LiveWire Ergogenics, Inc.

A Nevada Corporation

1600 N Kraemer Blvd. Anaheim, CA 92806-1410

714-740-5144 info@livewireergogenics.com SIC Code: 2060

Quarterly Report

For the Period Ending: March 31, 2022 (the "Reporting Period")

As of March 31, 2022, the number of shares outstanding of our Common Stock was: 1,774,729,092

As of December 31, 2021, the number of shares outstanding of our Common Stock was: 1,739,729,092

As of December 31, 2020, the number of shares outstanding of our Common Stock was: 1,232,544,557

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 Control¹ of the Company has occurred over this reporting period:

Yes: □ No: ⊠

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

Livewire Ergogenics, Inc. 9/20/2011 to current 1600 N Kraemer Blvd. Anaheim CA 92806 SF Blu Vu, Inc 5/15/2009 to 9/20/2011 Semper Flowers, Inc. 10/9/2007 to 5/15/2009

Incorporated in Nevada on October 9, 2007, Status: Active

Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

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:

NONE

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

1600 N Kraemer Blvd. Anaheim, CA 92806-1410

The address(es) of the issuer's principal place of business: Check box if the principal executive office and principal place of business are at the same address: \square

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

Yes: \Box No: \boxtimes

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

Trading symbol: Exact title and class of securities outstanding: CUSIP: Par or stated value:	LVVV Common 53838A 104 \$0.0001	
Total shares authorized:	2,000,000,000	as of date: 3/31/2022
Total shares outstanding:	1,774,729,092	as of date: 3/31/2022
Number of shares in the Public Float ² :	821,415,236	as of date: 3/31/2022
Total number of shareholders of record:	892+	as of date: 3/31/2022

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: Total shares outstanding:	n/a Class B Preferre n/a \$0.0001 100,000 32,820	d as of date: 3/31/2022 as of date: 3/31/2022
Trading symbol: Exact title and class of securities outstanding: CUSIP: Par or stated value: Total shares authorized: Total shares outstanding:	n/a Class C Preferre n/a \$0.0001 75 75	d as of date: 3/31/2022 as of date: 3/31/2022

Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

Transfer Agent

Name:Continental Stock Transfer & TrustPhone:212-856-3218Email:eyoung@continentalstock.comAddress:1 State Street 30th FloorNew YorkNY 10004-1561

Is the Transfer Agent registered under the Exchange Act?³ Yes: \square No: \square

3) Issuance History

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

Number of Shares outstanding as of <u>December 31,</u> <u>2018</u>	<u>Opening</u> Common: 1,0 Preferred	085,270,218							
Date of Transaction	Transaction type (e.g.new, issuance, cancellation, shares returned to treasury)	Number of Shares Issued (or canceled)	Class of Secur ities	Value of shares issued (\$/per share) at Issuance	Were the shares issued at discount to market price at the time of Issuance	Individual/ Entity Shares were issued to (entities must have individuals with voting/investm ent control disclosed).	Reason for share issuance (e.g., for cash or debt conversion) OR Nature of Services Provided (if applicable)	Restrict ed or Unrestri cted as of this filing	Exemptio n or Registrat ion Type?
<u>1/24/20</u>	Issuance	4,000,000	Com	0.0077	<u>No</u>	Ron Katz	Compensation	<u>R</u>	<u>4(a)(2)</u>
7/09/20	New	5,000,000	Com	0.004	No	Jerry Bono	Compensation	<u>R</u>	<u>4(a)(2)</u>
9/04/20	New	<u>9,090,909</u>	Com	<u>0.0055</u>	<u>No</u>	<u>TriBridge/</u> John Forsythe	Cash	<u>U</u>	<u>Reg A</u>
12/11/20	New	2,800,000	Com	0.0045	No	Joseph Sparks	Cash	<u>R</u>	<u>4(a)(2)</u>
12/18/20	New	<u>9,090,909</u>	Com	<u>0.0055</u>	<u>No</u>	<u>Tribridge/</u> John Forsyth	Cash	<u>U</u>	<u>Reg A</u>
12/21/20	<u>New</u>	<u>9,090,909</u>	Com	<u>0.0055</u>	<u>No</u>	<u>GPL</u> <u>Ventures/</u> <u>Alexander Dillon</u>	Cash	<u>U</u>	<u>Reg A</u>
1/28/21	New	<u>18,181,819</u>	Com	<u>.0055</u>	<u>No</u>	GPL Ventures/ Alexander Dillon	Cash	<u>U</u>	<u>Reg A</u>

Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

<u>2/16/21</u>	New	<u>36,363,637</u>	Com	<u>.0055</u>	No	<u>GPL</u> <u>Ventures/</u> <u>Alexander</u> <u>Dillon</u>	Cash	U	Reg A
2/19/21	New	18,181,818	Com	<u>.0055</u>	<u>No</u>	<u>Tribridge/</u> John Forsyth	Cash	<u>U</u>	Reg A
2/24/21	New	45,454,545	Com	<u>.0055</u>	No	Cont. Capital/ Paul Winkle	Cash	<u>U</u>	<u>Reg A</u>
3/26/21	New	36,363,636	Com	<u>.0055</u>	<u>No</u>	<u>Tribridge/</u> John Forsyth	Cash	<u>U</u>	<u>Reg A</u>
3/30/21	New	27,586,207	Com	<u>.00725</u>	No	GPL Ventures/ Alexander Dillon	Cash	U	Reg A
4/20/21	New	500,000	Com	<u>.00725</u>	<u>No</u>	<u>GKN/ Martin</u> <u>Kaplan</u>	Compensation	<u>U</u>	Reg A
4/21/21	New	27,586,207	Com	<u>.00725</u>	<u>No</u>	<u>Tribridge/</u> John Forsyth	Cash	<u>U</u>	<u>Reg A</u>
<u>5/07/21</u>	New	<u>17,000,000</u>	Com	<u>.0093</u>	No	Jerry Katz	Compensation	<u>R</u>	<u>4(a)(2)</u>
5/07/21	New	17,000,000	Com	<u>.0093</u>	No	Kathy Bono	Compensation	<u>R</u>	<u>4(a)(2)</u>
<u>6/07/21</u>	New	34,482,759	Com	<u>.00725</u>	<u>No</u>	<u>Tribridge/</u> John Forsyth	Cash	<u>U</u>	<u>Reg A</u>
7/22/21	New	47,000,000	Com	0.0220	No	<u>Rainer</u> <u>Poertner</u>	Consultant	<u>R</u>	<u>4(a)(2)</u>
7/22/21	New	<u>5,000,000</u>	Com	0.0220	<u>No</u>	Michael Corrigan	Compensation	<u>R</u>	<u>4(a)(2)</u>
7/26/2021	New	50,000,000	Com	<u>0.023</u>	No	Bill Hodson	Employment	<u>R</u>	<u>4(a)(2)</u>
9/2/2021	New	20,000,000	Com	0.0207	<u>No</u>	Michael Donovan	Compensation	<u>R</u>	<u>4(a)(2)</u>
9/2/2021	New	10,000,000	Com	0.0207	<u>No</u>	Dallas Anderson	Compensation	<u>R</u>	<u>4(a)(2)</u>
<u>9/2/2021</u>	New	10,000,000	Com	0.0207	No	Jeffrey Dole	Consulting	<u>R</u>	<u>4(a)(2)</u>
<u>9/2/2021</u>	New	10,000,000	Com	0.0207	No	William Riley	Employment	<u>R</u>	<u>4(a)(2)</u>
<u>9/2/2021</u>	New	17,500,000	Com	0.0207	No	<u>Verde</u> Partners, Mike <u>Newell</u>	Purchase	<u>R</u>	<u>4(a)(2)</u>
9/2/2021	New	10,000,000	Com	0.0207	No	Ron Katz	Consulting	<u>R</u>	<u>4(a)(2)</u>
9/2/2021	New	2,000,000	Com	0.0207	No	Kye McKay	Consulting	<u>R</u>	<u>4(a)(2)</u>

