Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

Cyberlux Corporation

800 Park Offices Drive, Suite 3209 Research Triangle, NC 27709

> 984-363-6894 www.cyberlux.com info@cyberlux.com

Amended Quarterly Report For the period ending September 30, 2024 (the "Reporting Period")

Outstanding Shares

The number of shares outstanding of our Common Stock was:

5,945,744,897 as of September 30, 2024 (Current Reporting Period Date or More Recent Date)

5,728,914,810 as of December 31, 2023 (Most Recent Completed Fiscal Year End)

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Shell Status	
Indicate by check ma	ark whether the company is a shell company (as defined in Rule 405 of the
Securities Act of 193	33, Rule 12b-2 of the Exchange Act of 1934 and Rule 15c2-11 of the
Exchange Act of 193	34):
Yes: □	No: ⊠
Indicate by check mare reporting period:	ark whether the company's shell status has changed since the previous
Yes: □	No: ⊠
Change in Control	
Indicate by check mare reporting period:	ark whether a Change in Control ⁴ of the company has occurred over this
Yes: □	No: ⊠

⁴ "Change in Control" shall mean any events resulting in:

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

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

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

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

In answering this item, provide the current name of the issuer any names used by predecessor entities, along with the dates of the name changes.

The name of the issuer is Cyberlux Corporation. ("Cyberlux," "Company," "we" or "us"). The Company has no predecessor.

Current State and Date of Incorporation or Registration: State of Nevada, May 17, 2000.

Standing in this jurisdiction: (e.g. active, default, inactive): Active.

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

None.

Describe any trading suspension or halt orders issued by the SEC or FINRA concerning the issuer or its predecessors since inception:

None.

List any stock split, dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:

Effective April 2, 2024, the Company effected a repurchase of 4,300,000 shares of its Series B Preferred Shares. See Item 3 – Issuance History, below.

On May 8, 2024, the Company issued 6,745 shares of its Common Stock to the former holders of its Series A Preferred shares at a conversion rate of 250 shares of Common Stock per share of Series A Preferred.

Address of the issuer's principal executive office:

800 Park Offices Drive, Suite 3209 Research Triangle, NC 27709

The address(es) of the issuer's principal place of business:

☑ 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: \boxtimes Yes: \square If Yes, provide additional details below:

2) Security Information

Transfer Agent

Name: Standard Registrar and Transfer Company, Inc.

Phone: 801-571-8844

Email: amy@standardregistrar.com

Address: 440 E 400 S Suite 200, Salt Lake City, UT 84111

Publicly Quoted or Traded Securities:

The goal of this section is to provide a clear understanding of the share information for its publicly quoted or traded equity securities. Use the fields below to provide the information, as applicable, for all outstanding classes of securities that are publicly traded/quoted.

Trading symbol:	CYBL		
Exact title and class of securities			
outstanding:	Common		
CUSIP:	23247M205		
Par or stated value:	\$0.001		
Total shares authorized:	7,000,000,000	as of date:	September 30, 2024
Total shares outstanding:	5,945,744,897	as of date:	September 30, 2024
Total number of shareholders of record:	381	as of date:	September 30, 2024

Please provide the above-referenced information for all other publicly quoted or traded securities of the issuer.

None.

Other classes of authorized or outstanding equity securities that do not have a trading symbol:

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 that do not have a trading symbol). Use the fields below to provide the information, as applicable, for all other authorized or outstanding equity securities.

Exact title and class of security:	Preferred Serie	es A	
Par or stated value:		\$0.001	
Total shares authorized:	200	as of date:	September 30, 2024
Total shares outstanding:	0	as of date:	September 30, 2024
Total number of shareholders of record:	0	as of date:	September 30, 2024

^{*}Please see Note H to the Financial Statements below, in respect of the automatic conversion of all shares of Series A Preferred of the Company. The Company has issued shares of common stock to these shareholders.

Exact title and class of security:	Preferred Ser	ries B	
Par or stated value:		\$0.001	
Total shares authorized:	99,000,000	as of date:	September 30, 2024
Total shares outstanding:	86,000,000	as of date:	September 30, 2024
Total number of shareholders of record:	5	as of date:	September 30, 2024

Exact title and class of security:	Preferred Ser	ries C	
Par or stated value:		\$0.001	
Total shares authorized:	150,000	as of date:	September 30, 2024
Total shares outstanding:	150,000	as of date:	September 30, 2024
Total number of shareholders of record:	2	as of date:	September 30, 2024

Please provide the above-referenced information for all other classes of authorized or outstanding equity securities.

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.
 - No special rights attach to the Common Stock.
- 2. For preferred stock, describe the dividend, voting, conversion, and liquidation rights as well as redemption or sinking fund provisions.

Series A Preferred Stock: There are no outstanding shares of Series A Preferred A Stock. The Company will cancel the applicable Certificate of Designation.

<u>Dividends</u>. None declared by the Board of Directors. If the Board declared a dividend, it would be paid in Common Stock on a semi-annual basis.

<u>Voting Rights</u>. The Certificate of Designations for the Series A provides that holders of the Series A Preferred would have the right to vote on any of the following matters: (i) the creation, authorization, or issuance of any class or series of shares ranking on a parity with or senior to the Series A Preferred with respect to dividends or upon the liquidation, dissolution, or winding up of the Corporation, and (ii) any agreement or other corporate action which would adversely affect the powers, rights, or preferences of the holders of the Series A Preferred.

<u>Conversion.</u> The Certificate of Designations for the Series A provides conversion price of \$.10 per shares is subject to certain anti-dilution provisions. Each share of Series A Preferred is convertible for 250 shares of the Company's common stock. The Company may, and has determined to, affect the conversion.

<u>Liquidation</u>. The Certificate of Designations for the Series A provides that upon dissolution or winding up of the Company, whether voluntary or involuntary, and after payment of any senior liquidation preferences of any series of Preferred Stock and before any distribution or payment is made with respect to any Common Stock, holders of each share of the Series A Preferred shall be entitled to be paid an amount equal in the greater of (a) the face value denominated thereon subject to adjustment for stock splits, stock dividends, reorganizations, reclassification or other similar events plus, in the case of each share, an amount equal to all dividends accrued or declared but unpaid thereon, computed to the date payment thereof is made available,

or (b) such amount per share of the Series A Preferred immediately prior to such liquidation, dissolution or winding up, or (c) the liquidation preference of \$5,000.00 per share, and the holders of the Series A Preferred shall not be entitled to any further payment.

Series B Convertible Preferred Stock.

<u>Dividends</u>. None declared by the Board of Directors. If the Board declared a dividend, it would be paid in Common Stock on a semi-annual basis.

<u>Voting rights</u>. The Certificate of Designations for the Series B originally provided for voting rights of 10 votes per Series B Preferred share. In 2010, the Board of Directors of the Company voted to amend the Certificate of Designations to provide for 200 votes per share of Series B Preferred.

Conversion. The Certificate of Designations for the Series B originally provided that Series B Convertible Preferred stock was convertible into 10 shares of common stock, subject to certain anti-dilution adjustments. In 2010, the Board of Directors of the Company voted to amend the Certificate of Designations to provide for conversion of each share of Series B Preferred into 200 shares of the Company's common stock.

Liquidation. The Certificate of Designations for the Series B provides that upon any liquidation, dissolution or winding up of the Company, whether voluntary or involuntary, and after payment of any senior liquidation preferences of any series of Preferred Stock and before any distribution or payment is made with respect to any Common Stock, holders of each share of the Series B Preferred shall be entitled to be paid an amount equal in the greater of (a) the face value denominated thereon subject to adjustment for stock splits, stock dividends, reorganizations, reclassification or other similar events plus, in the case of each share, an amount equal to all dividends accrued (at a rate of 12% per annum) or declared but unpaid thereon, computed to the date payment thereof is made available, or (b) such amount per share of the Series B Preferred immediately prior to such liquidation, dissolution or winding up, or (c) the liquidation preference of \$1.00 per share, and the holders of the Series B Preferred shall not be entitled to any further payment.

Series C Convertible Preferred Stock.

<u>Dividends</u>. None declared by the Board of Directors. If determined by the Board, holders of record of the Series C Preferred shall be entitled to receive cumulative dividends at the rate of five percent per annum (5%), compounded quarterly, on the face value (\$25.00 per share) and would be paid in cash.

Voting rights. The shares of the Series C Preferred are non-voting.

Conversion The shares of the Series C Preferred are convertible, at the option of the holder, into common shares one year from issuance. The number of common shares to be issued per Series C share is calculated by dividing \$25.20 by the 10 DMA (daily moving average), adjusted for the 200:1 reverse split effected in 2010. That formula computes as: (\$25.20/10DMA)/200.

Liquidation. Liquidation rights for Series C are the same as Series B.

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

None.

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

None.

3) Issuance History

The goal of this section is to provide disclosure with respect to each event that resulted in any 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 for the two most recently completed fiscal years and any subsequent period.

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

No: □	Yes: \boxtimes (If yes, you must complete the table below
NO: □	res. \(\text{\text{(11 yes, you must complete the table be}}\)

Shares Outstanding **Opening Balance**:

Date 12/31/2021 Common: 5,751,417,345

Preferred: A: 26.9806*

B: 100,000,000 C: 150,000 *Right-click the rows below and select "Insert" to add rows as needed.

D + C	T	NT 1 C	C1 C	37.1	XX7 .1	T 1' '1 1/	D C	D () ()	Г
Date of Transaction	Transaction type (e.g., new issuance, cancellatio n, 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. ***You must disclose the control person(s) for any entities listed.	Reason for share issuance (e.g., for cash or debt conversion) - OR- Nature of Services Provided	Restricted or Unrestricted as of this filing.	Exemp tion or Registr ation Type.
05/08/2024	New	645	Common	\$0.001	Yes	John G. Hule	Conversion of Series A Preferred	Restricted	4(a)(2)
05/08/2024	New	750	Common	\$0.001	Yes	Ward I. Snyder	Conversion of Series A Preferred	Restricted	4(a)(2)
05/08/2024	New	350	Common	\$0.001	Yes	Charles O'Brien	Conversion of Series A Preferred	Restricted	4(a)(2)
05/08/2024	New	1,250	Common	\$0.001	Yes	Neal M. Goldstein	Conversion of Series A Preferred	Restricted	4(a)(2)
05/08/2024	New	250	Common	\$0.001	Yes	David W. Eckert	Conversion of Series A Preferred	Restricted	4(a)(2)
05/08/2024	New	1,000	Common	\$0.001	Yes	Christina Crossman	Conversion of Series A Preferred	Restricted	4(a)(2)
05/08/2024	New	2,500	Common	\$0.001	Yes	Lon E. Bell	Conversion of Series A Preferred	Restricted	4(a)(2)
05/06/2024	New	2,500,000	Common	\$0.001	Yes	Matthew Weaver	Employment Agreement	Restricted	701
05/06/2024	New	10,000,000	Common	\$0.001	Yes	Martin Moore	Employment Agreement	Restricted	701
05/06/2024	New	2,500,000	Common	\$0.001	Yes	Robert Ossman	Consulting Agreement	Restricted	701
05/06/2024	New	12,500,000	Common	\$0.001	Yes	Obie Castellano	Consulting Agreement	Restricted	701
05/06/2024	New	15,000,000	Common	\$0.001	Yes	Elgin Davidson	Employment Agreement	Restricted	701
05/06/2024	New	5,000,000	Common	\$0.001	Yes	Chris Barter	Employment Agreement	Restricted	701
05/06/2024	New	6,666,667	Common	\$0.00375	Yes	Wesley King	Stock Purchase Agreement	Restricted	4(a)(2)

