Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

ATWEC Technologies, Inc,

6400 S. Lewis Ave, Ste 200
Tulsa, OK 74136
(580) 302-9030
www.thebirchco.com

SIC Code: Primary Code 5013, Secondary Codes 3600, 3714

Quarterly Report

For the period ending September 30, 2024 (the "Reporting Period")

Outstanding Shares

The number of shares outstanding of our Common Stock was:

833,117,128 as of September 30, 2024

686,117,128 as of December 31, 2023

Shell Status

1)	Name and address(es) of the issuer and its predecessors (if any)
Yes: x	No:
Change in Co Indicate by	o <mark>ntrol check mark whether a Change in Control¹ of the company has occurred over this reporting period:</mark>
Yes: □	No: ⊠
Indicate by	check mark whether the company's shell status has changed since the previous reporting period:
Yes: □	No: ⊠
•	check mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933, of the Exchange Act of 1934 and Rule 15c2-11 of the Exchange Act of 1934):

The Company has been known as ATWEC Technologies, Inc, since September 29, 2003. From February 23, 1987, the date of incorporation, until September 29, 2003, the Company was known as Agri-Food International, Inc.

Effective June 1, 2024, the Company completed a reverse merger transaction with The Birch Company a Tulsabased LLC, whereby Birch management assumed control of the Company's Board of Directors, and transformed the Company's primary business and operations to that of Birch's.

Current State and Date of Incorporation or Registration: *Nevada* Standing in this jurisdiction: (e.g. active, default, inactive): *Active*

Prior incorporation information for the issuer and any predecessors during the past five years

None

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

None

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

Effective June 1, 2024, the Company completed a reverse merger transaction with The Birch Company, a Tulsa-based LLC specializing in construction and home development. With the election of the new directors and the change in management, the Company has now implemented the business and operations of The Birch Company, a leading innovator in the construction industry, providing high-quality, affordable homes, high-end custom homes, and commercial construction projects to customers throughout the US.

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

6400 S. Lewis Ave., Ste 200

Tulsa, OK 74136

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

|x| 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:

✓ Yes:

✓ If Yes, provide additional details below:

2) Security Information

Transfer Agent

Name: Continental Stock Transfer and Trust Company

Phone: 212-509-4000

Email: cstmail@continentalalstock.com

Address: 1 State Street Plaza, 30th Floor, New York, NY. 10004

Publicly Quoted or Traded Securities:

Trading symbol: ATWT
Exact title and class of securities Common outstanding: Stock
CUSIP: 050055 201

Par or stated value: .001

Total shares authorized: 900,000,000 as of September 30, 2024. Total shares outstanding: 833,117,128 as of September 30, 2024. Total number of shareholders of record: 227 as of September 30, 2024.

Other classes of authorized or outstanding equity securities:

Trading symbol: N/A

Exact title and class of securities

Preferred Stock

outstanding:

CUSIP: N/A Par or stated value: .001

Total shares authorized: 500,000 as of date: September 30, 2024 Total shares issued & outstanding: 500,000 as of date: September 30, 2024

Security Description:

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

Dividends when declared, voting of one (1) vote per Common share, no preemption rights

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

Preferred stock has no conversion ability, voting of ten thousand (10,000) votes per Preferred share.

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

None identified.

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

None

3) Issuance HistoryA. Changes to the Number of Outstanding Shares

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

Yes: (If yes, you must complete the table below) No: □

Shares Outstar Recent Fiscal \		nd Most ning Balance		*R	ight-click	the rows below and s	select "Insert" to add	rows as needed	l.
Date 12/31/21 Common: Preferred:	460,248,820 500,000)							
Date of Transaction	Transaction type (e.g. new issuance,	Number of Shares Issued (or cancelled)	Class of Securities	Value of shares issued	Were the share s	Individual/ Entity Shares were issued to (entities must have	hares were issuance (e.g. for or cash or debt Un		Exemption or Registration Type.
	cancellation , shares returned to treasury)			(\$/per share) at Issuan ce	issue dat a disco unt to mark et price at the time of issua nce? (Yes/No)	individual with voting / investment control disclosed).	OR- Nature of Services Provided	filing.	
2/16/22	New Issuance	45,487,356	Common	.01	No	EROP Enterprises LLC – Vince Sbarra	Debt Conversion	Restricted	Sec 4(a)(2)
6/01/22	New Issuance	80,000,000	Common	.01	No	SafeBus Technologies (Darnell Stitts)	Purchase of SafeBus Technologies	Restricted	Sec 4(a)(2)
6/08/22	New Issuance	3,000,000	Common	.01	No	Inovate Digital LLC (Kathleen J. Zankowski)	Cash Purchase	Restricted	Sec 4(a)(2)
7/15/22	New Issuance	75,000,000	Common	.01	No	Darnell Stitts, Sr	Accrued wages; Advances to Company	Restricted	Sec 4(a)(2)
7/15/22	New Issuance	10,000,000	Common	.01	No	Marvin Arbertha	Consulting services to Company	Restricted	Sec 4(a)(2)
7/15/22	New Issuance	10,000,000	Common	.01	No	Apex Business Consulting, LLC – Mike Devine	Vendor payable	Restricted	Sec 4(a)(2)
4/06/23	New Issuance	1,000,000	Common	Mkt	No	Leslie Busch	Cash Purchase	Restricted	Sec 4(a)(2)
4/06/23	New Issuance	2,380,952	Common	Mkt	No	Brian Walloch	Cash Purchase	Restricted	Sec 4(a)(2)
4/06/23	New Issuance	1,000,000	Common	.0001	No	Jeffrey Zankowski	Services	Restricted	Sec 4(a)(2)
12/31/23	Cancellation - see (1) below	(2,000,000)	Common	n/a		See (1) below			

