

# **Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines**

## **Starfleet Innotech, Inc.**

a Nevada corporation

124 East, 40<sup>th</sup> Street, New York, NY 10016

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### **Annual Report For the Period Ending December 31, 2021 (the "Reporting Period")**

As of December 31, 2021, number of shares outstanding of our Common Stock was:

1,409,583,737

As of September 30, 2021, the number of shares outstanding of our Common Stock was:

1,404,821,358

As of December 31, 2020, the number of shares outstanding of our Common Stock was:

633,403,973

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<sup>4</sup> of the company has occurred over this reporting period:

Yes: ☐

No: ☒

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<sup>4</sup> "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 securities;
- (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 such change; or
- (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.

We were incorporated on April 13, 1994, in the State of Washington, as Courtside Products, Inc. and re-domiciled to Nevada on December 9, 2008. On December 23, 2008 we merged with Smokefree Innotec Corporation, a Nevada Corporation and Lema One Corporation, a Nevada Corporation and changed the Corporation's name to Smokefree Innotec, Inc. Smokefree Innotec, Inc. acquired Agrokings, Inc. and its subsidiaries effective on the 20<sup>th</sup> of August 2021 and changed the Corporation's name to Starfleet Innotech, Inc. effective on the 24<sup>th</sup> of January 2022.

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):

Starfleet Innotech, Inc., has been incorporated in the state of Nevada for the past 5 years and is currently in active status there.

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

Trading temporarily suspended by the SEC pursuant to Section 12(k) of the Securities Exchange Act of 1934 from 9:30AM on 1-28-05 until 11:59PM on 2-10-05

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

Agrokings, Inc. and its subsidiaries namely, Epiphany Café Franchise group, Ardent Bakers, Gorgeous Coffee Co., A+ Electrical, Accord Investment Group and AG Architects have been acquired by SFIO effective on the 20<sup>th</sup> of August 2021 through the Asset Purchase Agreement between two parties.

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

124 East, 40<sup>th</sup> Street, New York, NY 10016

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

*Check box if principal executive office and principal place of business are the same address:* ☒

Has the issuer or any of its predecessors been in bankruptcy, receivership, or any similar proceeding in the past five years?

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:

N/A

## 2) Security Information

Trading symbol:	SFIO
Exact title and class of securities outstanding:	COMMON SHARES
CUSIP:	832673107
Par or stated value:	\$0.001
Total shares authorized:	5,000,000,000 as of December 31, 2021
Total shares outstanding:	1,409,583,737 as of December 31, 2021
Number of shares in the Public Float <sup>1</sup> :	548,078,539 as of date: December 31, 2021
Total number of shareholders of record:	252 as of December 31, 2021

*All additional class(es) of publicly traded securities (if any):*

Trading symbol:	N/A
Exact title and class of securities outstanding:	Series A Preferred
CUSIP:	N/A
Par or stated value:	.001
Total shares authorized:	100,000,000 as of: December 31, 2021
Total shares outstanding:	750,000 as of December 31, 2021

Trading symbol:	N/A
Exact title and class of securities outstanding:	Special 2019 Series A Preferred
CUSIP:	N/A
Par or stated value:	\$.001
Total shares authorized:	1 as of: December 30, 2021
Total shares outstanding:	1 as of: December 30, 2021

### Transfer Agent

Name: Action Stock Transfer Corporation (First American Stock Transfer, Inc. at the time of this filing)  
Phone: 1-801-274-1088  
Email: [jb@actionstocktransfer.com](mailto:jb@actionstocktransfer.com)  
Address: 2469 E. Fort Union Blvd., Suite 214,  
Salt Lake City, UT 84121

Is the Transfer Agent registered under the Exchange Act?<sup>2</sup> Yes: ☒ No: ☐

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<sup>1</sup> "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.

<sup>2</sup> To be included in the Pink Current Information tier, the transfer agent must be registered under the Exchange Act.

### 3) Issuance History

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

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

#### A. Changes to the Number of Outstanding Shares

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

Shares Outstanding as of Second Most Recent Fiscal Year End: <u>Opening</u> <u>Balance</u> Date 12/31/19 Common: 633,403,973 Series A Preferred: 0 Special Preferred: 1			*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.
10/12/20	New Issuance	750,000	Series A Preferred	0.001	No	Agrokings, Inc. (Hatadi Shapiro Supaat)	Purchase	Restricted	
06/11/2021	Cancellation	55,731,250	Common Shares	0.0750	No	Thomas Schoepfer	Estate	Restricted	
06/11/2021	New issuance	55,731,250	Common Shares	0.0750	No	Francis Guy Clear	Transfer	Unrestricted	
08/30/21	Cancellation	750,000	Series A Preferred	0.001	No	Agrokings, Inc. (Hatadi Supaat)	Purchase	Restricted	
08/30/21	New issuance	750,000	Series A Preferred	0.001	No	Jeths D. Lacson	Transfer	Restricted	
07/27/21	New issuance	36,000,000	Common Shares	0.068	No	Richard Thomas	Consideration of Asset purchase agreement	Restricted	
07/27/21	New issuance	18,000,000	Common Shares	0.068	No	John Bongornio	Consideration of Asset purchase agreement	Restricted	
07/27/21	New issuance	18,000,000	Common Shares	0.068	No	Daniel Petry	Consideration of Asset purchase agreement	Restricted	
07/27/21	New issuance	130,140,000	Common Shares	0.068	No	Hatadi Shapiro Supaat	Consideration of Asset purchase agreement	Restricted	

07/27/21	New issuance	185,000,000	Common Shares	0.068	No	Jeths D. Lacson	Consideration of Asset purchase agreement	Restricted	
07/27/21	New issuance	50,000,000	Common Shares	0.068	No	Mark G. Epifanio	Consideration of Asset purchase agreement	Restricted	
07/27/21	New issuance	50,000,000	Common Shares	0.068	No	Richard A. Agluba	Consideration of Asset purchase agreement	Restricted	
07/27/21	New issuance	217,800,000	Common Shares	0.068	No	Bounce Mobile Systems, Inc. [Hatadi Shapiro Supaat]	Consideration of Asset purchase agreement	Restricted	
07/27/21	New issuance	1,000	Common Shares	0.068	No	Grace H. Belisario	Consideration of Asset purchase agreement	Restricted	
07/27/21	New issuance	16,600,000	Common Shares	0.068	No	John Luis D. Lacson	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	7,482,300	Common Shares	0.10	No	Dimitroulas Louis	Company Acquisition	Restricted	
09/08/21	New issuance	1,047,150	Common Shares	0.10	No	Andresito JR M. Boiser	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	5,000,000	Common Shares	0.10	No	Elvin Tuerca Alcala	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	3,000,000	Common Shares	0.10	No	Al Frederick Go	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	2,000,000	Common Shares	0.10	No	Marjorie Alcala	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	5,884,800	Common Shares	0.10	No	Michael Luis Venezuela	Company Acquisition	Restricted	
09/08/21	New issuance	5,300,965	Common Shares	0.07	No	Ricarte Torres	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	1,714,286	Common Shares	0.07	No	Domingo D. Madarang	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	1,142,857	Common Shares	0.07	No	Mila B. Barillo	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	857,143	Common Shares	0.07	No	Alan R. Ferrer	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	857,143	Common Shares	0.07	No	Delilah P. Buerano	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	857,143	Common Shares	0.07	No	Francisca P. Rialon	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	1,850,000	Common Shares	0.07	No	Bernie Desingano	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	600,000	Common Shares	0.07	No	Richel Desingano	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	593,429	Common Shares	0.07	No	Dhanpril V. Apostol	Consideration of Asset purchase agreement	Restricted	