05/06/2024	NI	262.210		¢0.0120	37	W 1 IZ'	C4 - 1- D1	D	4(-)(2)
05/06/2024	New	362,319	Common	\$0.0138	Yes	Wesley King	Stock Purchase Agreement	Restricted	4(a)(2)
05/06/2024	New	9,090,909	Common	\$0.0011	Yes	Vaughan Graves	Stock Purchase Agreement	Restricted	4(a)(2)
05/06/2024	New	1,000,000	Common	\$0.00250	Yes	Ken Lewis	Stock Purchase Agreement	Restricted	4(a)(2)
05/06/2024	New	3,703,704	Common	\$0.00135	Yes	Jack Moore	Stock Purchase Agreement	Restricted	4(a)(2)
05/06/2024	New	4,545,454	Common	\$0.0011	Yes	Sidney H. Evans, Jr.	Stock Purchase Agreement	Restricted	4(a)(2)
05/06/2024	New	4,545,454	Common	\$0.0011	Yes	Sidney H. Evans, Jr.	Stock Purchase Agreement	Restricted	4(a)(2)
05/06/2024	New	7,000,000	Common	\$0.001	Yes	Ronald Corlew	Loan and Stock Purchase Agreement	Restricted	4(a)(2)
05/06/2024	New	2,272,727	Common	\$0.0011	Yes	Lola Green Keyes	Stock Purchase Agreement	Restricted	4(a)(2)
05/06/2024	New	10,000,000	Common	\$0.001	Yes	John Mullins	Stock Purchase Agreement	Restricted	4(a)(2)
05/06/2024	New	13,846,154	Common	\$0.001	Yes	Charles Coote, Jr.	Loan Agreement	Restricted	4(a)(2)
05/06/2024	New	4,550,000	Common	\$0.0011	Yes	Bernard C. Randolph, Jr.	Stock Purchase Agreement	Restricted	4(a)(2)
05/06/2024	New	1,666,667	Common	\$0.003	Yes	Ronald Childs	Stock Purchase Agreement	Restricted	4(a)(2)
05/06/2024	New	333,334	Common	\$0.003	Yes	Alvin Campbell	Stock Purchase Agreement	Restricted	4(a)(2)
05/06/2024	New	2,000,000	Common	\$0.005	Yes	Wayne Martin	Stock Purchase Agreement	Restricted	4(a)(2)
05/06/2024	New	1,000,000	Common	\$0.005	Yes	Robert E. Dawson, Jr.	Stock Purchase Agreement	Restricted	4(a)(2)
05/06/2024	New	1,666,667	Common	\$0.005	Yes	Lasheena Culberson	Stock Purchase Agreement	Restricted	4(a)(2)
05/06/2024	New	2,000,000	Common	\$0.005	Yes	Johnny May	Stock Purchase Agreement	Restricted	4(a)(2)
05/06/2024	New	1,000,000	Common	\$0.005	Yes	Albert Granger	Stock Purchase Agreement	Restricted	4(a)(2)
04/02/2024	Return to Treasury	-4,300,000	Series B	\$0.001	Yes	David D. Downing	Repurchase by Company	Restricted	4(a)(2)
03/26/2024	New	10,000,000	Common	\$0.001	Yes	JMH Consulting Group, Inc./ Ferdinand Irizarry	Consulting Agreement	Restricted	4(a)(2)
02/28/2024	New	3,000,000	Series B	\$0.001	Yes	Bill Maadarani	Management Incentive	Restricted	4(a)(2)
02/15/2024	New	5,000,000	Common	\$0.001	Yes	Ed Gordon	Employment	Restricted	701
02/15/2024	New	10,000,000	Common	\$0.001	Yes	Roger Gillespie	Employment	Restricted	701

02/15/2024	New	5,000,000	Common	\$0.001	Yes	Tina Flores	Employment	Restricted	701
02/15/2024	New	10,000,000	Common	\$0.001	Yes	Lisa	Employment	Restricted	701
02/13/2024	New	10,000,000	Common	\$0.001	1 68	Courtemanche	Employment	Restricted	/01
02/15/2024	New	10,000,000	Common	\$0.001	Yes	Benny Bajoyo	Employment	Restricted	701
02/15/2024	New	5,000,000	Common	\$0.001	Yes	Edward Rouzbehani	Employment	Restricted	701
02/15/2024	New	5,000,000	Common	\$0.001	Yes	Milo Pence	Employment	Restricted	701
02/15/2024	New	5,000,000	Common	\$0.001	Yes	Joseph Parent	Employment	Restricted	701
02/15/2024	New	5,000,000	Common	\$0.001	Yes	Stacy Mason	Employment	Restricted	701
02/15/2024	New	5,000,000	Common	\$0.001	Yes	Kevin Laughton	Employment	Restricted	701
02/15/2024	New	5,000,000	Common	\$0.001	Yes	Patrick Irwin	Employment	Restricted	701
02/15/2024	New	10,000,000	Common	\$0.001	Yes	Bruno Haineault	Employment	Restricted	701
02/14/2024	New	6,618,740	Common	\$0.25	Yes	RB Capital Partners Inc./ Brett Rosen, Deborah Rosen	Conversion of loan obligation	Restricted	4(a)(2)
10/13/2023	New	10,000,000	Common	0.001	Yes	Kasey Cooper	Advisory Board Agreement Terms	Restricted	4(a)(2)
07/10/2023	New	5,000,000	Common	0.05	Yes	Phillip Tucker	Catalyst Machineworks Acquisition Agreement	Restricted	4(a)(2)
07/10/2023	New	5,000,000	Common	0.05	Yes	Neill Whiteley	Catalyst Machineworks Acquisition Agreement	Restricted	4(a)(2)
07/07/2023	New	10,000,000	Common	0.001	Yes	Matt Jones	Advisory Board Agreement Terms	Restricted	4(a)(2)
06/21/2023	New	9,000,000	Series B	0.001	Yes	Mark D. Schmidt, President and CEO	Management Incentive and Voting Control / Hostile Takeover Protection	Restricted	4(a)(2)
06/21/2023	New	5,000,000	Series B	0.001	Yes	Larson J. Isely, EVP, CTO, and GM-UAS	Management Incentive and Voting Control / Hostile Takeover Protection	Restricted	4(a)(2)
05/22/2023	New	25,000,000	Common	0.001	Yes	Kreatx SHPK/ Enor Nakuçi Lejdi Koçi	Business Separation Agreement Terms	Restricted	4(a)(2)

05/18/2023	Return to Treasury	-20,000,000	Series B	0.001	Yes	Richard P. Brown	Affidavit of Lost Certificates / Returned to Treasury in 2010 but Transfer Agent	Restricted	4(a)(2)
05/18/2023	New	10,000,000	Common	0.001	Yes	Igor Stanisavljev	never received. Termination Agreement Terms	Restricted	4(a)(2)
05/18/2023	New	10,000,000	Common	0.001	Yes	Chris Damvakaris	Termination Agreement Terms	Restricted	4(a)(2)
05/11/2023	New	15,000,000	Common	0.001	Yes	Back Forty Strategies, LLC/ LTG Paul Ostrowski	Advisory Board Agreement Terms	Restricted	4(a)(2)
04/19/2023	New	10,000,000	Common	0.001	Yes	Julio Cordoba	Settlement Agreement	Restricted	4(a)(2)
04/05/2023	New	248,447	Common	0.001	Yes	Angela Gooding	Stock Purchase Agreement	Restricted	4(a)(2)
03/23/2023	New	12,000,000	Common	0.001	Yes	Jeremy Shrock	Teaming Agreement Terms	Restricted	4(a)(2)
03/23/2023	New	12,000,000	Common	0.001	Yes	Spencer Peterson	Teaming Agreement Terms	Restricted	4(a)(2)
03/23/2023	New	2,000,000	Common	0.001	Yes	Lukas Zuvac	Teaming Agreement Terms	Restricted	4(a)(2)
03/23/2023	New	5,000,000	Common	0.001	Yes	Troy Williams	Teaming Agreement Terms	Restricted	4(a)(2)
03/16/2023	New	5,000,000	Common	0.001	Yes	Rezart Spahia	Acquisition Representation Agreement Terms	Restricted	4(a)(2)
01/20/2023	New	5,000,000	Common	0.001	Yes	Bernard Bell	Stock Purchase Agreement	Restricted	4(a)(2)
01/20/2023	New	30,000,000	Series B	0.001	Yes	Montague Capital Partners LLC/ Denis Kalenja	Stock Purchase Agreement	Restricted	4(a)(2)
01/19/2023	Return to Treasury	-7,200,000	Series B	0.001	Yes	Returned Executive Mgmt Stock / David Downing	Outstanding Series B Share Reduction	Restricted	4(a)(2)
12/27/2022	New	10,000,000	Common	0.001	Yes	Cameron Holt	Advisory Board Agreement Terms	Restricted	4(a)(2)
12/27/2022	New	20,000,000	Common	0.001	Yes	Michael N. Porter	Employment Agreement Terms	Restricted	4(a)(2)

12/27/2022	New	10,000,000	Common	0.001	Yes	Martin Moore	Advisory Board Agreement Terms	Restricted	4(a)(2)
12/27/2022	New	10,000,000	Common	0.001	Yes	Robert Bret Velicovich	Advisory Board Agreement Terms	Restricted	4(a)(2)
12/22/2022	New	20,000,000	Common	0.0025	Yes	Aaron Goodman	Stock Purchase Agreement	Restricted	4(a)(2)
12/06/2022	New	62,500,000	Common	0.0016	Yes	Roman Investments PR, LLC / Roman Vinfield	Note conversion of assigned note	Unrestricted	4(a)(2)
11/22/2022	New	41,700,000	Common	0.012	Yes	Roman Investments PR, LLC / Roman Vinfield	Note conversion	Restricted	4(a)(2)
11/08/2022	New	15,000,000	Common	0.0025	Yes	Roman Investments PR, LLC / Roman Vinfield	Stock Purchase Agreement	Restricted	4(a)(2)
11/08/2022	New	15,000,000	Common	0.0025	Yes	Rosewood Theater, LLC / Michael Sinensky	Stock Purchase Agreement	Restricted	4(a)(2)
08/15/2022	New	200,000,000	Common	0.00125	No	RB Capital Partners, Inc. / Brett Rosen/ Deborah Braun	Note conversion	Unrestricted	4(a)(2)
07/15/2022	New	10,000,000	Common	0.05	No	Phillip Tucker	Catalyst Machineworks Acquisition Agreement	Restricted	4(a)(2)
07/15/2022	New	10,000,000	Common	0.05	No	Neill Whiteley	Catalyst Machineworks Acquisition Agreement	Restricted	4(a)(2)
05/05/2022 (06/14/2021 basis)	New	20,833,333	Common	0.0012	Yes	Matt Rivett	Stock Purchase Agreement	Restricted	4(a)(2)
05/04/2022	Return to Treasury	-700,000,000	Common	0.001	Yes	4 Certificates Cancelled For: (700,000,000) Critical Flow Capital, LLC / Brian Kraman	Shares Issued in Error from an unfulfilled financial transaction from 2014. The 700M restricted common stock shares required Management to complete complex process of legally fulfilling the consent and compliance	Restricted	4(a)(2)

