Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

SFLMaven Corp

2485 E Sunrise Blvd. 201a, Fort Lauderdale, FL 33304

(616) 552 9653 www.sflmaven.com info@sflmaven.com 5944

Quarterly Report For the Period Ending: September 30, 2021 (the "Penarting Period")

(the Reporting Feriod)
As of Sept, 30, 2021, the number of shares outstanding of our Common Stock was:
<u>1,428,025,173</u>
As of June 30, 2021 the number of shares outstanding of our Common Stock was:
<u>1,180,525,173</u>
As of <u>Dec, 31, 2020</u> , the number of shares outstanding of our Common Stock was:
<u>1,080,525,173</u>
Indicate by check mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933 and Rule 12b-2 of the Exchange Act of 1934):
Yes: □ No: ⊠
Indicate by check mark whether the company's shell status has changed since the previous reporting period:
Yes: □ No: ⊠
Indicate by check mark whether a Change in Control ⁵ of the company has occurred over this reporting period:
Yes: □ No: ⊠
5 "Change in Control" shall mean any events resulting in:

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

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

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

⁽iv) The consummation of a merger or consolidation of the Company with any other corporation, other than a merger or consolidation which would result in the voting securities of the Company outstanding immediately prior thereto continuing to represent (either by remaining outstanding or by being converted into voting securities of the surviving entity or its parent) at least fifty percent (50%) of the total voting power represented by the voting securities of the Company or such surviving entity or its parent outstanding immediately after such merger or consolidation.

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

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

<u>SFLMaven, Corp., as of 3/30/2021</u> <u>fka Sun Kissed Industries, Inc. fka DNA Dynamics, Inc.,</u> fka Mindwalk, Inc.

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

Delaware, 07/01/1981

Redomiciled to Wyoming Nov 2018, in good standing.

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

None

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

On 3/18/2021, The State of Wyoming approved the Company's change of name request. On 3/30/2021, FINRA approved the amendment to change the Company name and the Symbol change from SKDI to SFLM.

On October 5, 2020, there occurred a change in control of the Company, whereby Mr. Joseph Ladin, the sole shareholder of SFL Maven, Inc. ("SFLM") entered into Acquisition Agreement with the Company whereby the Company acquired Joseph Ladin's 100 shares of SFLM in exchange for 300,000,000 shares of the Company's common stock.

SFLM became a wholly owned subsidiary of the Company and Joseph Ladin became the Chief Executive Officer, President and sole Director of the Company. Mr. Ladin also received 10,000,000 shares of the Company's Series A Preferred Shares representing voting control of our company from Carl Grant our former sole officer and director. In conjunction with the change-in-control transaction, Mr. Grant resigned as CEO and Director of our company. Mr. Ladin, an experienced luxury retail businessman, now serves as our sole director and officer.

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

2485 E Sunrise	Blvd. 201a, Fort Lauderdale, FL 33304
•	s) of the issuer's principal place of business: incipal executive office and principal place of business are the same address:
Has the issuer years?	or any of its predecessors been in bankruptcy, receivership, or any similar proceeding in the past five
Yes: □	No: ⊠

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

None

2) Security Information

SFLM Trading symbol: Exact title and class of securities outstanding: COMMON CUSIP: 81879T104 Par or stated value: 0.0001 Total shares authorized: 5,000,000,000 as of date: 9/30/21 1,428,025,173 as of date: 9/30/21 Total shares outstanding: Number of shares in the Public Float⁶: 812,520,942 as of date: 9/30/21 Total number of shareholders of record: 40 as of date: 9/30/21 All additional class(es) of publicly traded securities (if any): Trading symbol: Exact title and class of securities outstanding: CUSIP: Par or stated value: Total shares authorized: as of date: Total shares outstanding: as of date: Transfer Agent Name: Colonial Stock Transfer Phone: 801 433 5740 kalyshachandler@colonialstock.com Email: Address: 60 Exchange Place, Ste. 100, Salt Lake City, UT 84111 Is the Transfer Agent registered under the Exchange Act?⁷ Yes: ⊠ No: □

3) Issuance History

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

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

⁶ "Public Float" shall mean the total number of unrestricted shares not held directly or indirectly by an officer, director, any person who is the beneficial owner of more than 10 percent of the total shares outstanding (a "control person"), or any affiliates thereof, or any immediate family members of officers, directors and control persons.

