<u>Disclosure Statement Pursuant to the Pink Basic</u> <u>Disclosure Guidelines</u>

THIRD BENCH, INC.

A FLORIDA Corporation 175 S. Main Street, Suite 1410 Salt Lake City, UT 84111

www.thirdbench.com SIC Codes: 321210/238900 Email: info@thirdbench.com

Quarterly Report

For the period ending 11/30/23 (the "Reporting Period")

Outstanding Shares

The number of shares outstand	ling of a	our Common	Stock was:
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31,363,986 as of November 30, 2023

26,727,236 as of August 31, 2023

Shell Status

period:

ndicate by check mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933, Rule 12b-2 of the Exchange Act of 1934 and Rule 15c2-11 of the Exchang Act of 1934):								
Yes: □	No: ⊠							

Indicate by check mark whether the company's shell status has changed since the previous reporting

Yes:	No:	\boxtimes

Change in Control

Indicate by check mark whether a Change in Control¹ of the company has occurred over this reporting period:

¹ "Change in Control" shall mean any events resulting in:

Yes:	No:	\boxtimes

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.

9/25/2023- Present- Third Bench, Inc. 09/15/2023- 09/25/2023- New America Energy Corp. 11/29/2022- 09/15/2023 – Third Bench, Inc. 04/08/2020- 11/29/2022 -New America Energy Corp

Current State and Date of Incorporation or Registration: Florida, April 8, 2020 Standing in this jurisdiction: (e.g. active, default, inactive): Active

Prior Incorporation Information for the issuer and any predecessors during the past five years:

The current name of the issuer is THIRD BENCH, INC. We were originally incorporated in Nevada as Atheron Inc. on May 8, 2006 as a development stage company, initially developing a technology for ethanol-methanol gasoline. The Company did not progress the development of this technology.

On November 5, 2010, we underwent a change of control and the Company's newly appointed sole director and majority shareholder approved a name change to THIRD BENCH, INC. and a twenty-five (25) new for one (1) old forward stock split of the Company's issued and outstanding shares of common stock.

On November 16, 2010, the Nevada Secretary of State accepted for filing the Certificate of Amendment to the Company's Articles of Incorporation to change our name from Atheron, Inc. to THIRD BENCH, INC. The forward stock split and name change became effective with the Over-the-Counter Bulletin Board at the opening of trading on December 1, 2010.

On November 14, 2012, the Nevada Secretary of State accepted for filing an amendment to our articles of incorporation whereby we increased our authorized common shares from 75,000,000 to 800,000,000, pursuant to the approval of our board of directors and majority shareholders as of June 26, 2012.

In September 17, 2013, the Company purchased Title King LLC for 50,000,000 shares of common stock

During the quarter ended August 31, 2021, the authorized shares were increased from 7,000,000,000 to 12,000,000,000. On October 4, 2021, the Company increased the authorized number of shares from 12,000,000,000 to 50,000,000,000.

On April 8, 2020, the Company reincorporated in Florida and filed Articles of Incorporation with Florida Secretary of State.

⁽i) Any "person" (as such term is used in Sections 13(d) and 14(d) of the Exchange Act) becoming the "beneficial owner" (as defined in Rule 13d-3 of the Exchange Act), directly or indirectly, of securities of the Company representing fifty percent (50%) or more of the total voting power represented by the Company's then outstanding voting securities;

⁽ii) The consummation of the sale or disposition by the Company of all or substantially all of the Company's assets;

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

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

On January 26, 2023, the Company filed an Articles of Merger with Florida Secretary of State merging New America Energy Corp. into Third Bench, Inc. whereby Third Bench, Inc. would become the surviving entity.

Effective October 2, 2023, the Company effectuated a 1:500 reverse split. The Company changed its stock market ticker symbol from NECA to TBHD in accordance with the stock split.

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:

On January 26, 2023, the Company filed an Articles of Merger with Florida Secretary of State merging New America Energy Corp. into Third Bench, Inc. whereby Third Bench, Inc. would become the surviving entity.

The address(es) of the issuer's principal executive office: 175 S. Main Street, Suite 1410 Salt Lake City, UT 84111

The address(e	s) of the	issuer's	principal	place	of business:
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X Check 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?

No:

✓ Yes:

✓ If Yes, provide additional details below:

2) Security Information

Trading symbol: THBD

Exact title and class of securities outstanding: Common Stock CUSIP: 403775109
Par or stated value: \$.00001

All information as of November 30, 2023

Total shares authorized: 50,000,000,000
Total shares outstanding: 31,363,986
Number of shares in the Public Float²: 31,112,654

Total number of shareholders of record: 65

² "Public Float" shall mean the total number of unrestricted shares not held directly or indirectly by an officer, director, any person who is the beneficial owner of more than 10 percent of the total shares outstanding (a "control person"), or any affiliates thereof, or any immediate family members of officers, directors and control persons.

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

The Company has no other issues (e.g.- convertible debt, warrants, preferred shares) which are publicly traded

Transfer Agent

Name: Empire Stock Transfer

Phone: (702) 818-5898

Email: info@empirestock.com

Address: 1859 Whitney Mesa Drive, Henderson NV 89014

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

Other classes of authorized or outstanding equity securities:

The goal of this section is to provide a clear understanding of the share information for its other classes of authorized or outstanding equity securities (e.g., preferred shares). Use the fields below to provide the information, as applicable, for all other authorized or outstanding equity securities.

1

Exact title and class of the security: Series A Preferred stock

CUSIP (if applicable): N/A
Par or stated value: \$.001

Total shares authorized: 51 as of date: 11.30.23 Total shares outstanding (if applicable): 51 as of date: 11.30.23

Total number of shareholders of record

(if applicable):

Exact title and class of the security: Series B Preferred stock

CUSIP (if applicable): N/A
Par or stated value: \$.00001

Total shares authorized: 511,000 as of date: 11.30.23 Total shares outstanding (if applicable): 511,000 as of date: 11.30.23

Total number of shareholders of record

(if applicable):

Exact title and class of the security: Series C Preferred stock

CUSIP (if applicable): N/A
Par or stated value: \$.00001

Total shares authorized: 390,000 as of date: 11.30.23 Total shares outstanding (if applicable): 243,614 as of date: 11.30.23

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

Total number of shareholders of record (if applicable):

Series D Preferred stock

Exact title and class of the security: CUSIP (if applicable):

N/A \$.00001

4

Par or stated value: Total shares authorized:

100,000 as of date: 11.30.23 45,350 as of date: 11.30.23

Total shares outstanding (if applicable): Total number of shareholders of record

2

(if applicable):

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.

One for one voting rights on all common stock, entitled to dividends as determined by the board of directors. No Pre-emptive rights.

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

Series A Preferred: <u>Dividends</u> - Initially, there will be no dividends due or payable on the Series A Preferred. Any future terms with respect to dividends shall be determined by the Board consistent with the Corporation's Articles of Incorporation. <u>Liquidation Rights</u> - The holders of Series A Preferred Stock shall have no rights (whether in the form of distributions or otherwise) in respect of any liquidation, dissolution or winding up of the Corporation, either voluntary or involuntary, and shall be subordinate to all other classes of the Corporation's capital stock in respect thereto. <u>Voting Rights-</u> Each one (1) share of the Series A Preferred shall have voting rights equal to (x) 0.019607 *multiplied by* the total issued and outstanding shares of Common Stock eligible to vote at the time of the respective vote (the "Numerator"), *divided by* (y) 0.49, *minus* (z) the Numerator.

Series B 2% Convertible Preferred Stock: <u>Dividends</u> - Holders of Series B Preferred Stock shall be entitled to receive, when and as declared by the Board of Directors out of funds legally available therefor, and the Company shall accrue, quarterly in arrears on March 31, June 30, September 30, and December 31 of each year, commencing on the Issuance Date, cumulative dividends on the Series B Preferred Stock at the rate per share (as a percentage of the Stated Value per share) equal to two percent (2%) per annum on the Stated Value., payable in additional shares of Series B Preferred Stock. <u>Voting Rights-</u> Each holder of the Series B Preferred Stock shall have the right to vote on any matter that may from time to time be submitted to the Company's shareholders for a vote, on an as-converted basis, either by written consent or by proxy. <u>Liquidation Rights-</u> Upon any liquidation, dissolution or winding-up of the Company, whether voluntary or involuntary or a Sale (as defined below) (a "Liquidation"), the holders of the Series B Preferred Stock shall be entitled

to receive out of the assets of the Company, whether such assets are capital or surplus, for each share of Series B Preferred Stock an amount equal to the Stated Value plus all accrued but unpaid dividends per share, whether declared or not, and all other amounts in respect thereof then due and payable prior to any distribution or payment shall be made to the holders of any Junior Securities, and if the assets of the Company shall be insufficient to pay in full such amounts, then the entire assets to be distributed to the holders of Series B Preferred Stock shall be distributed among the holders of Series B Preferred Stock ratably in accordance with the respective amounts that would be payable on such

shares if all amounts payable thereon were paid in full. <u>Conversion Rights-</u> each of Series B Preferred Stock shall be convertible into Common Stock, (such that all authorized shares of Series B Preferred Stock, if issued and outstanding, would be convertible in the aggregate into 90% of the total issued and outstanding shares of the Company's Common Stock) (as determined at the earlier of (i) the date of Conversion of the Series B Preferred Stock; and (ii) twelve (12) months following July 15, 2021) ("Conversion Ratio"), at the option of a Holder, at any time and from time to time, from and after the issuance of the Series B Preferred Stock.

Series C 2% Convertible Preferred Stock: Dividends- Holders of Series C Preferred Stock shall be entitled to receive, when and as declared by the Board of Directors out of funds legally available therefor, and the Company shall accrue, quarterly in arrears on March 31, June 30, September 30, and December 31 of each year, commencing on the Issuance Date, cumulative dividends on the Series C Preferred Stock at the rate per share (as a percentage of the Stated Value per share) equal to two percent (2%) per annum on the Stated Value, payable in additional shares of Series C Preferred Stock. Voting Rights - each holder of the Series C Preferred Stock shall have the right to vote on any matter that may from time to time be submitted to the Company's shareholders for a vote, on an as converted basis, either by written consent or by proxy, Liquidation Rights - Upon any liquidation, dissolution or winding-up of the Company, whether voluntary or involuntary or a Sale (as defined below) (a "Liquidation"), the holders of the Series C Preferred Stock shall be entitled to receive out of the assets of the Company, whether such assets are capital or surplus, for each share of Series C Preferred Stock an amount equal to the Stated Value plus all accrued but unpaid dividends per share, whether declared or not, and all other amounts in respect thereof then due and payable prior to any distribution or payment shall be made to the holders of any Junior Securities, and if the assets of the Company shall be insufficient to pay in full such amounts, then the entire assets to be distributed to the holders of Series C Preferred Stock shall be distributed among the holders of Series C Preferred Stock ratably in accordance with the respective amounts that would be payable on such shares if all amounts payable thereon were paid in full. Conversion- each share of Series C Preferred Stock shall be convertible into 16,000 shares of Common Stock ("Conversion Ratio"), at the option of a Holder, at any time and from time to time, from and after the issuance of the Series C Preferred Stock; provided that, for a period of twenty for (24) months from the Issuance Date, if the Company issues shares of common stock (or securities, including any derivative securities, containing the right to purchase, exercise or convert into shares of common stock) (the "Dilution Shares") such that the outstanding number of shares of common stock on a fully diluted basis shall be greater than 5,670,596,606 shares (inclusive of conversions of Series C Preferred Stock at the Conversion Ratio immediately above), then the Conversion Ratio for the Series C Preferred Stock then outstanding and unconverted as of the date the Dilution Shares are issued shall be adjusted to equal the Conversion Ratio multiplied by a fraction, the numerator of which shall be the number of shares

outstanding on a fully diluted basis after the issuance of the Dilution Shares, and the denominator shall be 5.670.596.606.

