

AMFIL TECHNOLOGIES INC.

FINANCIAL STATEMENTS

FOR THE YEAR END – June 30, 2023

(UNAUDITED)

PREPARED BY MANAGEMENT

Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

Amfil Technologies, Inc.

600 Bloor St W, Toronto, ON M6G 1K4 CANADA
647-880-5887
www.amfiltech.com
ir@amfiltech.com
SIC 5813

Annual Report

For the Period Ending: June 30, 2023 (the "Reporting Period")

Outstanding Shares

such change; or

outstanding immediately after such merger or consolidation.

As of June 30, 2023, the number of shares outstanding of our Common Stock was: 792,756,731
As of June 30, 2022, the number of shares outstanding of our Common Stock was: 758,849,876
Shell Status
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: ⊠
Change in Control
Indicate by check mark whether a Change in Control ¹ of the company has occurred over this reporting period:
Yes: □ No: ⊠
¹ "Change in Control" shall mean any events resulting in:
(i) Any "person" (as such term is used in Sections 13(d) and 14(d) of the Exchange Act) becoming the "beneficial owner" (as defined in Rule 13d-3 of the Exchange Act), directly or indirectly, of securities of the Company representing fifty percent (50%) or more of the total voting power represented by the Company's then outstanding voting securities;
(ii) The consummation of the sale or disposition by the Company of all or substantially all of the Company's assets;

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

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

As of August 31, 2023, the number of shares outstanding of our Common Stock was: 795,493,013

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.

The current name of the issuer is Amfil Technologies, Inc. (Formerly Technical Ventures Inc. until October 14, 2009)
On September 8, 2021, The name was updated to **SNAKES & LATTES, INC** with New York Department of State
This is still under FINRA review

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):

New York - active

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:

600 BLOOR ST W, TORONTO, ON M6G 1K4 - CANADA

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**

Transfer Agent

American Stock Transfer & Trust Company, LLC Name:

Phone: 718-921-8300 Ext. 6315

jhirsch@astfinancial.com / Jordan.Hirsch@equiniti.com Email:

6201 5th Avenue Brooklyn, NY 11219 Address:

Publicly Quoted or Traded Securities:

Trading symbol: **FUNN**

Exact title and class of securities outstanding: Common Stock CUSIP: 031146 10 3

Par or stated value: .001

Total shares authorized: 000,000,008 as of date: June 30, 2023 as of date: June 30, 2023 Total shares outstanding: 792,756,731 Number of shares in the Public Float²: 509,048,905 as of date: June 30, 2023 Total number of shareholders of record: 427 as of date: June 30, 2023

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

Trading symbol: Non-Tradeable Exact title and class of securities outstanding: **Preferred Shares**

CUSIP: No-CUSIP

Par or stated value: .001

Total shares authorized: 10,000,000 as of date: June 30, 2023 7,900,000 as of date: June 30, 2023 Total shares outstanding:

Security Description:

The goal of this section is to provide a clear understanding of the material rights and privileges of the securities issued by the company. Please provide the below information for each class of the company's equity securities, as applicable:

1. For common equity, describe any dividend, voting and preemption rights.

NONE

2. For preferred stock, describe the dividend, voting, conversion, and liquidation rights as well as redemption or sinking fund provisions.

The Preferred shares are convertible into Common Stock at a ratio of 77.78 to 1. There are no additional privileges.

3. Describe any other material rights of common or preferred stockholders.

NONE

4. Describe any material modifications to rights of holders of the company's securities that have occurred over the reporting period covered by this report.