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							process required by its		
							transfer agent		
							and the		
							representatives		
							of the prior		
							shareholder to		
							remove these		
							shares from the		
							Outstanding Share list.		
03/18/2022	New	2,000,000	Common	\$0.001	Yes	Anthony	Distributor	Restricted	4(a)(2)
03/10/2022		2,000,000	Common	φοισσ1	1 05	Gonzalez	Partnership	restricted	1(4)(2)
							Agreement		
							Terms		
03/16/2022	New	5,882,353	Common	\$0.01	Yes	North Equities	Consulting	Restricted	4(a)(2)
						USA LTD	Agreement		
						Ernest Chuang	(Public Relations		
							Services) Terms		
02/11/2022	Return to	-20,000,000	Series B	0.001	Yes	Returned	Outstanding	Restricted	4(a)(2)
	Treasury	, ,				Executive	Series B Share		
	(recorded					Mgmt Stock /	Reduction		
	in 2021 for					John Ringo			
	financial								
	reporting purposes)								
02/07/2022	Return to	-9,500,000	Series B	0.001	Yes	Returned	Outstanding	Restricted	4(a)(2)
02/07/2022	Treasury	2,500,000	Series B	0.001	1 05	Executive	Series B Share	restricted	1(a)(2)
	(recorded					Mgmt Stock /	Reduction		
	in 2021 for					Alan			
	financial					Ninneman			
	reporting								
01/07/2022	purposes) New	20,833,333	Common	0.0012	Yes	Aroon Saxena	Stock Purchase	Restricted	4(a)(2)
01/0//2022	New	20,633,333	Common	0.0012	105	Aroon Saxona	Agreement	Restricted	¬(a)(2)
01/07/2022	New	20,833,333	Common	0.0012	Yes	William	Stock Purchase	Restricted	4(a)(2)
						Ferrell	Agreement		
01/07/2022	New	20,833,333	Common	0.0012	Yes	Salahuddin	Stock Purchase	Restricted	4(a)(2)
						Siddiq	Agreement		
01/07/2022	New	20,833,333	Common	0.0012	Yes	Clay DeNicola	Stock Purchase	Restricted	4(a)(2)
							Agreement		
Shares Outstanding on Date of This Report:									
Ending Balance:		alance:							
Date <u>09/30/24</u> Common: 5,945,744,897									
	Preferred								
		B:86,000,000							

Example: A company with a fiscal year end of December 31st 2023, in addressing this item for its Annual Report, would include any events that resulted in changes to any class of its outstanding shares from the period beginning on January 1, 2022 through December 31, 2023 pursuant to the tabular format above.

C: 150,000

***Control persons for any entities in the table above must be disclosed in the table or in a footnote here.

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

None.

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: \boxtimes (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.)
11/08/2021	1,717,295	1,500,000	217,295	11/08/2023	\$0.25 Conversion per share	RB Capital Partners Brett Rosen Deborah Braun	Loan
11/22/2021	1,714,418	1,500,000	214,418	11/22/2023	\$0.25 Conversion per share	RB Capital Partners Brett Rosen Deborah Braun	Loan
05/03/2022	559,007	500,000	59,007	05/23/2024	\$0.25 Conversion per share	RB Capital Partners Brett Rosen Deborah Braun	Loan
07/12/2022	277,791	250,000	27,791	07/12/2024	\$0.25 Conversion per share	RB Capital Partners Brett Rosen Deborah Braun	Loan
09/29/2022	108,130	100,000	*8,130	09/29/2025	\$0.0049 Conversion per share or 85% of VWAP	Bilal Maadarani	Loan
09/29/2022	107,966	100,000	*7,966	09/29/2025	\$0.0032 Conversion per share or 85% of VWAP	Bilal Maadarani	Loan
09/29/2022	107,664	100,000	*7,664	09/29/2025	\$0.0036 Conversion per share or 85% of VWAP	Bilal Maadarani	Loan
01/22/2023	108,308	100,000	8,308	01/22/2027	85% of VWAP	Bassam Pharaon	Loan
04/06/2023	107,366	100,000	7,366	04/06/2026	\$0.0035 Conversion per share	Matt Jones	Loan
05/09/2023	117,500	100,000	17,500	05/09/2024	\$0.0043 Conversion per share	Andras Forgacs	Loan
05/22/2023	106,914	100,000	6,914	05/22/2026	85% of VWAP	Robert Miller	Loan
06/12/2023	106,531	100,000	6,531	06/12/2026	85% of VWAP	Christopher Whitehead	Loan
06/14/2023	29,375	25,000	4,375	06/14/2024	\$0.0013 Conversion per share	Jeryl S. Rawls Revocable Trust	Loan

06/15/2023	17,625	15,000	2,625	06/15/2024	\$0.0016 Conversion	John W. Dixon FLP	Loan
					per share		
07/23/2023	62,500	50,000	12,500	07/23/2024	\$0.0013 Conversion	Giorgios Bakatsias	Loan
					per share		
07/23/2023	31,250	125,000	31,250	07/23/2024	\$0.0013 Conversion	Fly Rite LLC	Loan
					per share	Barbara Settle	
07/23/2023	31,250	125,000	31,250	07/23/2024	\$0.0013 Conversion	Hayek Ventures, LLC	Loan
					per share	William G. Settle	
08/26/2023	2,772	2,500	272	08/26/2024	\$0.0016 Conversion	Charles Yessaian	Loan
					per share		
08/26/2023	2,770	2,500	270	08/26/2024	\$0.0016 Conversion	Ferdinand Irizarry	Loan
					per share		
09/13/2023	2,062,753	2,000,000	62,753	09/13/2026	90% of VWAP	Datron Holdings, Inc.	Acquisition
						Arthur Barter	note
09/13/2023	2,104,589	2,000,000	104,589	09/13/2026	85% of VWAP	Datron Holdings, Inc.	Acquisition
						Arthur Barter	note
06/13/2024	101,750	100,000	1,750	06/13/2026	\$0.0019 Conversion	John W. Dixon FLP	Loan
					per share		

^{***}Control persons for any entities in the table above must be disclosed in the table or in a footnote here.

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

* Interest accrued from date of funding, which post-date note issuance dates.

4) Issuer's Business, Products and Services

The purpose of this section is to provide a clear description of the issuer's current operations. 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")

Founded in 2000, Cyberlux Corporation is a Defense Industry technology solutions company comprised of three primary business units: Unmanned Aircraft Solutions (UAS), Datron Military Communications (DMC), and Special Activities (SA) Business Unit. The Company generates revenues from its sale of products and services through its Business Units. In the third quarter and nine months ended September 30, 2024, we have recognized approximately \$5 million and \$63 million, respectively, of revenue across the Company's operations.

Unmanned Aircraft Solutions Business Unit

Cyberlux Unmanned Aircraft Solutions (UAS) is an innovative leader in advanced Group 1, Group 2, and Group 3 'vertical takeoff and landing' (VTOL) drones and fixed wing technology development, manufacturing, and sales. The business unit designs, manufactures, and distributes its products and airframe systems to leading 'first person viewing' (FPV) and military UAS pilots on a global basis, with sales to both U.S. government agencies and allied nations through U.S foreign military sales (FMS). Cyberlux UAS offers its customers best-in-class products and comprehensive services to satisfy the requirements of the global UAS military sector. The Cyberlux UAS team is widely

recognized as the authority in the industry, offering high performance products with high quality components and superior capability, in support of warfighters worldwide.

Unmanned Aircraft Solutions Significant Business Developments

The Cyberlux UAS team of aircraft engineers, fabricators, and test pilots have advanced the business unit from its position as a world-wide leader in the FPV aircraft industry to a successful military sector UAS provider, delivering UAS solutions under multiple Department of Defense and U.S. foreign military sales contracts. Cyberlux Corporation's investment in innovative and novel Defense Industry UAS products has created market-changing solutions favored by end-users. Driven by a \$79 million UAS contract award by USNAVY, the UAS business unit grew rapidly in 2023 and now has dedicated business unit management, engineering leadership, and a dedicated, world-class software development team to propel Cyberlux to the cutting edge of unmanned aircraft technology. In addition, Cyberlux UAS has scaled manufacturing capabilities that include in-house production of critical aircraft components, achieving improved supply chain resilience, as well as world-class control over product quality and delivery.

UAS has continued to evolve as a key component of the overall Cyberlux growth strategy, including strategic relationships such as the OKSI partnership announced in July 2024. Manufacturing ISO9000 processes perfected by Datron have been integrated into day-to-day UAS operations, enhancing overall product offerings. This progress has led to notable entries in the NDAA category, aligning with our goal of advancing towards Blue List Aircraft status. The UAS unit is also pursuing additional opportunities as part of the \$61 billion Ukraine security assistance package announced on April 26, 2024.

In May 2024, during the Special Operation Forces (SOF) Week tradeshow, UAS introduced our X Series advancements over the K platform. The UAS business unit has expanded the product line to include more models, including NDAA-compliant and capability variations, and the team continues to drive progress within the global UAS industry. Additionally, UAS is developing more capabilities for the platforms in our product line including electronic warfare resilience, logistics delivery, capacity, range, operation time, and extreme weather tolerance.

UAS personnel continue to work closely with our U.S. Special Operations partners to share unique knowledge regarding C-UAS, Offensive & Defensive tactics, Electronic Warfare and UAS adaptations. Cyberlux UAS capabilities have been demonstrated during training exercises such as the Joint Forces Training Center at Camp Shelby and events like SOF TE 24-3. The Cyberlux Business Development team continues to drive technological integration on the X platform which in turn drives our innovative UAS capabilities to address the most difficult and challenging global adversarial environments. These integrations have enabled Automatic Target Recognition, Non-RF travel, AI anti-jam radio enhancements, GPS capability in GPS denied environments, ATR & non-RF travel, TAG GPS that works in GPS denied environment, and Automated Flight.

With regard to the Cyberlux K8 tactical drone, Cyberlux is the subcontractor to HII, the prime contractor supporting the Department of Defense (DOD). On May 17, 2024, Cyberlux was informed by HII, under strict Non-Disclosure Agreement (NDA) requirements, that the DOD was 'terminating for convenience' their prime contract with HII for the K8 drone. With

certain contract confidentiality limitations now set aside, Cyberlux is now able to provide more information on our contract in order to improve understanding.

As background, when originally demonstrated in Ukraine in July of 2022, the K8 was designed as a complementary product to the existing Ukrainian drone warfare doctrine. By May 2024, the war environment had changed significantly. In fact, Cyberlux has superseded its original K8 drones with newer aircraft configurations as the Ukrainian conflict continues to drive the rapid evolution of the UAS industry.

Because the Cyberlux subcontract with HII is a 'firm fixed price, fixed quantity' contract under commercial terms, the contract is now in the procurement resolution process whereby HII and Cyberlux are finalizing the closeout terms through the negotiation process, where a satisfactory closeout resolution is expected, likely before the end of the year 2024. As such, the financials published previously for Q2 and the financials published for Q3 in this report are as stated.

Datron Military Communications Business Unit

Datron World Communications, a wholly owned subsidiary of Cyberlux, is a world leader in voice and data radio communications. Datron designs, manufactures, and distributes its radio products and communications systems to leading government, military, and industrial organizations in over 100 countries worldwide through a network of local sales and service representatives. Datron Military Communications (DMC) offers its customers reliable equipment and comprehensive services to satisfy specific mission requirements. Datron is widely recognized as the "best value" supplier in the industry by offering high performance products with low overall life cycle cost.

Datron Military Communications Significant Business Developments

Datron has re-ignited its global distribution network, focusing on strengthening its international Foreign Military Sales (FMS) presence. The DMC team has expanded the international sales team, led by sales directors for the Middle East, Africa, Asia Pacific and Latin America regions. DMC has increased our outreach and support for customers across all key geographic markets. As the only other U.S. manufacturer of military-grade radio communication equipment beside L3Harris. Datron is positioned as a premiere U.S. manufacturer of defense technology, with ISO 9001 accreditation, and rigorous commitment to maintaining high-quality standards across its operations. Furthermore, the Datron operations team has expanded its UAS manufacturing capabilities by internally producing important components for the UAS platforms and providing operational support for the Cyberlux Advance Lighting Systems, which further enhances the Cyberlux supply chain resilience while ensuring product quality and reliability.

