### **UNITED STATES SECURITIES AND EXCHANGE COMMISSION**

Washington, D.C. 20549

#### FORM 8-K/A

(Amendment No.1)

**CURRENT REPORT PURSUANT TO SECTION 13 OR 15(d)** OF THE SECURITIES EXCHANGE ACT OF 1934

Date of Report (Date of Earliest Event Reported): November 9, 2022

### Stronghold Digital Mining, Inc.

(Exact Name of Registrant as Specified in Its Charter)

**Delaware** (State or other Jurisdiction of Incorporation)

001-40931 (Commission File No.)

86-2759890 (I.R.S. Employer Identification No.)

595 Madison Avenue, 28th Floor New York, NY (Address of Principal Executive Offices))

10022 (Zip Code)

(845)-579-5992 (Registrant's Telephone Number, Including Area Code)

**Not Applicable** (Former Name or Former Address, if Changed Since Last Report.)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any or	f the
following provisions (see General Instruction A.2. below):	

	(		<b>-</b>
	opriate box below if the Form 8-K filing is intended to si sions (see General Instruction A.2. below):	imultaneously satisfy the filing o	obligation of the registrant under any of the
	Written communications pursuant to Rule 425 under t	the Securities Act (17 CFR 230.	425)
	Soliciting material pursuant to Rule 14a-12 under the	Exchange Act (17 CFR 240.14a	a-12)
	Pre-commencement communications pursuant to Rule	e 14d-2(b) under the Exchange	Act (17 CFR 240.14d-2(b))
	Pre-commencement communications pursuant to Rule	e 13e-4(c) under the Exchange A	Act (17 CFR 240.13e-4(c))
Securities regist	tered pursuant to Section 12(b) of the Act:		
	Title of each class	Trading Symbol(s)	Name of exchange on which registered
Class A C	ommon Stock, par value \$0.0001 per share	SDIG	The NASDAQ Stock Market LLC
	ck mark whether the registrant is an emerging growth co e 12b-2 of the Securities Exchange Act of 1934 (§240.12		of the Securities Act of 1933 (§230.405 of this
			Emerging growth company $\ \Box$
0 0 0	growth company, indicate by check mark if the registran cial accounting standards provided pursuant to Section 1		nded transition period for complying with any new

#### **Explanatory Note**

This Current Report on Form 8-K/A amends the Current Report on Form 8-K of Stronghold Digital Mining, Inc. (the "Company"), originally furnished by the Company to the Securities and Exchange Commission on November 9, 2022 (the "Initial 8-K"). The sole purpose for filing this Form 8-K/A is to correct certain information contained in Exhibit 99.1 to the Initial 8-K related to the Company's financial statements, as described further below. Except as stated in this Form 8-K/A, no other changes have been made to the Initial 8-K or Exhibit 99.1 thereto. A correct Exhibit 99.1 is attached to this Form 8-K/A as an exhibit.

#### Item 2.02. Results of Operations and Financial Condition.

On November 9, 2022, prior to filing of the Initial 8-K, the Company issued an earnings press release announcing its financial results for the quarter ended September 30, 2022. The unaudited condensed consolidated balance sheets, unaudited condensed consolidated statement of operations and unaudited condensed consolidated statement of cash flow included in the earnings press release filed on November 9, 2022 and the Company's Quarterly Report on Form 10-Q filed on November 10, 2022 were correct, however, the unaudited condensed consolidated balance sheets, unaudited condensed consolidated statement of operations, unaudited condensed consolidated statement of cash flow and written description of the third quarter financial results included on Exhibit 99.1 to the Initial 8-K contained incorrect figures due to a clerical error when submitting the Initial 8-K to the printer. The corrected items for Exhibit 99.1 to the Initial 8-K are presented in the excerpts below (with original reported items struck and the corrected items in bold type and underlined).

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## STRONGHOLD DIGITAL MINING, INC. UNAUDITED CONDENSED CONSOLIDATED BALANCE SHEETS

		ember 30, 2022 (unaudited)	Dece	mber 31, 2021
ASSETS:	·	,		
Cash and cash equivalents	\$	16,723,511	\$	31,790,115
Digital currencies		2,186,704		7,718,221
Digital currencies, restricted		-		2,699,644
Accounts receivable		775,038		2,111,855
Due from related parties		<u>58,735</u> <del>856,156</del>		C 201 701
Prepaid insurance Inventory		980,180 3,316,716		6,301,701 3,372,254
Assets held for sale		39,008,651		3,3/2,234
Other current assets		1,527,938		661,640
Total current assets		64,577,473		54,655,430
Equipment deposits		65,374,894 24,385,876		130,999,398
Property, plant and equipment, net		182,869,685 194,479,685		166,657,155
Land		1,748,439		1,748,440
Road bond		211,958		211,958
Security deposits		348,888		348,888
TOTAL ASSETS		<u>274,142,319</u>		
TOTAL ASSETS	\$	286,549,740	\$	354,621,269
LIABILITIES:				
Current portion of long-term debt, net of discounts and issuance fees	\$	90,298,367	\$	45,799,651
Financed insurance premiums		307,385		4,299,721
Forward sale contract		-		7,116,488
Accounts payable		<u>28,491,137</u>		
• •		33,963,438		28,650,659
Due to related parties		2,212,145		1,430,660
Accrued liabilities	<u>7,3</u>	85,258 <del>7,197,121</del>		5,053,957
Total current liabilities		128,694,292 <del>133,978,456</del>		92,351,136
Asset retirement obligation		992,201		973,948
Contract liabilities		132,093		187,835
Paycheck Protection Program Loan		-		841,670
Warrant liabilities		5,056,065		-
Long-term debt, net of discounts and issuance fees	1	7,607,240		18,378,841
Total long-term liabilities		13,787,599		20,382,294
Total liabilities		<u>142,481,891</u>		
		<del>147,766,055</del>		112,733,430
COMMITMENTS AND CONTINGENCIES REDEEMABLE COMMON STOCK:				
Common Stock – Class V; \$0.0001 par value; 34,560,000 shares authorized; 27,057,600 and 27,057,600 shares issued and outstanding as				
of September 30, 2022, and December 31, 2021, respectively.		29,433,528		301,052,617
Total redeemable common stock		29,433,528		301,052,617
STOCKHOLDERS' EQUITY (DEFICIT):				
Noncontrolling Series A redeemable and convertible preferred stock; \$0.0001 par value; \$5,000,000 aggregate liquidation value;				
1,152,000 and 1,152,000 shares issued and outstanding as of September 30, 2022, and December 31, 2021, respectively.		34,140,047 34,751,437		37,670,161
Common Stock – Class A; \$0.0001 par value; 685,440,000 shares authorized; 23,063,813 and		J-1,7 J 1, <del>1</del> J /		57,070,101
20,016,067 shares issued and outstanding as of September 30, 2022, and December 31, 2021, respectively.		2,307		2,002
		(211,325,844)		2,002
Accumulated deficits		<del>(186,345,3</del> )		(338,709,688)
Additional paid-in capital		279,410,390 260,941,756		241,872,747
Total stockholders' equity (deficit)		102,226,900 109,350,157		(59,164,778)
Total redeemable common stock and stockholders' equity (deficit)		131,660,428 138,783,685		241,887,839
TOTAL LIABILITIES, REDEEMABLE COMMON STOCK AND STOCKHOLDERS'		274,142,319		2-1,007,003
EQUITY (DEFICIT)	\$	<del>286,549,740</del>	\$	354,621,269
(			<u> </u>	

