

FIFTH AMENDED NOTICE OF PUBLIC SALE

UCC ARTICLE 9

NOTIFICATION OF DISPOSITION OF COLLATERAL

DEBTOR: **Ateliere Creative Technologies Holding Corporation**, a Nevada corporation, formerly known as Ownzones Media Network, Inc.;
and
Ownzones Media Network, Inc., a Nevada corporation

269 S. Beverly Drive, Suite 440
Beverly Hills, CA 90212

Ateliere Creative Technologies, Inc., a
Delaware corporation

Corporation Trust Center
1209 Orange St.
Wilmington, DE 19801
and

315 S. Beverly Dr., Suite 508
Beverly Hills, CA 90212-4309

All of the foregoing are referred to, each individually and collectively, as “**Debtor**”

SECURED PARTY: **Narcis and Monica Marcus**
c/o Jaburg Wilk, P.C.
1850 N. Central Avenue, Suite 1200
Phoenix AZ 85004
Attention: Roger Cohen
Email: rlc@jaburgwilk.com
Telephone: +1 602 248-1040
or
Annalyse Harris
Email: avh@jaburgwilk.com
Telephone: +1 602-248-1067

NOTICE IS GIVEN AS FOLLOWS:

This sale is being conducted pursuant to Article 9 of the Uniform Commercial Code (the “**UCC**”) and applicable state statutes as a result of Debtor’s continuing default under certain loan and security agreements (the “**Loan Documents**”). Despite multiple notices and opportunities to cure, Debtor remains in default.

Secured Party is exercising its rights under the Loan Documents and the UCC to dispose of the collateral in a commercially reasonable manner.

PUBLIC AUCTION DETAILS

Date: Friday, July 17, 2026
Time: 10:00 a.m. Central Standard Time
Place: Online via the designated Zoom credentials set forth below:

Zoom Credentials:

- Meeting URL:
- <https://us04web.zoom.us/j/71512875217?pwd=OqUIOi4hHa3wWdGiXV9OKByBXPOira.1>
- Meeting ID: 715 1287 5217
- Password: 9DF91n

COLLATERAL FOR SALE

The collateral consists of all right, title, and interest of the Debtor in the property described in **Exhibit A** (Schedule of Collateral), including but not limited to intellectual property, technology platforms*, media assets, and related rights, as identified in UCC Financing Statements filed in:

- **California:** Filing No. U25017981527
- **Nevada:** Filing No. 20254984858-2
- **Arizona:** Filing No. 2025-003-4890-5
- **Delaware:** Filing No. 2025 9286474
- **USPTO:** Filing No. 900979849

**Platforms*. Without limiting the generality of the foregoing, the Collateral includes, without limitation, the following platforms:

- **Ateliere Connect** (media supply chain software)
- **Ateliere Discover** (video streaming/monetization)
- **Ateliere Live** (cloud-based live video production)

Interested parties should review Exhibit A carefully and conduct their own due diligence prior to bidding.

SALE TERMS

Condition: AS IS, WHERE IS, WITH ALL FAULTS, WITHOUT WARRANTIES OF ANY KIND (including merchantability or fitness for purpose).

Secured Party Rights: Secured Party reserves the rights to:

- Determine bidder qualifications
- Accept or reject any/all bids
- Participate as bidder using credit bid
- Sell in single or multiple lots

- Modify collateral offered
- Cancel, postpone, or adjourn sale without notice

REGISTRATION & INQUIRIES

Contact: Diana Peterson, AW Properties Global/AuctionWorks

Email: dianap@awproperties.com

Requirements to Participate: All persons wishing to participate in sale/bidding process must:

- Register before sale date
- Disclose any party on whose behalf such person is acting
- Execute a Confidentiality and Non-Disclosure Agreement in form to be provided

Note: Unregistered parties will not be permitted to bid.

ADDITIONAL INFORMATION

Deficiency Rights: Proceeds may not fully satisfy amounts owed. Secured Party reserves the right to collect any deficiency from Debtor and other liable parties.

Accounting: Debtor may request an accounting of unpaid debt secured by the Collateral. Please contact legal counsel for Secured Party, Roger Cohen or Annalyse Harris, by telephone or email using contact information set forth above.

Attorney Fees: Debtor is responsible for attorney fees and costs associated with the auction per Loan Documents, unless prohibited by law.

This Notice is provided pursuant to **U.C.C. § 9-613, Cal. Com. Code § 9613, N.R.S. 104.9613, and A.R.S. § 47-9613**. For purposes of the California UCC, “public sale” means a sale of collateral to the highest bidder after competitive bidding at an auction advertised to and open to the public

This notice is intended to comply with all applicable provisions of the Uniform Commercial Code and related state statutes. Nothing contained herein shall be construed as a waiver of any rights, remedies, or defenses available to Secured Party under the Loan Documents, applicable law, or equity. Secured Party expressly reserves all such rights and remedies.

DATED this 20th day of April, 2026.

Jaburg & Wilk, P.C.



Roger L. Cohen
Annalyse V. Harris
*Attorneys for Secured Party Narcis and
Monica Marcus*

EXHIBIT A

Schedule of Collateral

- (a) Equipment and Fixtures. All equipment of every type and description owned by Ateliere Creative Technologies Holding Corporation, a Nevada corporation, formerly known as Ownzones Media Network, Inc., and Ownzones Media Network, Inc., a Nevada corporation (each individually and collectively, "Debtor"), including (without limitation) all present and future machinery, furniture, fixtures, office and recordkeeping equipment, parts, tools, supplies and other goods (except inventory) used or bought for use by Debtor for any business or enterprise or goods that are or may be attached or affixed to or otherwise become fixtures upon any real property.
- (b) Accounts Receivable and Other Intangibles. All of Debtor's accounts, chattel paper, contract rights, commissions, warehouse receipts, bills of lading, delivery orders, drafts, acceptances, notes, securities and other instruments; documents; general intangibles, patents and trademarks, applications for patents and trademarks, know-how, proprietary information, all software source and object code whether created or licensed by Debtor, all copyrights, any other intellectual property and all forms of receivables, and all guaranties and securities therefore; all right, title and interest in and to any and all past, present and future studies and their contents, results and documentations. Without limiting the foregoing, the intangible collateral includes all software (including source code and object code) and related intellectual property for each of the following platforms:
- i. *Ateliere Connect*.
 - ii. *Ateliere Discover*.
 - iii. *Ateliere Live*.
- (c) Inventory and Other Tangible Personal Property. All of Debtor's inventory, including all goods, merchandise, materials, raw materials, work in progress, finished goods, now owned or hereinafter acquired and held for sale or lease or furnished or to be furnished under contracts or service agreements or to be used or consumed in Debtor's business, and all other tangible personal property of Debtor.
- (d) After-Acquired Property. All property of the types described in Sections (a), (b) and (c) herein above, or similar thereto, that at any time hereafter may be acquired by Debtor including, but not limited to, all accessions, parts, additions and replacements.
- (e) Products and Proceeds. All products and proceeds of the Collateral from the sale or other disposition of any of the Collateral described or referred to in Sections (a)-(d) above, including (without limitation) all accounts, instruments, chattel paper or other rights to payment, money, insurance proceeds and all refunds of insurance premiums due or to become due under all insurance policies covering the forgoing property.