⁷ To be included in the Pink Current Information tier, the transfer agent must be registered under the Exchange Act.

A. Changes to the Number of Outstanding Shares

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

Shares Outstanding Fiscal Year End: Date 12/31/19	g as of Second M Opening Common: <u>54</u> Preferred:10,	Balance 5,025,173		*Right-click the rows below and select "Insert" to add rows as needed.						
Date of Transaction	Transaction type (e.g. new issuance, cancellation, shares returned to treasury)	Number of Shares Issued (or cancelled)	Class of Securities	Value of shares issued (\$/per share) at Issuance	Were the shares issued at a discount to market price at the time of issuance? (Yes/No)	Individual/ Entity Shares were issued to (entities must have individual with voting / investment control disclosed).	Reason for share issuance (e.g. for cash or debt conversion) -OR- Nature of Services Provided	Restricted or Unrestricted as of this filing.	Exemption or Registration Type.	
Shares Outstanding	g on Date of This	s Report:								
Ending Balance:	<u>Ending</u>	Balance								
Date <u>09/30/2021</u>	Common: 1	,428,025,173								
	Prefer	red: <u>1</u>								

15th January 2019	New Issuance	6,428,333	Common		Yes	Cirrus Group LLC - Arthur Hood	Debt Conversion	Unrestricted	Exemption from registration under rule 144
15 01 2019	New Issuance	431,034,482	Common	0.000116	Yes	Essex Global - Ben Conde	Debt Conversion	Unrestricted	Exemption from registration under rule 144
29 01 2019	New Issuance	429,577,068	Common	0.000116	Yes	Essex Global - Ben Conde	Debt Conversion	Unrestricted	Exemption from registration under rule 144
14 02 2019	New Issuance	500,000,000	Common	0.000116	Yes	Fidelis Capital - Anthony Lozito	Debt Conversion	Unrestricted	Exemption from registration under rule 144
11th February 2019	New Issuance	500,000,000	Common	0.000116	Yes	Essex Global - Ben Conde	Debt Conversion	Unrestricted	Exemption from registration under rule 144
01 03 2019	New Issuance	55,689,051	Common	0.000116	Yes	Essex Global - Ben Conde	Debt Conversion	Unrestricted	Exemption from registration under rule 144
13 03 2019	New Issuance	603,448,275	Common	0.000058	Yes	Fidelis Capital - Anthony Lozito	Debt Conversion	Unrestricted	Exemption from registration under rule 144
20 03 2019	New Issuance	603,448,275	Common	0.000058	Yes	Essex Global - Ben Conde	Debt Conversion	Unrestricted	Exemption from registration under rule 144

