ISSUER INFORMATION DISCLOSURE

PURE HOSPITALITY SOLUTIONS, INC.

(a Nevada Corporation)

3265 Johnson Avenue, Suite 213 Riverdale, NY 10463

QUARTERLY REPORT

For the period ended September 30, 2017

November 20, 2017

TABLE OF CONTENTS

	Page
Item 1	Name of the issuer and its predecessors 1
Item 2	Address of the Issuer's Principal Executive Offices 1
Item 3	Security Information
Item 4.	Issuance History 7
Item 5.	Quarterly Financial Statements 11
Item 6.	Describe the Issuer's Business, Products and Services 11
Item 7.	Describe the Issuer's Facilities
Item 8.	Officers, Directors, and Control Persons 18
Item 9.	Third Party Providers
Item 10.	Issuer's Certifications
Item 11.	Exhibit 1
Item 12.	Exhibit 2



November 20, 2017

Information required for compliance with the provisions of the OTC Markets Group Inc. (f/k/a Pink Sheets, LLC)
OTC Pink Basic Disclosure Guidelines
(Version 1.1 – April 25, 2013)

The following information specifies forward-looking statements of our management; this Issuer Information Statement contains certain "forward-looking statements" (as such term is defined in Section 21E of the Securities Exchange Act of 1934, as amended). These statements reflect our current expectations regarding our possible future results of operations, performance, and achievements. These forward-looking statements are made pursuant to the safe harbor provisions of the Private Securities Litigation Reform Act of 1995, regulation of the Securities and Exchange Commission, and common law.

Wherever possible, we have tried to identify these forward-looking statements by using words such as "anticipate," "believe," "estimate," "expect," "plan," "intend," and similar expressions. These statements reflect our current beliefs and are based on information currently available to us. Accordingly, these statements are subject to certain risks, uncertainties, and contingencies, which could cause our actual results, performance, or achievements to differ materially from those expressed in, or implied by, such statements. These risks, uncertainties and contingencies include, without limitation, the factors set forth under "Item VI Describe the Issuer's Business, Products and Services." We have no obligation to update or revise any such forward-looking statements that may be made to reflect events or circumstances after the date of this Issuer Information Disclosure.

In preparing these unaudited financial statements in conformity with accounting principles generally accepted in the United States of America, management makes estimates and assumptions that affect the reported amounts of assets and liabilities in the balance sheet and revenue and expenses in the statement of operations. Actual results could differ from those estimates. In the opinion of management, all adjustments, consisting of normal recurring adjustments, necessary for a fair presentation of financial position and the results of operations for the interim and year end periods presented have been reflected herein. The results of operations for interim periods are not necessarily indicative of the results to be expected for the full year.

Item I Name of the issuer and its predecessors

The exact name of the Issuer is: PURE HOSPITALITY SOLUTIONS, INC. (the

"Issuer" or "Company").

Other than listed above, the Issuer has used the following names in the past five years: Formerly =

Oriens Travel & Hospitality Management

Corporation until 10-2014

Item II Address of the issuer's principal executive offices.

The address of the Company is:

Pure Hospitality Solutions, INC

3265 Johnson Avenue, Suite 213

Riverdale, NY 10463

The Company's telephone number is: (800) 889-9509 The Company's facsimile number is: (800) 889-9509

The Company's website: The Company maintains a corporate website,

www.purenow.solutions, which contains general information about the Company. The reference to our website is an interactive textual reference only, and the information contained on our website shall not be

deemed incorporated by reference herein.

Investor relations contact: Jeffrey Staller

President

Heritage Corporate Services, Inc.

3040 Canterbury Dr. Boca Raton, FL, 33434 Telephone (561) 210-5675 Email ir@purenow.solutions

OTC Markets Issuer Disclosure Document

Dated: November 20, 2017

Page 1 of 21

Item III Security Information

The Issuer has authorized two (2) classes of securities: common stock and preferred stock.

1. Common Stock

Trading Symbol:	PNOW		
Exact title and class of	Common Stock		
securities outstanding:			
CUSIP:	74624K106		
Par or Stated Value:	\$0.001		
Total shares authorized:	6,500,000,000	as of:	September 30, 2017
Total shares issued:	6,499,400,094	as of:	September 30, 2017
Total shares outstanding:	3,742,994,858	as of:	September 30, 2017

The Company reports the unusual disparity between the total shares issued versus outstanding which is caused by the use of "Shareholder Reserves" that the Company is contractually obligated to hold for the benefit of the Company's note holders with the Company's Transfer Agent.

2. Preferred Stock

Trading Symbol:	N/A		
Exact title and class of securities outstanding:	Preferred AA Stock		
CUSIP:	None		
Par or Stated Value:	\$0.001		
Total shares authorized:	1,000,000	as of:	September 30, 2017
Total shares outstanding:	1,000,000	as of:	September 30, 2017

Trading Symbol:	N/A		
Exact title and class of	Preferred BB Stock		
securities outstanding:	1 ICICIICU DD SWCK		
CUSIP:	None		
Par or Stated Value:	\$0.001		
Total shares authorized:	1,000,000	as of:	September 30, 2017
Total shares outstanding:	255,578	as of:	September 30, 2017

Dated: November 20, 2017

Page 2 of 21

Transfer Agent: Transfer Online, Inc.

512 SE Salmon Street Portland, OR 97214

Transfer Agent's telephone number is: (503) 227-2950 Transfer Agent's facsimile number is: (503) 227-6874

Transfer Agent's Website: www.transferonline.com

Transfer Online, Inc. is registered under the Federal Exchange Act, and as such is regulated by the Securities and Exchange Commission, in

conjunction with FINRA.

List any restrictions on the transfer of security:

None

Describe any trading suspension orders issued by the SEC in the past 12 months:

None

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

On November 16, 2016, the Company entered into an Agreement and Plan of Merger between the Company and Meso Numismatics Corp. The acquisition of Meso Numismatics Corp. is anticipated to support the Company's overall mission of specializing in ventures related to Central America and the Latin countries of the Caribbean; not limited to tourism. Meso Numismatics Corp. is a small but scalable numismatics operation that the Company can leverage for low cost revenues and product marketing. The Company anticipates that Meso Numismatics Corp. will ultimately come to play key role in the Company's overall business strategy. There are no other reclassifications, mergers, consolidations, purchases or sales of significant amounts of assets at this time, not in the ordinary course of business. As of September 30, the acquisition was completed, by which Pure Hospitality Solutions absorbed all shares of Meso Numismatics in exchange for the issuance of Preferred BB shares. Meso Numismatics became a wholly owned subsidiary of Pure Hospitality Solutions, Inc.

OTC Markets Issuer Disclosure Document

Dated: November 20, 2017

Page 3 of 21

The Issuer has however taken steps toward upgrading the Company from the OTC Pink Sheets to the OTCQB. In doing so, the Company will look to use the Form 10 filing as the method of upgrade. The Company has also created a class of preferred shares to (i) complete a debt-to-equity swap with the largest toxic convertible debtholder, who during June 2016, entered into a settlement agreement and forgave \$3,364,217.23 in debt, allowing the Company to immediately extinguish that debt obligation, and, (ii) support the Company's intended capital raise of up to \$3,500,000. This raise will ultimately lead to a reorganization of the Company to which the Issuer intends on offering dividends to all eligible common shareholders. As of July 20, 2017, the above debt has been extinguished and the Company remains on-track to upgrade to a more transparent stock exchange.

The Board of Directors was required to increase the number of authorized shares of common stock from (a) 200,000,000 to 500,000,000 during June 2015, (b) 500,000,000 to 1,500,000,000 during July 2015, and (c) 1,500,000,000 to 6,500,000,000 during March 2016, to adhere to the Company's contractual obligation to maintain the required reserve share amount for debtholders. The Company has employed considerable efforts to restructure or eliminate its shorter termed convertible debt as more fully explained herein below. As a result of the Company's restructuring of its debt, the Company increased its authorized capital and has currently placed 3,500,000,000 restricted shares into reserve on the behalf of the new longer termed debt.

The Company continues to manage its liabilities and the relationships with its debtholders, as of September 30, 2017, the Company believes that it is now in compliance with the Company's contractual obligations with its debtholders.

In May 2017, the Company filed with FINRA and the Company declared the Ex-Dividend Date, Record Date and Payment Date, of May 24, 2017, May 26, 2017, June 5, 2017, respectively, for the dividend for the Series BB Preferred Stock.

As of September 30th, 2017, the Company has issued 255,578 BB Preferred Shares.

Item IV <u>Issuance History</u>

1. During the second quarter of 2015, the Company issued a \$25,000 Demand Note to the benefit of Tarpon Bay Partners, LLC, in connection with a Liability Purchase Agreement that the Company entered into with Southridge Advisors II, LLC. The promissory note agreement bears interest at ten (10%) percent and has a one year maturity date. The note may be repaid in whole or in part any time prior to maturity. There are no common shares issuable upon the execution of this promissory note.

OTC Markets Issuer Disclosure Document Dated: November 20, 2017

Page 4 of 21

- a. The agreement was entered into pursuant to Section 4(2) of the Securities Act of 1933, as amended, and Rule 506 promulgated thereunder;
- b. The transaction was unregistered;
- c. The transaction was executed via a private agreement and not a public offering;
- d. The agreement called for conversion, at the investor's sole discretion, into common shares at a variable conversion price;
- e. The Issuer received services valued in the amount of \$25,000 for the assistance with the debt consolidation of up to \$5,000,000;
- f. The Promissory Note Agreement is not publicly traded;
- g. The Promissory Note Agreement and any converted shares issued under this agreement contain the appropriate restrictive legend.