Series D 3% Convertible Preferred Stock: Dividends- Holders of Series D Preferred Stock shall be entitled to receive, when and as declared by the Board of Directors out of funds legally available therefor, and the Company shall accrue, quarterly in arrears on March 31, June 30, September 30, and December 31 of each year, commencing on the Issuance Date, cumulative dividends on the Series D Preferred Stock at the rate per share (as a percentage of the Stated Value per share) equal to tluee percent (3%) per annum on the Stated Value, payable in additional shares of Series D Preferred Stock. Voting Rights- each holder of the Series D Preferred Stock shall have the right to vote on any matter that may from time to time be submitted to the Company's shareholders for a vote, on an as converted basis, either by written consent or by proxy. Liquidation Rights- Upon any liquidation, dissolution or winding-up of the Company, whether voluntary or involuntary or a Sale (as defined below) (a "Liquidation"), the holders of the Series D Preferred Stock shall be entitled to receive out of the assets of the Company, whether such assets are capital or surplus, for each share of Series D Preferred Stock an amount equal to the Stated Value plus all accrued but unpaid dividends per share, whether declared or not, and all other amounts in respect thereof then due and payable prior to any distribution or payment shall be made to the holders of any Junior Securities, and if the assets of the Company shall be insufficient to pay in full such amounts, then the entire assets to be distributed to the holders of Series D Preferred Stock shall be distributed among the holders of Series D Preferred Stock ratably in accordance with the respective amounts that would be payable on such shares if all amounts payable thereon were paid in full. Conversion - each share of Series D Preferred Stock shall be convertible into 10,000 shares of Common Stock ("Conversion Ratio"), at the option of a Holder, at any time and from time to time, from and after the issuance of the Series D Preferred Stock; provided that, for a period of twenty for (24) months from the Issuance Date, if the Company issues shares of common stock (or securities, including any derivative securities, containing the right to purchase, exercise or convert into shares of common stock) (the "Dilution Shares) such that the outstanding number of shares of common stock on a fully diluted basis shall be greater than 5,670,596,606 shares (inclusive of conversions of Series D Preferred Stock at the Conversion Ratio immediately above), then the Conversion Ratio for the Series D Preferred Stock then outstanding and unconverted as of the date the Dilution Shares are issued shall be adjusted to equal the Conversion Ratio multiplied by a fraction, the numerator of which shall be the

number of shares outstanding on a fully diluted basis after the issuance of the Dilution Shares, and the denominator shall be 5,670,596,606.

There are no Redemption and or sinking fund provisions for the preferred class of shares.

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

N/A

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 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

Indicate by check mark whether there were any changes to the number of outstanding shares within the past two completed fiscal years:

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

Shares Outstanding as of Second Most Recent										
Fiscal Year End:										
Opening Balance		*Right-click the rows below and select "Insert" to add rows as needed.								
Date 8.31.21 Common: 15,877,084										
Preferred:										
Series A: 51										
Series B: 511,000										
Series C: 390,000										
Series D: 45.500										
Date of Transaction type (e.g. new issuance, cancellation, shares returned to treasury) Number of Shares Issued (or cancelled)	Class of Securities	Value of shares issued (\$/per share) at Issuance	Were the shares issued at a discount to market price at the time of issuance? (Yes/No)	Individual/ Entity Shares were issued to (entities must have individual with voting / investment control disclosed).	Reason for share issuance (e.g. for cash or debt conversion) -OR- Nature of Services Provided	Restricted or Unrestricted as of this filing.	Exemption or Registration Type.			

9/1/2021	Cance	ellation	(81,3	<u>60)</u>		<u>es C</u> erred <u>k</u>	N/A		N/A			rey M. ouse	Re cas	demption for sh	Res	<u>tricted</u>		ction a)(2)
9/20/21	Issua	nce	800,0	000	Com	<u>nmon</u>	\$.40	<u>)</u>	Yes	<u>i</u>		oco LLC / les Canouse		ect purchase stock	Unr	estricted	<u>Re</u> <u>A</u>	gulation_
9/23/21	Issua	nce	<u>1,143</u>	3 <u>.450</u>	Com	<u>nmon</u>	<u>\$5</u>		Yes	i	Par	Carey Limited tners LP / eph Canouse		ect purchase stock	Unr	<u>estricted</u>	<u>Re</u> <u>A</u>	gulation
11/3/21	Issua	nce	410,0	<u>078</u>	Com	<u>nmon</u>	\$.60	<u>)</u>	Yes	<u>i</u>		pathia LLC/ eph Canouse	iss div	mmon stock ued for idends on eferred stock	Unr	estricted	<u>Re</u> <u>A</u>	gulation
11/19/21		Issuance	!	284,040		Commo	<u>on</u>	\$1.05	<u>i</u>	Yes		Oscaleta Partners LLC/ Stephen M Hic	cks_	Common stoo issued for dividends on preferred stoo		Unrestrict	<u>ed</u>	Section 4(a)(2)
12/30/21		Issuance	!	306,457		Commo	<u>on</u>	<u>\$.20</u>		<u>Yes</u>		Jahoco LLC / JamesCanouse	<u>2</u>	Common stor issued for dividends on preferred stor	_	Unrestrict	<u>ed</u>	Section 4(a)(2)
1/27/22		Issuance	!	1,152,076	<u>0</u>	Commo	<u>on</u>	\$.275	į	Yes		Machiavelli Lt LLC / Joseph Canouse	<u>d,</u>	Common stor issued for preferred stor and accrued dividends		Unrestrict	<u>ed</u>	<u>Section</u> 4(a)(2)
1/27/22		Retireme	ent	(21,851)		Series Preferre stock		N/A		N/A		Machiavelli Ltd LLC / Joseph Canouse	<u>d,</u>	Retirement of preferred stood for common stock above	-	Unrestrict	<u>ed</u>	Section 4(a)(2)
1/27/22		Retireme	<u>ent</u>	(13,755)		Series Preferre stock		<u>N/A</u>		<u>N/A</u>		Livingston Asso Management, LLC/ Stephen I Hicks		Retirement of preferred stock	_	Restricted	<u>1</u>	Section 4(a)(2)
2/8/22	Reti	<u>rement</u>	(8,5	<u>93)</u>	Ser Pre sto	ries C eferred ck	<u>N/A</u>	7	<u>N/A</u>	<u>A</u>	Pai	caleta rtners, LLC/ ephen M. Hicks	pre for	etirement of eferred stock common ock	Res	stricted_		<u>ction</u> a)(2)
2/8/22	Issu	ance		,040	Coi	<u>mmon</u>	\$.2	<u>0</u>	<u>Ye</u> :	<u>s</u>	Pai	caleta rtners, LLC/ ephen M. Hicks	iss ret	ommon stock sued for tirement of eferred stock	<u>Unr</u>	estricted		ction a)(2)
2/9/22	Reti	<u>rement</u>	(20,	<u>827)</u>	_	ries C eferred ck	N/A	7	<u>N//</u>	<u>A</u>		noco LLC / nes Canouse	pre for	etirement of eferred stock common ock	Res	stricted		ction a)(2)

T = 1 = 1	Τ.	T	1 -	1	T	1 .			
<u>2/9/22</u>	<u>Issuance</u>	1.080.012	Common	<u>\$.25</u>	<u>Yes</u>	Jahoco LLC / James Canouse	Common stock issued for retirement of preferred stock	Unrestricted	<u>Section</u> <u>4(a)(2)</u>
3/11/22	<u>Issuance</u>	1,000,000	Common	<u>\$.20</u>	<u>Yes</u>	J.P. Carey Limited Partners LP / Joseph Canouse	Direct purchase of stock	Unrestricted	Regulation A
3/21/22	<u>Issuance</u>	2,000,000	Common	<u>\$.15</u>	Yes	Trillium Partners LP / Stephen M Hicks	Direct purchase of common stock	Unrestricted	Regulation A
9/29/22	<u>Issuance</u>	2,400,000	Common	<u>\$.01</u>	<u>Yes</u>	Trillium Partners LP / Stephen M Hicks	Direct purchase of common stock	Unrestricted	Regulation A
10/2/23	<u>Issuace</u>	1,799	Common	<u>\$.01</u>	<u>Yes</u>	Various	Fractional shares issued in reverse split	Unrestricted	Section 4(a)(2)
11/3/23	<u>Issuance</u>	2,625,000	Common	<u>\$.0395</u>	Yes	JP Carey Limited Partners/ Joseph Canouse	Extinguishment of convertible debt	Restricted	Section 4(a)(2)
11/3/23	Retirement	(35,832)	Series C Preferred stock	N/A	N/A	JP Carey Limited Partners/ Joseph Canouse	Retirement of preferred stock for common stock	Restricted	Section 4(a)(2)
11/6/23	Issuance	1.999.950	Common	<u>\$.0395</u>	Yes	<u>Various</u>	Retirement of preferred stock for common stock	Restricted	Section 4(a)(2)
11/6/23	Retirement	(150)	Series D Preferred stock	<u>N/A</u>	N/A	Trillium Partners LP / Stephen M Hicks	Retirement of preferred stock for common stock	Restricted	Section 4(a)(2)
12/5/23	Issuance	1,300,000	Common	\$.0083	Yes	<u>Various</u>	Retirement of preferred stock for common stock	Restricted	Section 4(a)(2)
12/5/23	Issuance	6	Series D Preferred stock	N/A	N/A	Trillium Partners LP / Stephen M Hicks	Retirement of preferred stock for common stock	Restricted	Section 4(a)(2)
12/5/23	Retirement	(104)	Series D Preferred stock	<u>N/A</u>	<u>N/A</u>	Trillium Partners LP / Stephen M Hicks	Retirement of preferred stock for common stock	Restricted	Section 4(a)(2)
12/5/23	Issuance	(6)	Series D Preferred stock	N/A	N/A	Trillium Partners LP / Stephen M Hicks	Retirement of preferred stock for common stock	Restricted	Section 4(a)(2)
12/5/23	Retirement	(258)	Series D Preferred stock	N/A	N/A	Trillium Partners LP / Stephen M Hicks	Retirement of preferred stock for common stock	Restricted	Section 4(a)(2)
12/12/23	<u>Issuance</u>	3,225,000	Common	\$.004	Yes	<u>Various</u>	Retirement of preferred stock	Restricted	Section 4(a)(2)