NONE

3) Issuance History

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

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

A. Changes to the Number of Outstanding Shares

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

June 30 th	Shares outsta Second Mo FiscalYe Opening I Common: 70	ost recent ear End Balance: 83,695,093							
2021 Date of Transaction	Transaction type (e.g. new issuance, cancellation, shares returned to treasury)	Number of Shares Issued (or cancelled)	Class of Securities	Value of shares issued (\$/per share) at Issuance	Were the shares issued at a discount to market price at the time of issuance	Individual/ Entity Shares were issued to (entities must have individual with voting / investment control disclosed).	Reason for share issuance (e.g. for cash or debt conversion) OR Nature of Services Provided (if applicable)	Restricted or Unrestricted as of this filing?	Regi strat ion Typ e
2021-08-03	New Issue	2,500,000	Common	0.03	(Yes/No) Yes	Propeller Coffee Company (Losel Tethong)	Consulting	Unrestricted	c/d
2021-10-03	New Issue	2,979,250	Common	0.02	Yes	JRF AZ (JohnFox)	Debt conversion	Unrestricted	c/d
2021-11-26	New Issue	1,200,000	Common	0.02	No	Aaron McKay	Consulting	restricted	c/d
2021-11-26	New Issue	1,000,000	Common	0.02	No	Muhammad Chakera	Consulting	restricted	c/d
2022-01-07	New Issue	1,518,151	Common	0.02	Yes	JRF AZ (JohnFox)	Debt conversion	Unrestricted	c/d
2022-01-07	New Issue	1,329,072	Common	0.02	Yes	JRF AZ (JohnFox)	Debt conversion	Unrestricted	c/d
2022-01-31	New Issue	8,264,840	Common	0.015	Yes	MelnJay LLC (JohnFox)	Debt conversion	Unrestricted	c/d
2022-04-27	New Issue	1,363,470	Common	0.022	Yes	Nebula Investments (JohnFox)	Debt conversion	Unrestricted	c/d

Shares outstanding	Ending E	Balance:							
June 30, 2022	Common: 7: Preferred:								
2023-06-01	New Issue	500,000	Preferred	0.001		Ben Castanie	Debt Conversion	unrestricted	c/d
2023-06-06	New Issue	18,875,000	Common	0.015	No	JRF AZ Investments II, L.P (John Fox)	Debt conversion	Unrestricted	c/d
2023-06-06	New Issue	533,333	Common	0.023	No	JohnFox	Consulting	restricted	c/d
2023-06-06	New Issue	1,538,827	Common	0.10	No	Janis Allen	Debt conversion	Unrestricted	c/d
2023-06-06	New Issue	1,538,827	Common	0.10	No	Jackie Greenwood	Debt conversion	Unrestricted	c/d
2023-06-06	New Issue	1,228,151	Common	0.05	No	RHP Family Partners (Ron Park)	Debt conversion	Unrestricted	c/d
2023-06-06	New Issue	1,206,221	Common	0.05	No	RHP Family Partners (Ron Park)	Debt conversion	Unrestricted	c/d
2023-06-06	New Issue	1,206,496	Common	0.06	No	Vincent Vella	Debt conversion	Unrestricted	c/d
2023-06-06	cancellation	100,000	Preferred			CG Business Ventures, LLC (Rogen Chhabra)	Share exchange	Unrestricted	c/d
2023-06-06	New Issue	7,780,000	Common	0.001	Yes	CG Business Ventures, LLC (Rogen Chhabra)	Share exchange	Unrestricted	c/d
Shares outstanding	Ending E	Balance:							
June 30, 2023	Common: 7 Preferred:	, ,							

SUBSEQUENT EVENTS									
2023-08-02	New Issue	2,736,282	Common	0.06	No	Quig Holdings (Quig Tingley Hall)	Debt Conversion	Unrestricted	c/d
Shares outstanding	Ending Balance:								
Aug 31, 2023	Common: 79								

Persons with controlling interest of entities listed in parenthesis

A. Promissory and Convertible Notes

Indicate by check mark whether there are any outstanding promissory, convertible notes, convertible debentures, or any other debt instruments that may be converted into a class of the issuer's equity securities:

No: \square Yes: \boxtimes (If yes, you must complete the table below)

Date of Note Issuance	Outstanding Balance (\$)	Principal Amount	Interest Accrued (\$)	Maturity Date	Conversion Terms	Name of Noteholder	Reason for Issuance
2019-09-06	\$138,164.38	\$100,000	\$38,164.38	2024-09-06	\$0.015	MelnJay, LLC (John R. Fox)	p/p
2020-01-15	\$134,575.34	\$100,000	\$34,575.34	2025-01-15	\$0.015	MelnJay, LLC (John R. Fox)	p/p
2020-01-23	\$33,589.04	\$25,000	\$8,589.04	2025-01-23	\$0.023	Michael W. Law	p/p
2021-01-01	\$124,931.51	\$100,000	\$24,931.51	2026-01-01	\$0.015	MelnJay, LLC (John R. Fox)	p/p
2021-02-22	\$61,753.42	\$50,000	\$11,753.42	2026-02-22	\$0.015	MelnJay, LLC (John R. Fox)	p/p

4) 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")

Amfil Technologies, Inc. is a New York State corporation formed on June 14, 1985 and was formally known as Technical Ventures, Inc. (TVI). Amfil Technologies Inc. has a fiscal year end of June 30th and is not considered a shell company. Amfil Technologies, Inc acts as a Holding Company and operates throught its subsidiaries.