NOTE: The above services were never rendered, so we believe this debt is not valid. The issue is currently being challenged by an associate of the holder of the invalid debt.

- 2. During the second quarter of 2015, the Company issued a \$25,000 Demand Note to the benefit of Coastal Shore Consulting, LLC. The promissory note agreement bears interest at ten (10%) percent and has a one year maturity date. The note may be repaid in whole or in part any time prior to maturity. There are no common shares issuable upon the execution of this promissory note.
 - a. The agreement was entered into pursuant to Section 4(2) of the Securities Act of 1933, as amended, and Rule 506 promulgated thereunder;
 - b. The transaction was unregistered;
 - c. The transaction was executed via a private agreement and not a public offering;
 - d. The agreement called for conversion, at the investor's sole discretion, into common shares at a variable conversion price;
 - e. The Issuer received services valued in the amount of \$25,000;
 - f. The Promissory Note Agreement is not publicly traded;
 - g. The Promissory Note Agreement and any converted shares issued under this agreement contain the appropriate restrictive legend.

NOTE: The above services were never rendered, so we believe this debt is not valid.

3. On October 9, 2015, Company entered into a \$30,000 Convertible Debenture with RDW Capital, LLC. The promissory note agreement bears interest at ten (10%) percent, has a six (6) month maturity date and an original issue discount of five (5%) percent. The note may be repaid in whole or in part any time prior to maturity. There are no common shares issuable upon the execution of this promissory note.

During the 4th Quarter of 2016, the company repurchased and canceled this note, eliminating this liability.

- a. The agreement was entered into pursuant to Section 4(2) of the Securities Act of 1933, as amended, and Rule 506 promulgated thereunder;
- b. The transaction was unregistered;
- c. The transaction was executed via a private agreement and not a public offering;
- d. The agreement called for conversion, at the investor's sole discretion, into common shares at a variable conversion price;
- e. The Issuer received services valued in the amount of \$30,000;
- f. The Promissory Note Agreement is not publicly traded;
- g. The Promissory Note Agreement and any converted shares issued under this agreement contain the appropriate restrictive legend.
- 4. During the first quarter of 2016, the Company entered into a Loan Agreement with Heritage Corporate Services ("HCS") whereby HCS agreed to lend up to \$10,000 during 2016, to assist with operational capital needs. Subsequently, this Loan Agreement was amended during the fourth quarter of 2016 to reflect an increase to the facility of \$10,000 to \$20,000. The advance does not bear interest and has a one year maturity date. The advance may be repaid in whole or in part any time prior to maturity. There are no common shares issuable upon the execution of this promissory note.
 - a. The agreement was entered into pursuant to Section 4(2) of the Securities Act of 1933, as amended, and Rule 506 promulgated thereunder;
 - b. The transaction was unregistered;
 - c. The transaction was executed via a private agreement and not a public offering;
 - d. The agreement called for conversion, at the investor's sole discretion, into common shares at a variable conversion price;
 - e. As of June 30, 2017, advances under the Loan Agreement was approximately \$13,230.71;
 - f. The Promissory Note Agreement is not publicly traded;
 - g. The Promissory Note Agreement and any converted shares issued under this agreement contain the appropriate restrictive legend.

OTC Markets Issuer Disclosure Document Dated: November 20, 2017

Page 6 of 21

- 5. On January 18th, 2016, Company entered into a \$38,000 Promissory Note Agreement with Ajene Watson LLC., for the purpose of funding the Company's Debt Repurchase Program. The promissory note agreement bears interest at eight (8%) percent and has a one (1) year maturity date. The note may be repaid in whole or in part any time prior to maturity. There are no common shares issuable upon the execution of this promissory note.
 - a. The agreement was entered into pursuant to Section 4(2) of the Securities Act of 1933, as amended, and Rule 506 promulgated thereunder;
 - b. The transaction was unregistered;
 - c. The transaction was executed via a private agreement and not a public offering;
 - d. The Issuer received no additional proceeds;
 - e. The Promissory Note Agreement is not publicly traded;
 - f. The Promissory Note Agreement and any converted shares issued under this agreement contain the appropriate restrictive legend.
- 6. On January 21st, 2016, as part of a capital commitment of \$632,100, the Company entered into a \$45,465 Convertible Debenture with Union Capital, LLC, for the purpose of funding the Company's Debt Repurchase Program and providing other operating capital. The promissory note agreement bears interest at eight (8%) percent, has a one (1) year maturity date. The note may be repaid in whole or in part any time prior to maturity. There are no common shares issuable upon the execution of this promissory note.
 - a. The agreement was entered into pursuant to Section 4(2) of the Securities Act of 1933, as amended, and Rule 506 promulgated thereunder;
 - b. The transaction was unregistered;
 - c. The transaction was executed via a private agreement and not a public offering;
 - d. The agreement called for conversion, at the investor's sole discretion, into common shares at a variable conversion price;
 - e. The Issuer received no additional proceeds;
 - f. The Promissory Note Agreement is not publicly traded;
 - g. The Promissory Note Agreement and any converted shares issued under this agreement contain the appropriate restrictive legend.

It should be further noted that on the same date, both the Company and Union Capital, LLC entered into two corresponding notes of an equal amount of \$45,465.

- a. The note issued by the Company is a Convertible Debenture which matures on January 21st, 2017. The note does not require the Company to establish any reserve shares until the note matures.
- b. Union Capital, LLC issued the Company a note in lieu of cash, with the implicit requirement for Union Capital, LLC to fund the Company in the expressed amount on January 21st, 2017, provided certain events of cancelation were not triggered. If at any time the cancelation triggers in this note become effective, the Company's Note automatically becomes canceled and void.

- 7. On February 2nd, 2016, as part of capital commitment of \$632,100, the Company entered into a \$73,500 Convertible Debenture with Union Capital, LLC, for the purpose of funding the Company's Debt Repurchase Program. The promissory note agreement bears interest at eight (8%) percent, has a one (1) year maturity date. The note may be repaid in whole or in part any time prior to maturity. There are no common shares issuable upon the execution of this promissory note.
 - a. The agreement was entered into pursuant to Section 4(2) of the Securities Act of 1933, as amended, and Rule 506 promulgated thereunder;
 - b. The transaction was unregistered;
 - c. The transaction was executed via a private agreement and not a public offering;
 - d. The agreement called for conversion, at the investor's sole discretion, into common shares at a variable conversion price;
 - e. The Issuer received no additional proceeds;
 - f. The Promissory Note Agreement is not publicly traded;
 - g. The Promissory Note Agreement and any converted shares issued under this agreement contain the appropriate restrictive legend.

It should be further noted that on the same date, both the Company and Union Capital, LLC entered into two corresponding notes of an equal amount of \$73,500.

- a. The note issued by the Company is a Convertible Debenture which matures on February 2nd, 2017. The note does not require the Company to establish any reserve shares until the note matures.
- b. Union Capital, LLC issued the Company a note in lieu of cash, with the implicit requirement for Union Capital, LLC to fund the Company in the expressed amount on February 2nd, 2017, provided certain events of cancelation were not triggered. If at any time the cancelation triggers in this note become effective, the Company's Note automatically becomes canceled and void.
- 8. On March 21st, 2016, as part of capital commitment of \$632,100, the Company entered into a \$63,000 Convertible Debenture with Union Capital, LLC, for the purpose of funding the Company's Debt Repurchase Program. The promissory note agreement bears interest at eight (8%) percent, has a one (1) year maturity date. The note may be repaid in whole or in part any time prior to maturity. There are no common shares issuable upon the execution of this promissory note.
 - a. The agreement was entered into pursuant to Section 4(2) of the Securities Act of 1933, as amended, and Rule 506 promulgated thereunder;
 - b. The transaction was unregistered;
 - c. The transaction was executed via a private agreement and not a public offering;

- d. The agreement called for conversion, at the investor's sole discretion, into common shares at a variable conversion price;
- e. The Issuer received no additional proceeds;
- f. The Promissory Note Agreement is not publicly traded;
- g. The Promissory Note Agreement and any converted shares issued under this agreement contain the appropriate restrictive legend.

It should be further noted that on the same date, both the Company and Union Capital, LLC entered into two corresponding notes of an equal amount of \$63,000.

- a. The note issued by the Company is a Convertible Debenture which matures on March 21st, 2017. The note does not require the Company to establish any reserve shares until the note matures.
- b. Union Capital, LLC issued the Company a note in lieu of cash, with the implicit requirement for Union Capital, LLC to fund the Company in the expressed amount on March 21st, 2017, provided certain events of cancelation were not triggered. If at any time the cancelation triggers in this note become effective, the Company's Note automatically becomes canceled and void.
- 9. On May 4, 2016, as part of a capital commitment of \$632,100, the Company entered into a \$134,085 Convertible Debenture with Union Capital, LLC, for the purpose of funding the Company's Debt Repurchase Program and providing other operating capital. The promissory note agreement bears interest at eight (8%) percent, has a one (1) year maturity date. The note may be repaid in whole or in part any time prior to maturity. There are no common shares issuable upon the execution of this promissory note.

It should be further noted that on the same date, both the Company and Union Capital, LLC entered into two corresponding notes of an equal amount of \$134,085.

