Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines



TELCO CUBA, INC.

A Nevada Corporation

454 S Yonge Street
Suite 7C
Ormond Beach, FL 32174

(305) 747 - 7647 www.telcocuba.com info@telcocuba.com SIC CODE - 4813

Quarterly Report
For the Period Ending: 8/31/2022
(The "Reporting Period")

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.

FINRA NAME CHANGE ISSUE

The Company took all action required under Nevada law to change its name from Telco Cuba, Inc. to Solidus Communications, Inc. as of June 14, 2021. It filed an application with FINRA on June 14, 2021 to change its name under Federal/state law and FINRA has denied that application, subject to a right of appeal. FINRA is requiring the Company to audit and file with the SEC certain older Forms 10-K. The Auditors at MK&A CPAS have been engaged and are well underway, conducting the audits and the company will make those filings in order to obtain FINRA approval of our name change application.

Current since June 14, 2021: Solidus Communications, Inc.

Before June 14, 2021 Telco Cuba, Inc.

Before March 13, 2018: Amgentech Holdings, Inc.

Before October 24, 2017: Telco Cuba, Inc.
Before June 15, 2015: CaerVision Global, Inc.
Before January 7, 2015: American Mineral Group, Inc.

Before March 22, 2013: Sungro Minerals, Inc.

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

The Issuer was incorporated in the State of Nevada on August 10, 2007. The Issuer is currently active with the State of Nevada.

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:

454 S Yonge Street, Suite 7C, Ormond Beach, FL 32174

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:

NONE

2) Security Information

Trading symbol: QBAN

Exact title and class of securities outstanding: Common Stock 879209104

Par or stated value: <u>.001</u>

Total shares authorized: $\frac{7,999,000,000}{7,259,394,066}$ as of date: $\frac{08/31/2022}{08/31/2022}$ as of date: $\frac{08/31/2022}{08/31/2022}$ as of date: $\frac{08/31/2022}{08/31/2022}$ Total number of shareholders of record: $\frac{6,593,957,428}{97}$ as of date: $\frac{08/31/2022}{08/31/2022}$

Solidus Communications, Inc. Quarterly Disclosure – 08/31/2022 OTC Pink Basic Disclosure Guidelines (v3.1 June 24 2021) All additional class(es) of publicly traded securities (if any):

Trading symbol: N/A

Exact title and class of securities outstanding: Series A Convertible Preferred Stock

CUSIP: N/A
Par or stated value: .001

Par or stated value:

Total shares authorized:

Total shares outstanding:

0 as of date: 08/31/2022
as of date: 08/31/2022

Trading symbol: N/A

Exact title and class of securities outstanding: <u>Series B Convertible Preferred Stock</u>

CUSIP: $\frac{N/A}{A}$

Total shares authorized: $\underline{100,000}$ as of date: $\underline{08/31/2022}$ Total shares outstanding: $\underline{53,688}$ as of date: $\underline{08/31/2022}$

Trading symbol: N/A

Exact title and class of securities outstanding: <u>Series C Convertible Preferred Stock</u>

CUSIP: <u>N/A</u>

Par or stated value: .001
Total shares authorized: 800.000

Total shares authorized: 800,000 as of date: 08/31/2022 Total shares outstanding: 700,000 as of date: 08/31/2022

Transfer Agent

Name: <u>Signature Stock Transfer, Inc.</u>

Phone: (972) 612 - 4120

Email: jason@signaturestocktransfer.com

Address: 1463 Midway Road, Suite #220, Addison, Texas 75001

Is the Transfer Agent registered under the Exchange Act?3

Yes: ⊠ No: □

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:

Shares Outsta Recent Fiscal Date: <u>12/1/20</u>	Year End: <u>Opening</u> 19 Commo Preferre Preferre	g Balance on: 4,676,151,986 od A: <u>55,555</u> od B: <u>59,688</u> od C: <u>700,000</u>							
Date of Transaction	Transactio n Type (e.g. new issuance, cancellatio n, shares	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 debt conversion or debt conversion) OR Nature of Services Provided (if applicable)	Restricted or unrestricted as of this filing?	Exemption or registration type?
12/11/2020	new	93,000,000	common	0.00005	<u>yes</u>	EMA Financial /Felicia Preston	debt conversion	unrestricted	<u>4(a)1</u>

³ To be included in the Pink Current Information tier, the transfer agent must be registered under the Exchange Act.

1/12/2021	new	385,913,200	common	0.00005	<u>yes</u>	EMA Financial /Felicia Preston	<u>debt</u> <u>conversion</u>	unrestricted	<u>4(a)1</u>
1/13/2021	<u>new</u>	441,977,932	<u>common</u>	0.0001	<u>no</u>	Frank Gerardi	<u>debt</u> conversion	restricted	<u>4(a)2</u>
1/19/2021	<u>new</u>	205,787,267	<u>common</u>	0.00015	<u>yes</u>	Anthony Rivera	<u>debt</u> conversion	unrestricted	<u>4(a)1</u>
1/19/2021	<u>new</u>	8,167,066	common	<u>0.00015</u>	<u>yes</u>	Anthony Rivera	<u>debt</u> <u>conversion</u>	unrestricted	<u>4(a)1</u>
2/3/2021	<u>new</u>	34,000,000	common	<u>0.0015</u>	<u>no</u>	Frank Gerardi	<u>debt</u> <u>conversion</u>	restricted	<u>4(a)2</u>
2/11/2021	<u>new</u>	<u>(55,555)*1</u>	series a	0.45	<u>no</u>	Frank Gerardi	<u>preferred</u> <u>share</u> <u>conversion</u>	restricted	<u>4(a)2</u>
2/11/2021	<u>new</u>	55,555,000*1	common	0.00045	<u>no</u>	Frank Gerardi	<u>preferred</u> <u>share</u> <u>conversion</u>	restricted	<u>4(a)2</u>
2/25/2021	<u>new</u>	164,198,867	common	0.0003	yes	EMA Financial /Felicia Preston	<u>debt</u> <u>conversion</u>	unrestricted	<u>4(a)1</u>
3/1/2021	<u>new</u>	10,416,670	common	<u>.0024</u>	<u>no</u>	Francis X Flinn	director compensation	restricted	<u>4(a)2</u>
3/2/2021	new	(3,000)	pref b		<u>no</u>	Harvey Shultz	preferred share conversion	restricted	<u>4(a)2</u>
3/2/2021	<u>new</u>	15,000,000	common	<u>.0015</u>	<u>no</u>	Harvey Shultz	<u>preferred</u> <u>share</u> <u>conversion</u>	restricted	<u>4(a)2</u>
3/15/2021	new	13,157,900	common	<u>.0019</u>	<u>no</u>	Patrick T Wall	director compensation	restricted	<u>4(a)2</u>
3/19/2021	new	46,666,667	common	<u>.00015</u>	<u>yes</u>	Mammoth / Brad Hare	<u>debt</u> <u>conversion</u>	unrestricted	<u>4(a)1</u>
3/19/2021	<u>new</u>	(3,000)	pref b		<u>no</u>	Richard Bruno	<u>preferred</u> <u>share</u> <u>conversion</u>	restricted	<u>4(a)2</u>
3/19/2021	new	15,000,000	common	<u>.0015</u>	<u>no</u>	Richard Bruno	<u>preferred</u> <u>share</u> <u>conversion</u>	restricted	<u>4(a)2</u>
4/23/2021	<u>new</u>	<u>155,471,605</u>	common	<u>.00045</u>	<u>yes</u>	Green Tree Financial / Chris Cottone	<u>debt</u> <u>conversion</u>	unrestricted	<u>4(a)1</u>
5/6/2021	<u>new</u>	400,000,000*3	common	.00025	<u>yes</u>	Roland Malo	acquisition of assi	restricted	<u>4(a)2</u>
5/6/2021	<u>new</u>	73,246,253*4	common	<u>.00075</u>	<u>yes</u>	Redwood Financial/ John Denobile	<u>debt</u> conversion	unrestricted	<u>4(a)1</u>
5/6/2021	new	(155,471,605)	common	<u>.00045</u>	<u>yes</u>	Green Tree Financial / Chris Cottone	<u>debt</u> <u>conversion</u>	unrestricted	<u>4(a)1</u>