09/08/21	New issuance	1,145,500	Common Shares	0.07	No	Teodore Lazaro Maroket	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	571,429	Common Shares	0.07	No	Ian John G. Lou	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	571,429	Common Shares	0.07	No	Lady Charlotte P. Chua	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	571,429	Common Shares	0.07	No	Aldo M. Villacarlos	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	571,429	Common Shares	0.07	No	Anthonino Dela Cruz	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	285,714	Common Shares	0.07	No	Aresti T. Ramiro	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	571,429	Common Shares	0.07	No	Jimmy M. Daisa	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	571,429	Common Shares	0.07	No	Maura Rica Santos Yap	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	727,500	Common Shares	0.07	No	Amy J. Gamboa	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	727,500	Common Shares	0.07	No	Ralf F. Gamboa	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	428,571	Common Shares	0.07	No	Lorna Q. Sanchez	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	428,571	Common Shares	0.07	No	Ronald A. Sanchez	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	335,714	Common Shares	0.07	No	Ermanie L. Mendiola	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	335,714	Common Shares	0.07	No	Maricel M. Mendiola	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	285,714	Common Shares	0.07	No	Jorge J. Garbin	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	285,714	Common Shares	0.07	No	Oliver S. Pataray	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	228,571	Common Shares	0.07	No	Nikki B. Tering	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	171,429	Common Shares	0.07	No	Eric Glenn A. Tering	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	250,000	Common Shares	0.07	No	Vinia Verdida	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	114,286	Common Shares	0.07	No	Brian Vincent J. Barillo	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	114,286	Common Shares	0.07	No	Kerstie Dimple B. Barillo	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	114,286	Common Shares	0.07	No	Micah Kim B. Barillo	Consideration of Asset purchase agreement	Restricted	

09/08/21	New issuance	85,714	Common Shares	0.07	No	Katrina J. Koppin	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	85,714	Common Shares	0.07	No	Michael Joner C. Koppin	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	79,643	Common Shares	0.07	No	Ma. Crisena April P. Ebol	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	127,800	Common Shares	0.07	No	Jerene Talam	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	57,143	Common Shares	0.07	No	Aldenn D. Layug	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	57,143	Common Shares	0.07	No	Alman L. Bonot	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	57,143	Common Shares	0.07	No	Joan L. Layug	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	57,143	Common Shares	0.07	No	Randy C. Bartolome	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	57,143	Common Shares	0.07	No	Sharon T. Bartolome	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	57,143	Common Shares	0.07	No	Geralde Guinto	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	109,000	Common Shares	0.07	No	Luisito Verdote Galvez	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	76,000	Common Shares	0.07	No	Jonathan Garcia Bagsit	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	64,500	Common Shares	\$0.07	No	Ramon Chito P. Montenegro	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	62,500	Common Shares	0.07	No	Nino Leo III Salabit Loyola	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	62,500	Common Shares	0.07	No	Jaimee Lyn Gihan Del Rio Pasig	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	62,500	Common Shares	0.07	No	Pawan Pathela	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	50,000	Common Shares	0.07	No	Marciano Caldo	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	50,000	Common Shares	0.07	No	Maria Cynthia Gaffud	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	37,500	Common Shares	0.07	No	Nolito Ayongao	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	27,000	Common Shares	0.07	No	Dene Horneja	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	24,200	Common Shares	0.07	No	Eunice Barrozo	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	16,500	Common Shares	0.07	No	Kenn B. Manalaysay	Consideration of Asset purchase agreement	Restricted	

09/08/21	New issuance	11,000	Common Shares	0.07	No	Delmar Edusma	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	11,000	Common Shares	0.07	No	Kathleen Parcon	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	11,000	Common Shares	0.07	No	Neil Sobrado	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	7,857	Common Shares	0.07	No	Christopher Bermejo	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	6,600	Common Shares	0.07	No	Augustus Ceasar Salarda	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	5,500	Common Shares	0.07	No	Meredel Peralta	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	22,000	Common Shares	0.07	No	Edward D. Mercado	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	22,000	Common Shares	0.07	No	Jose Tarito P. Hokson	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	6,050	Common Shares	0.07	No	Rolando M. Nicolas	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	7,857	Common Shares	0.07	No	Marc Talam	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	31,429	Common Shares	0.07	No	Richard Dabu	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	7,920	Common Shares	0.07	No	Albert Concepcion	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	10,615	Common Shares	0.07	No	Anthony Garing	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	7,942	Common Shares	0.07	No	Reynaldo Antecristo	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	15,714	Common Shares	0.07	No	David Salvatera	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	14,014	Common Shares	0.07	No	Amy J. Gamboa	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	7,857	Common Shares	0.07	No	Jose Euniel Suralta	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	31,429	Common Shares	0.07	No	Rosette M. Alcachupas	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	78,179	Common Shares	0.07	No	Absalon D. Belarmino	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	7,857	Common Shares	0.07	No	Marcelino Signo	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	9,350	Common Shares	0.07	No	Arnold Turla	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	30,882	Common Shares	0.07	No	Domingo P. Grimaldo	Consideration of Asset purchase agreement	Restricted	



09/08/21	New issuance	7,700	Common Shares	0.07	No	Mary Ann Hermida	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	5,500	Common Shares	0.07	No	Joel Barnachea	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	9,350	Common Shares	0.07	No	Esrail Demabildo	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	270,550	Common Shares	0.07	No	Edward Balasta	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	85,444	Common Shares	0.07	No	Francis Anggo	Consideration of Asset purchase agreement	Restricted	
09/08/21	New issuance	175,000	Common Shares	0.07	No	Donna Leah Robles	Consideration of Asset purchase agreement	Restricted	
10/09/21	New Issuance	50,153	Common Shares	0.07	No	Marie Zuno	Purchase	Restricted	
10/09/21	New issuance	71,895	Common Shares	0.07	No	Sonny Joy Serain	Purchase	Restricted	
10/09/21	New issuance	14,716	Common Shares	0.07	No	Juan Miguel Wong	Purchase	Restricted	
10/09/21	New issuance	287,743	Common Shares	0.07	No	Joel Celeste	Purchase	Restricted	
10/09/21	New issuance	7,143	Common Shares	0.07	No	Alvin Reyes	Purchase	Restricted	
10/09/21	New issuance	28,571	Common Shares	0.07	No	Victorino Bongaita	Purchase	Restricted	
10/09/21	New issuance	42,871	Common Shares	0.07	No	Emilio Alvaro	Purchase	Restricted	
10/09/21	New issuance	7,143	Common Shares	0.07	No	Rogelio Dela Cruz Cristobal Jr	Purchase	Restricted	
10/09/21	New issuance	14,286	Common Shares	0.07	No	Abdul Rahman Shebli	Purchase	Restricted	
10/09/21	New issuance	35,714	Common Shares	0.07	No	Sherelyn Juan	Purchase	Restricted	
10/09/21	New issuance	14,286	Common Shares	0.07	No	Antonio Jesus Quinones Garing	Purchase	Restricted	
10/09/21	New issuance	2,857	Common Shares	0.07	No	Masni Binti Bujang	Purchase	Restricted	
10/09/21	New issuance	14,286	Common Shares	0.07	No	William Jr Lao Yap	Purchase	Restricted	
10/09/21	New issuance	14,286	Common Shares	0.07	No	Melissa Katrina Quiamco Saavedra	Purchase	Restricted	
10/09/21	New issuance	3,585,000	Common Shares	0.07	No	Roger Lagmay Oriel	Compensation - Consulting	Restricted	
10/09/21	New issuance	571,429	Common Shares	0.07	No	Jonathan Oboza Petalver	Compensation - Consulting	Restricted	

Shares Outstanding on Date of This Report:	
<u>Ending</u>	
<u>Balance:</u>	
Date 12/31/21	
Common: 1,409,583,737	
Series A Preferred: 750,000	
Special Preferred: 1	

**Example:** A company with a fiscal year end of December 31<sup>st</sup>, in addressing this item for its quarter ended September 30, 2020, would include any events that resulted in changes to any class of its outstanding shares from the period beginning on January 1, 2018 through September 30, 2020 pursuant to the tabular format above.