							for common		
							stock		
12/20/23	<u>Issuance</u>	3.529,411	Common	\$.0043	Yes	JP Carey Limited Partners/ Joseph Canouse	Extinguishment of convertible debt	Restricted	Section 4(a)(2)
2/27/23	Issuance	3.550,000	Common	\$.0027	Yes	<u>Various</u>	Retirement of preferred stock for common stock	Restricted	Section 4(a)(2)
2/27/23	Issuance	(284)	Series D Preferred stock	N/A	N/A	Trillium Partners LP / Stephen M Hicks	Retirement of preferred stock for common stock	Restricted	Section 4(a)(2)
/8/24	Issuance	4,250,000	Common	<u>\$.0025</u>	Yes	Anvil Capital Management/ Jeffrey M. Canouse	Retirement of preferred stock for common stock	Restricted	Section 4(a)(2)
<u>1/8/24</u>	<u>Issuance</u>	(340)	Series D Preferred stock	N/A	N/A	Trillium Partners LP / Stephen M Hicks	Retirement of preferred stock for common stock	Restricted	Section 4(a)(2)
1/10/24	<u>Issuance</u>	4,662,500	Common	\$.003	Yes	<u>Various</u>	Retirement of preferred stock for common stock	Restricted	Section 4(a)(2)
1/10/24	<u>Issuance</u>	(373)	Series D Preferred stock	N/A	N/A	Trillium Partners LP / Stephen M Hicks	Retirement of preferred stock for common stock	Restricted	Section 4(a)(2)
1/19/24	<u>Issuance</u>	4,250,000	Common	\$.0027	Yes	<u>Various</u>	Retirement of preferred stock for common stock	Restricted	Section 4(a)(2)
1/19/24	<u>Issuance</u>	(340)	Series D Preferred stock	N/A	N/A	Trillium Partners LP / Stephen M Hicks	Retirement of preferred stock for common stock	Restricted	Section 4(a)(2)
1/29/24	<u>Issuance</u>	5,583,333	Common	<u>\$.0025</u>	Yes	JP Carey Limited Partners/ Joseph Canouse	JP Carey Limited P	Restricted	Section 4(a)(2)
Shares Outstan	ndina:								
Balance sheet of	_								
Date <u>11.30.23</u>	Common: 31,3	63 986							
Series A: 51	0011111011. <u>01,0</u>	<u>00,000</u>							
DUIDO A. UI									

Series B: 511,000 Series C: 243,614 Series D: 45,350 Date 1.29.24 Common: 61,714,230

Series A: 51

Series B 511,000,

Series C 207,782

Series D 43,650

Example: A company with a fiscal year end of December 31st, in addressing this item for its quarter ended December 31, 2022, would include any events that resulted in changes to any class of its outstanding shares from the period beginning on January 1, 2021 through December 31, 2022 pursuant to the tabular format above.

B. 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: $X\square$ (If yes, you must complete the table below)

Date of Note Issuance	Outstanding Balance (\$)	Principal Amount at Issuance (\$)	Interest Accrued (\$)	Maturity Date	Conversion Terms (e.g., pricing mechanism for determining conversion of instrument to shares)	Name of Noteholder. *You must disclose the control person(s) for any entities listed.	Reason for Issuance (e.g., Loan, Services, etc.)
7/21/21	\$120,000	\$300,000	\$40,207	7/21/22	Fixed price of \$.0003, non- convertible as of April 18, 2023	Trillium Partners LP/ Stephen M. Hicks	Loan
7/21/21	418,500	300,000	101,235	7/21/22	Fixed price of \$.0003	J.P. Carey Limited Partners L.P./ Joseph Canouse	Loan
9/27/21	360,000	300,000	<u>67,410</u>	9/27/22	Fixed price of \$.0001, non- convertible as of April18, 2023	Trillium Partners LP/ Stephen M. Hicks	Loan
9/27/21	<u>450,000</u>	300,000	96,625	9/27/22	Fixed price of \$.0001	J.P. Carey Limited Partners L.P./ Joseph Canouse	<u>Loan</u>
3/1/22	50,000	50,000	19,942	1/31/23	Non-convertible	Frondeur Partners, LLC- William Gonyer	Advisory services
4/1/22	10,000	10,000	<u>1,666</u>	2/28/23	Non-convertible	Frondeur Partners, LLC- William Gonyer	Advisory services
5/1/22	10,000	10,000	1,584	3/31/23	Non-convertible	Frondeur Partners, LLC- William Gonyer	Advisory services
6/1/22	10,000	10,000	1,499	4/30/23	Non-convertible	Frondeur Partners, LLC- William Gonyer	Advisory services
8/1/22	35,000	<u>35,000</u>	4,660	6/30/23	Non-convertible	Frondeur Partners, LLC- William Gonyer	Advisory services
10/1/22	50,000	50,000	5,822	8/30/23	Non-convertible	Frondeur Partners, LLC- William Gonyer	Advisory services

11/1/22	25,000	25,000	2,699	9/30/23	Non-convertible	Frondeur Partners, LLC- William Gonyer	Advisory services
12/1/22	25,000	25,000	2,493	10/31/23	Non-convertible	Frondeur Partners, LLC- William Gonyer	Advisory services
1/1/23	25,000	25,000	2,281	10/31/23	Non-convertible	Frondeur Partners, LLC- William Gonyer	Advisory services
2/1/23	25,000	25,000	2,482	11/30/23	Non-convertible	Frondeur Partners, LLC- William Gonyer	Advisory services
3/1/23	25,000	25,000	2,252	12/31/23	Non-convertible	Frondeur Partners, LLC- William Gonyer	Advisory services
4/1/23	25,000	25,000	1,997	1/31/24	Non-convertible	Frondeur Partners, LLC- William Gonyer	Advisory services
5/1/23	25,000	25,000	1,751	2/29/24	Non-convertible	Frondeur Partners, LLC- William Gonyer	Advisory services
6/1/23	25,000	25,000	1,496	3/31/24	Non-convertible	Frondeur Partners, LLC- William Gonyer	Advisory services
7/1/23	25,000	25,000	1,249	4/30/24	Non-convertible	Frondeur Partners, LLC- William Gonyer	Advisory services
8/1/23	25,000	25,000	995	5/31/24	Non-convertible	Frondeur Partners, LLC- William Gonyer	Advisory services
9/1/23	25,000	25,000	740	6/30/24	Non-convertible	Frondeur Partners, LLC- William Gonyer	Advisory services
10/1/23	25,000	25,000	493	7/31/24	Non-convertible	Frondeur Partners, LLC- William Gonyer	Advisory services
11/1/23	25,000	25,000	238	8/31/24	Non-convertible	Frondeur Partners, LLC- William Gonyer	Advisory services
12/1/23	25,000	25,000	N/A	9/30/24	Non-convertible	Frondeur Partners, LLC- William Gonyer	Advisory services
1/1/24	25,000	25,000	N/A	10/31/24	Non-convertible	Frondeur Partners, LLC- William Gonyer	Advisory services
2/1/24	25,000	25,000	N/A	11/30/24	Non-convertible	Frondeur Partners, LLC- William Gonyer	Advisory services

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

Accrued interest is only showed through November 30, 2023 and not the date of this report

4) Issuer's Business, Products and Services

The purpose of this section is to provide a clear description of the issuer's current operations. (Please ensure that these descriptions are updated on the Company's Profile on www.otcmarkets.com).

A. Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")

The Company has two subsidiaries. Third Bench Holdings, LLC and Title King, Inc. Currently, only Third Bench Holdings, LLC is an operating entity.

Third Bench Holdings, LLC is a holding company for six subsidiary companies operating as an architectural millwork and dealers in the cabinetry, kitchen and bath areas. Third Bench, through its subsidiary companies offer products in categories: Residential Cabinets and countertops and commercial millwork throughout the Western U.S. for customers from California to Texas. Third Bench also provides installation services as a part of its vertical offering. The company provides its products and services through its architectural millwork and retail facilities, currently located in Albuquerque and Las Cruces, New Mexico and Tucson, Arizona.

Title King LCC provides for lending against the retail value of an outstanding automobile. This enterprise is currently non-operating. Management will continue to monitor the market for automobile lending and may restart operations if conditions warrant.

B List any subsidiaries, parent company, or affiliated companies.

The subsidiaries operations are described in Part A. above.

C. Describe the issuers' principal products or services.

Our target markets in order of importance are

- a) Regional and national homebuilders;
- b) Home remodelers;
- c) General contractors

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.

In responding to this item, please clearly describe the assets, properties or facilities of the issuer, give the location of the principal plants and other property of the issuer and describe the condition of the properties. If the issuer does not have complete ownership or control of the property (for example, if others also own the property or if there is a mortgage on the property), describe the limitations on the ownership.

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

As of the filing date of this report, the Company's headquarters is located at 175 Main Street, Suite 1410, Salt Lake City, UT 84111.

Other facilities include:

- Santa Fe Flooring, LLC
 - o 3711 Paseo del Norte NE, Albuquerque, NM 87113
- Las Cruces Cabinets LLC
 - 400 N 17th St., Las Cruces NM 88005
- LL industries Inc.
 - o 5355 E Broadway Blvd, Tucson, AZ 85711
- Third Bench Stone
 - o 911 W Amador Ave, Las Cruces, NM 88005
- M&K Industries / KMT Resources
 - o 2200 Eubank Blvd NE, Albuquerque, NM 87112

All of these facilities are leased. See Note 16, Commitments and Contingencies for details of these leases.

6) Officers, Directors, and Control Persons

Using the table below, please provide information, as of the period end date of this report, regarding any officers, or directors of the company, individuals or entities controlling more that 5% of any class of the issuer's securities, or any person that performs a similar function, regardless of the number of shares they own. If any insiders listed are corporate shareholders or entities, provide the name and address of the person(s) beneficially owning or controlling such corporate shareholders, or the name and contact information (City, State) of an individual representing the corporation or entity in the note section.

Include Company Insiders who own any outstanding units or shares of any class of any equity security of the issuer.

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.

Name of Officer/Director and Control Person	Affiliation with Company (e.g. Officer/Director/Owner of more than 5%)	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding	Note
David Fair	Officer / Director / > 5%	Albuquerque, NM	51	Preferred Stock- Series A	100%	
David Fair	Officer Director 5% owner	Albuquerque, NM	204,400	Preferred Stock- Series B	<u>40%</u>	
Okane Enterprises, LLC- Melissa Handley	5% owner	West Bountiful, UT	306,600	Preferred Stock- Series B	60%	
Joseph Canouse	5% owner	Atlanta GA	119,919	Preferred Stock- Series C	<u>49%</u>	
Jeffrey M. Canouse	5% owner	Atlanta, GA	114,614	Preferred Stock- Series C	<u>47%</u>	
Trillium Partners LP- Stephen M. Hicks	5% owner	Ridgefield CT	28,287	Preferred Stock- Series D	62.4%	
Jeffrey M. Canouse	5% owner	Atlanta, Georgia	17,063	Preferred Stock- Series D	37.6%	

7) Legal/Disciplinary History

- A. 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

 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.

There are no such matters to disclose that are not disclosed in footnote 3 to the financial statements where all known legacy legal matters are discussed.

8) Third Party Service Providers

Provide the name, address, telephone number and email address of each of the following outside providers. You may add additional space as needed.

