Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

ULTRACK SYSTEMS, INC.

A Nevada Corporation
11 Buttermill Ave
Concord, Ontario, Canada L4K 3X1
(800) 893-9506
www,ultrack.ca
info@ultrack.ca
SIC Code: 7389

Quarterly Report
For the Period Ending: March 31, 2025
(the "Reporting Period")

Promotional Activities

The Company has not engaged in any promotional activities as outlined in Section 17(b) of the Securities Act of 1933. Section 17(b) of the Securities Act of 1933, is an antifraud provision which requires that any communications which "publish, give publicity to, or circulate any notice, circular, advertisement, newspaper, article, letter, investment service or communication" which describes a security, must disclose any consideration received or to be received either in the past, present or future, whether directly or indirectly by the issuer of such communication. This federal securities law also governs stock promotion activity.

Outstanding Shares		
The number of shares outstanding of our Common Stock was:		

2,304,256,643 as of March 31, 2025

2,304,256,643 as of December 31, 2024

Shell Status

	ck mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933, he Exchange Act of 1934 and Rule 15c2-11 of the Exchange Act of 1934):
Yes: □	No: X
Indicate by che	ck mark whether the company's shell status has changed since the previous reporting period:
Yes: □	No: X

Change in Control

∕es: □ No: X
Name and address(es) of the issuer and its predecessors (if any)
n answering this item, provide the current name of the issuer and names used by predecessor entities, along with the dates of the name changes.
Greenwind Power Corp. USA- April 8, 2004 to June 10, 2009 HD Retail Solutions, Inc - June 10 2009, to May 22, 2014 Greenscape Laboratories, Inc May 23, 2014 - April 8, 2016 Ultrack Systems, Inc April 8, 2016 - Present
Current State and Date of Incorporation or Registration: <u>February 14, 1989, Nevada</u> Standing in this jurisdiction: (e.g. active, default, inactive): <u>Active</u>
Prior Incorporation Information for the issuer and any predecessors during the past five years:
None

Indicate by check mark whether a Change in Control⁴ of the company has occurred during this reporting period:

None

since inception:

List any stock split, dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:

Describe any trading suspension or halt orders issued by the SEC or FINRA concerning the issuer or its predecessors

Effective December 11, 2023 the Company increased its Authorized to 3,000,000,000 whereby 2,996,000,000 is designated Common Shares, 2,000,000 is designated Series "A" Preferred Shares and 2,000,000 is designated Series "B" Preferred Shares.

Address of the issuer's principal executive office:

11 Buttermill Ave, Concord, Ontario, Canada L4K 3X1

Address of the issuer's principal place of business:

X Check if principal executive office and principal place of business are the same address:

Has the issuer or any of its predecessors been in bankruptcy, receivership, or any similar proceeding in the past five years?

No: X Yes: \square If Yes, provide additional details below:

⁴ "Change in Control" shall mean any events resulting in:

⁽i) Any "person" (as such term is used in Sections 13(d) and 14(d) of the Exchange Act) becoming the "beneficial owner" (as defined in Rule 13d-3 of the Exchange Act), directly or indirectly, of securities of the Company representing fifty percent (50%) or more of the total voting power represented by the Company's then outstanding voting securities;

⁽ii) The consummation of the sale or disposition by the Company of all or substantially all of the Company's assets; (iii) A change in the composition of the Board occurring within a two (2)-year period, as a result of which fewer than a majority of the directors are directors immediately prior to such change; or

⁽iv) The consummation of a merger or consolidation of the Company with any other corporation, other than a merger or consolidation which would result in the voting securities of the Company outstanding immediately prior thereto continuing to represent (either by remaining outstanding or by being converted into voting securities of the surviving entity or its parent) at least fifty percent (50%) of the total voting power represented by the voting securities of the Company or such surviving entity or its parent outstanding immediately after such merger or consolidation.

2) Security Information

Transfer Agent

Name: V Stock Transfer, LLC Address 1: 18 Lafayette Place Address 2: Woodmere, NY

Address 3: 11598 Phone: (646) 536-3179

Email: info@vstocktransfer.com

Publicly Quoted or Traded Securities:

The goal of this section is to provide a clear understanding of the share information for its publicly quoted or traded equity securities. Use the fields below to provide the information, as applicable, for all outstanding classes of securities that are publicly traded/quoted.

Trading Symbol: MJLB

Exact title and class of securities outstanding: CUSIP: 90400F103

Par or Stated Value: 0.001

Total shares authorized: 2,996,000,000 as of date: March 31, 2025
Total shares outstanding: 2,304,256,643 as of date: March 31, 2025
Total number of shareholders of record: 217 as of date: March 31, 2025

Please provide the above-referenced information for all other publicly quoted or traded securities of the issuer.

None

Other classes of authorized or outstanding equity securities that do not have a trading symbol:

The goal of this section is to provide a clear understanding of the share information for its other classes of authorized or outstanding equity securities (e.g., preferred shares that do not have a trading symbol). Use the fields below to provide the information, as applicable, for all other authorized or outstanding equity securities.

Exact title and class of the security: Series A Preferred Shares

CUSIP (if applicable): $\underline{\text{N/A}}$ Par or stated value: 0.001

Total shares authorized: 2,000,000 as of: March 31, 2025
Total shares outstanding (if applicable): 1,000,000 as of: March 31, 2025

Total number of shareholders of record

(if applicable): 1 as of: March 31, 2025

Exact title and class of the security: Convertible Series B Preferred Shares

CUSIP (if applicable): $\underline{\text{N/A}}$ Par or stated value: 0.001

Total shares authorized: 2,000,000 as of: March 31, 2025 Total shares outstanding (if applicable): 1,000,000 as of: March 31, 2025

Total number of shareholders of record

(if applicable): 1 as of: March 31, 2025

Please provide the above-referenced information for all other classes of authorized or outstanding equity securities.

No other securities exist except what is disclosed above.

Security Description:

The goal of this section is to provide a clear understanding of the material rights and privileges of the securities issued by the company. Please provide the below information for each class of the company's equity securities, as applicable:

1. For common equity, describe any dividend, voting and preemption rights.

Dividends are variable and paid out at the discretion of management. Each common share is entitled to one vote. There are no preemption rights.

- 2. For preferred stock, describe the dividend, voting, conversion, and liquidation rights as well as redemption or sinking fund provisions.
- A) Series A Preferred shares are entitled to 2500 votes per each preferred share. There are no dividend rights nor redemption provisions.
- B) Convertible Series B Preferred shares are entitled to converts into 1000 common shares per each preferred share. There are no dividend rights nor redemption provisions.
 - 3. Describe any other material rights of common or preferred stockholders.