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

**\* Richard Thomas acquired control of then Smokefree Innotec, Inc., from Corionne Washington, a custodian with Universal Management Association, LLC, on September 13, 2019 for \$25,000 cash. Mr. Washington, representing Universal Management Association, LLC, acquired the Company, as custodian, from the Nevada District Court for Clark County through a court-approved custodial civil action. This Super A preferred share controls the Company because it is convertible into 750,000,000 common shares at any time and possesses super voting rights of 60% of all Company voting shares. The Super A preferred shares were created by the custodian. Richard Thomas then sold then sold the Super A Preferred share to Hatadi Shapiro Supaat on October 12, 2020 for \$15,000 and a 2% non-dilutable interest in the Company. The 2% interest is the Company refers to a future interest of 2% of the common shares of Starfleet Innotech, Inc., after the company undergoes a planned restructure. As of August 30, 2021, the Super A Preferred Share was transferred to Jeths D. Lacson, as the current Chairman of SFIO.**

#### 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.)
9/13/19	\$25,000 **	\$25,000 **	\$0	Upon order of dismissal of Clark County Civil Court Case No. 19-795456-C	convertible at will at the lesser of: (a) 60-day average price; or (b) par value	Main G Consulting, LLC (Matt Gruder)	Services

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

**\*\* This \$25,000 note was issued by Corionne Washington, of Universal Management Association, LLC, on July 31, 2019 for the work they performed as custodian, including removal of the DTC “chill”, which prevented the Company from trading, as well as other custodial duties. This note was then sold by Universal Management, LLC, to Matt Gruder’s Main G Consulting, LLC for \$25,000 on September 13, 2019. The note does not accrue interest and can be converted at any time. The maturity date is determined by the date the custodial case is formally dismissed by the Clark County, Nevada District Court.**

#### **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)<sup>3</sup>:

Name: Michael Venezuela  
Title: Accountant (CPA)  
Relationship to Issuer: CFO

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 Changes in Shareholders’ 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 Statements are attached beginning at page 12**

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

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<sup>3</sup> The financial statements requested pursuant to this item must be prepared in accordance with US GAAP or IFRS by persons with sufficient financial skills.

## 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")

Starfleet Innotech, Inc. [SFIO] is a global investment holding company focused on innovation through disruptive collaborations across the three key industries: Food and Beverage (F&B), Real Estate, and Technology. With a strong presence across New Zealand, Australia, and the Philippines - as well as a roadmap for further global expansion - SFIO makes strategic investments in high-growth businesses, building synergies across its diverse portfolio to provide maximum shareholder value. SFIO's key industries represent a clear roadmap of acquisition, consolidation, transformation, and expansion. As the company grows its portfolio of pillar investments, it pioneers new business models and operational efficiencies through technological innovation and cross-industry collaboration, before scaling them across its global footprint. Guided by tradition, driven by innovation, and enabled by collaboration. SFIO is on a hyper-growth path to build a thriving business ecosystem, with plans to uplist onto a major stock exchange in the near future.

The Company will expand its capabilities and asset base through company mergers, acquisitions, investments and partnerships with synergistic and suitable companies that would increase the revenues of the subsidiaries owned and operated by the Company.

As part of SFIO's expansion plan, SFIO recently registered its business in Malaysia, Philippines and in the UAE. These are being led by our partners directly reporting to SFIO headquarters. SFIO's office in Dubai UAE was opened early this year which will facilitate the F&B and Tech product distribution of SFIO in the Middle East.

Accord Investment Group Pty Ltd., a subsidiary of SFIO based in Melbourne Australia, will lead the expansion of SFIO's businesses in Australia. SFIO's operation in Australia is spearheaded by SFIO's COO, Mark Epifanio.

B. Describe any subsidiaries, parents, or affiliated companies, if applicable, and a description of such entity's business, contact information for the business, officers, directors, managers or control persons. Subsidiary information may be included by reference.

### B.1 FOOD AND BEVERAGE [F&B]

#### B.1.1 Food Manufacturing and Distribution

Ardent Bakers (NZ) and Big Lou's Donuts (AU) have developed their respective recipes [i.e., Intellectual Property] and mastered the techniques in producing premium quality frozen cakes, donuts, bread, and other baked products. Their combined years of experience and proven expertise will be their crucial advantage over their competitors in providing product quality and cost value, which will support their customer's business scalability and sustainability. In addition, the group supplies products to the franchise group and will expand its business in the catering supply of wholesale products to other firms within the region.

The food manufacturing group of the Company has innovated and mastered several cutting-edge techniques and technology in producing quality products with the highest efficiency. The group owns the SMART-FREEZE technology, a disruptive innovation that significantly reduces product wastage and eliminates the need to have multiple commissaries, which is the limiting factor in scaling the Epiphany Café brand in a particular country. The group also aims to become the market leader in offering low-carb treats as part of its three-year plan through collaboration with international low-carb communities.

The Company has innovated its premix flour and toppings for our cakes and donuts in the last five years that have enabled our donuts and cakes to be frozen up to six months (fully glazed). Once thawed in ambient temperature for less than an hour, the ‘fresh-like’ quality and shelf life of the “pillow-soft” donuts are consistent for most of the flavours.

With the Smart-Freeze technology, donut and cakes wastages in stores can be minimized below 3% or lesser using First-In, First-Out (FIFO) approach. Several NZ and AU renowned brands have acknowledged our key difference in the market.

#### **Ardent Bakers**

Ardent Bakers is an MPI (Ministry for Primary Industries) approved centralized factory and warehouse located in Hamilton New Zealand. It supplies frozen donuts, muffins, scones and cakes to the Epiphany Franchise Group. Ardent Bakers also supplies wholesale products to multi-store retail brands such as BP, Caltex, Mobil, GAS, Jayen Foods Concepts, Circle-K, Metromart, Classic Bake House, and other hospitality businesses i.e. cafés, hotels, restaurants.

#### **Big Lou's Donuts**

Big Lou's Donuts is a successful Australian Company which was formed in 2008. Big Lou's specializes in producing a wide range of commercial donuts for retail, wholesale, events and corporate markets. Big Lou's donuts are available in supermarkets such as Coles and Aldi in Australia. Big Lou's modern donut factory in Melbourne can produce more than 9,000 donuts per hour.

### **B.1.2 Franchising**

The Company's Franchise Business has adopted a diversified business model, from the traditional franchise system concepts to micro-business models through the newly developed license system concepts that are suitable to meet customer needs and the “new normal” in the business arena. This diversified business model aims to provide multi-economic opportunities which will enable and empower entrepreneurs in different tiers in the market. The parallel expansion strategy of the Franchise and License models is the key to Epiphany Café's strategic expansion in the global market.

#### **Epiphany Café**

Epiphany Café is a new-breed café that offers not only gourmet donuts of different delectable flavors but also premium cakes, quality breads, and hot/cold drinks i.e. coffee and tea. Having these four-core product ranges makes Epiphany Café an incredibly unique franchise model. Epiphany Café was named the “Best Emerging Franchise System” by the Franchise Association New Zealand (FANZ) in 2018. In the same year, Epiphany Café was voted as “Meadow Fresh Café of the Year” in the upper North Island, New Zealand. It is a recognized franchise with 30+ outlets, including licensed locations, in New Zealand and has big plans to expand in USA, Australia, UAE, Philippines and Malaysia.

To date, Epiphany Café is progressing on its expansion plans in those five countries, where Epiphany Café has already commenced the market research, feasibility study, site selection process, franchise system conversion, and franchise registration.

Furthermore, Epiphany has established a multi-concept model for franchisees and licensees' selection. The Epiphany license model includes the “store within a store” concept, the micro-business model which is best suited for essential businesses like convenience stores and supermarkets.