<u>9/2/2021</u>	New	2,272,727	Com	0.0207	No	Joseph Sparks	Cash	<u>R</u>	<u>4(a)(2)</u>
<u>9/2/2021</u>	New	<u>6,211,180</u>	Com	0.0207	No	Spencer Labs Brian Iriye	Cash	<u>R</u>	<u>4(a)(2)</u>
10/14/2021	New	2,500.000	Com	<u>0.016</u>	No	Leonite/ Avi Geller	Cash	U	Reg A
10/15/2021	New	5,000,000	Com	0.016	No	Cont. Capital / Paul Winkle	Cash	U	Reg A
12/16/2021	New	4,800,000	Com	<u>0.0103</u>	No	Michael Chow	Consulting	R	4(a)(2)
12/16/2021	New	5,200,000	Com	<u>0.0103</u>	No	Michael Chow	Consulting	R	4(a)(2)
12/16/2021	New	1,000,000	Com	<u>0.0103</u>	No	Kevin Sakser	Consulting	R	4(a)(2)
12/16/2021	New	10,000,000	Com	0.004	No	Robert Newell	Purchase	R	4(a)(2)
12/30/2021	New	10,000,000	Com	<u>0.004</u>	No	Leonite / Avi Geller	Cash	U	Reg A
1/13/22	New	10,000,000	Com	<u>0.004</u>	No	Efrat/Pinny Rotter	Cash	U	Reg A
2/4/22	New	12,500,000	Com	<u>0.004</u>	No	Leonite / Avi Geller	Cash	U	Reg A
3/4/22	New	12,500,000	Com	0.004	No	Robert Newell	Cash	U	Reg A
Shares Outstanding on 3/31/22	Ending Balance: Common: 1,774,729,092 Preferred: 32,895								

Use the space below to provide any additional details, including footnotes to the table above: NONE

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 an issuer's equity securities class.

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

Date of Note Issuance	Outstanding Balance (\$)	Principal Amount at Issuance (\$)	Interest Accrued (\$)	Maturity Date	Conversion Terms (e.g., pricing mechanism for conversion of instrument to shares)	Name of Noteholder	Reason for Issuance (e.g., Loan, Services, etc.)
4/22/14	<u>\$196,341</u>	\$230,000	<u>0</u>	<u>12/15/16</u>	None	Brad Nichols	Loan
8/16/13	<u>\$156,281</u>	<u>\$100,000</u>	<u>\$56,281</u>	8/16/16	0.25	Louise Uklea	Loan
10/3/13	<u>\$83,316</u>	\$50,000	33,316	10/26/16	0.25	Michelle Herr	Loan
<u>5/7/13</u>	<u>\$16,791</u>	<u>\$12,000</u>	<u>\$4,791</u>	5/6/14	0.05	Michelle Breneman	Loan
<u>8/1/12</u>	\$10,000	\$10,000	<u>\$6,419</u>	<u>n/a</u>	Non	United Capital/Chris MacDougall	Loan
4/2/18	<u>\$152,750</u>	<u>\$152,750</u>	<u>0</u>	10/31/19	None	Ira Gains	Loan
4/16/18	<u>\$150,000</u>	<u>\$100,000</u>	<u>\$50,000</u>	12/16/18	None	JC Loans/Wm. Riley	Loan
7/26/18	<u>\$62,131</u>	<u>\$65,000</u>	<u>\$6,631</u>	4/26/19	None	Larry Whitehead	Loan
12/16/18	<u>\$151,000</u>	<u>\$151,000</u>	<u>0</u>	12/16/19	None	Peachtree/Ira Gains	Loan
03/01/19	<u>\$450,000</u>	<u>\$500,000</u>	\$50,000	06/01/19	None	Tom Cling	Loan
4/1/2019	<u>\$500,000</u>	500,000	<u>0</u>	4/1/2020	None	Ira Gains	Loan
7/17/19	<u>\$10,000</u>	10,000	<u>\$5,000</u>	7/17/2020	None	Chris Barnhardt	Loan
7/17/19	\$5,000	<u>\$5,000</u>	\$2,500	7/17/2020	None	JE Prince	Loan
8.16.2019	<u>\$100,000</u>	<u>\$100,000</u>	<u>0</u>	9/16/2020	None	Peachtree / I. Gains	Loan
10/1/19	10,000	10,000	<u>0</u>	7/1/20	None	Ymedia/Rainer Poertner	Loan
11/1/19	215,900	215,900	<u>0</u>	4/27/2021	None	Peachtree/I Gains	Cons Loan
4,1,20	<u>\$150,000</u>	<u>\$150,000</u>	<u>\$3,750</u>	4/1/2020	None	Rainer Poertner	Cons Loan
05/26/20	<u>\$202,500</u>	<u>\$300,000</u>	<u>0</u>	12/1/2020	None	Donovan Anderson	Loan