None

4. Describe any material modifications to rights of holders of the company's securities that have occurred over the reporting period covered by this report.

None

3) Issuance History

The goal of this section is to provide disclosure with respect to each event that resulted in any changes to the total shares outstanding of any class of the issuer's securities **in the past two completed fiscal years and any subsequent interim period**.

Disclosure under this item shall include, in chronological order, all offerings and issuances of securities, including debt convertible into equity securities, whether private or public, and all shares, or any other securities or options to acquire such securities, issued for services. Using the tabular format below, please describe these events.

A. Changes to the Number of Outstanding Shares for the two most recently completed fiscal years and any subsequent period.

Indicate by check mark whether there were any changes to the number of outstanding shares within the past two completed fiscal years:

No: □ Yes: X (If yes, you must complete the table below)

Shares Outstanding as of Second Most Recent Fiscal Year End:

Opening Balance

Date January 1, 2022

Common: 295,106,662 Preferred: A: 1,000,000 Preferred: B: 1,000,000 *Right-click the rows below and select "Insert" to add rows as needed.

Date of Transaction	Transaction type (e.g. new issuance, cancellation, shares returned to treasury)	Number of Shares Issued (or cancelled)	Class of Securitie s	Value of shares issued (\$/per share) at Issuan ce	Were the shares issued at a discount to market price at the time of issuance ? (Yes/ No)	Individual/ Entity Shares were issued to. ***You must disclose the control person(s) for any entities listed.	Reason for share issuance (e.g. for cash or debt conversion) OR Nature of Services Provided	Restricted or Unrestricte d as of this filing?	Exemption or Registration Type?
03/31/2022	New Issuance	20,000,000	Common	.001 per share	Yes	Wong Hang Nga	Debt Conversion	Unrestricted	4(a)(1)
07/28/2022	New Issuance	31,000,000	Common	.0001 per share	Yes	Canal Aki	Debt Conversion	Unrestricted	4(a)(1)
07/28/2022	New Issuance	25,000,000	Common	.0001 per share	Yes	Gemni Holdings, Inc. (Mehdi Quahtane)	Debt Conversion	Unrestricted	4(a)(1)
07/29/2022	New Issuance	25,750,000	Common	.0001 per share	Yes	Branalex Financial Group Inc. Stephen Taub	Debt Conversion	Unrestricted	4(a)(1)
08/17/2022	New Issuance	25,000,000	Common	.0001 per share	Yes	Wong Hang Nga	Debt Conversion	Unrestricted	4(a)(1)
12/13/2022	New Issuance	31,200,000	Common	.0001 per share	Yes	Red Rock Fund Bash Ahmed	Debt Conversion	Unrestricted	4(a)(1)
02/08/2023	New Issuance	25,000,000	Common	.0001 per share	Yes	Sugarloaf Equity Partners Inc. Lawrence Secrest	Debt Conversion	Unrestricted	4(a)(1)
03/17/2023	New Issuance	55,000,000	Common	.0001 per share	Yes	Branalex Financial Group Inc. Stephen Taub	Debt Conversion	Unrestricted	4(a)(1)

04/03/2023	New Issuance	55,000,000	Common	.0001 per share	Yes	Gemni Holdings, Inc. (Mehdi Quahtane)	Debt Conversion	Unrestricted	4(a)(1)
04/11/2023	New Issuance	60,000,000	Common	.0001 per share	Yes	Sugarloaf Equity Partners Inc.	Debt Conversion	Unrestricted	4(a)(1)
						Secrest			
04/23/2023	New Issuance	60,000,000	Common	.0001 per share	Yes	Legion Financial Consultants Ltd.	Debt Conversion	Unrestricted	4(a)(1)
06/13/2023	New Issuance	80,000,000	Common	.0001 per share	Yes	Legion Financial Consultants Ltd. Roy Tombran	Debt Conversion	Unrestricted	4(a)(1)
07/01/2023	New Issuance	81,200,000	Common	.0001 per share	Yes	Gemni Holdings, Inc. (Mehdi Quahtane)	Debt Conversion	Unrestricted	4(a)(1)
07/15/2023	New Issuance	90,000,000	Common	.0001 per share	Yes	Legion Financial Consultants Ltd. Roy Tombran	Debt Conversion	Unrestricted	4(a)(1)
09/12/2023	New Issuance	100,000,000	Common	.0001 per share	Yes	Pascal Siegenthaler	Debt Conversion	Unrestricted	4(a)(1)
10/05/2023	New Issuance	100,000,000	Common	.0001 per share	Yes	Pascal Siegenthaler	Debt Conversion	Unrestricted	4(a)(1)
11/17/2023	New Issuance	115,000,000	Common	.0001 per share	Yes	Pascal Siegenthaler	Debt Conversion	Unrestricted	4(a)(1)
11/22/2023	New Issuance	115,000,000	Common	.0001 per share	Yes	Legion Financial Consultants Ltd. Roy Tombran	Debt Conversion	Unrestricted	4(a)(1)
12/08/2023	New Issuance	115,000,000	Common	.0001 per share	Yes	Pascal Siegenthaler	Debt Conversion	Unrestricted	4(a)(1)
01/12/2024	New Issuance	160,000,000	Common	.0001 per share	Yes	Gemni Holdings, Inc. (Mehdi Quahtane)	Debt Conversion	Unrestricted	4(a)(1)
01/12/2024	New Issuance	160,000,000	Common	.0001 per share	Yes	Pascal Siegenthaler	Debt Conversion	Unrestricted	4(a)(1)
02/14/2024	New Issuance	190,000,000	Common	.0001 per share	Yes	Gemni Holdings, Inc. (Mehdi Quahtane)	Debt Conversion	Unrestricted	4(a)(1)

02/15/2024	New Issuance	160,000,000	Common	.0001 per share	Yes	GB II Inc. Pascal Siegenthaler	Debt Conversion	Unrestricted	4(a)(1)
04/17/2024	New Issuance	99,999,981	Common	.0001 per share	Yes	GB II Inc. Pascal Siegenthaler	Debt Conversion	Unrestricted	4(a)(1)

Shares Outstanding on Date of This Report:

Ending Balance:

Date March 31, 2025

Common: 2,304,256,643 Preferred: A: 1,000,000 Preferred: B: 1,000,000

Example: A company with a fiscal year end of December 31st 2023, in addressing this item for its Annual Report, would include any events that resulted in changes to any class of its outstanding shares from the period beginning on January 1, 2022 through December 31, 2023 pursuant to the tabular format above.