7/01/24	New Issuance	67,000,000	Common	.001	No	EROP Enterprises LLC – Vince Sbarra	Debt Conversion	Restricted	Sec 4(a)(2)
7/01/24	New Issuance	30,000,000	Common	.001	No	Josh Ploch	Reverse Merger Issuance	Restricted	Sec 4(a)(2)
7/01/24	New Issuance	30,000,000	Common	.001	No	Angus Martin	Reverse Merger Issuance	Restricted	Sec 4(a)(2)
7/01/24	New Issuance	20,000,000	Common	.001	No	MHCl Group Greg Falesnik	Services	Restricted	Sec 4(a)(2)
Shares Outst	anding on Date o		•		·		•		

Date 09/30/24

Common: 833,117,128
Preferred: 500,000

- During the quarter ended December 31, 2023, an examination of the Preferred Share authorization indicated that the Company had 500,000 shares of authorized Preferred shares. A Prior Period adjustment was entered for that quarter.
- (1) In 2021, the Company increased the outstanding shares by 2,000,000 shares in order to match the totals reported by the Transfer Agent. Since then, we have carried these extra shares. However, in reviewing the Transfer Agent report of current shares outstanding, the difference noted in 2021, no longer exists, therefore we are correcting the report effective December 31, 2023.

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: ☐ Yes: ☐ (If yes, you must complete the table below)
Use the space below to provide any additional details, including footnotes to the table above:

Date of Note Issuance	Outstanding g 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 (entities must have individual with voting / investment control disclosed).	Reason for Issuance (e.g. Loan, Services, etc.)
6/05/17	\$8,405	8,405	0.00	6/04/21 50% of bid price at time Apex Pro Filings Christina Loud		Apex Pro Filings Christina Loud	Vendor Payable
3/01/15	\$21,345	21,345	0.00	3/16/21	50% of bid price at time of conversion	Apex Business Consulting, LLC Mike Devine	Vendor Payable
12/13/13	\$57,969	68,000	0.00	12/31/21	50% of bid price at time of conversion	Alex Wiley	Accrued Wages
12/31/17	\$23,000	23,000	0.00	12/31/21	50% of bid price at time of conversion	Alex Wiley	Accrued Wages
Various 8/03/20 to 12/04/20	\$469,756	401,000	68756	Various – 1 year terms	Lesser of \$0.15/share or 70% of the lowest bid over the preceding three days	EROP Capital LLC – Vince Sbarra	Convertible Notes

All interest on Alex Wiley Notes have been waived. See Note 8 to the 'Notes to the Financial Statements'.

4) Issuer's Business, Products and Services

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

The Company is a leading innovator in the construction industry, dedicated to delivering high-quality, affordable homes, custom homes, and commercial construction projects to customers throughout the US, including the Sunbelt states. The Company specializes in residential development, focused on creating vibrant communities with expert craftsmanship and sustainable practices.

As demographic forces, easing interest rates, and economic growth in the US Sunbelt region continue to drive residential home demand, Management is confident that its construction business will thrive in the years ahead. Market trends show that the next generation of home buyers are searching for affordable and sustainable homes. As such, the Company's residential developments, affordable housing, and build-to-rent properties provide value at multiple price points (see details below).

Additional services provided by the Company include renovation, outdoor living and pools, design and architecture, along with commercial buildings and other large projects, providing additional revenue streams in the Company's business model.

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

In May of 2021, the Company acquired two subsidiaries. Operations for both were transferred effective as of July 1, 2021, as follows:

- 1. SafeBus Technologies Inc. Producer of student tracking and notification products. Company acquired 100% control
- 2. Assembled Products, Inc. Manufacturer and production plant for Company's products. Company acquired 100% control

During the first quarter of 2021, the Company entered into binding agreements to acquire two private US companies engaged in businesses that complement and enhance the Company's current product and service offerings, which Management believed would accelerate revenue and earnings growth. Both of these purchases were completed during the Second quarter of 2021.