## STRONGHOLD DIGITAL MINING, INC. UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS

	Three montl	Nine months ended,					
	September 30,	September 30	),	September 30,	September 30,		
	2022	2021		2022		2021	
	(unaudited)	(unaudited)		(unaudited)		(unaudited)	
OPERATING REVENUES:	ф 10 000 COE	ф 2.0C0 F	.aa d	FO 71E 404	ф	2 001 420	
Cryptocurrency mining	\$ 12,283,695	\$ 2,060,5			\$	3,901,426	
Energy	11,454,016	2,388,7		26,946,549		5,875,574	
Capacity	878,610	1,069,0		4,591,038		2,352,276	
Cryptocurrency hosting	93,279	499,7		282,327		1,742,242	
Other	39,171	1,6		91,941		34,797	
Total operating revenues  OPERATING EXPENSES:	24,748,771	6,019,7	13	82,627,279		13,906,315	
Fuel	8,466,588	2,411,1	86	26,485,096		6,511,706	
Operations and maintenance	19,528,088 <sub>19,410,875</sub>	2,835,3		47,449,177 <sub>47,331,964</sub>		6,040,173	
General and administrative	<u>11,334,212</u> 11,712,544	3,469,8		32,848,291 <sub>33,226,623</sub>		6,377,677	
Impairments on digital currencies	465,651	91,0		8,176,868		466,286	
Impairments on equipment deposits	403,031	51,0	-	12,228,742		-00,200	
Impairments on miner assets	<u>11,610,000</u> 0		_	<u>16,600,000</u> 4,990,000			
Realized gain on sale of digital currencies	(185,396)	1	_	(936,506)		(149,858)	
Loss on disposal of fixed assets	461,9400	<b>)</b>	_	2,231,540 <del>0</del>		(143,030)	
Realized loss on sale of miner assets	0		_	8,012,248 <del>0</del>		_	
Depreciation and amortization	12,247,245	1,158,3	27/	37,234,126		2,463,549	
Total operating expenses	63,928,328 <sup>52,117,507</sup>	9,965,7		190,329,582 <del>168,736,913</del>	-	21,709,533	
Total operating expenses		9,903,7	43	190,329,382100,730,913	_	21,709,333	
NET OPERATING LOSS	(39,179,557)	(2.040.0	1221	(107 702 202)/06 100 62)		(7,002,210)	
	(27,368,73)	(3,946,0	132)	<u>(107,702,303)(86,109,63)</u>	_	(7,803,218)	
OTHER INCOME (EXPENSE):	(2.202.00 <del>5</del> )/2.520.50	(2.460.6	CO)	(10.013.303)(0.050.00)		(2 504 751)	
Interest expense	(3,393,067)(2,530,56)		-	(10,813,302)(9,950,80)		(2,594,751)	
Loss on debt extinguishment	(28,697,021(15,316,51)		-	(28,697,021)(15,316,51)		-	
Impairment on assets held for sale	(4,159,004)		-	(4,159,004)		-	
Gain on extinguishment of PPP loan	1 202 005	02.0	-	841,670		638,800	
Changes in fair value of warrant liabilities	1,302,065	92,9	1/9	1,302,065		(98,498)	
Realized gain on sale of derivative contract  Loss on disposal of fixed assets	90,953		-	90,953		-	
Realized loss on sale of miner assets	<u><b>0</b>(461,940)</u> 0	Ţ	-	<u>0(2,231,540)</u> <u>0(8,012,248)</u>		-	
Changes in fair value of forward sale derivative	0		-	3,435,639		-	
Changes in fair value of forward sale derivative  Changes in fair value of convertible note	(1,204,739)	1	-	(2,167,500)		-	
Waste coal tax credits	(1,204,739)	23,3	-	53,443		47,152	
Other	20,000	10,3		50,000		48,521	
	(36,040,813)(22,259,74)			(40,063,057)(36,063,83)	_	(1,958,776)	
Total other income (expense)		(2,333,5	197)	( <u>40,063,057)(50,003,63</u> )	_	(1,950,770)	
NET LOSS	(75,220,370)	/C 200 C	20)	(145 505 200)(122 152 40)		(0.761.004)	
MET LOCG II . II	(49,628,47)	(6,280,0	129)	<u>(147,765,360)</u> (122,173,46)		(9,761,994)	
NET LOSS attributable to noncontrolling	(44 000 4EE)/DO 0D0 17	(4.330.4	ICO)	(OC 405 0.45)/71 4C5 05)		(6.720.040)	
interest	<u>(44,000,155)(29,030,17)</u>	(4,328,4	160)	(86,435,347) <del>(71,465,37</del> )	_	(6,730,940)	
NET LOSS attributable to Stronghold Digital	# (D.1 DDG D.1=) (DG = DG DG)				_	(D. 0D4. 0= 1)	
Mining, Inc	\$ <u>(31,220,215</u> ) <del>(20,598,30</del> )	(1,951,5) <b>(</b>	<u>(69)</u>	<u>(61,330,013)(50,708,09)</u>	\$	(3,031,054)	
NET LOSS per share attributable to Class A							
common shareholders							
Basic	\$ (1.27)(0.8)		.05) §	· · · · ·	\$	(17.05)	
Diluted	\$ ( <u>1.27)(0.8</u> )	) \$ (6.	.05) §	<u>(2.82)(2.3</u> )	\$	(17.05)	
Weighted average number of Class A common							
shares outstanding							
Basic	<u>24,631,626</u> 24,098,289	322,3		<u>21,772,05</u> 7 <del>21,592,286</del>		173,532	
Diluted	24,631,626 <sup>24,098,289</sup>	322,3	342	<u>21,772,057</u> 21,592,286		173,532	