- a. The note issued by the Company is a Convertible Debenture which matures on May 4th, 2017. The note does not require the Company to establish any reserve shares until the note matures.
- b. Union Capital, LLC issued the Company a note in lieu of cash, with the implicit requirement for Union Capital, LLC to fund the Company in the expressed amount on May 4th, 2017, provided certain events of cancelation were not triggered. If at any time the cancelation triggers in this note become effective, the Company's Note automatically becomes canceled and void.
- 10. On November 16, 2016, the Company entered into an Agreement and Plan of Merger between the Company and Meso Numismatics Corp., acquiring 100% of Meso Numismatics Corp. in exchange for 100,000,000 shares of the Company's common stock. The Company has yet to issue these merger shares.

- 11. On July 20, 2017, the Company issued 170,000 Preferred BB Shares for the extinguishment of \$3,936,077.23 in accrued principal and interest from the Company's largest noteholder. These shares bear a 144-restrictive legend and are restricted from trading for one year.
- 12. On August 11, 2017, the Company created a 300,000 Preferred BB Share Reserve to ensure the proper issuances for all qualifying shareholders, regardless of the time that they choose to covert.
- 13. On August 14, 2017, the company issued 25,000 Preferred B Shares to Meso Numismatics, Corp to complete the merger of the two entities. This was based on an agreement from June 30, 2017 whereas, the Company and Meso Numismatics have agreed to a payment in the mutually agreed upon amount of 25,000 shares of Series BB Preferred Stock of the Corporation, par value \$0.001 per share, which amounts to 2.5% of the authorized shares of this class of preferred, fully satisfying the Merger Agreement, which was first entered into on November 16, 2016.
- 14. On September 15, 2017, the company issued 42,862 Preferred BB Shares to qualifying shareholders as part of the Preferred BB Share dividend program. Each holder of outstanding shares of Series BB Preferred Stock shall be entitled to convert any or all of their shares of Series BB Preferred Stock after a minimum of six (6) months has elapsed from the issuance of the preferred stock to the holder. Each share of Series BB Preferred Stock shall represent .035% of the Company's outstanding shares at any point in time in the future when converted by the holder. The Series BB Preferred Stock has no voting rights until the Holder redeems the preferred stock into the Company's common stock. The Series BB Preferred Stock shall not be adjusted by the Corporation.
- 15. On September 26, 2017, the company issued 17,274 Preferred BB Shares to qualifying shareholders as part of the Preferred BB Share dividend program. Each holder of outstanding shares of Series BB Preferred Stock shall be entitled to convert any or all of their shares of Series BB Preferred Stock after a minimum of six (6) months has elapsed from the issuance of the preferred stock to the holder. Each share of Series BB Preferred Stock shall represent .035% of the Company's outstanding shares at any point in time in the future when converted by the holder. The Series BB Preferred Stock has no voting rights until the Holder redeems the preferred stock into the Company's common stock. The Series BB Preferred Stock shall not be adjusted by the Corporation.

Item V Quarterly Financial statements

The following unaudited financial statements are filed under "Exhibit 1-1 through Exhibit 1-3" and the unaudited notes to the unaudited financial statements are filed under "Exhibit 2-1 through Exhibit 2-18" which are included as part of this Disclosure:

Condensed Consolidated Financial Statements of the Company as of and for the quarter ended September 30, 2017 and for the year ended December 31, 2016:

- Unaudited Consolidated Balance Sheets
- Unaudited Consolidated Statements of operations
- Unaudited Consolidated Statements of Cash Flows
- Unaudited Notes to Consolidated Financial Statements

See Attached Exhibit 1-1 through Exhibit 1-3 and Exhibit 2-1 through Exhibit 2-18

Item VI Describe the Issuer's Business, Products and Services

A. Issuer's Mission;

On September 4th, 2017, the Company decided to temporarily suspend its booking operations, Oveedia, to focus on continuing to build its numismatic business, Meso Numismatics. In the days leading up to this public announcement, management deemed that the cost to run Oveedia was much higher than any revenues generated by the OTA. The Company did however use its footprint within the Latin American Region to expand Meso Numismatics at a much quicker rate.

Upon launching Meso Numismatics, the venture was originally considered a low-cost marketing tool, to target a specific group of travelers to the Latin American Region, Numismatic Tourists – or Numismatourist. Management discovered that the cost of operating this marketing plan, resulted in unexpected growth potential. Weighed against the high cost of growing the online booking business and the significant amount of capital needed to cover those costs, Meso Numismatics quickly became the Company's core venture.

Since then, Meso Numismatics has continued to generate significant revenues with continual, month-over-month gains.

OTC Markets Issuer Disclosure Document Dated: November 20, 2017

Page 11 of 21

B. Description of the Issuer's business operations;

Meso Numismatics was launched in September of 2016, as low-cost marketing tool, to target a specific group of travelers to the Latin American Region, Numismatic Tourists – or Numismatourist. This venture quickly became a business on its own, when the Company began testing the numismatic waters and found instant scalability. Pure Hospitality Solutions had stumbled upon a low-cost, high yielding venture, focused on the same Latin American Region, that its OTA had established deep-roots in. The difference was, the cost to run an industry-specific OTA can be quite vast, not including customer acquisition costs. With Meso Numismatics, customers began finding the Company, as vice versa with its OTA. It was at that time that the Company went full-throttle with its numismatic efforts, while slowly tapping the brakes of the OTA. The results proved to be quite astounding. The Company went from spending tens of thousands of dollars monthly in OTA related costs, to making tens of thousands of dollars monthly with Numismatic sales and acquisitions. The proof was in the pudding and the Company decided to evolve its numismatic business.

It was then that the Company's CEO, Mr. Pereira, decided to donate his \$50,000 numismatic collection to the Company, in hopes of speeding up growth and value. A relatively small eBay business would quickly evolve into what is today's Meso Numismatics, a Company boasting nearly \$100,000 in revenue and almost \$200,000 in owned inventory. The Company continues to realize multiple revenue streams, stemming from direct to consumer sales, to partnering with some of the largest numismatic auction companies in the world. What began as a regionally-based numismatics company, has quickly evolved into an industry known, global numismatic competitor.

C. Business Model

The Company's business model is quite simple. Led by an avid numismatist, the goal of the Company is to generate continuous, scalable and growing revenues, while also teaching those interested in learning about numismatics.

The Company has an on-the-ground advantage, having locations in Costa Rica and Florida. With this advantage, the Company is able to export inventory from Costa Rica, to be sold in the U.S. and around the world. Likewise, the Company also imports items back to Costa Rica, to be sold throughout the local markets.

The procedure that the Company adheres to is fairly vigorous. It begins by selecting the best inventory, be it a rare coin from Latin America, or a banknote with an error from the United States. All inventory is carefully screened, then sent to be graded by the proper grading authority. For all coins, medals and bullion, the Company's inventory is sent to the Numismatic Guaranty Corporation for authentication and grading. For all banknotes, the Company utilizes the Paper Money Guaranty for authentication and grading, both Florida-based companies. Once graded, the inventory is sent to Meso's Florida-based location to then be sent around the world to one of the Company's many customers.

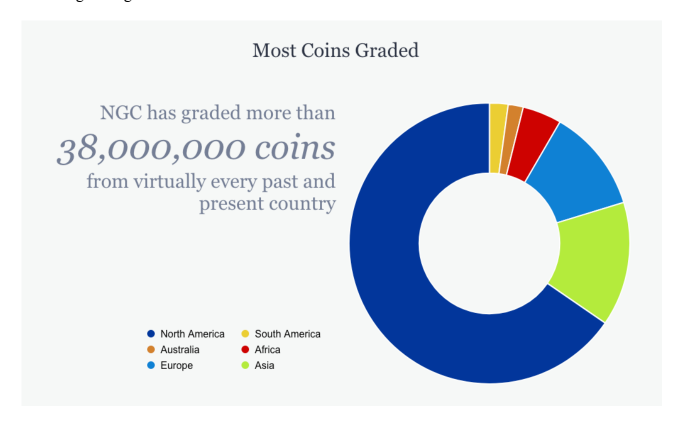
OTC Markets Issuer Disclosure Document Dated: November 20, 2017

Page 12 of 21

The Company will also be unveiling a new technology specifically for the numismatic industry which management believes will be a total game changer. The App is expected to be released towards the end of the 4th quarter.

Description of Business Opportunity;

As indicated in the following chart, the opportunity for growth within the Latin American Region alone remains massive. If we take into account that Australia has a population of 24 million people; while Latin America has more than 626 million people, the Company has a lot of work to do in educating the region.



If one chooses to speak with collectors of Latin American coins, for instance, the collector will likely say that some of these coins are harder to come by.

The reason is quite simple, the postal systems throughout the various countries. Certain countries throughout the region are known globally to have corrupt postal systems, where many items will not make it out successfully. Having boots on the ground in Costa Rica, and associates throughout all of Latin America, we are able to procure almost any type of item and safely have it graded.

OTC Markets Issuer Disclosure Document Dated: November 20, 2017

Page 13 of 21

Successful importation and exportation of merchandise between Central America and the United States is crucial for the Company. Being able to acquire inventory at cost then selling the items for healthy profits once graded continues to be the key to growth.

Revenue Opportunity

Meso Numismatics started with only \$50,000 in inventory and quickly grew to \$49,895 in sales as of September 30, 2017, and a current inventory of \$114,345. We have clearly demonstrated that the Company is completely self-sustainable in this initial test stage.