16 06 2019	New Issuance	350,000,000	Common	0.0001	Yes	Carl Grant, CEO	Remuneration	Restricted	None
July 18, 2019	Cancelled	74,667	Common	NA	NA	Essex Global - Ben Conde	NA	NA	NA
July 2, 2019	New Issuance	285,453	Common	0.03503	Yes	Essex Global - Ben Conde	Note Convesion	Unrestricted	Exemption from registration under rule 144
October 29, 2019	New Issuance	20,000,000	Common	0.005	Yes	GPL Ventures LLC – Alex Dillon	Reg A	Free trading	Exempt
November 4, 2019	New Issuance	1,780,000	Common	0.005	Yes	Elliott Polatoff	Reg A	Free trading	Exempt
11 20 2019	New Issuance	150,000,000	Common	0.0001	No	Carl Grant	Compensation	Restricted	Restricted
November 21, 2019	New Issuance	22,000,000	Common	0.005	Yes	GPL Ventures LLC – Alex Dillon	Reg A	Free trading	Exempt
January 29, 2020	New Issuance	6,000,000	Common	0.005	Yes	Citta Alta Capital Inc – Craig Coaches	REG A	Free trading	Exempt
February 4, 2020	New Issuance	200,000,000	Common	0.005	Yes	Ilan Freeman	Acquisition	Restricted	Restricted
February 4, 2020	New Issuance	5,000,000	Common	0.005	Yes	Citta Alta Capital, Inc – Craig Coaches	REG A	Free Trading	Exempt
February 4, 2020	New Issuance	11,000,000	Common	0.005	Yes	Tiger Trout Capital - Alan Masley	REG A	Free Trading	Exempt
February 14, 2020	New Issuance	9,000,000	Common	0.005	Yes	Citta Alta Capital, Inc – Craig Coaches	REG A	Free Trading	Exempt
February 24, 2020	New Issuance	5,000,000	Common	0.005	Yes	Citta Alta Capital, Inc – Craig Coaches	REG A	Free Trading	Exempt
March 9, 2020	New Issuance	6,250,000	Common	0.004	Yes	Citta Alta Capital, Inc – Craig Coaches	REG A	Free Trading	Exempt
March 17, 2020	New Issuance	8,250,000	Common	0.004	Yes	Citta Alta Capital, Inc – Craig Coaches	REG A	Free Trading	Exempt
April 6, 2020	New Issuance	10,000,000	Common	0.004	Yes	Citta Alta Capital, Inc – Craig Coaches	REG A	Free Trading	Exempt
April 9, 2020	New Issuance	12,500,000	Common	0.004	Yes	Tiger Trout Capital - Alan Masley	REG A	Free Trading	Exempt
April 17, 2020	New Issuance	18,750,000	Common	0.004	Yes	Tiger Trout Capital - Alan Masley	REG A	Free Trading	Exempt

April 22, 2020	New Issuance	16,250,000	Common	0.004	Yes	Citta Alta Capital, Inc – Craig Coaches	REG A	Free Trading	Exempt
April 29, 2020	New Issuance	12,500,000	Common	0.004	Yes	Citta Alta Capital, Inc – Craig Coaches	REG A	Free Trading	Exempt
May 12, 2020	New Issuance	6,250,000	Common	0.004	Yes	Elliott Polatoff	REG A	Free Trading	Exempt
May 12, 2020	New Issuance	20,000,000	Common	0.004	Yes	Citta Alta Capital, Inc – Craig Coaches	REG A	Free Trading	Exempt
May 18, 2020	New Issuance	12,500,000	Common	0.004	Yes	Tiger Trout Capital - Alan Masley	REG A	Free Trading	Exempt
May 19, 2020	New Issuance	12,500,000	Common	0.004	Yes	Citta Alta Capital, Inc – Craig Coaches	REG A	Free Trading	Exempt
May 28, 2020	New Issuance	5,000,000	Common	0.004	Yes	Citta Alta Capital, Inc – Craig Coaches	REG A	Free Trading	Exempt
May 28, 2020	New Issuance	7,500,000	Common	0.004	Yes	Citta Alta Capital, Inc – Craig Coaches	REG A	Free Trading	Exempt
June 10, 2020	New Issuance	15,000,000	Common	0.004	Yes	Citta Alta Capital, Inc – Craig Coaches	REG A	Free Trading	Exempt
June 11, 2020	Cancellation	(150,000,000	Common	0.0001	Yes	Carl Grant	NA	Restricted	Restricted
June 12, 2020	New Issuance	76,636,510	Common	\$0.01	No	Robert Reynolds	Share exchange – acquisition	Restricted	Restricted
June 12, 2020	New Issuance	4,750,000	Common	\$0.01	No	Silvia Reynolds	Share exchange – acquisition	Restricted	Restricted
June 12, 2020	New Issuance	2,375,000	Common	\$0.01	No	David Tatlock	Share exchange – acquisition	Restricted	Restricted
June 12, 2020	New Issuance	2,175,000	Common	\$0.01	No	Kimo Mulder	Share exchange – acquisition	Restricted	Restricted
June 12, 2020	New Issuance	950,000	Common	\$0.01	No	G&G Whiteboard – Josephine Carioti	Share exchange – acquisition	Restricted	Restricted
June 12, 2020	New Issuance	950,000	Common	\$0.01	No	Mariana Honey	Share exchange – acquisition	Restricted	Restricted
June 12, 2020	New Issuance	950,000	Common	\$0.01	No	Jeffrey Taylor	Share exchange - acquisition	Restricted	Restricted
June 12, 2020	New Issuance	950,000	Common	\$0.01	No	Sofia Gonzalez	Share exchange - acquisition	Restricted	Restricted
June 12, 2020	New Issuance	684,000	Common	\$0.01	No	Mitchell Hyett	Share exchange - acquisition	Restricted	Restricted

