Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

Metrospaces, Inc.

6 St. Johns Lane, New York, NY 10013 786-599-5876 www.metrospaces.com investors@metrospaces.com 6719

Quarterly Report For the Period Ending: September 30, 2022

(the "Reporting Period")
As of September 30, 2022, the number of shares outstanding of our Common Stock was: 28,612,513,511
As of June 30, 2022, the number of shares outstanding of our Common Stock was: 20,692,346,844
As of March 31, 2022, the number of shares outstanding of our Common Stock was: 20,313,491,007
ndicate 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: ⊠
ndicate by check mark whether the company's shell status has changed since the previous reporting period:
Yes: □ No: ⊠
ndicate by check mark whether a Change in Control ¹ of the company has occurred over this reporting period:
Yes: □ No: ⊠ I) Name and address(es) of the issuer and its predecessors (if any)
n answering this item, provide the current name of the issuer any names used by produces or entities, along with the

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. Metrospaces, Inc. from October 31 2012 through current date (December 13, 2022).

Strata Capital Corp. from December 11, 2007 through October 31, 2012 Cyberoad.com Corp. from inception until December 11, 2007

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

⁽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

⁽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.

	issuer and of each of its predecessors (if any) during the past five years; g in its state of incorporation (e.g. active, default, inactive):
Delaware - Active	
Describe any trading suspension orders issued	by the SEC concerning the issuer or its predecessors since inception:
<u>None</u>	
List any stock split, stock dividend, recapitalizat anticipated or that occurred within the past 12 n	ion, merger, acquisition, spin-off, or reorganization either currently nonths:
None	
The address(es) of the issuer's principal ex	ecutive office:
6 St. Johns Lane, New York, NY 10013	
The address(es) of the issuer's principal pla Check box if principal executive office and principal	
6 St. Johns Lane, New York, NY 10013	
Has the issuer or any of its predecessors be the past fiveyears?	een in bankruptcy, receivership, or any similar proceeding in
Yes: □ No: ⊠	
If this issuer or any of its predecessors have be space below:	en the subject of such proceedings, please provide additional details in the
None	
2) Security Information	
Trading symbol: Exact title and class of securities outstanding: Par or stated value:	MSPC Common Stock CUSIP: 59266V304 \$0.000001
Total shares authorized: Total shares outstanding: Number of shares in the Public Float ² : Total number of shareholders of record:	36,200,000,000 as of date: December 13, 2022 28,612,513,511 as of date: December 02, 2022 19,403,878,725 as of date June 30, 2022 205 as of date: August 26, 2022
All additional class(es) of publicly traded securit	ties (if any):
Trading symbol: Exact title and class of securities outstanding: CUSIP: Par or stated value: Total shares authorized:	 as of date:
Total shares outstanding:	as of date:

Transfer Agent

Name: Empire Stock Transfer Phone: (702) 818-5898

Email: info@empirestock.com

Address: 1859 Whitney Mesa Dr., Henderson, NV 89014

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:

Shares Outstan	diam as of Cooses								
	iding as of Second	d Most							
RecentFiscal Ye	ear End:								
	Opening Ba	<u>alance</u>		*Right-cli	ck the rows b	elow and select "Ins	ert" to add rows as n	needed.	
Date 12/31/19	Common: 0	,347,210,713							
Date 12/31/19		; 1,200,000							
	Preferred C								
	Preferred D								
	Fielelieu D	<u>. 2,000</u>							
Date of	Transaction	Number of	Class of	Value of	Were the	Individual/ Entity	Reason for	Restricted or	Exempti
Transaction	type (e.g. new issuance, cancellation, shares returned to treasury)	Shares Issued (or cancelled)	Securities	shares issued (\$/per share) at Issuance	shares issued at a discount to market price at the time of issuance?	Shares were issued to (entities must have individual with voting / investment control disclosed).	share issuance (e.g. for cash or debt conversion) -OR- Nature of Services Provided	Unrestricted as of this filing.	on or Registra tion Type.
4/2/40	Laguage	407 707 000	0.0000000000000000000000000000000000000	\$4.40.204	(Yes/No)	10	Dalet	I love stricts d	Dula
1/3/19	<u>Issuance</u>	467,737,000	Common	<u>\$140,321</u>	<u>Yes</u>	LG Capital/Joseph Lerman	Debt conversion	Unrestricted	Rule 144
1/2/19	<u>Issuance</u>	200,000,000	Common	\$80,000	<u>Yes</u>	Apollo Capital/Yohan Naraine	Debt conversion	Unrestricted	Rule 144
1/7/19	<u>Issuance</u>	<u>158,333,333</u>	Common	\$47,500	Yes	Apollo Capital/Yohan Naraine	Debt conversion	Unrestricted	Rule 144
1/16/19 I	Issuance	171,500,000	Common	\$34,300	Yes	Apollo Capital/Yohan Naraine	Debt conversion	Unrestricted	Rule 144
1/22/19 I	Issuance	206,666,667	Common	\$41,333	Yes	Apollo Capital/Yohan Naraine	Debt conversion	Unrestricted	Rule 144
1/29/19 I	Issuance	190,000,000	Common	\$38,000	Yes	Apollo Capital/Yohan	Debt conversion	Unrestricted	Rule 144

						Naraine			
3/8/19	Issuance	216,666,6670	Common	\$32,500	Yes	Apollo Capital/Yohan Naraine	Debt conversion	Unrestricted	Rule 144
3/21/19	Issuance	203,333,3330	Common	\$40,667	Yes	Apollo Capital/Yohan Naraine	Debt conversion	Unrestricted	Rule 144
3/24/21	Issuance	718,258,667C	Common	\$43,096	Yes	J.P. Carey Enterprises/Jos eph Canouse	Debt conversion	Unrestricted	Rule 144
4/3/21	Issuance	554,961,250C	Common	\$22,198	Yes	Adar Bays, LLC/Aryeh Goldstein	Debt conversion	Unrestricted	Rule 144
5/20/21	Issuance	497,812,000C	Common	\$19,912.48	Yes	Adar Bays, LLC/Aryeh Goldstein	Debt conversion	Unrestricted	Rule 144
5/24/21	Issuance	100,000,000C	Common	\$24,000.00	Yes	EMA Financial LLC/Felicia Preston	Debt conversion	Unrestricted	Rule 144
5/26/21	Issuance	140,000,000	Common	\$35,000.00	Yes	JanBella Group, LLC/William Alessi	Services	Debt conversion	Unrestri cted
5/26/21	Issuance	526,693,000C	Common	\$21,065.56	Yes	Adar Bays, LLC/Aryeh Goldstein	Debt conversion	Unrestricted	Rule 144
6/15/21	Issuance	528,753,000C	Common	\$21,150.15	Yes	Adar Bays, LLC/Aryeh Goldstein	Debt conversion	Unrestricted	Rule 144
6/21/21	Issuance	118,699,500C	Common	\$4,747. 98	Yes	Adar Bays, LLC/Aryeh Goldstein	Debt conversion	Unrestricted	Rule 144
6/23/21	Issuance	72,536,000C	Common	\$2,901.44	Yes	Adar Bays, LLC/Aryeh Goldstein	Debt conversion	Unrestricted	Rule 144
6/15/21	Issuance	100,000,000C	Common	\$18,000.00	Yes	EMA Financial LLC/Felicia Preston	Debt conversion	Debt conversion	Unrestri cted
6/18/2021	Issuance	299,859,229C	Common	\$71,966.22	Yes	M2B 12-2018 note/Dainel Kordash	Debt conversion	Unrestricted	Rule 144
7/8/2021	Issuance	335,930,250C	Common	\$80,623.26	Yes	Apollo July 2019/Yohan Naraine	Debt conversion	Unrestricted	Rule 144
7/14/2021	Issuance	559,481,5420	Common	\$72,005.27	Yes	M2B/Daniel Kordash	Debt conversion	Unrestricted	Rule 144
7/18/2021	Issuance	139,078,391	Common	\$61,194.36	Yes	Apollo April 2017 note/Yohan Naraine	Debt conversion	Unrestricted	Rule 144
7/22/2021	Issuance	438,533,3330	Common	\$105,248.00	Yes	Apollo/Yohan Naraine	Debt conversion	Unrestricted	Rule 144
8/2/2021	Issuance	80,000,0000	Common	\$4,000.00	Yes	LG/Aryeh Goldstein	Debt conversion	Unrestricted	Rule 144
8/13/2021	Issuance	454,092,094C	Common	\$263,680.05	Yes	Dixie Notes (7 notes)/Joseph Canouse	Debt conversion	Unrestricted	Rule 144
8/20/2021	Issuance	61,711,4760	Common	\$23,351.26	Yes	M2B 9-2018 note/Daniel Kordash	Debt conversion	Unrestricted	Rule 144
8/20/2021	Issuance	178,033,316C	Common	\$71,213.33	Yes	M2b/Daniel Kordash	Debt conversion	Unrestricted	Rule 144
8/20/2021	Issuance	177,348,8710	Common	\$66,939.55	Yes	M2B/Daniel Kordash	Debt conversion	Unrestricted	Rule 144
8/23/2021	Issuance	599,204,987	Common	\$296,756.81	Yes	Sugar Daddy / Joseph Canouse	Debt conversion	Unrestricted	Rule 144
9/2/2021	Issuance	499,179,885	Common	\$217,642.17	Yes	Apollo/Yohan Naraine	Debt conversion	Unrestricted	Rule 144