### STRONGHOLD DIGITAL MINING, INC. UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

Nine months ended, September 30, 2022 September 30, 2021 (unaudited) (unaudited) **CASH FLOWS FROM OPERATING ACTIVITIES:** Net loss \$ <u>(147,765,360</u>(<del>122,173,469)</del> (9,761,994)Adjustments to reconcile net loss to net cash flows from operating activities: 2,463,549 Depreciation and amortization 37,234,126 Gain on extinguishment of PPP loan (841,670)(638,800)Realized gain on sale of derivative contract  $(90,953) \theta$ Loss on disposal of fixed assets 2,231,540 Write-off of bad debts <u>150,162</u>0 Realized loss on sale of miner assets 8,012,248 Amortization of debt issuance costs 2,681,039<sup>2,681,038</sup> 643,025<sub>0</sub> Stock-based compensation 9,123,1249,073,124 1,246,460269,932 Loss on debt extinguishment 28,697,021<sub>0</sub> Impairment on assets held for sale 4,159,0040 Impairments on equipment deposits 12,228,742 16,600,0004,990,000 Impairments on miner assets 98,498 Changes in fair value of warrant liabilities (1,302,065)Changes in fair value of forward sale derivative (3,435,639)Forward sale contract prepayment 970,000 Changes in fair value of convertible note 2,167,500 Accretion of asset retirement obligation 18,253 (Increase) decrease in digital currencies: (50,715,424)(3,901,426)Mining revenue 46,209,82246,209,821 Net proceeds from sale of digital currencies 434,529 Impairments on digital currencies 8,176,868 466,286<sup>375,246</sup> (Increase) decrease in assets: Accounts receivable 1,336,817 (242,489)(710,72)Prepaid insurance 5,321,5215,321,522  $(278,538) \theta$ Due from related parties (58,735)(856,15)302,973 29,291<sub>77,071</sub> Inventory 55,538 Other current assets (866, 298)(3,713,832)(134,79) Increase (decrease) in liabilities: 4,878,6005,312,778 Accounts payable 21,141,0555,550,196 Due to related parties 781,485<del>781,486</del> 37,280319,071 Accrued liabilities, excluding sales tax liabilities (407,909)(596,04)3,832,362<sup>58,866</sup> Contract liabilities (55,742)147,836<sub>147,841</sub> NET CASH FLOWS (USED IN) PROVIDED BY OPERATING ACTIVITIES (14,656,547)12,456,227(5,049,958) **CASH FLOWS FROM INVESTING ACTIVITIES:** (29,919)Purchase of land Purchases of property, plant and equipment (68,052,422)(34,735,332)(12,738,79)Proceeds from sale of equipment deposits 13,844,780 Equipment purchase deposits - net of future commitments (13,656,428)(85,624,852)(78,688,46)NET CASH FLOWS USED IN INVESTING ACTIVITIES (67,864,070)(120,390,103)(91,457,17)CASH FLOWS FROM FINANCING ACTIVITIES: Repayments of debt (34,490,545)(7,811,150)(188,16) Repayments of financed insurance premiums (3,992,336)Proceeds from debt, net of debt issuance costs paid in cash 97,337,454 Proceeds from promissory note 38,987,333<sup>39,100,000</sup> Proceeds from equipment financing agreement 24,157,178<sub>0</sub> Proceeds from PPP loan 841,670 97,064,318 Proceeds from private placements, net of issuance costs paid in cash 8,599,440 Repayments of EIDL loan (150,000)Repayments of related-party debt (2,024,250)**Buyout of Aspen Interest** (2,000,000)NET CASH FLOWS PROVIDED BY FINANCING ACTIVITIES 67,454,013 **149,065,099**<del>132,643,570</del> NET (DECREASE) INCREASE IN CASH AND CASH EQUIVALENTS (15,066,604)41,131,22336,136,436 CASH AND CASH EQUIVALENTS - BEGINNING OF PERIOD 31,790,115 303,187 41,434,41036,439,623 CASH AND CASH EQUIVALENTS - END OF PERIOD 16,723,511

#### **Third Quarter 2022 Financial Results**

Revenues in the third quarter of 2022 increased 311% to \$24.7 million compared to \$6.0 million in the same quarter a year ago. This is primarily due to a \$10.2 million increase in cryptocurrency mining revenue from deploying additional miners, and a \$9.1 million increase in energy revenue driven by higher prevailing power prices per MW and higher MW generation as a result of the November 2021 Panther Creek Plant acquisition.

Operating expenses in the third quarter of 2022 increased 541% 423% to \$63.9 million \$52.1 million compared to \$10.0 million in the same quarter a year ago due to several factors. Operations and maintenance expense increased by \$16.7 million \$16.6 million as a result of the November 2021 Panther Creek Plant acquisition, higher labor and maintenance costs related to the previously disclosed planned maintenance, and the ramp up of cryptocurrency mining operations. Depreciation and amortization increased by \$11.1 million primarily from deploying additional miners and transformers. General and administrative costs increased by \$6.2 million due to legal and professional fees, insurance costs, and compensation as the Company continues to organize and scale operations. Fuel expenses increased by \$6.1 million driven by higher MW generation, primarily due to the November 2021 Panther Creek Plant acquisition, and increased fuel delivery costs from higher diesel prices.

Net loss for the third quarter of 2022 was (\$75.2) million (\$49.6) million compared to a net loss of (\$6.3) million for the same quarter a year ago.

Adjusted EBITDA for the third quarter of 2022 was a loss of (\$3.0) million, compared to \$0.0 million for the same quarter a year ago (see reconciliation of Non-GAAP financial measures).

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The information furnished pursuant to this Item 2.02, including Exhibit 99.1, shall not be deemed to be "filed" for the purposes of Section 18 of the Securities Exchange Act of 1934, as amended, and will not be incorporated by reference into any filing under the Securities Act of 1933 unless specifically identified therein as being incorporated therein by reference.

#### Item 9.01. Financial Statements and Exhibits.

(d) Exhibits.

Exhibit No. Description

99.1\* Corrected version of the press release issued by Stronghold Digital Mining, Inc. dated as of November 9, 2022.

104 Cover Page Interactive Data File (embedded within the Inline XBRL document).

<sup>\*</sup> Furnished herewith.

#### **SIGNATURE**

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Stronghold Digital Mining, Inc.

By: /s/ Gregory A. Beard

Gregory A. Beard Chief Executive Officer and Co-Chairman

Date: November 10, 2022



#### Stronghold Digital Mining Reports Third Quarter 2022 Results and Provides Operational Update and Initial 2023 Guidance

NEW YORK, November 9, 2022 – <u>Stronghold Digital Mining, Inc.</u> (Nasdaq: SDIG) ("Stronghold," or the "Company") today reported financial results for its third quarter ended September 30, 2022 and provided an operational update.

