

FORM 7

MONTHLY PROGRESS REPORT

Name of CNSX Issuer: CurrencyWorks Inc. (the "Issuer").

Trading Symbol: CWRK

Number of Outstanding Listed Securities: 64,710,583

Date: July 6, 2021

Report on Business

1. Provide a general overview and discussion of the development of the Issuer's business and operations over the previous month. Where the Issuer was inactive disclose this fact.

During the month of June 2021, the Issuer presented at the LD Micro Invitational XI Virtual Event held on June 10, 2021.

The Issuer terminated its letter of intent with Liquid Media Group and is proceeding with the entertainment NFT platform under its own direction.

The Issuer announced the formation of Motoclub.io, the premier digital non-tangible token (NFTs) and digital collectible site for car enthusiasts. Motoclub is a digital collectibles marketplace for car enthusiasts who buy and sell automotive memorabilia and provides content and experiences in the form of NFTs. The initial launch featured four specially selected vehicles that sold on the auction block at the 2021 Barrett-Jackson Scottsdale Arizona Auction in March. The Issuer will provide and operate curated Motoclub platform for the minting, selling and trading of NFTs. Online bidding for the NFT auction commenced on June 17, 2021.

On June 21, 2021, the Issuer announced that four unique NTFs were auctioned as part of the Barrett-Jackson Prestige Collection at the Barrett-Jackson 2021 Las Vegas Auction for US\$67,000 in sales.

The Issuer announced that Fogdog Energy Solutions Inc. started working with the first municipality which will implement the Issuer's environment zero-cost energy crypto mining solution.

The Issuer has designed and is implementing its Zer00™ crypto mining platform as a proprietary multi-step integrated platform utilizing a thermal treatment (not burning) of waste to generate energy which will power the Issuer's Zer00™ crypto mining platform, www.currencyworks.io/zer00.

The initial scalable unit will process Municipal Solid Waste as well as other demanding waste streams and generate enough power to run up to 200 cryptocurrency mining machines. The energy generated is environmentally friendly, and the system will be self-sustainable. Additionally, this technology reduces waste that would eventually end up at landfills and contribute to greenhouse gas emissions containing methane that is more harmful than CO2. The Issuer intends on purchasing up to an initial 200 cryptocurrency mining machines for its Zer00™ crypto mining platform.

On June 14, 2021, the Issuer appointed Shelly Murphy to its board of directors. Michael Blum and James Carter resigned as directors of the Issuer and Michael Blum was appointed to the advisory board of the Issuer.

The Issuer granted an aggregate of 2,900,000 stock options (each, an “Option”) to certain directors and officers for the purchase of up to 2,900,000 common shares of the Issuer pursuant to its Equity Incentive Plan. Each Option is exercisable for a period of ten (10) years at a price of US\$1.16 per common share. The Options will vest as to one-third (1/3) on the date of grant, one-third (1/3) on the first anniversary and one-third (1/3) on the second anniversary.

The Issuer signed an online marketing agreement (the “Agreement”) dated effective June 18, 2021 with AGORA Internet Relations Corp. (“AGORA”), whereby AGORA has agreed to provide advertising services (the “Services”) for the Company in consideration of CDN\$100,000 (the “Fee”) for a period of one year commencing June 18, 2021 to June 18, 2022. The Fee is to be paid via the issuance of shares for services as follows: (i) CDN\$20,000 upon commencement of the Agreement for setup and creation of custom HUB, verified CEO + other officers and/or staff, profile page, advertising module, custom zoom background, multimedia marketing materials, messaging and marketing plan; (ii) CDN\$20,000 at the end of the third month (September 18, 2021); (iii) CDN\$20,000 at the end of the sixth month (December 18, 2021); (iv) CDN\$20,000 at the end of the ninth month (March 18, 2022); and (v) CDN\$20,000 at the end of the term of the Agreement (June 18, 2022).

The deemed price of the shares to be issued will be determined after the date the Services are provided to the Issuer in each period and are to be calculated using the closing price on each date of issuance. The securities will be subject to a six month hold period from the date of issuance.

The Issuer entered into a memorandum of understanding (the “MOU”) to build, develop and promote NFTs for the International Motorsports Hall of Fame (IMHOF) on the motoclub.io platform. The Issuer has agreed to create and advance NFTs in line with historical motorsport memorabilia which International Motorsports Hall of Fame curates and is in the guardianship of. Since 1983 the International Motorsports Hall of Fame has continued to exhibit and showcase some of the most historical artifacts in motorsports at its home in Talladega, Alabama.