Use the space below to provide any additional details, including footnotes to the table above:

B. Promissory and Convertible Notes

Indicate by check mark whether there are any outstanding promissory, convertible notes, convertible debentures, or any other debt instruments that may be converted into a class of the issuer's equity securities:

No: □ Yes: X (If yes, you must complete the table below)

Date of Note Issuance	Princip al Amoun t at Issuan ce (\$)	Outstan ding Balance (\$) (include accrued interest)	Maturity Date	Conversion Terms (e.g. pricing mechanism for determining conversion of instrument to shares)	# Shares Converted to Date	# of Potential Shares to be Issued Upon Conversion	Name of Noteholder (entities must have individual with voting / investment control disclosed).	Reason for Issuance (e.g. Loan, Services, etc.)
7/1/2013	1,985	285	Due on Demand Effective July 1, 2025	0.0001 conversion price per share or Discount to Bid	17,000,000	2,850,000	Legion Financial Consultants Ltd. Roy Tombran	Corporate Loan
6/1/2014	1,000	0	Due on Demand Effective July 1, 2025	0.0001 conversion price per share or Discount to Bid	10,000,000	0	Legion Financial Consultants Ltd. Roy Tombran	Corporate Loan
12/21/2015	2,100	0	Due on Demand Effective July 1, 2025	0.0001 conversion price per share or Discount to Bid	21,000,000	0	Legion Financial Consultants Ltd. Roy Tombran	Corporate Loan
4/1/2016	1,000	1,000	Due on Demand Effective July 1, 2025	0.0001 conversion price per share or Discount to Bid		10,000,000	Legion Financial Consultants Ltd. Roy Tombran	Corporate Loan

^{***}Control persons for any entities in the table above must be disclosed in the table or in a footnote here.

4/1/2016	3,120	0	Due on Demand Effective July 1, 2025	0.0001 conversion price per share or Discount to Bid	31,200,000	0	Legion Financial Consultants Ltd. Roy Tombran	Corporate Loan
10/31/2016	2,000	0	Due on Demand Effective July 1, 2025	0.0001 conversion price per share or Discount to Bid	20,000,000	0	Legion Financial Consultants Ltd. Roy Tombran	Corporate Loan
11/14/2016	2,500	2,500	Due on Demand Effective July 1, 2025	0.0001 conversion price per share or Discount to Bid		25,000,000	Legion Financial Consultants Ltd. Roy Tombran	Corporate Loan
11/22/2016	11,000	0	Due on Demand Effective July 1, 2025	0.0001 conversion price per share or Discount to Bid	110,000,000	0	Legion Financial Consultants Ltd. Roy Tombran	Corporate Loan
03/16/2017	20,300	20,300	Due on Demand Effective July 1, 2025	0.0001 conversion price per share or Discount to Bid		203,000,000	Legion Financial Consultants Ltd. Roy Tombran	Corporate Loan
4/25/2017	11,000	7,200	Due on Demand Effective July 1, 2025	0.0001 conversion price per share or Discount to Bid	38,000,000	72,000,000	Legion Financial Consultants Ltd. Roy Tombran	Corporate Loan
5/8/2017	32,000	0	Due on Demand Effective July 1, 2025	0.0001 conversion price per share or Discount to Bid	320,000,000	0	Legion Financial Consultants Ltd. Roy Tombran	Corporate Loan
8/12/2017	25,000	18,000	Due on Demand Effective July 1, 2025	0.0001 conversion price per share or Discount to Bid	70,000,000	180,000,000	Legion Financial Consultants Ltd. Roy Tombran	Corporate Loan
10/15/2017	20,000	20,000	Due on Demand Effective July 1, 2025	0.0001 conversion price per share or Discount to Bid		200,000,000	Legion Financial Consultants Ltd. Roy Tombran	Corporate Loan
1/0/2018	20,000	20,000	Due on Demand Effective July 1, 2025	0.0001 conversion price per share or Discount to Bid		200,000,000	Legion Financial Consultants Ltd. Roy Tombran	Corporate Loan
7/15/2020	2,000	200	Due on Demand	0.0001 conversion price per share or Discount to Bid	18,000,000	2,000,000	Legion Financial Consultants Ltd. Roy Tombran	Corporate Loan
3/3/2022	10,000	10,000	Due on Demand	0.0001 conversion price per share or Discount to Bid		100,000,000	Legion Financial Consultants Ltd. Roy Tombran	Corporate Loan
6/27/2022	7,500	7,500	Due on Demand	0.0001 conversion price per share or Discount to Bid		75,000,000	Legion Financial Consultants Ltd. Roy Tombran	Corporate Loan
7/27/2022	7,500	7,500	Due on Demand	0.0001 conversion price per share or Discount to Bid		75,000,000	Legion Financial Consultants Ltd. Roy Tombran	Corporate Loan

8/22/2022	7,500	7,500	Due on Demand	0.0001 conversion price per share or Discount to Bid		75,000,000	Legion Financial Consultants Ltd. Roy Tombran	Corporate Loan
10/13/2022	7,500	7,500	Due on Demand	0.0001 conversion price per share or Discount to Bid		75,000,000	Legion Financial Consultants Ltd. Roy Tombran	Corporate Loan
12/30/2022	7,500	7,500	Due on Demand	0.0001 conversion price per share or Discount to Bid		75,000,000	Legion Financial Consultants Ltd. Roy Tombran	Corporate Loan
06/30/2023	7,500	7,500	Due on Demand	0.0001 conversion price per share or Discount to Bid		75,000,000	Legion Financial Consultants Ltd. Roy Tombran	Corporate Loan
08/01/2023	7,500	7,500	Due on Demand	0.0001 conversion price per share or Discount to Bid		75,000,000	Legion Financial Consultants Ltd. Roy Tombran	Corporate Loan
09/28/2023	7,500	7,500	Due on Demand	0.0001 conversion price per share or Discount to Bid		75,000,000	Legion Financial Consultants Ltd. Roy Tombran	Corporate Loan
11/13/2023	6,000	6,000	Due on Demand	0.0001 conversion price per share or Discount to Bid		60,000,000	Legion Financial Consultants Ltd. Roy Tombran	Corporate Loan
12/15/2023	2,000	2,000	Due on Demand	0.0001 conversion price per share or Discount to Bid		20,000,000	Legion Financial Consultants Ltd. Roy Tombran	Corporate Loan
01/03/2024	7,500	7,500	Due on Demand	0.0001 conversion price per share or Discount to Bid		75,000,000	Legion Financial Consultants Ltd. Roy Tombran	Corporate Loan
03/04/2024	2,020	2,020	Due on Demand	0.0001 conversion price per share or Discount to Bid		20,200,000	Legion Financial Consultants Ltd. Roy Tombran	Corporate Loan
Total Outstanding Balance:		177,005		Total Shares:	655,200,000			

^{***}Control persons for any entities in the table above must be disclosed in the table or in a footnote here.