Securities Counsel (must include Counsel preparing Attorney Letters).

Name: Jonathan D. Leinwand Firm: Jonathan D. Leinwand, P.A. Address 1: 18305 Biscayne Blvd. Suite 200

Address 2: Aventura, FL 33160

Phone: 954-903-7856

Email: jonathan@jdlpa.com

Accountant or Auditor Laurence Ditkoff Name: Firm: N/A Address 1: 1706 Pinnacle Way Address 2: Danbury CT 06811 Phone: 203.431.8300 Email: Larry_Ditkoff@sbcglobal.net **Investor Relations** Name: N/A All other means of Investor Communication: Twitter: N/A Discord: N/A LinkedIn N/A Facebook: N/A N/A [Other] Other Service Providers Provide the name of any other service provider(s) that that assisted, advised, prepared, or provided information with respect to this disclosure statement. This includes counsel, broker-dealer(s), advisor(s), consultant(s) or any entity/individual that provided assistance or services to the issuer during the reporting period. Name: N/A **Financial Statements** 9) A. The following financial statements were prepared in accordance with: ☐ IFRS x U.S. GAAP B. The following financial statements were prepared by (name of individual)4:

Name: Laurence Ditkoff
Title: Consultant
Relationship to Issuer: Consultant

Describe the qualifications of the person or persons who prepared the financial statements: Certified Public

Accountant (Status inactive), Chartered Financial Analyst

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

Provide the following financial statements 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.

- a. Audit letter, if audited;
- b. Balance Sheet:
- c. Statement of Income;
- d. Statement of Cash Flows;
- e. Statement of Retained Earnings (Statement of Changes in Stockholders' Equity)
- f. Financial Notes

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, David Fair certify that:
 - 1. I have reviewed this Disclosure Statement for Third Bench, Inc.
 - 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.

3/6/24 [Date]

David Fair [CEO's Signature]

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

Principal Financial Officer:

- I, David Fair, certify that:
 - 1. I have reviewed this Disclosure Statement for THIRD BENCH, INC.;
 - 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.

3/6/24 [Date]

David Fair [CFO's Signature]

THIRD BENCH, INC.

CONSOLIDATED FINANCIAL STATEMENTS

November 30, 2023

Index to the Consolidated Financial Statements (Unaudited)

	<u>Page</u>
Consolidated Financial Statements	
Consolidated Balance Sheets at November 30, 2023 and August 31, 2022	16-17
Consolidated Statements of Operations for the three months ended November 30, 2023 and November 30, 2022	18
Consolidated Statement of Shareholders' Deficit from August 31, 2022 to November 30, 2023	19-20
Consolidated Statement of Cash Flows for three months ended November 30, 2023 and August 31, 2022	21-22
Notes to Consolidated Financial Statements	23

Third Bench, Inc. Consolidated Balance Sheet November 30, 2023 and August 31, 2023 (Unaudited)

(Continued)

	November 30, 2		mher 30, 2023	Διισ	ust 31, 2023
Assets		NOVE	11001 30, 2023	Aug	ust 31, 2023
Assets	Cash	\$	189,760	\$	615,026
	Accounts Receivable (Note 5)	Ψ	2,233,321	Ψ	1,865,230
	Earnings retention credit		,,-		, ,
	receivable (Note 11)		918,983		918,983
	Intercompany receivable		, -		, -
	Inventory (Note 6)		1,162,349		824,049
	Deferred financing asset		423,119		423,119
	Prepaid Expense & Other		909,367		1,000,729
	Other Current Assets		64,733		85,836
Total Current Asse	ts		5,901,632		5,732,971
	Net Fixed Assets (Note 7)		1,296,050		1,308,339
	Other Assets		287,232		262,966
				'	
Total Non- curren	t assets		1,583,282		1,571,305
Total Assets		\$	7,484,914	\$	7,304,276
Liabilities					
	Accounts Payable	\$	2,173,499	\$	1,841,489
	Non-convertible notes		136,984		136,984
	Convertible notes (Note 9)		1,431,083		914,593
	Customer Deposits		937,255		802,356
	Accrued Expenses		1,638,884		1,852,972
	Other Liabilities		542,916		558,163
	Put premium on stock settled debt		-		-
	Common stock subscribed		-		-
	Due to parent company		-		-
	Accrued interest		361,815		234,850
	Short term advances-related party		-		-
	Line of credit (Note 10)		1,146,033		1,168,020
	Related Parties Liabilities		890		557
Total Current Liab	ilities		8,369,359		7,509,984
	Long term indebtedness (Note 15)		8,509,729		8,933,368
Total Liabilities			16,879,089		16,443,351
			· ,		

Third Bench, Inc. Consolidated Balance Sheet November 30, 2023 and August 31, 2023 (Unaudited) (Continued)

	November 30, 2023	August 31, 2023
Commitments and Contingencies (Note 16)		
Stockholders' Deficit		
Net Income	-	
Preferred Stock- Series A -51 shares		
outstanding at November 30, 2023 and		
August 31, 2023, respectively	-	-
Preferred Stock- Series B -511,000 and		
511,000 shares outstanding at November		
30, 2023 and August 31, 2023, respectively	5	5
Preferred Stock- Series C -243,614 and		
390,000 shares outstanding at November		
30, 2023 and August 31, 2023, respectively	2	2
Preferred Stock- Series D-45,350 and		
45,500 shares outstanding at November 30,		
2023 and August 31, 2023, respectively	1	1
Preferred dividends paid	(1,379,657)	(1,379,657)
Common stock- 31,363,986 and		
26,727,236, shares outstanding at		
November 30, 2023 and August 31, 2023,	24.4	267
respectively	314	267
Additional paid-in capital	18,172,166	17,856,666
Retained Earnings	(26,187,006)	(25,616,358)
Total Stockholders' Deficit	(9,394,175)	(9,139,074)
Total Liabilities & Stockholders' Deficit	\$ 7,484,914	\$ 7,304,276
The accompanying notes are an integral na	rt of those financial stateme	ntc

The accompanying notes are an integral part of these financial statements

Third Bench, Inc. Consolidated Statement of Operations Three months ended November 30, 2023 and 2022 (Unaudited)

		November 30 2023		November 2022	
Revenues					
	Net Sales	\$	4,162,153	\$	4,647,755
	Cost of goods sold		(2,408,193)		(2,444,460)
	Gross Profit		1,753,960		2,203,294
Operating Expenses	;				
	Labor		846,021		690,572
	Other Operating		36,495		203,734
	General and administrative		769,181		759,141
	Depreciation and Amortization		12,289		39,139
	Total Operating Expenses		1,663,985		1,692,586
	Net operating profit (loss)		89,975		510,709
Other Income (Expe	ense)				
	Other income		(30,475)		(5,695)
	Interest expense		(170,148)		(132,616)
	Default proivision on convertible notes				
	(See Note 13)		(460,000)		
	Total Other Income (Expense)		(660,623)		(138,311)
Net income befo	re income taxes		(570,648)		372,398
Provision for Inco	me Taxes				
Net income/(loss)	\$	(570,648)	\$	372,398
Weighted averag	e shares outstanding		28,109,340		25,102,071
Net income/(loss) per share - Basic	\$	(0.02)	\$	0.01

The accompanying notes are an integral part of these financial statements

Third Bench, Inc. Statement of Stockholders' Deficit Period from August 31, 2022 to November 30, 2023 (Unaudited)

	Serie Preferre Shares		Serie Preferre Shares		Seri Preferre Shares		Serie Preferre Shares	
Balance at August 31, 2022	51	\$ -	511,000	\$ 5	243,614	\$ 2	45,500	\$ 1
Goodwill at subsidiary eliminated								
Fair value of warrants issued	-	-	-	-	-	-	-	-
Issuance of common stock for funds previously received	-	-	-	-	-	-	-	-
Net loss, twelve months ended August 31, 2023						-		
Balance at August 31, 2023	51	-	511,000	5	243,614	2	45,500	1
Fractional shares issued upon reverse split	-	-	-	-	-	-	-	-
Extinguishment of convertible debt	-	-	-	-	-	-	-	-
Extinguishment of prteferred stock	-	-	-	-	-	-	(150)	(0)
Net loss, three months ended November 30, 2023							. <u>-</u>	
Balanvce atr November 30. 2023	51	\$ -	511,000	\$ 5	243,614	\$ 2	45,350	\$ 1

The accompanying footnotes are an integral part of these financial statements

Third Bench, Inc. Statement of Stockholders' Deficit Period from August 31, 2022 to November 30, 2023 (Unaudited) (Continued)

	Preferred dends Issued \$	Commor Shares	stock \$		Additional Paid- In Capital \$	Accumulated deficit	 Total
Balance at August 31, 2022	\$ (1,379,657)	24,337,236	\$ 243	s :	\$ 17,881,223	\$ (22,975,708)	\$ (6,473,892)
Goodwill at subsidiary eliminated					262,500		262,500
Fair value of warrants issued	-	-			(527,033)	-	(527,033)
Issuance of common stock for funds previously received	-	2,400,000	24	ļ	239,976	-	240,000
Net loss, twelve months ended August 31, 2023	 			<u> </u>	-	(2,640,650)	 (8,865,288)
Balance at August 31, 2023	\$ (1,379,657)	26,737,236	\$ 26	, ;	\$ 17,856,666	(25,616,358)	(9,139,074)
Fractional shares issued upon reverse split	-	2,250	()	-	-	0
Extinguishment of convertible debt	-	2,625,000	26	i	20,974	-	21,000
Fair value of outstanding warrants	-	-			294,547	-	294,547
Extinguishment of preferred stock	-	1,999,500	20)	(20)	-	(0)
Net loss, three months ended November 30, 2023	 -				-	(570,648)	 (570,648)
Balance at November 30. 2023	\$ (1,379,657)	31,363,986	\$ 314	<u>! </u>	\$ 18,172,166	\$ (26,187,006)	\$ (9,394,175)

The accompanying footnotes are an integral part of these financial statements

THIRD BENCH, INC CONSOLIDATED STATEMENTS OF CASH FLOWS Three months ended November 30, 2023 and 2022

(Unaudited)

	November 30, 2023		November 30, 2022
OPERATING ACTIVITIES			
Net income (loss)	\$	(570,648)	372,398
Adjustments to reconcile net (loss) to cash used in			
operations			-
Depreciation Expense		12,289	39,139
Default provision on convertible notes		460,000	-
Earnings Retention credits		-	214,734
Issuance of non-cash fee and consulting notes		75,000	75,000
Put premium on stock settled debt		-	32,143
Changes in operating assets and liabilities:			
Accounts receivable		(368,090)	(106,145)
Inventory		(89,795)	(957,320)
Prepaids and other current assets		115,628	8,940
Other Assets		21,103	145
Accounts payable		332,009	281,185
Other liabilities		(15,247)	(146,292)
Accrued liabilities		(87,123)	408,188
Customer deposits		134,900	(423,986)
Non-convertible notes payable		-	
Line of Credits/Credit Cards		(21,987)	513,795
Short-term advances		-	28,539
Related party payable		333	
CASH FLOWS FROM OPERATING ACTIVITIES		(1,628)	340,464

