ACCOUNTING PRONOUNCEMENTS (continued)

In May 2014, the FASB issued ASU No. 2014-09, Revenue from Contracts with Customers ("ASU 2014-09"), which requires an entity to recognize the amount of revenue to which it expects to be entitled for the transfer of promised goods or services to customers. ASU 2014-09 will replace most existing revenue recognition guidance in U.S. generally accepted accounting principles when it becomes effective. In July 2015, the FASB deferred the effective date of the standard by an additional year; however, it provided companies the option to adopt one year earlier, commensurate with the original effective date. Accordingly, the standard will be effective for the Company in the fiscal year beginning January 1, 2018, with an option to adopt the standard for the fiscal year beginning January 1, 2017. The Company is currently evaluating this standard and has not yet selected a transition method or the effective date on which it plans to adopt the standard, nor has it determined the effect of the standard on its financial statements and related disclosures.

NOTE 3 - INCOME TAXES

Income taxes are provided based upon the liability method. Under this approach, deferred income taxes are recorded to reflect the tax consequences in future years of differences between the tax basis of assets and liabilities and their financial reporting amounts at each year-end. A valuation allowance is recorded against deferred tax assets if management does not believe the Company has met the "more likely than not" standard imposed by accounting standards to allow recognition of such an asset.

Deferred tax assets/liabilities were as follows as of June 30, 2022, and 2021:

<u>Description</u>	<u>2022</u> <u>2021</u>			
Net operating loss carry forward	\$ 3,215,446	\$	3,052,817	
Valuation allowance	 (3,215,446)		(3,052,817)	
Total	\$ -	\$	-	

At June 30, 2022, the Company expected no net deferred tax assets to be recognized, resulting from net operating loss carry forwards. Deferred tax assets were offset by a corresponding allowance of 100%.

The Company experienced a change in control, and therefore no more than an insignificant portion of this net operating allowance will ever be used against future taxable income.

NOTE 4 – CONVERTIBLE NOTES PAYABLE

There were 12 convertible notes payable totaling \$1,454,471.65 issued for advances made as follows:

On June 15, 2020, the company entered into a convertible promissory note with Jeffrey Mutual maturing in 2 years for \$10,000 with a 10% interest, with the following conversion terms. The Conversion Price shall be equal to 50% of the lowest share price during the 10-previous trading day period prior to conversion or \$0.005 per share at the holder's discretion.

On September 4, 2020, the company entered into a convertible promissory note with Jeffrey Mutual maturing in 2 years for \$42,000 with a 10% interest, with the following conversion terms. The Conversion Price shall be equal to 50% of the lowest share price during the 10-previous trading day period prior to conversion or \$0.005 per share at the holder's discretion.

On October 13, 2020, the company entered into a convertible promissory note with Jeffrey Mutual maturing in 2 years for \$25,000 with a 10% interest, with the following conversion terms. The Conversion Price shall be equal to 50% of the lowest share price during the 10-previous trading day period prior to conversion or \$0.005 per share at the holder's discretion.

On December 9, 2020, the company entered into a convertible promissory note with Jeffrey Mutual maturing in 2 years for \$55,000 with a 10% interest, with the following conversion terms. The Conversion Price shall be equal to 50% of the lowest share price during the 10-previous trading day period prior to conversion or \$0.005 per share at the holder's discretion.

On January 19, 2021, the company entered into a convertible promissory note with Jeffrey Mutual maturing in 2 years for \$70,000 with a 10% interest, with the following conversion terms. The Conversion Price shall be equal to 50% of the lowest share price during the 10-previous trading day period prior to conversion or \$0.005 per share at the holder's discretion.

On February 19, 2021, the company entered into a convertible promissory note with Jeffrey Mutual maturing in 2 years for \$238,143.65 with a 10% interest, with the following conversion terms. The Conversion Price shall be equal to 50% of the lowest share price during the 10-previous trading day period prior to conversion or \$0.005 per share at the holder's discretion.

On April 16, 2021, the company entered into a convertible promissory note with Jeffrey Mutual maturing in 2 years for \$400,000 with a 10% interest, with the following conversion terms. The Conversion Price shall be equal to 50% of the lowest share price during the 10-previous trading day period prior to conversion or \$0.005 per share at the holder's discretion.

On May 13, 2021, the company entered into a convertible promissory note with Jeffrey Mutual maturing in 2 years for \$135,000 with a 10% interest, with the following conversion terms. The Conversion Price shall be equal to 50% of the lowest share price during the 10-previous trading day period prior to conversion or \$0.005 per share at the holder's discretion.

On June 14, 2021, the company entered into a convertible promissory note with Jeffrey Mutual maturing in 2 years for \$100,000 with a 10% interest, with the following conversion terms. The Conversion Price shall be equal to 50% of the lowest share price during the 10-previous trading day period prior to conversion or \$0.005 per share at the holder's discretion.

On August 5, 2021, the company entered into a convertible promissory note with Jeffrey Mutual maturing in 2 years for \$74,328 with a 10% interest, with the following conversion terms. The Conversion Price shall be equal to 50% of the lowest share price during the 10-previous trading day period prior to conversion or \$0.005 per share at the holder's discretion.

