

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C.

OMB APPROVAL

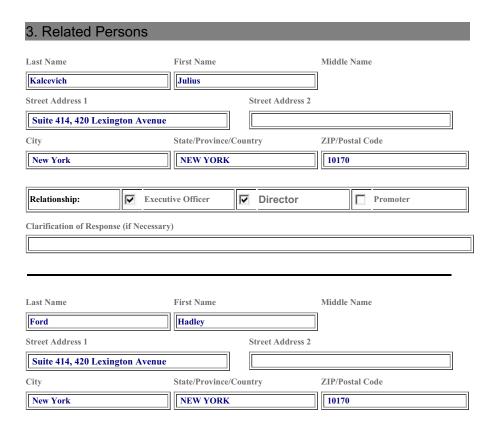
OMB Number: 3235-0076

Expires: August 31, 2015

Estimated Average burden hours per response: 4.0

1. Issuer's Identity		
CIK (Filer ID Number)	Previous Name(s) None	Entity Type
0001643154	GENARCA HOLDINGS	© Corporation
Name of Issuer	LTD	C Limited Partnership
iANTHUS CAPITAL HOLDINGS, INC.		C Limited Liability Company
Jurisdiction of Incorporation/Organization	_	C General Partnership
BRITISH COLUMBIA, CANADA		C Business Trust
Year of Incorporation/Organizati	on	
O Over Five Years Ago		
Within Last Five Years (Specify Year)	2013	
C Yet to Be Formed		

Principal Place of Business and Contact Information							
Name of Issuer							
IANTHUS CAPITAL HOLDING	GS, INC.						
Street Address 1		Stree	et Address 2				
Suite 414, 420 Lexington Avenue							
City	State/Province/Country	y	ZIP/Postal Code	Phone No. of Issuer			
New York	NEW YORK		10170	6465189418			



Relationship:	Exect	ıtive Officer	☑ Director	Promoter
Clarification of Respo	onse (if Necessa	rv)		
		<u> </u>		
ast Name		First Name		Middle Name
Maslow		Randy		
treet Address 1			Street Address	2
Suite 414, 420 Lex	ington Avenue	2		
lity		State/Province	e/Country	ZIP/Postal Code
New York		NEW YORK	ζ	10170
Relationship:	Execu	utive Officer	☑ Director	Promoter
	4037			
Clarification of Respo	onse (if Necessai	ry)		
and Many		Elmid M.		Middle News
ast Name		First Name		Middle Name
Henderson		John	Gr	
treet Address 1			Street Address	2
Suite 414, 420 Lex	ington Avenue			
City		State/Province		ZIP/Postal Code
New York		NEW YORK	<u> </u>	10170
Relationship:	Execu	ıtive Officer	Director	Promoter
Clarification of Respo	onse (if Necessar	ry)		
Last Name		First Name		Middle Name
Boxer		Richard		
treet Address 1			Street Address	2
Suite 414, 420 Lex	ington Avenue	•		
City		State/Province	e/Country	ZIP/Postal Code
New York		NEW YORK	(10170
Relationship:	Execu	ıtive Officer	☑ Director	Promoter
Navification of Door	GEN)		
Clarification of Respo	Juse (II Necessal	(y)		
ast Name		First Name		Middle Name
Rosen		Paul		THURS I VAINE
		∐ [I aui	C4	
treet Address 1		1	Street Address	
Suite 414, 420 Lex	ington Avenue			
City		State/Province		ZIP/Postal Code
New York		NEW YORK	<u> </u>	10170
Relationship:	Execu	ıtive Officer	Director	Promoter

Industry Group	
Agriculture	Health Care C Retailing
Banking & Financial Services	C Biotechnology C Health Insurance C Restaurants
C Commercial Banking	C Hospitals & Physicians Technology
C Insurance	C Pharmaceuticals
C Investing	C Other Health Care
C Investment Banking	O Telecommunications
C Pooled Investment Fund	O Other Technology
Other Banking & Financial Services	Travel
Business Services	Manufacturing C Airlines & Airports Real Estate
Energy	C Lodging & Conventions C Commercial
C Coal Mining	C Construction C Tourism & Travel Service
C Electric Utilities	C REITS & Finance C Other Travel
C Energy Conservation	C Residential C Other
C Cit & Cox	C Other Real Estate
C Oil & Gas C Other Energy	
. Issuer Size	
venue Range	Aggregate Net Asset Value Range
No Revenues	No Aggregate Net Asset Value
\$1 - \$1,000,000	\$1 - \$5,000,000
\$1,000,001 - \$5,000,000	\$5,000,001 - \$25,000,000
\$5,000,001 - \$25,000,000	\$25,000,001 - \$50,000,000
\$25,000,001 - \$100,000,000	\$50,000,001 - \$100,000,000
Over \$100,000,000	Over \$100,000,000
Decline to Disclose	C Decline to Disclose
Not Applicable	C Not Applicable
Federal Exemption(s)	and Exclusion(s) Claimed (select all that
pply)	
Rule 504(b)(1) (not (i), (ii) or (iii))	Rule 505
Rule 504 (b)(1)(i)	▼ Rule 506(b)
Rule 504 (b)(1)(ii)	Rule 506(c)
Rule 504 (b)(1)(iii)	-
	Securities het section 4(a)(5)
	Investment Company Act Section 3(c)
. Type of Filing	
	2018-02-01 First Sale Yet to Occur
New Notice Date of First Sale	
New Notice Date of First Sale Amendment	