Additionally, the team at AG Architects, one of the subsidiaries of SFIO, is already working on a new Epiphany Café ‘drive-thru’ concept—one that situates Epiphany Café as a hub for innovators and entrepreneurs. Desk spaces, private meeting rooms, and access to partner tech services like website design, app development, digital

marketing. This concept will position Epiphany Café as a pioneer in the hospitality industry that supports “work from anywhere” concept post COVID pandemic.

### **B.1.3 Coffee Business**

Gorgeous Coffee Co. [GCC] is a wholesale coffee roaster and distributor in New Zealand. Gorgeous Coffee Co. developed the unique Epiphany Café coffee blend which is 100% organic and Fair Trade certified. Gorgeous Coffee Co. has recently developed its 5-in-1 instant coffee made from organic ingredients namely: NZ Manuka honey, Barley grass powder, Stevia, Coconut milk powder and coffee. The instant coffee range of Gorgeous Coffee Co will be exported and distributed internationally by partners and through e-commerce platforms. Gorgeous Coffee’s 5-in-1 instant coffee product is soon to be sold to the US market online through Amazon. Being an independent company, Gorgeous Coffee Co. also supplies its standard coffee blend (whole beans) to both internal partners within the Company and external clients such as local cafés. Gorgeous Coffee Co. has also the capabilities to develop bespoke coffee blends for both internal and external customers.

## **B.2 REAL ESTATE**

### **B.2.1 Business Unit in the Philippines**

SFIO launched a number of real estate development projects, largely waterfront developments in the Philippines. So far SFIO has chosen to establish these developments in top global tourist spots like Palawan and Batangas in the Philippines through a joint venture with the landowners. We’ve designed these projects as a marriage of purposeful technologies, championing wellness.

The intersection of innovation and community health became the blueprint for what is now MORAYA—what we’ve envisioned to be a leading real estate developer in tech-driven, wellness-oriented townships. SFIO will soon integrate MORAYA’s ecosystem into its property development projects in New Zealand.

These are wholly-unique offerings on the global market. SFIO is utilizing health data systems and the latest in wellness design to create communities with proactive care built-in. Communities where your children, your parents, your friends & coworkers, can live better, healthier lives.

SFIO has recently gathered a high-caliber team to lead MORAYA. In real estate, SFIO brought in decades of experience across master planning, business development, and sales. These are industry leaders that have worked for the top real estate companies in the Philippines. AG Architects, a subsidiary of ours, will be playing a leading role here as well. They leverage experience designing award-winning projects in integrating natural environments into interior spaces.

And in wellness, the other core component of MORAYA, we have expertise in health data systems and developing health sensors through our partners. We also have, leading MORAYA, a global expert in health hospitality. They’ve led the design & development of some of the most prominent health tourism projects in Southeast Asia.

SFIO is targeting a number of markets, primarily the health and wellness tourism industry—which is incredibly fast-growing, expected to reach a valuation of 105 billion US dollars by 2027. In Southeast Asia, the leaders in this space have historically been Thailand, Singapore, and Malaysia. While some challenges have been holding the Philippines back as a viable player here, as a global company, SFIO is uniquely positioned to build the right systems and facilities, as well as funnel the necessary demand from foreign markets, to make our MORAYA communities real contenders in this space.

### **B.2.2 Business Unit in New Zealand**

The Real Estate division of SFIO in New Zealand consists of a property development team (AG Architects) and an electrical services team (A+ Electrical).

### AG Architects

AG Architects is an Auckland based architectural office and property developer specializing in Residential, Commercial, Public and Urban, Industrial and Institutional development which has more than 25 years of experience in managing the end-to-end property development process from documentation and design, to construction of large and small projects. They established design credentials both in New Zealand and Singapore.

AG Architects have extensive experience working on multi-million projects that reflect the culture of NZ materials synonymous with the Land.

### A+ Electrical

A+ Electrical is formed by a team of Electricians, Technicians and Engineers have a diverse range of Electrical Installation, Maintenance and Joinery/Cabinetry work that we can do, from a replacement of light fittings and power points at home, and to electrical wiring of control and automation system, maintenance of machineries in a factory and commercial fit outs.

## **B.3 TECHNOLOGY**

Our technology division is built around LNS+, a tech startup venture builder with over a decade of traction in blockchain systems, website and mobile app development, server management, digital marketing, and more. Through LNS+, all our existing businesses and future businesses immediately benefit from having a full suite of digital transformation partners.

This means streamlining existing operations by setting up more unified tech platforms, supporting our brands' digital marketing efforts, and so on. But this also means building entirely new systems to really disrupt the industries we operate in. Coming from the startup world, the mandate of LNS+ is to bring that disruptive mindset and marry it with the broad resources of SFIO.

More than a support division, the role of LNS+ is to pave the pathways towards SFIO's future.

- In F&B, that means franchise management dashboards to allow franchisees to monitor and manage operations, track inventory, & purchase supplies easily.
- Learning management systems to allow owners, managers, and employees to learn the ropes of running an Epiphany Cafe—wherever, whenever, on any device, at their own pace.
- In Real Estate, LNS+ will oversee the deployment of community health dashboards, working alongside our data science & health wearable partners.
- And as our portfolio of real estate developments continues to grow—we will be developing AI-assisted tools to manage that inventory and augment our sales operations.

Each of these platforms will first and foremost be integral to our businesses. But we have longer term plans for these platforms as well—turning them into subscription-based software services for other businesses. Thereby turning our technology services into highly-lucrative revenue generators as well. As we plan to scale SFIO exponentially, we see our technology products as precisely the vehicle to get us there.

## **B.4 OTHER SUBSIDIARIES**

### Accord Investment Group (AIG)

AIG is an Asset Management company based in Melbourne Australia which is 100% owned by SFIO. It owns majority shares and assets in several companies based in Australia.

### MLV Group

MLV Group is an accounting firm based in Australia with more than 5,000 clients, that provides a 'one stop shop' for all tax, accounting, financial and social needs. It has seen a growth rate of 30% annually due to its reliable, professional, and trustworthy services. SFIO strategically acquired (70%) the MLV Group to manage and monitor the financial performance of its subsidiaries. MLV Group will also provide accounting and financial services to the SFIO conglomerate while pursuing its accounting firm expansion in Australia.

### The Global Academy NZ

The Global Academy NZ (Training Hub for Entrepreneurship) is a strategic learning provider of masterclasses and workshops – available both online and offline. It aims to educate, equip, and empower its business partners, shareholders and potential investors to have entrepreneurial and business leadership mindsets, mastery, management and mentorship programs. The core of 'The Global Academy NZ' is to customize strategic learning programs to develop the most important resource of an organization – the people.

The Global Academy offers certification programs and modular courses. Currently, there are masterclasses in entrepreneurship, entrepreneurial management, and digital entrepreneurship, suitable for companies and individuals who want to thrive in this new digital economy and become leaders in the industry, workplace or specific organizations.

## **B.5 OTHER AFFILIATED COMPANIES**

- Metromart Franchise Group (New Zealand)
- Classic Bake House Factory (New Zealand)
- Classic Bake House Franchise Group (New Zealand)
- NeuroSky (United States)
- LongBeach (Thailand)
- Project Fort (Philippines)
- Luyten 3D (Australia)
- AbaCore Capital Holdings PSE:ABA (Philippines)

C. Describe the issuers' principal products or services, and their markets.

### **C.1 FOOD AND BEVERAGE [F&B]**

#### **C.1.1 Food Manufacturing and Distribution**

Products – "Pillow-soft" donuts, commercial donuts, cakes, breads, other baked products, and NZ Manuka honey  
Markets – Exclusive supply to the Epiphany Café franchise group and wholesale supply of products to multi-store retail brands and mainstream supermarkets

#### **C.1.2 Franchising**

Products – Franchise and license systems  
Markets – Retail, food and beverages

#### **C.1.3 Coffee**

Products – Roasted coffee beans and 5-in-1 instant coffee  
Markets – Exclusive supply to the Epiphany Café franchise group and wholesale supply of coffee products to other retail stores. Export of 5-in-1 instant coffee



## C.2 REAL ESTATE

Products – Tech-enabled, wellness-oriented, and sustainable micro-townships

Markets – Residential and commercial real estate development

## C.3 TECHNOLOGY

Products – IT services, Software and Mobile App development, Cybersecurity services, Vulnerability Assessment & Security, Server Setup and Maintenance, Digital Marketing, Graphic Design and Branding, Website Development, Software Testing & Quality Assurance, and Mobile, Commerce, Systems Platform Development

Markets – IT, Technology and Software

## C.4 OTHER SUBSIDIARIES

*MLV Group:*

Services – Accounting and consulting Markets – Finance

*The Global Academy:*

Products – Online MBA Masterclass courses, Business Coaching, Business Consulting

Markets – Education and Consultation

## 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.

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.