The Company purchased 100% of the assets of Assembled Products, Inc., a small manufacturing plant located Rogersville, Alabama, for a total of US \$ 2.6M in cash and stock. The Company has had an ongoing partnership with Assembled Products for several years, and heretofore has utilized them as the primary vendor in the manufacture of the Company's patented Kiddie Voice™ vehicle alarm systems, along with vehicle and industrial backup units. Of the purchase price, \$1.5M was designated for the purchase of the plant property.

The Company acquired 100% of SafeBus Technologies, Inc., a private Wyoming technology company headquartered in Atlanta, Georgia, for 80M restricted common shares and US \$560,000 cash. At the time, the Company began selling SafeBus Technologies' line of child safety products and services to its current customer base, with the goal of augmenting the Company's expansive product offering designed to protect children being transported on school buses and daycare vans.

C. Describe the issuers' principal products or services:

Home Types & Pricing

Solutions to Provide Value at Multiple Price Points



Residential Development

\$200,000 - \$500,000 per property

Development of expertly crafted residential properties, focusing on sustainability and community integration. Each property is meticulously designed to create vibrant and sustainable communities, setting them apart in the residential development sector.



Affordable Housing

\$250,000 per property

Quality, sustainable housing options at affordable prices, catering to the needs of lower-income families. These properties are thoughtfully designed to provide comfortable and environmentally-friendly living spaces, aligning with the company's commitment to sustainable practices.



Build-to-Rent Properties

\$200,000 - \$300,000 per property

Build-to-rent properties specifically designed for the rental market. These properties are constructed with a focus on durability, functionality, and tenant satisfaction, offering a unique housing solution for renters in the market.

Full-Service Offering



Renovations

Exquisite design/build team specializes in crafting remarkable renovations that transcend time, where the allure of timeless details seamlessly converges with the art of intentional living.



Design & Architecture

With over a decade of experience in commercial and residential architecture providing a thoughtful approach to a wide range of projects.



Outdoor Living, Pools & Water Features

Designs and installs cozy retreats, opulent oases, and aquatic wonders, from intimate pools to sprawling custom pools with swim spas that redefine extravagance.



Commercial Construction

Projects delivered through cuttingedge technology, safety, and sustainable solutions.

New Construction

At the Forefront of Modern Homebuilding Solutions in the Sunbelt Region

- Expertly crafted residential properties, focusing on sustainability and community integration
- Each property is meticulously designed to create vibrant and sustainable communities, setting them apart in the residential development sector





5) Issuer's Facilities

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

The Company's primary business offices are located at 6400 S. Lewis Avenue, Suite 200 in Tulsa, Oklahoma, where The Birch Company currently leases 4600 square feet of prime office space to conduct operations. The Company has a renewable lease, on a per annum basis, and the space includes a large showroom to display current residential and commercial construction projects. The Company's offices and conference room are also located at this space.

6) Officers, Directors and Control Persons

Estate of Alex Wiley	Former CEO and shareholder	N/A	112,000,000	Common	13.44%	
Darnell Stitts	Director	Memphis, TN	97,000,000	Common	11.64%	1,000 Preferred
Josh Ploch	CEO/Director	Tulsa, OK	30,000,000	Common	3.60%	239,000 Preferred (a)
Angus Martin	COO/Director	Tulsa, OK	30,000,000	Common	3.60%	238,000 Preferred (b)
Kevin Cox	Director	Tulsa, OK				22,000 Preferred (c)

a-Josh Ploch was elected to the Company's Board of Directors and CEO upon completion of the reverse merger transaction in June. At the time, Mr. Ploch was issued 30M shares of Common stock, and 239,000 shares of Preferred stock were issued to Saltbox Ventures, an entity owned and controlled by Mr. Ploch. Thus, Mr. Ploch has voting control of 30M plus 2.39B shares, for a total of 2.42B of 5.833117B, or 41.49% voting control of the Company.

b-Angus Martin was elected to the Company's Board of Directors and COO upon completion of the reverse merger transaction in June. At the time, Mr. Martin was issued 30M shares of Common stock, along with 238,000 shares of Preferred stock Thus, Mr. Martin has voting control of 30M plus 2.38B shares, for a total of 2.41B of 5.833117B, or 41.31% voting control of the Company.

C-Kevin Cox was elected to the Company's Board of Directors upon completion of the reverse merger transaction in June. At the time, Mr. Cox was issued 22,000 shares of Preferred stock through his Company KVC Dominion Limited Liability Partners. Thus, Mr. Cox has voting control of 220M of 5.833117B, or 3.77% voting control of the Company.