Use the space below to provide any additional details, including footnotes to the table above: NONE

4) Financial Statements

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

 \boxtimes U.S. GAAP \Box IFRS

B. The financial statements for this reporting period were prepared by (name of individual)⁴:

Name:	Bill Hodson
Title:	CEO
Relationship to Issuer:	CEO

Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

LIVEWIRE ERGOGENICS, INC. CONSOLIDATED FINANCIAL STATEMENTS FOR THE PERIOD ENDED MARCH 31, 2022, AND DECEMBER 31, 2021

LIVEWIRE ERGOGENICS, INC. CONSOLIDATED BALANCE SHEET FOR THE PERIOD ENDING MARCH 31, 2022, AND DECEMBER 31, 2021 (UNAUDITED)

	Marc	h 31, 2022	Decer	mber 31, 2021
ASSETS				
Current assets				
Cash	\$	113,219	\$	199,953
Due from related parties		1,202,839		915,588
Prepaid expenses		25,544		62,474
Prepaid expense - related party		-		30,680
Inventory		2,177		2,177
Contract asset		22,000		22,000
Loan to related party		2,753,944		2,652,194
Total current assets		4,119,723		3,885,066
Fixed assets, net		329,866		361,359
Licenses, net		59		5,450
Investment in Mojave Jane		269,002		269,002
Total other assets		598,927		635,811
Total assets	\$	4,718,650	\$	4,520,877
LIABILITIES AND STOCKHOLDERS' DEFICT Current liabilities				
Accounts payable and accrued liabilities		819,606		759,519
Convertible notes, net		218,250		218,250
Notes payable, net		2,266,635		2,284,635
Notes payable - related party		346,341		346,341
Total current liabilities		3,650,832		3,608,745
Total liabilities		3,650,832		3,608,745
Stockholders' Equity				
Preferred stock; \$0.0001 par value; 9,899,925 shares authorized;				
0 and 0 shares issued and outstanding as of				
March 31, 2022 and December 31, 2021, respectively		-		-
Preferred B stock; \$0.0001 par value; 100,00 shares authorized;				
32,820 and 32,820 shares issued and outstanding as of				
March 31, 2022 and December 31, 2021, respectively		-		-
Preferred C stock; \$0.0001 par value; 75 shares authorized;				
75 and 75 shares issued and outstanding as of				
March 31, 2022 and December 31, 2021, respectively		-		-
Common stock; \$0.0001 par value; 2,000,000,000 shares authorized;				
1,774,729,092 and 1,739,729,092 shares issued and outstanding				
March 31, 2022 and December 31, 2021, respectively		177,473		173,973
Additional paid-in capital		28,792,709		28,656,209
Stock payable		355,471		351,453
Accumulated deficit		(28,257,835)		(28,269,503)
Total stockholders' equity		1,067,818		912,132
Total liabilities and stockholders' equity	\$	4,718,650	\$	4,520,877

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

LIVEWIRE ERGOGENICS, INC. CONSOLIDATED STATEMENT OF OPERATION FOR THE PERIOD ENDING MARCH 31, 2022 AND 2021 (UNAUDITED)

		For the Three I	Months Ended			
	Marc	ch 31, 2022	Mar	rch 31, 2021		
Revenue	\$	94,500	\$	83,000		
Revenue - related party	-	314,019		-		
Total revenue		408,519		83,000		
Cost of revenue		-		-		
Gross profit		408,519		83,000		
Operating expenses						
Professional fees		280,382		143,363		
Professional fees - related party		12,250		-		
Stock based consulting		66,628		10,800		
General and administrative		26,106		30,324		
Depreciation and amortization		36,884		31,250		
Total operating expenses		422,250		215,737		
Other income (expense)						
Gain on derivative liability		-		7,510		
Loss on settlement of debt		-		(88,607)		
Interest income - related party		67,905		560		
Interest expense		(42,506)		(125,520)		
Total other income (expense)		25,399		(206,057)		
Net income (loss)	\$	11,668	\$	(338,794)		
Net loss per common share - basic and diluted						
Net loss	\$	0.00	\$	(0.00)		
Weighted average number of common shares outstanding - basic	1,	767,729,093	1	,328,222,022		

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

LIVEWIRE ERGOGENICS, INC. CONSOLIDATED STATEMENT OF CASHFLOWS FOR THE PERIOD ENDING MARCH 31, 2022 AND 2021 (UNAUDITED)

		For the Three	Months 1	Ended
	Marc	h 31, 2022		rch 31, 2021
Cash Flows from Operating Activities				
Net income (loss)	\$	11,668	\$	(338,794)
Adjustments to reconcile net loss to net cash used in operating activities:				
Depreciation and amortization		36,884		31,250
Amortization of debt discount		-		72,136
Stock based compensation		4,018		10,800
Gain on derivative liabilities		-		(7,510)
Loss on settlement of debt		-		88,607
Changes in assets and liabilities				
Prepaid expenses		36,930		-
Prepaid expense - related party		30,680		-
Accounts receivable		(287,251)		(30,060)
Accounts payable		60,087		(25,991)
Net cash used in operating activities		(106,984)		(199,562)
Cash Flows from Investing Activities:				
Purchase of fixed assets		-		(45,400)
Purchase of license		-		(21,923)
Loans to Estella Ranch		(101,750)		(253,809)
Net cash used in investing activities		(101,750)		(321,132)
Cash Flows from Financing Activities:				
Payments on promissory notes		(18,000)		(173,875)
Proceeds from issuance of common stock		140,000		1,062,500
Net cash provided by financing activities		122,000		888,625
Net increase in cash		(86,734)		367,931
Beginning cash balance		199,953		109,879
Ending cash balance	\$	113,219	\$	477,810
Supplemental disclosure of cash flow information				
Cash paid for interest		140,000	\$	-
-	\$	140,000	ŝ	-
Cash paid for tax	ą	-	φ	
Non-Cash investing and financing transactions				
Accounts payable settled with stock, to be issued	\$	-	\$	134,046