Use the space below to provide any additional details, including footnotes to the table above:

4) Issuer's Business, Products and Services

The purpose of this section is to provide a clear description of the issuer's current operations. Ensure that these descriptions are updated on the Company's Profile on www.OTCMarkets.com.

A. Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")

Ultrack Systems, Inc., is one of the leading providers of GPS tracking solutions. We develop implement and distribute electronic monitoring and tracking systems for companies in leasing, transportation, construction, disposal and many other service driven industries.

B. List any subsidiaries, parent company, or affiliated companies.

On October 31, 2016, the the Company issued 20,000,000 restricted shares for the purchase of Blip Systems Inc. The Company owns 100% of Blip Systems Inc. and Michael S. Marsbergen is the sole officer and director of the corporation.

C. Describe the issuers' principal products or services.

Ultrack Systems, Inc. - We help our clients locate, track and manage their assets using todays leading edge wireless and GPS based technologies. This means we are able to provide an accurate and affordable means of tracking moving assets. Ultrack Systems, Inc., GPS information is also useful to officials in cities where certain vehicles are not allowed in areas at specific times or days because of mass congestion. The software operator will be notified by setting up an electronic boundary or what we call a geo-fence. Those vehicles within the fence at restricted times can then be easily pointed out and fined accordingly from the comfort of the administrator's chair. A great way in keeping all vehicles obeying rules, raising money for the city and keeping congestion under control. Police or other traffic authorizes can focus on other types of violators making them more effective and using less man power.

Ultrack Systems, Inc., is one of the leading providers of GPS tracking solutions. We develop implement and distribute electronic monitoring and tracking systems for companies in leasing, transportation, construction, disposal and many other service driven industries.)

Our compact trackers, and our easy to use tracking software allow us to monitor or track any asset virtually anywhere in the world. This kind of application results in improved security, productivity, and customer service that surpasses our competition. Monitor your driver's routes and location at all times. Streamline their paths to maximize driving time and fuel consumption. Each vehicle outfitted with a unit can be seen from our virtual map platform. Vehicles outfitted with a unit will appear as a code on our screen. By clicking on the vehicle you wish to see, it will show you the path that it travelled and current location. Click on the additional screen that gives you a more detailed report referencing idling time, kilometres travelled, speed, braking and much more. It is like being a fly on the wall and seeing everything. Managing a fleet of 10 or a 1000 vehicles becomes easy, efficient and effortless. This tool is useful in determining the quality of driver you have behind the wheel and who is an asset or a liability to the company.

During Q1 & Q2, 2021, the Company continues to develop their new ELD technology to meet the mandated changes within their industry. The conservative market value to the NEW ELD is \$500,000 once completed and approved. Currently the Company is expecting full approvals by December, 2021 therefore, as of June 30, 2021 the NEW ELD is valued at \$350,000 on our Balance Sheet under intangible assets. The Company is in the process of developing a new technology and has invested \$100,000 into R&D as of September 30th, 2021.

During the 2nd quarter 2022, the Company acquired MLoans Inc., a California corporation for restricted common shares of the Company. Mloans is a commercial equipment financing company and it is a preferred vendor for some of the larger equipment dealers in the country. Shares for this acquisition will be issued before the end of Q4, 2022. Due to the delay in ELD certification, Ultrack and MLoan mutually agree to rescind their agreement and the effective date will be October 1, 2022. Both parties will cancel any share issuance per the agreement.

During the 2nd quarter 2023, the Company entered into a formal contractual agreement with Supreme Products to acquire and market the Company's "Pet Tracker" product, upon completion of development, it will be a wearable GPS devise for pets. Carl Lamonte from Supreme Products will join Ultrack as a Brand Development Officer.

5) Issuer's Facilities

The goal of this section is to provide investors with a clear understanding of all assets, properties or facilities owned, used or leased by the issuer and the extent in which the facilities are utilized.

In responding to this item, please clearly describe the assets, properties or facilities of the issuer. Describe the location of office space, data centers, principal plants, and other property of the issuer and describe the condition of the properties. Specify if the assets, properties, or facilities are owned or leased and the terms of their leases. If the issuer does not have complete ownership or control of the property, describe the limitations on the ownership.

The principal office of the corporation is 11 Buttermill Ave, Concord, Ontario, L4K 3X1 and our second office is located at 2138, 3730-108 Avenue NE, Suite 202, Calgary, AB T3N 1V9

6) All Officers, Directors, and Control Persons of the Company

Using the table below, please provide information, as of the period end date of this report, regarding all officers and directors of the company, or any person that performs a similar function, regardless of the number of shares they own.

In addition, list all individuals or entities controlling 5% or more of any class of the issuer's securities. If any insiders listed are corporate shareholders or entities, provide the name and address of the person(s) beneficially owning or controlling such corporate shareholders, or the name and contact information (City, State) of an individual representing the corporation or entity. Include Company Insiders who own any outstanding units or shares of any class of any equity security of the issuer.

The goal of this section is to provide investors with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling or advising the operations, business development and disclosure of the issuer, as well as the identity of any significant or beneficial owners.

Name of Officer/ Director and Control Person	Affiliation with Company (e.g. Officer/ Director/Owner of more than 5%)	Residential Address (City / State Only)	Number of shares owned	Share type/ class	Ownershi p Percentag e of Class Outstandi ng	Note
Michael S. Marsbergen	President, Secretary, Treasurer and Director	Concord, Ontario	40,000,000	Common	1.7%	Mar 5, 2025, Michael Marsbergen resigned all officers and director positions
Bronko Holdings Inc. Director -Ante Orlić	Owner of more than 5%	Keswick Ontario	100,000,000	Common	4.3%	
Bronko Holdings Inc. Director -Ante Orlić	Owner of more than 5%	Keswick Ontario	1,000,000	Preferred "A"	100%	
Bronko Holdings Inc. Director -Ante Orlić	Owner of more than 5%	Keswick Ontario	1,000,000	Preferred "B"	100%	
Reno J Calabrigo	President, Secretary, Treasurer and Director	North Vancouver, BC				Mar 5, 2025, Reno Calabrigowas appointed to all officers and director positions

Confirm that the information in this table matches your public company profile on www.OTCMarkets.com. If any updates are needed to your public company profile, log in to www.OTCIQ.com to update your company profile.