5/10/2021	<u>new</u>	<u>25,000,000</u>	common	<u>.001</u>	<u>no</u>	<u>Camille</u> <u>Whiddon</u>	director compensation	restricted	<u>4(a)2</u>
5/24/2021	new	115,602,222	common	<u>.00045</u>	<u>yes</u>	Waterstone Financial / Richard Wasserstein	<u>debt</u> <u>conversion</u>	unrestricted	<u>4(a)1</u>
5/26/2021	new	40,000,000*2	common	.00025	<u>yes</u>	Rita Budin	capital raise	restricted	<u>4(a)2</u>
8/09/2021	new	<u>57,142,857*5</u>	common	<u>.0007</u>	<u>no</u>	<u>William</u> <u>Sanchez</u>	<u>payroll</u> <u>conversion</u>	restricted	<u>4(a)2</u>
8/20/2021	new	52,890.179 ^{*6}	common	.00028	<u>yes</u>	Jose Sanchez	<u>debt</u> <u>conversion</u>	restricted	<u>4(a)2</u>
10/13/2021	new	330,520,000	common	<u>.0003</u>	<u>yes</u>	Green Tree Financial / Chris Cottone	<u>debt</u> <u>conversion</u>	unrestricted	<u>4(a)1</u>

Shares Outstanding on Date of This Report:

Ending Balance Date: August 31, 2022

Common: <u>7,259,394,066</u>

Preferred A: <u>0</u>
Preferred B: <u>53,688</u>
Preferred C: <u>700,000</u>

See quarterly filing for detailed description of issuances.

NOTE 1. The series A conversion of 55,555 shares into 55,555,000 common shares has an effective date of February 11, 2021 but the share conversion was processed and common shares issued on March 2, 2021. We booked the transaction on the effective date which occurred during Quarter 1 and is denoted as occurring on February 11, 2021.

NOTE 2. The 40,000,000 restricted common share issuance dated May 26, 2021 has an effective date of May 26, 2021 but the share issuance was processed on June 3, 2021. We booked the transaction on the effective date which occurred during Quarter 2 and is denoted as occurring on May 26, 2021.

NOTE 3. The 400,000,000 restricted common share issuance dated May 6, 2021 has an effective date of May 6, 2021 but the share issuance was processed on June 3, 2021. We booked the transaction on the effective date which occurred during Quarter 2 and is denoted as occurring on May 6, 2021.

NOTE 4. The 73,246.253 unrestricted common share issuance dated May 6, 2021 has an effective date of May 6, 2021 but the share issuance was processed on June 3, 2021. We booked the transaction on the effective date which occurred during Quarter 2 and is denoted as occurring on May 6, 2021.

NOTE 5. The 57,142,857 restricted common share issuance dated August 9th, 2021 has an effective date of August 9, 2021 but the share issuance was processed on August 16, 2021.

NOTE 6. The 52,890,179 restricted common share issuance dated August 20, 2021 has an effective date of August 20, 2021 but the share issuance was processed on August 25, 2021.

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	Name of Noteholder	Reason for Issuance (e.g. Loan, Services, etc.)
07/10/2015	\$27,000.00	\$40,000.00	\$13,166.29	07/09/2016	40% discount to lowest trading price in the preceding 15 days	LG Capital Funding, LLC/ Joseph Lerman	capital raise
8/23/2021	67,250.00	<u>51,250.00</u>	\$7,300.31	8/23/2022	Promissory note, to be paid from Form 1 A Proceeds.	Green Tree Financial LLC / Chris Cottone	capital raise

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

The above table includes all issuances from July 10, 2015 through May 31, 2022 with accrued interest as of May 31, 2022. See quarterly financial statement filing for detailed description of notes.

NOTES:

1. LG Capital's convertible note has been reclassed as a contingent liability. The company is actively reaching out to LG Capital to buy out the note. It is doubtful that LG Capital will be able to convert the note due to their ongoing lawsuit brought against them by the Securities and Exchange Commission (SEC).

4) Financial Statements

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

U.S. GAAP X IFRS

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

Name: William Sanchez

Title: CFO

Relationship to Issuer: **CFO of Company**

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.

See Appendix A

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")

Solidus Communications, Inc. is a company dedicated to amassing a portfolio of high value company's in the technology, telecom, and cannabis space. Solidus Communications, Inc. currently has three subsidiaries, Amgentech, Inc., offering collocation, hosting, software development, and technology consulting services in the South Florida area, Naked Papers Brand, Inc. which sells a transparent cellulose based eucalyptus tobacco rolling paper, and Advanced Satellite Systems, Inc. a provider in Volusia County Florida of Cable Television, Internet Service, and Telephone Service.

Solidus Communications, Inc. is continuing its search of acquisition candidates in the technology, telecommunication space and in the cannabis space.

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

Naked Papers is a niche product within the tobacco rolling paper industry and offers its distinct transparent paper in (5) sizes. In addition to the papers, Naked Papers Brand, Inc. sells branded merchandise. Its offerings can be found at https://www.nakedpapers.com.

The company is currently looking to divest Naked Papers Brand, Inc. and its inventory.

Advanced Satellite Systems, Inc. provides Internet service in speed increments of 5, 25, 50, and 100MB/s. VoIP telephone service is provided with unlimited calling to the US, Canada, and Mexico. Service to other countries is metered at predefined rates. Cable television service is provided in increments of 25, 50, and 100 channels and forthcoming will be offered via an IPTV infrastructure offering basic service of 103 channels, expanded service with an additional 35 channels, and premium channels offered on an a la cart basis.

Under the brand name "Amgentech", the company offers best of breed technology solutions which include, but are not limited to Software and Network architecture services, software development, web site development, hosting and colocation services, managed network and managed server services, voice over ip servers and bulk mailing services. Amgentech has been providing services since 2001, building out networks and services in the international markets of Colombia, Costa Rica, and Panama.

Amgentech, Inc. is a Florida based Corporation engaged in the business of providing technology solutions, integrating and building technology infrastructure and software and website development. Amgentech, Inc. also offers managed collocated and leased servers. Originally founded in 2001, Amgentech, Inc. has been providing Internet based solutions, VoIP infrastructure and consulting services for over 20 years to diverse clients in The United States of America, the countries of Colombia, Costa Rica, El Salvador, Nicaragua, Panama, and Venezuela. Amgentech, Inc. continues to provide these same services, in addition to providing the technical and Internet know how to implement the technological vision that is envisioned for Solidus Communications, Inc., Amgentech will be the sole technical services provider.

C. Describe the issuers' principal products or services.

Markets Served

Amgentech, Inc. targets small to mid-size businesses which require enterprise level solutions and support.

Naked Papers Brand, Inc. targets its products to smokers of loose tobacco and alternative loose filler products. The product is targeted towards a higher end, well-heeled clientele that reacts well to the edgy brand image and marketing.

Advanced Satellite Systems, Inc. targets home owners' associations (HOA) and individual customers looking for television, internet, and telephone services.

Service Offerings

Amgentech, Inc. provides infrastructure services that include colocation, hosting, web site hosting, email hosting, bulk mail services, software development, software design, website design and Voice over IP services.

Naked Papers Brand, Inc. provides 5 distinct sizes of clear rolling papers. The papers are made of a eucalyptus-based cellulose, providing smokers with a paper that has no flavor or smell. The papers provide an even burn, require no glue to seal and does not burn quickly, prolonging the smoking experiencing.

Advanced Satellite Systems, Inc. provides Internet service in speed increments of 25, 50, and 100MB/s. VoIP telephone service is provided with unlimited calling to the US, Canada, and Mexico. Service to other countries is metered at predefined rates. Cable television service is provided in increments of 50, and 100 channels and forthcoming will be offered via an IPTV infrastructure offering basic service of 103 channels, expanded service with an additional 35 channels, and premium channels offered on an a la cart basis.

6) Issuer's Facilities

The Company presently leases office space at 454 S Yonge Street, Suite 3A, Ormond Beach, FL 32174

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

Using the tabular format below, please provide information regarding any person or entity owning 5% of more of the issuer, as well as any officer, and any director of the company, regardless of the number of shares they own.