9/10/2021	Issuance	80,000,000 Common	\$4,000.00	Yes	LG/Aryeh Goldstein	Debt conversion	Unrestricted	Rule 144
9/27/2021	Issuance	348,504,938 Common	\$83,641.18	Yes	M2B/Daniel Kordash	Debt conversion	Unrestricted	Rule 144
9/30/21	Issuance	200,000,000 Common	\$160,000	Yes	Alexadro Lapiana	Services	Restricted	Restricted
9/30/21	Issuance	208,833,333 Common	\$50,000	Yes	Global Career Networks/Michael Woloshin	Services	Restricted	Restricted
8/11/21	Issuance	64,814,815 Common	\$200,000	Yes	Isais Medina	Conversion of PS Series D	Unrestricted	Rule 144
7/13/21	Issuance	5Preferred stock Series E	\$25000	No.	Oscar Brito	Services	Restricted	Rule 144
8/11/21	Cancellation	2000 Preferred stock Series D	\$200,000	Yes	Isias Medina	Conversion	Unrestricted	Rule 144
11/26/2021	Issuance	5,556Preferred stock Series F	100,008	No.	AES Capital Management, LLC	New Issuance	Restricted	Rule 144
10/18/21	Issuance	271,836,792Common	65,241	Yes	Yohan Naraine	Conversion	Unrestricted	Rule 144
10/8/21	Issuance	1,000,000,000 Common	50,000	Yes	AES Capital Management LLC/ Aryeh Goldstein	Conversion /	Unrestricted	Rule 144
12/1/21	Issuance	1,000,000,000 Common	50,000	Yes	AES Capital Management LLC/ Aryeh Goldstein	/ Aryeh Goldstein / Conversion	Unrestricted	Rule 144
12/2/21	Issuance	370,370,370Common	1	Yes	Daniel Silva	Conversion of Preferred Series B	Unrestricted	Rule 144
10/6/21	Issuance	158,422,222 Common	85458	Yes	Isaisa Medina	Conversion of Preferred Series B	Unrestricted	Rule 144
1/18/22	Issuance	83,333,333 Common	\$43,488	Yes	Anna Fuenmayor	Compensation	Restricted	Restricted
4/12/22	Issuance	200,000,000 Common	\$60,000	No	Pardes Irrevocable Trust	Compensation	Restricted	Restricted
5/10/22	Issuance	178,855,837 Common	\$10	Yes	Isaias Medina	Conversion of Preferred Series D	Restricted	Restricted
7/5/2022	Issuance	720,166,667Common	\$21,605	Yes	Yohan Naraine	Conversion of note	Unrestricted	Rule 144
8/8/2022	Issuance	3,600,000,000 Common	\$720,000	Yes	Alejandro Laplana	Compensation	Restricted	Restricted
7/22/2022	Issuance	3,600,000,000 Common	\$486,000	Yes	GBS Capital Partners, LLC/ Oscar Brito	Conversion of PS Series B Dividend	Restricted	Restricted
8/12/2022	Issuance	643,255 Preferred Stock Series B	\$643,225	Yes		Compensation	Restricted	Restricted
	tstanding on Date of							

Ending Balance Ending

Balance:

Date 9/30/22 Common: 28,612,513,511 Preferred B: 1,793,255

Preferred C: 0 Preferred D: 590

Preferred E. 0 Preferred F: 5,556 **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.

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

B. Debt Securities, Including Promissory and Convertible Notes

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

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

Name	Date of Note Issuan ce	Outstan ding Balance (\$)	Principal Amount at Issuance (\$)	Intere st Accr ued (\$)	Maturit y Date	Convers ion Terms (e.g. pricing mechan ism for determining convers ion of instrum ent to shares)	Name of Noteholde r (entities must have individual with voting / investmen t control disclosed).	Reaso n for Issua nce (e.g. Loan, Servic es, etc.)
Richard Alstrom	2/15/20 15	4949	45,393	2089	2/16/20 16	58% of the lowest closing bid price during the 15 trading days including the day of conversi on	Richard Astrom	Loan
Blackbridge/Alex Dillon	2/26/20 15	58	8,000	3,324	2/27/20 16	58% of the lowest closing bid price during the 15 trading days including the day of conversi on	Blackbridge /Alex Dillon	Loan

Apollo/Yohan Naraine	2/6/201	65,000	42,000	7,682	2/6/201	30% of lowest trading price in 30 trading days ending with last day prior to conversi on.	Apollo/Yoh an Naraine	Loan
Richard Alstrom	7/28/20	16,000	16,000	19,48	7/28/20	30% of lowest trading price in 30 trading days ending with last day prior to conversi on. Reset within 15 days after conversi on if price drops below conversi on price at which point conversi on price is reset to lowest traded price during that period.	Apollo/Yoh an Naraine	Loan
Richard Alstrom	10/23/2 015	12,000	12,000	13,84 8	10/23/2 016	2.5% of the average of the daily closing price for 3	Apollo/Yoh an Naraine	Loan

						consecut		
						trading days		
Apollo #2/ Yohan Naraine	7/28/20 15	25,000	25,000	24,61	1/28/20 17	50% of the lowest trading price during the 30 trading days ending with the day prior to conversi on.	Apollo #2/ Yohan Naraine	Loan
EMA Financial, LLC/Felicia Preston	2/2/201 6	42,193	30,000	10,05	2/2/201 7	60% of the lowest sale price during the 30 trading days prior to conversi on	Apollo #2/ Yohan Naraine	Loan
Apollo Capital Corp./Yohan Naraine	4/28/20 17	60,000	31,000	-	10/28/2 017	60% of the lowest sale price during the 30 trading days prior to conversi on	Apollo Capital Corp./Yoha n Naraine	Loan
Apollo Capital Corp./Yohan Naraine	6/16/20	9,084	9,084	8,079	6/16/20 18	40% of lowest trading price in 30 trading days ending with last day prior to conversi on.	Apollo Capital Corp./Yoha n Naraine	Loan

Apollo Capital Corp./Yohan Naraine	12/1/20 17	68,200	68,200	69,75 6	6/1/201 8	60% of the lowest sale price during the 30 trading days prior to conversi on	Apollo Capital Corp./Yoha n Naraine	Loan
Apollo Capital Corp./Yohan Naraine	2/26/20 18	280,167	280,167	243,9 52	8/26/20 18	60% of the lowest sale price during the 30 trading days prior to conversi on	Apollo Capital Corp./Yoha n Naraine	Loan
Apollo Capital Corp./Yohan Naraine	4/4/201 8	163,333	163,333	134,5 74	10/4/20 18	60% of the lowest sale price during the 30 trading days prior to conversi on	Apollo Capital Corp./Yoha n Naraine	Loan
Blackridge Capital/Alex Dillon	3/6/201	35,000	35,000	16,32 6	3/6/201 9	60% of the lowest trading price during the 20 trading days ending with the day prior to conversi on.	Blackridge Capital/Ale x Dillon	Loan
Blackridge Capital/Alex Dillon	3/20/20 18	30,000	50,000	1,500	10/31/2 018	50% of the lowest trading price	Blackridge Capital/Ale x Dillon	Loan

						during the 20 trading days ending with the day prior to conversi on.		
Blackridge Capital/Alex Dillon	7/13/20 18	72,222	72,222	67,11 9	12/12/2 018	60% of the lowest sale price during the 30 trading days prior to conversi on	Blackridge Capital/Ale x Dillon	Loan
M2B Funding/Danny Kordash	9/6/201 8	11,000	11,000	4,994	3/6/201 9	60% of the lowest sale price during the 30 trading days prior to conversi on	M2B Funding/Da nny Kordash	Loan
Tri-Bridge Ventures LLC/Daniel Schmidt	10/4/20 18	40,000	40,000	16,09	10/4/20 19	50% of the lowest trading price during the 20 trading days ending with the day prior to conversi on.	Tri-Bridge Ventures LLC/Daniel Schmidt	Loan
AES Capital Management LLC	6/3/201	15,000	15,000	20,82 9	6/3/201	50% of the lowest trading price during the 20	AES Capital Manageme nt, LLC / Eli Safdieh	Loan

						trading days		
						ending with the		
						day prior to		
						conversi		
Deboise, Inc.	5/11/20				5/11/20	on. 50% of	Deboise,	Loan
	16	8,500	8,500	9,381	17	the lowest trading	Inc.	
						price during		
						the 20 trading		
						days ending with the		
						day prior to		
						conversi on.		
Eduardo Cabrera	8/1/201 6	69,000	69,000	88,77	8/1/201 7	50% of the	Eduardo Cabrera	Loan
				6		lowest trading		
						price during		
						the 20 trading		
						days ending with the		
						day prior		
						conversi on.		
Edward Cabrera	8/1/201 6	2,000	2,000	2,573	8/1/201 7	50% of the	Edward Cabrera	Loan
						lowest trading		
						price during		
						the 20 trading		
						days ending with the		
						day prior to		
						conversi on.		
Juan Ramirez	8/1/201 6	4,000	4,000	5,146	8/1/201 7	50% of the lowest	Juan Ramirez	Loan
]					