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

LIVEWIRE ERGOGENICS, INC. CONSOLIDATED STATEMENT OF STOCKHOLDERS' EQUITY FOR THE PERIOD ENDING MARCH 31, 2022 AND 2021 (UNAUDITED)

For the Three Months Ended March 31, 2022 and 2021

	Preferr	ed Stock	Preferred	Stock - B	Preferror	Stock - C	Common S	stock	Additional	Stock	Accumulated	Total Stockholders'
	Shares	Amount	Shares	Amount	Shares	Amount	Shares	Amount	Paid-in Capital	Payable	Deficit	Equity (Deficit)
Balance, December 31, 2021	-	ş -	32,820	ş -	75	ş -	1,739,729,092	\$ 173,973	\$ 28,656,209	\$ 351,453	\$ (28,269,503)	912,132
Shares issued for cash	-	-	-	-	-	-	35,000,000	3,500	136,500	-	-	140,000
Shares issued for services	-	-	-	-	-	-	-	-	-	4,018	-	4,018
Net loss		-	-	-	-	-	-	-	-		11,668	11,668
Balance, March 31, 2022	-	s -	32,820	ş -	75	ş -	1,774,729,092	\$ 177,473	\$ 28,792,709	\$ 355,471	\$ (28,257,835)	1,067,818
Balance, December 31, 2020	-	ş -	32,820	s -	75	ş -	1,232,544,557	\$ 123,256	\$ 23,547,666	\$ 88,500	\$ (24,837,077)	(1,077,655)
Shares issued for cash	-	-	-	-		-	182,131,661	18,212	1,031,788	12,500		1,062,500
Shares issued for services	-	-	-	-	-	-	-	-	-	10,800	-	10,800
Shares issued to settle debt	-	-	-	-	-	-	-	-	-	222,653	-	222,653
Net loss	-	-	-	-	-	-		-		-	(338,794)	(338,794)
Balance, December 31, 2021	-	ş -	32,820	ş -	75	ş -	1,414,676,218	\$ 141,468	\$ 24,579,454	\$ 334,453	\$ (25,175,871)	\$ (120,496)

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

Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

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5) Notes to Financial Statements

Management's Discussion and Analysis of Financial Condition and Results of Operation

The following discussion and analysis should be read in conjunction with our consolidated financial statements. This discussion should not imply that the results discussed herein will necessarily continue or that any conclusion reached herein will necessarily indicate actual operating results in the future.

LiveWire has been operating in the health and wellness industry for several years. The Company has recently focused on acquiring, managing, and licensing special purpose real estate properties conducive to developing high-end organic cannabinoid products for the health and wellness industry. The Company has centralized operations from its various locations throughout California to the property at Estrella Ranch in Paso Robles, California, owned by its subsidiary Estrella Ranch Partners, LLC. LiveWire plans to develop the Ranch into the central hub for all the Company's operations and establish it as the leading California cannabis destination. This will further streamline and centralize operations according to management's mission statement to run a well-organized and lean operation and keep overhead low. The Company's affiliate company, Estrella River Farms, has been granted the required permits from the appropriate governing authorities for cannabis cultivation, including from the CA State. The buildout of the first phase of operations on the Ranch has been concluded, and the first harvest has been delivered to processing. The initial operating permit has been renewed for another year, and the permit application process for an additional two acres of cultivation area is currently in the scientific review process. We expect approval to be granted soon, which will expand the cultivation area to over 130,000 square feet of canopy.

The Company's operator cultivates unique, handcrafted organic cannabis products at this facility to take advantage of a rapidly growing demand for high-quality organic products in the maturing cannabis industry, accelerated by the advancing legalization and increasing demand and public acceptance in California and throughout the country. The Company is led by a team of entrepreneurs, experienced cannabis operators, and industry and financial experts. This team applies the latest scientific knowledge and technology to cultivate and deliver the handcrafted and rigorously tested organic cannabis products under strict legal and environmental compliance.

In September 2021, LiveWire acquired one hundred percent of Makana Ola in Humboldt, California. This acquisition will add an exceptional cultivation facility to LiveWire's carefully selected affiliates and subsidiaries dedicated to cultivating environmentally sustainable sun-grown and handcrafted cannabis. In addition, Livewire has entered into a marketing and management agreement with Makana Ola and will begin an aggressive marketing and branding campaign for the products grown at the Farm. This will give the Makana Ola products access to the broad California distribution network that LiveWire has established with its affiliate companies.

The Company will only acquire or strategically align with carefully selected cannabis operators that comply with Federal and State laws. LiveWire Ergogenics has established a unique business model. Estrella River Farms cultivates high-quality, handcrafted products under family-farm-like conditions and strict quality control under the "Estate Grown Weedery" model, loosely based on the winery model that has been established for decades by its many winery neighbors. The Company strategically aligns itself with carefully selected business partners to become the leading producer of organic sun-grown products to satisfy the fast-growing demand for those carefully tested products in the California cannabis market. The Company considers expanding its operations into partnerships with processing facilities, distributors, and delivery services, without operating these entities itself. First opportunities for strategic alliances and potential new acquisitions of qualifying facilities are currently carefully explored. The Company plans to expand into other States of the U.S. if the opportunity fits within our business model. LiveWire does not sell or distribute products anywhere, violating the United States Controlled Substances Act.

Critical Accounting Policies

The preparation of our consolidated financial statements in conformity with accounting principles generally accepted in the United States requires us to make estimates and judgments that affect our reported assets, liabilities, revenues, and expenses and the disclosure of contingent assets and liabilities. We base our estimates and judgments on historical experience and on various other assumptions we believe to be reasonable under the circumstances. Future events, however, may differ markedly from our current expectations, assumptions, or projections. While there are several significant accounting policies affecting our consolidated financial statements; we believe the following critical accounting policies involve the most complex, difficult and subjective estimates and judgments.

Accounts Receivable – We evaluate the collectability of our trade accounts receivable based on several factors. In circumstances where we become aware of a specific customer's inability to meet its financial obligations to us, a specific reserve for bad debts is estimated and recorded, which reduces the recognized receivable to the estimated amount we believe will ultimately be collected. In addition to specific customer identification of potential bad debts, bad debt charges are recorded based on our recent loss history and an overall assessment of past due trade accounts receivable outstanding.

