Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

Tapinator, Inc.

rapmator, me.
1776 Broadway, Suite 2002, New York, NY 10019
<u>(914) 930-6232</u>
www.tapinator.com
investor.relations@tapinator.com
SIC Code: 7372 (Prepackaged Software)
Quarterly Report
For the period ending 03/31/2025 (the "Reporting Period")
<u>Dutstanding Shares</u> The number of shares outstanding of our Common Stock was:
2,725,439 as of 05/14/2025 (Current Reporting Period Date or More Recent Date)
2,725,439 as of 12/31/2024 (Most Recent Completed Fiscal Year End)
Shell Status Indicate by check mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933, Rule 12b-2 of the Exchange Act of 1934 and Rule 15c2-11 of the Exchange Act of 1934):
∕es: □ No: ⊠
ndicate by check mark whether the company's shell status has changed since the previous reporting period:
/es: □ No: ⊠
Change in Control

Change in Control

Indicate by check mark whether a Change in Control¹ of the company has occurred over this reporting period:

¹ "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.

Name and address(es) of the issuer and its predecessors (if any)
In answering this item, provide the current name of the issuer any names used by predecessor entities, along with the
dates of the name changes.
Tapinator, Inc.
Formerly=Evolution Resources, Inc. until 11-2013
Formerly=BBN Global Consulting, Inc. until 7-2009
Current State and Date of Incorporation or Registration: <u>12/09/2013, Delaware</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
Describe any trading suspension orders issued by the SEC or FINRA concerning the issuer or its predecessors since inception:
<u>None</u>
List any stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:
None.
The address(es) of the issuer's principal executive office:
1776 Broadway, Suite 2002, New York, NY 10019
The address(es) of the issuer's principal place of business:
Has the issuer or any of its predecessors been in bankruptcy, receivership, or any similar proceeding in the past five years?
No: ⊠ Yes: □ If Yes, provide additional details below:

2) Security Information

Transfer Agent

Yes: □

No: ⊠

Name: Continental Stock Transfer & Trust

Phone: (800) 509-5586

Email: cstmail@continentalstock.com

Address: 1 State St., 30th Fl., New York, NY 10004

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: TAPM

Exact title and class of securities outstanding: Common Stock

CUSIP: <u>876037 201</u>

Par or stated value: \$0.001

Total shares authorized: $\underline{25,000,000}$ as of date: $\underline{05/14/2025}$ Total shares outstanding: $\underline{2,725,439}$ as of date: $\underline{05/14/2025}$

Total number of shareholders of record: <u>113</u> as of date: <u>05/14/2025</u>

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 1Preferred Stock

CUSIP (if applicable):

Par or stated value:

None
\$0.001

Total shares authorized: 408,164 as of date: 05/14/2025
Total shares outstanding (if applicable): 408,164 as of date: 05/14/2025

Total number of shareholders of record

(if applicable): <u>2</u> <u>05/14/2025:</u>

Exact title and class of the security: "Blank Check" Preferred Stock

CUSIP (if applicable): None
Par or stated value: \$0.001

Total shares authorized: <u>1,124,336</u> as of date: 05/14/2025

Total shares outstanding (if applicable): 0 as of date: 05/14/2025

Total number of shareholders of record

(if applicable):	N/A	as of date:	05/14/2025
(<u> </u>	00/://

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.

Subject to any future preferential dividend rights of preferred stock (if any – see #2 below), the holders of shares of our common stock are entitled to receive dividends, including dividends of equity, only as and when declared by our board of directors. We have never declared any cash dividends to stockholders and have no current plans to do so. For all matters submitted to a vote of stockholders and subject to the voting rights of the holders of our Series 1 Preferred Stock described below, each holder of our common stock is entitled to one vote for each share registered in his, her, or its name. Holders of common stock vote together as a single class, subject to the voting rights of the holders of our Series 1 Preferred Stock described below. Holders of common stock have no preemptive rights to subscribe for any of our securities.

2. For preferred stock, describe the dividend, voting, conversion, and liquidation rights as well as redemption or sinking fund provisions.

On May 2, 2025, we issued 408,164 shares of our newly created Series 1 Preferred Stock. Each share of Series 1 Preferred Stock is convertible into one (1) share of our common stock and has four (4) times the voting rights for each share of common stock issuable upon conversion on all matters with respect to which holders of other outstanding classes of our capital stock vote. Of those 408,164 shares of Series 1 Preferred Stock, 204,082 shares are owned by Ilya Nikolayev, our Chief Executive Officer and a member of our board of directors and 204,082 shares are owned by Andrew Merkatz, our President, Chief Financial Officer and a member of our board of directors. Except as described above, the shares of Series 1 Preferred Stock have no other preferential rights.