	1	I	1	ı			1	
						trading price during the 20 trading days ending with the day prior to conversi on.		
Metaxas Georgatos	8/1/201	4,000	4,000	5,146	8/1/201 7	50% of the lowest trading price during the 20 trading days ending with the day prior to conversi on.	Metaxas Georgatos	Loan
Richard Astrom	5/11/20 16	6,500	6,500	7,174	5/11/20 17	50% of the lowest trading price during the 20 trading days ending with the day prior to conversi on.	Richard Astrom	Loan
Wellington Shields/Edward Carrera	8/1/201 6	1,000	1,000	1,286	8/1/201 7	50% of the lowest trading price during the 20 trading days ending with the day prior to	Wellington Shields/Ed ward Carrera	Loan

						conversi on.		
AES Capital Management, LLC	10/4/20 19	14,000	14,000	6,475	10/4/20 20	50% of the lowest trading price during the 20 trading days ending with the day prior to conversi on.	AES Capital Manageme nt, LLC / Eli Safdieh	Loan
AES Capital Management, LLC	1/15/20 19	33,600	33,600	23,24	1/15/20 20	50% of the lowest trading price during the 20 trading days ending with the day prior to conversi on.	AES Capital Manageme nt, LLC / Eli Safdieh	Loan
M2B Funding/Danny Kordash	8/21/20 19	13,333	13,333	8,812	12/21/2 019	50% of the lowest trading price during the 20 trading days ending with the day prior to conversi on.	M2B Funding/Da nny Kordash	Loan
M2B Funding/Danny Kordash	4/8/201 9	22,222	22,222	15,93 1	10/8/20 19	50% of the lowest trading price during the 20 trading	M2B Funding/Da nny Kordash	Loan

						days ending		
						with the day prior to conversi		
						on.		
M2B Funding/Danny Kordash	1/3/201 9	33,333	33,333	26,13 0	7/3/201	50% of the lowest trading price during the 20 trading days ending with the day prior to conversi on.	M2B Funding/Da nny Kordash	Loan
M2B Funding/Danny Kordash	1/10/20 19	3,889	38,889	11,51	7/10/20 19	50% of the lowest trading price during the 20 trading days ending with the day prior to conversi on.	M2B Funding/Da nny Kordash	Loan
M2B Funding/Danny Kordash	1/17/20 19	50,000	50,000	38,63	7/17/20	50% of the lowest trading price during the 20 trading days ending with the day prior to conversi on.	M2B Funding/Da nny Kordash	Loan
JP Carey Enterprises/ Joseph Canouse	3/5/202	22,173	22,173	4,371	3/5/202	The lower of \$0.0006 75 or	JP Carey Enterprises / Joseph Canouse	Loan

JP Carey Limited Partners LP/ Joseph Canouse	6/11/20 21	55,000	55,000	2,218	6/11/20 22	55% of the lowest trading price during the 20 trading days ending with the day prior to conversi on. The lower of \$0.0006	JP Carey Enterprises / Joseph	Loan
						75 or 55% of the lowest trading price during the 20 trading days ending with the day prior to conversi on.	Canouse	
JP Carey Enterprises/ Joseph Canouse	6/24/20 21	55,000	55,000	2,218	6/24/20 22	The lower of \$0.0006 75 or 55% of the lowest trading price during the 20 trading days ending with the day prior to conversi on.	JP Carey Enterprises / Joseph Canouse	Loan

JP Carey Enterprises/ Joseph Canouse	10/27/2 021	55,000	55,000	2,218	10/27/2 022	The lower of \$0.0006 75 or 55% of the lowest trading price during the 20 trading days ending with the day prior to conversi on.	JP Carey Enterprises / Joseph Canouse	Loan
JP Carey	3/31/20 21	150,000	150,000	33,73	3/31/20 22	None	JP Carey Enterprises / Joseph Canouse	Loan
JP Carey	4/8/202 1	10,000	10,000	2,210	4/8/202	None	JP Carey Enterprises / Joseph Canouse	Loan
JP Carey	5/4/202	20,000	50,000	6,840	5/4/202	None	JP Carey Enterprises / Joseph Canouse	Loan
JP Carey	5/6/202	50,000	50,000	10,35 6	5/6/202	None	JP Carey Enterprises / Joseph Canouse	Loan
Apollo Capital MSPC 2021- 1	8/31/20 21	570,000	570,000	80,96 0	8/30/20 22	None	Apollo Capital Corp./Yoha n Naraine	Loan
Apollo Capital	9/10/20 21	68,421	68,250	823	3/10/20 22	None	Apollo Capital Corp./Yoha n Naraine	Loan
Apollo Capital	9/24/20 21	52,632	52,500	4,890	3/24/20 22	None	Apollo Capital Corp./Yoha n Naraine	Loan
Apollo Management Group, Inc.	11/4/20 21	168,421	168,000	19,73 0	5/3/202	None	Apollo Capital Corp./Yoha n Naraine	Loan
Apollo Management Group, Inc.	10/22/2 021	52,632	52,500	6,503	4/21/20 22	None	Apollo Capital Corp./Yoha n Naraine	Loan

Apollo Management Group, Inc.	2/10/20 22	63,000	63,000	1,522	8/10/20 22	None	Apollo Capital Corp./Yoha	Loan
							n Naraine	
Apollo Management Group, Inc.	3/8/202	68,250	68,250	774	9/8/202	None	Apollo Capital Corp./Yoha n Naraine	Loan
Apollo Management Group, Inc.	2/25/20 22	838,953	838,953	74,88 5	3/25/20 22	None	Apollo Capital Corp./Yoha n Naraine	Loan
Apollo Management Group, Inc.	4/14/20 22	65,000	65,000	5,802	10/14/2 022	None	Apollo Capital Corp./Yoha n Naraine	Loan
Apollo Management Group, Inc.	5/11/20 22	65,000	65,000	5,802	11/12/2 022	None	Apollo Capital Corp./Yoha n Naraine	Loan
Apollo Management Group, Inc.	6/16/20 22	65,000	65,000	5,802	12/16/2 022	None	Apollo Capital Corp./Yoha n Naraine	Loan
Apollo Management Group, Inc.	8/22/20 22	10,500	10,500	202	11/12/2 022	None	Apollo Capital Corp./Yoha n Naraine	Loan
GBS Capital Partners, LLC	1/10/20 22	69,000	69,000	10,33	7/12/20 22	None	Oscar Brito	Loan
GBS Capital Partners, LLC	2/14/20 22	46,000	46,000	6,889	8/13/20 22	None	Oscar Brito	Loan
GBS Capital Partners, LLC	3/11/20 22	100	16,100	2,412	9/7/202 2	None	Oscar Brito	Loan
GBS Capital Partners, LLC	3/15/20 22	51,570	51,570	7,723	9/11/20 22	None	Oscar Brito	Loan
GBS Capital Partners, LLC	3/30/20 22	44,850	44,850	6,717	9/26/20 22	None	Oscar Brito	Loan
GBS Capital Partners, LLC	4/8/202 2	57,500	57,500	8,610	10/5/20 22	None	Oscar Brito	Loan
GBS Capital Partners, LLC	4/21/20 22	17,250	17,250	2,584	10/18/2 022	None	Oscar Brito	Loan
GBS Capital Partners, LLC	4/28/20 22	25,300	25,300	3,788	10/25/2 022	None	Oscar Brito	Loan
GBS Capital Partners, LLC	5/11/20 22	40,250	40,250	6,027	11/7/20 22	None	Oscar Brito	Loan
GBS Capital Partners, LLC	6/17/20 22	31,050	31,050	4,649	12/14/2 022	None	Oscar Brito	Loan
GBS Capital Partners, LLC	6/22/20 22	62,100	62,100	9,300	12/19/2 022	None	Oscar Brito	Loan
GBS Capital Partners, LLC	7/11/20 22	8,050	8,050	365	1/11/20 23	None	Oscar Brito	Loan
GBS Capital Partners, LLC	9/26/20 22	10,350	10,350	470	3/26/20 23	None	Oscar Brito	Loan

GBS Capital Partners, LLC	7/11/20				1/11/20	None	Oscar Brito	Loan
	22	19,550	19,550	887	23			
GBS Capital Partners, LLC	9/15/20				3/15/20	None	Oscar Brito	Loan
	22	18,400	18,400	835	23			
GBS Capital Partners, LLC	9/2/202				3/2/202	None	Oscar Brito	Loan
	2	20,700	20,700	939	3			

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

4) Financial Statements

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

☑ U.S. GAAP

☐ IFRS

B. The financial statements for this reporting period were prepared by (name of individual)²:

Name: Steven M. Plumb

Title: President, Clear Financial Solutions, Inc.

Relationship to Issuer: Consultant

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

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

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

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

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

² The financial statements requested pursuant to this item must be prepared in accordance with US GAAP or IFRS by persons with sufficient financial skills

Metrospaces, Inc.