#### Third Quarter 2022 and Recent Operational and Financial Highlights

- Current liquidity of approximately \$27 million comprising \$27 million cash plus 19 Bitcoin, current principal amount of debt outstanding of approximately \$82 million, and net debt of approximately \$55 million (calculated as principal amount of debt outstanding less cash and Bitcoin) as of November 7, 2022, which represents an approximately 51% reduction since June 30, 2022
- Fully extinguished \$67.4 million in principal value of debt associated with NYDIG ABL LLC ("NYDIG") and The Provident Bank ("BankProv") equipment financings on October 26, 2022 by consensually returning approximately 26,000 Bitcoin miners (fewer than 19,000 of which were operating prior to being unplugged in mid-August and returned)
- Closed Credit Agreement with WhiteHawk Finance LLC ("WhiteHawk) on October 27, 2022 (the "WhiteHawk Credit Agreement") to nearly triple weighted-average maturity of existing debt from approximately 13 to 36 months, reduce monthly principal payments, and add over \$21 million of cash to the Company's balance sheet
- Entered into a Settlement Agreement with Northern Data PA LLC ("NDPA") and 1277963 B.C. Ltd. ("Bitfield", and together with NDPA, "Northern Data") on September 30, 2022 (the "Northern Data Settlement Agreement") to mutually terminate the hosting agreement at what the Company believes are attractive economics to Stronghold (estimated to improve cash flow by a net \$10-22 million over the next two years based on certain bitcoin price, network hash rate, hash rate capacity, miner efficiency, and uptime assumptions)
- Received and/or agreed to procure approximately 10,000 additional Bitcoin miners since August 16, 2022, of which approximately 6,000 have been installed as of November 8, 2022
- Entered into a definitive hosting agreement (the "Foundry Hosting Agreement") with Foundry Digital, LLC ("Foundry"), demonstrating the ability to creatively increase hash rate without significant capital investment
- Completed major planned maintenance outages at each of the Panther Creek Power Plant (the "Panther Creek Plant") and Scrubgrass Power Plant (the "Scrubgrass Plant") and returned both plants to service as expected, demonstrating the ability to generate baseload capacity utilization above a minimum threshold of 80%
- Providing Initial FY 2023 guidance: total revenue and other income estimated to be \$108 to \$114 million and Adjusted EBITDA estimated to be \$29 to \$35 million based on a range of key market assumptions and taking into account the material cost reductions that have been implemented in recent months at our power plants and in general and administrative expenses

#### **Management Commentary**

"We have executed on the major strategic goals we laid out in August during our second quarter earnings announcement; we have reduced leverage, improved liquidity, cut costs and opportunistically grown our mining fleet at attractive prices," said Greg Beard, co-chairman and chief executive officer of Stronghold. "In late October we fully eliminated our NYDIG debt and closed on the refinanced WhiteHawk debt. We have reduced our net debt by 51% to \$55 million since June 30, 2022, and our current liquidity is approximately \$27 million. We will remain patient and diligent, and believe we are meaningfully better positioned to take advantage of opportunities in the market."

"Bitcoin mining equipment remains in acute oversupply, and we believe that prices have yet to find a bottom. As we seek to maintain flexibility and maximize capital efficiency, we are excited about the Foundry Hosting Agreement which is a creative—and capital light—way to utilize our energized data center slots, 14,200 of which were made available after the previously disclosed Northern Data Settlement Agreement. The Foundry deal provides Bitcoin exposure to us with an esteemed partner, while requiring minimal upfront investment and opportunity cost."

"Lastly, we believe that we successfully executed on our planned maintenance outages at the Panther Creek Plant and Scrubgrass Plant in September and early October, respectively. We used the downtime to perform a thorough review of the cost structure of our plants, took aggressive steps to accelerate cost reductions expected out of the outages, and believe that we will be able to deliver on our target cost of power of \$45 to \$50 per MWh in the first quarter of 2023."

"Vertical integration and power market optionality remain as valuable as ever for our business. Even following our recent miner purchases and forward-looking effort to continue refilling our data centers, we plan to continue optimizing between grid sales and Bitcoin mining, especially with seasonally higher winter power prices nearly upon us. Our downside protection, combined with our balance sheet and cost improvements, give us confidence in our ability to emerge from this depressed Bitcoin market in a stronger position than ever."

#### **Liquidity and Capital Resources**

On October 26, 2022, Stronghold transferred the seventh and final tranche of Bitcoin miners that served as collateral under previous financing agreements with NYDIG, in exchange for the extinguishment of the final amount of approximately \$2.1 million of principal amount of debt. Stronghold has now eliminated all outstanding debt, approximately \$67.4 million of principal amount, under the legacy equipment financing agreements and consensually returned approximately 26.000 Bitcoin miners to NYDIG and BankProv.

On October 27, 2022, Stronghold closed the WhiteHawk Credit Agreement, reflecting the previously announced binding commitment letter to restructure and expand its current equipment financing agreements into a secured, 36-month note. The restructuring nearly tripled the weighted-average maturity from 13 to 36 months, reduced monthly principal payments, and added over \$21 million of cash to the Company's balance sheet.

As of November 7, 2022, Stronghold's liquidity was approximately \$27 million, including \$27 million cash plus 19 Bitcoin, and the Company had approximately \$82 million of principal amount of debt outstanding.

#### **Bitcoin Mining Update**

During the third quarter of 2022, Stronghold earned approximately 567 Bitcoin through its mining operations, a decline of approximately 11% from the 637 awards received during the second quarter 2022. Third quarter 2022 Bitcoin mining operations were negatively impacted by the decrease in the mining fleet associated with the NYDIG debt extinguishment and power plant outages in September and October related to planned maintenance.

Since Stronghold announced its second quarter earnings on August 16, 2022, the Company has received or procured approximately 10,000 additional Bitcoin miners with hash rate capacity exceeding 0.9 exahash per second ("EH/s"). This includes (i) approximately 1,500 purchased Bitmain S19 Pro and Bitmain S19 Pro miners (all of which have been received), (ii) approximately 1,000 purchased MicroBT M30S miners (expected to be delivered in the coming days), (iii) approximately 2,300 miners from MinerVa Semiconductor Corp. ("MinerVa") (nearly 1,200 of which have been delivered to date, of which approximately 780 are Bitmain S19j Pro or T19 miners), (iv) over 4,500 miners related to the Foundry Hosting Agreement (of which over 3,000 have been received, with the remaining miners expected to arrive by the end of November 2022), and (v) additional miners associated with previously disclosed miner purchases.

On November 7, 2022, Stronghold entered the Foundry Hosting Agreement. Backed by Digital Currency Group, Foundry is a financing and advisory company focused on digital asset mining and staking and currently operates the largest Bitcoin mining pool in the world. Pursuant to the Foundry Hosting Agreement, Foundry will deliver over 4,500 Bitcoin miners with associated hash rate capacity of approximately 420 PH/s to the Panther Creek Plant, and Stronghold will provide power to the Bitcoin miners and hosting services for a fee of \$60 per megawatt-hour ("MWh"), demonstrating Stronghold's growing ability to provide high-caliber Bitcoin mining services. Pursuant to the Foundry Hosting Agreement, Stronghold will receive 50% of the Bitcoin mined after deducting the \$60/MWh, and Stronghold maintains the ability to curtail mining in order to sell power to the PJM grid without penalty. Simultaneously with the Foundry Hosting Agreement, Stronghold and Foundry entered into a non-binding Letter of Intent (the "Foundry LOI"), pursuant to which Stronghold would purchase the 4,500 miners in exchange for giving Foundry a limited amount of cash plus equity and a profit share that applies to the Bitcoin miners as well as to power that is sold to the grid when the miners are curtailed. The Company has already received approximately 3,000 of the Bitcoin miners associated with the Foundry Hosting Agreement and expects to install all remaining miners by the end of November 2022.