Additionally, our board of directors is authorized, subject to limitations prescribed by Delaware law, to issue up to 1,124,336 shares of "blank check" preferred stock in one or more series, to establish the number of shares to be included in each series, and to fix the designation, powers, preferences, and rights of the shares of each series and any of its qualifications, limitations, or restrictions, in each case without further vote or action by our stockholders. Our board of directors may authorize the issuance of preferred stock with voting or conversion rights that could adversely affect the voting power or other rights of the holders of our common stock. The issuance of preferred stock, while providing flexibility in connection with possible acquisitions and other corporate purposes, could, among other things, have the effect of delaying, deferring, or preventing a change in control of our company and might adversely affect the market price of our common stock and the voting and other rights of the holders of our common stock.

Describe any other material rights of common or preferred stockholders.

Subject to the voting rights of the holders of our Series 1 Preferred Stock described above and any future preferential rights of preferred stock (see #2 above), all shares of common stock have equal dividend, distribution, liquidation and other rights, and have no preference, appraisal or exchange rights, except for any appraisal rights provided by Delaware law. Furthermore, holders of common stock have no conversion, sinking fund or redemption rights.

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.

See #2 above regarding the May 2, 2025 issuance of 408,164 shares of our Series 1 Preferred Stock.

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

Indicate by	y check	mark whe	ether there v	were any	changes to	the number	of outstanding	shares wi	ithin the _l	past two
completed	d fiscal y	/ears:								

NI.	V		ι. Δ
No: □	Yes: ⊠ [™] (If yes,	, you must complete the table be	low)

Shares Outstand	ding as of Secon	d Most								
Recent Fiscal Ye	Recent Fiscal Year End:									
	Opening Balance			*Right-o	click the rows	below and select "I	nsert" to add rows	s as needed.		
Date 01/01/2023 Common: 2,725,439 Preferred: 0 ⁽¹⁾										
						I	T = -		T = 4:	
Date of Transaction	Transaction type (e.g., new issuance, cancellation, shares returned to treasury)	Number of Shares Issued (or cancelled)	Class of Securities	Value of shares issued (\$/per share) at Issuance	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 Unrestricted as of this filing.	Exemption or Registratio n Type.	
Shares Outstand	ding on Date of T	his Report:		•					•	
Ending Balance Ending Balance:										
Date <u>03/31/2025</u> Common: <u>2,725,439</u>										
	Preferred:	<u>0⁽¹⁾</u>								

Example: A company with a fiscal year end of December 31st 2024, 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, 2023 through December 31, 2024 pursuant to the tabular format above.

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

(1) Subsequent to March 31, 2025 and on May 2, 2025, we issued 408,164 shares of our newly created Series 1 Preferred Stock. Each share of Series 1 Preferred Stock is convertible into one (1) share of our common stock and has four (4) times the voting rights for each share of common stock issuable upon conversion on all matters with respect to which holders of other outstanding classes of our capital stock vote. Of those 408,164 shares of Series 1 Preferred Stock, 204,082 shares are owned by Ilya Nikolayev, our Chief Executive Officer and a member of our board of directors and 204,082 shares are owned by Andrew Merkatz, our President, Chief Financial Officer and a member of our board of directors. Each of Messrs.

Nikolayev and Merkatz purchased the 204,082 shares of Series 1 Preferred Stock for a purchase price of \$75,000 (the "Purchase Price"), or at a per share price of \$0.3675 (which was calculated based on the Company's volume-weighted average price of common stock as quoted on OTC Markets for the thirty trading days prior to April 15, 2025). The Purchase Price has been and will be paid as follows: (i) \$15,000.00 on or before May 2, 2025; (ii) \$2,500 on or before May 20, 2025; and (iii) \$2,500 on or before each of the sixth (6th) and twentieth (20th) calendar day of each month thereafter until the entire Purchase Price has been paid in full. All shares of Series 1 Preferred Stock are "restricted securities" as defined by the Securities Act of 1933, as amended (the "Securities Act"), and were issued pursuant to the Rule 506(b) exemption under the Securities Act.

B. Convertible Debt

The following is a complete list of the Company's Convertible Debt which includes all promissory notes, convertible notes, convertible debentures, or any other debt instruments convertible into a class of the issuer's equity securities. The table includes all issued or outstanding convertible debt at any time during the last complete fiscal year and any interim period between the last fiscal year end and the date of this Certification.

[🗵] Check this box to confirm the Company had no Convertible Debt issued or outstanding at any point during this period.

Date of Note Issuance	Principal Amount at Issuance (\$)	Outstanding 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 ⁵	Name of Noteholder (entities must have individual with voting / investment control disclosed).	Reason for Issuance (e.g., Loan, Services, etc.)

