

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

**Update Regarding Material Definitive Agreements, Asset Divestiture and  
Corporate Name**

**December 2, 2025**  
(Date of Report)

**(BELLE BONICA LUXE CORP.)**  
(Exact Name of Registrant as Specified in its Charter)

**30 N. Gould St. Suite. R, Sheridan, WY, 82801**  
(Address of principle executive offices)

**(503) 660-9790**  
(Registrant's telephone number, including area code)

## **TERMINATION OF PREVIOUSLY ANNOUNCED AGREEMENTS**

**Blockchain Loyalty Corp. (OTC: BBLC)**, legally existing as Belle Bonica Luxe Corp., previously disclosed a number of proposed transactions and material definitive agreements in its prior disclosure statement filed with OTC Markets, including, among others, arrangements relating to commodity acquisition and mining lease opportunities.

The company hereby advises that it will not be proceeding with any of the transactions described in that prior disclosure. All agreements referenced in that document have been cancelled and are no longer in effect. As a result, Blockchain Loyalty Corp. has no continuing rights or obligations under those agreements, and none of the contemplated transactions will be carried forward. Any securities previously authorized or contemplated in connection with those proposed transactions will not be issued, and the company's current business strategy no longer includes the previously described commodity acquisition or mining lease arrangements.

## **DIVESTITURE OF CONTROLLING INTEREST IN TRUE + LUSCIOUS ASSET**

The company has also completed a restructuring of its interest in the True + Luscious brand and related assets. Blockchain Loyalty Corp. has divested 85% of its interest in True + Luscious to CS Investments, an arm's length entity owned and controlled by serial entrepreneur, philanthropist and businessman Clark Swanson, one of the co-founders of the supplement vitamin brand Halo Beauty.

Following this divestiture, Blockchain Loyalty Corp. now holds a minority stake of 15% in True + Luscious, and CS Investments holds the remaining 85% interest. The companies (True + Luscious & Halo Beauty) and related operations have since been combined and continue under the True + Luscious brand. Mr. Swanson's experience in building and scaling beauty and wellness brands, including his role as a co-founder of Halo Beauty, is now directly aligned with and leveraged through the True + Luscious platform, which integrates the combined assets and growth strategy under a single, unified brand.

Mr. Swanson also serves as an advisor to Koilink Technologies Inc., a subsidiary of Blockchain Loyalty Corp., providing strategic guidance as Koilink advances the development and commercialization of its technology platform.

## **CORPORATE NAME AMENDMENT**

The company also advises that it intends to file an amendment to its Articles/Certificate of Incorporation with the State of Delaware to formally change its legal name from Belle Bonica Luxe Corp. back to Blockchain Loyalty Corp., aligning the company's corporate records with the name under which it currently operates and reports to the market.

## **CURRENT FOCUS**

With the termination of the previously announced agreements, the divestiture of the majority interest in True + Luscious, and the planned formal corporate name amendment in Delaware, Blockchain Loyalty Corp. is focused on its core strategy of developing and supporting high-impact digital and technology-driven businesses. This includes its AI infrastructure division, InfernoGrid, a next-generation GPU-sharing marketplace, as well as its fintech-related subsidiary Koilink Technologies Inc. The company believes this strategic refocus better aligns its resources with long-term value creation for shareholders.

## **FORWARD LOOKING STATEMENTS**

*This information disclosure may contain forward-looking statements covered within the meaning of the Private Securities Litigation Act of 1995. These forward-looking statements relate to, among other things, plans and timing for the introduction or enhancement of our services and products, statements about future market conditions, supply and demand conditions, and other expectations, intentions and plans that are not historical facts and involve risks and uncertainties. Our expectations regarding future revenues depend upon our ability to develop and supply products and services that we may not produce today and that meet defined specifications. When used in this disclosure, the words “plan,” “expect,” “believe,” and similar expressions generally identify forward-looking statements. These statements reflect our current expectations. Readers are cautioned that forward-looking statements are subject to risks and uncertainties that could cause actual results to differ materially from those expressed or implied, including, among other things, the company’s ability to execute its revised business strategy, obtain necessary financing, advance the development of its subsidiaries and divisions (including InfernoGrid and Koilink Technologies Inc.), and respond to changes in market, regulatory, or economic conditions and shareholder approval for anticipated actions. This disclosure includes forward-looking statements within the meaning of Section 27A of the Securities Act of 1933 and Section 27E of the Securities Act of 1934. Statements contained in this disclosure that are not historical facts may be deemed to be forward-looking statements. Except as required by law, the company undertakes no obligation to update or revise any forward-looking statements to reflect subsequent events or circumstances.*

### **SIGNATURES:**

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

Dated: December 2, 2025

#### **BLOCKCHAIN LOYALTY CORP.**

By: /s/ Joel DeBellefeuille

Joel DeBellefeuille

Founder, Chairman & Executive Director