After giving effect to the Foundry Hosting Agreement, miners returned to NYDIG and BankProv in relation to the debt extinguishment, and other recent miner deliveries and purchases that have been previously disclosed, Stronghold's Bitcoin mining fleet is expected to total over 25,900 miners with hash rate capacity exceeding 2.3 EH/s, assuming no deliveries from MinerVa beyond the aforementioned 2,300 miners. Of these miners, over 21,500 with hash rate capacity exceeding 1.9 EH/s are associated with self-mining operations and are not subject to a profit share.

On September 30, 2022, Stronghold entered into the Northern Data Settlement Agreement to mutually terminate the data center hosting agreement at the Scrubgrass Plant. Pursuant to the Northern Data Settlement Agreement, the profit share with Northern Data has been eliminated and Stronghold will operate the approximately 50 MW of modular miner pods capable of hosting over 14,200 Bitcoin miners, with hash rate capacity of 1.25 to 1.50 EH/s for a de minimis \$1,000 per year leasing expense. At the end of the two-year lease term, Stronghold has the option, but not an obligation, to purchase the Northern Data pods for between \$2 million and \$6 million, depending on prevailing hash price at time, net of up to \$1.5 million in expenditures that the Company has the option, but not an obligation, to spend if it deems necessary in order to upgrade or maintain the pods. In exchange, Stronghold will pay Northern Data \$4.5 million, of which \$3.5 million has been paid thus far in the fourth quarter of 2022, with the remaining \$1 million due before November 30, 2022. Stronghold estimates the net cash flow improvement to be between \$7 million and \$20 million over the next two years based on certain hash rate capacity, miner efficiency and uptime assumptions.

#### **Power Assets Update**

Stronghold owns and operates approximately 165 MW net of environmentally beneficial coal fluidized bed power generation capacity at its Panther Creek Plant and Scrubgrass Plant in Pennsylvania. These are coal refuse reclamation-to-energy plants where waste coal, a byproduct of legacy coal mining operations, is consumed to generate electricity. The Commonwealth of Pennsylvania has designated coal refuse as a Tier II Alternative Energy Source, making the facilities eligible to earn renewable energy credits. During the third quarter of 2022, Stronghold removed approximately 241,000 tons of coal refuse and returned approximately 168,000 tons of beneficial use ash to waste coal sites, facilitating the remediation of these sites.

Stronghold generated \$11.5 million of energy revenue in the third quarter of 2022, which was up 61% sequentially versus the \$7.1 million generated during the second quarter of 2022 and up 379% year-over-year versus the \$2.4 million from the third quarter of 2021. Key drivers of the sequential and year-over-year change were higher realized power prices as well as more power sold to the grid versus the prior periods. Stronghold generated \$0.9 million of capacity revenue during the third quarter of 2022, down 47% sequentially versus the \$1.7 million generated during the second quarter of 2022 and down 18% year-over-year versus the \$1.1 million generated during the third quarter of 2021. As previously reported, both plants transitioned from being capacity resources in the PJM market to being energy resources in the PJM market starting in June 2022, which allowed the Company to sell power into the real-time market during the third quarter of 2022 versus being required as a capacity resource to sell power in the day-ahead market during prior periods.

The third quarter was impacted by material planned outages at the Panther Creek Plant and the Scrubgrass Plant that spanned the second half of September into early October, during which time the Company generated no energy revenue but incurred substantial maintenance costs and imported electricity from the PJM grid. Planned maintenance events improve plant efficiency and reliability and are a critical part of normal long-term maintenance programs. The Panther Creek Plant took its full outage in September, and the maintenance went as planned. The Panther Creek Plant returned to service in early October and has since performed well, in line with Company expectations for baseload reliability.

The Scrubgrass Plant conducted its planned maintenance outage that lasted from mid-September into early October. During the outage, management undertook a thorough review of plant-level profitability and identified opportunities for immediate cost reductions including improved fuel purchasing, headcount reductions, parts inventory procurement and management, and enhanced maintenance planning. Given seasonally low power prices in October, and some additional desired maintenance objectives, management kept the plant offline while it implemented the cost reduction program and improved the fuel mix through accelerated deliveries of low-cost fuel. The plant returned to service in late October following the conclusion of the outage, and management is encouraged by the improved plant performance, which has confirmed that the plant can run above the expected baseload performance threshold of 80% utilization.

#### 2023 Guidance

#### Market Assumptions:

Bitcoin mining revenue is based on a hash price of \$0.085 per Terahash per second ("TH/s") per day. Hash price represents global Bitcoin mining revenue per TH/s of network hash rate, incorporates both Bitcoin price and network hash rate and it is calculated as follows: [Bitcoin price] x [number of Bitcoins mined per day ( $\sim$ 900)]  $\div$  [network hash rate (TH/s)]. The table below illustrates estimated combinations of Bitcoin price and network hash rate that result in a hash price of \$0.085 per TH/s per day:

Bitcoin Price	Network Hash Rate
\$15,000	~159 EH/s
\$20,000	~212 EH/s
\$25,000	~265 EH/s
\$30,000	~318 EH/s

Revenue received for selling electricity to the grid is based on forward prices for the Penelec and Pennsylvania Power & Light zones in PJM Interconnection, LLC, per Priority Power Management as of November 7, 2022. These forward prices imply an average around-the-clock price of approximately \$64/MWh for 2023. However, as a result of Stronghold's ability to curtail Bitcoin miners when grid prices are attractive, Stronghold believes that it can realize a higher average price of \$72/MWh.

#### Guidance:

Operational	FY 2023
Avg. power output (MW)	135 - 140
Avg. hash rate capacity (EH/s)	~3.0
Avg. miner uptime, without miner curtailment (%)	90%
Avg. hash rate, with miners curtailed to sell power (EH/s)	~2.4

Financial (\$ in millions, unless noted)	FY 2023
Total revenue and other income	\$108 - \$114
Recurring fuel and operations and maintenance expenses	\$56 - \$62
\$/MWh	\$46 - \$52
Recurring cash general and administrative expenses	\$18 - \$21
Adjusted EBITDA	\$29 - \$35

#### Third Quarter 2022 Financial Results

Revenues in the third quarter of 2022 increased 311% to \$24.7 million compared to \$6.0 million in the same quarter a year ago. This is primarily due to a \$10.2 million increase in cryptocurrency mining revenue from deploying additional miners, and a \$9.1 million increase in energy revenue driven by higher prevailing power prices per MW and higher MW generation as a result of the November 2021 Panther Creek Plant acquisition.