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, <u>in the past 10 years</u>:

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);

None

2. 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;

None

3. 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;

None

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

None

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.

None

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.

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.

None

6) 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.

Securities Counsel (must include Counsel preparing Attorney Letters).

Name: Morgan E. Petitti, Esq. Firm: Address 1: 118 W. Streetsboro St.. #317

Address 2: Hudson, OH 44236 Phone: 330-697-8548

Email: PetittiLaw@gmail.com

OTC Markets Group Inc.

- - -

Accountant or Auditor

Name: Tyrus C. Young
Firm: Factsco, LLC
Address 1 3958 Refuge Rd
Address 2: Jasper, GA 30143
Phone: 727-470-8684
Email: factsco@gmail.com

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.

None

7) Financial Statements

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

Name: Tyrus C Young
Title: Consultant
Relationship to Issuer: Consultant

- **C.** The following financial statements were prepared in accordance with:
 - IFRS ☐ U.S. GAAP
- **D.** The following financial statements were prepared by (name of individual)²:

Name: **Tyrus C Young** Title: **Consultant**

Relationship to Issuer: Vendor

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

Over 40 years as CPA/Consultant; 17 years preparing SEC/OTC reporting

The financial statements described below are part of this report:

- a. Balance sheet as of September 30, 2024 and December 31, 2023
- b. Statements of income for the three and nene months ended September 30, 2024 and 2023
- c. Statements of cash flows for the three and nine months ended September 30, 2024 and 2023
- d. Statement of Changes in Stockholders' Equity for the period December 31, 2021 through September 30, 2024
- e. Financial notes for the periods ended September 30, 2024 and 2023

8) Issuer Certification

Principal Executive Officer:

I, Josh Ploch certify that:

- 1. I have reviewed this Quarterly disclosure statement for ATWEC Technologies, Inc. as of September 30, 2024
- 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.

November 22, 2024

/s/ Josh Ploch

Josh Ploch, President and CEO

Principal Financial Officer:

I, Angus Martin certify that:

- 4. I have reviewed this Quarterly disclosure statement for ATWEC Technologies, Inc. as of September 30, 2024
- 5. 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
- 6. 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.

November 22, 2024

/s/ Angus Martin
Angus Martin, COO

ATWEC TECHNOLOGIES, INC

Balance Sheet

ASSETS

	Se	ptember 30,	I	December 31,
		2024		2023
	<u>J)</u>	Jnaudited)		(Unaudited)
Current assets				
Cash	\$	210,106	\$	6,631
Accounts Receivable		52,415		46,435
Earnest deposits		20,182		0
Inventory (Rental homes)		771,447		0
Construction in Progress		2,537,258		0
Total current assets		3,591,408		53,066
Fixed Assets				
Computer equipment		5,557		5,557
Furniture & equipment		14,320		14,320
Leasehold Improvements		106,134		21,209
Less: Accumulated Depreciation		(95,540)		(29,759)
Total Fixed Assets		30,471		11,327
Other assets				
Goodwill		800,000		0
Investments in other companies		1,852,662		1,752,662
Intellectual Property		1,552,690		1,552,690
Total Other Assets		4,205,352	_	3,305,352
Total Assets	\$	7,827,231	\$	3,369,745

The accompany Notes to the Financial Statements are an integral part of these financial statements

LIABILITIES AND SHAREDHOLDER'S EQUITY

	S	eptember 30,		December 31,
		2024		2023
		(Unaudited)	-	(Unaudited)
Current liabilities				
Accounts payable	\$	6,808	\$	7,898
Accrued wages		132,831		80,969
Accrued interest		68,756		106,121
Officer Advances		63,442		67,463
Notes Payable		124,091		124,091
Vendor notes payable		19,750		19,750
Construction loans - Spec		2,835,639		0
Construction loans - Rental homes		712,740		0
Convertible debt		401,000	<u>-</u>	401,000
Total current liabilities		4,365,057		807,292
Long Term Liabilities				
Business & investor loans		558,783		0
Trust for Patent		1,337,421		1,337,421
Total liabilities		6,261,261		2,144,713
			-	_
Stockholders' equity (deficit)				
Preferred stock, \$0.001 par value, 500,000				
shares authorized; Convertible: 500,000 shares		500		500
issued and outstanding as of September 30, 2024				
and December 31, 2023, respectively				
Common stock, \$0.001 par value; 900,000,000 shares				
authorized, 833,117,128 and 686,117,128 shares				
issued and outstanding as of September 30, 2024				
and December 31, 2023, respectively		833,117		686,117
Additional paid-in capital		3,725,790		3,630,041
Accumulated deficit		(2,993,437)		(3,091,626)
Total stockholders' (deficit)		1,565,970	-	1,225,032
•		<u> </u>	-	· · · · · ·
Total Liabilities and Stockholders' Equity	\$	7,827,231	\$	3,369,745