Name of Officer/Director and Control Person	Affiliation with Company (e.g. Officer/Director/Owne r of more than 5%)	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding	Note
William J Sanchez	Chief Executive Officer	Ormond Beach, FL	43,885 700,000 59,382,857	Preferred B Preferred C Common	82% 100% 0.81%	Note 1,2
Camille Whiddon	<u>Director</u>	Newberry, FL	25,000,000	Common	<u>0.34%</u>	
Francis X. Flinn	<u>Director</u>	Quechee, VT	<u>10,416,670</u>	Common	<u>0.14%</u>	
Patrick T. Wall	<u>Director</u>	Ormond Beach, FL	13,157,900	Common	<u>0.18%</u>	
Sayis Tequia	<u>Director</u>	Palm Beach Gardens, FL	<u>100</u>	<u>Preferred B</u>	<u>0.2%</u>	
Santiago Munoz	<u>Director</u>	Fort Lauderdale, FL	<u>1,503</u>	<u>Preferred B</u>	<u>2.8%</u>	
Frank Gerardi	Owner of greater than 5%	Palm Beach Gardens, FL	531,532,932	Common	<u>7.3%</u>	
Samuel Fromkin	Owner of greater than 5%	Jupiter, FL	3,000	<u>Preferred B</u>	<u>5.6%</u>	
Pinecroft LLC Paul Konigsberg	Owner of greater than 5%	<u>Palm Beach</u> <u>Gardens, FL</u>	3,000	<u>Preferred B</u>	<u>5.6%</u>	

Note 1: Each share of the Series C Preferred Stock votes together with the holders of the common stock on all matters on which shareholders of the corporation shall be entitled to vote and be entitled to a vote on all matters submitted to the shareholders. Each preferred "C" share is equal to 100,000 common share votes. Each preferred "B" share is equal to 5,000 common share votes. Note 2: William Sanchez is the CEO, CFO, Secretary, and Director.

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);
 - Paul Konigsberg was previously convicted due to federal felony fraud. Paul Konigsberg pled guilty and was permanently enjoined from aiding/abetting or representing any public company, as an attorney or accountant for life.
 - 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;

<u>None</u>

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

None

4. The entry of an order by a self-regulatory organization that permanently or temporarily barred, suspended, or otherwise limited such person's involvement in any type of business or securities activities.

None

B. Describe briefly any material pending legal proceedings, other than ordinary routine litigation incidental to the business, to which the issuer or any of its subsidiaries is a party or of which any of their property is the subject. Include the name of the court or agency in which the proceedings are pending, the date instituted, the principal 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.

On September 28, 2018, the company filed a lawsuit against Cuentas, Inc. (NASDAQ: CUEN), f/k/a Next Group Holdings, Inc/ Meimoun & Mammon, LLC/Next Mobile, LLC in the 11th circuit court of Miami-Dade County, Florida. Case number: 2018-032974-CA-01 is still ongoing. The case was filed due to CUEN "failing to perform" on a contract signed on July, 2015. The company is suing for damages and the return of the funds paid for the undelivered Mobile Virtual Network Operator (MVNO) platform. (https://www2.miami-dadeclerk.com/ocs/search.aspx)

During the month of February, 2020, the company hired Attorney Jonathan Leinwand, to take over the lawsuit against Cuentas, Inc. NASDAQ: CUEN

NOTE: This case was settled and dismissed during Q3, June, 2022.

9) Third Party Providers

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

Securities Counsel

Name: <u>Brett Verona</u>

Firm: The Verona Firm, PLLC.

Nature of Services: <u>Attorney</u>

Address 1: PO BOX 18191
Address 2: Tampa, FL 33679
Phone: (813) 258-0852

Email: <u>brett@theveronafirm.com</u>

Accountant or Auditor

Name: Jay Robbins Firm: M&K CPAS, PLLC

Nature of Services: Auditor

Phone: (832) 242-9950

Email:

Investor Relations Consultant

N/A

Other Service Providers

Name: Chris Cottone

Firm: Green Tree Financial Nature of Services: Consulting, Financing Phone: (954) 424-2345

Email:

10) Issuer Certification

Principal Executive Officer:

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

The certifications shall follow the format below:

- I, William J Sanchez certify that:
 - 1. I have reviewed this Quarterly Information and Disclosure Statement of Solidus Communications, 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 debt conversion flows of the issuer as of, and for, the periods presented in this disclosure statement.

October 14, 2022

/s/ William J Sanchez

Principal Financial Officer:

- I, William J Sanchez certify that:
 - 1. I have reviewed this Quarterly Information and Disclosure Statement of Solidus Communications, 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 debt conversion flows of the issuer as of, and for, the periods presented in this disclosure statement.

October 14, 2022

/s/ William J Sanchez

Appendix A



TELCO CUBA, INC.

CONDENSED CONSOLIDATED FINANCIAL STATEMENTS For the nine-month period ended August 31, 2022

CONDENSED FINANCIAL INFORMATION

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Solidus Communications, Inc. CONDENSED CONSOLIDATED BALANCE SHEET

		ne Months Ended ust 31, 2022		ne Months Ended
Current Assets				
Cash	\$	570,666	\$	16,839
Accounts receivable	T	(7,556)	*	-
Inventories		49,020		55,450
Prepaid expenses and other current assets		4,139		110,417
Total current assets	\$	616,269	\$	182,706
Fixed Assets, Net	\$		\$	14,822
Other Assets				
Directors Prepaid		21,875		-
Investment in subsidiary		100,000		100,000
Goodwill Plant & Headend equipment		365,000 78,572		365,000
Fleet		70,219		-
Software and Other Assets		3,837		-
Total other assets	\$	639,502	\$	465,000
Total assets	\$	1,255,771	\$	662,528
10th 45505	Ψ	1,200,771	Ψ	002,320
Current Liabilities		242.222		20.40
Accounts payable and accrued expenses		312,323		38,687
Convertible notes payable		- 67.250		158,664
Promissory notes payable Related party, loan and payroll		67,250 164,383		5,000 255,300
Short term notes payable		-		255,500
Other current liabilities		17,666		101,320
Total Current Liabilities		561,622		558,971
Long Term Liabilities				
Loans	\$	119,010	\$	165,903
Contingent liabilities		27,000		-
Total Long Term Liabilities	\$	146,010	\$	165,903
Total Liabilities	\$	707,631	\$	724,874
Share holders' Equity				
Preferred A: \$.001 par value; 100,000 shares				
authorized; 0 and 0 issued and outstanding at August		_		_
31 2022 and August 31 2021, respectively				
Preferred B: \$.001 par value; 100,000 shares				
authorized; 53,688 and 53,688 issued and outstanding		54		54
at August 31 2022 and August 31 2021, respectively				
Preferred C: \$.001 par value; 800,000 shares				
authorized; 700,000 issued and outstanding at August		700		700
31 2022 and August 31 2021, respectively				
Common stock, \$.001 par value; 7,999,000,000 shares				
authorized; 7,259,394,066 and 6,928,874 shares issued		7,259,394		6,928,874
and outstanding at August 31 2022 and August 31 2021, respectively				
		(6.005.521)		(5 772 425)
Additional & paid-in-capital		(6,025,531)		(5,772,425)
Distributions		(35,929)		(42,094)
Net Income (Loss)		917,154		(146,954)
Accumulated deficit		(1,567,701)		(1,030,502)
Total shareholders' equity	\$	548,140	\$	(62,347)
Total liabilities and shareholders' equity	\$	1,255,771	\$	662,527

