Supplemental Disclosure for Change of Shell Status AVVAA World Health Care Products, Inc. 1001 West Loop South, Suite 803 Houston, TX 77027 713-621-6466

http://www.avvaaworldhealth.com/ info@avvaaworldhealth.com SIC Code: 6162

Report Date: March 13, 2023

The goal of this disclosure is to provide information with respect to the company's Change of Shell Status. The Company was previously deemed to be a Shell Company and is changing its status as the Company has determined that it no longer meets the definition of a Shell Company. The Effective Date of the change in Shell Company Status is November 30, 2022, having commenced operations as further set forth below.

On December 20, 2021, AVVAA World Health Care Products, Inc. executed a reverse merger agreement with Gold Quest Capital inc.which became the company's wholly owned subsidiary.GoldQuest Capital, Inc. is a Houston, Texas-based real estate lending company that specializes in syndicating first lien, asset-backed real estate mortgages in the residential, commercial, and industrial sectors.

As of November 30, 2022, AVVH reported Assets of \$215,147 and began providing its services. Prior to this time the Company was considered a "shell company" as defined in Rule 405 of the Securities Act of 1933 and Rule 12b-2 of the Exchange Act of 1934.

The definition of a shell company as defined in Rule 405 under the Securities Act of 1933 as well as Release 33-8587, is whether the entity has no or nominal operations and no or nominal assets. Neither the release nor the Act requires that a company meet both requirements of Rule 405 so as not to be considered a shell. The Rule states:

The term **shell** company means a registrant . . . that has:

- 1. No or nominal operations; and
- 2. Either:
 - i. No or nominal assets;
 - ii. Assets consisting solely of cash and cash equivalents; or
 - iii. Assets consisting of any amount of cash and cash equivalents and nominal other assets.

Additionally, the Securities and Exchange Commission has made itself clear within footnote 172 of Release No. 33-8869 "indicating that Rule 144 (i)(1)(i) is not intended to capture a 'startup company,' or, in other words, a company with limited operating history, in the definition of a reporting or non-reporting shell company" because the company does not meet the conditions of having "no or nominal operations.

Thus, the Company has more than nominal operations as demonstrated by the services offered by its real estate lending company and has more than nominal assets that are used in the operation of its business. Therefore, the Company is not currently a "shell company" as defined in Rule 405 of the Securities Act of 1933 as well as SEC Release No. 33-8587 and footnote 172 of SEC Release No. 33-8869.

Certification:

03/13/2023

/s/Miguel Sanchez

CEO