On August 1, 2013 the Company entered into a definitive acquisition agreement with Interloc-Kings Inc. Interloc-Kings Inc. is aninterlock and landscaping specialists and offers landscape construction and snow removal services in Canada. The company was founded in April 2009 and is based in Markham, Ontario, Canada. It has completed projects throughout Markham and the Greater Toronto Area.

On May 12, 2014, Amfil Technologies Inc. entered into a Definitive Joint Venture Agreement with Antibacterial Cleaning TreatmentServices Inc. (A.C.T.S. Inc.) to acquire a 50% shared ownership with A.C.T.S. Inc. of the mPact-GROzone Antimicrobial Systems and the exclusive right of representation to perform with A.C.T.S. Inc. as a Systems and Service Provider to any Medical Marijuana Industry and legal marijuana grow/process establishments or organizations in North America and globally that is amenable to the useof the Systems and Service of mPact-GROzone Antimicrobial Systems using A.C.T.S. Inc.'s trademarked and proprietary products and systems.

On September 1, 2016, the Company acquired the shares of Snakes & Lagers Inc., a holding company that holds the shares of Snakes & Lattes Inc. Snakes & Lattes College Inc., Snakes & Lattes Annex Inc., & Snakes & Lattes Midtown Inc in Canada, This collection of entities is involved in the following revenue generating activities; board game retail, online and wholesale; retail coffee shop/bistro

In May of 2018, the Company acquired assets Morning Publishing in an all cash acquisition and created Snakes & Lattes Publishing SAS which now owns Morning. As of July, 2020, Amfil Technologies, Inc has to longer control or ownership over this subsidiary

In December of 2019, the Company acquired the fulfillment operations of the second largest house in the board game fulfillment industry in Canada, Starlit Citadel Logistics, second only to Snakes & Lattes itself for 1.2M share of common stock.

In August of 2020, the Company acquired the assets of Tokin Dispensaries Inc, which doesn't operate at this time.

In September of 2020, the Company acquired Gaming Café, LLC that was then d/b/a Chicago Board Room Café and now d/b/aSnakes & Lattes Chicago. This companies operates the location Snakes & Lattes Chicago

In September of 2020, the Company formed SNAKES & LATTES GUELPH INC, an Ontario Corporation. This company operated Snakes & Lattes Guelph's location, until September 2022

In January of 2021, the Company formed FUNN Dispensaries, Inc. as a Canadian Federal Corporation. No operation at this time.

In March of 2022, the Company formed SNAKES & LATTES PROVO, LLC, an Utah Limited Liability Corporation. This company operates Good Move Cafe in Provo, UT.

In September of 2022, Snakes & Lattes Guelph Inc stopped operating.

In March 1, 2023, The Company acquired Roll with it Gaming, LLC, a Virginia LLC.operating Roll with it Board Game Café, in Virginia Beach, VA

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

See 5(A) and 5(C)

C. Describe the issuers' principal products or services.

Amfil Technologies Inc. is the parent company to two wholly owned subsidiaries:

1). Snakes & Lagers Inc. holds the trade name and is the owner of Snakes & Lattes Inc. which currently operates 8 tabletop gaming bars and cafes located in Toronto, ON, as well as Tempe, AZ, Tucson, AZ, Chicago, IL, Provo, UT and Virginia Beach, VA.

The company is in the process of expanding throughout North America. Snakes & Lattes Inc. was the first board game bar and cafe in North America, is believed to be the largest in the world and has the largest circulating public library of board games in North America for customers to choose from. For more information on Snakes & Lattes Inc. feel free to visit the website at http://www.snakesandlattes.com.