NOTE 5 – CONVERTIBLE NOTES PAYABLE (continued)

On October 5, 2021, the company entered into a convertible promissory note with Jeffrey Mutual maturing in 2 years for \$155,000 with a 10% interest, with the following conversion terms. The Conversion Price shall be equal to 50% of the lowest share price during the 10-previous trading day period prior to conversion or \$0.005 per share at the holder's discretion.

On November 19, 2021, the company entered into a convertible promissory note with Jeffrey Mutual maturing in 2 years for \$150,000 with a 10% interest, with the following conversion terms. The Conversion Price shall be equal to 50% of the lowest share price during the 10-previous trading day period prior to conversion or \$0.005 per share at the holder's discretion.

NOTE 6 - COMMITMENTS AND CONTINGENCIES

Risks and Uncertainties

The Company's operations are subject to significant risks and uncertainties including financial, operational and regulatory risks, including the potential risk of business failure.

Legal and other matters

In the normal course of business, the Company may become a party to litigation matters involving claims against the Company. The Company's management is unaware of any pending or threatened assertions and there are no current matters that would have a material effect on the Company's financial position or results of operations.

NOTE 7 – MERGER

Effective January 25, 2019, the Company entered into an agreement with TelesisIT, LLC., a Louisiana Limited Liability Company. In exchange for 100% of the outstanding membership units in TelesisIT, BFCH issued 15,000,000 restricted shares of Common Stock with 5,000,000 more to be issued if within 6 months BFCH's stock price does not reach \$0.05/share. Subsequently this was amended to 10,000,000 restricted shares of Common Stock.

Effective January 13, 2018, the Company entered into an agreement and plan of merger with BitFrontier Technologies, Inc., a Wyoming Corporation. To facilitate the merger, BitFrontier Capital Holdings, Inc. created a new wholly-owned subsidiary BitFrontier Merger, Inc. solely for the use in this merger agreement. As a result of the plan of merger agreement, BitFrontier Merger, Inc. merged with an into BitFrontier Technologies, Inc. with BitFrontier Technologies, Inc. being the Surviving Corporation and becoming a wholly owned subsidiary of BitFrontier Capital Holdings, Inc. As a result, the Company exchanged all of the shares issued in BitFrontier Technologies, Inc. for 2,500,000 shares of Series C Preferred stock of the Company.

Effective December 13, 2017 the Company entered into an agreement of merger with BitFrontier Capital Investments, Inc., a Wyoming Corporation. To facilitate the merger, Purio, Inc. created a new wholly-owned subsidiary BitFrontier Acquisitions Inc. solely for the use in this merger agreement. As a result of the plan of merger agreement, BitFrontier Acquisitions, Inc. merged with and into BitFrontier Capital Investments, Inc. with BitFrontier Capital Investments, Inc. being the Surviving Corporation and becoming a wholly owned subsidiary of BitFrontier Capital Holdings, Inc. As a result, the Company exchanged all of the shares issued in BitFrontier Capital Investments, Inc. for 2,500,000 shares of Series C Preferred stock of the Company.

NOTE 8 – EQUITY

The Corporation is authorized to issue two classes of stock to be designated, respectively, Common Stock and Preferred Stock. The total number of shares which the Corporation is authorized to issue is 510,000,000 (five hundred and ten million) shares. 495,000,000 shares shall be Common Stock, par value \$0.0001 (the "Common Stock"). 15,000,000 shares shall be Preferred Stock, par value \$0.0001 (the "Preferred Stock" or "Blank Check Preferred Stock"). The following two classes shall be divided in the following series of stock:

Common Stock Class, par value \$0.00001 per share – 495,000,000 shares authorized Preferred Stock Class, Series C Convertible, par value \$0.0001 per share – 10,000,000 shares authorized Preferred Stock Class, Series D Super Voting, par value \$0.0001 per share – 51 shares authorized Preferred Stock Class, Blank Check, par value \$0.0001 per share- 4,999,949 shares authorized

Series C Preferred Stock are convertible at the rate of 2 common shares for each share of Series C Preferred Stock outstanding at the date of conversion. Each Series C Preferred Stock is entitled to the equivalent of 2 common shares in the event a vote of the stockholders is required.

Series D Super Voting Preferred stock are not convertible, and each share has voting rights equal to 0.01967 multiplied by the total issued and outstanding common and preferred shares divided by .49 minus the Numerator.

NOTE 9 - SUBSEQUENT EVENTS

Management has evaluated subsequent events through the date of filing the consolidated financial statements with OTC Markets, the date the consolidated financial statements were available to be issued. Management is not aware of any significant events that occurred subsequent to the balance sheet date that would have a material effect on the consolidated financial statements thereby requiring adjustment or disclosure, other than those noted below:

CERTIFICATION

I, Bryan Wilkinson, Court Appointed Custodian hereby certify that I have prepared the accompanying unaudited financial statements and notes hereto, and that these financial statements and accompanying notes present fairly, in all material respects, the financial position of the issuer and the results of its operations and cash flows for the periods presented, in conformity with accounting principles generally accepted in the United States, consistently applied.

/s/ Bryan Wilkinson Bryan Wilkinson, President