Operating expenses in the third quarter of 2022 increased 541% to \$63.9 million compared to \$10.0 million in the same quarter a year ago due to several factors. Operations and maintenance expense increased by \$16.7 million as a result of the November 2021 Panther Creek Plant acquisition, higher labor and maintenance costs related to the previously disclosed planned maintenance, and the ramp up of cryptocurrency mining operations. Depreciation and amortization increased by \$11.1 million primarily from deploying additional miners and transformers. General and administrative costs increased by \$7.9 million due to legal and professional fees, insurance costs, and compensation as the Company continues to organize and scale operations. Fuel expenses increased by \$6.1 million driven by higher MW generation, primarily due to the November 2021 Panther Creek Plant acquisition, and increased fuel delivery costs from higher diesel prices.

Net loss for the third quarter of 2022 was (\$75.2) million compared to a net loss of (\$6.3) million for the same quarter a year ago.

Adjusted EBITDA for the third quarter of 2022 was a loss of (\$3.0) million, compared to \$0.0 million for the same quarter a year ago (see reconciliation of Non-GAAP financial measures).

#### **Conference Call**

Stronghold will host a conference call today, November 9, 2022 at 5:00 p.m. Eastern Time (2:00 p.m. Pacific Time) with an accompanying presentation to discuss these results. A question-and-answer session will follow management's presentation.

To participate, a live webcast of the call will be available on the Investor Relations page of the Company's website at <u>ir.strongholddigitalmining.com</u>. To access the call by phone, please use the following link <u>Stronghold Digital Mining Third Quarter 2022 Earnings Call</u>. After registering, an email will be sent, including dial-in details and a unique conference call access code required to join the live call. To ensure you are connected prior to the beginning of the call, please register a minimum of 15 minutes before the start of the call.

A replay will be available on the Company's Investor Relations website shortly after the event at ir.strongholddigitalmining.com.

#### About Stronghold Digital Mining, Inc.

Stronghold is a vertically integrated Bitcoin mining company with an emphasis on environmentally beneficial operations. Stronghold houses its miners at its wholly owned and operated Scrubgrass Plant and Panther Creek Plant, both of which are low-cost, environmentally beneficial coal refuse power generation facilities in Pennsylvania.

#### **Cautionary Statement Concerning Forward-Looking Statements**

Certain statements contained in this press release, including guidance, constitute "forward-looking statements." within the meaning of the Private Securities Litigation Reform Act of 1995. You can identify forward-looking statements because they contain words such as "believes," "expects," "may," "will," "should," "seeks," "approximately," "intends," "plans," "estimates" or "anticipates" or the negative of these words and phrases or similar words or phrases which are predictions of or indicate future events or trends and which do not relate solely to historical matters. Forward-looking statements and the business prospects of Stronghold are subject to a number of risks and uncertainties that may cause Stronghold's actual results in future periods to differ materially from the forward-looking statements. These risks and uncertainties include, among other things: the hybrid nature of our business model, which is highly dependent on the price of Bitcoin; our dependence on the level of demand and financial performance of the crypto asset industry; our ability to manage growth, business, financial results and results of operations; uncertainty regarding our evolving business model; our ability to retain management and key personnel and the integration of new management; our ability to raise capital to fund business growth; our ability to maintain sufficient liquidity to fund operations, growth and acquisitions;; uncertainty regarding the outcomes of any investigations or proceedings; our ability to enter into purchase agreements, acquisitions and financing transactions; public health crises, epidemics, and pandemics such as the coronavirus pandemic; our ability to procure crypto asset mining equipment from foreign-based suppliers; our ability to maintain our relationships with our third party brokers and our dependence on their performance; our ability to procure crypto asset mining equipment; developments and changes in laws and regulations, including increased regulation of the crypto asset industry through legislative action and revised rules and standards applied by The Financial Crimes Enforcement Network under the authority of the U.S. Bank Secrecy Act and the Investment Company Act; the future acceptance and/or widespread use of, and demand for, Bitcoin and other crypto assets; our ability to respond to price fluctuations and rapidly changing technology; our ability to operate our coal refuse power generation facilities as planned; our ability to avail ourselves of tax credits for the clean-up of coal refuse piles; and legislative or regulatory changes, and liability under, or any future inability to comply with, existing or future energy regulations or requirements. More information on these risks and other potential factors that could affect our financial results is included in our filings with the Securities and Exchange Commission, including in the "Risk Factors" and "Management's Discussion and Analysis of Financial Condition and Results of Operations" sections of our Annual Report on Form 10-K filed on March 29, 2022 and our Quarterly Reports on Form 10-Q filed on May 16, 2022, August 18, 2022 and November 9, 2022. Any forward-looking statement or guidance speaks only as of the date as of which such statement is made, and, except as required by law, we undertake no obligation to update or revise publicly any forward-looking statements or guidance, whether because of new information, future events, or otherwise.

## STRONGHOLD DIGITAL MINING, INC. UNAUDITED CONDENSED CONSOLIDATED BALANCE SHEETS

		ember 30, 2022 (unaudited)	<b>December 31, 2021</b>		
ASSETS:	ф	1C 700 F11	ď	21 700 115	
Cash and cash equivalents	\$	16,723,511 2,186,704	\$	31,790,115 7,718,221	
Digital currencies Digital currencies, restricted		2,100,704		2,699,644	
Accounts receivable		775,038		2,111,855	
Due from related parties		58,735		2,111,033	
Prepaid insurance		980,180		6,301,701	
Inventory		3,316,716		3,372,254	
Assets held for sale		39,008,651		5,57 <b>2,2</b> 51	
Other current assets		1,527,938		661,640	
Total current assets		64,577,473		54,655,430	
Equipment deposits		24,385,876		130,999,398	
Property, plant and equipment, net		182,869,685		166,657,155	
Land		1,748,439		1,748,440	
Road bond		211,958		211,958	
Security deposits		348,888		348,888	
TOTAL ASSETS	\$	274,142,319	\$	354,621,269	
	Ψ	274,142,313	Ψ	554,021,205	
LIABILITIES:	ф	00 200 265	ф	45 500 654	
Current portion of long-term debt, net of discounts and issuance fees	\$	90,298,367	\$	45,799,651	
Financed insurance premiums Forward sale contract		307,385		4,299,721	
		-		7,116,488	
Accounts payable		28,491,137		28,650,659	
Due to related parties		2,212,145		1,430,660	
Accrued liabilities		7,385,258		5,053,957	
Total current liabilities		128,694,292		92,351,136	
Asset retirement obligation		992,201		973,948	
Contract liabilities		132,093		187,835	
Paycheck Protection Program Loan Warrant liabilities		- - 050 005		841,670	
		5,056,065		10 270 041	
Long-term debt, net of discounts and issuance fees		7,607,240		18,378,841	
Total long-term liabilities		13,787,599		20,382,294	
Total liabilities		142,481,891		112,733,430	
COMMITMENTS AND CONTINGENCIES					
REDEEMABLE COMMON STOCK:					
Common Stock – Class V; \$0.0001 par value; 34,560,000 shares authorized; 27,057,600 and					
27,057,600 shares issued and outstanding as					
of September 30, 2022, and December 31, 2021, respectively.		29,433,528		301,052,617	
Total redeemable common stock		29,433,528		301,052,617	
STOCKHOLDERS' EQUITY (DEFICIT):					
Noncontrolling Series A redeemable and convertible preferred stock; \$0.0001 par value; \$5,000,000 aggregate liquidation value; 1,152,000 and 1,152,000 shares issued and outstanding as of September 30, 2022, and					
December 31, 2021, respectively.		34,140,047		37,670,161	
Common Stock – Class A; \$0.0001 par value; 685,440,000 shares authorized; 23,063,813 and		34,140,047		37,070,101	
20,016,067 shares issued and outstanding					
as of September 30, 2022, and December 31, 2021, respectively.		2,307		2,002	
Accumulated deficits		(211,325,844)		(338,709,688)	
Additional paid-in capital		279,410,390		241,872,747	
Total stockholders' equity (deficit)		102,226,900		(59,164,778)	
· · · · ·					
Total redeemable common stock and stockholders' equity (deficit)  TOTAL LIABILITIES, REDEEMABLE COMMON STOCK AND STOCKHOLDERS'		131,660,428		241,887,839	
EQUITY (DEFICIT)	\$	274,142,319	\$	354,621,269	