Quarterly Financial Statements

Three and Nine Months Ending September 30,

2022 and 2021

METROSPACES, INC. Consolidated Balance Sheets

consolidated balance sheets	September 30,	December 31,
	2022	2021
ASSETS		
Current Assets:		
Cash and cash equivalents	\$ -	\$ 42,833
Accounts receivable	2,428	-
Note receivable - related party	82,500	-
Note receivable	50,000	50,000
Accrued interest income	-	53,400
Prepaid expenses		30,928
Total Current Assets	134,928	177,161
Investment in marketable securities	-	678,322
Investment in unconsolidated affiliate	369,003	369,003
Property and equipment, net	5,639,357	638,302
TOTAL ASSETS	\$ 6,143,288	\$ 1,862,788
LIABILITIES AND STOCKHOLDERS' DEFICIT		
Current Liabilities:		
Bank loan		\$ -
Accounts payable	373,016	21.451
Accrued expenses	547,784	599,335
Accrued interest	1,288,441	989,499
Accrued dividends	427,893	835,143
Notes payable - related parties	507,753	115,451
Current portion of convertible notes payable, net of discount	1,487,516	1,481,654
Notes payable	6,297,248	1,367,086
Derivative liability	2,073,834	992,463
Total Liabilities	13,003,485	6,402,082
Convertible notes payable, net discount of		
TOTAL LIABILITIES	13,003,485	6,402,082
Stockholders' Deficit		
Series A Preferred stock, \$0.000001 par value, 8,000,000 shares authorized, 0 issued	-	-
and outstanding as of September 30, 2022 and December 31, 2021, respectively		
Series B Preferred Stock, \$0.00001 par value, 2,000,000 shares authorized,	65	1
1,793,255 shares issued and outstanding as of September 30, 2022 and December 31,		
2021, respectively		
Series C Preferred Stock, \$0.000001 par value, 100,000 shares authorized, 45,354	-	-
shares issued and outstanding as of September 30, 2022 and December 31, 2021,		
respectively		
Series D Preferred Stock, \$0.000001 par value, 400,000 shares authorized, 590 shares	-	-
issued and outstanding as of September 30, 2022 and December 31, 2021, respectively		
Series E Preferred Stock, \$0.000001 par value, 400,000 shares authorized, 0 shares	_	_
issued and outstanding as of September 30, 2022 and December 31, 2021, respectively		
Series F Preferred Stock, \$0.000001 par value, 400,000 shares authorized, 5,556	6	6
shares issued and outstanding as of September 30, 2022 and December 31, 2021,	U	U
respectively		
Common Stock, \$0.000001 par value, 36,200,000,000 shares authorized	28,612	20,230
28,612,513,511 and 20,230,157,674 shares issued and outstanding as of September	20,012	20,230
30, 2022 and December 31, 2021, respectively		
Additional paid in capital	16,608,990	14,671,189
Accumulated deficit	(23,497,870)	(19,230,720)
Minority interest	(=5, 151, 57 6)	(.0,200,720)
Total Stockholders' Deficit	(6,860,197)	(4,539,294)
TOTAL LIABILITIES AND STOCKHOLDERS' DEFICIT	\$ 6,143,288	\$ 1,862,788

Consolidated Statements of Income

Three and Nine Months Ending September 30, 2022 and 2021

		Three Mon	ths E	nded,	Nine Months Ended,				
	Se	ptember 30, 2022	Se	ptember 30, 2021	Se	eptember 30, 2022	Se	ptember 30, 2021	
Revenue, net of discounts	\$	51,432.00	\$	47,372.00	\$	223,977.00	\$	47,372.00	
Operating Expenses									
General and administrative expenses	1	1,505,823.00		740,392.00		2,409,955.00		928,148.00	
Total operating expenses	1	1,505,823.00		740,392.00		2,409,955.00		928,148.00	
Operating Loss	(1	1,454,391.00)		(693,020.00)	(2,185,978.00)		(880,776.00)	
Other Income (expense)									
Interest expense		(276,834)		(696,338.00)		(615,880.00)		(891,233.00)	
Gain (loss) on change in fair value of derivative	(1	1,425,657.00)		467,035.00	(1,445,789.00)	1	0,187,049.00	
Gain on sale of marketable securities	-			(164,183.00)	167,487.00			-	
Change in value of marketable securities	-				(186,990.00)			589,302.00	
Interest income		-		15,201.00		-		34,055.00	
Other income (Loss)								350,000.00	
Total other income (expense)	(1	1,702,491.00)		(378,285.00)		2,081,172.00)	1	0,269,173.00	
Net Income (loss) before taxes Income tax benefit	(3	3,156,882.00)		1,071,305.00)		4,267,150.00)		9,388,397.00	
Net Income (Loss)	(3	3,156,882.00)	('	1,071,305.00)	(4,267,150.00)	!	9,388,397.00	
Preferred stock dividend	\$	(26,250)	\$	(26,250)	_\$	(52,500)	\$	(78,750)	
Net Income (Loss)	\$ (3	3,183,132.00)	\$ (1,097,555.00)	\$ (4,319,650.00)	\$	9,309,647.00	
Net loss per common share - basic and diluted	\$	(0.00)	\$	0.00	\$	(0.00)	\$	0.00	
Weighted average of common shares - basic and diluted		607,561,659		526,204,993	25	5,652,518,480	10	,328,856,176	

Consolidated Statements of Cash Flows

Nine Months Ending September 30, 2022 and 2021

		2022		2021
CASH FLOWS FROM OPERATING ACTIVITIES:	_			
Net Income (Loss)	\$	(4,319,650)	\$	9,388,397
Adjustments to reconcile net loss to net cash provided by (used in) operating activities:				
Stock-based compensation		1,333,917		210,000
Depreciation		67,484		12,395
Change in value of marketable securities		678,322		(129,257)
(Gain) loss on change in fair value of derivative		1,081,371		(10,187,049)
Changes in operating assets and liabilities:				,
(Increase) decrease in operating assets:				
Accounts receivable		50,972		(34,056)
Inventory		-		(79,905)
Bank overdraft payable		-		-
Prepaid expenses		30,928		-
Notes receivable		(82,500)		-
Increase (decrease) in operating liabilities:		, ,		
Accounts payable and accrued expenses		834,931		885,337
Net Cash Used in Operating Activities		(324,225)		65,862
		(== -,==,	-	
CASH FLOWS FROM INVESTING ACTIVITIES:				
Tenant deposits		-		74,499
Purchase of property		(5,068,539)		(4,061,413)
Net Cash provided by Investing Activities		(5,068,539)		(3,986,914)
CASH FLOWS FROM FINANCING ACTIVITIES:				
Proceeds from issuance of note payable		4,930,162		3,832,965
Proceeds from related party loans		392,302		198,965
Proceeds from convertible notes payable		27,467		158,752
• •				
Net Cash Provided By Financing Activities		5,349,931	-	4,190,682
Net increase (decrease) in cash and cash equivalents		(42,833)		269,630
Cash and cash equivalents, beginning of period		42,833		-
Cash and cash equivalents, end of period	\$	-	\$	269,630
		_		
Supplemental cash flow information				
Cash paid for interest	\$		\$	
Cash paid for taxes	\$	-	\$	-
Non-cash transactions:				
Conversion of convertible debt into common stock	\$	21,605	\$	168,976
Conversion of preferred stock serie B to common stock	\$	179	\$	

Consolidated Statements of Equity

	Series B Pre	ferred Stock Amount	Series C Pre	ferred Stocks	Series D Pret Shares	erred Stock Amount	Series E Pr Shares	eferred Stock Amount	Series F Pret	ferred Stock Amount	Common Sto Shares	ck <u>Amount</u>	Additional Paid in Capital	Accumulated Minority Interest	Accumulated Deficit	Total
Balance, December 31, 2021	1,150,000	\$ 1	-	\$ 0	600	\$ -	\$ -	\$ -	5,556	\$ 6	20,230,157,674	\$ 20,230	\$ 14,671,189	S -	\$ (19,230,720)	(4,539,294)
Stock compensation Conversion of accrued compensation into Preferred	-	-	-	-	-	-	-	-	-	-	3,683,333,333	3,683	757,984	-	-	761,667
Series B stock	643,255	64	-	-	-	-	-	-	-	-	-	-	643,161	-	-	643,225
Conversion of dividend payable into common stock	-	-	-	-	-	-	-	-	-	-	3,600,000,000	3,600	482,400	-	-	486,000
Conversion of convertible note payable Issuance of common stock	-	-	-	-	-	-	-	-	-	-	720,166,667	720	20,885	-	-	21,605
to an employee Conversation of Preferred	-	-	-	-	-	-	-	-	-	-	200,000,000	200	59,800	-		60,000
Series D stock into common stock					(10)						178,855,837	179	(179)			
Preferred stock dividend	_		-		(10)			_		_	1/0,033,03/	1/9	(26,250)		-	(26,250)
Net income (unaudited)	-	-	-	-	-	-	-	-	-	-	-	-	(20,230	-	(4,267,150)	(4,267,150)
Balance, September 30, 2022	1,793,255	\$ 65	-	\$ 0	590	\$ -		\$ -	5,556	\$ 6	28,612,513,511	\$ 28,612	\$ 16,608,990	S -	\$ (23,497,870) \$	(6,860,197)

		1	1	1			1			1				1	
]		dditional			
		ferred Stock		referred Stock		ferred Stock		eferred Stock		tock	_	Paid in	Minority	Accumulated	
	Shares	Amount	Shares	Amount	Shares	Amount	Shares	Amount	Shares	Amount		Capital	Interest	Deficit	Total
Balance, December 31, 2020	1,200,000	\$ 1	-	0	2,000	\$ -			9,347,210,713	\$ 9,493	S	7,252,229	\$ -	\$ (21,859,233)	\$ (14,597,510)
Conversion of note payable									718,258,667	718		42,377			43,095
Preferred stock dividend												(26,250)			(26,250)
Net income														726,695	726,695
Balance, March 31, 2021	\$ 1,200,000	\$ 1	\$ -	0	2,000	\$ -			10,065,469,380	\$ 10,211	S	7,268,356	\$ -	\$ (21,132,538)	\$ (13,853,970)
Conversion of note payable									2,639,454,750	2639		166337			168,976
Preferred stock dividend												(26,250)			(26,250)
Net income														\$ 9.733.007	9.733.007
Balance, June 30, 2021	\$ 1,200,000	\$ 1	\$ -	0	2.000	\$ -			12,704,924,130	\$ 12,850	S	7,408,443	\$ -	\$ (11,399,531)	\$ (3,978,237)
Conversion of note payable									4,250,958,312	4,251		1,418,205			1,422,456
Conversion of PS Series D					(2,000)				64,814,815	65		(65)			
Issuance of PS Series E							5					25,000			25,000
S tock based compensation									408.333.333	409		209.591			210.000
Preferred stock dividend												(26.250)			(26.250)
Minorityinterest													(13,712)		(13,712
Net income														(1,071,305)	(1,071,305
Balance September 30, 2021	\$ 1,200,000	S 1	S -	0	S -	S -	\$ 5	S -	\$ 17,429,030,590	\$ 17,575	S	9.034.924	\$ (13,712)	\$ (12,470,836)	\$ (3,432,048)

Notes to Consolidated FinancialStatements Three and Nine Months Ended September 30, 2022 and 2021

1. Organization and Basis of Presentation

Organization

MetroSpaces, Inc. ("the Company") was incorporated in the State of Delaware on December 11, 2007.