THIRD BENCH, INC

CONSOLIDATED STATEMENTS OF CASH FLOWS

Three months ended November 30, 2023 and 2022 (Unaudited)

(Continued)

	November 30, 2023	November 30, 2022
INVESTING ACTIVITIES		
Investment in Property Plant and equipment	-	(148,927)
Sale of fixed assets	-	116,240
CASH FLOWS FROM INVESTING ACTIVITIES	-	(32,687)
FINANCING ACTIVITIES	-	
Issuance of common stock pursuant to Regulation A	-	240,000
Proceeds from non-convertible long-term		
indebtedness- net of repayments	(423,638)	(321,455)
Common stock subscribed but not yet issued		(240,000)
CASH FLOWS FROM FINANCING ACTIVITIES	(423,638)	(321,455)
Net increase in Cash and Cash Equivalents	(425,266)	(13,678)
Cash and Equivalents, Beginning of period	615,026	587,460
Cash and Equivalents, End of period	\$ 189,760	\$ 573,782
Cash paid during the period for:		
Interest	\$ -	\$ -
Taxes	\$ -	\$ -
Convertible debt extinguished	\$ 21,000	
Convertible Preferred extinguished	\$ 150,000	

The accompanying notes are an integral part of these financial statements

9

THIRD BENCH, INC. NOTES TO FINANCIAL STATEMENTS NOVEMBER 30, 2023

NOTE 1 - BASIS OF PRESENTATION AND ORGANIZATION

The accompanying consolidated financial statements include the accounts of THIRD BENCH, INC. and its subsidiaries (together with its subsidiaries, "THBD" or the "Company" and also referred to as "we," "us," and "our"), all of which are wholly-owned. All significant intercompany balances and transactions have been eliminated in consolidation. The accompanying financial statements have been prepared in accordance with U.S. generally accepted accounting principles ("GAAP") and with the instructions to Form 10-K, Regulation S-X, and Regulation S-K. These consolidated financial statements do not include any adjustments to the recoverability and classification of recorded asset amounts and classification of liabilities that might be necessary should the Company be unable to continue as a going concern.

The Company was incorporated in Nevada on May 8, 2006. The Company has two wholly owned subsidiaries: a) Third Bench Holdings LLC ("TBH") and b) Title King LLC ("TK"). TBH is a holding company of three subsidiary companies that provide operational millwork as well as providers of cabinetry, kitchen and bath areas. TBH provides its products and services through its architectural millwork from California to Texas. At November 30, 2023, the TBH had five subsidiaries as follows:

- Las Cruces Cabinets, LLC doing business as Sher-wood Cabinets
- LL Industries, Inc. doing business as Davis Kitchens of Tucson
- Santa Fe Flooring LLC doing business as OGB Architectural Millwork
- MK Industries LTD doing business as Davis Kitchens of Albuquerque
- KMT Resources d/b/a More Window and Door

Additionally, the Company split off the countertop operations of Santa Fe Flooring LLC and created a separate entity called Third Bench Stone, LLC.

TK operates in the alternative financial services industry, providing automobile title loans to consumers who own their vehicle free and clear and need convenient and simple access to funds. Currently TK is non-operating at this time.

These consolidated financial statements were prepared on a going concern basis, which implies the Company will continue to realize its assets and discharge its liabilities in the normal course of business. The continuation of the Company as a going concern is dependent upon the Company obtaining necessary equity and debt financing until it can generate sustainable revenue. There is no guarantee the Company will be able to raise adequate equity or debt financing or generate profitable operations. For the three months ended November 30, 2023 and November 30, 2022, the Company incurred net income (loss) of (\$569,177) and 372,398, respectively, and had cash outflows from operations of (\$1,628) and \$340,464, respectively. Cash flows from operating activities were positive in the current period principally due to borrowings from short-term lines of credit and collections on Employee Retention Credit receipts. Management intends to raise additional funds, if necessary, through equity or debt financing and to generate cash from the sale of the Company's products.

NOTE 2 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Accounting Method

The Company's consolidated financial statements are prepared using the accrual method of accounting. The Company has elected a fiscal year ending of August 31.

Principles of Consolidation

The accompanying consolidated financial statements include the accounts of the Company and its wholly-owned subsidiaries, TBH and TK, and have been prepared in conformity with accounting principles generally accepted in the United States of America ("GAAP"). All significant intercompany transactions and balances have been eliminated.

Use of Estimates

The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions. These estimates and assumptions 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. Actual results could differ from those estimates. It is possible that accounting estimates and assumptions may be material to the Company due to the levels of subjectivity and judgment involved.

Restatements

Where appropriate, financial data has been reclassified to more accurately reflect financial condition. There was no impact on net profitability due to these statements.

Cash and Cash Equivalents

Cash and cash equivalents include cash on hand and cash in time deposits, certificates of deposit and all highly liquid debt instruments with original maturities of three months or less.

Accounts Receivable

Accounts receivable are reported at their outstanding principal balances. The Company grants credit to customers under credit terms that it believes are customary in the industry and requires collateral to support customer loan balances. Normal loan terms vary from 30-180 days. Collateral is repossessed for delinquent loans. The Company reviews its receivables quarterly and establishes a reserve when appropriate.

Long-lived Assets

Our long-lived assets include equipment and improvements, intangible assets, right-of-use assets, and goodwill. The Company continues to review its long-lived assets for possible impairment or loss of value at least annually or more frequently upon the occurrence of an event or when circumstances indicate that a reporting unit's carrying amount is greater than its fair value.

Equipment and improvements are stated at cost. Depreciation and amortization are provided using the straight-line method over the estimated useful asset lives (3 to 10 years) and the shorter of the initial lease term or estimated useful life for leasehold improvements. Intangible assets (other than goodwill) are originally recorded at fair value and are amortized on a straight-line basis over their estimated useful lives of 10 years. Maintenance and repair costs are expensed as incurred.

Right-of-use assets are measured at the present value of future minimum lease payments, including all probable renewals, plus lease payments made to the lessor before or at lease commencement and indirect costs paid, less incentives received. Our right-of-use assets include long-term leases for facilities and equipment and are amortized over their respective lease terms.

Debt Discount and Debt Issuance Costs

Debt discounts and debt issuance costs incurred in connection with the issuance of debt are capitalized and amortized to interest expense based on the related debt agreements using the straight-line method. Unamortized discounts are disclosed on the face of the financial statements and are netted against convertible notes.

Fair Value of Financial Instruments

During the current fiscal year, the Company decided to adopt ASC 480- "Distinguishing Liabilities from Equity" when they enter into convertible notes, some of which contain, predominantly, fixed rate conversion features, whereby the outstanding principal and accrued interest may be converted by the holder, into common shares at a fixed discount to the market price of the common stock at the time of conversion. This results in a fair value of the convertible note being equal to a fixed monetary amount. The Company records the convertible note liability at its fixed monetary amount by measuring and recording a premium, as applicable, on the note date with a charge to interest expense.

Previously, The Company applied the provisions of ASC 820-10, "Fair Value Measurements and Disclosures." ASC 820-10 defines fair value, and establishes a three-level valuation hierarchy for disclosures of fair value measurement that enhances disclosure requirements for fair value measures. The three levels of valuation hierarchy are defined as follows:

- Level 1 inputs to the valuation methodology are quoted prices for identical assets or liabilities in active markets.
- Level 2 inputs to the valuation methodology include quoted prices for similar assets and liabilities
 in active markets, and inputs that are observable for the asset or liability, either directly or
 indirectly, for substantially the full term of the financial instrument.
- Level 3 inputs to the valuation methodology are unobservable and significant to the fair value measurement.

For certain financial instruments, the carrying amounts reported in the balance sheets for cash and current liabilities, including convertible notes payable, each qualify as financial instruments and are a reasonable estimate of their fair values because of the short period of time between the origination of such instruments and their expected realization and their current market rate of interest.

The Company uses Level 2 inputs for its valuation methodology for derivative liabilities as their fair values were determined by using the Black-Scholes-Merton pricing model based on various assumptions. The Company's derivative liabilities are adjusted to reflect fair value at each period end, with any increase or decrease in the fair value being recorded in results of operations as adjustments to fair value of derivatives.

The Company analyzes all financial instruments with features of both liabilities and equity under FASB ASC Topic 480, Distinguishing Liabilities from Equity, and FASB ASC Topic 815, Derivatives and Hedging.

Derivative Financial Instruments

The Company evaluates all of its agreements to determine if such instruments have derivatives or contain

features that qualify as embedded derivatives. For derivative financial instruments that are accounted for as liabilities, the derivative instrument is initially recorded at its fair value and is then re-valued at each reporting date, with changes in the fair value reported in the consolidated statements of operations. For stock-based derivative financial instruments, the Company uses a weighted average Black-Scholes-Merton option-pricing model to value the derivative instruments at inception and on subsequent valuation dates. The classification of derivative instruments, including whether such instruments should be recorded as liabilities or as equity, is evaluated at the end of each reporting period. Derivative instrument liabilities are classified in the balance sheet as current or non-current based on whether or not net-cash settlement of the derivative instrument could be required within 12 months of the balance sheet date.

Revenue Recognition

The Company recognizes revenue from interest income on consumer loans as the interest is earned. The Company's revenue recognition policies comply with FASB ASC Topic 605. Revenue is recorded when earned, which is generally over the period services are provided and no contingencies exist.

Income Taxes

The Company accounts for income taxes in accordance with ASC Topic 740, Income Taxes. ASC 740 requires a company to use the asset and liability method of accounting for income taxes, whereby deferred tax assets are recognized for deductible temporary differences, and deferred tax liabilities are recognized for taxable temporary differences. Temporary differences are the differences between the reported amounts of assets and liabilities and their tax bases. Deferred tax assets are reduced by a valuation allowance when, in the opinion of management, it is more likely than not that some portion, or all of, the deferred tax assets will not be realized. Deferred tax assets and liabilities are adjusted for the effects of changes in tax laws and rates on the date of enactment.

Under ASC 740, a tax position is recognized as a benefit only if it is "more likely than not" that the tax position would be sustained in a tax examination, with a tax examination being presumed to occur. The amount recognized is the largest amount of tax benefit that is greater than 50% likely of being realized on examination. For tax positions not meeting the "more likely than not" test, no tax benefit is recorded.

Basic and Diluted Earnings (Loss) Per Share

Earnings per share is calculated in accordance with ASC Topic 260, Earnings Per Share. Basic earnings per share ("EPS") is based on the weighted average number of common shares outstanding. Diluted EPS is based on the assumption that all dilutive convertible shares and stock warrants were converted or exercised. Dilution is computed by applying the treasury stock method. Under this method, options and warrants are assumed to be exercised at the beginning of the period (or at the time of issuance, if later), and as if funds obtained thereby were used to purchase common stock at the average market price during the period. The common shares have been adjusted for the 1:500 reverse split effective October 2, 2023.