*Tangible Assets:*

The tangible assets of the Company include equipment, furniture, computer and electronic hardware, site fit outs, delivery vehicles, company vehicles, company-owned facilities and properties (i.e. land and buildings). All tangible assets are in good working condition.

*Intangible Assets:*

The intangible assets of the Company include trademarks, intellectual property, franchise system, and goodwill.

## 7) 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% or more of any class of the issuer's securities, as well as any officer, and any director of the company, regardless of the number of shares they own. **If any 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 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/Director/Owner of more than 5%)	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding	Note
Jeths De Jesus Lacson	Officer, director	Hamilton, New Zealand	1  750,000  185,000,000	Preferred Special 2019 Series A 2019 ***  Preferred Series A Voting  Common	100%  100%  13.17%	
Mark Epifanio	Officer	Playford, Australia	50,000,000	Common	3.56%	
Richard Agluba	Officer	Hamilton, New Zealand	50,000,000	Common	3.56%	
Hatadi Supaat	Shareholder	Cainta Rizal, Philippines	130,140,000	Common	9.26%	
Bounce Mobile Systems, Inc.	Shareholder	Cainta Rizal, Philippines	217,800,000	Common	15.50%	

\*\*\* Richard Thomas sold his Super A Preferred to Hatadi Shapiro Supaat on October 12th, 2020 for \$15,000 and a 2% non-dilutable future interest in Starfleet Innotech, Inc., after the Company undergoes a planned restructure.

## 8) Legal/Disciplinary History

A. Please identify whether any of the persons 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);

No

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;

Yes. Thomas Schroepfer, under the previous owner, was barred from participating in penny stock offerings, but was not involved with management at the time. He has since passed away.

3. 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

No

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.

Yes. Thomas Schroepfer, under the previous owner, was barred from participating in penny stock offerings, but was not involved with management at the time. He has since passed away.

Describe briefly any material pending legal proceedings, other than ordinary routine litigation incidental to the business, to which the issuer or any of its subsidiaries is a party or of which any of their property is the subject. Include the name of the court or agency in which the proceedings are pending, the date instituted, the principal parties thereto, a description of the factual basis alleged to underlie the proceeding and the relief sought. Include similar information as to any such proceedings known to be contemplated by governmental authorities.

None

## 9) Third Party Providers

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

### Securities Counsel

Name: Vic Devlaeminck, Attorney  
Firm:  
Address 1: 10013 NE Hazel Dell Avenue  
Address 2: Vancouver, WA 98685  
Phone:  
Email: jevic321@aolcom

### Accountant or Auditor

Name: Michael Venezuela  
Firm: MLV Accounting  
Address 1: Suite 18, Level 2, Waterman Business  
Centers, UL40/341 Dandenong Rd  
Address 2: Chadstone VIC 3148 Australia  
Email:  
ceo@mlvaccounting.co  
m.au

### Investor Relations

Name:  
Firm:

Address 1:  
Address 2:  
Phone:  
Email:

#### Other Service Providers

Provide the name of any other service provider(s) that **that assisted, advised, prepared or provided information with respect to this disclosure statement**. This includes counsel, advisor(s) or consultant(s) or provided assistance or services to the issuer during the reporting period.

Name:  
Firm:  
Nature of Services:  
Address 1:  
Address 2:  
Phone:  
Email:

Name:  
Firm:  
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).

The certifications shall follow the format below:

I, Jeths De Jesus Lacson certify that:

1. I have reviewed this Annual disclosure statement of Starfleet Innotech, Inc.;
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.

03/29/2022

 Jeths De Jesus Lacson  
Digital Signatures should appear as "/s/ [OFFICER NAME]")

*Principal Financial Officer:*

I, Michael Luis Venezuela certify that:

1. I have reviewed this Annual disclosure statement of Starfleet Innotech, Inc.;
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.

03/29/2022



Michael Luis Venezuela

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

**STARFLEET INNOTECH, INC.**  
**CONSOLIDATED FINANCIAL STATEMENTS**

**December 31, 2021**

**(Expressed in US dollars)**

**(Unaudited)**

Appendix A: Consolidated Balance Sheets

Appendix B: Consolidated Statements of Operations

Appendix C: Consolidated Statements of Cash Flows

Appendix D: Consolidated Statement of Changes in Stockholders' Deficit

Appendix E: Notes to Consolidated Financial Statements

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

**STARFLEET INNOTECH, INC.**  
**APPENDIX A: CONSOLIDATED BALANCE SHEETS**  
(Expressed in US dollars)  
(Unaudited)

	As of December 31, 2021	As of December 31, 2020
	<u>(unaudited)</u>	<u>(unaudited)</u>
<b><u>ASSETS</u></b>		
<b>CURRENT ASSETS</b>		
Cash	\$ 2,360,521	\$ -
Accounts Receivable	\$ 1,601,617	\$ -
Inventory	\$ 782,355	\$ -
<b>Total current assets</b>	<b>\$ 4,744,493</b>	<b>\$ -</b>
<b>FIXED ASSETS</b>		
Furniture and Equipment	\$ 578,247	\$ -
Property and Fit Outs	\$ 5,665,719	\$ -
<b>Total fixed assets</b>	<b>\$ 6,243,966</b>	<b>\$ -</b>
<b>NON-CURRENT ASSETS</b>		
Intangibles	\$ 2,984,328	\$ -
Goodwill, Trademark, IP	\$ 4,712,494	\$ -
Investments	\$ 190,765	\$ -
Other Non-current assets	\$ 423,015	\$ 6,000
<b>Total non-current assets</b>	<b>\$ 8,310,602</b>	<b>\$ 6,000</b>
<b>TOTAL ASSETS</b>	<b>\$ 19,299,061</b>	<b>\$ 6,000</b>
<b><u>LIABILITIES AND STOCKHOLDER'S EQUITY (DEFICIT)</u></b>		
<b>LIABILITIES</b>		
Accounts Payable	\$ 1,070,430	\$ -
Other Current Liabilities	\$ 426,702	\$ -
Notes Payable	\$ 25,000	\$ 25,000
Non-current Liabilities	\$ 3,955,414	\$ -
<b>Total Liabilities</b>	<b>\$ 5,477,546</b>	<b>\$ 25,000</b>

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

**STOCKHOLDER'S EQUITY (DEFICIT)**

<b>Common stock:</b> 5,000,000,000 shares authorized, par value \$0.001, 1,409,583,737 shares issued and outstanding as of 12/31/2021	\$ 1,409,584	\$ 633,404
<b>Preferred Series A:</b> 100,000,000 shares authorized, par value \$0.001, 750,000 shares issued and outstanding as of 12/31/2021 and 9/30/21	\$ 750	\$ 750
Additional paid-in capital	\$ 2,660,291	\$ (628,154)
Accumulated Deficit	\$ (25,000)	\$ (25,000)
Current Year Earnings	\$ 5,871,785	\$ -
Retained Earnings	\$ 3,904,105	\$ -
<b>Total Equity</b>	<b>\$ 13,821,515</b>	<b>\$ (19,000)</b>
<b>Total Liabilities and Equity</b>	<b>\$ 19,299,061</b>	<b>\$ 6,000</b>