Solidus Communications, Inc. CONDENSED CONSOLIDATED STATEMENT OF OPERATIONS

		ne Nine Months Ended	For The Nine Months Ended August 31, 2021			
D.	Au	August 31, 2022		gust 51, 2021		
Revenue	4		4	21121		
Gross Sales	\$	222,455	\$	214,311		
Cost of Sales		35,917		10,493		
Net Sales	\$	186,538	\$	203,818		
Operating expenses						
Marketing and advertising		7,166		569		
Fleet		34,706		-		
Operating		106,126		-		
Insurance		14,460		_		
Payroll, Salaries		262,414		_		
Payroll, Sales Tax		77,320		_		
General and administrative		41,002		486,413		
Total operating expenses	\$	543,194	\$	486,982		
Net (Loss) before income taxes	\$	(356,656)	\$	(283,164)		
Total Other Income	\$	1,347,040	\$	137,417		
Other Expenses		269		269		
Interest Expense		14,353		938		
Reclassification of Debt		-		_		
Fee to parent company		-		_		
Change in derivative fair value		58,608		_		
Total Other Expenses	\$	73,230	\$	1,207		
Net Other Income Profit		1,273,810		136,210		
Net Profit (Loss)	\$	917,154	\$	(146,954)		
Weighted average number of shares outstanding		7,186,800,125		6,079,076,805		
Basic and diluted net income/(loss) per share		(0)		(0)		

Solidus Communications, Inc. CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

	For th	ne Nine Month Ended	For th	e Nine Month Ended
	Aug	ust 31, 2022	Aug	ust 31, 2021
Cash flow from operating activities:				_
Net (Loss)	\$	917,154.08	\$	(146,954)
Adjustments to reconcile net loss to net cash from operating activities:				
(Decrease) Increase in accounts payables		(142,928)		2,683
(Decrease) Increase in accounts receivable		13,400		(2,685)
Increase (decrease) Accrued Interest		8,175		(68,932)
Change in fair value of derivative		58,608		(74,752)
Decrease in convertible notes		(8,500)		(42,075)
Credit card Payables Depreciation and amortization		(5,321)		-
Related party, payroll		(140,117)		7.663
Due to Subsidiary		20,900		-
Decrease in Security Deposits		(4,139)		-
Promissory Notes		7,000		(155,000)
Adjustment for settlement of MVNO prepayment		25,000		-
Inventory		5,450		-
Operating assets		77		(1,271)
Prepaid / Director pay		28,125		(29,167)
Net cash provided by (used in) operating activities	\$	782,885	\$	(510,490)
Cash flows from investing activities:				
Computer Software		(65.562)		(417)
Plant, Headend (CATV) Due from subsidiary		(65,563) 2,136		(417)
Furniture		(1,758)		-
Purchase of vehicles		(70,219)		_
Adjustment for settlement of MVNO prepayment		25,000		_
Net cash used in investing activities:	\$	(110,404)	\$	(417)
Cash flows from financing activities:				(54.061)
Contingent Liability Credit Card payables		-		(54,061)
Proceeds of loan		(79,106)		14,587
Distributions		(26,659)		14,250
Additional Paid in Capital		-		(1,712,004)
Issuance of Common Stock		-		2,252,722
Cancellation of Series A Stock		-		(56)
Decrease in Series B Stock				(6)
Net cash provided by financing activities	\$	(105,765)	\$	515,432
Net cash increase for period		566,716		4,527
Cash and cash equivalents at beginning of period		3,950		12,312
Cash and cash equivalents at end of period	\$	570,666	\$	16,839
		-		
Non-cash investing and financing activities:				1 545 471 701
Common stock issued upon conversion of notes payable		-		1,545,471,721
Common stock issued for settlement of accrued expense		-		-
Common stock issued for professional services		-		581,695
Conversion of series B preferred stock to common stock		-		6
Conversion of series A preferred stock to common stock		-		56
Additional Paid in Capital adjustment due to interest write off				(931,295)

Solidus Communications, Inc. CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