7) Legal/Disciplinary History

- A. Identify and provide a brief explanation as to whether any of the persons or entities listed above in Section 6 have, in the past 10 years:
 - 1. Been the subject of an indictment or conviction in a criminal proceeding or plea agreement or named as a defendant in a pending criminal proceeding (excluding minor traffic violations);

None

 Been the subject of the entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, financial- or investment-related, insurance or banking activities;

None

3. Been the subject of a finding, disciplinary order or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, a state securities regulator of a violation of federal or state securities or commodities law, or a foreign regulatory body or court, which finding or judgment has not been reversed, suspended, or vacated;

None

4. Named as a defendant or a respondent in a regulatory complaint or proceeding that could result in a "yes" answer to part 3 above; or

None

5. Been the subject of an order by a self-regulatory organization that permanently or temporarily barred, suspended, or otherwise limited such person's involvement in any type of business or securities activities.

None

6. Been the subject of a U.S Postal Service false representation order, or a temporary restraining order, or preliminary injunction with respect to conduct alleged to have violated the false representation statute that applies to U.S mail.

None

B. Describe briefly any material pending legal proceedings, other than ordinary routine litigation incidental to the business, to which the issuer or any of its subsidiaries is a party to or of which any of their property is the subject. Include the name of the court or agency in which the proceedings are pending, the date instituted, the principal parties thereto, a description of the factual basis alleged to underlie the proceeding and the relief sought. Include similar information as to any such proceedings known to be contemplated by governmental authorities.

None

8) Third Party Service Providers

Provide the name, address, telephone number and email address of each of the following outside providers. You may add additional space as needed.

Confirm that the information in this table matches your public company profile on www.OTCMarkets.com. If any updates are needed to your public company profile, update your company profile.

Securities Counsel (must include Counsel preparing Attorney Letters).

Name: David E. Price

Firm: LAW OFFICES OF DAVID E. PRICE, PC
Address 1: #3 BETHESDA METRO CENTRE, Suite 700

Address 2: <u>BETHESDA, MD 20814</u>

Phone: (202) 536-5191 Email: david@toptier.eu

Accountant or Auditor

Name: Reno J. Calabrigo

Firm:

Address 1: <u>11 Buttermill Ave</u>

Address 2: Concord, ONT L4K 3X1

Phone: 800-893-9506 Email: info@ultrack.ca

Investor Relations

None

All other means of Investor Communication:

Twitter: https://twitter.com/ultracki

Facebook: https://www.facebook.com/UltrackSolutions

Other Service Providers

Provide the name of any other service provider(s) that **that assisted**, **advised**, **prepared**, **or provided information with respect to this disclosure statement**. This includes counsel, broker-dealer(s), advisor(s), consultant(s) or any entity/individual that provided assistance or services to the issuer during the reporting period.

None

9) Disclosure & Financial Information

A. This Disclosure Statement was prepared by (name of individual):

Name: Reno J Calabrigo

Title: CEO

Relationship to Issuer: CEO and Director

B. The following financial statements were prepared in accordance with:

□ IFRS

X U.S. GAAP

C. The following financial statements were prepared by (name of individual):

Name: Reno J Calabrigo

Title: CEO

Relationship to Issuer: CEO and Director

Describe the qualifications of the person or persons who prepared the financial statements:⁵ Possesses a strong foundation in accounting, gained through post-secondary education and professional experience in reviewing and analyzing financial statements. Demonstrated leadership as a director for multiple companies across diverse sectors. Provide the following qualifying financial statements:

- Audit letter, if audited;
- Balance Sheet;
- Statement of Income;
- Statement of Cash Flows;
- Statement of Retained Earnings (Statement of Changes in Stockholders' Equity)
- Financial Notes

Financial Statement Requirements:

- Financial statements must be published together with this disclosure statement as one document.
- Financial statements must be "machine readable". Do not publish images/scans of financial statements.
- Financial statements must be presented with comparative financials against the prior FYE or period, as applicable.
- Financial statements must be prepared in accordance with U.S. GAAP or International Financial Reporting Standards (IFRS) but are not required to be audited.

(REMAINDER OF PAGE LEFT BLANK, ISSUER CERTIFICATION TO FOLLOW)

⁵ The financial statements requested pursuant to this item must be prepared in accordance with US GAAP or IFRS and by persons with sufficient financial skills.

10) Issuer Certification

Principal Executive Officer:

The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles but having the same responsibilities) in each Quarterly Report or Annual Report.

The certifications shall follow the format below:

- I, Reno J Calabrigo certify that:
 - 1. I have reviewed this March 31, 2025 Quarterly Disclosure Statement of Ultrack Systems, Inc;
 - 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
 - 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

May 12th, 2025
/s/ Reno J. Calabrigo
President/Secretary/Treasurer/Director

Principal Financial Officer:

- I, Reno J Calabrigo certify that:
 - 1. I have reviewed this March 31, 2025 Quarterly Disclosure Statement of Ultrack Systems, Inc;
 - 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
 - 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

May 12th, 2025
/s/ Reno J. Calabrigo
President/Secretary/Treasurer/Director

ULTRACK SYSTEMS INC

UNAUDITED CONSOLIDATED ANNUAL FINANCIAL STATEMENTS	PAGE
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ULTRACK SYSTEMS INC Consolidated Balance Sheet (Unaudited)

	March 31, 2025	March 31, 2024
ASSETS		
Cash CDN Account USD Account	3,202	4,681
Total Cash	3,202	4,681
Accounts Receivable	121,462	113,087
Pre-Paid Expenses	5,294	5,294
Equipment	30,000	30,000
Less: Accumulated Depreciation	(30,000)	(30,000)
Inventory	125,000	125,000
Intangible asset- other	1,206,471	1,206,471
Less: Amortization Accumulated	(70,000)	(50,000)
TOTAL ASSETS	1,391,429	1,404,533
LIABILITIES AND SHAREHOLDERS' EQUITY		
LIABILITIES Associate Payable	2.406	2.001
Accounts Payable	3,496	2,661
Unearned Income		
GST/HST Payable		
HST Payments/Refunds		
Income taxes		
Loan from director	177.005	177.005
Notes payable	177,005	177,005
TOTAL LIABILITIES	180,501	179,666
SHAREHOLDERS' EQUITY (DEFICIENCY)		
Additional paid in capital	(824,469)	(751,530)
Common Shares, par value \$0.001	2,304,257	2,204,257
2,996,000,000 shares auth; issued and		
outstanding: 2,204,256,662 at March 31, 2025		
and 2,204,256,662 at March 31, 2024		
	1,000	1,000
Preferred Series A, par value \$0.001		
1,000,000 shares auth; issued and		
outstanding: 2,000,000 at March 31, 2025		
and 1,000,000 at March 31, 2024		
	1,000	1,000
Preferred Series B, par value \$0.001		
1,000,000 shares auth; issued and		
outstanding: 2,000,000 at March 31, 2025		
and 1,000,000 at March 31, 2024		
Retained earnings (deficit)	(263,319)	(217,196)
Adjustments to previous period earnings	1,330	1,330
Net Income (Loss)	(8,870)	(13,994)
TOTAL SHAREHOLDERS EQUITY (DEFICIENCY)	1,210,928	1,224,867
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY	1,391,429	1,404,533
-	,	, ,