The accompanying Notes to the Financial Statements are an integral part of these statements

ATWEC TECHNOLOGIES, INC

Statements of Income

		For	r th	ne	For the						
		Three Mo	ntl	hs Ended		Nine Months Ended					
		Septer	nb	er 30,		September 30,					
		2024	_	2023		2024		2023			
Sales Revenues	\$	3,126,018	\$	9,558	\$	3,862,765	\$	22,660			
Cost of Goods Sold		3,003,954	-	90	_	3,432,524	_	1,307			
Gorss Profit on Sales		122,064		9,468		430,241		21,353			
Operating Expenses		179,527	-	770	_	280,457	_	6,393			
Net Operating Income		(57,463)		8,698		149,784		14,960			
Other Income (Expense)											
Interest expense		(24,604)		(7,954)		(49,000)		(23,994)			
Depreciation		(865)	-	176	_	(2,595)	_	(2,109)			
Total Other Income (Expense)	(25,469)	-	(7,778)	_	(51,595)	_	(26,103)			
NET INCOME	\$	(82,932)	\$	920	\$_	98,189	\$	(11,143)			

The accompanying Notes to the Financial Statements are an integral part of these statements

ATWEC TECHNOLOGIES, INC

Statements of Cash Flows

	F	or the Three M			For the Nine Months September 30,		
	_	Septemb		_		mbei	
		2024	2023	_	2024		2023
Cash flows from operations		(02.022) 4					
Net Income (loss)	\$	(82,932) \$	920	\$	98,189	\$	(11,143)
Depreciation expense		866	(176)		2,595		2,109
Stock for services		20,000	0		20,000		100
Adjustments to reconcile net loss							
to net cash							
Accounts Receivable		(400)	(5,771)		5,980		(11,639)
Earnesst deposits		0	0		0		
Inventory - Rental homes		(200)			(350)		
Construction in Progress		(69,898)			(215,078)		
Accounts Payable		(1,090)	0		(1,090)		(8,799)
Accrued expenses		0			(8,680)		
Advances by Officer		(28,900)	660		(46,900)		6,056
Construction loans - Spec		177,040			257,840		
Construction loans - Rental homes		0			0		
Accrued Interest		9,260	7,954		29,635		23,994
Net cash provided by(used) operating activities	_	23,746	3,587	_	142,141		678
Cash flows from investing activities							
Investment in Subsidiaries		(50,000)	0		50,000		(12,662)
Net cash provided by(used) investing activities		(50,000)	0		50,000		(12,662)
Cash flows from financing activities							
Merger Capital adjustment		114,826	0		65,864		0
Proceeds from long term devt		57,500					
Payments on long term debt		(41,356)	0		(54,530)		10,000
		73,470	0		11,334		10,000
Net Increase (Decrease) in cash		47,216	3,587		203,475		(1,984)
Cash, Beginning of Period		162,890	2,210	_	6,631		7,781
Cash, End of Period	\$_	210,106 \$_	5,797	\$_	210,106	\$	5,797

The accompanying Notes to the Financial Statements are an integral part of these statements

ATWEC Technologies, Inc

Statement of Changes in Shareholder Equity

			Olate	on onlyinges	0	naronoladi Eq	unty							
										Additional				Total
_	Commo	n Sto	ock	Prefer	red S	tock		Stock Paid in			Accumulated			Stockholder's
_	Shares	-	Par Value	Shares		Par Value	_	Payable	_	Capital	-	Deficit	_	Equity
Balance - December 31, 2021 _	460,248,820	\$_	460,248	200,000	\$_	200	\$_	80,000	\$_	3,491,091	\$_	(1,423,497)	\$_	2,608,042
Stock - Convertible Note	45,487,356		45,487					-		131,531				177,018
Stock - for Debt	85,000,000		85,000											85,000
Stock - for Services	10,000,000		10,000											10,000
Stodk payable converted	80,000,000		80,000					(80,000)						-
Stock - for Cash	3,000,000		3,000											3,000
Net Profit (Loss)		_					_		_		_	(1,653,806)	_	(1,653,806)
Balance - Decembeer 31, 2022	683,736,176	\$	683,736	200,000	\$_	200	\$_	0	\$_	3,622,622	\$_	(3,077,303)	\$_	1,229,255
Prior Period Stock Adjustment				300,000		300				(300)				0
Stock issued for cash	3,380,952		3,381							6,619				10,000
Stock issued for services	1,000,000		1,000							(900)				100
Cancellation of prior adjustment	(2,000,000)		(2,000)							2,000				0
Net Profit (Loss)		_					_		_		_	(14,323)	_	(14,323)
Balance - December 31, 2023	686,117,128	\$_	686,117	500,000	\$_	500	\$_	0	\$_	3,630,041	\$_	(3,091,626)	\$_	1,225,032
Shares issued to reduce debt	67,000,000		67,000											0
Shares issued for Services	20,000,000		20,000											0
Shares issued for merger	60,000,000		60,000							(60,000)				(60,000)
From Reverse Merger										155,749				155,749
Net Profit (Loss)							_		_		_	98,189	_	98,189
Balance - Sept 30, 2024	833,117,128	\$	833,117	500,000	\$	500	\$_	0	\$_	3,725,790	\$_	(2,993,437)	\$_	1,478,970
_					_				_		_			