C Yes & No

9. Type(s) of Securities	Offered (select all that apply)
- Pooled Investment Fund -	-:
Interests	_
Tenant-in-Common Securities	Debt Option, Warrant or Other Right to
Mineral Property Securities	Acquire Another Security
Security to be Acquired Upon Exercise of Option, Warrant or Other Right to Acquire Security	Other (describe)
10. Business Combinat	ion Transaction
s this offering being made in connection ransaction, such as a merger, acquisitio	Ves vo
Clarification of Response (if Necessary)	
Common Shares and Class A converse specific connection of Citiva Medical, LLC amerger using its wholly-owned substitute. New York, LLC.	ection with the Issuer's and Citiva, LLC, by way of
11. Minimum Investmer	nt
Minimum investment accepted from any	
nvestor	
12. Sales Compensation	n
Recipient	Recipient CRD Number None
	(Associated) Broker or Dealer CRD
(Associated) Broker or Dealer	None Number None
Street Address 1	Street Address 2
City	State/Province/Country ZIP/Postal Code
State(s) of Solicitation	☐ All States
13. Offering and Sales	Amounts
To the same of the	
Cotal Offering Amount \$ 8028656	USD ☐ Indefinite
Total Amount Sold \$ 8028656	USD
Cotal Remaining to be	
old \$ 0	USD Indefinite
Clarification of Response (if Necessary)	
Total Offering Amount represents t	he aggregate price of 1146428
Common Shares at \$2.57 per share restricted shares at \$2.57 per share, Issuer's acquisition of Citiva Medica	issued in connection with the
14. Investors	
14. IIIVESIUIS	
do not qualify as accredited in	ing have been or may be sold to persons who
do not qualify as accredited in Number of such non-accredite	vestors, ed investors who already have invested in the

offering

Regardless of whether securities in the offering have been or may be so	ld
to persons who do not qualify as accredited investors, enter the total	
number of investors who already have invested in the offering:	

_		
16		

15. Sales Commissions & Finders' Fees Expenses

Provide separately the amounts of sales commissions and finders' fees expenses, if any. If the amount of an expenditure is not known, provide an estimate and check the box next to the amount.

Sales Commissions	\$ 0	USD	Estimate
Finders' Fees	\$ 0	USD	Estimate

Clarification of Response (if Necessary)

	-				
Б					

16. Use of Proceeds

Provide the amount of the gross proceeds of the offering that has been or is proposed to be used for payments to any of the persons required to be named as executive officers, directors or promoters in response to Item 3 above. If the amount is unknown, provide an estimate and check the box next to the amount.

\$ 0	USD	Estimate
	-	

Clarification of Response (if Necessary)

Signature and Submission

Please verify the information you have entered and review the Terms of Submission below before signing and clicking SUBMIT below to file this notice.

Terms of Submission

In submitting this notice, each Issuer named above is:

- Notifying the SEC and/or each State in which this notice is filed of the offering of securities
 described and undertaking to furnish them, upon written request, the information furnished to
 offerees.
- Irrevocably appointing each of the Secretary of the SEC and, the Securities Administrator or other legally designated officer of the State in which the Issuer maintains its principal place of business and any State in which this notice is filed, as its agents for service of process, and agreeing that these persons may accept service on its behalf, of any notice, process or pleading, and further agreeing that such service may be made by registered or certified mail, in any Federal or state action, administrative proceeding, or arbitration brought against it in any place subject to the jurisdiction of the United States, if the action, proceeding or arbitration (a) arises out of any activity in connection with the offering of securities that is the subject of this notice, and (b) is founded, directly or indirectly, upon the provisions of: (i) the Securities Act of 1933, the Securities Exchange Act of 1934, the Trust Indenture Act of 1939, the Investment Company Act of 1940, or the Investment Advisers Act of 1940, or any rule or regulation under any of these statutes, or (ii) the laws of the State in which the issuer maintains its principal place of business or any State in which this notice is filed.
- Certifying that, if the issuer is claiming a Regulation D exemption for the offering, the issuer is not disqualified from relying on Regulation D for one of the reasons stated in Rule 505(b)(2)(iii) or Rule 506(d).

Each Issuer identified above has read this notice, knows the contents to be true, and has duly caused this notice to be signed on its behalf by the undersigned duly authorized person.

For signature, type in the signer's name or other letters or characters adopted or authorized as the signer's signature.

Issuer	Signature	Name of Signer	Title	Date
iANTHUS CAPITAL HOLDINGS, INC.	/s/ Julius Kalcevich	Julius Kalcevich	Chief Financial Officer	2018-02-16