ULTRACK SYSTEMS INC Consolidated Statement of Loss (Unaudited)

	For the Three Months Ended March 31, 2025	For the Three Months Ended March 31, 2024
Revenue	\$33,790	\$25,396
Expenses		
Advertising and Promotions		
Accounting	F 000	F 000
Amortization Expenses	5,000	5,000
Automobile Expense	476	1,321
Bad Debt	170	102
Bank Fees	176	193
Bookkeeping Expense		
Charitable Contributions		
Commission Expense	C 714	7 701
Computer and Internet Expense	6,714	7,731
Consulting Expenses	0.257	4,970
Credit Card	9,357	10,828
Debt forgiveness		
Dues and Subscription		
Depreciation Expense		
Foreign Exchange Fuel	649	1 [01
General and Administrative	049	1,581 858
Legal and professional Fees		030
Licenses and Fees		
Material		
Meals and Entertainment	59	489
Merchant Fees	39	409
Misc Expenses		
Officer Compensation	630	1,171
Office Expense	934	1,171
Office Supplies	595	120
OTC Markets	11,000	
Rent	3,150	3,150
State Fees	2,345	3,130
Subcontractors	2,313	
Telephone	525	770
Transfer Agent	1,050	1,200
Travel	1,000	1,200
	42,660	39,390
NET GAIN (LOSS) FOR THE PERIOD	(8,870)	(13,994)

ULTRACK SYSTEMS, INC. CONSOLIDATED STATEMENTS OF STOCKHOLDERS' DEFICIT For the Period Ending December 31, 2025

	Common Stock			Preferred Stock			dditional Paid Capital	Accumulated Deficit	Total			
			Series A			Series B						
	Share	Amount	Share	An	nount	Share	Ar	nount				
Balance December 31, 2023	2,304,256,643	\$ 2,304,257	1,000,000	\$	1,000	1,000,000	\$	1,000	\$ (847,186)	(263,319)		1,195,752
Adjustment to previous period Paid in Capital Issuance of Common Shares									\$ 22,717			\$22,717
Net Gain (Loss) for the period ending March 31, 2025										(8,870)		(8,870)
Balance March 31, 2025	2,304,256,643	\$ 2,304,257	1,000,000	\$	1,000	1,000,000	\$	1,000	\$ (824,469)	(272,189)		1,209,598

ULTRACK SYSTEMS INC Consolidated Statement of Cash Flow (Unaudited)

	For the Three Months Ended March 31, 2025	For the Three Months Ended March 31, 2024
OPERATING ACTIVITIES		
Net Gain (Loss) for the period	(8,870)	(13,994)
Adjustments to reconcile Net Income to net cash provided by operations	(0.275)	(45,000)
Accounts Receivable Pre-Paid Expenses	(8,275)	(45,000)
Accounts payable Unearned Income	10,000	
Cash used in operating activities	(7,145)	(58,994)
INVESTING ACTIVITIES Equipment - Depreciation Accumulated Intangible Assets- Amortization Accumulated Cash used in investing activities	<u>5,000</u> 5,000	5,000 5,000
FINANCING ACTIVITIES loan from Officer		
Note payable		9,520
Debt Forgiveness and Settlement Additional Paid in Capital Common Shares Preferred Shares	22,717	(770,010) 700,000
Cash provided by financing activities	22,717	(60,490)
Net cash increase for period	471	516
Cash at beginning of period	2,731	4,165
CASH AT END OF PERIOD	3,202	4,681

ULTRACK SYSTEMS INC CONSOLIDATED EARNINGS (NET LOSS) PER SHARE CALCULATIONS FOR THE PERIOD ENDING MARCH 31, 2025

Cumulative Losses Inception of Company

Per Share From Gain Per Share for the Quarter Ending December 31, 2024

Earnings (272,189) \$ (8,870)

Number of Shares as of March 31, 2025 2,304,256,643

Number of Shares as of December 31, 2024 2,304,256,643

Weighted Average Number of Shares 2,304,256,643

NET INCOME PER SHARE:

Basic and Diluted Per Share Earnings (0.0001181) \$ (0.000004)

Weighted Average Number of Shares Outstanding During the Quarter Ending March 31, 2025 Common Stock \$.001 Par Value, 2,996,000,000 shares Authorized, 2,304,256,643 Outstanding as of March 31, 2025.

ULTRACK SYSTEMS INC Notes to the Consolidated Financial Statement March 31, 2025 (unaudited)

1. THE COMPANY

The Issuer was incorporated in the State of Nevada on February 14, 1989, under the name Paramour Productions Inc. On April 11, 1996 the company restated its articles of incorporation. On June 30, 1998 the company changed its name to COM 101, Inc. On June 18, 1999 the company changed its name to Optimal Analytics.com, Inc. On February 7, 2002 the company changed its name to Optimal Ventures, Inc. On April 8, 2004 the company changed it name to Greenwind Power Corp.USA. On June 10, 2009 the company changed its name to HD Retail Solutions, Inc.

On May 23, 2014 the Company changed its name form HD Retail Solutions, Inc., to Greenscape Laboratories, Inc., with a filing made with the Secretary of State for Nevada. Approval was granted by FINRA and a symbol change granted on June 9, 2014 (from HDRE to MJLB).

On July 17, 2015, the Company entered into a Share Exchange Agreement and Plan of Merger with Ultrack Systems, Inc., allowing the Company the right to purchase 100% of Ultrack Systems, Inc., for 152,326,468 restricted common shares.

On April 8, 2016, the Company was granted approval by FINRA to change its name to Ultrack Systems, Inc., and reverse their common shares 1-100. The market effective date is April 11, 2016 and all fractional shares will be rounded up.

Ultrack Systems, Inc. is one of the leading providers of GPS tracking solutions. We develop, implement and distribute electronic monitoring and tracking systems for companies in leasing, transportation, construction, disposal and other service driven industries.

2. SIGNIFICANT ACCOUNTING POLICIES

The Company's accounting policies conform to United States generally accepted accounting principles and have been consistently applied in the preparation of these financial statements.

The financial statements included herein have not been audited by and independent registered public accounting firm, but include all adjustments (including normal, recurring entries), which are, in the opinion of management, necessary for a fair presentation of the results for such periods.

a) Estimates

The preparation of the financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect certain reported amounts and disclosure. Accordingly, actual results could differ from those estimates.

b) Revenue Recognition

The Company recognizes revenue when earned in accordance with SEC Staff Accounting Bulletin No 101. "Revenue Recognition in Financial Statements".