2). Interloc-Kings Inc. is a hardscape construction company servicing the Greater Toronto Area. This subsidiary is an authorized Unilock installer. Unilock is North America's premier manufacturer of concrete interlocking paving stones and segmental wall products. Interloc-Kings Inc. has an A+ Rating with the Better Business Bureau (BBB) and a 10/10 rating on homestars.com. Specializing in stone and wood installations between \$5,000 and \$150,000 per project, Interloc-Kings Inc. has become a top, high quality installation company of outdoor living areas in the GTA.

5) Issuer's Facilities

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

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

The Company's properties consist mainly of leased offices, and restaurants.

Country	Address	Function	Sq Ft	Owned / Leased	Since
CANADA	600 Bloor St. West, Toronto, ON M6G 1K4	Restaurant	5,500	Leased	Operational since 2010
CANADA	489 College St, Toronto, ON M6G 1A5	Restaurant	7,500	Leased	Operational since 2015
CANADA	45 Eglinton Avenue East, Toronto, ON M4P 1G6	Restaurant	6,500	Leased	Operational since 2018
USA	20 W 6th St, Tempe, AZ 85281	Restaurant	6,500	Leased	Operational since 2018
USA	988 E University Blvd, Tucson, AZ 85719	Restaurant	3,000	Leased	Operational since 2021
USA	1965 N Milwaukee Ave, Chicago, IL 60647	Restaurant	14,000	Leased	Operational since 2020
USA	1 E Center St, Provo, UT 84606	Restaurant	4,150	Leased	Operational since 2022
USA	869 Lynnhaven Parkway St. Virginia Beach, VA 23452	Restaurant	4,750	Leased	Operational since 2023

The company also leases motor vehicles from a shareholder of the company.

Year	Make	Model	Leased / Owned	Term	Shareholder
2015	TOYOTA	TUNDRA	Leased	2025	Roger Mortimer
2016	ТОҮОТА	TUNDRA	Leased	2025	Roger Mortimer
2016	ТОҮОТА	TUNDRA	Leased	2025	Roger Mortimer
2018	ТОҮОТА	TUNDRA	Leased	2025	Roger Mortimer

The company's future minimum payment obligations under the lease commitments listed above.

12 months ended	Amount
June 30, 2024	\$ 1,680,000
June 30, 2025	\$ 1,656,000
June 30, 2026	\$ 1,728,000
Thereafter	\$ 3,060,000

6) Officers, Directors, and Control Persons

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

Nme 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
Ben Castanie	CEO / CFO	Toronto, Ontario	20,000,000	Common	2.52%
			2,500,000	Preferred	31.65%
Roger Mortimer	Chairman	Markham, Ontario	78,380,000	Common	9.89%
			4,400,000	Preferred	55.70%
Larry Leverton	Treasurer, Secretary	Toronto, Ontario	941,448	Common	0.12%
			1,000,000	Preferred	12.66%

7) Legal/ Disciplinary History

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

NONE

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

NONE

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.

NONE

8) Third Party Providers

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

Securities Counsel

Address 1:

Other Service Providers

Name:

Address 2: Phone: Email:	Vancouver, WA 98685 503 806 3533 vic@vicdevlaeminck.com
Accountant	
Name: Firm: Address 1: Address 2: Phone: Email:	NONE
<u>Auditor</u>	
Name: Firm: Address 1: Address 2: Phone: Email:	NONE
Investor Relations	
Name: Firm: Address 1: Address 2: Phone: Email:	NONE

Vic Devlaeminck

100013 N.E Hazel Dell Avenue

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

Name:	<u>NONE</u>	
Firm:		
Nature of Services:		
Address 1:	· <u></u>	
Address 2:		
Phone:		
Email:		

9) Financial Statements

Α.	The following	financial	statements we	re pre	pared in	accordance	with:

☐ IFRS ☒ U.S. GAAP

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

Name: Ben Castanie
Title: CEO/CFO
Relationship to Issuer: CEO/CFO

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

- C. Balance sheet:
- D. Statement of income:
- E. Statement of cash flows:
- F. Statement of Retained Earnings (Statement of Changes in Stockholders' Equity)
- G. Financial notes; and
- H. Audit letter, if audited

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

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

Financial Statements included in this document

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

⁴ The financial statements requested pursuant to this item must be prepared in accordance with US GAAP or IFRS by persons with sufficient financial skills.