# STRONGHOLD DIGITAL MINING, INC. UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS

	Three months ended, September 30, September 30, 2022 2021		2022			ended, ptember 30, 2021		
		(unaudited)	(1	unaudited)	_	(unaudited)	(1	unaudited)
OPERATING REVENUES:								
Cryptocurrency mining	\$	12,283,695	\$	2,060,523	\$	50,715,424	\$	3,901,426
Energy		11,454,016		2,388,752		26,946,549		5,875,574
Capacity		878,610		1,069,040		4,591,038		2,352,276
Cryptocurrency hosting		93,279		499,724		282,327		1,742,242
Other		39,171		1,674		91,941		34,797
Total operating revenues		24,748,771		6,019,713		82,627,279		13,906,315
OPERATING EXPENSES:								
Fuel		8,466,588		2,411,186		26,485,096		6,511,706
Operations and maintenance		19,528,088		2,835,315		47,449,177		6,040,173
General and administrative		11,334,212		3,469,830		32,848,291		6,377,677
Impairments on digital currencies		465,651		91,040		8,176,868		466,286
Impairments on equipment deposits		-		-		12,228,742		-
Impairments on miner assets		11,610,000		-		16,600,000		-
Realized gain on sale of digital currencies		(185,396)		-		(936,506)		(149,858)
Loss on disposal of fixed assets		461,940		-		2,231,540		-
Realized loss on sale of miner assets		-		-		8,012,248		-
Depreciation and amortization		12,247,245		1,158,374		37,234,126		2,463,549
Total operating expenses		63,928,328		9,965,745		190,329,582		21,709,533
NET OPERATING LOSS		(39,179,557)		(3,946,032)		(107,702,303)		(7,803,218)
OTHER INCOME (EXPENSE):								
Interest expense		(3,393,067)		(2,460,668)		(10,813,302)		(2,594,751)
Loss on debt extinguishment		(28,697,021)		-		(28,697,021)		-
Impairment on assets held for sale		(4,159,004)		-		(4,159,004)		-
Gain on extinguishment of PPP loan		-		-		841,670		638,800
Changes in fair value of warrant liabilities		1,302,065		92,979		1,302,065		(98,498)
Realized gain on sale of derivative contract		90,953		-		90,953		-
Changes in fair value of forward sale derivative		-		-		3,435,639		-
Changes in fair value of convertible note		(1,204,739)		-		(2,167,500)		-
Waste coal tax credits		-		23,356		53,443		47,152
Other	_	20,000		10,336		50,000		48,521
Total other income (expense)		(36,040,813)		(2,333,997)		(40,063,057)		(1,958,776)
NET LOSS		(75,220,370)		(6,280,029)		(147,765,360)		(9,761,994)
NET LOSS attributable to noncontrolling interest		(44,000,155)		(4,328,460)		(86,435,347)		(6,730,940)
NET LOSS attributable to Stronghold Digital Mining, Inc	\$	(31,220,215)	\$	(1,951,569)	\$	(61,330,013)	\$	(3,031,054)
NET LOSS per share attributable to Class A common shareholders								
Basic	\$	(1.27)	\$	(6.05)	\$	(2.82)	\$	(17.05)
Diluted	\$	(1.27)	\$	(6.05)		(2.82)		(17.05)
Weighted average number of Class A common shares outstanding		,		,		,		,
Basic		24,631,626		322,342		21,772,057		173,532
Diluted		24,631,626		322,342		21,772,057		173,532