On August 9, 2021, the Company acquired 51% of the membership units of MetroHouston, LLC, which in turn owns an office building in Houston, Texas.

On September 30, 2021, the Company formed MetroHouse, LLC a Delaware limited liability company.

The Company maintains its principal executive offices in New York, New York, United States.

The Company's activities are subject to significant risks and uncertainties, including the need for additional capital, as described below. The Company does not have positive cash flows from operations and is dependent on periodic infusions of debt and equity capital to fund its operating requirements.

Business Operations

The Company is a Prop-tech company focusing on increasing efficiencies in the real estate and real estate market by applying cuttingedge IT solutions.

June 2017, the Company acquired 51% of the membership units of Etelix.com USA, LLC (Etelix) in exchange for a \$2 million promissory note. Etelix is a Miami-based carrier-grade telco provider that ran a small data center. In June 2018, Etelix was merged into what is today, IQSTel, Inc. and as a consequence, the Company's ownership dropped below 51% and therefore Etelix was deconsolidated. In June 2020, the Company exchanged the promissory note for shares in IQSTel, Inc.

Going Concern

The Company's financial statements have been presented on the basis that the Company is a going concern, which contemplates the realization of assets and satisfaction of liabilities in the normal course of business. As reflected in the accompanying consolidated financial statements, the Company has experienced recurring net losses from operations and negative operating cash flows since inception. During the nine months ended September 30, 2022, the Company recognized net loss of \$4,319,650, utilized cash in operating activities of \$324,225 for the nine months ended September 30, 2022, and had shareholders' deficiency of \$6,860,197 as of September 30, 2022. The Company has financed its working capital requirements since inception through the sale of marketable securities and from borrowings.

At September 30, 2022, the Company had cash of \$0. The Company estimates that it has cash and marketable securities to sustain operations through December 2022, and after that a significant amount of capital will be necessary over a sustained period of time to advance the development of the Company's business to the point at which it can become commercially viable and self-sustaining. However, there can be no assurances that the Company will be successful in this regard.

As a result, management has concluded that there is substantial doubt about the Company's ability to continue as a going concern within one year of the date that the accompanying consolidated financial statements are issued.

The development and expansion of the Company's business in 2022 and thereafter will be dependent on many factors, including the capital resources available to the Company. No assurances can be given that any future financing will be available or, if available, that it will be on terms that are satisfactory to the Company or adequate to fund the development and expansion of the Company's business to a level that is commercially viable and self-sustaining. There is also significant uncertainty as to the affect that the coronavirus pandemic may have on the availability, amount and type of financing in the future.

If cash resources are insufficient to satisfy the Company's ongoing cash requirements, the Company would be required to scale back or discontinue its operations, obtain funds, if available, although there can be no certainty, through strategic alliances that may require the Company to relinquish rights to its technology, or to discontinue its operations entirely.

2. Summary of Significant Accounting Policies

Basis of Presentation

The Financial Statements have been prepared in conformity with accounting principles generally accepted in the United States of America ("GAAP")

Use of Estimates

The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements and the reported amounts of expenses during the reporting period. Management bases its estimates on historical experience and on various assumptions that are believed to be reasonable in relation to the financial statements taken as a whole under the circumstances, the results of which form the basis for making judgments about the carrying values of assets and liabilities that are not readily apparent from other sources. Management regularly evaluates the key factors and assumptions used to develop the estimates utilizing currently available information, changes in facts and circumstances, historical experience and reasonable assumptions. After such evaluations, if deemed appropriate, those estimates are adjusted accordingly. Actual results could differ from those estimates. Significant estimates are expected to include those related to assumptions used in calculating accruals for potential liabilities, valuing equity instruments issued for financing and services, and the realization of deferred tax assets.

Cash

The Company maintains its cash balances with financial institutions with high credit ratings. The Company has not experienced any losses to date resulting from this practice.

Concentration of Risk

The Company may periodically contract with consultants and vendors to provide services related to the Company's business development activities. Agreements for these services may be for a specific time period or for a specific project or task. The Company did not have any agreements at September 30, 2022 or December 31, 2021.

Income Taxes

The Company accounts for income taxes under an asset and liability approach for financial accounting and reporting for income taxes. Accordingly, the Company recognizes deferred tax assets and liabilities for the expected impact of differences between the financial statements and the tax basis of assets and liabilities.

The Company records a valuation allowance to reduce its deferred tax assets to the amount that is more likely than not to be realized. In the event the Company was to determine that it would be able to realize its deferred tax assets in the future in excess of its recorded amount, an adjustment to the deferred tax assets would be credited to operations in the period such determination was made. Alternatively, should the Company determine that it would not be able to realize all or part of its deferred tax assets in the future, an adjustment to the deferred tax assets would be charged to operations in the period such determination was made.

As the Company's net operating losses in the respective jurisdictions in which it operates have yet to be utilized, all previous tax years remain open to examination by the taxing authorities in which the Company currently operates. The Company had no unrecognized tax benefits as of September 30, 2022 and December 31, 2021 and does not anticipate any material amount of unrecognized tax benefits within the next 12 months.

The Company accounts for uncertainties in income tax law under a comprehensive model for the financial statement recognition, measurement, presentation and disclosure of uncertain tax positions taken or expected to be taken in income tax returns as prescribed by GAAP. The tax effects of a position are recognized only if it is "more-likely-than-not" to be sustained by the taxing authority as of

the reporting date. If the tax position is not considered "more-likely-than-not" to be sustained, then no benefits of the position are recognized. As of September 30, 2022 and December 31, 2021, the Company had not recorded any liability for uncertain tax positions. In subsequent periods, any interest and penalties related to uncertain tax positions will be recognized as a component of income tax expense.

Revenue Recognition

The Company recognizes revenue in accordance with ASC Topic 606, *Revenue From Contracts With Customers*. ASC Topic 606 requires companies to recognize revenue in a manner that depicts the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. In addition, the standard requires disclosures of the nature, amount, timing and uncertainty of revenue and cash flows arising from contracts with customers. Revenue is recognized based on the following five step model:

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

The Company currently has no significant revenues.

Stock-Based Compensation

The Company issues common stock and intends to issue stock options to officers, directors and consultants for services rendered. Options will vest and expire according to terms established at the issuance date of each grant. Stock grants, which are generally time vested, will be measured at the grant date fair value and charged to operations ratably over the vesting period.

The fair value of stock options granted as stock-based compensation will be determined utilizing the Black-Scholes option-pricing model, and can be affected by several variables, the most significant of which are the life of the equity award, the exercise price of the stock option as compared to the fair market value of the common stock on the grant date, and the estimated volatility of the common stock. Estimated volatility will be based on the historical volatility of the Company's common stock over an appropriate calculation period, or, if not available, by reference to the volatility of a representative sample of comparable public companies. The risk-free interest rate will be based on the U.S. Treasury yield curve in effect at the time of grant. The fair market value of the common stock will be determined by reference to the quoted market price of the Company's common stock on the grant date, or, if not available, by reference to an appropriate alternative valuation methodology.

The Company will recognize the fair value of stock-based compensation awards in general and administrative costs or in software development costs, as appropriate, in the Company's consolidated statements of operations. The Company will issue new shares of common stock to satisfy stock option exercises.

Comprehensive Income (Loss)

Comprehensive income or loss is defined as the change in equity during a period from transactions and other events and circumstances from non-owner sources. Components of comprehensive income or loss, including net income or loss, unrealized gains or losses on available-for-sale securities, unrealized gains or losses on other financial investments, unrealized gains or losses on pension and retirement benefit plans, and foreign currency translation adjustments, are reported in the financial statements in the period in which they are recognized. Net income (loss) and other comprehensive income (loss) are reported net of any related tax effect to arrive at comprehensive income (loss).

Earnings (Loss) Per Share

The Company's computation of earnings (loss) per share ("EPS") includes basic and diluted EPS. Basic EPS is measured as the income (loss) attributable to common stockholders divided by the weighted average common shares outstanding for the period. Diluted EPS is similar to basic EPS but presents the dilutive effect on a per share basis of potential common shares (e.g., convertible notes payable, convertible preferred stock, warrants and stock options) as if they had been converted at the beginning of the periods presented, or issuance date, if later. Potential common shares that have an anti-dilutive effect (i.e., those that increase income per share or decrease loss per share) are excluded from the calculation of diluted EPS.