*See accountant's report and notes to financial statements*

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



**STARFLEET INNOTECH, INC.**  
**APPENDIX B: CONSOLIDATED STATEMENTS OF OPERATIONS**  
(Expressed in US dollars)  
(Unaudited)

	<b>**Twelve Months ended Dec 31 2021</b>	<b>Twelve Months ended Dec 31 2020</b>
	<i>(unaudited)</i>	<i>(unaudited)</i>
<b>REVENUE</b>		
Sales	\$ 24,115,657	\$ -
<b>Total Revenue</b>	<b>\$ 24,115,657</b>	<b>\$ -</b>
<b>COST OF SALES</b>		
Cost of Sales	\$ 10,129,190	\$ -
<b>Total Cost of Sales</b>	<b>\$ 10,129,190</b>	<b>\$ -</b>
<b>GROSS PROFIT</b>	<b>\$ 13,986,466</b>	<b>\$ -</b>
<b>OPERATING EXPENSES</b>		
Legal, Accounting and Consulting	\$ 117,462	\$ -
Marketing and Advertising	\$ 503,225	\$ -
Permits and Licenses	\$ 260,561	\$ -
Rent	\$ 1,276,627	\$ -
Wages and Salaries	\$ 4,935,154	\$ -
Utilities	\$ 307,961	\$ -
Other Operating Expenses	\$ 1,709,207	\$ -
<b>Total Operating Expenses</b>	<b>\$ 9,110,196</b>	<b>\$ -</b>
<b>NET OPERATING INCOME</b>	<b>\$ 4,876,270</b>	<b>\$ -</b>
<b>OTHER INCOME</b>		
Other Income	\$ 995,515	\$ -
<b>Total Other Income</b>	<b>\$ 995,515</b>	<b>\$ -</b>
<b>NET INCOME BEFORE TAX</b>	<b>\$ 5,871,785</b>	<b>\$ -</b>

**\*\*Notes:** This consolidated financial report does not include the franchised sites' financial statements  
See accountant's report and notes to financial statements

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

**STARFLEET INNOTECH, INC.**  
**APPENDIX C: CONSOLIDATED STATEMENTS OF CASH FLOWS**  
(Expressed in US dollars)

	Twelve Months ended Dec 31 2021	Twelve Months ended Dec 31 2020
	<i>(unaudited)</i>	<i>(unaudited)</i>
<b>OPERATING ACTIVITIES</b>		
Net Income (Loss)	\$ 5,871,785	\$ -
Adjustments to reconcile net income (Loss) to net cash provided by operations		
Accounts receivable	\$ 1,601,617	\$ -
Inventory	\$ 782,355	
Accounts payable	\$ 1,070,430	
Other Current Liabilities	\$ 426,702	
Total Adjustments	\$ 3,881,104	\$ -
<b>NET CASH PROVIDED BY OPERATING ACTIVITIES</b>	<b>\$ 9,752,889</b>	<b>\$ -</b>
<b>INVESTING ACTIVITIES</b>		
Asset acquisition / divestment	\$ (14,554,568)	\$ -
<b>NET CASH PROVIDED BY INVESTMENT ACTIVITIES</b>	<b>\$ (14,554,568)</b>	<b>\$ -</b>
<b>FINANCING ACTIVITIES</b>		
Non-current liabilities	\$ 3,955,414	\$ -
Paid in surplus	\$ 3,202,023	
Stock Issuance	\$ 4,762	\$ -
<b>NET CASH PROVIDED BY FINANCING ACTIVITIES</b>	<b>\$ 7,162,200</b>	<b>\$ -</b>
<b>NET CASH INCREASE FOR PERIOD</b>	<b>\$ 2,360,521</b>	<b>\$ -</b>
<b>CASH BEGINNING OF PERIOD</b>	<b>\$ -</b>	<b>\$ -</b>
<b>CASH AT END OF PERIOD</b>	<b>\$ 2,360,521</b>	<b>\$ -</b>

See accountant's report and notes to financial statements

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

**STARFLEET INNOTECH, INC.**  
**APPENDIX D: CONSOLIDATED STATEMENT OF CHANGES IN STOCKHOLDERS' DEFICIT**  
(Expressed in US dollars)

	Preferred Stock		Common Stock		Additional Paid-in Capital	Accumulated Earnings	Total
	Shares	Amount	Shares	Amount			
<b>Balance as of December 31, 2018</b>	1,000,000	\$ 1,000	633,403,973	\$ 633,404	\$ -634,404	\$ 0	\$ 0
Share Issuances	-1,000,000	-1,000	0	0	1,000		0
Net gain/loss for the quarter ended 12/31/19	—	—	—	—	—	3,879,105	3,879,105
<b>Balance as of December 31, 2019</b>	<b>0</b>	<b>\$ 0</b>	<b>633,403,973</b>	<b>\$ 633,404</b>	<b>\$ -633,404</b>	<b>\$ 3,879,105</b>	<b>\$ 3,879,105</b>
Share issuances							
	<b>0</b>	<b>0</b>	<b>0</b>	<b>0</b>		<b>0</b>	<b>0</b>
Net gain/loss for the period ended 12/31/20							
<b>Balance as of December 31, 2020</b>	<b>750,000</b>	<b>750</b>	<b>633,403,973</b>	<b>633,404</b>	<b>-628,154</b>	3,879,105	<b>3,884,355</b>
Net gain/loss for the quarter ended 03/31/21	—	—	—	—	—	0	0
Net gain/loss for the quarter ended 06/30/21	—	—	—	—	—	0	0
<b>Share issuances</b>			<b>776,179,764</b>	<b>\$ 776,180</b>	<b>\$ 3,288,445</b>		<b>\$ 4,064,625</b>
Net gain/loss for the period ended 12/31/21						\$5,871,785	\$5,871,105
<b>Balance as of December 31, 2021</b>	<b>750,000</b>	<b>\$ 750</b>	<b>1,409,583,737</b>	<b>\$ 1,409,584</b>	<b>\$ 2,660,291</b>	<b>\$ 9,750,890</b>	<b>\$ 13,820,085</b>

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

**STARFLEET INNOTECH, INC.**  
**APPENDIX E: NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS**  
**December 31, 2021**  
**(Expressed in US dollars)**

**NOTE 1 – GENERAL ORGANIZATION AND BUSINESS AND GOING CONCERN**

**Effective on the 24th of January 2022, the Company's name was changed from Smokefree Innotec, Inc. to Starfleet Innotech, Inc.**

Smokefree Innotec, Inc. was incorporated on May 8, 1994 in the State of Nevada.

In accordance with Section 78.347 of the Nevada Revised Statutes, Universal Management Association, LLC, a Nevada limited liability company, was appointed Custodian of Smokefree Innotec, Inc., pursuant to an Order of District Court of Clark County, Nevada, case no. A-19-795456-C on July 22, 2019.

On September 13, 2019, Richard Thomas acquired control of Smokefree Innotec, Inc., from Corionne Washington, a custodian with Universal Management Association, LLC for \$25,000 cash. Mr. Washington, representing Universal Management Association, LLC, acquired the Company, as custodian, from the Nevada District Court for Clark County through a court-approved custodial civil action. The Super A preferred share controls the Company because it is convertible into 750,000,000 common shares at any time and possesses super voting rights of 60% of all Company voting shares. The Super A preferred shares were created by the custodian.

On October 12, 2020, Richard Thomas then sold the Super A Preferred share to Hatadi Shapiro Supaat for \$15,000 and a 2% non-dilutable interest in the Company. The 2% interest of the Company refers to a future interest of 2% of the common shares of Smokefree Innotec, Inc., after the company undergoes a planned restructure.