## STRONGHOLD DIGITAL MINING, INC. UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

	Nine months ended,			
	September 30, 2022	September 30, 2021		
CACH ELOWIC EDOM OBED ATING A CTIVITIES.	(unaudited)	(unaudited)		
CASH FLOWS FROM OPERATING ACTIVITIES: Net loss	\$ (147,765,360)	\$ (9,761,994)		
Adjustments to reconcile net loss to net cash flows from operating activities:	\$ (147,703,300)	ψ (3,701,334)		
Depreciation and amortization	37,234,126	2,463,549		
Gain on extinguishment of PPP loan	(841,670)			
Realized gain on sale of derivative contract	(90,953)			
Loss on disposal of fixed assets	2,231,540	_		
Write-off of bad debts	2,231,340	150,162		
Realized loss on sale of miner assets	8,012,248	150,102		
Amortization of debt issuance costs	2,681,039	643,025		
Stock-based compensation	9,123,124	1,246,460		
Loss on debt extinguishment	28,697,021	1,240,400		
Impairment on assets held for sale	4,159,004	-		
Impairment on assets near for sale  Impairments on equipment deposits	12,228,742	-		
Impairments on miner assets	16,600,000	-		
Changes in fair value of warrant liabilities		00.400		
	(1,302,065)			
Changes in fair value of forward sale derivative	(3,435,639)	-		
Forward sale contract prepayment	970,000	-		
Changes in fair value of convertible note	2,167,500	-		
Accretion of asset retirement obligation	18,253	-		
(Increase) decrease in digital currencies:	(50.545.404)	(2.004.426)		
Mining revenue	(50,715,424)			
Net proceeds from sale of digital currencies	46,209,822	434,529		
Impairments on digital currencies	8,176,868	466,286		
(Increase) decrease in assets:				
Accounts receivable	1,336,817	(242,489)		
Prepaid insurance	5,321,521	(278,538)		
Due from related parties	(58,735)			
Inventory	55,538	29,291		
Other current assets	(866,298)	(3,713,832)		
Increase (decrease) in liabilities:				
Accounts payable	4,878,600	21,141,055		
Due to related parties	781,485	37,280		
Accrued liabilities, excluding sales tax liabilities	(407,909)			
Contract liabilities	(55,742)	147,836		
NET CASH FLOWS (USED IN) PROVIDED BY OPERATING ACTIVITIES	(14,656,547)	12,456,227		
CASH FLOWS FROM INVESTING ACTIVITIES:				
Purchase of land	-	(29,919)		
Purchases of property, plant and equipment	(68,052,422)	(34,735,332)		
Proceeds from sale of equipment deposits	13,844,780	-		
Equipment purchase deposits - net of future commitments	(13,656,428)	(85,624,852)		
NET CASH FLOWS USED IN INVESTING ACTIVITIES	(67,864,070)	(120,390,103)		
CASH FLOWS FROM FINANCING ACTIVITIES:		( 1,-11, 1-)		
Repayments of debt	(34,490,545)	(7,811,150)		
Repayments of financed insurance premiums	(3,992,336)	* * * * * * * * * * * * * * * * * * * *		
Proceeds from debt, net of debt issuance costs paid in cash	97,337,454	<del>-</del>		
Proceeds from promissory note	57,357,454	38,987,333		
Proceeds from equipment financing agreement		24,157,178		
Proceeds from PPP loan	-			
Proceeds from PPP loan  Proceeds from private placements, net of issuance costs paid in cash	9.500.440	841,670		
	8,599,440	97,064,318		
Repayments of related party debt	-	(150,000)		
Repayments of related-party debt	-	(2,024,250)		
Buyout of Aspen Interest	-	(2,000,000)		
NET CASH FLOWS PROVIDED BY FINANCING ACTIVITIES	67,454,013	149,065,099		
NET (DECREASE) INCREASE IN CASH AND CASH EQUIVALENTS	(15,066,604)			
CASH AND CASH EQUIVALENTS - BEGINNING OF PERIOD	31,790,115	303,187		
CASH AND CASH EQUIVALENTS - END OF PERIOD	\$ 16,723,511	\$ 41,434,410		

#### Use and Reconciliation of Non-GAAP Financial Measures

This press release and our related earnings call contain certain non-GAAP financial measures, including Adjusted EBITDA, as a measure of our operating performance. Adjusted EBITDA is a non-GAAP financial measure. We define Adjusted EBITDA as net income (loss) before interest, taxes, depreciation and amortization, further adjusted by the removal of one-time transaction costs, impairment of digital currencies, realized gains and losses on the sale of long-term assets, expenses related to stock-based compensation, gains or losses on derivative contracts, gain on extinguishment of debt, realized gain or loss on sale of digital currencies, waste coal credits, commission on sale of ash, or changes in fair value of warrant liabilities in the period presented. See reconciliation below.

Our board of directors and management team use Adjusted EBITDA to assess our financial performance because they believe it allows them to compare our operating performance on a consistent basis across periods by removing the effects of our capital structure (such as varying levels of interest expense and income), asset base (such as depreciation, amortization, impairment, and realized gains and losses on sale of long-term assets) and other items (such as one-time transaction costs, expenses related to stock-based compensation, and unrealized gains and losses on derivative contracts) that impact the comparability of financial results from period to period. We present Adjusted EBITDA because we believe it provides useful information regarding the factors and trends affecting our business in addition to measures calculated under GAAP. Adjusted EBITDA is not a financial measure presented in accordance with GAAP. We believe that the presentation of this non-GAAP financial measure will provide useful information to investors and analysts in assessing our financial performance and results of operations across reporting periods by excluding items we do not believe are indicative of our core operating performance. Net income (loss) is the GAAP measure most directly comparable to Adjusted EBITDA. Our non-GAAP financial measure should not be considered as an alternative to the most directly comparable GAAP financial measure. You are encouraged to evaluate each of these adjustments and the reasons we consider them appropriate for supplemental analysis. In evaluating Adjusted EBITDA, you should be aware that in the future we may incur expenses that are the same as or similar to some of the adjustments in such presentation. Our presentation of Adjusted EBITDA should not be construed as an inference that our future results will be unaffected by unusual or non-recurring items. There can be no assurance that we will not modify the presentation of Adjusted EBITDA in the future, and any such modification may be material. Adjusted EBITDA has important limitations as an analytical tool and you should not consider Adjusted EBITDA in isolation or as a substitute for analysis of our results as reported under GAAP and should be read in conjunction with the financial statements furnished in our Form 10-Q for the quarter ended September 30, 2022. Because Adjusted EBITDA may be defined differently by other companies in our industry, our definition of this non-GAAP financial measure may not be comparable to similarly titled measures of other companies, thereby diminishing its utility.

### STRONGHOLD DIGITAL MINING, INC. RECONCILATION OF ADJUSTED EBITDA

		Three months ended,				Nine months ended,					
	Sep	otember 30, 2022	Se	eptember 30, 2021	Se	September 30, 2022		ptember 30, 2021			
		(in thou	sano	ds)	(in thousa			is)			
		(unaudited)		(unaudited)		(unaudited)		(unaudited)			
Net Income (loss)	\$	(75,220)	\$	(6,280)	\$	(147,765)	\$	(9,762)			
Interest expense		3,393		2,461		10,813		2,595			
Depreciation and amortization		12,247		1,158		37,234		2,464			
Impairments on digital currencies		466		91		8,177		466			
Impairments on equipment deposits		-		-		12,229		-			
Impairments on miner assets		11,610		-		16,600		-			
One time non-recurring expenses <sup>1</sup>		8,218		1,719		14,781		1,788			
Stock-based compensation		3,377		977		9,123		1,246			
Loss on disposal of fixed assets		462		-		2,232		-			
Realized loss on sale of miner assets		-		-		8,012		-			
Loss on debt extinguishment		28,697				28,697					
Impairment on assets held for sale		4,159				4,159					
Changes in fair value of forward sale derivative		-		-		(3,436)		-			
Gain on extinguishment of PPP loan		-		-		(842)		(639)			
Realized gain on sale of digital currencies		(185)		-		(937)		(150)			
Changes in fair value of convertible note		1,205		-		2,168		-			
Changes in fair value of warrant liabilities		(1,302)		(93)		(1,302)		98			
Realized gain on sale of derivative contract		(91)				(91)					
Adjusted EBITDA <sup>2</sup>	\$	(2,965)	\$	33	\$	(148)	\$	(1,893)			

<sup>1</sup> Includes the following non-recurring expenses: out-of-the-ordinary major repairs and upgrades to the power plant, settlement expenses from terminating the Northern Data hosting agreement, legal fees related to the extinguishment of the NYDIG debt, and other one-time items.

2 Adjusted EBITDA has been retrospectively changed to conform with our current methodology of no longer excluding waste coal tax credits as these are a recurring benefit received relating to running the power plants.

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