Inventories – Inventories are stated at the lower of cost to purchase and manufacture the inventory or the current estimated the market value of the inventory. We regularly review our inventory quantities on hand and record a provision for excess and obsolete inventory based primarily on our estimated forecast of product demand, production availability, and our ability to sell the products concerned. Demand for our products can fluctuate significantly. Factors that could affect demand for our products include unanticipated changes in consumer preferences, general market, and economic conditions or other factors that may result in cancellations of advance orders or reductions in the rate of reorders placed by customers and continued weakening of economic conditions. Additionally, management's estimates of future product demand may be inaccurate, which could result in an understated or overstated provision required for excess and obsolete inventory. Additionally, management's estimates of future product demand may be inaccurate, which could result in an understated provision required for excess and obsolete inventory.

Long-Lived Assets – Management regularly reviews property and equipment and other long-lived assets, including certain definite-lived identifiable intangible assets for possible impairment. This review occurs annually or more frequently if events or changes in circumstances indicate that the asset's carrying amount may not be recoverable. If there is an indication of impairment of property and equipment or amortizable intangible assets, then management prepares an estimate of future cash flows (undiscounted and without interest charges) expected to result from the use of the asset and its eventual disposition. If this cash is less than the asset's carrying amount; an impairment loss is recognized to write down the asset to its estimated fair value. The fair value is estimated at the present value of the future cash flows discounted at a rate commensurate with management's estimates of the business risks.

Revenue Recognition – We recognize revenue when persuasive evidence of an arrangement exists, **the** delivery has occurred, the sales price is fixed or determinable, and collectability is reasonably assured. Generally, ownership of and title to our products passes to customers upon delivery of the products. Net sales have been determined after deduction of promotional and other allowances in accordance with ASC 605-50. Amounts received according to new and amended distribution agreements entered into with certain distributors, relating to the costs associated with terminating our prior distributors, are accounted for as revenue ratably over the anticipated life of the respective distribution agreement, 20 years. Management believes that adequate provision has been made for cash discounts, returns and spoilage based on our historical experience.

Cost of Sales – Cost of sales consists of the costs of products distributed, inbound freight charges, as well as certain internal transfer co and warehouse expenses incurred before delivery. Variable product costs account for the largest portion of the cost of sales.

Operating Expenses – Operating expenses include selling expenses such as distribution expenses to transport products to customers and warehousing expenses, as well as expenses for advertising, commissions, and other marketing expenses. Operating expenses also include payroll costs, travel costs, professional service fees, legal fees, entertainment, insurance, postage, depreciation, and other general and administrative costs.

Income Taxes – We utilize the liability method of accounting for income taxes as outlined in ASC 740. Under the liability method, deferred taxes are determined based on the temporary differences between the financial statement and the tax basis of assets and liabilities using tax rates expected to be in effect during the years the basis differences reverse. A valuation allowance is recorded when it is more likely that some deferred tax assets will not be realized. In determining the need for valuation allowances, we consider projected future taxable income and the availability of tax planning strategies. If in the future, we determine that we would not be able to realize our recorded deferred tax assets. An increase in the valuation of the allowance would be recorded, decreasing earnings in the period in which such determination is made.

We assess our income tax positions and record tax benefits for all years subject to examination based upon our evaluation of the facts, circumstances, and information available at the reporting date. For those tax positions where there is a greater than 50% likelihood that a tax benefit will be sustained, we have recorded the largest amount of tax benefit that may potentially be realized upon ultimate settlement with taxing authority that fully knows all relevant information. For those income tax positions

where there is less than 50% likelihood that a tax benefit will be sustained, no tax benefit has been recognized in the financial statements.

Derivative Liabilities - The Company assessed the classification of its derivative financial instruments as of December 31,2018, which consists of Convertible instruments and rights to shares of the Company's common stock, and determined that such Derivatives meet the criteria for liability classification under ASC 815.

ASC 815 provides three criteria that, if met, require companies to bifurcate conversion options from their host Instruments and account for them as free-standing derivative financial instruments. These three criteria include Circumstances in which:

(a) the economic characteristics and risks of the embedded derivative instrument are not clearly and closely related to the economic characteristics and risks of the host contract, (b) the hybrid instrument that embodies both the embedded derivative instrument and the host contract are not re-measured at fair value under otherwise applicable generally accepted accounting principles with changes in fair value reported in earnings as they occur and (c) a separate instrument with the same terms as the embedded derivative instrument would be considered a derivative instrument subject to the requirements of ASC 815. ASC 815 also provides an exception to this rule when the host instrument is deemed conventional.

Fair Value of Financial Instruments - The Company has adopted FASB ASC 820 Fair Value Measurements and disclosures, or ASC 820 for assets and liabilities measured at fair value on a recurring basis. ASC 820 establishes a standard definition for fair value to be applied to existing accepted accounting principles that require the use of fair value measurements to establish a framework for measuring fair value and expands disclosure about such fair value measurements. The adoption of ASC 820 did not impact the Company's financial position or operating results but did expand certain disclosures.

ASC 820 defines fair value as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction Between market participants at the measurement date. Additionally, ASC 820 requires the use of valuation techniques that maximize the use of observable inputs and minimize unobservable inputs. These inputs are prioritized below:

Level 1: Observable inputs such as quoted market prices in active markets for identical assets or liabilities

Level 2: Observable market-based inputs or unobservable inputs that are corroborated by market data

Level 3: Unobservable inputs for which there is little or no market data, which require the use of the reporting entity's own assumptions.

The Company did not have any Level 2 or Level 3 assets or liabilities as of December 31, 2020, except for its convertible notes payable and derivative liability. The carrying amounts of these liabilities on December 31, 2020, approximate their respective fair value based on the Company's incremental borrowing rate.

Cash is considered to be highly liquid and easily tradable as of December 31, 2020, and therefore classified as Level 1 within our fair value hierarchy.

FASB ASC 825-10-25 Fair Value Option, or ASC 825-10-25, was effective on January 1, 2008. ASC 825-10-25 expands opportunities to use fair value measurements in financial reporting and permits entities to choose to measure many financial instruments and certain other items at fair value. The Company did not elect the fair value options for any of its qualifying Financial instruments.