FINANCIAL REPORTS (unaudited)

BALANCE SHEET

	2022/2023	2021/2022
ASSETS		
Cash & Equivalents	\$59,682	\$55,156
Accounts Receivable	\$130,626	\$30,184
Inventory	\$239,368	\$230,348
Other Current Assets	\$230,412	\$233,770
Total Current Assets	\$660,088	\$549,458
Fixed Assets	\$3,122,265	\$3,225,315
Intangible Assets	\$201,000	\$309,000
Total Non-Current Assets	\$3,323,265	\$3,534,315
Total Assets	\$3,983,353	\$4,083,773
LIABILITIES		
Short Term Debt	\$1,693,477	\$2,409,822
Accounts Payable	\$2,730,267	\$3,143,274
Tax Liability	\$2,575,657	\$1,731,939
Other Current Liabilities	\$608,480	\$265,737
Total Current Liabilities	\$7,607,882	\$7,550,771
Long Term Debt	\$489,709	\$676,102
Other Non-Current Liabilities	\$381,506	\$811,030
Total Non-Current Liabilities	\$871,216	\$1,487,132
Total Liabilities	\$8,479,097	\$9,037,903
EQUITY		
Retained Earnings	(\$18,415,541)	(\$16,533,945)
Current Earnings	(\$1,144,149)	(\$2,130,447)
Other Equity	\$15,063,945	\$13,710,262
Total Equity	(\$4,495,745)	(\$4,954,130)
Total Liabilities & Equity	\$3,983,353	\$4,083,773

	2022/2023	2021/2022
Revenue		
Hospitality and Retail Sales	\$8,165,304	\$5,766,370
Hardscape Sales	\$280,205	\$213,877
Other Income	\$563,314	\$84,649
Total Revenue	\$9,008,824	\$6,064,896
Cost of Sales		
Hospitality and Retail COS	\$2,188,238	\$1,754,604
Logistics and Distribution Cost of Sales	\$3,805	\$1,345
Hardscape Cost of Sales	\$82,344	\$85,925
Total Cost of Sales	\$2,274,388	\$1,841,874
Gross Profit	\$6,734,436	\$4,223,022
Expenses		
Other General & Admin Expenses	\$87,397	\$107,729
Selling and Marketing	\$156,320	\$134,081
Rent, Insurance & Utilities	\$2,087,324	\$1,788,772
Payroll Related Expenses	\$4,061,050	\$3,005,894
Computer/System Related Expenses	\$134,823	\$120,191
Legal and Professional Fees	\$52,054	\$67,058
Automobile Expenses	\$23,356	\$18,808
Charges & Fees	\$292,420	\$201,504
Venue Expenses	\$222,812	\$171,739
Depreciation Expenses	\$708,828	\$631,395
Total Expenses	\$7,826,385	\$6,247,172
Operating Profit	(\$1,091,949)	(\$2,024,150)
Other Income		
Sales & Receipt Discrepancies	(\$3,165)	\$1,350
Income from Loan Forgiveness	\$495,993	\$550,891
Gain/Loss on Investment	\$0	\$324,948
Gain or Loss on Disposal	(\$22,813)	\$0
Other Expenses		
Miscellaneous	\$0	\$0
Reconciliation Discrepancies	\$169	\$442
Bank Revaluations	(\$9,258)	(\$11,580)
Foreign Currency Translation Loss	\$90,101	\$148,179
Loss on Issuance of Shares	\$33,168	\$0
Exchange Gain or Loss	\$43	\$324
Earnings Before Interest & Tax	(\$736,158)	(\$1,284,326)
Interest Expenses		
Interest Expenses	\$326,010	\$476,527
Earnings Before Tax	(\$1,062,168)	(\$1,760,852)
Tax Expenses		
Income Taxes	\$18,541	\$329,120
Earnings After Tax	(\$1,080,709)	(\$2,089,972)
Net Income	(\$1,080,709)	(\$2,089,972)