June 12, 2020	New Issuance	665,000	Common	\$0.01	No	Kristina Preitikaaite	Share exchange – acquisition	Restricted	Restricted
June 12, 2020	New Issuance	522,500	Common	\$0.01	No	Arsem Movsesyants	Share exchange – acquisition	Restricted	Restricted
June 12, 2020	New Issuance	475,000	Common	\$0.01	No	Matthew Williams	Share exchange – acquisition	Restricted	Restricted
June 12, 2020	New Issuance	451,250	Common	\$0.01	No	William Sinclair	Share exchange – acquisition	Restricted	Restricted
June 12, 2020	New Issuance	392,664	Common	\$0.01	No	Matthew Randolph	Share exchange – acquisition	Restricted	Restricted
June 12, 2020	New Issuance	380,000	Common	\$0.01	No	Jake Helm	Share exchange – acquisition	Restricted	Restricted
June 12, 2020	New Issuance	285,000	Common	\$0.01	No	Glen Samuel	Share exchange – acquisition	Restricted	Restricted
June 12, 2020	New Issuance	237,500	Common	\$0.01	No	Eric Heim	Share exchange – acquisition	Restricted	Restricted
June 12, 2020	New Issuance	190,000	Common	\$0.01	No	Christopher Connel	Share exchange – acquisition	Restricted	Restricted
June 12, 2020	New Issuance	190,000	Common	\$0.01	No	Cindy Marquez	Share exchange – acquisition	Restricted	Restricted
June 12, 2020	New Issuance	190,000	Common	\$0.01	No	Keoni Mulder	Share exchange – acquisition	Restricted	Restricted
June 12, 2020	New Issuance	95,000	Common	\$0.01	No	Denise Michaels	Share exchange – acquisition	Restricted	Restricted
June 12, 2020	New Issuance	95,000	Common	\$0.01	No	Matthew Allan	Share exchange – acquisition	Restricted	Restricted
June 12, 2020	New Issuance	79,163	Common	\$0.01	No	Mryne Lenzen	Share exchange – acquisition	Restricted	Restricted
June 12, 2020	New Issuance	79,163	Common	\$0.01	No	Clayton Courtwright	Share exchange – acquisition	Restricted	Restricted
June 12, 2020	New Issuance	61,750	Common	\$0.01	No	Antonio Butler	Share exchange – acquisition	Restricted	Restricted
June 12, 2020	New Issuance	47,500	Common	\$0.01	No	Scott Pagel	Share exchange - acquisition	Restricted	Restricted
June 12, 2020	New Issuance	47,500	Common	\$0.01	No	Manual Meza	Share exchange – acquisition	Restricted	Restricted
June 12, 2020	New Issuance	47,500	Common	\$0.01	No	Lamaas Simmons	Share exchange - acquisition	Restricted	Restricted