Convertible Instruments - The Company evaluates and accounts for conversion options embedded in its convertible instruments following professional standards for "Accounting for Derivative Instruments and Hedging Activities. Professional standards provide three criteria that, if met, require companies to bifurcate conversion options from their host instruments and account for them as free-standing derivative financial instruments. These three criteria include circumstances in which (a) the economic characteristics and risks of the embedded derivative instrument are not clearly and closely related to the economic charact eristics and risks of the host contract, (b) the hybrid instrument that embodies both the embedded derivative instrument and the host contract is not re-measured at fair value under otherwise applicable generally accepted accounting principles with changes the fair value reported in earnings as they occur, and (c) a separate instrument with the same terms as the embedded derivative instrument. Professional standards also provide an exception to this rule when the host instrument is deemed conventional, defined as the Meaning of "Conventional Convertible Debt Instrument."

The Company accounts for convertible instruments (when it has determined that the embedded conversion options should not be bifurcated from their host instruments) following professional standards when "Accounting for Convertible Securities with Beneficial Conversion Features," as those professional standards pertain to "Certain Convertible Instruments. Accordingly,

the Company records, when necessary, discounts to convertible notes for the intrinsic value of conversion options embedded in debt instruments based upon the differences between the fair value of the underlying common stock at the commitment date of the note transaction and the effective conversion price embedded in the Note. Debt discounts under these arrangements are amortized over the term of the related debt to their earliest date of redemption. The Company also records when necessary deemed dividends for the intrinsic value of conversion options embedded in preferred shares based upon the differences between the fair value of the underlying common stock at the commitment date of the note transaction and the effective conversion price embedded in the Note.

ASC 81540 provides that, among other things, generally, if an event is not within the entity's control, could or requires net cash settle ment, then the contract shall be classified as an asset or a liability.

Results of Operation

During the quarter ended March 31, 2022, and 2021, we incurred a net profit of \$11,668 compared to a loss of \$338,794, respectively, an improvement of \$350,462 or 103%.

Comparison of the Results of Operations for the quarter ended March 31, 2022, and 2021.

During the quarter ended March 31, 2022, and 2021, revenue amounted to \$408,519 and \$83,000, respectively, an increase of \$325,519 or 392%. The increase in sales is due to increased related party revenues, defined as income generated through rental, licensing, and the management of our subsidiary and affiliate companies, intellectual and real estate properties. The increase was also partially due to the acquisition of Makan Ola Farms in Humboldt, California.

Profit (Loss) from Operations. For the quarter ended March 31, 2022, our net profit was \$11,668 compared to a loss of \$338,794 for the quarter ended March 31, 2021, an improvement of \$350,462 or 103%%. The increase in net profit is based on an increase in licensing and management fees. In contrast, stock-based compensation for consulting services increased slightly, somewhat offset by a decrease in expenses for general and administrative, which decreased from \$30,324 to \$26,106. For the quarter ending March 31, 2022, the Company issued 35,000,000 Reg A common stock shares.

Current assets and Liabilities. At the end of March 31, 2022, Assets increased to \$4,718,650 from \$4,520,877 in the same period in 2021. Our assets exceeded our liabilities by \$1,067,818, an improvement of \$155,686 over the period ending December 31, 2021.

Reg A Offering Circulation. On April 29, 2020, Livewire filed a Reg A, Tier 1 offering circulation under Form 1-A with the U.S. Securities and Exchange Commission as amended and deemed "Qualified" on August 31, 2020, after that supplemented according to Rule 253(g)(2) of the Securities Act on September 4, 2020, relating to the offering of up to 363,636,363 shares of the common capital stock of the Company, no par value, to be sold at a fixed price. The end date of the offering will be exactly 365 days from the date the Attorney General approves the Offering Circular of the state of New York (unless extended by the Company, in its discretion, for up to another 90 days). The Company filed an Amendment on September 2, 2020, for the maximum offering of 363,636,363 shares at \$0.055. As of March 31, 2022, the Company issued 27,272,727 shares of common stock under the offering.

Livewire filed a second Reg A, Tier 1 offering circulation under Form 1-A with the U.S. Securities and Exchange Commission on September 10, 2021, as amended and deemed "Qualified," according to Rule 253(g)(2) of the Securities Act on September 23, 2021, relating to the offering of up to 125,000,000 shares of the common capital stock of the Company, no par value, to be sold at a fixed price. The end date of the offering will be exactly 365 days from the date the Attorney General approves the Offering Circular of the state of New York (unless extended by the Company, in its discretion, for up to another 90 days. On September 2, 2020, the Company filed an amendment for the maximum offering of 125,000,000 shares at \$0.016. As of March 31, 2022, the Company issued 5,000,000 shares of common stock at \$0.004 under the Offering Circular.

The funds raised per this offering will be utilized to cover the cost of the offering and to provide working capital to the Company and its affiliate companies to continue the buildout and expansion of the cannabis cultivation operation on Estrella Ranch, maintain existing and obtain and maintain required government licenses for the expansion cultivation areas. Funds will also be used to speed up the next stage of the cultivation area expansion on the Estrella Ranch Estate Grown Weedery[™] project so that cultivation can be accelerated for marketing the Company's intellectual properties and products and considering carefully selected acquisitions in the

California cannabis industry. Longer-term working capital will be utilized to develop Estrella Rach into the essential California cannabis destination.

Costs and Expenses

General and Administrative. During the quarter ended March 31, 2022, general and administrative expenses decreased to \$26,106 compared to \$30,324 in the quarter ended March 31, 2021, a decrease of \$4,218. The decrease in general and administrative expenses was due to the Company's ongoing efforts and associated cost to centralize all operations at its headquarters in Paso Robles and a decrease in consultants' use.

Professional Fees. During the quarter ended March 31, 2022, and 2021, Professional Fees totaled \$12,250 and \$0, respectively, an increase of \$12,250. The increase is primarily due to legal and other professional fees.

Interest expense. During the quarter ended March 31, 2022, interest expense decreased to \$42,506 from \$125,520 during the quarter ended March 31, 2021, a decrease of \$83,014 or 66%. The primary reason for the decrease is the lesser use of short-term loan instruments.

Gain on change in fair value of the derivative liability. Our accompanying consolidated financial statements describe how we issue convertible notes with certain conversion features and specific reset provisions. All of which we are required to bifurcate from the host financial instrument and mark to market each reporting period. We recorded the initial fair value of the reset provision as a liability with an offset to equity or debt discount and subsequently marked to market the reset provision liability at each reporting cycle.