CASH FLOW STATEMENT

	2022/2023	2021/2022
OPERATING ACTIVITIES		
Net Income	(\$1,080,709)	(\$2,089,972)
Depreciation & Amortisation	\$600,828	\$604,395
Change in Accounts Payable	(\$413,006)	\$740,774
Change in Other Current Liabilities	\$342,744	\$124,648
Change in Tax Liability	\$843,718	\$871,306
Change in Accounts Receivable	(\$100,442)	(\$18,789)
Change in Inventory	(\$9,019)	(\$48,573)
Change in Other Current Assets	\$3,358	\$60,343
Cash Flow from Operating Activities	\$187,471	\$244,132
INVESTING ACTIVITIES		
Change in Fixed Assets (ex. Depn and Amort)	(\$497,779)	(\$117,110)
Change in Intangible Assets	\$108,000	(\$309,000)
Cash Flow From Investing Activities	(\$389,779)	(\$426,110)
FINANCING ACTIVITIES		
Change in Other Equity	\$1,353,683	\$367,885
Change in Earnings not attributable to Retained Income	\$185,411	\$254,033
Change in Short Term Debt	(\$716,345)	(\$113,165)
Change in Long Term Debt	(\$186,393)	(\$510,144)
Change in Other Non-Current Liabilities	(\$429,524)	(\$1,102)
Cash Flow From Financing Activities	\$206,833	(\$2,492)
Change in Cash & Equivalents	\$4,526	(\$184,470)
Cash & Equivalents, Opening Balance	\$55,156	\$239,626
Cash & Equivalents, Closing Balance	\$59,682	\$55,156

AMFIL CONSOLIDATED FINANCIAL STATEMENTS

Statement of Changes in Stockholder Deficit

June 30, 2023 (unaudited)

	Preferred Stock		Common	Stock	Additional	Accumulated	
	Shares	Amount	Shares	Amount	Paid-in Capital	(deficit)	
Balance, JUN 30, 2022	7,500,000	\$7,500	758,849,876	\$758,849	\$12,943,911	(\$18,947,188)	
Share Exchange	-100,000	(\$100)	7,780,000	\$7,780	(\$7,680)		
Issuance	500,000	\$500			\$403,956		
Debt Conversion			25,593,522	\$25,594	\$705,672		
Consulting			533,333	\$533	\$11,467		
Net Loss						(\$742,502)	
Balance, JUN 30, 2023	7,900,000	\$7,900	792,756,731	\$792,756	\$14,057,326	(\$19,689,690)	

Basis of Presentation

The financial statements have been prepared in conformity with accounting principles generally accepted in the United States of America, ("GAAP").

Principles of Consolidation

The consolidated financial statements include the accounts of AMFIL technologies INC and its wholly-owned subsidiaries. All significant intercompany transactions and balances have been eliminated in consolidation.

Use of Estimates

The preparation of consolidated financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities as of the date of the financial statements and accompanying notes. Actual results could differ from those estimates.

Functional currency and foreign currency translation

Some of the Company's subsidiaries functional currency is the Canadian dollar ("CAD") while the Company's reporting currency is the U.S. dollar.

All transactions initiated in Canadian dollars or Euros are translated into U.S. dollars in accordance with ASC 830, Foreign Currency Translation as follows:

- Monetary assets and liabilities at the rate of exchange in effect at the balance sheet date.
- Equity at historical rates.
- Revenue and expense items and cash flows at the average transactions rate of exchange during the period.

Adjustments arising from such translations are deferred until realization and are included as a separate component of stockholders' deficit as a component of accumulated other comprehensive income or loss. Therefore, translation adjustments are not included in determining net loss but reported as other comprehensive loss.

For foreign currency transactions, the Company translates these amounts to the Company's functional currency at the exchange rate effective on the invoice date. If the exchange rate changes between the time of purchase and the time actual payment is made, a foreign exchange transaction gain or loss results which is included in determining net income for the period.

Cash

The Company considers all highly liquid short-term investments purchased with an original maturity date of three months or less to be cash equivalents. At times, the Company's bank balances may exceed federally insured limits. There was \$59,682 in cash equivalents as of June 30, 2023.

Accounts Receivable

Accounts receivables are recorded and carried at the original invoiced amount less an allowance for any potential uncollectible amounts. The Company makes estimates for the allowance for doubtful accounts based upon its assessment of various factors, including historical experience, the age of the accounts receivable balances, credit quality of our customers, current economic conditions, and other factors that may affect customers' ability to pay. as of June 30 2023, there was \$0 in allowance for doubtful accounts.