	Preferred \$.001 Pa Shares	r Value		Preferred \$.001 Pa Shares		ount	Prefer \$.001 Shares	red C Stoci Par Value Amo		Commo \$.001 P Shares	ar Val		Distributions		Additional Paid-In Capital		etained arnings		Total reholders uity/Defici
Balance @ November 30, 2019	55,555	\$	56	59,688	\$	60	700,000	\$	700	4,676,151,986	\$	4,676,152	\$ (57,819)	\$	(4,094,047)	\$	(648,120)	\$	(123,019
djustment to retained earnings																\$	78,679	\$	78,679
Distributions													\$ 23,279.00					\$	23,27
Net (loss)																\$	(232,413)	\$	(232,41
_											_								
Balance @ February 29, 2020	55,555	\$	56	59,688	\$	60	700,000	\$	700	4,676,151,986	\$	4,676,152	\$ (34,540)	\$	(4,094,047)	\$	(801,854)	\$	(253,47
djustment to retained earnings																\$	(99,206)	\$	(99,20
Distributions													\$ (3,935)					\$	(3,93
Net Gain																	41,873	\$	41,87
Balance @ May 31, 2020	55,555	\$	56	59,688	\$	60	700,000	\$	700	4,676,151,986	\$	4,676,152	\$ (38,475)	\$	(4,094,047)	\$	(859,187)	\$	(314,74
Adjustment to retained earnings																\$		\$	245,46
Distributions																7	243,403		
													\$ (11,600.00)					\$	(11,60
Net (loss)																	(286,173)	\$	(286,17
Balance @ August 31, 2020	55,555	\$	56	59,688	\$	60	700,000	\$	700	4,676,151,986	\$	4,676,152	\$ (50,075)	\$	(4,094,047)	\$	(899,895)	\$	(367,05
djustment to retained earnings																\$	(51,473)	\$	(51,47
Distributions													\$ (6,851)					\$	(6,85
Net (loss)																	(75,050)	\$	(75,050
Balance @ November 30, 2020	55,555	\$	56	59,688	\$	60	700,000	\$	700	4,676,151,986	\$	4,676,152	\$ (56,926)	\$	(4,094,047)	\$ (1	1,026,418)	\$	(500,424
Conversion of Series A preferred stock	(55,555)	\$	(56)							55,555,000	\$	55,555		\$	30,555			\$	86,055
tock issued for professional services										475,977,932	\$	475,978		\$	(380,780)			\$	95,19
Common stock issued for the reduction of																			
lebt										857,066,400	\$	857,066		\$	(751,768)			\$	105,29
Changes In APIC														\$	(37,428)			\$	(37,42
djustment to retained earnings																\$	(102,522)	\$	(102,52
Distributions													\$ (7,689)					\$	(7,68
Net (Loss)																\$	(458,172)	\$	(458,17
salance @ February 28, 2021		s	0	59.688	s	60	700.000	s	700	6,064,751,318	s	6,064,751	\$ (64,615)		(5,233,468)	¢ 11	1 507 112\		(819,68
		7	0				700,000	•	700				3 (04,013)			2 (1,367,112)		
Conversion of Series B preferred stock				-6,000	\$	(6)				30,000,000		30,000		\$	(15,000)			\$	14,99
Common stock issued for professional services										48,574,570	\$	48,575		\$	(26,425)			\$	22,14
common stock issued for the reduction of										635,515,142	\$	635,515		\$	421,559			\$	1,057,07
Common Stock sold										40,000,000	\$	40,000		\$	30,000			\$	70,00
changes in APIC due to interest write off														\$	(895,533)			\$	(895,53
djustment to retained earnings																\$	23,876	\$	23,87
Distributions													\$ (3,675)					\$	(3,67
Net Gain																\$	368,039	\$	368,03
Salance @ May 31, 2021	-	\$	0	53,688	\$	54	700,000	\$	700	6,818,841,030	\$	6,818,841	\$ (68,290)	\$	(5,718,867)	\$ (1	1,195,197)	\$	(162,75
common stock issued for professional services										57,142,857	\$	57,143		\$	(17,143)			\$	40,000
Common stock issued for the reduction of										52,890,179	\$	52,890		\$	(38,081)			\$	14,80
hanges in APIC due to interest write off														\$	1,666			\$	1,66
djustment to retained earnings																\$	74,562	\$	74,56
Distributions													\$ 26,196					\$	26,19
													3 20,190						
Net (loss)																\$	(56,821)	\$	(56,82
Salance @ August 31, 2021		\$	0	53,688	\$	54	700,000	\$	700	6,928,874,066	\$	6,928,874	\$ (42,094)	\$	(5,772,425)	\$ (1	1,177,456)	\$	(62,34
Common stock issued for the reduction of										330,520,000	\$	330,520		\$	(231,364)			\$	99,15
hanges in APIC due to default on note														\$	(21,742)			\$	(21,74
														-		\$	(74,562)		(74,56
																٠	(, 4,302)		
Idjustment to retained earnings													\$ (2,577)					\$	(2,57
Distributions																	(180,447)	\$	-
Distributions														5					(242,51
vistributions let (loss)	-	\$	0	53,688	\$	54	700,000	\$	700	7,259,394,066	7	7,259,394	\$ (44,671)	_	(6,025,531)	\$ (1	1,432,465)	7	(242,31
olstributions let (loss) kalance @ November 30, 2021	-	\$	0	53,688	\$	54	700,000	\$	700	7,259,394,066	,	7,259,394	\$ (44,671)	•	(6,025,531)	\$ (1	(68,846)		(68,84
istributions et (loss) alance @ November 30, 2021 djustment to retained earnings		\$	0	53,688	\$	54	700,000	\$	700	7,259,394,066	-,	7,259,394		•	(6,025,531)				(68,84
istributions et (loss) alance @ November 30, 2021 djustment to retained earnings istributions	-	\$	0	53,688	\$	54	700,000	\$	700	7,259,394,066	,	7,259,394		<u> </u>	(6,025,531)		(68,846)	\$ \$	(68,84 (7,70
istributions et (loss) alance @ November 30, 2021 djustment to retained earnings istributions		\$	0	53,688	\$	54	700,000	\$	700	7,259,394,066	,	7,259,394			(6,025,531)			\$ \$	(68,84 (7,70
istributions let (loss) alance November 30, 2021 djustment to retained earnings listributions let (loss)		\$	0	53,688 53,688	\$	54	700,000	\$	700	7,259,394,066 7,259,394,066			\$ (7,700)		(6,025,531)	\$	(68,846)	\$ \$ \$	(68,84
site (loss) talance @ November 30, 2021 djustment to retained earnings Distributions let (loss)	-							·					\$ (7,700)			\$	(68,846) (33,703)	\$ \$ \$	(68,84 (7,70 (33,70 (352,76
istributions let (loss) lalance @ November 30, 2021 djustment to retained earnings bistributions let (loss) lalance @ February 28, 2022 djustment to retained earnings								·					\$ (7,700) \$ (52,371)			\$ (1	(68,846) (33,703)	\$ \$ \$	(68,84 (7,70 (33,70 (352,76
istributions let (loss) latalance @ November 30, 2021 djustment to retained earnings bistributions let (loss) latalance @ February 28, 2022 djustment to retained earnings								·					\$ (7,700)			\$ (1	(68,846) (33,703) 1,535,014)	\$ \$ \$ \$	(68,84 (7,70 (33,70 (352,76 16,78 6,04
istributions let (loss) latalance @ November 30, 2021 djustment to retained earnings bistributions let (loss) latalance @ February 28, 2022 djustment to retained earnings								·					\$ (7,700) \$ (52,371)			\$ (1	(68,846) (33,703)	\$ \$ \$ \$	(68,84 (7,70 (33,70 (352,76 16,78 6,04
istributions let (loss) lalance @ November 30, 2021 djustment to retained earnings bistributions let (loss) lalance @ February 28, 2022 djustment to retained earnings								\$			\$	7,259,394	\$ (7,700) \$ (52,371) \$ 6,042	ş	(6,025,531)	\$ (1 \$	(68,846) (33,703) 1,535,014)	\$ \$ \$ \$ \$ \$ \$ \$ \$	(68,84 (7,70 (33,70 (352,76 16,78 6,04 1,088,97
istributions alance @ November 30, 2021 dijustment to retained earnings iistributions let (loss) alance @ February 28, 2022 dijustment to retained earnings iistributions		\$	0	53,688	\$	54	700,000	\$	700	7,259,394,066	\$	7,259,394	\$ (7,700) \$ (52,371) \$ 6,042	ş	(6,025,531)	\$ (1 \$	(68,846) (33,703) 1,535,014) 16,782	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	(68,84 (7,70 (33,70 (352,76 16,78 6,04 1,088,97
et (loss) alance @ November 30, 2021 djustment to retained earnings istributions et (loss) alance @ February 28, 2022 djustment to retained earnings istributions et Profit alance @ May 31, 2022	-	\$	0	53,688	\$	54	700,000	\$	700	7,259,394,066	\$	7,259,394	\$ (7,700) \$ (52,371) \$ 6,042	ş	(6,025,531)	\$ (1 \$	(68,846) (33,703) 1,535,014) 16,782 1,088,973 (429,259)	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	(68,84 (7,70 (33,70 (352,76 16,78 6,04 1,088,97 759,03
et (loss) alance @ November 30, 2021 dijustment to retained earnings istributions et (loss) alance @ February 28, 2022 dijustment to retained earnings istributions et Profit alance @ May 31, 2022 dijustment to retained earnings	-	\$	0	53,688	\$	54	700,000	\$	700	7,259,394,066	\$	7,259,394	\$ (7,700) \$ (52,371) \$ 6,042 \$ (46,329)	ş	(6,025,531)	\$ (1 \$	(68,846) (33,703) 1,535,014) 16,782 1,088,973 (429,259)	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	(68,84 (7,70 (33,70 (352,76 16,78 6,04 1,088,97

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

NOTE 1. GENERAL ORGANIZATION AND BUSINESS

Organization

Solidus Communications, Inc. (f/k/a Telco Cuba, Inc., f/k/a Amgentech Holdings, Inc., f/k/a CaerVision Global, Inc., f/k/a American Mineral Group Minerals Inc., f/k/a Sungro Minerals, Inc.) (the "Company") was incorporated in the State of Nevada on August 10, 2007. Up until June 12, 2015, the company was previously engaged in the exploration, development, and acquisition of mineral properties.

Solidus Communications, Inc. (QBAN) is a company incorporated under the laws of Nevada in 2007. The company is amassing a portfolio of high value companies in the technology, telecom, and cannabis space. Solidus Communications, Inc. currently has three subsidiaries, Amgentech, Inc., offering collocation, hosting, software development, and technology consulting services in the South Florida area, Naked Papers Brand, Inc. which sells a transparent cellulose-based eucalyptus tobacco rolling paper, and Advanced Satellite Systems, Inc. a provider in Volusia County Florida of Cable Television, Internet Service, and Telephone Service.

Solidus Communications, Inc. is continuing its search of acquisition candidates in the technology, telecommunication space and in the cannabis space.

During the first quarter 2018, the company acquired the assets of Naked Papers and is currently selling the product under its brand name, Naked Papers under the subsidiary, Naked Papers Brand, Inc., incorporated in the state of Florida.

During the first quarter 2019, the company acquired Advanced Satellite Systems, Inc. and all of its assets, and is continuing to offer its services under the Advanced Cable service mark. Advanced Satellite Systems, Inc, is incorporated in the state of Florida and is registered as a subsidiary of Solidus Communications, Inc.

The accompanying financial statements have been prepared on the basis of accounting principles applicable to a going concern; accordingly, they do not give effect to adjustment that would be necessary should the Company be unable to continue as a going concern and therefore be required to realize its assets and retire its liabilities in other than the normal course of business and at amounts different from those in the accompanying financial statements. Management plans to raise debt conversion from public or private debt or equity financing, on an as needed basis. The Company's ability to continue as a going concern is dependent upon achieving profitable operations and/or upon obtaining additional financing. The outcome of these matters cannot be predicted at this time.

NOTE 2. SUMMARY OF SIGNIFICANT ACCOUNTING PRACTICES

Accounting Principles and Basis of Presentation

The consolidated financial statements of the Company have been prepared in accordance with accounting principles generally accepted in the United States ("US GAAP") and are expressed in U.S. dollars. All intercompany accounts and transactions have been eliminated. The Company's fiscal year end is November 30.

These statements should be read in conjunction with our Annual Report.

The significant accounting policies followed are:

Principles of Consolidation

The consolidated financial statements include the accounts of Solidus Communications, Inc. (parent) and Amgentech, Inc., Naked Papers Brands, Inc., and Advanced Satellite Systems, Inc. our wholly owned subsidiaries which has common ownership and management. All intercompany balances and transactions have been eliminated.