3. <u>INVESTMENTS</u>

The Company owns certain laboratory equipment, conservatively valued at \$15,000 as a result of an asset purchase with Greenscape Laboratories, Inc., of Wyoming. The purchase price was ten million (10,000,000) shares of restricted common stock. On July 17, 2015 the Company acquired 100% of Ultrack Systems, Inc., for 152,326,468 restricted common shares and conservatively valued their equipment and inventory at \$23,972. During the second quarter of 2016, the Company issued 12,000,000 shares for the purchase of Ultrack Solutions, Inc., and conservatively valued their equipment and inventory at \$12,000.

During the fourth quarter of 2016, the Company issued 20,000,000 shares for the purchase of Blip Systems, Inc., and conservatively valued their equipment and inventory at \$30,000.

During the fourth quarter in 2016, the Company unwound the April 15, 2014 transaction with Greenscape Laboratories, Inc., a Wyoming corporation. The Company reassigned the assets (tangible and intangible) along with any/all liabilities including all convertible debt associated with this transaction back to Greenscape Laboratories, Inc., a Wyoming corporation.

During the first quarter of 2018, the Company purchase the clients of Vexxar Systems from Blasket Investments for 6,050,000 common shares and 50,000 Preferred Series "B".

During the 3rd quarter of 2018, the Company entered into an consulting and service agreement with Bronco Holding Inc. The Company issued 1,000,000 Series A and B Preferred shares as consideration for this agreement.

During the 2nd quarter 2022, the Company acquired MLoans Inc., a California corporation for restricted common shares of the Company. Mloans is a commercial equipment financing company and it is a preferred vendor for some of the larger equipment dealers in the country. Shares for this acquisition will be issued before the end of Q4, 2022. Due to the delay in ELD certification, Ultrack and MLoan mutually agree to rescind their agreement and the effective date will be October 1, 2022. Both parties will cancel any share issuance per the agreement.

ULTRACK SYSTEMS INC Notes to the Consolidated Financial Statement March 31, 2025 (unaudited)

4. INTANGIBLE ASSETS

The Company acquired corporate intellectual property valued at \$50,000 by management via the July 17, 2015 merger with Ultrack System, Inc.

The Company acquired corporate intellectual property valued at \$50,000 by management via the Oct 31, 2016 acquisition of Blip System, Inc.

The Company concluded there were no impairments of its intangible assets.

During Q1 & 2, 2021, the Company continues to develop their new ELD technology to meet the mandated changes within their industry. The conservative market value to the NEW ELD is \$500,000 once completed and approved. Currently the Company is expecting full approvals by December, 2021 therefore, as of September 30, 2021 the NEW ELD is valued at \$350,000 on our Balance Sheet under intangible assets. The Company is in the process of developing a new technology and has invested \$100,000 into R&D as of September 30th, 2021. For the Quarter ending March 31, 2023, the Company received directions from Transport Canada regarding testing clarification for their ELD. The Company is seeking advise on if it should upgrade it's ELD product to adhere to the anticipated US mandate. Effective December 31, 2023 the Company has decided to postpone its Canadian ELD certification due to the high annual fees and ongoing certification requirement. Currently these ongoing financial obligations make the ELD unprofitable and raising the selling price will make is uncompetitive. The Company is spearheading efforts to certify the ELD in the US market ONLY. Furthermore, current management is seeking to add additional Board Members and officers that are versed in the US market.

5. NOTES PAYABLE

As at March 31, 2025, the Company has a total of \$170,005 outstanding notes payable. On July 1, 2018 the holder of the Note(s) demanded payment in full. The Company renegotiated the conversion price of the Note(s) to 0.0001 to satisfy the demand notice. The "Due of Demand" feature for each note cannot be exercised until July 1, 2025.

feature for each note cannot be exercised until July 1, 2025. On July 1, 2013, the Company issued a note payable to an unrelated party for \$1,985. The note is due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid. On July 8, 2013, the Company issued a note payable to unrelated party for \$5,675. The note is due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid. On February 27, 2014, the Company issued a note payable to an unrelated party for \$2,500. The note is due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid. On May 1, 2014, the Company issued a note payable to an unrelated party for \$2,500. The note is due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid. On June 1, 2014, the Company issued a note payable to an unrelated party for \$1,000. The note is due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid. On December 24, 2015, the Company issued a note payable to an unrelated party for \$2,100. The note is due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid. On April 1, 2016, the Company issued a note payable to an unrelated party for \$1,000. The note is due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid. On September 30, 2016, the Company issued a note payable to an unrelated party for \$3,120. The note is due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid. On October 31, 2016, the Company issued a note payable to an unrelated party for \$2,000. The note is due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid. On November 14, 2016, the Company issued a note payable to an unrelated party for \$2,500. The note is due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 90% discount to the lowest bid. On November 22, 2016, the Company issued a note payable to an unrelated party for \$11,000. The note is due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid. On March 16, 2017, the Company issued a note payable to an unrelated party for \$20,300. The note is due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid. The Lender returned the Series "A" Preferred shares and the note was reinstated for non-payment On April 25, 2017, the Company issued a note payable to an unrelated party for \$11,000. The note is due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid. On May 8, 2017, the Company issued a note payable to an unrelated party for \$32,000. The note is due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid. The Lender returned the Series "A" Preferred shares and the note was reinstated for non-payment On August 21, 2017, the Company issued a note payable to an unrelated party for \$25,000. The note is due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid. The Lender returned the Series "A" Preferred shares and the note is due in full on 12/31/2022 On October 15, 2017, the Company issued a note payable to an unrelated party for \$20,000. The note is due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid. The Lender returned the Series "A" Preferred shares and the note is due in full on 12/31/2022 On January 10, 2018, the Company issued a note payable to an unrelated party for \$20,000. The note is due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid. The Lender returned the Series "A" Preferred shares and the note is due in full on 12/31/2022 On July 15, 2020, the Company issued a note payable to an unrelated party for \$2,000. The note is due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid. On March 3, 2022, the Company issued a note payable to an unrelated party for \$10,000. The note is due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid. On June 27, 2022, the Company issued a note payable to an unrelated party for \$7,500. The note is due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid. On July 27, 2022, the Company issued a note payable to an unrelated party for \$7,500. The note is due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid. On August 22, 2022, the Company issued a note payable to an unrelated party for \$7,500. The note is due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid. On October 13, 2022, the Company issued a note payable to an unrelated party for \$7,500. The note is due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid. On December 30, 2022, the Company issued a note payable to an unrelated party for \$7,500. The note is due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid. On June 30, 2023, the Company issued a note payable to an unrelated party for \$7,500. The note is due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid. On August 1, 2023, the Company issued a note payable to an unrelated party for \$7,500. The note is due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid. On September 28, 2023, the Company issued a note payable to an unrelated party for \$7,500. The note is due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid. On November 13, 2023, the Company issued a note payable to an unrelated party for \$6,000. The note is due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid. On December 15, 2023, the Company issued a note payable to an unrelated party for \$2,000. The note is due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid. On January 3, 2024, the Company issued a note payable to an unrelated party for \$7,500. The note is

due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid.

due on Demand, bears no interest and is convertible at \$\$0.0001 per share or 80% discount to the lowest bid.