Meso Numismatics continues to realize significant month-over-month gains since its inception in September of 2016.

In September of 2016, when Meso Numismatics first started selling items on eBay only, sales were a mere \$664.

In November of 2016, sales slipped slightly to \$611 due to the Company's adjustment to the business plan – beginning to incorporate some of the largest auction houses in the world, to increase overall sales. December of 2016 realized sales of \$965, or a 58% in month-over-month sales.

January 2017 then rolled around with sales topping \$1,261, another 30% gain from the previous month. We then entered February 2017, when the Company began expanding from direct sales to consigning with auction-house power players. Sales topped \$4,704 in February, bringing another considerable, 273% gain in sales from the previous month.

Following the success that Meso experienced with the various auction houses, the Company decided to send additional, significant amounts of inventory to their respective destinations for sale. With March and April primarily focused on direct sales via eBay, and awaiting upcoming auctions, sales were \$2,896 and \$1,755, respectively.

In May of 2017, the Company experienced its best month on record, with sales totaling \$21,260, from a combination of the different auction houses, as well as continued direct sales. In May alone, the Company experienced an incredible month-over-month gain of 1,111%, proving the absolute scalability that can be achieved by Meso Numismatics.

Sales remained consistent for the following month and quarter, with sales totaling \$9,221 for June 2017, \$5,344 for July 2017, \$9,799 for August 2017 and \$8,905 for the close of the quarter, September 2017.

The Company anticipates continued growth and scalability. With additional revenue streams as well as a technology application which will soon be unveiled, the Company is confident in its decision to move forward. The Company has and will continue to reinvest capital in new inventory, further supporting its long-term goal of becoming a recognized, global numismatic brand.

OTC Markets Issuer Disclosure Document Dated: November 20, 2017

Page 14 of 21

D. Description of the Issuer's History

The Company was originally founded in 1999 as Spectrum Ventures LLC, a private company, registered in Tacoma, WA, for the purpose of developing, marketing and selling voice over IP (at the time a cutting edge emerging technology) products and services.

During 2014, the Board of Directors deemed it in the best interests of the Company to rebuild the Company's business plan, operations, and public appearance as a means to reestablish public confidence.

- 2014: Completes Merger/Acquisition with E Network de Costa Rica;
- 2014: Named Melvin Pereira the new President and CEO.

During the first quarter of 2016, the Company achieved the following:

- Entered into debt settlement agreements to extinguish fourteen (14) of the Company's convertible notes;
- Secured a capital commitment in excess of \$600,000.
- Repurchased 12 of 14 outstanding convertible notes. The Company expects the remaining two convertible notes to be repurchased within the second quarter of 2016;
- Eliminated \$500,000 of accrued interest.

During the 2nd quarter of 2016, the Company achieved the following:

- Attended its first Expotur as a buyer, securing the interest of nearly 100 hotels, vacation properties and tour operators.
- Repurchased the remaining 2 of 14 outstanding convertible notes targeted within the Debt Repurchase Program; successfully extinguishing all 14 notes;
- Eliminated all of the remaining toxic convertible debt held by the Company's largest noteholder approximately \$3,364,217.23;
- Launched an Affiliate Hotel Program; and,
- Began an initiative to develop and sponsor travel websites and resource pages for Central American tours, hotels and tourism organizations as part of its overall marketing campaign for the Affiliate Hotel Program.

During the 4th quarter of 2016, the Company achieved the following:

- Entered into an Agreement and Plan of Merger with startup venture, Meso Numismatics.
- Merged with startup venture, Meso Numismatics

OTC Markets Issuer Disclosure Document Dated: November 20, 2017

Page 15 of 21

E. Description of Issuer's Ongoing Development Plans and Assumptions

Our current development plans are described in this disclosure document. Whether we continue developing the project will depend on the following factors:

- Availability and cost of capital;
- Costs and availability of equipment supplies and personnel necessary to conduct operations;
- Success or failure of activities in similar areas;
- Changes in the estimates of the costs to complete our projects; our ability to attract other industry partners to acquire a portion of the working interests, to reduce costs and exposure to risks;
- Our operations may adversely impact the business which could result in material liabilities to us; and,
- Obtaining governmental permits and approvals for operations, technology use and offerings, and/or operations which can be a costly and time-consuming process, can result in restrictions on our operations, and may delay or prevent us from obtaining necessary permits, licenses and/or other approvals and authorizations.

Management will undertake a three-stage approach to its additional technology and development costs. The initial stage will cost approximately \$45,000, the second stage will cost approximately \$100,000 with the third stage, consisting primarily of marketing, will cost upward of \$500,000. The Company has already secured the needed capital for the initial stage of the launch and roll-out. The Company intends to raise the majority of the remaining capital required through private placements.

Management will continue to gather data about our projects, and it is possible that additional information will cause us to alter our schedule or determine that a project should not be pursued. You should understand that our plans regarding our projects might change.

F. Shell Status

Based on all of the foregoing, it has been reasonably determined that the Company is *not now*, *nor at any time in the past*, been a "shell company" as that term is defined by the Commission as per Release 33-8869, footnote 172, whereby the Company has always been a fully operative ongoing operation with an implemented business plan, revenues, assets, note payables, leases, rights, etc.

G. Date and State (or Jurisdiction) of Incorporation:

The Issuer was organized under the laws of the State of Washington in 1999.

H. The issuer's primary and secondary SIC codes;

The Issuer's primary SIC Code is 7011.

I. The Issuer's fiscal year end date;

The issuer's year end date is December 31.

J. Principal products or services, and their markets;

Pure Hospitality Solutions, Inc., through its subsidiary, has established a quickly growing numismatics operation through the acquisition and merger of Meso Numismatics. Like the Company's online travel product, Meso Numismatics will focus on the Central American-Caribbean region with a concentration of products surrounding Mesoamerica (Mexico to Panama). The Company plans to build a sustainable business operation focused on low cost of operations, high profits and repeatable scalability. These operations may also double as an effective, low cost marketing tool for tourism to the region; targeting the Numismatic Tourist, often referred to as "The Numismatourist".

Meso Numismatics maintains an online store with eBay (www.mesocoins.com) and participates in live auctions with major companies such as Heritage Auctions, Stacks Bowers Auctions and Lyn Knight Auctions.

Oveedia (<u>www.Oveedia.com</u>) once the Company's core product, provides proprietary technology, marketing solutions and branding services to hoteliers, condominium owners and tour operators, with operations primarily focused within Central America and the Latin countries of the Caribbean. The Company's vision is to build competitive operations in the areas of online marketing, hospitality, internet booking engine services and hotel branding through its OTA (Online Travel Agency), Oveedia; intent on becoming the online travel hub of the Central American-Caribbean region of the Americas.

OTC Markets Issuer Disclosure Document Dated: November 20, 2017

Page 17 of 21

Item VII Describe the Issuer's Facilities

The Company currently maintains its corporate registered offices at:

3265 Johnson Avenue, Suite 213 Riverdale, NY 10463

Item VIII Officers, Directors, and Control Persons

A – Officers and Directors

Melvin Pereira Chief Executive Officer 3265 Johnson Avenue, Suite 213 Riverdale, NY 10463

Martin Chuah Treasurer 3265 Johnson Avenue, Suite 213 Riverdale, NY 10463

Directors

Melvin Pereira Martin Chuah

<u>B - Legal/Disciplinary History</u> Identify whether any of the foregoing persons have in the last five 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 of the foregoing persons have been the subject of a conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding.

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 a person's involvement in any type of business, securities, commodities, or banking activities;

None of the foregoing persons have been the subject of any order, judgment, or decree, that permanently or temporarily enjoined, barred, suspended or otherwise limited such a person's involvement in any type of business, securities, commodities, or banking activities.

OTC Markets Issuer Disclosure Document

Page 18 of 21

Dated: November 20, 2017

3. A finding or judgment by a court of competent jurisdiction (in a civil action), the SEC, the CFTC, 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;

None of the foregoing persons have been the subject of any finding or judgment by a court of competent jurisdiction (in a civil action), the SEC, the CFTC, or a state securities regulator of a violation of federal or state securities or commodities law.

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 of the foregoing persons have been the subject of any 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.

C – Beneficial Shareholders

There is one registered shareholder(s) with 5% or more of the Company's issued and outstanding shares:

Name	Number of Shares Beneficially Owned	Percent of Class (1)		
AJENE WATSON, LLC 3265 Johnson Avenue Suite 303 Riverdale, NY 10463	350,001,667	9.35%		
E-Network De Costa Rica SA (Melvin Pereira, Principal) 2011 NW 79 th Avenue, Suite 380 Doral, FL 33122	1,500,000	0.04%		
S & M Chuah Enterprises Ltd. (Gary Chuah, Principal) 2022 35 th Street SW Calgary, AB T3E 2x6 Canada	83,334	<0.01%		

^{(1) -} Based on 3,742,994,858 shares of common stock outstanding as of September 30, 2017.

OTC Markets Issuer Disclosure Document

Page 19 of 21

Dated: November 20, 2017

Item IX Third Party Providers

Legal Counsel

John T. Root, Esq. Law Office of John T. Root P.O. Box 5666 Jacksonville, AR 72078 Telephone: (501) 529-8567

Accountant or Auditor

M&K CPAS, PLLC 4100 North Sam Houston Pkwy W Suite 200-B Houston, TX, 77086 Telephone: (832) 242-9950

Website: www.mkacpas.com

For the quarter ended September 30, 2017, financial reports and related footnote disclosures have not been reviewed or audited by independent auditors.