Paycheck Protection Program Loan

The Company's policy is to account for forgivable loans received through the Small Business Administration (SBA) under the Coronavirus Aid, Relief, and Economic Security Act (CARES Act) Paycheck Protection Program (PPP) as a contingent liability in accordance with Accounting Standards Codification (ASC) 450-30, Contingencies, and other related accounting pronouncements. The forgiveness of debt, in whole or in part, is recognized once the forgiveness is realized or realizable, which occurs when the Company believes all uncertainties regarding the final forgiveness of the loan are resolved. Any portion of debt forgiven, adjusted for accrued interest forgiven and unamortized debt issuance costs, is recorded as a gain on extinguishment of debt, and presented in the other income section of the statement of income. See Note 11 for forgiveness of these loans.

Presentation of Gross Receipts Tax

The State of New Mexico imposes gross receipts tax (GRT) to all non-exempt customers. The majority of the Company's customers are exempt from GRT under resale or out-of-state exemptions. When an event arises which requires the Company to collect the tax from the customer, the entire tax amounts are remitted to the state's taxation authority. The Company's policy is to exclude the tax collected for the state from revenue and cost of sales.

Leases

In February 2016, the FASB updated the accounting guidance related to leases. The most significant change in the updated accounting guidance requires lessees to recognize lease assets and liabilities on the balance sheet for all operating leases with the exception of short-term leases. The standard also expands the disclosures regarding the amount, timing, and uncertainty of cash flows arising from leases. For a lessee, the recognition, measurement, and presentation of expenses and cash flows arising from a lease did not significantly change from previous guidance. We adopted the updated guidance on December 1, 2020 on a prospective basis and as a result, prior period amounts were not adjusted to reflect the impacts of the updated guidance.

Segment Information

In accordance with the provisions of ASC 280-10, "Disclosures about Segments of an Enterprise and Related Information", the Company is required to report financial and descriptive information about its reportable operating segments. The Company at one time had two operating segments, Home Furnishings and car loans. The car loan portion of the business is now dormant. Segment reporting shows Home Furnishings and the parent company.

Restatements

All financial statements for prior periods have been restated to more accurately present Financial condition. There has been no profit and loss impact on any prior period statements. These financial statements include the impact of the common stock reverse split which became effective on October 2, 2023.

Recent Accounting Pronouncements

Recent Accounting Pronouncements In August 2018, the FASB issued ASU 2018-13, "Fair Value Measurement (Topic 820): Disclosure Framework—Changes to the Disclosure Requirements for Fair Value Measurement" ("ASU 2018-13"). ASU 2018-13 removes, modifies and adds certain disclosure requirements in Topic 820 "Fair Value Measurement". ASU 2018-13 eliminates certain disclosures related to transfers and the valuations process, modifies disclosures for investments that are valued based on net asset value, clarifies the measurement uncertainty disclosure, and requires additional disclosures for Level 3 fair value measurements. ASU 2018-13 is effective for the Company for annual and interim reporting periods beginning January 1, 2020. The adoption of this standard did not have a material impact on the Company's consolidated financial statements and related disclosures. In December 2019, the FASB issued authoritative guidance intended to simplify the accounting for income taxes (ASU 2019-12, "Income Taxes (Topic 740): Simplifying the Accounting for Income Taxes"). This guidance eliminates certain exceptions to the general approach to the income tax accounting model and adds new guidance to reduce the complexity in accounting for income taxes. This guidance is effective for fiscal years beginning after December 15, 2020, including interim periods within those annual periods. The Company is currently evaluating the potential impact of this guidance on its consolidated financial statements. In January 2020, the FASB issued ASU 2020-01, Investments - Equity Securities (Topic 321), Investments - Equity Method and Joint Ventures (Topic 323), and Derivative and Hedging (Topic 815), which clarifies the interaction of rules for equity securities, the equity method of accounting, and forward contracts and purchase options on certain types of securities. The guidance clarifies how to account for the transition into and out of the equity method of accounting when considering observable transactions under the measurement alternative. The ASU is effective for annual reporting periods beginning after December 15, 2020, including interim reporting periods within those annual periods, with early adoption permitted. The Company is currently evaluating the impact of the new guidance on our consolidated financial statements.

In August 2020, the FASB issued ASU 2020-06, Debt—Debt with Conversion and Other Options (Subtopic 470-20) and Derivatives and Hedging—Contracts in Entity's Own Equity (Subtopic 815-40): Accounting for Convertible Instruments and Contracts in an Entity's Own Equity. This ASU amends the

guidance on convertible instruments and the derivatives scope exception for contracts in an entity's own equity, and also improves and amends the related EPS guidance for both Subtopics. The ASU will be effective for annual reporting periods after December 15, 2021 and interim periods within those annual periods and early adoption is permitted. The Company is currently evaluating the impact of the new guidance on our consolidated financial statements. Management does not believe that any recently issued, but not yet effective accounting pronouncements, when adopted, will have a material effect on the accompanying consolidated financial statements.

In April 2020, the FASB issued a Staff Q&A, Topic 842 and 840: Accounting For Lease Concessions Related to the Effects of the COVID-19 Pandemic in order to provide clarity regarding the accounting treatment for lease concessions provided as a result of COVID-19. Under existing lease guidance, changes to certain lease terms not specified in the original lease agreement require modification accounting treatment. To provide relief, the FASB Staff Q&A permits alternatives to modification accounting under Topic 842. For concessions related to the effects of the COVID-19 pandemic that do not result in a substantial increase in the rights of the lessor or our obligations as the lessee, we are not required to analyze each contract to determine whether enforceable rights and obligations for concessions exist in the lease agreement and can elect to apply or not apply the lease modification guidance in Topic 842. In fiscal year 2020 and 2021, no financial concessions had been taken by the Company or any of its subsidiaries.

In August 2020, the FASB issued ASU 2020-06, which amends the measurement and disclosure of convertible instruments, contracts in an entity's own equity, and EPS guidance. The guidance can be adopted using a modified retrospective method or a fully retrospective method. The amendments are effective for fiscal years beginning after December 15, 2021 for public entities, excluding those that are smaller reporting companies. For all other entities the amendments are effective for fiscal years beginning after December 15, 2023. The Company does not expect the update to have a material impact on its consolidated financial statements and related disclosures.

In June, 2020 the FASB issued ASU No. 2020-05, Revenue from Contracts with Customers (Topic 606). Topic 606 outlines a single comprehensive model for entities to use in accounting for revenue arising from contracts with customers. The Company adopted Topic 606 in September 2019, and recognizes revenue when control of goods and services is transferred to customers. The Company recognizes revenue in accordance with ASC Topic 606. The Company recognizes revenue upon transfer of control of goods to customers.

In November, 2021, the Financial Accounting Standards Board (FASB) issued ASU 2021-10 Government Assistance (Topic 832) Disclosures by Business Entities about Government Assistance is effective for fiscal periods after December 15, 2021, for both public and private companies. The Company has not yet adopted this standard and has disclosed its financial assistance received in the form of Payroll Protection Program (PPP) and SBA Economic Injury Disaster (EIDL) Loans in accordance with Accounting Standards Codification (ASC) 470, Debt until the point of forgiveness and then as a government grant by analogy to International Accounting Standard (IAS) 20, Accounting for Government Grants and Disclosure of Government Assistance.

NOTE 3 – ACQUISITION OF TBH

TBH acquired the following subsidiaries on the following dates:
Santa Fe Flooring LLC doing business as OGB Architectural Millwork- September 26, 2019
Las Cruces Cabinets, LLC doing business as Sher-wood Cabinets-September 18, 2020
LL Industries, Inc. doing business as Davis Kitchens of Tucson – March 12, 2021
MK Industries, Inc. doing business as Davis Kitchens of Albuquerque – October 1 2021
KMT Resources d/b/a More Window and Door- October 1, 2021

On July 12, 2021, the Company acquired TBH for the issuance of 511,000 shares of Series B Preferred stock. At the same time the Company reached agreements with its prior secured creditors and former Chief Executive officer 390,000 shares of Series C Preferred stock and 100,000 shares of Series D Preferred stock. With the issuances of these securities, the Company eliminated almost \$2,000,000 of liabilities in the form of convertible debt, accrued interest and accrued officer compensation. Please refer to the Stockholders' Deficit footnote, Note 17, below for more detail.

NOTE 4 – CASH AND CASH EQUIVALENTS

Cash and cash equivalents represent deposits at local banking institutions, petty cash and any risk-free assets held. As of November 30, 2023 and August 31, 2023, the balances were as follows:

Cash and cash equivalents on hand by operating subsidiary are as follows:

	Novem	November 30, 2023		ıst 31, 2023
TBH	\$	189,545	\$	614,819
TK		215		207
Total	\$	189,760	\$	615,026

NOTE 5- ACCOUNTS RECEIVABLE

Accounts receivable are predominately at the three operating subsidiaries of TBH. The Company grants unsecured credit to customers after performing credit checks through various reporting agencies. The risk of loss on the accounts receivable is the balance due at the time of default. Management reviews accounts receivable monthly and determines when receivables are past due or delinquent based on contractual terms and past experience of the customer base. The Company considers all receivables over 45 days to be past due. Management of the Company has not provided an allowance for doubtful accounts receivable at November, 2023 and August 31, 2023. Generally, the Company requires deposits against orders of up to 100% of the order value. Management considers all receivables collectable and are reflected at net realizable value. As of November 30, 2023 and August 31, 2023, the balances were as follows:

	Nove	ember 30, 2023	August 31, 2023			
TBH TK	\$	2,233,321	\$	1,865,230		
Total	\$	2,233,321	\$	1,865,230		

NOTE 6- INVENTORY

Inventory is valued using the first-in, first-out periodic ("FIFO") method and is stated at historical cost. Costs included in finished goods are composed primarily of materials, labor, and allocations of factory overhead. Raw materials are valued at historical cost. As of November 30, 2023 and August 31, 2023, the balances were as follows:

	<u>Nove</u>	August 31, 2023		
TBH TK	\$	1,162,349	\$	824,049
Total	\$	1,162,349	\$	824,049

Inventory by location at November 30, 2023 and August 31,2023 is as follows:

	August 31, 2023		August_31, 202		
Santa Fe Flooring	\$	355,779	\$	272,700	
Las Cruces Cabinets		24,146		24,146	
LL Industries		485,527		132,775	
MK Industries		117,714		191,889	
KMT Resources		179,183		202,540	
Total	\$	1,162,349	\$	824,049	

NOTE 7- NET FIXED ASSETS

Fixed Assets, Net of accumulated depreciation, consist of the following as of November 30, 2023 and August 31, 2023:

	November 30, 2	2023	August 31, 2023
Equipment	\$ 2,215,740	\$	2,215,740
Vehicles and Trailers	591,659		591.659
Leasehold Improvements	154,500		154,500
Furniture & Fixtures	133,612		133,612
Fixed Assets Gross	3,095,511		3,095,511
Depre. and Amor.	 (1,799,461)		(1,787,172)
Fixed Assets Net	\$ 1,296,050		1,308,339

NOTE 8- ACCOUNTS PAYABLE

Accounts payable principally reside at the three operating subsidiaries of TBH. Payables are for expenses and costs such as salaries and inventory.