For the quarter ended March 31, 2020, we recorded a gain of \$0 in the fair value of the derivative liability, including initial noncash interest, compared to a gain of \$7,510 for the quarter ended March 2021. The Company recorded a loss on settlement of debt of \$0 during the quarter ended March 31, 2022, compared to \$88,607 in 2021.

Going Concern. The Company's consolidated financial statements are prepared using U.S. GAAP applicable to a going concern, which contemplates the realization of assets and liquidating liabilities in the ordinary course of business. We have an accumulated deficit of \$28,257,835, and our current assets exceeded our liabilities by \$1,067,818 as of March 31,2022. We may require additional funding to sustain our operations and satisfy our contractual obligations for our planned operations. Our ability to establish the Company as a going concern may be dependent upon our ability to obtain additional funding to finance our planned operations.

To continue as a going concern, develop a reliable source of revenues, and achieve a profitable level of operations, the Company will need, among other things, additional capital resources. Management's plans to continue as a going concern include raising additional capital through increased product sales and the sale of common shares. However, management cannot provide any assurances that the Company will accomplish any of its plans. The ability of the Company to continue as a going concern is dependent upon its ability to accomplish the plans described in the preceding paragraph and eventually secure other sources of financing and attain profitable operations. The accompanying consolidated financial statements do not include any adjustments that might be necessary if the Company cannot continue as a going concern.

6) Issuer's Business, Products, and Services

LiveWire is operating in the cannabis-related health and wellness industry. It is focused on acquiring, managing, and licensing special purpose real estate properties conducive to discovering and developing high-end organic cannabinoid products in California for medicinal and recreational use. The Company is also in the preliminary stages of exploring partnerships to research the application of cannabinoid-based products to target specific ailments or conditions with large "sufferer" populations for human and veterinarian applications. The product development and subsequent commercialization potentially arising from these research projects aim to take advantage of a rapidly growing and maturing, further legalized cannabis industry for different applications. The Company is led by a team of entrepreneurs, experienced operators, and cannabis industry experts who apply the latest scientific knowledge and technology to deliver handcrafted, organic, and rigorously tested cannabis products.

The Company has relocated all cannabis operations to Estrella Ranch according to its plan to develop the Estrella Ranch location in Paso Robles, California, into the central hub for all the Company's operations. This process will further streamline and centralize operations following management's philosophy of cultivating the highest quality products instead of mass production, running a

a unique and lean operation, and keeping overhead low. Livewire plans to develop Estrella Ranch into the ultimate cannabis destination. The San Luis Obispo county has accepted our environmental analysis and reports and issued a land use permit for cannabis cultivation. All additional required operational permits to begin cannabis cultivation have been issued by the local authorities and the State of California. Several in-depth inspections by local authorities and the Department of Cannabis Control have been passed. The first harvest has been delivered to processing.

The Company has strategically contracted with carefully selected cannabis experts to run its cultivation process. It will only work with or have ownership in companies that comply with Federal, State laws and have the required permits to operate. LiveWire Ergogenics is focused on satisfying the fast-growing demand for high-quality and organically grown cannabis in the California market. It considers expanding its operations nationwide as soon as Federal legislation permits. The Company does not sell or distribute any products that violate the United States Controlled Substances Act.

On September 28, 2021, the Company signed a Letter of Intent to acquire a 4.99 % equity position in Makana Ola Farms in Humboldt, California. The letter of Intent establishes a 4.99% equity position for Livewire Ergogenics with an option for 100% (one hundred percent) equity ownership subject to meeting specific legal, licensing, and financial milestones. The transaction requires the issuance of ten million restricted shares of Livewire Ergogenics transferrable upon final agreement of acquiring the minority position. This acquisition, if finalized, will add an exceptional cultivation facility to LiveWire's portfolio of carefully selected affiliate and subsidiary companies dedicated to cultivating environmentally sustainable sun-grown craft cannabis for distribution throughout California. Meanwhile, the Company uses the same expert cultivation team for the Humboldt and Paso Robles locations to keep overhead low. Makana Ola has now received its State license and is fully operational. LiveWire's due diligence process has been concluded, and it has executed a definitive agreement to acquire one hundred percent of Makana Ola. The remaining 95.1% of Makana Ola has been acquired via a performance-based earn-out and will not require the Issuance of any additional LiveWire common shares. Accounting treatment for this acquisition will be disclosed in more detail in the Company's Q2, 2002 filing.

On October 10, 2021, the Company signed an agreement to acquire a 51% equity potion in Estrella Ranch Partners, LLC. As the equivalent of a cash purchase price of \$2,479,174, the Company forgave a loan from Livewire to Estrella Ranch Partners in the same amount. Accounting treatment for this acquisition will be disclosed in more detail in the Company's Q2, 2002 filing.

Livewire has secured the option to acquire equity ownership in Estrella River Farms subject to the clarification of the discrepancies between Federal, State laws, local ordinances, and other specific legal, licensing, and financial conditions at its sole discretion.

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

Estrella Ranch Partners, LLC	Subsidiary (51%)
Makana Ola Farms	Subsidiary
Estrella River Farms, LLC	Affiliate
QDG Agricultural	Consulting Firm

B. Describe the issuers' principal products or services.

Together with its affiliates and contractual partners, the Company pursues to establish and manage a vertically integrated "Weedery" business model to cultivate and sell high-quality handcrafted cannabis products following organic growing guidelines similar to the winery models surrounding Estrella Ranch. The Company has acquired equity positions in subsidiaries and affiliates, entered strategic alliances, and seeks the cooperation of the most experienced operators to accelerate development and revenue generation under unique management and licensing business models that comply with local ordinances and State laws. After carefully vetting several potential partners, the Company has facilitated the first definitive consulting agreement with an experienced agricultural company and highly specialized cannabis grower, QDG Agricultural. QDG has completed the construction of all necessary buildouts required for phase one of a self-sustained, highly scalable growth operation within the constraints of the Estrella River Farms' Paso Robles property and has delivered the first harvest to a distributor. Livewire aims, through its subsidiaries, to own all real estate or, at a minimum, a majority equity position in the cultivation companies it works with.

Estrella River Farms cultivates organic and marketable cannabis strains as per California Laws and under Estrella River Farm's operating permit. LiveWire will function as the property management company for Estrella Ranch and has entered into a Master Service Agreement with Estrella River Farms and Estrella Ranch Partners to offer general business consulting services. The services are focused on marketing, compliance, and intellectual property management and supervise and assist in completing and continuing compliance with the permitting requirements.