June 12, 2020	New Issuance	47,500	Common	\$0.01	No	Jeffrey Scott Timmo	Share exchange – acquisition	Restricted	Restricted
June 22, 2020	New Issuance	11,250,000	Common	0.004	Yes	Citta Alta Capital, Inc – Craig Coaches	REG A	Free Trading	Exempt
June 30, 2020	New Issuance	25,000,000	Common	0.004	Yes	Citta Alta Capital, Inc – Craig Coaches	REG A	Free Trading	Exempt
July 1, , 2020	New Issuance	8,750,000	Common	0.004	Yes	Citta Alta Capital, Inc – Craig Coaches	REG A	Free Trading	Exempt
July 17, 2020	New Issuance	15,000,000	Common	0.004	Yes	Citta Alta Capital, Inc – Craig Coaches	REG A	Free Trading	Exempt
August 3, 2020	New Issuance	12,500,000	Common	0.004	Yes	Citta Alta Capital, Inc – Craig Coaches	REG A	Free Trading	Exempt
August 3, 2020	New Issuance	31,250,000	Common	0.004	Yes	GPL Ventures LLC – Alexander Dillon	REG A	Free trading	Exempt
August 31, 2020	New Issuance	40,000,000	Common	0.004	Yes	GPL Ventures LLC – Alexander Dillon	REG A	Free trading	Exempt
September 30, 2020	New Issuance	35,000,000	Common	0.004	Yes	GPL Ventures LLC – Alexander Dillon	REG A	Free trading	Exempt
31-Oct-20	New Issuance	50,000,000	Common	0.0001	Yes	Carl Grant	Services	Restricted	Restricted
February, 12, 2021	New Issuance	30,000,000	Common	0.005	Yes	Citta Alta Capital, Inc – Craig Coaches	REG A	Free Trading	Exempt
February, 26, <u>2021</u>	New Issuance	25,000,000	Common	0.005	Yes	Citta Alta Capital, Inc – Craig Coaches	REG A	Free Trading	Exempt
March 5 2021	New Issuance	20,000 000	Common	0.005	Yes	Citta Alta Capital, Inc – Craig Coaches	REG A	Free Trading	Exempt
March 19 2021	New Issuance	25,000,000	Common	0.005	Yes	Citta Alta Capital, Inc – Craig Coaches	REG A	Free Trading	Exempt
April 1 2021	New Issuance	20 000 000	Common	0.005	Yes	Citta Alta Capital, Inc – Craig Coaches	REG A	Free Trading	Exempt
April 7 2021	New Issuance	60 000 000	Common	0.005	Yes	Tiger Trout Capital - Alan Masley	REG A	Free Trading	Exempt
April 8 2021	New Issuance	25,000,000	Common	0.005	Yes	Citta Alta Capital, Inc – Craig Coaches	Reg A	Free trading	Exempt
June 6 2021	New Issuance	20 000 000	Common	0.005	Yes	MZHCI LLC, Edward Haberfield	Services	Restricted	None
June 24 2021	New Issuance	35,000,000	Common	0.004	Yes	Citta Alta Capital, Inc – Craig Coaches	REG A	Free Trading	Exempt

July 15 2021	New Issuance	37,500,000	Common	0.004	Yes	Citta Alta Capital, Inc – Craig Coaches	REG A	Free Trading	Exempt
July 28 2021	New Issuance	31,250,000	Common	0.004	Yes	Citta Alta Capital, Inc – Craig Coaches	REG A	Free Trading	Exempt
Sept 27 2021	New Issuance	6,250,000	Common	0.004	Yes	Carl Grant, Individual	REG A	Free Trading	Exempt
Sept 27 2021	New Issuance	12,500,000	Common	0.004	Yes	Elliott Polatoff, Individual	REG A	Free Trading	Exempt

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

Use the space below to provide any additional details, including footnotes to the table above:	
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B. Debt Securities, Including Promissory and Convertible Notes

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

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

Date of Note Issuance	Outstanding Balance (\$)	Principal Amount at Issuance (\$)	Interest Accrued (\$)	Maturity Date	Conversion Terms (e.g. pricing mechanism for determining conversion of instrument to shares)	Name of Noteholder (entities must have individual with voting / investment control disclosed).	Reason for Issuance (e.g. Loan, Services, etc.)
11/05/18	\$45,000	\$45,000	\$7,344	11/05/ 19	50% of lowest trading price for 25 prior trading days	Fidelis Capital – Anthony Lozito	<u>Loan</u>

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

4) Financial Statements

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

☑ U.S. GAAP
☐ IFRS

B. The financial statements for this reporting period were prepared by (name of individual)8:

Name: Deryk Konhauzer
Title: Accountant

Relationship to Issuer: Company's accountant

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

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

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

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

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

5) Issuer's Business, Products and Services

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

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

SFL Maven of Florida, Inc. the Company's wholly owned subsidiary, is one the world's largest online marketplaces for authenticated, luxury goods. Through our wholly-owned subsidiary, we host auctions using eBay's auction technology ("eBay Auctions"). The Company is revolutionizing luxury resale by providing an end-to-end service that unlocks supply

⁸ The financial statements requested pursuant to this item must be prepared in accordance with US GAAP or IFRS by persons with sufficient financial skills.

from luxury good sellers and creates a trusted, curated online marketplace for buyers globally. Over the past seventeen years, the Company has cultivated a loyal and engaged seller and buyer base through continuous investment in our logistics infrastructure and relationship development.