As of November 30, 2023 and August 31, 2023, the balances were as follows:

	No	vember 30, 2023	Aug	August, 2023		
ТВН	\$	2,049,499	\$	1,717,489		
TK		124,000		124,000		
Total	\$	2,173,499	\$	1,841,489		

NOTE 9 – CONVERTIBLE NOTES

As of November 30, 2023 and August 31, 2023, the balances were as follows:

Date Issued	Creditor	November 30, 2023)23 August 31	
7-21-21	Trillium Partners, LP	\$ 120	0,000	\$	80,000
7-21-21	J.P. Carey Limited Partners, Inc	429	9,000		240,000
9-27-21	Trillium Partners, LP	360	0,000		300,000
9-27-21	J.P. Carey Limited Partners, Inc.	450	0,000		300,000
3-1-22	Frondeur Partners, LLC	50	0,000		50,000
4-1-22	Frondeur Partners, LLC	10	0,000		10,000
5-1-22	Frondeur Partners, LLC	10	0,000		10,000
6-1-22	Frondeur Partners, LLC	10	0,000		10,000
8-1-22	Frondeur Partners, LLC	3	5,000		35,000
10-1-22	Frondeur Partners, LLC	5	0,000		50,000
11-1-22	Frondeur Partners, LLC	2	5,000		25,000
12-1-22	Frondeur Partners, LLC	2	5,000		25,000
01-1-23	Frondeur Partners, LLC	2	5,000		25,000
02-1-23	Frondeur Partners, LLC	2	5,000		25,000
03-1-23	Frondeur Partners, LLC	2	5,000		25,000
04-1-23	Frondeur Partners, LLC	2	5,000		25,000
05-1-23	Frondeur Partners, LLC	2	5,000		25,000
06-1-23	Frondeur Partners, LLC	2	5,000		25,000
07-1-23	Frondeur Partners, LLC	2	5,000		25,000
08-1-23	Frondeur Partners, LLC	2	5,000		25,000
09-1-23	Frondeur Partners, LLC	2	5,000		-
10-1-23	Frondeur Partners, LLC	2	5,000		-
11-1-23	Frondeur Partners, LLC	2	<u>5,000</u>		
	Total convertible notes, gross	\$ 1,849	9,000	\$	1,335,000
	Less; discount	(417	7,917 <u>)</u>	(420,407)
	Total convertible notes, net	\$ 1,43	1,083	\$	914,593

See Item 3B, Issuance History, for conversion features on these obligations.

NOTE 10- LINE OF CREDIT

The Company has various revolving lines of credit, each with maximum borrowing limit of \$200,000, including variable interest of 2% over the monthly LIBOR rate. The line matures on February 5th,2023. The outstanding balances as of November 30, 2023 and August 31, 2023 were \$1,146,033 and \$1,168,020, respectively. The Company was in compliance with all loan covenants as of November 30, 2023 and August 31, 2023.

NOTE 11- PAYROLL PROTECTION PROGRAM AND EMPLOYEE RETENTION CREDITS

Due to the COVID pandemic, the United States Government allowed for credits to be issued for the following:

Employee retention credits- Employee retention credits are credits for payroll taxes paid during the pandemic.

During the following years, the following credits were as follows:

	November 30,	August 31,
	2023	2023
Employee retention credits (ERC)	<u>\$ 918,983</u>	<u>\$ 918,393</u>

NOTE 12 – INTEREST EXPENSE

For the three months ended November 30, 2023 and November 30, 2022, interest expense was as follows:

	<u>November 30, 2023</u>		November 30, 2022		
Put premium*	\$	-	\$	32,143	
Accrued interest on debt		168,677		100,473	
Total	\$	168,677	\$	132,616	

^{*-} During the twelve months ended August 31, 2023, the Company's variable conversion price debt was converted into non-convertible debt. As such, the put premium associated with these notes were reversed.

NOTE 13 – DEFAULT PROVISION ON CONVERTIBLE NOTES

The notes issued in July and September 2021 have step-up provisions which allow for the notes and accrued interest to be stepped up by 50% once these notes are in default. This occurred in the current period and as such, the face value of these notes and accrued interest was increased by approximately \$460,000 and \$100,000, respectively.

NOTE 14 – WARRANTS

Adjusted for the split, the Company issued approximately 8 million warrants to investors. The Company does not consider the warrants to be material to their financial condition. A list of warrants with exercise prices and expiration dates follows below.

	Warrants	Remaining		
prices	outstanding	life (in years)	V	'aluation
	_	_		
0.15	2,000,000	2.64	\$	93,219
0.05	3,100,000	2.83-3.76		250,297
0.025	2,750,000	4.01-4.51		74,401
	7,850,000		\$	417,917
	0.05	prices outstanding 0.15 2,000,000 0.05 3,100,000 0.025 2,750,000	prices outstanding life (in years) 0.15 2,000,000 2.64 0.05 3,100,000 2.83-3.76 0.025 2,750,000 4.01-4.51	prices outstanding life (in years) V 0.15 2,000,000 2.64 \$ 0.05 3,100,000 2.83-3.76 0.025 2,750,000 4.01-4.51

Long term indebtedness is as follows at November 30, 2023 and August 31, 2023:

			November 3	0, 2023	Augu	st 31, 2023
Note 1	SBA Loan		1,322	,578.59		1,438,988
Note 2	EIDL		140	,497.00		142,690
Note 3	Seller Notes			275,000		523,805
Note 4	Long Term Debt		2,	725,000		2,725,000
Note 5	Long Term Debt		1,	500,000		1,500,000
Note 6	Seller Notes		837	,486.91		848,620
Note 7	Equipment Loans	LCC		-		25,027
Note 8	Equipment Loans	LCC		10,735.41		11,942
Note 9	Equipment Loans	LCC		6,877.15		8,258
Note 10	Equipment Loans	LCC		2,390		5,025
Note 11	Equipment Loans	TBH		16,366		18,062
Note 12	Seller Notes	DKA	99	,034.81		108,467
Note 13	EIDL		150	,000.00		150,000
Note 14	EIDL	DKA		150,000		150,000
Note 15	Equipment Loans	SFF	73	,764.27		77,484
Note 16	Short Term Loans		1,	200,000		1,200,000
		Total:	\$ 8,	509,729	\$	8,933,368

NOTES

- 1) On September 26, 2019 the Company entered into an SBA guaranteed note agreement with a finance company, maturing September 26, 2029 in the original amount of \$1,995,000 at a variable annual interest rate of WSJ Prime + 2.75% with monthly payments of \$22,571 per month. Secured by Accounts Receivable and Fixed Assets of Santa Fe Flooring LLC.
- 2) On May 21, 2020 the Company entered into an Economic Injury Disaster Loan (EIDL) with the US Small Business Administration maturing May 21, 2050 in the original amount of \$150,000 at a fixed annual interest rate of 3.75% with the first payment due May 21, 2022 with anticipated monthly payments of approximately \$5,700 per month
- 3) On October 11, 2020 the Company entered into an unsecured Promissory Note with the seller of Sher-Wood Fine Wood Design maturing September 11, 2025 in the original amount of \$710,000 at an annual interest rate of \$6% with monthly payments of \$13,726.
- 4) On December 3,2020 the Company entered into a note agreement with a finance company, maturing December 3, 2023 in the original amount of \$2,000,000 at a fixed annual interest rate of 15% with monthly payments of \$25,000 interest only. The loan principal is due upon the maturity of the loan. The loan term provided for bi-weekly draws of \$500,000 to the maximum of \$2,000,000 with the initial draw of \$550,000 taken on December 31 2020 and the remainder in the first quarter of 2021. The loan provides for a loan bonus earned at maturity or change in ownership control in the amount of \$400,000. Secured by Accounts Receivable and Fixed Assets of Santa Fe Flooring LLC. Secured by a Senior Subordination Agreement covering all accounts, inventory, equipment, intangibles and investment property of Third Bench Holdings LLC.

- 5) On April 30,2021 the Company entered into a Mezzanine loan agreement with a finance company, maturing April 30, 2024 in the original amount of \$1,500,000 at a fixed annual interest rate of 15% with monthly interest only payments of \$18,750 per month. The loan provides for a loan bonus earned at maturity or change in ownership control in the amount of \$300,000. Secured by a Senior Subordination Agreement covering all accounts, inventory, equipment, intangibles and investment property of Third Bench Holdings LLC
- 6) On March 9, 2021 the Company entered into a Promissory Note with the sellers of Davis Kitchens Tucson maturing March 9, 2031 in the original amount of \$965,023 at an interest rate of 3% with monthly payments of \$9,484. Secured by AR and Fixed Assets.

 On September 23, 2020 as part of the acquisition of Sher-Wood Fine Wood Design the Company assumed the following notes of the Company:
- 7) Company assumed an auto loan with a bank maturing January 17, 2024 in the original amount of \$100,000 at a rate of 6% with monthly payments of principal and interest of \$2,341. Secured by a Company owned service trucks
- 8) Company assumed an auto loan with a bank maturing September 17, 2024 in the original amount of \$47,668 at a rate of 6% with monthly payments of principal and interest of \$1,189. Secured by Company owned vehicle
- 9) Company assumed an auto loan with an Auto loan with a bank maturing December 24, 2024 in the original amount of \$23,605 at a rate of 12.5% with monthly payments of principal and interest of \$633. Secured by Company owned vehicle
- 10) Company assumed an autoX (Equipment) loan with a bank maturing December 1, 2023 in the original amount of \$45,371 at a rate of 10.6% with monthly payments of principal and interest of \$926. Secured by Company owned vehicle
- 11) On June 30, 2021 The Company entered into a Promissory Note for the purchase of a Company Vehicle in the original amount of \$28,842 maturing 8/15/2026 at an interest rate of 8.59% secured by the vehicle purchased
- 12) On October 1, 2021 the Company entered into a Promissory Note with the Seller of Davis Kitchens Albuquerque maturing October 1,2026 at a fixed annual interest rate of 3.0% with monthly installments of \$3,144. Secured by the transferred asset within the Sale Agreement.
- 13) On February 22, 2022 the Company entered into an Economic Recovery loan with the State of New Mexico in the amount of \$150,000 Maturing 2/22/2032 with an interest rate of 1.6%. The terms provide for interest only payments beginning 2/22/2023 and monthly principal and interest payments from 3/22/2023 until maturity.
- 14) On March 14, 2022, the Company entered into a Small Business Recover and Stimulus Program Loan with the New Mexico Finance Authority (NMFA). Small Business Administration maturing March 14, 2032 in the original amount of \$150,000 at a fixed annual interest rate of 1.625% with the first annual interest only payment due March 14 2024. Monthly principal and interest payments will be due beginning March 14, 2025.

- 15) On February 10, 2023 the company entered into a vehicle loan for a box truck with Premier Financing at a fixed rate of 11.10% with a \$1,661 monthly payment.
- 16) On December 17, 2022 the company entered into a short-term note secured by future employee retention credits

NOTE 16- COMMITMENTS AND CONTINGENCIES – LEASES

On July 19, 2019, upon the acquisition of OGB Millwork by the Company's subsidiary Santa Fe Flooring, LLC, Santa Fe Flooring entered into an operating lease for an operational facility located in Albuquerque, New Mexico from the seller. The agreement expires September 30, 2024 with a monthly rent of \$19,765.