On March 4, 2024, the Company issued a note payable to an unrelated party for \$2,020. The note is

Terms of each note payable is described below

Note Description	Issue Date	Maturity Date	<u>Interest</u> <u>Rate</u>	Conversion Rate (\$)	Original \$ Amount at Issue Date	\$ Amount Converted to Common Shares	\$ Amount Outstanding as at March 31, 2025
Unsecured Note		Due on Demand		\$0.0001 per share or			,
Payable	7/1/13	Effective July 1, 2025	0%	Discount to Bid	1,985	1,700	285
Unsecured Note Payable	6/1/14	Due on Demand Effective July 1, 2025	0%	\$0.0001 per share or Discount to Bid	1,000	1000	0
Unsecured Note	6/1/14	Due on Demand	0%	\$0.0001 per share or	1,000	1000	U
Payable	12/21/15	Effective July 1, 2025	0%	Discount to Bid	2,100	2100	0
Unsecured Note		Due on Demand		\$0.0001 per share or			
Payable	4/1/16	Effective July 1, 2025	0%	Discount to Bid	1,000		1,000
Unsecured Note Payable	4/1/16	Due on Demand Effective July 1, 2025	0%	\$0.0001 per share or Discount to Bid	3,120	3120	0
Unsecured Note	4/1/10	Due on Demand	070	\$0.0001 per share or	3,120	3120	O
Payable	10/31/16	Effective July 1, 2025	0%	Discount to Bid	2,000	2000	0
Unsecured Note		Due on Demand		\$0.0001 per share or			
Payable	11/14/16	Effective July 1, 2025	0%	Discount to Bid	2,500		2,500
Unsecured Note Payable	11/22/16	Due on Demand Effective July 1, 2025	0%	\$0.0001 per share or Discount to Bid	11,000	11000	0
Unsecured Note	11/22/10	Due on Demand	070	\$0.0001 per share or	11,000	11000	· ·
Payable	3/16/17	Effective July 1, 2025	0%	Discount to Bid	20,300		20,300
Unsecured Note		Due on Demand		\$0.0001 per share or			
Payable	4/25/17	Effective July 1, 2025	0%	Discount to Bid	11,000	3800	7,200
Unsecured Note Payable	5/9/17	Due on Demand Effective July 1, 2025	0%	\$0.0001 per share or Discount to Bid	32,000	32,000	0
Unsecured Note	3/8/17	Due on Demand	0/0	\$0.0001 per share or	32,000	32,000	U
Payable	8/21/17	Effective July 1, 2025	0%	Discount to Bid	25,000	7,000	18,000
Unsecured Note		Due on Demand		\$0.0001 per share or			
Payable	10/15/17	Effective July 1, 2025	0%	Discount to Bid	20,000		20,000
Unsecured Note		Due on Demand		\$0.0001 per share or			
Payable	1/10/18	Effective July 1, 2025	0%	Discount to Bid	20,000		20,000
Unsecured Note				\$0.0001 per share or			
Payable	7/15/20	Due on Demand	0%	Discount to Bid	2,000	1800	200
Unsecured Note Payable	3/3/22	Due on Demand	0%	\$0.0001 per share or Discount to Bid	10,000		10,000
Unsecured Note	3/3/22	Duc on Demand	070	\$0.0001 per share or	10,000		10,000
Payable	6/27/22	Due on Demand	0%	Discount to Bid	7,500		7,500
Unsecured Note		_		\$0.0001 per share or			
Payable	7/27/22	Due on Demand	0%	Discount to Bid	7,500		7,500
Unsecured Note Payable	8/22/22	Due on Demand	0%	\$0.0001 per share or Discount to Bid	7,500		7,500
Unsecured Note	0/22/22	Duc on Demand	070	\$0.0001 per share or	7,300		7,500
Payable	10/13/22	Due on Demand	0%	Discount to Bid	7,500		7,500
Unsecured Note	10/00/00		00/	\$0.0001 per share or	7.500		7.500
Payable	12/30/22	Due on Demand	0%	Discount to Bid	7,500		7,500
Unsecured Note Payable	6/30/23	Due on Demand	0%	\$0.0001 per share or Discount to Bid	7,500		7,500
Unsecured Note	0,00,20	Due on Demana	0,0	\$0.0001 per share or	7,500		.,500
Payable	8/1/23	Due on Demand	0%	Discount to Bid	7,500		7,500
Unsecured Note	0.420.422	5 5 1	00/	\$0.0001 per share or	7.500		7.500
Payable	9/28/23	Due on Demand	0%	Discount to Bid	7,500		7,500
Unsecured Note Payable	11/13/23	Due on Demand	0%	\$0.0001 per share or Discount to Bid	6,000		6,000
Unsecured Note	,,	_ 3.0 0 5 0 4114	3,5	\$0.0001 per share or	2,000		0,000
Payable	12/15/23	Due on Demand	0%	Discount to Bid	2,000		2,000
Unsecured Note	4 / 2 / 2 -	D	001	\$0.0001 per share or	7 - 2 - 2		
Payable	1/3/24	Due on Demand	0%	Discount to Bid	7,500		7,500
Unsecured Note Payable	3/4/24	Due on Demand	0%	\$0.0001 per share or Discount to Bid	2,020		2,020
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TOTAL OUTSTANDING 177,005

6. GOING CONCERN

The accompanying financial statements have been prepared on a going concern basis, which contemplates the realization of assets and the satisfaction of liabilities in the normal course of business. As shown in the accompanying financial statements, during the three months ending March 31, 2025 and 2024 the Company incurred a Loss of \$8,870 and \$13,994, respectively. In addition, the Company has an accumulated deficit of \$292,189.

7. **SUBSEQUENT EVENTS**

Effective April 15th, 2025 the company increased their total authorized shares to 7,800,000,000 whereby, 7,000,000,000 is designated Common Stock and 4,000,000 are designated Series A and B Preferred, respectively.