The accompanying Notes to the Financial Statements are an integral part of these statements

ATWEC TECHNOLOGIES, INC Notes to the Financial Statements September 30,, 2024

Note 1 - Organization and Principal Activities

ATWEC Technologies, Inc., a Nevada c-corporation, originally incorporated on February 23, 1987, is publicly traded on the OTC Markets under the symbol 'ATWT'. ATWEC is a US-based technology company, with offices in Memphis, TN and manufacturing center in Rogersville, AL, which develops, markets, and sells a unique line of cutting-edge security devices, designed to protect the transportation of child students, while aiding administrators, and giving parents valuable "peace of mind". The Company has invested substantial resources towards the production and sale of its Kiddie Systems TM product line, being sold to schools, churches, and day care centers throughout North America. The Company has taken an active role in helping to pass sweeping statewide legislation designed to protect children, with states now mandating the Company's safety devices, and imposes fines and other penalties for organizations not in compliance. This development has caused a marked demand for the Company's products and services, with additional gains projected through 2022-23.

The unaudited financial statements included herein were prepared from the available records of the Company and adjusted for comparative purposes. These financial statements reflect all adjustments which, in the opinion of management, are necessary to provide the results of operations and financial position for the year ended September 30,, 2024. Significant adjustments may be required upon the financial statements being audited to be in conformity with Generally Accepted Accounting Principles of the United States of America.

Effective June 1, 2024, the Company entered into a Reverse Merger with The Birch Company, LLC, a developer of quality, affordable housing options with development projects in multiple states.

Note 2 - Going Concern

With the reverse merger effective June 1, 2024, the Company appears to be on the road to a profitable financial position and the prior concerns on Going Concern do not appear necessary at this time.

Note 3 - Summary of Significant Accounting Policies

Basis of Presentation

The accompanying consolidated financial statements are prepared in accordance with generally accepted accounting principles in the United States of America ("US GAAP"). The consolidated financial statements include the account of ATWEC Technologies, Inc. and all of its current lines of business, including Kiddie Systems™ products and services, alarm monitoring services, and other newly developed vehicle security.

Statement of Cash Flows

In accordance with Financial Accounting Standards Board ("FASB") guidance, cash flow from the Company's operations is calculated based upon the functional currency. As a result, amounts related to assets and liabilities reported on the statement of cash flows may not necessarily agree with changes in the corresponding balances on the balance sheet.

Use of Estimates

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

Cash and Cash Equivalents

Cash and cash equivalents include cash on hand, deposits in banks with maturities of three months or less, and all highly liquid investments which are unrestricted as to withdrawal or use, and which have original maturities of three months or less. Fair Value of Financial Instruments estimates fair values of cash, property and equipment, and due to stockholder, none of which are held for trading purposes, approximates their carrying value because of short-term maturity of these instruments or the stated interest rates are indicative of market interest rates.

Accounts Receivable

Accounts receivables are recorded at the invoice amount and do not bear interest. The Company extends unsecured credit to its customers in the ordinary course of business but mitigates the associated risks by performing credit checks and actively pursuing past due accounts. An allowance for doubtful accounts is established and determined based on managements' assessment of known requirements, aging of receivables, payment history, the customers current credit worthiness, and the economic environment. Recoveries of balances previously written off are also reflected in this allowance.

Concentrations of Credit Risk

Financial instruments that subject the Company to concentrations of credit risk consist primarily of cash and cash equivalents. The Company maintains its cash and cash equivalents with high-quality institutions. Deposits held with banks may exceed the amount of insurance provided on such deposits. Generally, these deposits may be redeemed upon demand and therefore bear minimal risk.

Property, Plant and Equipment

Property, plant, and equipment are carried at cost. The cost of repairs and maintenance is expensed as incurred; major replacements and improvements are capitalized. When assets are retired or disposed of, the cost and accumulated depreciation are removed from the accounts, and any resulting gains or losses are included in income in the year of disposition.