The DMC team has successfully integrated its tactical communications products into a new, customer-driven Battle Management System (BMS), enhancing operational efficiency and situational awareness. Additionally, DMC has implemented key improvements to our HF data line, ensuring more reliable and faster data transmission. Moving forward, DMC is committed to delivering customer-driven requirements to develop next-generation radio systems that will serve the evolving needs of modern military operations.

Tactically, Datron's bookings are continuing to rise globally with over \$27 million in order pipeline, of which \$8.4 million is anticipated to close by year-end 2024. Additionally, in response to international customer requests, Datron is now negotiating four multi-year proposals to manufacture radios locally in the customers' respective countries across the Middle East and Africa.

Global Integration Services Business Unit

Cyberlux Global Integration Services (GIS) plays a key role in engaging our foreign and U.S. customers at the ground level, understanding their global requirements and providing comprehensive tactical/operational customer solutions. As Cyberlux's global solutions action arm, Global Integration Services provides U.S. customers and our global allied nations with subject matter expertise in various aspects of military capabilities. Through this process, Cyberlux GIS develops specific defense technology solutions based on foreign military customer requirements, specializing in diverse aspects of warfare, across a wide array of missions.

Global Integration Services Business Development

As announced on October 16, 2024, the GIS business unit is already playing a key role in delivering the next phase of Cyberlux growth, starting with a \$22.7 million contract through our Canadian partners as the U.S. prime contractor to provide aircraft landing systems for F-16 aircraft support.

In a broader context, GIS is engaging with our foreign allies and U.S. domestic customers at the tactical unit level, understanding their challenges and requirements, in order to provide comprehensive tactical and operational solutions. The business unit focuses both on the enduser level and the multiple tiers of stakeholders within the Ministry of Defense level. The GIS team is highly experienced at capturing the comprehensive requirements and gaining first mover advantage in order to deliver best-in-class solutions, regardless of the range of customer needs. Globally, GIS is concentrating on comprehensive border security solutions, including product integration, global delivery, capability training, and field service and support. From the GIS customer activity, Cyberlux's research and development for future products is highly targeted and driven by global requirements.

Additionally, the GIS business unit is duly licensed to operate as a broker of any U.S.-approved military asset to aid our foreign ally governments. This allows GIS to conduct substantial integrated solution transactions involving large equipment (such as tanks and airplanes) and best-in-class integrated solutions.

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

Cyberlux operates though Cyberlux Corporation, and its three subsidiaries:

Datron World Communications, Inc.

Catalyst Machineworks, LLC, and

CMTC Drone Solutions, LLC

C. Describe the issuers' principal products or services.

The Company offers the products and services of its Unmanned Aircraft Solutions (UAS), Datron Military Communications (DMC), and Special Activities (SA) to U.S. government agencies, including USSOCOM, USNAVY, USCENTCOM, USEUCOM, USAFRICOM, and USINDOPACOM and allied foreign nations. These transactions are often facilitated by our relationships with various prime vendors such as Huntington Ingalls Industries (HII) and ADS, Inc, or through U.S. foreign military sales (FMS). The majority of the Company's products are shipped by common carrier resulting in recognition of revenues upon shipment at which time control passes to the customer.

The products and services include:

Unmanned Aircraft Solutions (UAS): Military-Grade unmanned aircraft hardware and software; advanced guidance system and targeting platforms; enhanced Intelligence, Surveillance and Reconnaissance (ISR) capability; Infrared Night Vision and Thermal Sensor technology; Eye-in-the-Sky Monitoring; LiDAR Mapping and Perception Attainment; and Advanced Kinetic Capabilities.

Datron Military Communications (DMC): Military-Grade voice and data radio communications, including the HH3100 multiband radio line products and the PRC7700 HF radio line products; and the Cyberlux Advanced Lighting Systems products.

Global Integration Services (GIS): Integrated defense technology solutions, with a focus on comprehensive border security solutions, to solve U.S. and foreign allied military customer requirements across various aspects of warfare, through product integration, global delivery, capability training, and field service and support. This extends to brokered capabilities including critical aspects of military capability training, munitions, heavy and light weapons, Soldier Systems, communications, battlefield technology integration, cyber, maritime operations, air operations, and unmanned aircraft systems operations and tactics training.

5) Issuer's Facilities

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

In responding to this item, please clearly describe the assets, properties or facilities of the issuer. Describe the location of office space, data centers, principal plants, and other property of the issuer and describe the condition of the properties. Specify if the assets, properties, or facilities are owned or leased and the terms of their leases. If the issuer does not have complete ownership or control of the property, describe the limitations on the ownership.

We maintain our principal headquarters office at 800 Park Offices Drive, Suite 3209, Research Triangle Park, NC 27709. This is a leased office suite for our headquarters staff, renewed annually.

Our Catalyst Machineworks subsidiary has its office and manufacturing facility located at 21631 Rhodes Road, Spring, TX 77388. This is a 21,450 square foot facility with a renewable three-year lease, with one and a quarters years remaining.

Our Datron World Communications subsidiary has its office and manufacturing facility located at 995 Joshua Way, Vista CA 92081. This is a 47,174 square foot facility with a renewable five-year lease, with one and a quarters years remaining.

6) All Officers, Directors, and Control Persons of the Company

Using the table below, please provide information, as of the period end date of this report, regarding all officers and directors of the company, or any person that performs a similar function, regardless of the number of shares they own.

In addition, list all individuals or entities controlling 5% or more of any class of the issuer's securities.

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. 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 investors 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 owners.

Names of All Officers, Directors, and Control Person	/Director/Owner	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding	Names of Control Person(s) if a corporate entity
Mark D. Schmidt	President Chief Executive Officer Director Chairman	Durham, NC	230,642 47,000,000	Common Series B	Less than 1% 54.65%	
David D. Downing	Chief Financial Officer Director	Edinboro, PA	42,500 1,000,000	Common Series B	Less than 1% 1.16%	
John W. Ringo	Secretary Director	Atlanta, GA	123,783	Common	Less than 1%	
Aaron Goodman	Chief Administrative Officer Director	Waccabuc, NY	70,000,000 2,5000,000	Common Series B	1.202% 2.91%	
Larry J. Isely	Chief Operating Officer	Denton, TX	2,500,000	Series B	2.91%	
Bill Maadarani	Chief Revenue Officer	Dearborn, MI	3,000,000	Series B	3.49%	
Montague Capital Partners LLC	Strategic Consultant	Miami, FL	21,000,000 179,500,000	Series B Common	24.42% 3.019%	Denis Kalenja
Recovery Fund USA, LLC		Lutz, FL	148,000	Series C	98.667%	Jamie Rand

Confirm that the information in this table matches your public company profile on www.OTCMarkets.com. If any updates are needed to your public company profile, log in to www.OTCIQ.com to update your company profile.

7) Legal/Disciplinary History

- A. Identify and provide a brief explanation as to whether any of the persons or entities listed above in Section 6 have, in the past 10 years:
 - 1. Been the subject of an indictment or conviction in a criminal proceeding or plea agreement or named as a defendant in a pending criminal proceeding (excluding minor traffic violations);

None.

2. Been the subject of 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, financial- or investment-related, insurance or banking activities;

None.

3. Been the subject of a finding, disciplinary order or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, a state securities regulator of a violation of federal or state securities or commodities law, or a foreign regulatory body or court, which finding or judgment has not been reversed, suspended, or vacated;

None.

4. Named as a defendant or a respondent in a regulatory complaint or proceeding that could result in a "yes" answer to part 3 above; or

None.

5. Been the subject 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.

6. Been the subject of a U.S Postal Service false representation order, or a temporary restraining order, or preliminary injunction with respect to conduct alleged to have violated the false representation statute that applies to U.S mail.

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 to 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.

A complaint was filed in August of 2022, in the Circuit Court for the city of Richmond, VA by Atlantic Wave Holdings, LLC, and Secure Community LLC v. Cyberlux Corporation and Mark D. Schmidt regarding a contractual dispute relating to licensed BrightEye lighting product intellectual property and business development performance. That litigation was settled in June of 2023, and the Company is currently in full compliance with the terms of that settlement agreement. Nonetheless, Atlantic Wave and Secure Community have filed lawsuits in California and now in Texas in an attempt to enforce the settled judgement without proof of breach. These parties have also filed 19 garnishment actions against various business partners and prior business partners. The aggressiveness of these plaintiffs in seeking to enforce an order that was subsequently settled in another jurisdiction has not met with success. Recently, Cyberlux served Atlantic Wave and Secure Community with an action to enjoin these judicial filings and any further filings to enforce that settled matter especially where Cyberlux is in compliance with the settlement agreement in question. We expect the injunctive action to be successful and to resolve this dispute under the terms of that settlement agreement in the near future.

As set forth in Item 3 above, and discussed in Note G to the financial statements, Cyberlux issued convertible promissory notes to RB Capital Partners, Inc. ("RB Capital") with maturity dates through July 2024. As reflected above, in February 2024, RB Capital converted \$1,654,685, including accrued interest into 6,618,740 shares of Common Stock. Cyberlux disputes the aggregate amount and terms of the notes, and had been in discussions with RB Capital regarding the same. On August 14, 2024, RB Capital filed a complaint in the United States District Court for the Southern District of California seeking payment of the notes and attorneys' fees. Cyberlux is vigorously defending its position, and has moved to have the matter settled by arbitration.

A complaint was filed on November 7th, 2024, by Aerotek Inc., in Wake County, North Carolina Superior Court, against Datron World Communications, Inc., and Cyberlux Corporation, alleging breach of contract. An answer has yet to be filed in this matter, but plaintiff has demanded \$204,705.45, plus attorney fees.

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.

Confirm that the information in this table matches your public company profile on www.OTCMarkets.com. If any updates are needed to your public company profile, update your company profile.

Securities Counsel (must include Counsel preparing Attorney Letters).

Name: Carl P. Ranno

Firm: Law Office of Carl P. Ranno

Address 1: 2733 East Vista Drive Address 2: Phoenix, AZ 85032

Phone: 602.493.0369 Email: carlranno@cox.net

Accountant or Auditor

Name: John Pennett, Partner – Accounting consultant

Firm: Eisner Advisory Group LLC

Address 1: 733 Third Avenue Address 2: New York, NY 10017

Phone: 732-243-7140

Email: john.pennett@eisneramper.com

Investor Relations

Name: Brennan Smith
Firm: Flying V Group, Inc.
Address 1: 34 Executive Park, #260

Address 2: Irvine, CA 92614 Phone: 949-940-8884

Email: <u>bsmith@flyingvgroup.com</u>

All other means of Investor Communication:

X (Twitter): https://x.com/CyberluxC

Discord: None

LinkedIn https://www.linkedin.com/company/cyberlux-corporation/

Facebook: None

Other: https://cyberlux.com/about/#faq

Other Service Providers

Provide the name of any other service provider(s) 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: Jennifer E.D. Clarke, Esq.

Firm: Tjong & Hsia LLP
Nature of Services: Legal Counsel

Address 1: 45 Rockefeller Plaza, 20th Floor

Address 2: New York, NY 10111

Phone: 516-801-1700

Email: jclarke@tjonghsia.com

Name: Edward W. Gray Jr., Partner Firm: Thompson Coburn LLP

Nature of Services: Legal Counsel

Address 1: 1909 K Street N.W. Suite 600 Address 2: Washington, DC 20006-1167

Phone: 202-585-6910

Email: egray@thompsoncoburn.com

9) Disclosure & Financial Information

A. This Disclosure Statement was prepared by (name of individual):

Name: Mark Schmidt
Title: President and CEO

Relationship to Issuer: President and CEO

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

 \square IFRS

☑ U.S. GAAP

C. The following financial statements were prepared by (name of individual):

Name: David D. Downing
Title: Chief Financial Officer

Relationship to Issuer: Principal Financial and Accounting Officer

Describe the qualifications of the person or persons who prepared the financial statements⁵:

The financial statements are prepared by the CFO of the Company with consultation to our accounting advisors as requested.