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

SFL Maven of Florida, LLC

C. Describe the issuers' principal products or services.

We aggregate and curate unique, pre-owned luxury supply across multiple categories, including women's, men's and children's jewelry and watches. We have built a vibrant online marketplace that is hosted on eBay. We believe our platform expands the overall luxury market, promotes the recirculation of luxury goods and contributes to a more sustainable world.

6) Issuer's Facilities

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

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

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

SFL Maven Corp and SFL Maven of Florida, Inc. jointly occupy c.1200 square footage of office space that they lease.

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

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

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

Name of Officer/Director or Control Person	Affiliation with Company (e.g. Officer Title /Director/Owner of more than 5%)	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding	Note
<u>Ilan Freeman</u>	Former Owner more than 5%	Thousand Oaks, CA	200,000,000	Common	<u>15%</u>	
Joseph Ladin	CEO	<u>Fort</u> <u>Lauderdale,FL</u>	300,000,000	Common	22%	
Robert Reynolds	Former Owner more than 5%	<u>Las Vegas, NV</u>	76,636,510	Common	<u>5%</u>	
Joseph Ladin	<u>CEO</u>	Fort Lauderdale, FL	1	Pref A	<u>100%</u>	Votes at 80% of the issued and outstanding common shares.

8) Legal/Disciplinary History

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

<u>None</u>

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

None

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

None

	4.	The entry of an order by a self-regulatory organization that permanently or temporarily barred, suspended, or otherwise limited such person's involvement in any type of business or securities activities.			
	<u>No</u>	<u>ne</u>			
B. Describe briefly any material pending legal proceedings, other than ordinary routine litigation incidental to the business, to which the issuer or any of its subsidiaries is a party or of which any of their property is the subject. Include the name of the court or agency in which the proceedings are pending, the date instituted, the principal pathereto, a description of the factual basis alleged to underlie the proceeding and the relief sought. Include similar information as to any such proceedings known to be contemplated by governmental authorities.					
	<u>None</u>				
9)	Th	ird Party Providers			
Ple	ase pro	vide the name, address, telephone number and email address of each of the following outside providers:			
<u>Se</u>	curities (<u>Counsel</u>			
Fire Ade	dress 1: dress 2: one:	<u>Donnell Suares</u> <u>Suares & Associates</u> 833 Flatbush Avenue <u>Suite 100 Brooklyn, N. 11226</u> 718 622 8450 dusares@suresassociates.com			
Acc	countant	or Auditor			
Firi Add	dress 1: dress 2: one:	Deryk Konhauzer Schneider & Associates 150 South University Drive Suite A, Plantation. FL. 33324 954 474 8889 info@schneiderassoc.com			
<u>Inv</u>	estor Re	<u>elations</u>			
Firi Add	dress 1: dress 2: one:				
Pro	vide the	ice Providers name of any other service provider(s) that that assisted, advised, prepared or provided information with this disclosure statement. This includes counsel, broker-dealer(s), advisor(s) or consultant(s) or provided or services to the issuer during the reporting period.			
Na Firi	me: m:				

Nature of Services:

Address 1:	
Address 2:	
Phone:	
Email:	

10) Issuer Certification

Principal Executive Officer:

The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles but having the same responsibilities) in each Quarterly Report or Annual Report.