Use of Estimates

The preparation of financial statements in conformity with US GAAP 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 revenues and expenses during the reporting period.

The Company regularly evaluates estimates and assumptions related to the deferred income tax asset valuation allowances. The Company bases its estimates and assumptions on current facts, historical experience and various other factors that it believes to be reasonable under the circumstances, the results of which form the basis for making judgments about the carrying values of assets and liabilities and the accrual of costs and expenses that are not readily apparent from other sources. The actual results experienced by the Company may differ materially and adversely from the Company's estimates. To the extent there are material differences between the estimates and the actual results, future results of operations will be affected. Included in these estimates are assumptions about collection of accounts receivable, impairment of intangibles, useful life of property and equipment, stock-based compensation, beneficial conversion of convertible notes payable, deferred income tax asset valuation allowances, and valuation of derivative liabilities.

Debt conversion and Debt conversion Equivalents

For purposes of the statement of debt conversion flows, debt conversion includes demand deposits, saving accounts and money market accounts. The Company considers all highly liquid instruments with maturities of three months or less when purchased to be debt conversion equivalents.

Debt conversion is maintained at financial institutions and, at times, balances may exceed federally insured limits. We have never experienced any losses related to these balances. All our non-interest-bearing debt conversion balances were fully insured at August 31, 2022 and 2021. At August 31, 2022 there were no amounts held in excess of federally insured limits.

Accounts receivable and concentration of credit risk

The Company does not currently have a trade accounts receivable as all sales are either debt conversion, check or credit card for services or products and collected contemporaneously with the sale. Therefore, the Company has not recorded an allowance for doubtful accounts.

During the six months ended on August 31, 2022 and 2021, less than 1% and 10% respectively of our revenue was concentrated in one customer.

Related Party Transactions

Parties are considered to be related to the Company if the parties that, directly or indirectly, through one or more intermediaries, control, are controlled by, or are under common control with the Company. Related parties also include principal owners of the Company, its management, members of the immediate families of principal owners of the Company and its management and other parties with which the Company may deal if one party controls or can significantly influence the management or operating policies of the other to an extent that one of

the transacting parties might be prevented from fully pursuing its own separate interests. The Company discloses all related party transactions.

All transactions shall be recorded at fair value of the goods or services exchanged. Property purchased from a related party is recorded at the cost to the related party and any payment to or on behalf of the related party in excess of the cost is reflected as a distribution to the related party.

The Company considers all officers, directors, senior management personnel, and senior level consultants to be related parties to the Company.

The Company purchased vehicles from a related party during Q3, 2022.

Furniture, equipment, and long-lived assets

Furniture and equipment are recorded at cost and depreciated on a straight-line basis over their estimated useful lives, principally three to five years. Accelerated methods are used for tax depreciation. Maintenance and repairs are charged to operations when incurred. Betterments and renewals are capitalized. When furniture and equipment are sold or otherwise disposed of, the asset account and related accumulated depreciation account are relieved, and any gain or loss is included in operations.

The Company evaluates the recoverability of its long-lived assets or asset groups whenever adverse events or changes in business climate indicate that the expected undiscounted future debt conversion flows from the related assets may be less than previously anticipated. If the net book value of the related assets exceeds the undiscounted future debt conversion flows of the assets, the carrying amount would be reduced to the present value of their expected future debt conversion flows and an impairment loss would be recognized.

Basic and Diluted Loss per Share

Basic and diluted loss per share is based on the weighted average number of shares outstanding. Potential common shares includable in the computation of fully diluted per share results are not presented in the financial statements as their effect would be anti-dilutive.

Revenue recognition

The Companies follow the guidance of the FASB ASC 605-10-S99 "Revenue Recognition Overall – SEC Materials". The Companies record revenue when persuasive evidence of an arrangement exists, product delivery has occurred, the sales price to the customer is fixed or determinable, and collectability is reasonably assured. Revenues consist primarily of intangible and tangible product sales.

Contingencies

The Company follows ASC 450-20, Loss Contingencies, to report accounting for contingencies. Liabilities for loss contingencies arising from claims, assessments, litigation, fines and penalties and other sources are recorded when it is probable that a liability has been incurred and the amount of the assessment can be reasonably estimated. There were no commitments or contingencies as of August 31, 2022 and 2021, respectively.

Share Based Compensation

The Company recognizes all share-based payments to employees, including grants of employee stock options, as compensation expense in the financial statements based on their fair value. That expense will be recognized over the period during which an employee is required to provide services in exchange for the award, known as

the requisite service period (usually the vesting period). There were no grants awarded through this reporting period in 2022.

The Company issues common stock and common stock options and warrants to consultants for various services. For these transactions, the Company follows the guidance in FASB ASC Topic 505. Costs for these transactions are measured at the fair value of the consideration received or the fair value of the equity instrument issued, whichever is more reliably measurable. The value of the common stock is measured at the earlier of (i) the date at which a firm commitment for performance by the counterparty to earn the equity instrument is reached or (ii) the date at which the counterparty's performance is complete.

Financial Instruments

Pursuant to ASC 820, Fair Value Measurements and Disclosures, an entity is required 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 applies to assets or liabilities for which there are quoted prices in active markets for identical assets or liabilities.

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 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 debt conversion, accounts receivable, inventory, accounts payable and accrued liabilities notes payable, convertible promissory notes, and amounts due to related parties. Pursuant to ASC 820, the fair value of our debt conversion is determined based on "Level 1" inputs, which consist of quoted prices in active markets for identical assets. We believe that the recorded values of all of our other financial instruments approximate their current fair values because of their nature and respective maturity dates or durations.

Convertible Instruments

The Company evaluates and accounts for conversion options embedded in its convertible instruments in accordance with professional standards for "Accounting for Derivative Instruments and Hedging Activities". Professional standards generally 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 characteristics 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 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. Professional standards also provide an exception to this rule when the host instrument is deemed to be conventional as defined under professional standards 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) in accordance with 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 Debentures 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 815-40 provides that, among other things, generally, if an event is not within the entity's control could or require net debt conversion settlement, then the contract shall be classified as an asset or a liability.

Derivative Liabilities

The Company assessed the classification of its derivative financial instruments as of August, 31 2022, which consist 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 generally 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 is 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 to be conventional, as described.

Goodwill

The Company recognizes goodwill for the excess of the purchase price over the fair value of the identifiable net assets of the business acquired. ASC 350 "Intangible Assets-Goodwill and Other", an impairment test for goodwill is undertaken by the Company at the reporting unit level annually, or more frequently if events or changes in circumstances indicate that goodwill might be impaired.

Income Taxes

Income taxes are accounted for in accordance with the provisions of FASB ASC 740, Accounting for Income Taxes. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date. Valuation allowances are established, when necessary, to reduce deferred tax assets to the amounts expected to be realized.

NOTE 3. Stockholders' Deficit

Capital stock authorized for the period ended 08/31/2022

7,999,000,000 common shares with a par value of \$0.001 per share; and

1,000,000 preferred shares with a par value of \$0.001 per share

Common share Issuances

During the month of December 2020, the Company converted a total of \$3,900.00 in convertible debt and accrued interest owed to unaffiliated third-party accredited investors in 93,000,000 shares of common stock.

During the month of January 2021, the Company converted a total of \$51,388.81 in convertible debt and accrued interest owed to unaffiliated third-party accredited investors in 599,867,533 shares of common stock.

During the month of January 2021, the Company converted the partial monetary value of a consultants' contract into 441,977,932 restricted common shares.

During the month of February 2021, the Company converted the partial monetary value of a consultants' contract into 34,000,000 restricted common shares.

During the month of February, 2021, a shareholder converted 55,555 Series A shares into 55,555,000 restricted common shares. These common shares have an effective date of February 11, 2021 and are denoted as such in section 3A of this disclosure.

During the month of February 2021, the Company converted a total of \$49,259.66 in convertible debt and accrued interest owed to unaffiliated third-party accredited investors in 164,198,867 shares of common stock.