The Company recognizes the depreciation of its property, plant, and equipment on a straight-line basis over the estimated useful lives of the assets based on their costs less 5% residual value. The useful lives for property, plant and equipment are estimated as follows:

Plant and machinery 7 - 10 years
Motor vehicles 3 to 5 years
Office equipment and furniture 5 to 10 years
Leasehold Improvements 5 to 10 years

Other Assets

The Company capitalizes the costs associated with obtaining patents, trademarks, or other intellectual property associated with its business. Such costs are amortized over the estimated useful life of such assets using the straight-line method, unless such useful life is deemed indefinite. Investments total \$1,740,000,, and include amounts invested in other stocks and directly into the purchase of Safeguard Alarm and Guard Services, a TN security corporation, whereby the Company acquired their assets including the firm's security alarm accounts, client list, marketing, TN licenses, goodwill, and accounts receivable. On May 28, 2021, two additional subsidiaries were added: SafeBus Technologies, Inc. and

Assembled Products, Inc. The Company acquired 100% of control of each company and intends to begin operations effective July 1, 2021.

Goodwill

Goodwill is an accounting concept meaning the value of an entity over and above the value of its assets, or expressing the intangible but quantifiable 'prudent value' of an ongoing business beyond its assets resultingin part from the reputation of the Company with its customers. As is given herein, goodwill is defined as the value between the proposed purchase price of the Company and the sum of the fair net value of the net assets. If another company were to acquire the Company, that company must recognize goodwill as an asset in its financial statements and present it as a separate line item on its balance sheet. In this sense, goodwill serves as the balancing sum that allows one company to provide accounting information regarding its purchase of another firm for a price substantially different from its book value.

Intellectual Property

Intellectual Property is a broad categorical description for the set of intangibles owned and legally protected by a company from outside use or implementation without consent. Intellectual property can generally consist of patents, trade secrets, copyrights, trademarks, or ideas and content. The Company has obtained several informal valuations on the value of its product concepts and trademarks, along with its patent no. US 7,646,288 82 "Occupant Warning System for School or Day Care Bus and Van", which ensures that a driver and others will be alerted by a unique warning system that prevents children from being forgotten or left in vehicles. The Company has defined the value of the patent as a variable amount, increasing as the patent grows in value with the increased sales, and spreading acceptance and usage of its safety devices in North America, and this value has remained consistent since 2014, totaling \$1,552,690 as of 12/31/21. However, developments in 2022 questioned the valuations and all assets and related liabilities pertaining to the intellectual property were eliminated.

Income Taxes

The Company accounts for income tax under the provisions of Statements of Financial Accounting Standards No. 109, which requires recognition of deferred tax assets and liabilities for the expected future tax consequences of events that have been included in the consolidated financial statements. Deferred income taxes are provided using the liability method. Under the liability method, deferred income taxes are recognized for all significant temporary differences between the tax and financial statement bases of assets and liabilities. In addition, the Company is required to record all deferred tax assets, including future tax benefits of capital losses carried forward, and to record a "valuation allowance" for any deferred tax assets where it is more likely than not that the asset will not be realized.

Note 4 - Accounts Receivable

The Company's accounts receivable at September 30,, 2024 and December 31, 2023 were \$ 48, 185 and \$ 29,859, respectively.

Note 5 - Accrued Wages

Accrued wages are comprised of past salaries for all officers and directors of the Company, who have not been paid for prior services performed, for the Company's benefit. The Company has issued shares in prior years, so as to reduce this amount, and has been successful in maintaining a manageable amount owed. Although the Company has compensated its officers and directors with cash and stock payments since inception, its ongoing lack of sufficient working capital has often forced its key insiders to forego, or defer, substantial compensation, in the form of "accrued wages". As such, the Company's total Accrued Wages outstanding now totals \$80,969 and \$80,969 as September 30, 2024 and December 31, 2023, respectively.

Note 6.- Notes Payable

As of September 30,, 2024 and December 31, 2023, Notes Payable are comprised of several key investors all owed money by the Company for investments given to the Company in prior fiscal years, when the Company, for atotal amount outstanding of \$ 124,091 and \$ 124,091, at September 30,, 2024 and December 31, 2023, respectively. The Company entered into three-year promissory notes with these investors for the balances, with interest stated at 6% per annum. However, each investor has communicated that they will waive the interest on each note providing the amounts due will be converted to common stock in due course. As such, no interest has been accrued on the promissory notes. **Note 7 - Vendor Notes Payable**

As of September 30,, 2024 and December 31, 2023, Vendor Notes Payable are comprised of several key vendors or service providers owed money by the Company for products and services provided to the Company in prior fiscal years, when the Company felt it necessary to obtain these products and services during the normal course of business, for a total amount outstanding of \$ 19,750 and \$ 19,750, at September 30,, 2024 and December 31, 2023, respectively.