The certifications shall follow the format below:

- I, Joseph Ladin certify that:
 - 1. I have reviewed this September 30th quarterly report of SFLMaven of Florida Corp;
 - 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
 - 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

November 15th 2021 [Date]

/s/ Joseph Ladin [CEO's Signature]

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

Principal Financial Officer:

- I, Joseph Ladin certify that:
 - 1. I have reviewed this <u>September 30th quarterly report</u> of <u>SFLMaven of Florida Corp;</u>
 - 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
 - 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

November 15th 2021 [Date]

/s/ Joseph Ladin [CFO's Signature]

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

SFLMAVEN CORP BALANCE SHEET - UNAUDITED AS OF SEPTEMBER 30, 2021

ASSETS

CURRENT ASSETS CASH - CHASE #1937 CASH - CHASE #6263 INVENTORY TOTAL CURRENT ASSETS	\$	21,488 27,752 962,535	1	1,011,775
PROPERTY AND EQUIPMENT				
AUTOMOTIVE		55,251		
OFFICE EQUIPMENT		3,710		
LESS: ACCUMULATED DEPRECIATION		(58,961)		
OTHER ASSETS				
ADVANCED TO STOCKHOLDER		385,114		
SECURITY DEPOSITS		1,547		
TOTAL OTHER ASSETS				386,661
			_	
TOTAL ASSETS			\$	1,398,436
LIABILITIES AND STOCKHOLDERS' EQ	UITY			
CURRENT LIABILITIES				
CREDIT CARD PAYABLE - CHASE	\$	40,502		
PAYROLL TAXES PAYABLE		10,332		
SBA PPP LOAN		89,912		
SBA EIDL ADVANCE		7,000		
SBA EIDL LOAN		499,900		
SBA PPP2 LOAN		81,085		
				728,730
LONG-TERM LIABILITIES				
LOAN PAYABLE - OTHER		863,770		
TOTAL LONG-TERM LIABILITIES		/		863,770
				803,770
TOTAL LIABILITIES				1,592,501
STOCKHOLDERS' EQUITY				
CAPITAL STOCK		3,371		
COMMON STOCK - PAR VALUE \$.0001 PER SHARE		142,803		
PAID-IN-CAPITAL	1			
DISTRIBUTIONS	_	L,554,250		
ACCUMULATED ADJUSTMENTS	11	L,706,126)		
NET INCOME		(188,363)		
TOTAL STOCKHOLDERS' EQUITY		(166,303)		(194,065)
••••			NV.	(== 1,000)
TOTAL LIABILITIES &				
STOCKHOLDERS' EQUITY			\$	1,398,436
			-	

SFLMAVEN CORP PROFIT & LOSS - UNAUDITED JULY - SEPTEMBER 2021

SALES		
SALES INCOME	\$	2,680,751
LESS: RETURNS & ALLOWANCES	E*	(57,016)
		(37,010)
TOTAL SALES		2,623,735
TOTAL SALES		2,023,733
COST OF GOODS SOLD		
INVENTORY - BEGINNING		769,971
CERTIFICATIONS		705,571
PURCHASES		2,264,100
POSTAGE & FREIGHT		
JEWELRY REPAIR		55,642
INVENTORY - ENDING		6,738
INVENTORY - ENDING		(962,535)
TOTAL COST OF GOODS SOLD		2,133,915
GROSS PROFIT		489,820
		403,020
OPERATING EXPENSES		
ADVERTISING & PROMOTION		141,935
AUTO EXPENSES		3,386
BANK CHARGES		2,563
COMPUTER EXPENSES		551
CONSULTING EXPENSES		33,452
DUES & SUBSCRIPTIONS		3,500
EBAY SELLING FEES		121,768
INSURANCE		14,721
INTERNET		1,027
LICENSES & TAXES		239
MEALS		20
MERCHANT FEES		2,334
OFFICE EXPENSES		493
PAYROLL TAXES		6,741
PROFESSIONAL FEES		4,997
RENT		4,802
REPAIRS & MAINTENANCE		1,437
SALARIES - OFFICE		88,116
SECURITY & ALARM		193
TELEPHONE		712
UTILITIES		150
INTEREST EXPENSE		
INTEREST EXPENSE	()	1,516
TOTAL OPERATING EXPENSES		434,653
OPERATING INCOME/(LOSS)	_	55,167
OTHER INCOME		
SALES TAX DISCOUNT		
SALES TAX DISCOUNT	-	-
TOTAL OTHER INCOME/(LOSS)		
NET INCOME/ // OSS)	ć	FF 463
NET INCOME/ (LOSS)	>	55,167