Loss per common share is computed by dividing net loss by the weighted average number of shares of common stock outstanding during the respective periods.

Fair Value of Financial Instruments

The authoritative guidance with respect to fair value established a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value into three levels and requires that assets and liabilities carried at fair value be classified and disclosed in one of three categories, as presented below. Disclosure as to transfers in and out of Levels 1 and 2, and activity in Level 3 fair value measurements, is also required.

Level 1. Observable inputs such as quoted prices in active markets for an identical asset or liability that the Company has the ability to access as of the measurement date. Financial assets and liabilities utilizing Level 1 inputs include active-exchange traded securities and exchange-based derivatives.

Level 2. Inputs, other than quoted prices included within Level 1, which are directly observable for the asset or liability or indirectly observable through corroboration with observable market data. Financial assets and liabilities utilizing Level 2 inputs include fixed income securities, non-exchange-based derivatives, mutual funds, and fair-value hedges.

Level 3. Unobservable inputs in which there is little or no market data for the asset or liability which requires the reporting entity to develop its own assumptions. Financial assets and liabilities utilizing Level 3 inputs include infrequently-traded non-exchange-based derivatives and commingled investment funds and are measured using present value pricing models.

The Company will determine the level in the fair value hierarchy within which each fair value measurement falls in its entirety, based on the lowest level input that is significant to the fair value measurement in its entirety. In determining the appropriate levels, the Company will perform an analysis of the assets and liabilities at each reporting period end.

The carrying value of financial instruments (consisting of cash and accounts payable and accrued expenses) is considered to be representative of their respective fair values due to the short-term nature of those instruments.

The following table presents information about the Company's assets and liabilities measured at fair value as of September 30, 2022:

Description	Level 1	Level 2	Level 3	Total
Marketable Securities	=	-	-	-
Notes payable	-	-	6,297,348	6,297,348
Convertible Notes Payable	-	-	1,187,516	1,187,516
Derivative Liability	-	-	2,073,834	2,073,834

Property and Equipment

Property and equipment is recorded at cost. Major improvements are capitalized, while maintenance and repairs that do not improve or extend the useful life of the respective assets are charged to expense as incurred. Gains and losses from disposition of property and equipment are included in income and expense when realized. Depreciation of property and equipment is provided using the straight-line method over an estimated useful life of three years.

The Company recognizes depreciation of property and equipment in general and administrative costs in the Company's consolidated statement of operations.

Leases

The Company accounts for leases in accordance with Accounting Standards Update 2016-02, Leases (Topic 842) ("ASU 2016-02"), which requires a lessee to record a right-of-use asset and a corresponding lease liability at the inception of the lease initially measured at the present value of the lease payments. ASU 2016-02 requires recognition in the statement of operations of a single lease cost that is calculated as a total cost of the lease allocated over the lease term, generally on a straight-line basis. ASU 2016-02 excludes short-term operating leases with a lease term of 12 months or less at the commencement date, and that do not include an option to purchase the underlying asset that the lessee is reasonably certain to exercise.

Long-Lived Assets

The Company reviews long-lived assets, consisting of property and equipment and intellectual property, for impairment at each fiscal year end or when events or changes in circumstances indicate the carrying value of these assets may exceed their current fair values. Recoverability of assets to be held and used is measured by a comparison of the carrying amount of an asset to the estimated undiscounted future cash flows expected to be generated by the asset. If the carrying amount of an asset exceeds its estimated future cash flows, an impairment charge is recognized for the amount by which the carrying amount of the asset exceeds the fair value of the assets. Assets to be disposed of are separately presented in the balance sheet and reported at the lower of the carrying amount or fair value less costs to sell and are no longer depreciated. The Company has not historically recorded any impairment to its long-lived assets. In the future, if events or market conditions affect the estimated fair value to the extent that a long-lived asset is impaired, the Company will adjust the carrying value of these long-lived assets in the period in which the impairment occurs. As of December 31, 2020 and 2019, the Company had not deemed any long-lived assets as impaired and was not aware of the existence of any indicators of impairment at such dates.

Convertible Instruments

The Company evaluates and account for conversion options embedded in convertible instruments in accordance with ASC 815.

Derivatives and Hedging Activities.

Applicable GAAP requires companies to bifurcate conversion options from their host instruments and account for them as free standing derivative financial instruments according to certain criteria. The criteria include circumstances in which (a) the economic characteristics and risks of the embedded derivative instrument are not clearly and closely related to the economic characteristics and risks of the host contract, (b) the hybrid instrument that embodies both the embedded derivative instrument and the host contract is not re-measured at fair value under other GAAP with changes in fair value reported in earnings as they occur and (c) a separate instrument with the same terms as the embedded derivative instrument would be considered a derivative instrument.

The Company accounts for convertible instruments (when we have determined that the embedded conversion options should not be bifurcated from their host instruments) as follows: We record when necessary, discounts to convertible notes for the intrinsic value of conversion options embedded in debt instruments based upon the differences between the fair value of the underlying common stock at the commitment date of the note transaction and the effective conversion price embedded in the note. Debt discounts under these arrangements are amortized over the term of the related debt to their stated date of redemption.

The Company accounts for the conversion of convertible debt when a conversion option has been bifurcated using the general extinguishment standards. The debt and equity linked derivatives are removed at their carrying amounts and the shares issued are measured at their then-current fair value, with any difference recorded as a gain or loss on extinguishment of the two separate accounting liabilities.

Recent Accounting Pronouncements

In June 2016, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") 2016-13, Financial Instruments - Credit Losses (Topic 326): Measurement of Credit Losses on Financial Instruments ("ASU 2016-13"). ASU 2016-13 significantly changes how entities measure credit losses for most financial assets, including accounts and notes receivables. ASU 2016-13 will replace the current "incurred loss" approach with an "expected loss" model, under which companies will recognize allowances based on expected rather than incurred losses. Entities will apply the provisions of ASU 2016-13 as a cumulative-effect adjustment to retained earnings as of the beginning of the first reporting period in which ASU 2016-13 is effective. As small business filer, ASU 2016-

13 will be effective for the Company for interim and annual reporting periods beginning after December 15, 2022. Management is currently in the process of assessing the impact of adopting ASU-2016-13 on the Company's financial statements and related disclosures.

In August 2020, the FASB issued ASU 2020-06, Debt — Debt with Conversion and Other Options (Subtopic 470-20) and Derivatives and Hedging—Contracts in Entity's Own Equity (Subtopic 815-40): Accounting for Convertible Instruments and Contracts in an Entity's Own Equity ("ASU 2020-06). ASU 2020-06 simplifies the accounting for convertible debt by eliminating the beneficial conversion and cash conversion accounting models. Upon adoption of ASU 2020-06, convertible debt proceeds, unless issued with a substantial premium or an embedded conversion feature that is not clearly and closely related to the host contract, will no longer be allocated between debt and equity components. This modification will reduce the issue discount and result in less non-cash interest expense in financial statements. ASU 2020-06 also updates the earnings per share calculation and requires entities to assume share settlement when the convertible debt can be settled in cash or shares. ASU 2020-06 will be effective January 1, 2024, and a cumulative-effect adjustment to the opening balance of retained earnings is required upon adoption. Early adoption is permitted, but no earlier than January 1, 2021, including interim periods within that year. The Company adopted ASU 2020-06 effective January 1, 2021. The adoption of ASU 2020-06 did not have any impact on the Company's previously issued consolidated financial statement presentation or disclosures.

Other recent accounting pronouncements issued by the FASB, including its Emerging Issues Task Force, the American Institute of Certified Public Accountants, and the Securities and Exchange Commission did not or are not believed by management to have a material impact on the Company's present or future consolidated financial statements and related disclosures.

3. Property and equipment

Property and equipment consists of the following at September 30, 2022 and December 31, 2021:

		September 30, 2022		December 31, 2022
Land	\$	495,000	\$	150,000
Rental property		4,968,478		244,939
Furniture and fixtures	_	295,618	_	295,618
Total		5,759,096		690,557
Less: accumulated depreciation	_	(119,739)) _	(52,255)
Property and equipment, net	\$	5,639,357	\$	638,302

4. Note Payable – Related Party

The officers of the Company have advanced funds to the Company from time to time. These advances bear interest at 18%, are unsecured, and payable upon demand. The balance of the note payable – related party was \$522,020 and \$95,453 at September 30, 2022 and December 31, 2021, respectively. The Company recorded original issue discounts of \$73,200 on the notes and amortized \$58,933 during the nine months ended September 30, 2022.