Effective on the 20th of August 2021, the Company purchased all of the assets of Agrokings, Inc. The Company now has more than nominal operations and more than nominal assets through its ownership of six (6) Australian and New Zealand-based subsidiaries: Accord Investment Group, Epiphany Café Franchise Group, Ardent Bakers, Gorgeous Coffee Co., A+ Electrical and AG Architects, all of which have strong presence in Australia and New Zealand.

As of August 30, 2021, the Super A Preferred Share was transferred to Jeths D. Lacson, as the current Chairman of SFIO.

Following the acquisition of Agrokings, Inc., the Company has commenced its restructuring plans including the strategic alignment of its five business divisions (Food Manufacturing, Franchising, Coffee, Property Development, Technology and Software Development) to support its growth and sustainability model.

Effective on the 7th of September 2021, Mr. Hatadi Shapiro Supaat has resigned from his position as the Chief Investment Officer (CIO) of the Company. On the same date, SERVEBANK Financial Inc. has resigned from its roles and duties as Consultants to the Company.

Effective on the 8th of September 2021, the Company acquired the two Australian-based companies: Big Lou's Donuts and MLV Accounting through the Accord Investment Group Pty Ltd which is registered in Australia and 100% owned by the Company.

Effective on the 7th of October 2021, the Company acquired The Global Academy Masterclass program from Jonathan Petalver. The newly acquired company was registered in New Zealand Companies Office

as The Global Academy NZ (TGA-NZ) on the 1st February 2022. TGA-NZ will have its MBA masterclass courses and other technical courses accredited or recognized in New Zealand and in the United States.

Effective on the 7th of October 2021, the Company has appointed Jonathan Petalver and Roger Oriel as Advisory Board Members of the Company.

Effective on the 7th of October 2021, the Company has appointed Michael Luis Venezuela, CPA as the new Chief Financial Officer of the Company.

On the 28th of October 2021, the Company signed a Memorandum of Understanding with Omnicor Industrial Estate & Realty Center, Inc. ("Omnicor") to develop a two-hectare parcel of land in the Philippines. Omnicor a corporation is 100% owned by Philippine Regional Investment Development Corporation (PRIDE). PRIDE is 100% owned by AbaCore Capital Holdings, Inc. (PSE trading symbol: ABA).

Effective on 29th October 2021, the Company acquired four Philippine-based Tech and IT companies namely: LEENTech Network Solutions, Inc., Livewire365, Inc., DHQ Digital Marketing, Inc., and Webworx Design Studio, Inc.

On November 12, 2021, Supplemental Information Report dated 30 September, requesting the removal of the "shell" flag of SFIO in OTC has been uploaded. The report reflected the financial figures of Agroking, Inc. from the 01 January to 20 August 2021.

On the 22nd of November 2021, the "shell" designation on, then Smokefree Innotec, Inc. (SFIO), was removed.

On the 24th of November 2021, the Company has signed a Joint Venture agreement with RIZHLE Construction and Development Corporation, based in the Philippines. The business of the Joint Venture shall be to exclusively execute and manage the construction of all the real estate projects of the Company within the Montemaria Estate in the province of Batangas, Philippines, including but not limited to the five-tower hotel development of 'The Lombard by the Bay' (ongoing) and the eight-tower condotel development as part of the Omnicor project, both within the Montemaria Estate.

On the 24<sup>th</sup> of November 2021, the Company has signed an exclusive distribution agreement with NeuroSky, Inc., a biotech company based in the USA. NeuroSky appoints the Company as the exclusive distributor of NeuroSky products, including electronic headsets, electronic wearable wrist watches, electronic wrist bands, and other electronic wearable products within New Zealand and the United Arab Emirates.

On the 15th of November 2021, the Company has signed the international distributorship agreement with Annapolis Co., Ltd, owner the LongBeach brands based in Thailand. The Company is authorized as an exclusive distributor of LongBeach products in New Zealand and in Australia.

Effective on the 30th of November 2021, the Company has appointed Stanley Yang as an Advisory Board Member of the Company.

Effective on the 10th of December 2021, the Company has appointed Jose Gerardo Noble as an Advisory Board Member of the Company.

On the 11th of December 2021, the Company has engaged Havitas Developments Corporation, based in the Philippines, to carry out the detailed Market Research and Feasibility Study including financial modelling for the Company's eight-tower (2-hectare) property development in Montemaria Batangas Philippines.

On the 13th of December 2021, the Company has signed a Memorandum of Understanding with FJ Prime Management, Inc., based in the Philippines, to enter into a Joint Venture in expanding the Epiphany franchise business in the Philippines, including the distribution of the Company's products in the Philippines.

On the 20th of December 2021, the Company has submitted Form 1A to the Securities and Exchange Commission (USA) and later amended on the 22nd and 27th of December. This is in line with the company's initiative to raise funds through the Reg-A offering. The aggregate offering price attributable to securities being offered is \$20,000,000 USD at the price of \$0.40 USD per share.

On the 21st of December 2021, the Company has opened its office in Dubai CommerCity in the United Arab of Emirates, following its successful company registration in Dubai, as Starfleet Innotech FZCO.

On the 22nd of December 2021, the Company has signed a Joint Venture agreement with the landowners of a eight-hectare property (including beach front) located in Buenavista, Puerto Princesa City, Palawan, Philippines. The Joint Venture Corporation to be formed by the two parties will develop a micro-township that will include a beach resort, condotel units, villas, wellness facilities, retirement villas, and hotel.

Effective on the 27th of December 2021, the Company has appointed Vince Caruso as an Advisory Board Member of the Company.

On the 28th of December 2021, the Company received a letter from the Securities and Exchange Commission (USA) advising that the Company's Offering Statement on Form 1-A has been considered with no intention of review from the Commission.

**Effective on the 24th of January 2022, the Company's name was changed from Smokefree Innotec, Inc. to Starfleet Innotech, Inc.**

Starfleet Innotech, Inc. [SFIO] is a global investment holding company focused on innovation through disruptive collaborations across the three key industries: Food and Beverage (F&B), Real Estate, and Technology. With a strong presence across New Zealand, Australia, and the Philippines - as well as a roadmap for further global expansion - SFIO makes strategic investments in high-growth businesses, building synergies across its diverse portfolio to provide maximum shareholder value. SFIO's key industries represent a clear roadmap of acquisition, consolidation, transformation, and expansion. As the company grows its portfolio of pillar investments, it pioneers new business models and operational efficiencies through technological innovation and cross-industry collaboration, before scaling them across its global footprint. Guided by tradition, driven by innovation, and enabled by collaboration. SFIO is on a hyper-growth path to build a thriving business ecosystem, with plans to uplist onto a major stock exchange in the near future.

These unaudited consolidated financial statements have been prepared by Starfleet Innotech, Inc. (the "Company") on a going concern basis, which implies the Company will continue to realize its assets and discharge its liabilities in the normal course of business. The continuation of the Company as a going concern is dependent upon the continued financial support from its shareholders, the ability of the Company to obtain necessary debt or equity financing to continue operations, and the attainment of profitable operations. There is no guarantee that the Company will be successful in these efforts. These consolidated financial statements do not include any adjustments to the recoverability and classification of recorded asset amounts and classification of liabilities that might be necessary should the Company be unable to continue as a going concern.

## **NOTE 2 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES**

### **Basis of Accounting**

These consolidated financial statements present the balance sheets, statements of operations, stockholders' deficit and cash flows of the Company. These financial statements are presented in United States dollars and have been prepared in accordance with accounting principles generally accepted in the United States. The Company's financial statements are prepared using the accrual method of accounting. The Company has elected a December 31 fiscal year end.

### **Use of Estimates and Assumptions**

The preparation of these 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 and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates. The results of operations and cash flows for the periods shown are not necessarily indicative of the results to be expected for the full year. The Company regularly evaluates estimates and assumptions related to valuation of license, stock-based compensation, and deferred income tax asset valuation allowances.