Provide the following qualifying financial statements:

- o Audit letter, if audited;
- o Balance Sheet:
- o Statement of Income;
- o Statement of Cash Flows;
- o Statement of Retained Earnings (Statement of Changes in Stockholders' Equity)
- Financial Notes

⁵ 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.

Financial Statement Requirements:

- Financial statements must be published together with this disclosure statement as one document.
- Financial statements must be "machine readable". Do not publish images/scans of financial statements.
- Financial statements must be presented with comparative financials against the prior FYE or period, as applicable.
- Financial statements must be prepared in accordance with U.S. GAAP or International Financial Reporting Standards (IFRS) but are not required to be audited.

Cyberlux Corporation and Subsidiaries Condensed Consolidated Balance Sheet December 31, 2023 and September 30, 2024 (Unaudited)

	December 31, 2023	September 30, 2024	
Assets			
Current assets:			
Cash & cash equivalents	\$ 3,198,280	\$ 751,540	
Accounts receivable, net of allowance for doubtful accounts	1,324,699	37,861,645	
Inventory	16,818,126	6,658,822	
Other current assets	<u>238,564</u>	<u>412,000</u>	
Total current assets	21,579,669	45,684,007	
Other Assets:			
Property and equipment, net of accumulated depreciation	1,034,033	852,259	
Right of use asset	428,555	361,555	
Intangible assets, net of accumulated amortization	10,478,722	8,898,722	
Investment in unconsolidated subsidiaries	200,000	<u>200,000</u>	
Total Assets	\$33,720,980	\$55,996,543	
Liabilities and Stockholders' Deficit Current liabilities:			
Accounts payable	\$ 2,251,426	\$3,404,804	
Accrued interest	2,065,143	2,681,843	
Borrowings under line of credit	-	6,680,000	
Notes payable, related parties	2,570,762	2,520,159	
Notes payable, non-related parties	7,709,395	6,168,435	
Liability for common stock to be issued	258,960	22,500	
Customer deposits	23,939,171	1,352,000	
Accrued liabilities	<u>4,381,135</u>	<u>18,861,970</u>	
Total current liabilities	43,175,922	41,691,711	
Long-term liabilities:			
Datron acquisition notes payable, net of discount	3,541,667	3,729,167	
Lease liabilities and other	<u>759,671</u>	<u>669,864</u>	
Total long-term liabilities	4,301,338	4,399,031	
Commitments and contingencies			
Stockholders' deficit:			
Class A Preferred shares, 0 shares issued and			
outstanding as of December 31, 2023 and September 30, 2024	-	-	

Class B Preferred shares, 87,300,000 and 86,000,000 shares issued		
and outstanding as of		
December 31, 2023 and September 30, 2024, respectively	144,000	147,000
Class C Preferred shares, 150,000 shares issued and	150	150
outstanding as of December 31, 2023 and September 30, 2024		
Common stock, \$0.001 par value, 7,000,000,000 shares	7,385,577	7,602,400
authorized, 5,728,914,810 and 5,945,744,897 shares issued		
and outstanding as of December 31, 2023 and September 30, 2024, respectively		
Treasury stock	(1,176,700)	(1,181,000)
Additional paid-in capital	19,889,914	21,672,881
Accumulated deficit	(39,999,351)	(18,335,630)
Deficiency in stockholders' equity	(13,756,410)	9,905,801
Total liabilities and stockholders' deficit	\$ 33,720,920	\$ 55,996,543

Cyberlux Corporation and Subsidiaries Condensed Statements of Operations Three months ended September 30, 2024 and 2023 (Unaudited)

2023	2024
\$ 419,006	\$ 5,301,658
(214,282)	(1,732,672)
204,724	3,568,986
64,505	382,011
1,020,784	337,000
44,241	331,989
5,896,027	3,694,145
7,025,557	4,745,145
(6,820,833)	(1,176,159)
110,137	4,626
(286,213)	(425,337)
(176,076)	(420,711)
<u>(6,996,909)</u>	(1,596,870)
(11,027,359)	-
=	(4,000,000)
<u>\$(18,006,268)</u>	<u>\$(5,596,870)</u>
5,712,284,375	5,728,914,810
\$(0.00)	\$(0.00)
	\$ 419,006 (214,282) 204,724 64,505 1,020,784 44,241 5,896,027 7,025,557 (6,820,833) 110,137 (286,213) (176,076) (6,996,909) (11,027,359) = \$(18,006,268) 5,712,284,375

Cyberlux Corporation and Subsidiaries Condensed Statements of Operations Nine months ended September 30, 2024 and 2023 (Unaudited)

	2023	2024
Revenue	\$ 567,949	\$ 63,140,185
Cost of goods sold	(400,769)	(23,846,995)
Gross profit	167,180	39,293,190
Operating Expenses:		
Marketing and advertising	66,185	1,030,101
Depreciation and amortization	1,020,784	1,764,974
Research and development	65,090	931,899
General and administrative expenses	7,532,976	8,887,684
		12,614,557
Total operating expenses	8,685,035	12,017,557
Income (Loss) from operations	(8,517,855)	26,678,633
Other income/(expense):		
Interest income and other	110,137	18,412
Interest expense	(630,519)	(1,033,223)
Subtotal	(362,996)	(1,014,811)
Net Income (Loss) from continuing operations	(3,819,937)	25,663,822
Net income from discontinued operations	4,059,114	-
Loss on divestment of subsidiaries	(12,789,603)	-
Income tax provision Net Income (Loss) available to common	Ξ	(4,000,000)
stockholders	<u>\$(17,768,727)</u>	\$ <u>21,663,822</u>
Weighted-average common		
Shares outstanding - basic	5,617,971,948	5,794,610,097
Weighted-average common shares outstanding - diluted	5,617,971,948	48,104,257,097
Income (loss) per share – basic	\$(0.00)	\$0.00
Income (loss) per share - diluted	\$(0.00)	\$0.00

Cyberlux Corporation and Subsidiaries Condensed Consolidated Statement of Cash Flows Nine months ended September 30, 2024 and 2023 (Unaudited)

	2023	2024	
CASH FLOWS FROM OPERATING ACTIVITIES:			
Net income (loss) available to common stockholders Adjustments to reconcile net income (loss) to cash flow from operations	\$ (17,768,727)	\$ 21,663,721	
Issuance of common stock in exchange for services	66,249	210,205	
Noncash interest expense	41,667	187,500	
Discontinued operations	1,798,769	-	
Amortization and depreciation	1,020,784	1,764,974	
Changes in assets and liabilities, net of amounts acquired in the Datron acquisition			
Accounts receivable	4,937,107	(36,536,946)	
Inventories	(7,059,531)	10,159,304	
Prepaid expenses	1,779,781	(173,436)	
Right of use asset	-	67,000	
Accounts payable	(1,415,109)	1,153,378	
Accrued liabilities	(438,369)	14,407,416	
Customer deposits	38,700,600	(22,587,171)	
Other liabilities	(79,342)	(89,807)	
Accrued interest	(200,000)	771,385	
Net cash provided by (used in) operating activities	21,383,879	(9,002,477)	
CASH FLOWS FROM INVESTING ACTIVITIES:			
Expenditures for fixed assets	-	(3,200)	
Expenditures for intangible assets	(19,674)	-	
Investment in Datron, net of cash	(5,689,977)	-	
Net cash used in investing activities	(5,709,651)	(3,200)	
CASH FLOWS FROM FINANCING ACTIVITIES:			
Proceeds from line of credit	-	6,680,000	
Net proceeds (payments) from borrowings	266,192	(200,000)	
Net proceeds (payments) from notes payable, related parties	-	(121,963)	
Net cash provided by (used in) financing activities	266,192	6,558,937	
Net increase/(decrease) in cash and cash equivalents	15,940,420	(2,446,740)	
Cash and cash equivalents at beginning of period	<u>953,105</u>	3,198,280	
Cash and cash equivalents at end of period	<u>\$16,893,525</u>	<u>\$751,540</u>	
SUPPLEMENTAL DISCLOSURES:			
Interest paid	\$ -	\$9,350	
Income taxes paid	-	=	
NON-CASH ACTIVITIES:			
Conversion of Debt for common stock	-	\$1,654,685	
Debt issued in Datron acquisition	\$4,000,000	-	

Cyberlux Corporation and Subsidiaries Statement of Changes in Stockholders' Equity (Deficit) Nine months ended September 30, 2024 and 2023 (Unaudited)

	Class B Preferred				Common S	Common Shares		Additional Paid in Capital	Accumulated Deficit	Total
	Outstanding Shares	Amount	Outstanding Shares	Amount	Outstanding Shares	Amount		•		
2023 period Balance December 31, 2022, as restated	70,500,000	\$100,000	150,000	\$150	5,587,666.363	\$6,707,666	\$(1,149,500)	\$18,596,363	\$(28,301,880)	\$(4,047,201)
Stock issued for services					41,000,000	41,000				41,000
Series B Shares returned to Treasury, net	(7,200,000)	(7,200)								-7,200
Issuance of Series B shares	30,000,000	30,000								30,000
Net income									325,570	325,570
Balance March 31, 2023	93,300,000	\$122,800	150,000	\$150	5,628,666,363	\$6,748,666	\$(1,149,500)	\$18,596,363	\$(27,976,310)	\$(3,650,570)
Stock issued for services	14,000,000	14,000			65,248,447	65, 249				15,249
Series B Shares returned to Treasury, net	(20,000,000)	(20,000))			-6,000
Stock issued in settlement of debt					10,000,000	10,000				55,000
Net income									(86,392)	(86,392)
Balance June 30, 2023	87,300,000	\$116,800	150,000	\$150	5,703,914,810	\$6,823,914	\$(1,149,500)	\$18,596,363	\$(28,062,702)	\$(3,667,773)
Stock issued for services Stock issued in settlement of debt					10,000,000 10,000,000	10,000 10,000		496,708		10,000 506,708
Net income									(18,006,268)	(18,006,268)
Balance September 30, 2023	87,300,000	\$116,800	150,000	\$150	5,723,914,810	\$6,843,914	\$(1,149,500)	\$19,093,071	\$(46,068,970)	\$(21,157,333)
2024 Period										
Balance December 31, 2023	87,300,000	\$144,000	150,000	\$150	5,728,914,810	\$7,385,577	\$(1,176,700)	19,889,914	\$(39,999,351)	\$13,756,410)
Stock issued for services	3,000,000				90,000,000	90,000				90,000
Conversion of debt and accrued interest to shares					6,618.740	6,618		1,648,067		1,654,685
Net loss									\$(4,496,856)	-4,496,856
Balance March 31, 2024	90,300,000	\$144,000	150,000	\$150	5,825,533,550	\$7,482,195	\$(1,176,700)	\$21,537,981	\$(44,496,207)	\$(16,508,581)
Stock issued for services					120,204,602	120,205				120,205
Repurchase of Series B Shares returned to Treasury, net	(4,300,000)						(4,300)			-4,300
Stock issued for debt modification		3,000								3,000
Stock issued in conversion of Series A shares					6,745	-		134,900		134,900
Net income									31,757,447	31,757,447
Balance June 30, 2024	86,000,000	\$147,000	150,000	\$150	5,945,744,897	\$7,602,400	\$(1,181,000)	\$21,672,881	\$(12,738,760)	\$15,502,671
Net loss									(5,596,870)	(5,596,870)
Balance September 30, 2024	86,000,000	\$147,000	150,000	\$150	5,945,744,897	\$7,602,400	\$(1,181,000)	\$21,672,881	\$(18,335,630)	\$9,905,630

Financial Notes

NOTE A-SUMMARY OF BUSINESS OPERATIONS

Business Operations

Cyberlux Corporation (the "Company" or "Cyberlux") was incorporated on May 17, 2000 under the laws of the State of Nevada. The Company had been focused on the development, manufacturing, and marketing of long-term portable lighting products for government, commercial and industrial users. Starting in July 2022, the Company began expanding its defense industry product offerings. While the Company has generated revenues from its sale of products, the Company has incurred sustained losses in most periods. Consequently, its operations have been subject to all risks inherent in the establishment of a new business enterprise.