During the month of March, 2021, 23,574,570 restricted common shares were issued to appointed members of the board of directors.

During the month of March, 2021, preferred B shareholders converted 6,000 preferred shares into 30,000,000 restricted common shares.

During the month of March, 2021, the Company converted a total of \$7,000.00 in convertible debt to an unaffiliated third-party accredited investor into 46,666,667 shares of common stock.

During the month of April, 2021, the company converted a total of \$62,966 in convertible debt and accrued interest owed to an unaffiliated third-party accredited investor into 155,471,605 shares of common stock.

During the month of May, 2021, the company restated a promissory note as convertible in the amount of \$100,000.00. The holder, an unaffiliated third-party unaccredited investor converted the note principle and accrued interest owed into 400,000,000 restricted common shares. These common shares have an effective date of May 6, 2021 and are denoted as such in section 3A of this disclosure.

During the month of May, 2021, the company converted a total of \$54,934.69 in convertible debt and accrued interest owed to an unaffiliated third-party accredited investor into 73,246,253 shares of common stock. These common shares have an effective date of May 6, 2021 and are denoted as such in section 3A of this disclosure.

During the month of May, 2021, a third-party accredited investor/noteholder cancelled and returned 155,471,605 common shares to the company due to a reversal of a third party note purchase.

During the month of May, 2021, 25,000,000 restricted common shares were issued to appointed members of the board of directors.

During the month of May, 2021, the company converted a total of \$52,021.00 in convertible debt and accrued interest owed to an unaffiliated third-party accredited investor into 115,602,222 shares of common stock.

During the month of May, 2021, the company sold 40,000,000 shares of restricted common stock to an unaffiliated third-party accredited investor for \$10,000.00. These common shares have an effective date of May 26, 2021 and are denoted as such in section 3A of this disclosure.

During the month of August, 2021, the company converted \$41,666.66 of an officer's salary into restricted common stock. The common shares have an effective date of August 9th, 2021 but were issued by the transfer agent on August 16, 2021 and are denoted as such in section 3A of this disclosure.

During the month of August, 2021, the company converted a total of \$14,809.15 in convertible debt and accrued interest owed to an unaffiliated third-party unaccredited investor into 52,890,179 shares of restricted common stock. The common shares have an effective date of August 20th, 2021 but were issued by the transfer agent on August 25th, 2021 and are denoted as such in section 3A of this disclosure.

During the month of October, 2021, the company converted a total of \$99,156 in convertible debt and accrued interest owed to an unaffiliated third-party unaccredited investor into 330,520,000 shares of unrestricted common stock.

Preferred shares

Preferred stock authorized for the period ended 08/31/2022

The Company has 1,000,000 shares of preferred stock authorized of which 1,000,000 shares were designated in three series as follows:

- i. Series A Senior Convertible Voting Non-Redeemable Preferred Stock (the "Series A Preferred")

 100,000 shares authorized, 0 shares issued and outstanding; Each share of Series A Preferred is convertible into 1,000 restricted shares of common stock; Each share of Series A Preferred is convertible into 1,000 common share votes. Each Series A holder shall be entitled to vote on all matters submitted to a vote of the holders of the company's common stock on an as if converted to common stock basis. Series A holders will not have any rights to vote separately as a series.
- ii. Series B Senior Subordinated Convertible Voting Redeemable Preferred Stock (the "Series B Preferred") 100,000 shares authorized, 53,688 shares issued and outstanding; Each share of Series B Preferred is convertible into 5,000 restricted shares of common stock; Each share of Series B Preferred is convertible into 5,000 restricted common share votes. Each Series B holder shall be entitled to vote on all matters submitted to a vote of the holders of the company's common stock on an as if converted to common stock basis. Series B holders will not have any rights to vote separately as a series.
- iii. Series C Senior Subordinated Convertible Voting Redeemable Preferred Stock (the "Series C Preferred") 800,000 shares authorized, 700,000 shares issued and outstanding; Each share of Series C Preferred is convertible into 100,000 common share votes, but is otherwise not convertible into common stock. Each Series C holder shall be entitled to vote on all matters submitted to a vote of the holders of the company's common stock on an as if converted to common stock basis. Series C holders will not have any rights to vote separately as a series.
- iv. The Company Preferred Stock has liquidation rights as follows: The Series A Preferred is senior in liquidation preference to all other series or classes of capital stock, preferred or common; the Series B Preferred is senior in liquidation preference to all series or classes of capital stock other than the Series A Preferred; the Series C Preferred is senior in liquidation preference to all classes of Common Stock.

Preferred shares issuances

No other preferred share issuances during nine-months ended August 31, 2022, or 2021.

Warrants and Options

For the period ended August 31, 2022 and 2021 there were no outstanding stock options and warrants.

NOTE 4. Concentration Risk

The Company's financial instruments consist of debt conversion, accounts payable and accrued liabilities. It is management's opinion that the Company is not exposed to significant interest or credit risks arising from these financial instruments. Because of the short maturity and capacity of prompt liquidation of such assets and liabilities, the fair values of these financial instruments approximate their carrying values.

Financial instruments which potentially subject the Company to concentrations of credit risk consist principally of debt conversion. The Company places its debt conversion with high credit quality financial institutions in the United States. Bank deposits in the United States did not exceed federally insured limits as of August 31, 2022.

NOTE 5. Notes Payable

As of August 31, 2022, and August 31, 2021, total Debenture Notes Payable were \$0 and \$35,500, respectively.

During June 2021, the company negotiated an extinguishment of debt with a promissory note holder for the amount of \$65,000.00. The note was held by Mr. Steven Budin, and was for the purchase of the assets of Naked Papers.

On August, 23rd, 2021 the company entered into a line of credit promissory note with a high credit limit of \$75,000.00. The purpose of the line of credit is to pay for the company's 2015, 2016 Audits, and other assorted company expenses. The funds are intended to fast track the company's Audits and Reg A responses.

On September,1st 2021 the company reclassed a debenture note as contingent liability due to the improbability the note holder will convert the note.

NOTE 6. Related party transactions

Our officers have from time-to-time lent money to the Company. This balance includes payroll due to officers. At August 31, 2022 and 2021, our officers had a balance owed to them of \$164,383 and \$255,300 respectively. The balances do not bear interest and are due on demand.

NOTE 7. Commitments and Contingencies

None.

NOTE 8. Employment Contracts

In February 2020, the Company renewed its 5-year employment contract with William Sanchez, the Company's chairman and Chief Executive Officer. Under the terms of the agreement, the Company is to compensate Mr. Sanchez \$20,000 per month in addition to providing medical, dental, life and automobile insurance and an automobile allowance of \$550 per month.

NOTE 9. PROPERTY AND EQUIPMENT

The company did not have any depreciable fixed assets for the period ending August 31, 2022 and 2021, respectively.

NOTE 10. BLANK.

NOTE 11. BLANK.

NOTE 12. ACQUISITION OF ADVANCED SATELLITE SYSTEMS

During the first quarter of 2019, we entered into a definitive agreement to acquire Advanced Satellite Systems, Inc. (ASSI) in an all-cash transaction. The transaction closed on February 1, 2019, subsequent to our fiscal 2018 year-end. ASSI is a cable and internet service provider in Flagler and Volusia Counties, Florida. This acquisition is expected to expand our reach within the consumer facing infrastructure business, by enabling us to offer cable television and internet services. Upon completion of the acquisition, a promissory note in the amount of \$100,000.00 will be issued to the prior owner, Mr. Roland Malo. Since the closing of this acquisition occurred subsequent to our fiscal year-end, the allocation of the purchase price to the underlying assets acquired and liabilities assumed is subject to a formal valuation process, which has not yet been completed. We will reflect the preliminary valuation of the net assets acquired and the operational results of ASSI beginning November 30, 2021.

The purchase price allocation will be finalized as soon as practicable within the measurement period, but not later than two years following the acquisition close date. Although the purchase price allocation for this acquisition and pro forma financial information is not yet available, we expect a substantial majority of the purchase price will be allocated to goodwill and acquisition-related developed technology and other identified intangible assets.