Inventories

Inventories are stated at lower of cost or net realizable value using the first-in, first-out method and are evaluated at least annually for impairment. Write-downs for potentially obsolete or excess inventory are made based on management's analysis of inventory levels, historical obsolescence and future sales forecasts. For the years ended June 30 2020, June 30 2021 and June 30 2022 no impairment charges were recorded.

Property and Equipment, net

Fixed assets are stated at cost less accumulated depreciation. Depreciation is calculated based on the straight-line method basis over their estimated useful lives, which range as follows: Office and furniture equipment 5 –15 years Computer equipment 3 –5 years Capitalized software –internal use 3 –5 years Leasehold improvements Shorter of lease term or useful life

Business Combinations

We include the results of operations of the businesses that we acquire as of the respective dates of acquisition. We allocate the fair value of the purchase price of our acquisitions to the tangible assets acquired, liabilities assumed, and intangible assets acquired, based on their estimated fair values. The excess of the fair value of purchase price over the fair values of these identifiable assets and liabilities is recorded as goodwill. In accordance with ASC 805, the Company accounts for acquisitions using the purchase method under which the acquisition purchase price is allocated to the assets acquired and liabilities assumed based upon their respective fair values. The Company utilizes management estimates and, in some instances, may retain the services of an independent third-party valuation firm to assist in determining the fair values of assets acquired, liabilities assumed and contingent consideration granted. Such estimates and valuations require the Company to make significant assumptions, including projections of future events and operating performance.

Convertible notes

Convertible notes with characteristics of both liabilities and equity are classified as either debt or equity based on the characteristics of their monetary value, with convertible notes classified as debt being measured at fair value, in accordance with ASC 480-10, Accounting for Certain Financial instruments with Characteristics of both Liabilities and Equity.

Warrants

The Company accounts for warrants on capital stock based on guidelines provided in ASC 815, Derivatives and Hedging —Contracts in Entity's Own Equity, which provides guidance on contracts that are settled in the Company's own shares as either a liability or as an equity instrument depending on the warrant agreement. The Company uses the Black-Scholes or trinomial pricing models, depending on the applicable terms of the warrant agreement, to value the derivative warrant.

Stockholders' deficit

The Company has two classes of stock, Common Stock and Preferred Stock. As of Dec 31th, 202, the authorized common stock of the Company consists of 800,000,000 shares with par value of \$0.001 and 10,000,000 preferred shares with par value of \$0.001 On Nov 27th, 2020, the Company amended its articles of incorporation to reflect an increase in the number of authorized common shares from 600,000,000 to 750,000,000. On Jan 27th, 2022 the authorized common shares was increased to 800,000,000

Conversion of Common Stock into Preferred Stock

On March 1, 2017, an officer of the Company converted 350,000,000 shares of common stock into 4,500,000 shares of preferred stock On January 18, 2018, an officer of the Company converted 20,000,000 shares of common stock into 257,143 shares of preferred stock

On February 27, 2020 an officer of the Company converted 257,143 shares of preferred stock into 20,000,000 shares of common stock

On December 5, 2020 an officer of the Company converted 1,000,000 shares of preferred stock into 77,800,000 shares of common stock

On June 6, 2023, a former officer of the Company converted 100,000 shares of preferred stock into 7,780,000 shares of Common stock

Preferred Stock

The authorized preferred stock of the Company consists of 10,000,000 shares with a par value of \$.001. The preferred shares are convertible into common stock at a ratio of 77.78 to 1. There are no redemption features or any additional privileges over and above the rights to the common stock it would convert into.

On April 22, 2020 an officer of the company was granted 1,500,000 shares of preferred stock.

On Jan 5, 2021, an officer of the company was granted 500,000 shares of preferred stock.

On Jan 5, 2021, a director of the company was granted 1,000,000 shares of preferred stock.

On Jan 5, 2021, a director of the company was granted 1,000,000 shares of preferred stock.

On Jun 1, 2023, a director of the company was granted 500,000 shares of preferred stock

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

Sept 1, 2023

/s/ Ben Castanie

Principal Financial Officer:

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

Sept 1, 2023

/s/ Ben Castanie