During the year ended December 31, 2023, the Company refocused its operations through the following transactions:

- 1. Cyberlux and Kreatx Shpk, FBD Shpk and Havas SAS (collectively the "Foreign Subsidiaries") entered into Agreements of Business Separation, effective on or before of June 30, 2023, terminating the business relationship of between the parties, in exchange for certain payment and equity terms. The operations of these businesses for the period ended September 30, 2023 are presented as discontinued operations in the consolidated statement of operations. The Company recognized a loss on the disposition of these subsidiaries, as presented in the consolidated statement of operations. See Note M.
- 2. On August 29, 2023, Cyberlux Corporation was awarded a contract of \$78.9 million to deliver *Cyberlux K8 Unmanned Aircraft Systems* as confirmed by the United States Department of Defense ("DoD") in the February 24, 2023 USAI announcement. The Company is required to comply with DoD rules and regulations with respect to the fulfillment of such contract, and the DoD may amend, delay, or cancel the contract per the contractual terms. The completion of the contract for the Systems is subject to DoD acceptance of the product, including engineering and testing procedures.

The Company received approximately \$39 million in advance payments from the DoD upon signing of the contract during 2023. During the year ended December 31, 2023, the Company shipped approximately \$15 million under such contract. As of December 31, 2023, the Company had remaining advance payments for the purchase of such systems from the DoD of approximately \$23,145,000. In the second and third quarters of 2024, we recognized approximately \$54 and \$4 million, respectively, of revenue pursuant to this contract.

On May 17, 2024, Cyberlux was informed by HII, under strict Non-Disclosure Agreement (NDA) requirements, that the U.S. government was 'terminating for convenience' their contract with HII for the K8 drone. Because the Cyberlux subcontract with HII is a 'firm fixed price, fixed quantity' contract under commercial terms, the contract is now in the procurement resolution process whereby HII and Cyberlux are finalizing the closeout terms through the negotiation process, where a satisfactory closeout resolution is expected, likely before the end of the year 2024.

3. On September 16, 2023, the Company acquired 100% of the outstanding stock of Datron World Communications, Inc. ("Datron"), a provider of communications solutions to government, militaries, and industrial users globally. See Note E.

During the first three quarters 2024, to date, in addition to the continuation of prior commitments as set forth above:

- 1. The Company is also pursuing additional global opportunities related to each of its business units including new opportunities in Ukraine with NATO member security assistance funding.
- 2. The Company has closed the following important contracts during 2024, which are expected to ship from the fourth quarter of 2024 through 2025:

Order Date		Total Price	Region		
10/11/2024	\$	22,711,920	EUROPE		
7/1/2024	\$	4,655,669	AFRICA		
11/12/2024	\$	2,884,246	MIDDLE EAST		
4/8/2024	\$	1,438,178	MIDDLE EAST		
2/27/2024	\$	1,280,699	MIDDLE EAST		
2/7/2024	\$	1,045,350	AFRICA		
5/14/2024	\$	1,010,096	ASIA		
7/18/2024	\$	640,418	AFRICA		
10/30/2024	\$	386,956	ASIA		
1/23/2024	\$	147,443	ASIA		

See Note O for Subsequent Developments in the fourth quarter of 2024.

NOTE B - GOING CONCERN MATTERS

The accompanying statements have been prepared on a going concern basis, which contemplates the realization of assets and the satisfaction of liabilities in the normal course of business. As shown in the accompanying consolidated financial statements, as of September 30, 2024, the Company incurred accumulated losses of approximately \$18,000,000. The Company's current liabilities were approximately \$42,000,000 as of September 30, 2024. Unsuccessful resolution and collection of accounts receivable under the DoD contract will provide a significant liquidity issue to the Company. The Company has undergone significant transformation in 2023 refocusing its business, disposing certain businesses, acquiring Datron Worldwide Communications, and receiving a significant sales order from the DoD. While these factors among others may indicate that the Company will be unable to continue as a going concern, management is confident that business performance in 2024 and 2025 will ensure the Company is an ongoing growth business for the foreseeable future.

The Company is actively pursuing additional business growth through acquisitions, organic growth and new customers and products that are expected to increase the associated cash flow from operations. Obtaining additional financing to support the successful development of the Company's contemplated operations, and its transition ultimately to the attainment of profitable operations, are necessary for the Company to continue business. However, no assurance can be given that management's actions will result in profitable operations or the resolution of its liquidity problems. If the Company is unable to raise additional funds, it will need to do one or more of the following:

• Delay research and development projects;

- License third parties to develop and commercialize products or technologies that it would otherwise seek to develop and commercialize itself;
- Seek strategic alliances or business combinations;
- Attempt to sell the Company;
- Cease operations; or
- Declare bankruptcy.

The Company may continue to raise additional funding from its current investors. In addition, the Company will continue to seek funds through debt or equity financings, marketing and distribution arrangements and other collaborations, strategic alliances and licensing arrangements, or other sources of financing. However, there can be no assurances that such financing or other strategic transactions will be available on acceptable terms, or at all.

NOTE C- SUMMARY OF ACCOUNTING POLICIES

A summary of the significant accounting policies applied in the preparation of the accompanying consolidated financial statements follows:

Basis of presentation

The unaudited condensed consolidated financial statements contained herein have been prepared by the Company pursuant to the rules and regulations of the Securities and Exchange Commission (the "SEC"). Accordingly, the condensed consolidated financial statements reflect all normal recurring adjustments, which are, in the opinion of management, necessary for a fair presentation of the results of operations and may not include all disclosures required by accounting principles generally accepted in the United States ("GAAP"). The information as of September 30, 2024 and December 31, 2023 is unaudited. The Company has presented the results of the Foreign Subsidiaries as a discontinued operation for all periods presented.

Principles of consolidation

The accompanying consolidated financial statements and related notes to the consolidated financial statements include the accounts of the Company and its wholly owned subsidiaries. All significant intercompany balances and transactions have been eliminated in consolidation.

Revenue recognition

The Company recognizes revenue under Financial Accounting Standards Board's Accounting Standards Codification ("ASC") Topic 606, "Revenue from Contracts with Customers" ("ASC 606"). The Company determines revenue recognition through the following steps:

- Step 1: Identify the contract with the customer;
- Step 2: Identify the performance obligations in the contract;
- Step 3: Determine the transaction price;
- Step 4: Allocate the transaction price to the performance obligations in the contract; and
- Step 5: Recognize revenue when the company satisfies a performance obligation.

The Company records sales of its products and services to the commercial and U.S. government agencies and foreign nation ministries of defense when the products and services are billed against the associated contracts when performance obligations with customers are satisfied. The Company's performance obligation is a promise to transfer a distinct good to the customer and each distinct good represents a single performance obligation. Such performance obligations are satisfied at a point in time and revenues are recognized when all rights and rewards of ownership are transferred. The majority of the Company's

products are shipped by common carrier resulting in recognition of revenues upon shipment at which time control passes to the customer. Revenue is measured at the amount of consideration the Company expects to receive in exchange for the transferring of products. Customers may be entitled to cash discounts, typically denoted at the time of invoicing and shipping. Such amounts are considered to be variable consideration under ASC 606. An estimate for cash discounts is included in the transaction price as a component of sales and is estimated based on the satisfaction of outstanding receivables and historical performance. The Company does not have any material financing terms as payment is received shortly after the transfer of control of the products to the customer within a period of 30-60 days.

Deferred revenue arises from amounts received in advance of the culmination of the earnings process and is recognized as revenue in future periods as performance obligations are satisfied. Deferred revenue expected to be recognized within the next twelve months is classified as a current liability.

Cash and cash equivalents

The Company considers all highly liquid debt instruments purchased with a maturity date of six months or less to be cash equivalents.

Foreign currency translation

The Company translates the foreign currency financial statements in accordance with the requirements of ASC 830, "Foreign Currency Matters." Assets and liabilities are translated at current exchange rates, and related revenue and expenses are translated at average exchange rates in effect during the period. Resulting translation adjustments are recorded as a separate component in stockholders' equity. Foreign currency translation gains and losses are included in the consolidated statement of operations, within general and administrative expenses.

Use of estimates

In preparing the Company's financial statements in conformity with GAAP, management is required to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the financial statements, as well as the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Accounts receivable

Our policy is to provide an allowance when an account becomes greater than 90 days past due. An account is charged off when it is determined by management to be uncollectible.

Inventories

Inventories are stated at the lower of cost or market determined by the average cost method. The Company provides inventory allowances based on estimates of obsolete inventories. Inventories consist of finished products available for sale to distributors and customers as well as raw materials. The work in progress inventory at December 31, 2023 primarily relates to the products being built for the DoD as noted in Note A2 above.

Components of inventories as of December 31, 2023 and September 30, 2024 are as follows:

	December 31, 2023			September 30, 2024		
Component parts	\$	3,935,012	\$	4,075,465		
Work in progress and finished goods		14,795,277	_	4,004,357		

Less: allowance for obsolete inventory (1,912,163) (1,421,000) \$ 16,818,126 \$ 6,658,822

Property and Equipment

Property and equipment are stated at cost. When retired or otherwise disposed, the related carrying value and accumulated depreciation are removed from the respective accounts and the net difference less any amount realized from disposition, is reflected in earnings. For financial statement purposes, property and equipment are recorded at cost and depreciated using the straight-line method over their estimated useful lives as follows:

Furniture and fixtures	7 years		
Office equipment	3 to 5 years		
Leasehold improvements	Lessor of 5 years of life of		
_	lease		
Tooling	3 years		
Manufacturing equipment	3 years		

Advertising costs

The Company expenses all costs of marketing and advertising as incurred. Marketing and advertising costs totaled approximately \$1,030,000 and \$66,000 for the nine-month periods ended September 30, 2024 and 2023, respectively.

Research and Development

The Company accounts for research and development costs in accordance with the ASC 730 "Research and Development". Under ASC 730, all research and development costs must be charged to expense as incurred. Accordingly, internal research and development costs are expensed as incurred. Third-party research and developments costs are expensed when the contracted work has been performed or as milestone results have been achieved. Company-sponsored research and development costs related to both present and future products are expensed in the period incurred. The Company expenditures were approximately \$932,000 and \$65,000 on research and product development for the nine-month periods ended September 30, 2024 and 2023, respectively.

Reclassification

Certain reclassifications have been made in prior year's financial statements to conform to classifications used in the current year.

Fair Values

ASC 820 "Fair Value Measurements and Disclosures" ("ASC Topic 820") defines fair value, establishes a framework for measuring fair value, and enhances fair value measurement disclosure. The Company considers its cash and cash equivalents, accounts receivable, and accounts payable to meet the definition of financial instruments, and the carrying amounts of such instruments approximated their fair values due to the short maturities of these instruments. The Company believes the fair value of notes payable approximate its amortized cost.

The Company measures fair value as required by the ASC Topic 820, which defines fair value, establishes a framework, and gives guidance regarding the methods used for measuring fair value, and expands disclosures about fair value measurements. ASC Topic 820 clarifies that fair value is an exit price,

representing the amount that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants.