Investor Relations Consultant

Heritage Corporate Services, Inc. 3040 Canterbury Drive Boca Raton, FL 33434 Telephone: (561) 210-5675

Website: www.heritagecorporateservices.com

Any other advisor(s) that assisted, advised, prepared or provided information with respect to this disclosure statement

Financial reporting consultant

Albeck Financial Services, Inc. 11767 Katy Freeway Suite 830 Houston, TX 77079 Telephone (281)496-0540

Website: www.albeck.com

OTC Markets Issuer Disclosure Document Dated: November 20, 2017

Page 20 of 21

Item X Issuer's Certifications

CERTIFICATIONS

- I, Melvin Pereira, Chief Executive Officer of Pure Hospitality Solutions, Inc., hereby certify that:
 - 1. I have reviewed this "Quarterly Company Information and Disclosure Statement" of Pure Hospitality Solutions, Inc. for the period through September 30, 2017; and
 - 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements made, not misleading with respect to the period covered by this disclosure statement; and
 - 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as, and for, the periods presenting this disclosure statement.

Date: November 20, 2017 /s/ Melvin Pereira

By: Melvin Pereira Chief Executive Officer

OTC Markets Issuer Disclosure Document Dated: November 20, 2017

Page 21 of 21

Exhibit 1-1 Page 22

PURE HOSPITALITY SOLUTIONS, INC. CONSOLIDATED BALANCE SHEETS (UNAUDITED)

		September 30, 2017		December 31, 2016
ASSETS	_			
Current assets				
Cash and restricted cash	\$	120,787	\$	264,806
Inventory	_	114,345	_	<u>-</u>
Total current assets		235,132		264,806
Capitalized software costs		290,794		290,794
Other asset	_	180	<u> </u>	8,552
Total assets	\$	526,107	\$_	564,152
LIABILITIES AND STOCKHOLDERS' EQUITY				
Current liabilities				
Note payable – current portion related parties	\$	1,305,529	\$	1,397,666
Accrued officer compensation		168,000		164,871
Accrued consulting fees		327,727		327,727
Accrued interest		150,965		97,912
Derivative liability		3,134,145		3,134,145
Accounts payable and accrued liabilities		465,457		462,005
Stock payable	_			2,028,530
Total current liabilities		5,551,823		7,612,857
Total liabilities	\$	5,551,823	\$	7,612,857
Stockholders' equity Common stock, \$0.001 par value per share; 6,500,000,000 and 1,500,000,000 shares authorized; 6,499,400,094 shares issued and 3,742,994,858 outstanding, 5,370,619,921 shares issued and 2,360,618,518 outstanding for the periods ended September 30, 2017 and December 31, 2016, respectively		3,742,995		2,360,619
Series AA Preferred stock, \$0.001 par value per share; 1,000,000 shares authorized Series AA; 1,000,000 shares issued and outstanding for the periods ended September 30, 2017 and December 31, 2016, respectively		1,000		1,000
Series BB Preferred stock, \$0.001 par value per share; 1,000,000 shares authorized; 255,578 shares issued and outstanding for the periods ended September 30, 2017 and				
December 31, 2016, respectively		256		10.050 / / /
Additional paid in capital		14,114,817		12,978,444
Subscriptions receivable		(1,711,061)		(1,711,000)
Accumulated deficit	-	(21,173,724)	_	(20,677,767)
Total stockholders' equity	_	(5,025,716)		(7,048,705)
Total liabilities and stockholders' equity	\$	526,107	\$	564,152

Exhibit 1-2 Page 23

PURE HOSPITALITY

SOLUTIONS, INC. CONSOLIDATED STATEMENTS OF OPERATIONS (Unaudited)

	-	For the Thr Sept	onths ended er 30	For the Nine Months ended September 30				
		2017	_	2016		2017		2016
Revenue	\$	14,091	\$	664	\$	49,895	\$	664
Cost of revenue		4,809		802		14,059		802
Gross profit		9,282		(138)		35,836		(138)
Operating expenses								
Licenses and Permits		96				6,214		
Bank Service Charges		684		622		1,757		1,290
Officer compensation		26,348				34,427		36,159
Dues and Subscriptions		-		67		-		168
Investor Relations		-				7,000		97,450
Marketing		-		5,842		830		13,627
Miscellaneous		1,696		61		19,433		14,793
Office Expense		135		794		13,242		11,371
Professional Fees		15,178		8,141		37,146		37,922
Rent		-				-		12,000
Travel & Ent		-	_	430		227		1,291
Total operating expenses		44,136		15,957		120,277		226,071
Other income (expense)								
Interest expense				(77,840)		(99,815)		(1,601,340)
Loss on debt settlement				(213,972)		(312,800)		(511,171)
Derivative instruments								(92,679)
Other income				160		2,226		160
Net loss		(34,854)	 	(307,747)	<u> </u>	(494,829)	<u> </u>	(2,431,239)

See accompanying notes are an integral part of these unaudited consolidated financial statements.

Exhibit 1-3 Page 24

PURE HOSPITALITY

SOLUTIONS, INC. CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited)

	Nine Months ended September 30,		
		2017	2016
CASH FLOWS FROM OPERATING ACTIVITIES			
Net loss	\$	(494,829) \$	(2,431,239)
Non-cash adjustments to reconcile net loss to net cash:			
Amortization of debt discount		45,743	101,444
Discount on debt		-	(153,048)
Change in Derivative Liabilities		-	92,679
Loss on Debt Settlement		312,800	1,912,485
Changes in Operating Assets and Liabilities:			
Inventory		(114,345)	-
Prepaid expenses		8,371	(2,555)
Accounts payable		3,452	-
Accrued officer compensation		3,129	(54,126)
Accrued interest		53,053	130,185
Accrued consulting fees		-	134,227
Other accrued liabilities		-	66,351
CASH USED FOR OPERATING ACTIVITIES		(182,626)	(203,597)
CASH FLOWS FROM FINANCING ACTIVITIES			
Loan proceeds from related party		143,157	1,560
Payments on notes payables		(104,550)	(118,593)
Proceeds from issuance of debt		-	348,729
CASH PROVIDED BY FINANCING ACTIVITIES		38,607	231,696
Net change in cash		(144,019)	28,099
Cash, beginning of year	\$	264,806 \$	10,858
Cash, end of year	\$	120,788 \$	38,957

EXHIBIT 2

PURE HOSPITALITY SOLUTIONS, INC. NOTES TO CONSOLDIATED FINANCIAL STATEMENTS September 30, 2017

NOTE 1 - ORGANIZATION AND DESCRIPTION OF BUSINESS

Unaudited Financial Statements

The accompanying unaudited financial statements have been prepared by Pure Hospitality Solutions, Inc. (the "Company") without being reviewed or audited by independent auditors. In the opinion of management, all adjustments (which include only normal recurring adjustments) necessary to present fairly the financial position, results of operations, and cash flows at September 30, 2017, and for all the periods presented herein, have been made.

The summary of significant accounting policies of the Company is presented to assist in understanding the Company's financial statements. The financial statements and notes are the representations of the Company's management, which is responsible for their integrity and objectivity. These accounting policies conform to accounting principles generally accepted in the United States of America and have been consistently applied in the preparation of the unaudited balance sheets herein as of and for the quarter ended September 30, 2017 and year ended December 31, 2016.

The summary of significant accounting policies of the Company is presented to assist in understanding the Company's financial statements. The financial statements and notes are the representations of the Company's management, which is responsible for their integrity and objectivity. These accounting policies conform to accounting principles generally accepted in the United States of America and have been consistently applied in the preparation of the unaudited statements of operations herein as of and for the quarter ended September 30, 2017 and December 31, 2016.

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

Nature of Business

Pure Hospitality Solutions, Inc. (the "Company") was originally organized under the laws of Washington State in 1999, as Spectrum Ventures, LLC to develop, market and sell VOIP (Voice Over Internet Protocol) services. In 2002, the Company changed its name to Nxtech Wireless Cable Systems, Inc. In August 2007, the Company changed its name to Oriens Travel & Hotel Management Corp.

On November 16, 2016, the Company entered into an Agreement and Plan of Merger between the Company and Meso Numismatics Corp. ("Meso"). The acquisition of Meso is anticipated to support the Company's overall mission of specializing in ventures related to Central America and the Latin countries of the Caribbean; not limited to tourism. Meso is a small but scalable numismatics operation that the Company can leverage for low cost revenues and product marketing.

Meso Numismatics maintains an online store with eBay (<u>www.mesocoins.com</u>) and participates in live auctions with major companies such as Heritage Auctions, Stacks Bowers Auctions and Lyn Knight Auctions.

The acquisition was complete on August 4, 2017 following the Company issued 25,000 shares of Series BB preferred stock to Meso to acquire one-hundred (100%) percent of Meso's common stock. Therefore, going forward, all of the books will be appropriately consolidated with the revenue from Meso being consolidated in the third quarter financials.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation

The Company's unaudited financial statements are prepared in accordance with accounting principles generally accepted in the United States of America applicable to a going concern, which contemplates the realization of assets and liquidation of liabilities in the normal course of business. While the Company did begin to generate revenues beginning the fourth quarter of 2015 and into the first quarter of 2016 through travel bookings generated through Oveedia, those revenues have not yet proven to be a stable ongoing source of revenues sufficient to cover its operating costs and allow it to continue as a going concern. Therefore, the continuation of the Company as a going concern is dependent upon the continued financial support of its shareholders, the ability of the Company to obtain necessary financing to sustain operations and the attainment of profitable operations.