QDG is an agricultural firm specializing in state-of-the-art cannabis cultivation practices backed by academia with proven results and a long history of success. QDG uses a premium propriety soil blend of 100% organic living soil. This blend uses 60% less water, 50% less fertilizer, and zero toxic pesticides creating an ultra-efficient regenerative plant environment in strict compliance with the rules that LiveWire has established for all operators on the Ranch. QDG uses state-of-the-art technology and science executed by professionals with 20 years of experience; the QDG system is cost-effective and easily scalable, offering 100% organic "tractor-less farming." QDG represents a highly experienced group of experts to successfully get our Estate Grown WeederyTM, our first real estate project operation. As of the date of this filing, ERF has delivered the first harvest for sale to a licensed distributor.

Livewire does not sell or distribute any products anywhere that violates the United States Controlled Substance Act and will only work with or have ownership in companies that comply with Federal, State laws and have the required permits to operate. <u>Livewire</u> does not sell or distribute any products anywhere that are in violation of the United States Controlled Substances Act and will only work with or have ownership in companies that are in complete compliance with Federal and State laws and have the required permits to operate permits to operate

7) Issuer's Facilities

The Company leases space at the following location:

LiveWire Ergogenics, Inc. 1600 N Kreamer Boulevard Anaheim, CA

This 1,500-square foot space serves as our administrative headquarters, and the Chief Executive Officer, Bill Hodson, works fulltime at this location. This is a month-to-month lease at \$1,500 per month. This facility would allow us to dynamically expand operations and add personnel as necessary in the future. Further, on an as-needed basis, additional sales, marketing, market awareness, and business development efforts are performed by independent consultants throughout the country and typically hired on an "as needed" basis. The Company has consolidated all cannabis operations to its Estrella Ranch facility in Paso Robles.

LiveWire Ergogenics / Paso Robles 5165 Estrella Rd Paso Robles, CA 93446

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

We currently have one full-time contracted employee and several consultants and independent sales representatives based in California. Together they oversee day-to-day operations of the Company in Anaheim and Paso Robles to support management, engineering, and administration teams.

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

We currently have one full-time contracted employee and several full and part-time consultants and independent sales representatives based in California. Together they oversee day-to-day operations of the Company in Anaheim and Paso Robles to support management, engineering, and administration teams.

Name of Officer/Director and 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
Bill Hodson	Board Member, Chief Executive Officer, Treasurer	Orange, CA	105,061,982	<u>Comm</u>	<u>5.92%</u>
Bill Hodson	Board Member, Chief Executive Officer, Treasurer	Orange, CA	75	Preferred C	<u>100%</u>

William Riley	President/Director	Las Vegas, NV	10,000,000	Comm	0.56%
Michael Corrigan	Director	Carlsbad, CA	5,000,000	Comm	0.28%

8) Legal/Disciplinary History

A. Please identify whether any of the persons or entities listed above have, in the past ten 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.

NO

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.

NO

B. On May 3, 2018, American E Group LLC (AEG) commenced a lawsuit against the Company in the United States District Court Southern District of New York. The lawsuit seeks to enforce a promissory note (the "Note") in the amount of \$30,000 that required the Company to issue \$50,000 worth of restricted stock to AEG. The Company retained Gusrae Kaplan Nusbaum, PLLC as litigation counsel. According to the Company's motion to dismiss the complaint, on October 29, 2018, the Court eliminated the provision of the Note that required the delivery to AEG of \$50,000 worth of restricted stock because it violates Section 190.40 of New York's Penal Law against criminal usury. On January 28, 2020, United States District Court Judge Gregory H. Woods of the United States District Court for the Southern District of New York issued an Opinion and Order in action entitled, American E Group LLC v. Livewire Ergogenics Inc. (18-civ-3969) (the "Federal Litigation") that granted Livewire's motion to dismiss all American E Group's ("AEG") claims against Livewire. The Court held that AEG's Note was criminally and civilly usurious and void under New York law. After Judge Woods closed the Federal Litigation accordingly, AEG initiated an appeal to dismiss its claims in the Second Circuit Court of Appeals (the "Federal Appeal").

In 2019, JS Barkats PLLC ("JSB") initiated an arbitration against the Company and Mr. Hodson before the American Arbitration Association ("AAA"), claiming that LiveWire and Mr. Hodson owed JSB fees according to a November 2015 "Retainer Agreement." LiveWire and Mr. Hodson counterclaimed for constructive fraud, breach of fiduciary duty, breach of the implied covenant of good faith and fair dealing, and legal malpractice. This legal action has been disclosed in earlier OTC filings and Company press releases. On March 10, 2022, the AAA arbitrator issued an award fully in favor of the Company and Mr. Hodson, finding that they had proven their counterclaims and JSB had failed to prove its claim. The Arbitrator awarded the Company and Mr. Hodson a total of \$352,493.02, including damages and costs of arbitration, and ordered JSB to pay this sum no later than April 24, 2022. The Company and Mr. Hodson will petition the Federal Court for the Southern District of New York to confirm the AAA award.

9) Third-Party Providers

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

Securities Counsel

Name:	Michael Corrigan, Esq.
Firm:	Corrigan Law
Address 1:	10525 Vista Sorrento Pkwy, #200
Address 2:	San Diego, CA 92121
Phone:	619-535-1100
Email:	mike@corriganlaw.net

Accountants

Name:	BLUECHIP ACCOUNTING, LLC
Title:	CPA
Address 2:	Las Vegas Office
Phone:	702.625.6406
Email:	info@consultbc.com

Consulting Services

Name:	Rainer Poertner
Firm:	Alliance Consulting
Nature of Services:	Business Consulting
Address 1:	6965 E Camino Realm, Ste 105, #579
Address 2:	Carlsbad, CA 92009
Phone:	442.287.5059
Email:	rpoertner@dynamicmarketconcepts.com

I, Bill Hodson, certify that:

1. I have reviewed this Quarterly Disclosure Statement of Livewire Ergogenics, 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, considering the circumstances under which such statements were made, and it is 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.

Dated: May 16, 2022

By:/s/ Bill J. Hodson Chief Executive Officer Chief Accounting Officer