As such, fair value is a market-based measurement that should be determined based on assumptions that market participants would use in pricing an asset or liability. As a basis for considering such assumptions, there exists a three-tier fair value hierarchy, which prioritizes the inputs used in measuring fair value as follows:

- Level 1 Unadjusted quoted prices in active markets for identical assets or liabilities that the Company has the ability to access as of the measurement date.
- Level 2 Inputs other than quoted prices included within Level 1 that are directly observable for the asset or liability or indirectly observable through corroboration with observable market data.
- Level 3 Unobservable inputs for the asset or liability only used when there is little, if any, market activity for the asset or liability at the measurement date.

Concentrations of Credit Risk

Financial instruments and related items which potentially subject the Company to concentrations of credit risk consist primarily of cash, cash equivalents and trade receivables. The Company places its cash and temporary cash investments with credit quality institutions. At times, such investments may be more than the FDIC insurance limit. The Company periodically reviews its trade receivables in determining its allowance for doubtful accounts. At December 31, 2023 and September 30, 2024, the Company did not have a significant allowance for doubtful receivables.

Segment reporting

The Company follows ASC 280 "Segment Reporting". The Company operates as a single segment – industrial products.

Share-based compensation

The Company has granted common shares to employees, non-employee consultants and non-employee members of our Board of Directors. The Company has also granted Class B Preferred shares to an officer of the Company. The Company measures the compensation cost associated with all share-based payments based on the grant date fair values of the underlying stock

Income taxes

The Company follows ASC 740 "Income Taxes" for recording the provision for income taxes. Deferred tax assets and liabilities are computed based upon the difference between the financial statement and income tax basis of assets and liabilities using the enacted marginal tax rate applicable when the related asset or liability is expected to be realized or settled. Deferred income tax expenses or benefits are based on the changes in the asset or liability during each period. If available evidence suggests that it is more likely than not that some portion or all of the deferred tax assets will not be realized, a valuation allowance is required to reduce the deferred tax assets to the amount that is more likely than not to be realized. Future changes in such valuation allowance are included in the provision for deferred income taxes in the period of change. Deferred income taxes may arise from temporary differences resulting from income and expense items reported for financial accounting and tax purposes in different periods.

Valuation allowances are recognized to reduce deferred tax assets to the amount that will more likely than not be realized. In assessing the need for a valuation allowance, management considers all available evidence for each jurisdiction including past operating results, estimates of future taxable income and the feasibility of ongoing tax planning strategies. When the Company changes its determination as to the amount of deferred tax assets that can be realized, the valuation allowance is adjusted with a corresponding impact to income tax expense in the period in which such determination is made. The Company has reserved its deferred tax assets in all periods presented.

The Company recorded a provision for income taxes for the three and nine months ended September 30, 2024 of \$4 million based on the estimated taxable income and availability of net operating loss carryforwards to offset taxable income.

The Company also accounts for uncertain tax positions in accordance with ASC Topic 740, which prescribes a more-likely-than-not threshold for financial statement recognition and measurement of a tax position taken in the Company's income tax returns. As of December 31, 2023 and September 30, 2024, the Company had no uncertain tax positions which affected its financial position and its results of operations or its cash flows and will continue to evaluate for uncertain tax positions in the future. There are no interest costs or penalties provided for in the Company's consolidated financial statements for the periods ended December 31, 2023 and September 30, 2024. If at any time the Company should record interest and penalties in connection with income taxes, the interest and the penalties will be expensed within the general and administrative expenses category in the accompanying consolidated statement of operations.

Intangible assets

Patents are amortized on a straight-line basis over an estimated useful life of 7 years. Technology related assets are amortized on a straight-line basis over an estimated useful life of 5 years.

The Company evaluates all long-lived assets for impairment. Long-lived assets are evaluated for impairment whenever events or changes in circumstances indicate that the carrying value of an asset may not be recoverable. If the carrying amount is not fully recoverable, an impairment loss is recognized to reduce the carrying amount to fair value and is charged to expense in the period of impairment. As of December 31, 2023 and September 30, 2024 management has determined that these assets are not impaired.

Comprehensive Income (Loss)

The Company follows ASC 220 "Comprehensive Income". ASC 220 establishes standards for the reporting and displaying of comprehensive income and its components. Comprehensive income is defined as the change in equity of a business during a period from transactions and other events and circumstances from non-owners' sources. It includes all changes in equity during a period except those resulting from investments by owners and distributions to owners. ASC 220 requires other comprehensive income (loss) to include foreign currency translation adjustments and unrealized gains and losses on available for sale securities.

Net income (loss) per share

Basic net income (loss) per share is computed by dividing net income (loss) available to common stockholders by the weighted average number of common shares outstanding during the period. Diluted net loss per share is computed by dividing net loss by the sum of the weighted average number of common shares outstanding, including common stock equivalents, during the period. For periods in which the Company reports a net loss, diluted net loss per share is the same as basic net loss per share.

For the three-month period ended September 30, 2024, the number of shares excluded from diluted net loss per share included approximately 25 billion shares of common shares which would be issued upon the conversion of notes payable and approximately 17 billion shares which would be issued upon the conversion of preferred stock based upon the conversion rates currently in effect – see Note H. The shares issuable upon conversion of notes payable and preferred stock are not included in the denominator since their inclusion would be anti-dilutive. For the nine months ended September 30, 2024, such potentially dilutive shares are included in the denominator of the net income per share calculation.

For the three- and nine-month periods ended September 30, 2023, the number of shares excluded from diluted net loss per share included approximately 25 billion shares of common shares which would be issued upon the conversion of notes payable and approximately 22 billion shares which would be issued upon the conversion of preferred stock based upon the conversion rates currently in effect – see Note H. The shares issuable upon conversion of notes payable and preferred stock are not included in the denominator since their inclusion would be anti-dilutive.

NOTE D - PROPERTY, PLANT, AND EQUIPMENT

Property, plant, and equipment at December 31, 2023 and September 30, 2024 are as follows:

	December 2023 September		September	
				<u>2024</u>
Furniture and fixtures	\$	932,599	\$	932,599
Machinery and equipment		6,810,919		6,831,606
Leasehold improvements		613,546		596,585
Vehicles		218,000		218,000
Subtotal		8,575,064		8,578,790
Less: accumulated depreciation		<u>(7,541,031)</u>		(7,726,531)
	\$	<u>1,034,033</u>	\$	<u>852,259</u>

During the nine months ended September 30, 2024 and 2023, depreciation expense charged to operations was approximately \$185,000 and \$370,000, respectively. During the nine months ended September 30, 2024, certain fully depreciated fixed assts were written off.

NOTE E – INTANGIBLE ASSETS

Intangible assets at December 31, 2023 and September 30, 2024 are as follows:

	<u>D</u>	ecember 2023	<u>Se</u>	eptember 2024
Patents	\$	469,783	\$	469,783
Technology		10,663,000		10.663,000
Total		11,132,783		11,132,783
Less: accumulated depreciation		(654,061)		(2,234,061)
	\$	10,478,722	\$	8,898,722

During the nine months ended September 30, 2024 and 2023, amortization expense charged to operations was approximately \$1,580,000 and \$650,000, respectively. During 2023 and 2024, certain fully amortized patents and technology intangible assets were written off. Annual amortization expense of intangibles will approximate \$2,100,000 for the next 4 years, and then \$498,000 thereafter.

Acquisition of Datron

On September 16, 2023, the Company acquired 100% of the outstanding stock of Datron World Communications, Inc. ("Datron"), a provider of communications solutions to government, militaries, and industrial users globally. The purchase price consisted of the payment of \$3.0 million at closing, issuance of a \$2.0 million note payable (1st note), the issuance of a \$2.0 million note payable (2nd note) and the cancellation of a \$3.5 million advance previously made to Datron.

The 1st note payable bears interest at 3% per annum and is due September 2026. The holder can elect to convert the note into shares of common stock at 90% of the VWAP after September 2024.

The 2nd note payable bears interest at 5% per annum and is due September 2026. The holder can elect to convert the note into shares of common stock at 85% of the VWAP after September 2024.

The acquisition was accounted for as an acquisition of a business, and the purchase price of approximately \$10.5 million was allocated to net operating assets of \$0.1 million and the remaining \$10.4 million was allocated to technology based intangible assets, which will be amortized over 5 years. The Company has not yet completed the purchase price allocation and valuation of the identifiable intangible assets as required by ASC 805, but expects to have it completed for the December 31, 2024 reporting period.

Datron had significant deferred tax assets as a result of net operating loss carryforwards and certain timing assets which exceeded the deferred tax liability which would have been record as a result of the basis difference in the intangible assets resulting from the acquisition. No net deferred tax assets or liabilities were recognized from the acquisition – See Note J.

NOTE F- ACCRUED EXPENSES

Current liabilities as of December 31, 2023 and September 30, 2024 are as follows:

	<u>D</u>	ecember 2023	<u>Se</u>	otember 2024
Accrued payroll, payroll taxes and other	\$	1,677,835	\$	3,252,000
Accrued income taxes and other		100,000		8,609,970
Commissions payable		2,603,300		7,000,000
Total	\$	<u>4,381,135</u>	\$	<u>18,861,970</u>

NOTE G – NOTES PAYABLE

The Company has borrowed money from affiliates and non-affiliates over the past few years. The Company has also settled certain obligations through the issuance of promissory notes and settled certain past due notes payable through cash payments or equity issuances. Interest expense for the nine-month periods ended September 30, 2024 and 2023 was approximately \$1,033,000 and \$630,000, respectively, including amortization of debt discount of \$187,500 in 2024. Accrued interest was approximately \$2,682,000 and \$2,065,000 at September 30, 2024 and December 31, 2023, respectively.

Non-affiliate loans

At December 31, 2023 and September 30, 2024, the notes payable to non-related parties consist of the following:

	Balance	Balance			
	<u>outstanding</u>	outstanding at	<u>Interest</u>	Due date	Conversion terms
	at December	September 30,	<u>rate</u>		
	<u>31, 2023</u>	<u>2024</u>			
Datron acquisition -note 1	\$2,000,000	\$2,000,000	3%	September	90% VWAP
				2026	
Datron acquisition -note 2	2,000,000	2,000,000	5%	September	85% VWAP
				2026	
Less: unamortized debt	<u>(458,333)</u>	(270,833)			
discount					
Total long- term debt	<u>\$3,541,667</u>	\$3,729,167			
Note payable RB Capital	\$5,250,000	\$3,750,000	5%	July 2024	\$0.25 per share
Others	2,459,395	2,418,435	5%	Various	\$1,140,000 is convertible
					at \$0.0045 per share
Total short-term debt	<u>\$7,709,395</u>	<u>\$6,168,435</u>			

The Company has recognized a debt discount of approximately \$500,000 representing the discount provided on the Datron acquisition notes. Such discount will be accreted to interest expense over the term of the note and amounted to approximately \$187,500 and \$41,700 of interest expense during the nine-month periods ended September 30, 2024 and 2023, respectively. The remaining debt discount of approximately \$271,000 will be accreted into interest expense over the next 1.4 years.

In February 2024, a portion (\$1,500,000) of the note payable due to RB Capital in the amount of \$1,654,685, including accrued interest, was converted into 6,618,740 shares of common stock.

Related party loans

From time to time, the Company's principal officers have advanced funds to the Company for working capital purposes in the form of unsecured promissory notes, accruing interest at 10% per annum, summarized as follows. In March 2024, a family member of an officer of the Company provided a loan of \$100,000 to the Company. There is no scheduled repayment terms for most of these notes.