On September 23, 2020, upon the acquisition of Sher-wood Fine Wood Design by the Company's subsidiary Las Cruces Cabinets entered into a lease for an operational facility located at 911 West Amador, Las Cruces, New Mexico from the seller. The agreement expires in May 31, 2026, with an initial monthly rent of \$4000 and increasing each year.

On September 11, 2020, upon the acquisition of Sher-wood Fine Wood Design by the Company's subsidiary Las Cruces Cabinets entered into a lease for an operational facility located at 400 N 17^{th St} Las Cruces, NM, New Mexico from the seller. The agreement expires in September, 2025, with an initial monthly base rent of \$5000.

On March 15, 2021 upon acquisition of Davis Kitchens Tucson by the Company's subsidiary LL Industries, Inc entered into a Sublease Agreement for a showroom and operational facility located in Tucson, Arizona. The agreement expires on May 31, 2027 with an initial base monthly rent of \$15,073 beginning on June 1, 2022. The Company is additionally obligated to pay Common Area Maintenance charges which are variable but are \$12,096 per month include property taxes and repair and maintenance costs prorated on a square footage basis and a 'percentage rent' beginning July 1, 2022 payable quarterly and calculated at 1% of Company's quarterly revenue in excess of \$3 million.

Rent from May 15, 2021 through 05/31/2022 was deferred until May, 2021 as part of the overall sale agreement)

On October 1, 2021 upon acquisition of Davis Kitchens Albuquerque the Company assumed a lease Agreement for a showroom and operational facility located in Albuquerque, New Mexico. The agreement expires on December 31, 2024 with a base monthly rent of \$8,000 beginning on Jan 1, 2022 through expiration of the lease.

Minimum lease payments over their remaining terms are as follows:

2024	\$ 715,449
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2025	\$ 424,680
2026	\$ 326,028
Thereafter	\$ 326,028
	1,792,145

NOTE 17 – STOCKHOLDERS' DEFICIT

Common stock

Reverse Split

Effective October 2, 2023, the Company effectuated a reverse split of 1:500 common shares. The stock symbol was changed to THBD.

At November 30, 2023 and August 31, 2022, the Company had 31,409,238 and 26,727,236 shares of common stock respectively, issued and outstanding.

As of the balance sheet, if all convertible securities were converted into common stock, there would be approximately 9 billion shares outstanding as follows:

Common stock outstanding at November 30, 2023	31,363,986
Preferred stock	
Series A	51
Series B	493,081,226
Series C	2,931,250,000
Series D	5,687,500,000
Convertible debt	21,537,192
Warrants	7,850,000
Total shares assuming full conversion	9,172,582,455

Preferred stock

On September 28,2013, the Company issued 51 shares of No-par Series A Preferred stock to Jeffrey M. Canouse, our Chief Executive. Each share is convertible into one share of our existing common stock. However, for voting purposes, they are convertible into 51% of the outstanding common stock at any time. These shares were transferred to David Fair, our current CEO when he assumed that role.

On July 12, 2021 the Company issued 511,000 shares of Series B Preferred stock to the owners of TBH in consideration for the assets contributed. The Series B stock is convertible into 90% ownership of the Company on a fully diluted basis for a period of one year.

On July 12, 2021 the Company issued 390,000 shares of Series C Preferred stock to the creditors of the Company for extinguishment of their outstanding debt. Each share is convertible into 16,000 shares of common stock subject to anti-dilution provisions.

On September 1, 2021, the Company paid \$400,000 to retire 81,360 of Jeffrey M. Canouse's Series C Preferred stock.

On July 12, 2021 the Company issued 45,500 shares of Series D Preferred stock for services provided. Each share was originally convertible into 10,000 shares of common stock subject to anti-dilution provisions. At the Balance Sheet date, no shares have been converted into common stock. During the quarter 150 shares of Series D preferred stock was converted into 2.6 million common shares.

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NOTE 18 - LEGAL PROCEEDINGS

As a commercial enterprise and employer, the Company is subject to various claims and legal actions in the ordinary course of business. These matters can include professional liability, employment-relations issues, workers' compensation, tax, payroll and employee-related matters, other commercial disputes arising in the course of its business, and inquiries and investigations by governmental agencies regarding our employment practices or other matters. The Company is not aware of any pending or threatened litigation that it believes is reasonably likely to have a material adverse effect on its results of operations, financial position or cash flows.

NOTE 19- SEGMENT REPORTING

Due to inactivity in the car loan segment, there is no segment reporting required. However, the Company has decided to show a statement of assets and liabilities and three-month income statements broken down between the parent company and the operating subsidiary to more accurately reflect financial position. The statements follow below

Third Bench, Inc. Statement of Assets and Liabilities November 30, 2023

		PARENT OMPANY	IRD BENCH LDINGS, LLC	ELI	MINATIONS	Nove	mber 30, 2023
Assets		 	 				
	Cash	\$ 215	\$ 189,545	\$	-	\$	189,760
	Accounts Receivable (Note 5)		2,233,321		-		2,233,321
	Earnings retention credit receivable (Note 11)		918,983				918,983
	Inventory (Note 6)		1,162,349		-		1,162,349
	Deferred financing asset	48,219	374,900		-		423,119
	Prepaid Expense & Other		909,367		-		909,367
	Other Current Assets	 	 64,733		<u> </u>		64,733
Total Current Asse	ets	2,080,935	 5,853,197		(2,032,500)	'	5,901,632
	Net Fixed Assets (Note 7)		1,296,050		-		1,296,050
	Other Assets	 	 287,231		<u>-</u>		287,232
Total Non- curren	it assets	5,422,391	2,108,746		(5,947,856)		1,583,282
Total Assets		\$ 7,503,326	\$ 7,961,943	\$	(7,980,356)	\$	7,484,915
Liabilities							
	Accounts Payable	\$ 124,000	\$ 1,796,163	\$	253,336	\$	2,173,499
	Non-convertible notes	\$ 136,984	-		-		136,984
	Convertible notes (Note 9)	1,431,083	-		-		1,431,083
	Customer Deposits	-	937,255		-		937,255
	Accrued Expenses	10,000	1,628,884		-		1,638,884
	Other Liabilities	-	542,916				542,916
	Due to parent company	-	2,032,500		(2,032,500)		-
	Accrued interest	361,815	-		-		361,815
	Line of credit (Note 10)	-	1,146,033		-		1,146,033
	Related Parties Liabilities	 890	 <u>-</u>		<u> </u>		890
Total Current Liab	ilities	2,064,772	8,083,751		(1,779,164)		8,369,359
	Long term indebtedness (Note 15)	 	8,509,729				8,509,729
Total Liabilities		 2,064,772	 16,593,480		(1,779,164)		16,879,089
Stockholders Defic	tit						
Total Stockholders	s' Deficit	 5,438,553	 (8,631,537)		(6,201,192)		(9,394,174)
Total Liabilities & S	Stockholders' Deficit	\$ 7,503,325	\$ 7,961,943	\$	(7,980,356)	\$	7,484,915

Third Bench Inc. Consolidated Statement of Operations Three months ended November 30, 2023

	PARENT COMPANY	THIRD BENCH	ELIMINATIONS	November 30 2023
Revenues				
Net Sales	\$ -	\$ 4,162,153	\$ -	\$ 4,162,153
Cost of goods sold		(2,408,193)		(2,408,193)
Gross Profit	-	1,753,960	-	1,753,960
Operating Expenses				
Labor	-	846,021	-	846,021
Other Operating	-	36,495	-	36,495
General and administrative	75,324	693,857	-	769,181
Depreciation and Amortization	-	12,289	-	12,289
Total Operating Expenses	75,324	1,588,661	-	1,663,985
Net operating profit (loss)	(75,324)	165,299	-	89,975
Other Income (Expense)				
Other income	-	(30,475)	-	(30,475)
Interest expense	(126,965)	(43,182)	-	(170,148)
Default proivision on convertible notes				
(See Note 13)	(460,000)			(460,000)
Total Other Income (Expense)	(586,965)	(73,658)	-	(660,623)
Net income before income taxes	(662,289)	91,642	-	(570,648)
Provision for Income Taxes	-	· -	-	-
Net income/(loss)	\$ (662,289)	\$ 91,642	\$ -	\$ (570,648)

NOTE 20- INTERCOMPANY TRANSACTIONS

The Subsidiary Companies have very little activity among one another. Each Subsidiary pays or accrues a management fee to Third Bench Holdings LLC and settles those obligations as working capital permits. The Seller loan from the acquisition of Sher-wood Fine Wood Design is recorded on the books of Las Cruces Cabinets and is reimbursed by Third Bench Holdings LLC. On occasion either Third Bench Holdings LLC or one of the Equity holders may advance the Subsidiaries monies for short-term working capital. Such amounts paid by members that are not included in the consolidated financial statements are reflected in the member notes in the Current Liabilities of the Consolidated Balance Sheet. All other related party activity between the Consolidated Entities has been eliminated from the financial statements in the Consolidating of the financial statements.

NOTE 21- COVID-19

The Company, like all enterprises, is currently dealing with the impact of COVID-19 on future prospects. Recent events such as the vaccinations mitigate, but do not eliminate, the possible adverse consequences to the domestic and international economies. However, several new variants have been identified and their impact has yet to be determined.

NOTE 22-IMPACT OF CLIMATE CHANGE

The Financial Stability Board created the Task Force on Climate-related Financial Disclosures (TCFD) to improve and increase reporting of climate-related financial information. The TCFD requires that the impact of climate change upon risk assessment, capital allocation and strategic planning be discussed. Recently, Exxon Mobil has stated that the worldwide climate targets established by the Intergovernmental Panel on Climate Change will not be met. At this time, the impact of the world not meeting its worldwide goals cannot be quantified.

NOTE 23- SUBSEQUENT EVENTS

Pursuant to ASC 855-10, the Company has evaluated all events or transactions that occurred from December 1, 2022 to the date of this report. The Company believes that the following events meet the criterion and require disclosure.

Issuance of debt

On December 1, 2023 The Company has issued a note to Frondeur Partners for services provided. The note is for \$25,000 and carries an interest rate of 10%.

On January 1, 2024 The Company has issued a note to Frondeur Partners for services provided. The note is for \$25,000 and has an interest rate of 10%.

On February 1, 2024 The Company has issued a note to Frondeur Partners for services provided. The note is for \$25,000 and has an interest rate of 10%.

Issuance of shares

The Company issued 30,350,244 shares of Common stock subsequent to the Balance sheet date as follows:

Extinguishment of Preferred stock

Series D Stockholder	<u>Date</u>	<u>Amount</u>	Shares issued
Trillium Partners LP	12/5/23	104	1,300,000
Trillium Partners LP	12/12/23	258	3,225,000
Trillium Partners LP	12/27/23	284	3,550,000
Trillium Partners LP	1/8/24	340	4,250,000
Trillium Partners LP	1/10/24	373	4,662,500
Anvil Financial Management	1/19/24	<u>340</u>	4,250,000
Total		<u>1,699</u>	21,237,500

Creditor	<u>Date</u>	<u>Amount</u>	Shares issued
JP Carey Limited Partners JP Carey Limited Partners	1/29/24 1/29/24	\$6,000 <u>\$6,700</u>	3,529,411 5,583,333
Total		\$12,700	9,112,744
Total shares issued			30,350,244