SFLMAVEN CORP STATEMENT OF RETAINED EARNINGS FOR THE PERIOD ENDED SEPTEMBER 30, 2021

RETAINED EARNINGS - BEGINNING	(1,949,656)
NET INCOME/(LOSS)	55,167
LESS: DISTRIBUTIONS	-
RETAINED EARNINGS - ENDING	(1,894,489)

SFLMAVEN CORP Statement of Cash Flows

January through September 2021

	Jan - Sep 21
OPERATING ACTIVITIES	
Net Income	-188,363.37
Adjustments to reconcile Net Income	<u> </u>
to net cash provided by operations:	
Inventory	-567,534.99
SBA PPP2 Loan	81,085.00
SBA EIDL Loan	350,000.00
Credit Card Payable - Chase	-14,190.26
Loan Payable - Kabbage	-81,500.00
SUTA Tax Payable	-229.00
Payroll Taxes Payable	10,331.67
Sales Tax Payable	-2,157.00
Net cash provided by Operating Activities	-412,557.95
INVESTING ACTIVITIES	
Shareholder Loans	-49,512.32
Net cash provided by Investing Activities	-49,512.32
FINANCING ACTIVITIES	
Loan Payable - Mable Ladin	-1,000.00
Loan Payable - Other	-1,151,636.75
Common Stock - Par \$.0001/Share	142,803.00
Paid In Capital	1,517,750.65
Retained Earnings	1.26
Net cash provided by Financing Activities	507,918.16
Net cash increase for period	45,847.89
Cash at beginning of period	3,392.00
Cash at end of period	49,239.89

SFLMAVEN CORP

Notes to the Financial Statements (Unaudited) September 30, 2021

Note 1- Organization and Description of Business

On October 5, 2020, Sun Kissed Industries, Inc. (SKI) entered into an Acquisition Agreement whereby the stock of SFL Maven, Inc. (SFLM) was exchanged for 300,000 of SKI. SFLM became a wholly owned subsidiary of SKI and Joseph Ladin became the Chief Executive Officer, President and sole Director of SKI. Mr. Ladin also received 10,000,000 shares of Company's Series A Preferred Shares representing voting control of the company.

SFLM markets jewelry, antiques and other luxury retail items through E-Bay. They are one of the largest retailers on E-Bay.

Note 2- Significant Accounting Policies

This summary of significant accounting policies of the Company is presented to assist in understanding of the Company's financial statements. The financial statements and notes are representations of the Company's management who are responsible for the integrity and objectivity. The following policies are considered to be significant.

Accounting method

The Company recognizes income and expense on the cash method of accounting. The Company has elected a calendar year-end.

Use of Estimates

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

Cash and Cash Equivalents

Cash and cash equivalents consists of two bank accounts.

Revenue Recognition

Product sales are solely derived from sales on E-Bay and are recorded as the cash is received. There are no accounts receivable.

Note 3- Going Concern

As shown on the accompanying financial statements, the Company has incurred Continuous losses from operations, has accumulated deficit of \$1,894,489 and has cash on hand of \$49,240 as of September 30, 2021. These factors raise substantial doubt about the Company's ability to continue as a going concern. Management is currently seeking additional sources of capital to fund short term operations through debt or equity investments. The Company however, is dependent upon its ability to secure equity and/or debt financing and there are no assurances that the Company will be successful. Therefore, without sufficient financing it would be unlikely for the Company to continue as a going concern

The financial statements do not include any adjustments that might result from the outcome of any uncertainty as to the Company's ability to continue as a going concern. The financial statements also do not include any adjustments relating to the recoverability and classification of recorded asset amounts, or amounts and classifications of liabilities that might be necessary should the Company be unable to continue as a going concern.

Note 4 - Other Liabilities

The Company has various repayment arrangements for the entities listed on the Other Loans Payable. Subsequent to this statement date, some of the liabilities have already been satisfied.