The Company has an accumulated deficit of approximately \$21,173,724 as of September 30, 2017. The Company had a working capital deficit of approximately \$5,316,691 as of September 30, 2017. In addition, the Company has total shareholders' deficit of approximately \$5,025,716 as of September 30, 2017. These factors, among others, generally tend to raise substantial doubt as to its ability to obtain additional long-term debt or equity financing in order to have the necessary resources to further design, develop and launch the website and market the Company's new service.

In order to continue as a going concern, the Company needs to develop a reliable source of revenues, and achieve a profitable level of operations.

To fund basic operations for the next twelve months, the Company projects a need for \$750,000 that will have to be raised through debt or equity.

Accordingly, the unaudited financial statements are accounted for as if the Company is a going concern and does not include any adjustments relating to the recoverability and classification of recorded asset amounts or the amount and classification of liabilities or other adjustments that might be necessary should be Company be unable to continue as a going concern.

Principles of Consolidation

The unaudited consolidated financial statements include the accounts of the Company and its wholly-owned subsidiaries, E-Network de Costa Rica MA SA and Meso Numismatics Corp. All intercompany transactions have been eliminated.

Business Combinations

As previously noted, during September 2014, the Company acquired the assets of E-Net (Note 1). In accordance with FASB ASC 805, business combinations are accounted for by applying the purchase method of accounting. Identifiable assets acquired and liabilities assumed in a business combination were measured at their estimated fair value at the acquisition date. In the third quarter of 2017, the Company issued 25,000 Series BB Preferred Stock to complete the acquisition of Meso Numismatics, the Company accounted for the acquisition as common control.

Software Development

During 2007, the Company purchased a turnkey travel system for 50,000,000 common shares (estimated value \$200,000). The Company capitalized other software development costs incurred subsequent to the purchase date as Company management has determined that technologically feasibility of the travel and hotel management software has generally been established.

Software product development costs incurred prior to reaching technological feasibility are expensed.

Upon commencement of operations, the Company will begin amortizing the software development costs using a straight line method over the estimated useful life of 10 years.

During the second quarter of 2015, the Company began enhancing its travel system software. During the third quarter of 2015, the Company began alpha testing its travel system software. During the fourth quarter of 2015, the Company released the Beta test version of its travel system software.

During the second quarter of 2016, the Company began onboarding properties and tours in a first round of shaping for that segment of the platform.

Use of Estimates

In preparing financial statements in conformity with generally accepted accounting principles in the United States of America, management makes estimates and assumptions that affect the reported amounts of assets and liabilities in the balance sheet and revenue and expenses in the statement of operations. The accounting estimates that require our significant, difficult, and subjective judgments include:

- the assessment of recoverability of long lived assets;
- the valuation of derivative instruments; and,

Actual results may differ from those estimates and such differences may be material to the financial statements. The current economic environment has increased the degree of uncertainty inherent in these estimates and assumptions.

Company management is in the process of reviewing the new accounting pronouncements issued or effective during the year and has not yet determined, if any, is expected to have a material impact on the financial statements.

NOTE 3 – NOTES PAYABLE

Convertible Notes Payable

During the period 2003 through June 30, 2017, the Company entered into a series of convertible debentures, which bear interest at a rate varying from 8 to 10 percent, due on an annual basis, and are secured by a first priority interest in the Company's assets. Any amount of interest which is not paid when due shall bear interest at 8 to 10 percent until paid in full. These debentures are convertible, at the investors' sole option, into common shares at \$0.001 per share of the Company at either (i) a 40 percent discount to the 10 days average daily trading price immediately preceding the conversion date, or (ii) at a fixed conversion price of \$0.001 per share during any time whereby the current day market price is at or less than \$0.075. During the periods ended September 30, 2017 and December 31, 2016, the Company received \$-0- and \$-0- in advances, respectively.

It should be noted, that between 2013 and June 30, 2017, these particular convertible notes payable have been partitioned and sold in portions to multiple third parties in a combined amount totaling in excess of \$450,000. In the majority of cases, these convertible notes payable, because they were in default, were subject to term adjustments at the note holders' request. Thus, when the convertible notes payable were purchased, the new debt holders (generally) negotiated new terms with the Company. To this end, the Company would issue new notes, referred to as "replacement notes," which more often resulted in slightly better terms. New terms reflected (i) 20 day look-backs, (ii) discounts ranging between 50% and 75% to the lowest daily trading price or bid price, (iii) price resets, and (iv) mandatory common share reserves.

During the 1st quarter 2016, the Company entered into fourteen (14) separate Debt Settlement Lock-Up and Leak-Out Agreements with note holders as a result of its Debt Repurchase Program initiative – a subset of the Debt Reduction Program. As a result, in some cases, the Company was required to make issuances of stock as partial payment and repurchase of the aged debt obligations. As of September 30, 2017, the Company issued a total of 119,330,050 shares of its restricted common stock to these noteholders, with the issuances having Lock-Up and Leak-out holding requirements.

During March 2016, in adhering to a provision of that certain Debt Settlement Lock-Up and Leak-Out Agreement executed between the Company and OA Fund, LP ("OAF"), the Company issued an aggregate amount of 3,600,000 shares of its restricted common stock to OAF. In addition to the Rule 144 Holding restriction, these shares were subject additional corporate restrictions – Lock-Up and Leak-Out. The restrictions required that these shares be Locked-up until March 31st, 2016. Thereafter, the shares would be subject to a Leak-out (daily sales limitations) of the lessor of (i) 5% of the previous day's trading volume of the Company's common stock, or, (ii) 2,500,000 shares per pay; expiring on April 30th, 2016.

During March 2016, in adhering to a provision of that certain Debt Settlement Lock-Up and Leak-Out Agreement executed between the Company and Southridge Partners II LP ("Southridge"), the Company issued an aggregate amount of 7,735,000 shares of its restricted common stock to Southridge. In addition to the Rule 144 Holding restriction, these shares were subject additional corporate restrictions – Lock-Up and Leak-Out. The restrictions required that these shares be Locked-up until March 31st, 2016. Thereafter, the shares would be subject to a Leak-out (daily sales limitations) of the lessor of (i) 5% of the previous day's trading volume of the Company's common stock, or, (ii) 2,500,000 shares per pay; expiring on April 30th, 2016.

During March 2016, in adhering to a provision of that certain Debt Settlement Lock-Up and Leak-Out Agreement executed between the Company and Summit Trading Capital, LLC

("Summit"), the Company issued an aggregate amount of 9,379,110 shares of its restricted common stock to Summit. In addition to the Rule 144 Holding restriction, these shares were subject additional corporate restrictions – Lock-Up and Leak-Out. The restrictions required that these shares be Locked-up until March 31st, 2016. Thereafter, the shares would be subject to a Leak-out (daily sales limitations) of the lessor of (i) 5% of the previous day's trading volume of the Company's common stock, or, (ii) 2,500,000 shares per pay; expiring on April 30th, 2016.

During March 2016, in adhering to a provision of that certain Debt Settlement Lock-Up and Leak-Out Agreement executed between the Company and Asten Wyman International, LLC ("Asten"), the Company issued an aggregate amount of 18,750,000 shares of its restricted common stock to Asten. In addition to the Rule 144 Holding restriction, these shares were subject additional corporate restrictions – Lock-Up and Leak-Out. The restrictions required that these shares be Locked-up until March 31st, 2016. Thereafter, the shares would be subject to a Leak-out (daily sales limitations) of the lessor of (i) 5% of the previous day's trading volume of the Company's common stock, or, (ii) 2,500,000 shares per pay; expiring on April 30th, 2016.

During March 2016, in adhering to a provision of that certain Debt Settlement Lock-Up and Leak-Out Agreement executed between the Company and OA Fund, LP ("OAF"), the Company earmarked 18,750,000 shares of its common stock for OAF; placing these shares into a Balance Account and accounting for them within the Company's Capitalization Table (under Issued Shares). The physical certificate was to be issued on May 5th, 2016. However, at the request of OAF, the shares remained in the balance account. When the aforementioned shares are actually issued in certificate form, in addition to the Rule 144 Holding restriction, these shares were subject to additional corporate restrictions – Lock-Up and Leak-Out. The restrictions required that these shares be Locked-up until May 31st, 2016. Thereafter, the shares would be subject to a Leak-out (daily sales limitations) of the lessor of (i) 5% of the previous day's trading volume of the Company's common stock, or, (ii) 2,500,000 shares per pay; expiring on December 31th, 2016

During March 2016, in adhering to a provision of that certain Debt Settlement Lock-Up and Leak-Out Agreement executed between the Company and Gel Properties, LLC ("GEL"), the Company earmarked 25,042,200 shares of its common stock for GEL; placing these shares into a Balance Account and accounting for them within the Company's Capitalization Table (under Issued Shares). The physical certificate was issued by July 6th, 2016. When the aforementioned shares are actually issued in certificate form, in addition to the Rule 144 Holding restriction, these shares were subject to additional corporate restrictions – Lock-Up and Leak-Out. The restrictions required that these shares be Locked-up until May 31st, 2016. Thereafter, the shares would be subject to a Leak-out (daily sales limitations) of the lessor of

(i) 5% of the previous day's trading volume of the Company's common stock, or, (ii) 2,500,000 shares per pay; expiring on December 31th, 2016.