5. Notes payable

Notes payable consist of the following at September 30, 2022 and December 31, 2021:

Issuance Date	Maturity Date	Interest Rate	September 30, 2022	December 31, 2021
3/31/2021	3/31/2022	18%	\$ 150,000	\$ 150,000
4/8/2021	4/8/2022	18%	10,000	10,000
5/4/2021	5/4/2022	18%	20,000	20,000
5/6/2021	5/6/2022	18%	50,000	50,000
8/31/2021	8/30/2022	18%	570,000	570,000
9/10/2021	3/10/2022	18%	68,421	68,421
9/15/2001	12/31/2021	18%	-	406,466
9/24/2021	3/24/2022	18%	52,632	52,632
11/4/2021	5/3/2022	18%	168,421	168,421

10/22/2021	4/21/2022	18%	52,632	52,632
2/10/2022	8/10/2022	18%	63,000	-
1/10/2022	7/12/2022	18%	69,000	-
2/25/2022	3/25/2022	18%	489,875	-
3/15/2022	3/15/2023	3.1%	2,579,400	
4/14/2022	10/14/2022	18%	65,000	-
5/11/2022	11/12/2022	18%	65,000	-
6/16/2022	12/16/2022	18%	65,000	-
8/22/2022	11/12/2022	18%	10,500	
			4,544,881	1,548,572
Less: Origina	l issue discount		<u> </u>	(86,250)
			\$ 4,544,881	\$ 1,462,322

6. Convertibles Note Payable

Convertible notes payable consists of the following at September 30, 2022 and December 31, 2021:

Issuance Date	Maturity Date	Conversion Terms	September 30, 2022	December 31, 2021	
2/15/2015	2/16/2016	58% of the lowest closing bid price during the 15 trading days including the day of conversion	\$ 4,949	\$ 4,949	
2/26/2015	2/27/2016	58% of the lowest closing bid price during the 15 trading days including the day of conversion	58	58	
2/6/2015	2/6/2016	30% of lowest trading price in 30 trading days ending with last day prior to conversion.	65,000	65,105	

7/28/2015	7/28/2016	30% of lowest trading price in 30 trading days ending with last day prior to conversion. Reset within 15 days after conversion if price drops below conversion price at which point conversion price is reset to lowest traded price during that period.	16,000	16,000
10/23/2015	10/23/2016	2.5% of the average of the daily closing price for 3 consecutive trading days	12,000	12,000
7/28/2015	1/28/2017	50% of the lowest trading price during the 30 trading days ending with the day prior to conversion.	25,000	25,000
2/2/2016	2/2/2017	60% of the lowest sale price during the 30 trading days prior to conversion	42,193	42,193
4/28/2017	10/28/2017	60% of the lowest sale price during the 30 trading days prior to conversion	60,000	60,000
6/16/2017	6/16/2018	40% of lowest trading price in 30 trading days ending with last day prior to conversion.	9,084	9,084

12/1/2017	6/1/2018	60% of the lowest sale price during the 30 trading days prior to conversion	68,200	68,200
2/26/2018	8/26/2018	60% of the lowest sale price during the 30 trading days prior to conversion	280,167	280,167
4/4/2018	10/4/2018	60% of the lowest sale price during the 30 trading days prior to conversion	163,333	163,333
3/6/2018	3/6/2019	60% of the lowest trading price during the 20 trading days ending with the day prior to conversion.	35,000	35,000
3/20/2018	10/31/2018	50% of the lowest trading price during the 20 trading days ending with the day prior to conversion.	30,000	30,000
7/13/2018	12/12/2018	60% of the lowest sale price during the 30 trading days prior to conversion	72,222	72,222

9/6/2018	3/6/2019	60% of the lowest sale price during the 30 trading days prior to conversion	11,000	11,000
10/4/2018	10/4/2019	50% of the lowest trading price during the 20 trading days ending with the day prior to conversion.	40,000	40,000
6/3/2016	6/3/2017	50% of the lowest trading price during the 20 trading days ending with the day prior to conversion.	15,000	15,000
5/11/2016	5/11/2017	50% of the lowest trading price during the 20 trading days ending with the day prior to conversion.	8,500	8,500
8/1/2016	8/1/2017	50% of the lowest trading price during the 20 trading days ending with the day prior to conversion.	69,000	69,000
8/1/2016	8/1/2017	50% of the lowest trading price during the 20 trading days ending with the day prior to conversion.	2,000	2,000
8/1/2016	8/1/2017	50% of the lowest trading price during the 20 trading days ending with the day prior to conversion.	4,000	4,000
8/1/2016	8/1/2017	50% of the lowest trading price during the 20 trading days ending with the day prior to conversion.	4,000	4,000
5/11/2016	5/11/2017	50% of the lowest trading price during the 20 trading days ending with the day prior to conversion.	6,500	6,500
8/1/2016	8/1/2017	50% of the lowest trading price during the 20 trading days ending with the day prior to conversion.	1,000	1,000

10/4/2019	10/4/2020	50% of the lowest trading price during the 20 trading days ending with the day prior to conversion.	14,000	14,000
1/15/2019	1/15/2020	50% of the lowest trading price during the 20 trading days ending with the day prior to conversion.	33,600	33,600
8/21/2019	12/21/2019	50% of the lowest trading price during the 20 trading days ending with the day prior to conversion.	13,333	13,333
4/8/2019	10/8/2019	50% of the lowest trading price during the 20 trading days ending with the day prior to conversion.	22,222	22,222
1/3/2019	7/3/2019	50% of the lowest trading price during the 20 trading days ending with the day prior to conversion.	33,333	33,333
1/10/2019	7/10/2019	50% of the lowest trading price during the 20 trading days ending with the day prior to conversion.	3,889	3,889
1/17/2019	7/17/2019	50% of the lowest trading price during the 20 trading days ending with the day prior to conversion.	50,000	50,000
3/5/2021	3/5/2022	The lower of \$0.000675 or 55% of the lowest trading price during the 20 trading days ending with the day prior to conversion.	22,173	22,173
6/11/2021	6/11/2022	The lower of \$0.000675 or 55% of the lowest trading price during the 20 trading days ending with the day prior to conversion.	55,000	55,000
6/24/2021	6/24/2022	The lower of \$0.000675 or 55% of the lowest trading price during the 20 trading days ending with the day prior to conversion.	55,000	55,000
10/27/2021 Total	10/27/2022	The lower of \$0.000675 or 55% of the lowest trading price during the 20 trading days ending with the day prior to conversion.	\$ 55,000 1,487,886	55,000 \$ 1,487,928
Less, unamortize	ed debt discount		370	6,274
Net			\$ 1,487,516	\$ 1,481,654

7. Leases

*Short-Term Operating Lease*The Company leases office facilities in New York, New York on a month-to-month basis at a cost of \$750 per month.

Long-Term Operating Lease

The Company's leases a vehicle for the use of the Company's chief executive officer.

Operating lease right-of-use assets and liabilities are recognized at the commencement date of the lease based on the present value of lease payments over the lease term. Right-of-use assets represent the Company's right to use an underlying asset for the lease term, and right-of-use lease liabilities represent the Company's obligation to make lease payments arising from the lease. Generally, the implicit rate of interest, equivalent to a discount rate, in lease arrangements is not readily determinable and the prevailing commercial property mortgage rate is utilized in determining the present value of lease payments.

The monthly cash payment for this operating lease was approximately \$2,300 per month.

8. Derivative Liabilities

The Company has issued convertible note agreements with a variable conversion feature that gives rise to an embedded derivative instrument (see Note 7). The derivative feature has been valued using a binomial lattice-based option valuation model using holding period assumptions developed from the Company's business plan and management assumptions and expected volatility from the Company's stock. Increases or decreases in the Company's share price, the volatility of the share price, changes in interest rates in general, and the passage of time will all impact the value of the derivative instrument. The Company re-values the derivative instrument at the end of each reporting period and any changes are reflected as changes in derivative liabilities in the consolidated statements of operations. The assumptions used during the three months ending September 30, 2022 are as follows:

	September 30, 2022
Market value of common stock on measurement date (1)	\$0.0002
	\$0.000025 -
Adjusted conversion price (2)	\$0.000005
Risk free interest rate (3)	0.06%
Life of the note in months	0 months
Expected volatility (4)	52%
Expected dividend yield (5)	_

- (1) The market value of common stock is based on closing market price as of initial valuation date and the period end re-measurement.
- (2) The adjusted conversion price is calculated based on conversion terms described in the note agreement.
- (3) The risk-free interest rate was determined by management using the 2-year Treasury Bill as of the respective Offering or measurement date.
- (4) The volatility factor was estimated by management using the historical volatilities of the Company's stock.
- (5) Management determined the dividend yield to be 0% based upon its expectation that it will not pay dividends for the foreseeable future.

During the three months ending September 30, 2022 and 2021 a \$(1,425,657) and \$467,035 (loss) gain on the change in value of the derivative liability was recorded resulting in a net change in derivative liability of \$(1,425,657) and \$467,035, respectively. During the nine months ending September 30, 2022 and 2021 a \$(1,445,789) and \$10,187,049 (loss) gain on the change in value of the derivative liability was recorded, resulting in a net change in derivative liability of \$(1,445,789) and \$10,187,049, respectively. The valuation of the derivative liability was \$2,073,834 and \$992,463 on September 30, 2022 and December 31, 2021, respectively.

9. Stockholders' Equity

Common Stock

On April 5, 2022, the Company issued 200,000,000 shares of its common stock to Steven Plumb, chief financial officer of the Company, for services rendered. The fair market value of the stock on the date of issuance was \$60,000.

On July 5, 2022, the Company issued 720,166,667 shares of its common stock to a note holder upon the conversion of principal of \$105, accrued interest of \$20,000 and fees of \$1,500.

On July 22, 2022, the Company issued 3,600,000,000 shares of its common stock to the chief executive officer of the Company upon the conversion of Series B Preferred Stock accrued dividends in the amount of \$486,000.

On August 8, 2022, the Company issued 3,600,000,000 shares of its common stock to a director of the Company as settlement of a payable in the amount of \$720,000.

Preferred Stock

The Company has authorized a total of 10,000,000 shares of preferred stock as of June 30, 2022. The following preferred shares have been designated by the Company as of June 30, 2022:

Series A

Series A preferred was designated on December 11, 2007. 7,499,995 shares are designated with a par value of \$0.001 per share. None have been issued.