-		•	O 00*
	nanc	trom	Officers
	MAIIS		

Officer	Principal Due December 31, 2023	Interest Rate	Principal Due September 30, 2024
David Downing	\$1,133,606	10%	\$1,133,606
Mark Schmidt and family	679,600	10%	658,606
John Ringo	405,361	10%	405,361
All others	<u>352,195</u>	10%	322,586
Total	<u>\$2,570,762</u>		<u>\$2,520,159</u>

NOTE H - STOCKHOLDER'S EQUITY

Common stock

The Company has authorized 7,000,000,000 shares of common stock, with a par value of \$.001 per share. As of December 31, 2023 and September 30, 2024, the Company had 5,728,914,810 and 5,945,744,897 shares outstanding, respectively.

At December 31, 2023 and 2022, the Company had outstanding obligations to issue approximately 56 million, and 32 million common shares, respectively, in respect of agreements entered into from 2021 through 2023. The Company has recorded a liability to recognize the obligation. As of September 30, 2024, substantially all such shares have been issued.

Among other provisions of the Certificate of Designations of the Series B and C preferred stock, the Company is required to reserve a sufficient number of shares of common stock of the Company for the conversion of all shares of preferred stock. The Company is not currently observing this requirement.

Series A - Convertible Preferred stock

The Company has authorized 100,000,000 shares of Preferred Stock, with a par value of \$.001 per share. The Company filed a Certificate of Designation creating a Series A Convertible Preferred Stock classification for 200 shares. The Series A Preferred Stock became converted into 6,745 shares of common stock pursuant to its terms. Such issuance was effected May 8, 2024.

Series B - Convertible Preferred stock

There are 99,000,000 shares of Series B Preferred authorized, and 87,300,000 and 86,000,000 shares of Series B Preferred issued and outstanding as of December 31, 2023 and September 30, 2024, respectively. A Board of Directors resolution indicates that the conversion ratio is 200:1.

The holders of the Series B Preferred shall have the right to vote, separately as a single class, at a meeting of the holders of the Series B Preferred or by such holders' written consent or at any annual or special meeting of the stockholders of the Corporation on any of the following matters: (i) the creation, authorization, or issuance of any class or series of shares ranking on a parity with or senior to the Series B Preferred with respect to dividends or upon the liquidation, dissolution, or winding up of the Corporation, and (ii) any agreement or other corporate action which would adversely affect the powers, rights, or preferences of the holders of the Series B Preferred.

The holders of record of the Series B Preferred shall be entitled to receive cumulative dividends at the rate of twelve percent per annum (12%) on the face value (\$1.00 per share) when, if and as declared by the Board of Directors, if ever. All dividends, when paid, shall be payable in cash, or at the option of the Company, in shares of the Company's common stock. Dividends on shares of Series B Preferred that have not been redeemed shall be payable quarterly in arrears, when, if and as declared by the Board of Directors, if ever, on a semi-annual basis. No dividend or distribution other than a dividend or distribution paid in common stock or in any other junior stock shall be declared or paid or set aside for payment on the common stock or on any other junior stock unless full cumulative dividends on all outstanding shares of the Series B Preferred shall have been declared and paid. These dividends are not recorded until declared by the Company. As of December 31, 2023 and September 30, 2024, the liquidation preference of the Series B preferred stock is approximately \$292 million and \$298 million, respectively, including dividends in arrears.

Upon any liquidation, dissolution or winding up of the Company, whether voluntary or involuntary, and after payment of any senior liquidation preferences of any series of Preferred Stock, and before any distribution or payment is made with respect to any common stock, holders of each share of the Series B Preferred shall be entitled to be paid an amount equal in the greater of (a) the face value denominated thereon subject to adjustment for stock splits, stock dividends, reorganizations, reclassification or other similar events plus, in the case of each share, an amount equal to all dividends accrued or declared but unpaid thereon, computed to the date payment thereof is made available, or (b) such amount per share of the Series B Preferred immediately prior to such liquidation, dissolution or winding up, or (c) the liquidation preference of \$1.00 per share, and the holders of the Series B Preferred shall not be entitled to any further payment.

Series C - Convertible Preferred stock

On November 13, 2006, the Company filed a Certificate of Designation creating a Series C Convertible Preferred Stock classification for 100,000 shares. This was subsequently amended on January 11, 2007 to allow the issuance of 150,000 shares.

The shares of the Series C Preferred are non-voting and convertible, at the option of the holder, into common shares after one year from issuance. The number of common shares to be issued per Series C share is calculated by dividing \$25.20 by the 10 DMA (daily moving average), adjusted for the 200:1 reverse split effected in 2010. That formula computes as: (\$25.20/10DMA)/200. Neither of the Series C Preferred shareholders have exercised their conversion right and there are 150,000 shares of Series C Preferred shares issued and outstanding on December 31, 2023 and September 30, 2024.

The holders of record of the Series C Preferred shall be entitled to receive cumulative dividends at the rate of five percent per annum (5%), compounded quarterly, on the face value (\$25.00 per share) when, if and as declared by the Board of Directors, if ever. All dividends, when paid, shall be payable in cash, or at the option of the Company, in shares of the Company's common stock. Dividends on shares of the Series C Preferred that have not been redeemed shall be payable quarterly in arrears, when, if and as declared by the Board of Directors, if ever, at the time of conversion. These dividends are not recorded until declared by the Company. As of December 31, 2023, no dividends have been declared. As of December 31, 2023 and September 30, 2024, the liquidation preference of the Series C preferred stock is approximately \$3.0 million, and \$3.7 million, respectively, including dividends in arrears.

NOTE I - RELATED PARTY TRANSACTIONS

The Company has borrowed money from related parties from time to time – See Note G.

NOTE J – LEASE

The Company leases facilities under operating leases with expiration dates at December 31, 2026 through April 30, 2027. Monthly rent is approximately \$32,000 for such facilities.

Operating leases are presented in the Company's consolidated balance sheets as right-of-use assets from leases, current lease liabilities and long-term lease liabilities. The assets and liabilities from our leases are recognized at the lease commencement date based on the present value of remaining lease payments over the lease term using the Company's incremental borrowing rates. Short-term leases, which have an initial term of 12 months or less, are not recorded on the balance sheet. As the Company's operating leases do not

provide implicit rates, the Company has utilized its incremental borrowing rate, determined based on the long-term borrowing costs of companies with similar credit profiles, to record its lease obligations. For operating leases, the Company recognizes the minimum rental expense on a straight-line basis based on the fixed components of a lease arrangement. The Company will amortize this expense over the term of the lease beginning with the lease commencement date.

The following table presents information about the amount and timing of liabilities arising from the Company's operating leases as of December 31, 2023 and September 30, 2024:

	December 31, 2023	September 30, 2024
Total undiscounted operating lease payments	\$859,212	\$571,366
Less: Imputed interest	<u>(66,502)</u>	(192,502)
Present value of operating lease liabilities	\$792,710	\$378,864
Weighted average remaining lease term in years	3.0	3.0
Discount rate	11.75%	11.75%

The Right of Use Asset at September 30, 2024 of approximately \$362,000 will be amortized over the 2.1 years remaining under lease term. The Right of Use liability balance at September 30, 2024 was approximately \$379,000. Rent expense was approximately \$190,000 and \$60,000 in the nine-month periods ended September 30, 2024 and 2023, respectively.

NOTE L - COMMITMENTS AND CONTINGENCIES

Consulting Agreements

The Company has consulting agreements with outside contractors, certain of whom are also Company stockholders. The Agreements are generally for a term of 12 months from inception and renewable automatically from year to year unless either the Company or Consultant terminates such engagement by written notice.

Litigation

A complaint was filed in August of 2022, in the Circuit Court for the city of Richmond, VA by Atlantic Wave Holdings, LLC, and Secure Community LLC v. Cyberlux Corporation and Mark D. Schmidt regarding a contractual dispute relating to licensed BrightEye lighting product intellectual property and business development performance. That litigation was settled in June of 2023, and the Company is currently in full compliance with the terms of that settlement agreement. Nonetheless, Atlantic Wave and Secure Community have filed lawsuits in California and now in Texas in an attempt to enforce the settled judgement without proof of breach. These parties have also filed 19 garnishment actions against various business partners and prior business partners. The aggressiveness of these plaintiffs to seek to enforce an order that was subsequently settled in another jurisdiction has not met with success. Recently, Cyberlux served Atlantic Wave and Secure Community with an action to enjoin these judicial filings and any further filings to enforce that settled matter especially where Cyberlux is in compliance with the settlement

agreement in question. We expect the injunctive action to be successful and to resolve this dispute under the terms of that settlement agreement in the near future.

As set forth in Note G above, Cyberlux issued convertible promissory notes to RB Capital Partners, Inc. ("RB Capital") with maturity dates through July 2024. As reflected above, RB Capital converted \$1,654,685, including accrued interest into 6,618,740 shares of Common Stock. Cyberlux disputes the aggregate amount and terms of the notes, and has been in discussions with RB Capital regarding the same. On August 14, 2024, RB Capital filed a complaint in the United States District Court for the Southern District of California seeking payment of the notes and attorneys' fees. Cyberlux is vigorously defending its position, and has moved to have the matter settled by arbitration

The Company is subject to other legal proceedings and claims, which arise in the ordinary course of its business. Although occasional adverse decisions or settlements may occur, the Company believes that the final disposition of such matters should not have a material adverse effect on its consolidated financial position, results of operations or liquidity.

NOTE M – DISCONTINUED OPERATIONS

The Company acquired three electronic component companies located overseas - Kreatx Shpk, FBD Shpk and Havas SAS ("Foreign Subsidiaries") – during 2020 and 2021. The Company and these Foreign Subsidiaries entered into Agreements of Business Separation, effective as of April 1, 2023 (Kreatx) and June 30, 2023 (FBD and Havas), terminating the business relationships between the parties, in exchange for certain payment and equity terms. The Company recognized a loss of approximately \$12 million on the disposition of such subsidiaries for the nine months ended September 30, 2023. The operations of these businesses for the nine-month period ended September 30, 2023 are presented as discontinued operations in the consolidated statement of operations, summarized as follows:

	For the nine months period from January 1, 2023 to September 30, 2023
Revenues	\$10,916,894
Cost of sales	(5,931,644)
Gross profit	4,985,250
Expenses	926,136
Net profit	<u>\$4,059,114</u>

NOTE O – LINE OF CREDIT

In March 2024, as amended in April 2024, the Company amended its a one-year purchase order financing arrangement providing up to \$7 million of financing subject to specific purchase orders from government customers. The advances under this agreement bear interest at the US prime rate plus 0.0164% and are collateralized by the accounts receivable, inventory and other assets related to the specific purchase orders. Payments received from customers under these specific purchase orders are required to be remitted to the lender. During the nine months ended September 30, 2024, the Company borrowed approximately \$6.68 million against this facility. Interest accrued during the nine months ended September 30, 2024 was approximately \$163,000.

NOTE O - SUBSEQUENT EVENTS

The Company has evaluated subsequent events through the date the consolidated financial statements were available to be issued and determined that there have been no events that have occurred that would require adjustments to our disclosures in the consolidated financial statements.

On October 16, 2024, the Global Integrated Services (GIS) business unit received a new \$22.7 million order through our Canadian partners as the U.S. prime contractor to supply aircraft landing systems for F-16 aircraft support.

On October 31, 2024, the Datron Military Communications (DMC) business unit received a new \$2.9 million Foreign Military Sales (FMS) contract through USCENTCOM for a key U.S. Partner Nation.

A complaint was filed on November 7th, 2024, by Aerotek Inc., in Wake County, North Carolina Superior Court, against Datron World Communications, Inc., and Cyberlux Corporation, alleging breach of contract. An answer has yet to be filed in this matter, but plaintiff has demanded \$204,705.45 plus attorney fees.

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, Mark D. Schmidt, certify that:

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

11/14/2024 /s/ Mark D. Schmidt

Principal Financial Officer:

I, David D. Downing certify that:

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

11/14/2024 /s/ David Downing