### **Cash and Cash Equivalents**

The Company considers all highly liquid investments with maturity of three months or less when purchased to be cash equivalents.

### **Financial Instruments and Fair Value Measures**

ASC 820, "*Fair Value Measurements and Disclosures*" requires an entity to maximize the use of observable inputs and minimize the use of unobservable inputs when measuring fair value. ASC 820 establishes a fair value hierarchy based on the level of independent, objective evidence surrounding the inputs used to measure fair value. A financial instrument's categorization within the fair value hierarchy is based upon the lowest level of input that is significant to the fair value measurement. ASC 820 prioritizes the inputs into three levels that may be used to measure fair value:

#### *Level 1*

Level 1 applies to assets or liabilities for which there are quoted prices in active markets for identical assets or liabilities.

#### *Level 2*

Level 2 applies to assets or liabilities for which there are inputs other than quoted prices that are observable for the asset or liability such as quoted prices for similar assets or liabilities in active markets; quoted prices for identical assets or liabilities in markets with insufficient volume or infrequent transactions (less active markets); or model-derived valuations in which significant inputs are observable or can be derived principally from, or corroborated by, observable market data.

#### *Level 3*

Level 3 applies to assets or liabilities for which there are unobservable inputs to the valuation methodology that are significant to the measurement of the fair value of the assets or liabilities.

The Company's financial instruments consist principally of cash, accounts payable and accrued liabilities, convertible debenture, stock-settled debt obligation, and amounts due to related parties. Pursuant to ASC 820, the fair value of cash is determined based on "Level 1" inputs, which consist of quoted prices in active markets for identical assets. The recorded values of all other financial instruments approximate their current fair values because of their nature and respective maturity dates or durations. Unless otherwise noted, it is management's opinion that the Company is not exposed to significant interest, currency or credit risks arising from these financial statements.

### **Stock-based Compensation**

The Company records stock-based compensation in accordance with ASC 718 "Compensation – Stock Compensation" and ASC 505, "Equity Based Payments to Non-Employees", using the fair value method. All transactions in which goods or services are the consideration received for the issuance of equity instruments are accounted for based on the fair value of the consideration received or the fair value of the equity instrument issued, whichever is more reliably measurable.

### **Loss per Share**

The Company computes net loss per share in accordance with ASC 260, "Earnings per Share", which requires presentation of both basic and diluted earnings per share ("EPS") on the face of the statements of operations. Basic EPS is computed by dividing net loss available to common shareholders (numerator) by the weighted average number of shares outstanding (denominator) during the period. Diluted EPS gives effect to all dilutive potential common shares outstanding during the period using the treasury stock method and convertible preferred stock using the if-converted method. In computing diluted EPS, the average stock price for the period is used in determining the number of shares assumed to be purchased from the exercise of stock options or warrants. Diluted EPS excludes all dilutive potential shares if their effect is anti-dilutive.

### **Revenue Recognition**

The company applies paragraph 605-10-S99-1 of the FASB Accounting Standards Codification for revenue recognition. The company recognizes revenue when it is realized or realizable and earned.

The Company considers revenue realized or realizable and earned when all of the following criteria are met: (i) persuasive evidence of an arrangement exists, (ii) the sale price is fixed or determinable, (iii) collectability is reasonable assured and (iv) goods have been shipped and/or services rendered.

### **Comprehensive Loss**

ASC 220, "Comprehensive Income", establishes standards for the reporting and display of comprehensive loss and its components in the consolidated financial statements. As of December 31, 2021 and at December 31, 2020, the Company had no items representing comprehensive income or loss.

### **Income Taxes**

A deferred tax asset or liability is recorded for all temporary differences between financial and tax reporting and net operating loss carry forwards. Deferred tax expense (benefit) results from the net change during the year of deferred tax assets and liabilities. Deferred tax assets are reduced by a valuation allowance when, in the opinion of management, it is more likely than not that some portion or all of the deferred tax assets will not be realized. Deferred tax assets and liabilities are adjusted for the effects of changes in tax laws and rates on the date of enactment.

When required, the Company records a liability for unrecognized tax positions, defined as the aggregate tax effect of differences between positions taken on tax returns and the benefits recognized in the financial statements. Tax positions are measured at the largest amount of benefit that is greater than fifty percent likely of being realized upon ultimate settlement. No tax benefits are recognized for positions that do not meet this threshold. The Company has no uncertain tax positions that require the Company to record a liability. The Company's tax years ended December 31, 2019 and December 31, 2020 remain subject to examination by Federal and state jurisdictions.

The Company recognizes penalties and interest associated with tax matters as part of the income tax provision and includes accrued interest and penalties with the related tax liability in the balance sheet. The Company had no accrued penalties and interest as of March 31, 2021.



### **Recently Issued Accounting Pronouncements**

The Company has implemented all new accounting pronouncements that are in effect and that may impact its financial statements and does not believe that there are any other new accounting pronouncements that have been issued that might have a material impact on its financial position or results of operations.

### **NOTE 3 – STOCKHOLDERS’ DEFICIT**

#### ***Authorized Shares***

The Company is authorized to issue 5,000,000,000 shares of \$0.001 par value common stock.

#### ***Common Stock***

All common stock shares have equal voting rights, are non-assessable and have one vote per share.

### **NOTE 4 – CONFLICTS OF INTEREST**

The officer and director of the Company is involved in other business activities and may, in the future, become involved in other business opportunities. If a specific business opportunity becomes available, such person may face a conflict in selecting between the Company and his other business interests. The Company has not formulated a policy for the resolution of such conflicts.

### **NOTE 5 – SUBSEQUENT EVENTS**

The Company’s management has evaluated subsequent events up to February 28, 2022, the date the financial statements were finalized pursuant to the requirements of ASC 855 and has determined the following material subsequent events:

- Effective on the 17th of January 2022, the Company has appointed Sunil Salunkhe as an Advisory Board Member of the Company.
- On the 20th of January 2022, the Company has signed a Memorandum of Understanding with The Cravings Group, owner of a CCA wholesale bakery and the Center for Culinary Arts program based in the Philippines. The purpose of the MOU was to identify the opportunities for strategic partnership or collaboration with the Company in areas listed below:
  - Development of real estate owned by The Cravings Group
  - Production and supply of bakery products to the Epiphany Franchise Group in the Philippines
  - Expansion of The Cravings brand and operations through partnership with the Company
  - Expansion and accreditation of CCA courses in New Zealand, Australia, UAE and the USA
- Effective on the 24th of January 2022, the Company’s name was changed from Smokefree Innotech, Inc. to Starfleet Innotech, Inc.
- On the 25th of January 2022, Epiphany Ventures Asia SDN BHD was incorporated in Malaysia. This is the joint venture corporation between the Company and its local partners in Kuala Lumpur Malaysia, for the expansion of Epiphany Café and product distribution business of the Company in Malaysia.
- On the 2nd of February 2022, the Company has signed a Memorandum of Understanding with Michael James Maclean, based in Canada, to enter into a Joint Venture in expanding the Epiphany franchise business (non-exclusive) in Canada, including the distribution of the Company’s products (i.e. Epiphany NZ Manuka Honey and Gorgeous Coffee products) in Canada.
- On the 2nd of February 2022, Starfleet Innotech (SFIO) Philippines Holdings Corporation was incorporated through the Security and Exchange Commission (Philippines)
- Effective on the 3rd of February 2022, the Company has appointed Richard De Lima as the new Chief Investment Officer of the Company.

- On the 24th of February 2022, Gorgeous Coffee Co. Ltd, one of the subsidiaries of the Company based in New Zealand, has signed the exclusive supply agreement with Triple Trading, Inc., a trading company based in the USA. Gorgeous Coffee Co. Ltd, provides Triple Trading, Inc. the exclusive rights to distribute its products in Amazon (USA).