On February 1st, 2019, the company consummated a share purchase agreement with Mr. Roland Malo, a resident of Ormond Beach, FL. Under the terms of the share purchase agreement, the holder of Advanced Satellite Systems, Inc., received \$100,000.00 for 85% or 85 of the 100 outstanding shares of Advanced Satellite Systems, Inc., a Florida Corporation.

As a result of this transaction, Telco Cuba, Inc. became the majority shareholder of Advanced Satellite Systems, Inc. and Advanced Satellite Systems, Inc. became a subsidiary of Telco Cuba, Inc. The transaction provided Telco Cuba, Inc. with an inroad into the cable and internet business.

On February 1st, 2019, Mr. Roland Malo resigned from his position as president, and manager of Advanced Satellite Systems, Inc. and Mr. William J Sanchez was appointed as president and manager.

In accordance with Accounting Standards Codification ("ASC") 805-10-50, Business Combinations Telco Cuba, Inc. was the acquirer for financial reporting purposes and Advanced Satellite Systems, Inc. was the acquired company.

The following table summarizes the assets acquired and liabilities assumed from the acquisition transaction:

Cash	13,741
Accounts receivable	5,328
Other assets	900
Property and equipment	8,701
Goodwill	350,000
Liabilities	(73,452)
Total	\$ 305,218

In accordance with "acquisition" accounting treatment, our historical financial statements as of period ends, and for periods ended, prior to the acquisition will be consolidated with the historical financial statements of Advanced Satellite Systems, Inc. prior to the acquisition in all future filings with the SEC, beginning with our year ended, November 30, 2021 financial disclosure.

Unaudited Pro Forma a Financial Information:

The unaudited pro forma consolidated statements of operations give effect to the acquisition as if it occurred at the beginning of 2019. These unaudited pro forma consolidated statements of operations are prepared by management for informational purposes and are not necessarily indicative of future results or of actual results that would have been achieved had the acquisition been consummated as of the dates presented, and should not taken as representative of future consolidated results of operations of the Company:

	(actual)		ear Ended /30/2019	(-	proforma)
NET REVENUES:	(actual)	11	/30/2019		proforma)
Revenues, net	\$	82,999	\$	305,587	\$	388,586
TOTAL NET REVENUES		82,999		305,587	<u></u>	388,586
COST OF GOODS SOLD:						
Cost of goods sold		200		90,934		91,134
TOTAL COST OF GOODS SOLD		200		90,934		91,134
GROSS PROFIT (LOSS)	-	82,799		214,653		297,452
OPERATING EXPENSES:	-					
General and administrative expenses		169,002		73,791		242,793
Depreciation and amortization		<u>—</u>		4,464		4,464
Impairment of goodwill				_		
Payroll and related expenses		<u> </u>		111,676		111,676
TOTAL OPERATING EXPENSES		169,002		189,931		358,933
INCOME FROM OPERATIONS		(86,203)		24,722		(61,481)
OTHER EXPENSE:					<u></u>	
Interest expense, net		(29,018)		(8,161)		(37,179)
TOTAL OTHER EXPENSE		(29,018)		(8,161)		(37,179)
OTHER INCOME:	_					
Other income		113,640		21		113,662
TOTAL OTHER INCOME		113,640		21		113,662
NET PROFIT	\$	(1,581)	\$	16,582	\$	15,002

NOTE 13. SEGMENT REPORTING

Pursuant to ASC 805-10-50-2(h), we are disclosing the revenue and earnings of Advanced Satellite Systems, Inc.

Revenues:	For the 9 Months Ended August 31, 2021		For the year ended November 30, 2020		For the year ended November 30, 2019	
Net Sales	\$	175,955	\$	218,705	\$	305,587
Total revenues	\$	175,955	\$	218,705	\$	305,587
Cost of Sales:		<u> </u>	_	<u> </u>		
Cost of Goods Sold	\$	10,531	\$	220,688	\$	153,297
Expenses		192,383		85,826		120,309
Total cost of sales	\$	202,914	\$	306,514	\$	273,606
(Loss) Income from Operations:			-			
Net (Loss) Income	\$	(19,459)	\$	(361,223)	\$	16,581
Total (Loss) Income from operations	\$	(19,459)	\$	(361,223)	\$	16,581

NOTE 14. GOING CONCERN

These financial statements have been prepared assuming that the Company will continue as a going concern. The Company has operating and liquidity concerns, current liabilities exceeded current assets. These conditions raise

substantial doubt about the Company's ability to continue as a going concern. The financial statements do not include any adjustments to reflect the possible future effects on the recoverability and classification of assets or the amounts and classification of liabilities that may result from the outcome of these uncertainties.

Management anticipates that the Company will be dependent, for the near future, on additional investment capital to fund operating expenses. The Company intends to position itself so that it may be able to raise additional funds through the capital markets. In light of management's efforts, there are no assurances that the Company will be successful in this or any of its endeavors or become financially viable and continue as a going concern.

NOTE 15. EVENTS

Current events

During the month of December 2020, the Company converted a total of \$3,900.00 in convertible debt and accrued interest owed to unaffiliated third-party accredited investors in 93,000,000 shares of common stock.

During the month of January 2021, the Company converted a total of \$51,388.81 in convertible debt and accrued interest owed to unaffiliated third-party accredited investors in 599,867,533 shares of common stock.

During the month of January 2021, the Company converted the partial monetary value of a consultants' contract into 441,977,932 restricted common shares.

During the month of February 2021, the Company converted the partial monetary value of a consultants' contract into 34,000,000 restricted common shares.

During the month of February, 2021, a shareholder converted 55,555 Series A shares into 55,555,000 restricted common shares. These common shares have an effective date of February 11, 2021 and are denoted as such in section 3A of this disclosure.

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During the month of March, 2021, preferred B shareholders converted 6,000 preferred shares into 30,000,000 restricted common shares.

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During the month of April, 2021, the company converted a total of \$62,966 in convertible debt and accrued interest owed to an unaffiliated third-party accredited investor into 155,471,605 shares of common stock.

During the month of May, 2021, the company restated a promissory note as convertible in the amount of \$100,000.00. The holder, an unaffiliated third-party unaccredited investor converted the note principle and accrued interest owed into 400,000,000 restricted common shares. These common shares have an effective date of May 6, 2021 and are denoted as such in section 3A of this disclosure.

During the month of May, 2021, the company converted a total of \$54,934.69 in convertible debt and accrued interest owed to an unaffiliated third-party accredited investor into 73,246,253 shares of common stock. These common shares have an effective date of May 6, 2021 and are denoted as such in section 3A of this disclosure.

During the month of May, 2021, a third-party accredited investor/noteholder cancelled and returned 155,471,605 common shares to the company due to a reversal of a third party note purchase.

During the month of May, 2021, 25,000,000 restricted common shares were issued to appointed members of the board of directors.

During the month of May, 2021, the company converted a total of \$52,021.00 in convertible debt and accrued interest owed to an unaffiliated third-party accredited investor into 115,602,222 shares of common stock.

During the month of May, 2021, the company sold 40,000,000 shares of restricted common stock to an unaffiliated third-party accredited investor for \$10,000.00. These common shares have an effective date of May 26, 2021 and are denoted as such in section 3A of this disclosure.

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During the month of August, 2021, the company converted a total of \$14,809.15 in convertible debt and accrued interest owed to an unaffiliated third-party unaccredited investor into 52,890,179 shares of restricted common stock. The common shares have an effective date of August 20th, 2021 but were issued by the transfer agent on August 25th, 2021.

On August, 23rd, 2021 the company entered into a line of credit promissory note with a high credit limit of \$75,000.00. The purpose of the line of credit is to pay for the company's 2015, 2016 Audits, and other assorted company expenses. The funds are intended to fast track the company's Audits and Reg A responses.

During the month of October, 2021, the company converted a total of \$99,156 in convertible debt and accrued interest owed to an unaffiliated third-party unaccredited investor into 330,520,000 shares of unrestricted common stock.

NOTE 12. Subsequent Events

We evaluated subsequent events after the balance sheet date through the date the financial statements were issued. We did not identify any additional material events or transactions occurring during this subsequent event reporting period that required further recognition or disclosure in these financial statements.