Note 8 - Investment in Other Companies

In May 2021, as referred to in Note 7, the majority of debt to vendors was eliminated through using the 3 (a) (10) process whereby a third party was provided 68 Million shares to independently sell in return for retiring the debt and provided capital to the Company. In turn, the Company used the funds to purchase two subsidiaries; Safebus (Atlanta, GA) for \$640,000 and an Assembly unit (Alabama) for a cash payment of \$1,100,000.

There is a current dispute with the Assembly unit from Alabama regarding the wording of their agreement, however, the Company believes that any misunderstanding will quickly be worked out.

Note 9 - Convertible Secured Promissory Notes

Between June 26, 2020, the Company issued twelve (12) convertible notes to EROP Capital, LLC. Below is a table of each individual note, its inception and maturity date, interest rate (all 8.00%), and the accrued interest.

				Total	Interest	Total	
				Accrued	Accrued	Accrued	
Date	Maturity	Amount of	Interest	Through	7/1/2024	Through	
Funded	Date	Principal	Rate	6/30/2024	9/30/2024	9/30/2024	Conversion Terms
				·			
8/3/2020	8/3/2021	225,000	8.00%	5647.37	4638.15	10,285.52	Lesser of \$ 0.15 per share
							or 70% of the low est bid
							days
9/1/2020	12/26/2021	35,000	8.00%	11085.26	926. <i>74</i>	12,012.00	**** SAME *****
9/14/2020	12/26/2021	23,000	8.00%	<i>7216.44</i>	607.63	7,824.07	**** SAME *****
10/6/2020	12/26/2021	28,000	8.00%	<i>8644.7</i> 8	<i>7</i> 36.9	9,381.68	**** SAME *****
11/6/2020	12/26/2021	51,000	8.00%	<i>15385.41</i>	1334.96	16,720.37	**** SAME *****
12/4/2020	12/26/2021	39,000	8.00%	11516.36	11516.36 1015.85 12,532.21		**** SAME *****
		401,000		106,120.99	9,260.23	68,755.85	

Note 10. Common Stock Issuances

During the previous two fiscal years and through September 30,, 2024, the Company issued its common stock as follows:

On February 16, 2022, the Company issued 45,487,356 shares of common stock to reduce additional Covertible Debt owed.

On June 1, 2022, the Company issued 80,000,000 shares of common stock to SafeBus Technologies, Inc. to complete the terms of the acquisition (see Note 11).

On June 8, 2022, the Company issued 3,000,000 shares of common stock for a cash investment.

On July 15, 2022, the Company issued 10,000,000 shares of common stock for a consulting services rendered to the Company. On July 15,

2022, the Company issued 75,000,000 shares of common stock to an officer to reduce debt on the books.

On July 15, 2022, the Company issued 10,000,000 shares of common stock to a vendor to relieve debt.

On April 6, 2023, the Company issued 1,000,000 shares of common stock to a cash investor

Also on April 6, 2023, the Company issued 2,2380,952 shares shares of common stock to a cash investor

Also on April 6, 2023, the Company issued 1,000,000 shares of common stock for services rendered.

On July 1, 2024, the Company issued the following shares of common stock:

67,000,000 to reduce the accrued interest of the holder of the convertible notes. 60,000,000 to owners of the company that merged with the company on June 1, 2024 20,000,000 for services rendered to the Company

Note 11 - Stock Payable

On May 28, 2021, with respect to the purchase of SafeBus Technologies, Inc., the Company agreed to issue 80,000,000 shares of its Common Stock. On June 1, 2022, the stock was issued leaving the Company not owing any further stock payable.

Note 12 - Commitments and Contingencies

Capital and Lease Commitments

As of September 30,, 2024, the Company has no significant capital and lease commitments outstanding.

Legal Proceedings

The Company is not currently involved in any litigation. There is no action, suit, proceeding, inquiry or investigation before or by any court, public board, government agency, self-regulatory organization or body pending, to the knowledge of the Company's Board of Directors.

Note 13 - Adjustments to the Books and Records

Due to the limited books and records currently maintained by the Company, it was necessary to use prior submitted reports available through OTC Markets. Unfortunately, many of these statements contained significant errors and omissions. To the extent possible, these statements have corrected the reporting, including restating past results.

Many years ago, Goodwill was recognized for the purchase of a subsidiary. Given the number of years the amount has been carried and not amortized, the Company has elected to write off the entire balance. Results of operations for the two subsidiaries purchased in May, 2021, have not been consolidated with these statements due to accounting issues regarding maintenance of the records.

NOTE 14- Subsequent Events

Management has evaluated subsequent events through the date the financial statements were available to be issued. Based on this evaluation, no additional material events were identified which require adjustment or disclosure in these financial statements.