The Issuer is expected to provide a customized, white-labeled experience through the “motoclub.io” NFT platform for the minting, selling, and trading of NFTs. (all subject to regulatory compliance). The Issuer has also agreed to provide the full product development for a set of NFTs, recouping their development costs through the primary sales, and sales on secondary market trading.

2. Provide a general overview and discussion of the activities of management.

See Item 1 above.

3. Describe and provide details of any new products or services developed or offered. For resource companies, provide details of new drilling, exploration or production programs and acquisitions of any new properties and attach any mineral or oil and gas or other reports required under Ontario securities law.

See Item 1 above.

4. Describe and provide details of any products or services that were discontinued. For resource companies, provide details of any drilling, exploration or production programs that have been amended or abandoned.

See Item 1 above.

5. Describe any new business relationships entered into between the Issuer, the Issuer's affiliates or third parties including contracts to supply products or services, joint venture agreements and licensing agreements etc. State whether the relationship is with a Related Person of the Issuer and provide details of the relationship.

See Item 1 above.

6. Describe the expiry or termination of any contracts or agreements between the Issuer, the Issuer's affiliates or third parties or cancellation of any financing arrangements that have been previously announced.

None.

7. Describe any acquisitions by the Issuer or dispositions of the Issuer's assets that occurred during the preceding month. Provide details of the nature of the assets acquired or disposed of and provide details of the consideration paid or payable together with a schedule of payments if applicable, and of any valuation. State how the consideration was determined and whether the acquisition was from or the disposition was to a Related Person of the Issuer and provides details of the relationship.

None.

8. Describe the acquisition of new customers or loss of customers.

See Item 1 above.

9. Describe any new developments or effects on intangible products such as brand names, circulation lists, copyrights, franchises, licenses, patents, software, subscription lists and trade-marks.

None.

10. Report on any employee hiring's, terminations or lay-offs with details of anticipated length of lay-offs.

None.

11. Report on any labour disputes and resolutions of those disputes if applicable.

None.

12. Describe and provide details of legal proceedings to which the Issuer became a party, including the name of the court or agency, the date instituted, the principal parties to the proceedings, the nature of the claim, the amount claimed, if any, if the proceedings are being contested, and the present status of the proceedings.

None.

13. Provide details of any indebtedness incurred or repaid by the Issuer together with the terms of such indebtedness.

None.

14. Provide details of any securities issued and options or warrants granted.

See Item 1 above.

15. Provide details of any loans to or by Related Persons.

None.

16. Provide details of any changes in directors, officers or committee members.

See item 1 above.

17. Discuss any trends which are likely to impact the Issuer including trends in the Issuer's market(s) or political/regulatory trends.

The Issuer's business involves certain risks and uncertainties that are inherent to the Issuer's industry. For disclosure on risks related to an investment in the Issuer, please refer to the Issuer's Listing Statement dated April 27, 2021, which is available on SEDAR at www.sedar.com.

Certificate of Compliance

The undersigned hereby certifies that:

1. The undersigned is a director and/or senior officer of the Issuer and has been duly authorized by a resolution of the board of directors of the Issuer to sign this Certificate of Compliance.
2. As of the date hereof there is no material information concerning the Issuer which has not been publicly disclosed.
3. The undersigned hereby certifies to CNSX that the Issuer is in compliance with the requirements of applicable securities legislation (as such term is defined in National Instrument 14-101) and all CNSX Requirements (as defined in CNSX Policy 1).
4. All of the information in this Form 7 Monthly Progress Report is true.

Dated July 6, 2021

James P. Geiskopf
Name of Director/Senior Officer

"James P. Geiskopf"
Signature

Director
Official Capacity

Issuer Details Name of Issuer CurrencyWorks Inc.	For Month End June 2021	Date of Report YY/MM/DD 21/07/06
Issuer Address 561 Indiana Court		
City/Province/Postal Code Los Angeles, CA 90291	Issuer Fax No. N/A	Issuer Telephone No. 424.570.9446
Contact Name James P. Geiskopf	Contact Position Director	Contact Telephone No. 424.570.9446
Contact Email Address jimmy.geiskopf@currencyworks.io	Web Site Address https://currencworks.io/	