On June 27th, 2016, the Company entered into a debt settlement equity swap agreement with Wanda Chan to settle those convertible promissory notes issued between 2003 and 2013 for the total amount of \$3,936,077.23. Both parties agreed to a future exchange of equity as payment for a settlement amount of \$2,018,530.34 in the form of a newly created class of preferred shares that will constitute approximately 17% of the preferred class, which based on the amended agreement,

the issuance of the preferred shares shall take place on or before June 9th, 2017. However, the total debt has been extinguished.

If, at any time, the Company issues or sells any shares of common stock for no or below market consideration (dilutive issuance), then immediately upon the dilutive issuance, the fixed conversion price would be reduced to the amount of the consideration per share received by the Company in such dilutive issuance. The number of common shares issuable upon the conversion of the debentures is limited to 10.0 percent in beneficial ownership by the debenture holders of the outstanding shares of common stock. The debentures do not automatically convert to common shares on their due dates.

After a thorough analysis and review of the terms of the note, the Company has determined the appropriate method of accounting is including the entire debt as a current liability on the balance sheet, since the debt is immediately convertible at the option of the holder.

In accordance with ASC Topic 815, "Derivative and Hedging," the debt features provision (collectively, the features) contained in the terms governing the notes is not clearly and closely related to the characteristics of the notes. Accordingly, the features qualified as embedded derivative instruments at issuance and, because they do not qualify for any scope exception within ASC Topic 815, they were required by ASC Topic 815 to be accounted for separately from the debt instrument and recorded as derivative financial instruments.

Pursuant to the terms of the notes, these notes are convertible at the option of the holder, at any time on or prior to maturity. There is an additional interest rate adjustment feature; a liquidated damages clause, as well as the redemption option. The debt features represent an embedded derivative that is required to be accounted for apart from the underlying notes. At issuance of the notes, the debt features had an estimated initial fair value as follows, which was recorded as a derivative liability on the balance sheet.

In subsequent periods, if the price of the security changes, the embedded derivative financial instrument related to the debt features will be adjusted to the fair value with the corresponding charge or credit to Other Expense or Income. The estimated fair value of the debt features was determined using the probability weighted averaged expected cash flows Black Sholes Model with the closing price on original date of issuance, a conversion price based on the terms of the note, a period based on the terms of the note, and a volatility factor on the date of issuance.

The recorded value of the debt features related to the notes can fluctuate significantly based on fluctuations in the fair value of the Company's common stock, as well as in the volatility of the stock price during the term used for observation and the term remaining for the warrants. The significant fluctuations can create significant income and expense items on the financial statements of the Company.

Because the terms of the convertible notes require, the accounting rules require a presumption to be made due to the Company no longer having the control to physical or net share settle subsequent convertible instruments because it is tainted by the terms of the notes. Were the notes to not have contained those terms or even if the transactions were not entered into, it could have altered the treatment of the other notes and the conversion features of the latter agreement may have resulted in a different accounting treatment from the liability classification. The current note, as well as any subsequent convertible notes will be treated as derivative liabilities until all such provisions are settled.

For the nine-month period ended September 30, 2017 and year ended December 31, 2016, the Company recorded other expense of \$0 and \$92,679, respectively, related to the derivative features of the convertible debt.

The balance of the carrying value of the derivative liability as of September 30, 2017 is as follows:

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$ 3,134,145 December 31, 2016 value of derivative

Increase in value of derivative liability

Initial recognition

3,134,145 June 30, 2017 value of derivative liability
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The balance of the carrying value of the derivative liability as of December 31, 2016 is as follows:

\$ 42,358	December 31, 2015 value of derivative
3,091,787	Increase in value of derivative liability
\$ 3,134,145	December 31, 2016 value of derivative

In connection with the convertible notes, the Company had approximately \$150,965 and \$97,912 of accrued interest at September 30, 2017 and December 31, 2016, respectively, which is included in these unaudited financial statements.

Line of Credit

Line of Credit 1

During August 2014, the Company entered into a \$100,000 Line of Credit Agreement with Ajene Watson, LLC. The line of credit agreement bears interest at 10 percent and has a December 31, 2016 maturity date. Accrued interest is payable on a quarterly basis no later than the 5th business day following the end of such quarter.

Upon the occurrence of an event of default, as defined, the lender has the right to terminate the agreement. The line of credit agreement does not include any limitations on borrowings or restrictive debt covenants. As of September 30, 2017, and December 31, 2016, advances under the line of credit were approximately \$89,902 and \$87,902, respectively.

Line of Credit 2

During April 2015, the Company entered into a \$100,000 Line of Credit Agreement with Digital Arts Media Network, Inc., which was subsequently amended during the 3rd QT to reflect an increase of \$50,000 to the facility. The line of credit Agreement bears interest at 10 percent and has a December 31, 2016 maturity date. Accrued interest is payable on a quarterly basis no later than the 5th business day following the end of such quarter.

Upon the occurrence of an event of default, as defined, the lender has the right to terminate the agreement. The line of credit agreement does not include any limitations on borrowings or restrictive debt covenants.

As of September 30, 2017, and December 31, 2016, advances under the line of credit were approximately \$128,556 and \$128,556, respectively.

Promissory Note Agreements

Note Agreement 1

During June 2014, the Company entered into a \$100,000 Promissory Note Agreement with Ajene Watson, LLC. During 2014, the Company received two advances from this Note totaling \$81,600 to remit payment of outstanding interest related to the acquisition of BW Point Condominium Trust LLC SRL interest in a 15 story, forty-four-unit beach front Costa Rican condominium development project (Note 1). The advances do not bear interest and has a one year maturity date. The advances may be repaid in whole or in part any time prior to maturity. There are no common shares issuable upon the execution of this promissory note.

As of September 30, 2017, and December 31, 2016, advances under the promissory note agreement were approximately \$32,900 and \$81,600, respectively.

Note Agreement 2

During October 2014, the Company entered into a \$100,000 Promissory Note Agreement with Ajene Watson, LLC. During October through December 2014, the Company received an advance of \$48,500 to remit payment of outstanding interest and other property related cost associated with the acquisition of Global Asset Management Holdings' interest in Bahia Encantada a 4 story, forty-four unit beach front Costa Rican condominium development project (Note 1). During January through March 2015, the Company received another advance of \$17,250. The advances do not bear interest and have a one year maturity date. The advances may be repaid in whole or in part any time prior to maturity. There are no common shares issuable upon the execution of this promissory note.

On May 4, 2017, \$25,950 principal amount was converted into 340,000,000 shares of common stock.

As of September 30, 2017, and December 31, 2016, advances under the promissory note agreement were approximately \$3,132 and \$58,982, respectively.

Note Agreement 3

During December 2014, the Company entered into a \$57,769 Promissory Note Agreement with Ajene Watson, LLC. The agreement bears interest at 10 percent and has a one year maturity date. The advance may be repaid in whole or in part any time prior to maturity. There are no common shares issuable upon the execution of this promissory note.

As of September 30, 2017, and December 31, 2016, advances under the promissory note agreement were approximately \$57,700 and \$57,700, respectively.

Note Agreement 4

During the second quarter of 2015, the Company issued a \$25,000 Demand Note for the benefit of Tarpon Bay Partners, LLC, a subsidiary of Southridge Advisors II, LLC, in connection with a Liability Purchase Agreement that the Company entered into with Southridge Advisors II, LLC for services. The promissory note agreement bears interest at ten (10%) percent and has a one year maturity date.

Note Agreement 5

During the second quarter of 2015, the Company issued a \$25,000 Demand Note to the benefit of Coastal Shore Consulting, LLC. The promissory note agreement bears interest at ten (10%) percent and has a one year maturity date.

Note Agreement 6

During the fourth quarter of 2015, the Company issued a \$30,000 Convertible Debenture with RDW Capital, LLC. The promissory note agreement bears interest at ten (10%) percent, has a six (6) month maturity date and an original issue discount of five (5%) percent. The note may be repaid in whole or in part any time prior to maturity. There are no common shares issuable upon the execution of this promissory note.

Subsequently, during the fourth quarter of 2017, the Company repurchased and canceled this note, eliminating the liability.

Note Agreement 7

On January 18th, 2016, Company entered into a \$38,000 Promissory Note Agreement with Ajene Watson LLC., for the purpose of funding the Company's Debt Repurchase Program. The promissory note agreement bears interest at eight (8%) percent and has a one (1) year maturity date. The note may be repaid in whole or in part any time prior to maturity. There are no common shares issuable upon the execution of this promissory note.

Note Agreement 8

On January 21st, 2016, as part of a capital commitment of \$632,100, the Company entered into a \$45,465 Convertible Debenture with Union Capital, LLC, for the purpose of funding the Company's Debt Repurchase Program and providing other operating capital. The promissory note agreement bears interest at eight (8%) percent, has a one (1) year maturity date. The note may be repaid in whole or in part any time prior to maturity. There are no common shares issuable upon the execution of this promissory note. The note is convertible, at the investors' sole discretion, into common shares at variable conversion prices.

The conversion price of the convertible note is considered to be a derivative instrument and is accounted for as such (see above).

The number of common shares issuable upon the conversion of the note is limited to 9.9 percent. The note does not automatically convert to common shares on its due date.

As of September 30, 2017, advances under the note were approximately \$36,465 net of approximately \$0 unamortized discount.