Series B

Series B preferred stock was designated on February 5, 2015. 2,000,000 shares are designated with a par value of \$0.000001 per share. 1,793,225 shares have been issued.

On August 12, 2022, the Company issued 643,255 shares of Series B preferred stock to the chief executive officer as settlement of \$643,255 in accrued salary due to the chief executive officer of the Company.

Series C

Series C preferred was designated on May 29, 2015. 100,000 shares are designated with a par value of \$0.000001. None have been issued. Holders of the Series C preferred stock are entitled to dividends at the quarterly rate of \$2.1875 per share. Dividends are fully cumulative, accruing, without interest, from the date of original issuance through the date of redemption or conversion. The liquidation value of the Series C preferred stock is \$100.00. Each share of Series C preferred stock is entitled to a number of votes equal to the number of shares held, divided by the current market price on the record date of the Company's common stock.

Series D

Series D preferred stock was designated on July 13, 2015. 400,000 shares were designated with a par value of \$0.000001. Holders of the Series D preferred stock are entitled to dividends at the quarterly rate of \$2.1875 per share. Dividends are fully cumulative, accruing, without interest, from the date of original issuance through the date of redemption or conversion. The liquidation value of the Series D preferred stock is \$100.00. Each share of Series D preferred stock is entitled to a number of votes equal to the number of shares held, divided by the current market price on the record date of the Company's common stock.

On May 10, 2022, a holder of Series D preferred stock converted 10 shares of Series D preferred stock into 178,855,837 shares of Common stock.

Series E

Series E preferred stock was designated on July 13, 2021. 5 shares were designated without a par value. The shares of Series E preferred stock shall have the right to take action by written consent or vote based on the number of votes equal to four times the number of votes of all outstanding shares of capital stock such that the holders of outstanding shares of Series E preferred stock shall always constitute eighty percent (80%) of the voting rights of the Company. Five shares have been issued and are outstanding.

Series F

Series F preferred stock was designated on October 3, 2021. 30,000 shares were designated. Holders of the Series F preferred are entitled to a 9% dividend per annum. The Series F preferred stock is non-voting and is convertible at the option of the holder in the common stock of the Company at the conversion price of \$0.0005 per share. 5,556 shares are issued and outstanding.

10. Commitments and Contingencies

Contingencies

The Company may be subject to legal proceedings from time to time as part of its business activities. As of September 30, 2022 and December 31, 2021, the Company was not subject to any threatened or pending legal actions or claims.

Impact of COVID-19 on the Company

The global outbreak of COVID-19 has led to severe disruptions in general economic activities, as businesses and governments have taken broad actions to mitigate this public health crisis. Although the Company has not experienced any significant disruption to its business to date, these conditions could significantly negatively impact the Company's business in the future.

The extent to which the COVID-19 outbreak ultimately impacts the Company's business, future revenues, results of operations and financial condition will depend on future developments, which are highly uncertain and cannot be predicted, including, but not limited to, the duration and spread of the outbreak, its severity and longevity, the actions to curtail the virus and treat its impact (including an effective vaccine), and how quickly and to what extent normal economic and operating conditions can resume. Even after the COVID-19 outbreak has subsided, the Company may be at risk of experiencing a significant impact to its business as a result of the global economic impact, including any economic downturn or recession that has occurred or may occur in the future.

Currently, capital markets have been disrupted by the crisis, as a result of which the availability, amount and type of financing available to the Company in the near future is uncertain and cannot be assured and is largely dependent upon evolving market conditions and other factors.

The Company intends to continue to monitor the situation and may adjust its current business plans as more information and guidance become available.

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")

Metrospaces, Inc. (the "Company") has historically been a real estate investor, developer and operator. The Company was originally incorporated as Strata Capital Corporation ("STC") on December 10, 2007 under the laws of the State of Delaware; however, on October 6, 2012, the Company changed its name to Metrospaces, Inc. ("MSPC"). As a real estate investor and operator, the Company has historically been involved in real estate development, acquisition and repositioning of luxury residential and hotels. Additionally, thefocus had been to invest in operating companies with a strong real estate component to them such as data centers, and other operating business where real estate provides an important part of the balance sheet and/orincome statement. In that sense, we currently own 1,050,725 in IQSTel, Inc., a Miami-based telecom operatorwith telco value added services and a colocation service. Additionally, we have options to acquire another 2.5 million shares. Our intention is to continue to grow IQSTel, Inc by organic means and acquisitions of data centersand other telco providers that will drive the data center business and be synergetic with IQSTel, Inc. As a meaningful shareholder of IQST, we will continue to support the company in the financing, acquisition and growth strategy. Additionally, the company will slowly and opportunistically liquidate part of its position in IQST to fund new acquisitions and projects looking to replicate the strong success the Company has had so far in IQST. In March 2020, the Company exchanged the balance of the unpaid promissory of about \$1.7 million, keeping 1,050,725 common shares. Additionally, the company has an option to acquire an additional 2.5 million shares andhas agreements to acquire an even higher number of shares, as certain value added-events are realized betweenthe company and IQSTel, Inc.

The company has begun a transformation of its business plan from a traditional luxury hotel and residential developer to a Prop-tech ("Prop-tech") company. The Company believes that new blockchain, IoT and AI solutions can be applied to the real estate industry in a fundamentally transformative way. One of the initial focus of the Company is to use IT to improve operating, marketing and maintenance efficiencies. To enterthese new service offerings, the company will launch a series of new business lines. The first launch will be aco-living platform focus on secondary cities such as Philadelphia, Jacksonville, Houston and others, as well as special international tourist destinations such as The Dominican Republic. On March 23, 2021 the Company entered an agreement to acquire a 3-bedroom villa in The Dominican Republic which will be one of its first markets. Additionally, the Company has entered into an LOI to acquire a 3000 ft²lot located in Fishtown, Philadelphia. Additionally, the Company has entered into a JV Agreement with a group of property owners to develop 2 additional properties in the Dominican Republic which the Company expects to havefully operational within 9 months. The company intends to open at least 4-5 cities before end of 2021, with a total of no less than 150 beds within those cities.

The second business launch will be a blockchain-certified signature verification service aimed at realtors andother real estate professionals. This will be part of a bigger launch that will follow where the company will roll out out a blockchain market place to tokenize real estate assets and mortgages. This platform is in the beginning stages and will likely launch end of 2021.

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

Metro Housen Partners 1, LLC.

Metro House, Inc.

Metro House, LLC

Metro Spaces LLC

C. Describe the issuers' principal products or services.

Real Estate Development and Operations

6) Issuer's Facilities

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

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

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

The Company rents one facility comprising approximately 750 square feet office space located at 6 St. Johns Lane, New York, NY 10013. The Company's senior executive team and administrative staff work at this office. The rent per monthis \$750. This facility is suitable for the Company's business as a real estate developer.

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

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

Using the tabular format below, please provide information, as of the period end date of this report, regarding any person or entity owning 5% of more of any class of the issuer's securities, as well as any officer, and any director of the company, or any person that performs a similar function, regardless of the number of shares they own. If any insiders listed are corporate shareholders or entities, provide the name and address of the person(s) beneficially owning or controlling such corporate shareholders, or the name and contact information (City, State) of an individual representing the corporation or entity in the note section.

Name of Officer/Director or Control Person	Affiliation with Company (e.g. Officer Title /Director/Owner of more than 5%)	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding	Note
Oscar Brito	Director/Owner of more than 5%	NY, NY	<u>150,000</u>	Series B Preferred Shares	12.50%	

GBS Capital	Owner of more	NY, NY	<u>450,000</u>	Series B	<u>37.5%</u>	
Partners/Oscar	than 5%			Preferred		
Brito				Shares		

8) Legal/Disciplinary History

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

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

 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.

None

9) Third Party Providers

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

Securities Counsel

Name: Lance Brunson

Firm: Bruson Chandler & Jones, PLLC

Address 1: 175 S. Main Steet, 14th FL Address 2: Salt Lake City, UT 84111

Phone: 801-303-5737 Email: lance@bcjlaw.com

Name:	Steven M Plumb
Firm: Address 1: Address 2:	Clear Financial Solutions, Inc. 3050 Post Oak Road, Suite 510, Houston, TX 77056
Phone:	713-780-0806
Email:	Steven@clearfinancials.com
respect to this disclo	rs ny other service provider(s) that that assisted, advised, prepared or provided information with sure statement. This includes counsel, broker-dealer(s), advisor(s) or consultant(s) or provided to the issuer during the reporting period.
Name:	
Firm:	
Nature of Services:	
Address 1:	
Address 2:	
Phone: Email:	
Liliali.	
10) Issuer Certific	cation
Principal Executive Of	ficer:
	e certifications by the chief executive officer and chief financial officer of the issuer (or any other titles but having the same responsibilities) in each Quarterly Report or Annual Report.
The certifications shall	follow the format below:

I, Oscar Brito certify that:

Accountant or Auditor

- 1. I have reviewed this **Quarterly Report** of Metrospaces, Inc.;
- 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact oromit 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 byreference 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.

December 14, 2022

/s/ Oscar Brito

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

Principal Financial Officer:

- I, Steven Plumb certify that:
 - 1. I have reviewed this **Quarterly Report** of **MetroSpaces**, Inc.;
 - 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact oromit 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 byreference 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.

December 14, 2022

/s/ Steven Plumb

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