

Corporate Communications Policy

BitFrontier Capital Holdings, Inc. (OTC: BFCH) d/b/a EVERMIND Holdings, Inc.

Purpose

This Corporate Communications Policy (the “Policy”) establishes the standards and procedures for public communications by BitFrontier Capital Holdings, Inc. (the “Company”) to ensure that all material information is disclosed accurately, completely, and on a timely basis, in compliance with applicable federal and state securities laws, OTC Markets Group requirements, and Regulation FD (Fair Disclosure). The Policy is designed to promote transparency, protect the integrity of Company information, and foster investor confidence.

Scope

This Policy applies to all directors, officers, employees, contractors, and authorized representatives of the Company who may communicate with investors, analysts, media representatives, regulators, or the public on behalf of the Company.

1. Authorized Spokespersons

The following individuals are authorized to speak publicly on behalf of the Company regarding material corporate matters:

- **Chief Executive Officer** (currently Jordan P. Balencic, D.O.)
- Any other individual expressly designated in writing by the CEO or the Board of Directors

No other person may make public statements on behalf of the Company regarding material information without prior written authorization.

2. Official Disclosure Channels

In accordance with SEC guidance, the Company has designated the following as its official channels for the dissemination of material information:

- **Corporate Website:** <https://evermindholdings.com>
- **OTC Markets Disclosure Portal:** <https://www.otcmarkets.com/stock/BFCH/disclosure>
- **Press Releases** issued via recognized newswire services
- **Public Conference Calls or Webcasts** announced in advance via press release or OTC Markets
- **Company X/Twitter Account:** <https://x.com/bfchco>

The Company may amend this list as necessary, with changes posted on the corporate website.

3. Press Releases & Public Statements

All press releases and public statements containing material information must be:

- Reviewed and approved by the CEO (or authorized designee) prior to release
- Accurate, balanced, and not misleading
- Disseminated through at least one official disclosure channel

4. Social Media & Digital Platforms

The Company's official social media accounts may be used as a channel for disclosing material information, including forward-looking statements, provided that:

- Any forward-looking statements are accompanied by an appropriate Safe Harbor statement or a link to a disclosure containing such language;
- Content aligns with information disclosed through at least one other official channel or is disclosed simultaneously; and
- Posts containing material information are approved by an Authorized Spokesperson prior to publication.

5. Response to Market Rumors & Misinformation

While the Company generally does not comment on market rumors or speculation, it may issue clarifying statements when false or misleading information is deemed likely to materially impact the Company's reputation, share price, or investor confidence. Any such response will:

- Be factual and limited in scope
- Avoid speculation or commentary on nonpublic information
- Be approved by the CEO (or authorized designee) prior to release

6. Selective Disclosure Prohibition

No officer, director, employee, or representative shall disclose material nonpublic information to any individual or group unless such disclosure is made simultaneously to the public through one of the Company's official channels.

7. Investor & Media Contact

All investor relations and media inquiries should be directed to:

Jordan P. Balencic, D.O.

Phone: (813) 693-1377

Email: jbalencic@thinkevermind.com

8. Compliance & Enforcement

Violations of this Policy may result in disciplinary action, up to and including termination of employment or contractual engagement, and may subject the individual to civil or criminal liability under applicable laws.