Note Agreement 9

In February 2nd, 2016, as part of a capital commitment of \$632,100, the Company entered into a \$73,500 Convertible Debenture with Union Capital, LLC, for the purpose of funding the Company's Debt Repurchase Program and providing other operating capital. The promissory note agreement bears interest at eight (8%) percent, has a one (1) year maturity date. The note may be repaid in whole or in part any time prior to maturity. There are no common shares issuable upon the execution of this promissory note. The note is convertible, at the investors' sole discretion, into common shares at variable conversion prices.

The conversion price of the convertible note is considered to be a derivative instrument and is accounted for as such (see above).

The number of common shares issuable upon the conversion of the note is limited to 9.9 percent. The note does not automatically convert to common shares on its due date.

On April 4, 2017, \$11,500 principal amount and \$1,018.30 accrued interest was converted into 250,366,027 shares of common stock.

As of September 30, 2017, advances under the note were approximately \$73,500 net of approximately \$0 unamortized discount.

Note Agreement 10

On March 21st, 2016, as part of a capital commitment of \$632,100, the Company entered into a \$63,000 Convertible Debenture with Union Capital, LLC, for the purpose of funding the Company's Debt Repurchase Program and providing other operating capital. The promissory note agreement bears interest at eight (8%) percent, has a one (1) year maturity date. The note may be repaid in whole or in part any time prior to maturity. There are no common shares issuable upon the execution of this promissory note. The note is convertible, at the investors' sole discretion, into common shares at variable conversion prices.

The conversion price of the convertible note is considered to be a derivative instrument and is accounted for as such (see above).

The number of common shares issuable upon the conversion of the note is limited to 9.9 percent. The note does not automatically convert to common shares on its due date.

As of September 30, 2017, advances under the note were approximately \$63,000 net of approximately \$0 unamortized discount.

Note Agreement 11

On May 4th, 2016, as part of a capital commitment of \$632,100, the Company entered into a \$134,085 Convertible Debenture with Union Capital, LLC, for the purpose of funding the Company's Debt Repurchase Program and providing other operating capital. The promissory note agreement bears interest at eight (8%) percent, has a one (1) year maturity date. The note may be repaid in whole or in part any time prior to maturity. There are no common shares issuable upon the execution of this promissory note.

The note is convertible, at the investors' sole discretion, into common shares at variable conversion prices.

The conversion price of the convertible note is considered to be a derivative instrument and is accounted for as such (see above).

The number of common shares issuable upon the conversion of the note is limited to 9.9 percent. The note does not automatically convert to common shares on its due date.

As of September 30, 2017, advances under the note were approximately \$134,085.

NOTE 4 – STOCKHOLDERS EQUITY

Common Shares

The Board of Directors was required to increase the number of authorized shares of common stock from (a) 200,000,000 to 500,000,000 during June 2015, (b) 500,000,000 to 1,500,000,000 during July 2015, and (c) 1,500,000,000 to 6,500,000,000 during March 2016, to adhere to the Company's contractual obligation to maintain the required reserve share amount for debtholders. As of September 30, 2017, the Company has 3,742,994,858 common shares issued and outstanding.

Designation of Series AA Super Voting Preferred Stock

On June 30, 2014, the Company filed with the Secretary of State with Nevada an amendment to the Company's Articles of Incorporation, as amended (the "Articles of Incorporation"), authorizing the issuance of up to eleven million (11,000,000) of preferred stock, par value \$0.001 per share.

On May 2, 2014, the Company filed with the Secretary of State with Nevada in the form of a Certificate of Designation that authorized the issuance of up to one million (1,000,000) shares of a new series of preferred stock, par value \$0.001 per share, designated "Series AA Super Voting Preferred Stock," for which the board of directors established the rights, preferences and limitations thereof.

Each holder of outstanding shares of Series AA Super Voting Preferred Stock shall be entitled to ten thousand (10,000) votes for each share of Series AA Super Voting Preferred Stock held on the record date for the determination of stockholders entitled to vote at each meeting of stockholders of the Company.

The holders of the Series AA Super Voting Preferred Stock shall not be entitled to receive dividends paid on the Company's common stock.

Upon liquidation, dissolution and winding up of the affairs of the Company, whether voluntary or involuntary, the holders of the Series AA Super Voting Preferred Stock shall not be entitled to receive out of the assets of the Company, whether from capital or earnings available for distribution, any amounts which will be otherwise available to and distributed to the common shareholders.

The shares of the Series AA Super Voting Preferred Stock will not be convertible into the shares of the Company's common stock.

As of September 30, 2017, the Company had 1,000,000 preferred shares of Series AA Preferred Stock issued and outstanding.

Designation of Series BB Preferred Stock

On March 29, 2017, the Company filed with the Secretary of State with Nevada in the form of a Certificate of Designation that authorized the issuance of up to one million (1,000,000) shares of a new series of preferred stock, par value \$0.001 per share, designated "Series BB Preferred Stock," for which the board of directors established the rights, preferences and limitations thereof.

Each holder of outstanding shares of Series BB Preferred Stock shall be entitled to convert any or all of their shares of Series BB Preferred Stock after a minimum of six (6) months has elapsed from the issuance of the preferred stock to the holder. Each share of Series BB Preferred Stock shall represent .035% of the Company's outstanding shares at any point in time in the future when converted by the holder. The Series BB Preferred Stock has no voting rights until the Holder redeems the preferred stock into the Company's common stock. The Series BB Preferred Stock shall not be adjusted by the Corporation.

The holders of the Series BB Preferred Stock shall not be entitled to receive dividends paid on the Company's common stock.

The Series BB Preferred Stock has a liquidation value of \$1.00. Upon liquidation, dissolution and winding up of the affairs of the Company, whether voluntary or involuntary, the holders of the Series BB Preferred Stock shall be entitled to share equally and ratably in proportion to the preferred stock owned by the holder to receive out of the assets of the Company, whether from capital or earnings available for distribution, any amounts which will be otherwise available to and distributed to the common shareholders. The Company may redeem the Series BB Preferred Stock at 120% plus any accrued and unpaid dividends.

During the three-month period ended June 30, 2017, the Company had -0- preferred shares of Series BB Preferred Stock issued and outstanding; however, earmarked 25,000 preferred shares of the Series BB Preferred Stock to be issued as part of the June 30, 2017 Settlement Agreement.

On June 30, 2017, the Company and Meso Numismatics have agreed to a payment in the mutually agreed upon amount of 25,000 shares of Series BB Preferred Stock of the Corporation, par value \$0.001 per share, which amounts to 2.5% of the authorized shares of this class of preferred, fully satisfying the Merger Agreement, which was first entered into on November 16, 2016. These shares were issued on August 4, 2017. With this issuance, all of the books will be appropriately consolidated going forward, with the revenue from Meso being included in all upcoming financials.

Subscriptions Receivable

During 2004 and 2005, the Company loaned \$1,711,000 to various consultants / executives to purchase 71,750,796 common shares from Treasury. The loans are non-interest bearing and as of September 30, 2017 and December 31, 2016 have not yet been collected. Company management is actively pursuing the collection of these receivables but is unsure at this time how much will ultimately be collected.

NOTE – 5 RELATED PARTY TRANSACTIONS

Subscriptions Receivable

In connection with the \$1,711,000 the Company loaned to various consultants / executives to purchase common shares from Treasury, a relative of a Company Officer received approximately 40,084,000 shares of common stock (estimated value \$615,000 at date of issuance) which has not yet been collected.

Office space The Company currently shares its corporate registered offices with Ajene Watson LLC at 3265 Johnson Avenue, Suite 213, Riverdale, NY 10463. The lease is for a year to year term.

NOTE - 6 SEVERANCE PAYMENT

Overseas Hotel Management

In 2015, the Company entered into a \$50,000 settlement over severance pay for the closure of its Overseas Hotel Management investment. As of September 30, 2017, unpaid severance pay was approximately \$30,000.

NOTE 7 - COMMITMENTS AND CONTINGENCIES

None

NOTE 8 – SUBSEQUENT EVENTS

On June 27th, 2016, the Company entered into a debt settlement equity swap agreement with Wanda Chan to settle those convertible promissory notes issued between 2003 and 2013 for the total amount of \$3,936,077.23. Both parties agreed to a future exchange of equity as payment for a settlement amount of \$2,018,530.34 in the form of a newly created class of preferred shares that will constitute approximately 17% of the preferred class. On July 20, 2017, the Company issued 170,000 Series BB Preferred Shares to Wanda Chan. The total debt has been extinguished. The derivative liability associated with this debt extinguishment with be reflected in the next quarter's disclosures.

On October 30, 2017, the Company officially became a registered dealer with the Numismatic Guaranty Corporation (NGC) and the Paper Money Guaranty (PMG). The Company now has access to additional products, services, and discounts that it had not previously had as just a client of the above entities. The Company believes that this new relationship will help to expand Meso's presence in the numismatic industry as well as save significant money over-time with the discounted dealer rates.

On November 1, 2017, the Company was made aware of a default judgement which had been entered into in Fulton County, Georgia. This was based on a \$25,000 demand note that was entered into in the second quarter of 2015. However, since the services were never rendered, the Company believes that the debt is not valid. The issue is currently being challenged by an associate of the holder of the invalid debt. On November 8, 2017, the Company retained the Atlanta-based law firm of Graham & Jensen, LLC to fight the issue and have the default judgement rescinded.

[end of report]