Total Outstanding Balance:

Total Shares:

Any additional material details, including footnotes to the table are below:

4) Issuer's Business, Products and Services

The purpose of this section is to provide a clear description of the issuer's current operations. (Please 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")

Tapinator, Inc. ("Tapinator," the "Company," "we," "our" or "us") develops and publishes category leading games for mobile platforms. Tapinator's library includes more than 300 titles that, collectively, have achieved over 500 million mobile downloads, including notable properties such as *Video Poker Classic*, *Keno Vegas* and *Blackjack Live Casino*. The

⁵ The total number of shares that can be issued upon full conversion of the Outstanding Balance. The number should not factor any "blockers" or limitations on the percentage of outstanding shares that can be owned by the Noteholder at a particular time. For purposes of this calculation, please use the current market pricing (e.g. most recent closing price, bid, etc.) of the security if conversion is based on a variable market rate.

OTC Markets Group Inc.

Company generates revenues from its mobile games via consumer transactions, including in-app purchases and subscriptions, and through the sale of branded advertisements. Founded in 2013, Tapinator is headquartered in New York, with product teams located in North America and Europe.

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

<u>Tapinator, LLC – mobile game publishing, 100% owned by Tapinator, Inc.</u>

Tap2Play, LLC – mobile game publishing, 100% owned by Tapinator, Inc.

Revolution Blockchain, LLC – digital asset investments, mobile and blockchain applications, 100% owned by Tapinator, Inc.

Hailey AI, LLC – AI and mobile applications, 100% owned by Tapinator, Inc.

C. Describe the issuers' principal products or services.

The Company currently publishes two types of mobile applications: Category Leading Games and Rapid-Launch Games. Beginning in 2017, we shifted our focus from our legacy Rapid-Launch Games business to our Category Leading Games business, and while we continue to publish both types of games based on our substantial library, our new development and publishing activities are exclusively focused on Category Leading Games.

We believe our *Category Leading Games* are visually beautiful, functionally in-depth products, with high production values and significant revenue potential. They are developed and published selectively based on both original and licensed intellectual property. These titles require considerable development investment and, in the opinion of management, have the potential to become evergreen mobile franchises that can become market leaders within their respective categories. These apps are monetized primarily through consumer app store transactions and, to a lesser extent, through brand advertising. These apps are published primarily under the *Tapinator* brand.

Our Rapid-Launch Games are legacy titles that we developed and published in significant quantity beginning in 2013. These are highly casual products that we built economically and rapidly based on a series of internally developed game engines. These games are monetized primarily through the sale of branded advertisements and via paid downloads. Since our formation, we have compiled a large library of over 300 such games and, while we are not currently developing new Rapid-Launch Games, we believe our existing portfolio will continue to produce a long-tail of revenues over the next several years. However, revenues from our Rapid-Launch Games have been declining over the past two years and we expect them to continue to decline during this revenue tail period over the next several years. Our Rapid-Launch Games are published primarily under our Tap2Play brand.

Within our wholly-owned *Revolution Blockchain* subsidiary, we previously formed *NFT500*, a digital art collection consisting of fine art NFTs from prominent NFT artists and a corresponding mobile application. We also previously partnered with select artists to publish and market NFTs on their behalf. We are no longer actively investing in the NFT ecosystem, and we have been selectively selling digital assets under market conditions that we deem appropriate.

Within our wholly-owned *Hailey AI* subsidiary, we previously developed a consumer mobile app that allows users to chat with real social media influencers, enhanced using the power of AI. We are no longer actively investing in this application but are actively exploring other software application opportunities that significantly leverage AI capabilities.

5) Issuer's Facilities

The goal of this section is to provide a potential investor 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, give the location of the principal plants and other property of the issuer and describe the condition of the properties. If the issuer does not have

complete ownership or control of the property (for example, if others also own the property or if there is a mortgage on the property), describe the limitations on the ownership.

If the issuer leases any assets, properties or facilities, clearly describe them as above and the terms of their leases.

In September 2021, the Company entered into a lease agreement, whereby the Company entered into a lease for office space in New York, NY, commencing November 1, 2021 and expiring on January 31, 2027 at an initial rate of \$7,311 per month with escalating payments. The lease contains other terms and conditions, including termination provisions, which are standard and customary for leases in New York City. The Company's Chief Executive Officer and a member of the Board of Directors also personally entered into a limited guaranty with respect to certain obligations of the Company under the lease agreement.

6) 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.

Individual Name (First, Last) or Entity Name (Include names of control person(s) if a corporate entity)	Position/Company Affiliation (ex: CEO, 5% Control person)	City and State (Include Country if outside U.S.)	Number of Shares Owned (List common, preferred, warrants and options separately)	Class of Shares Owned	Percentage of Class of Shares Owned (undiluted)
<u>Ilya Nikolayev</u>	Officer / Director	1776 Broadway, Ste 2002, New York, NY 10019	440,130	<u>Common</u>	<u>16.1%</u>
Ilya Nikolayev	Officer / Director	1776 Broadway, Ste 2002, New York, NY 10019	<u>204,082</u>	Series 1 Preferred Stock ⁽¹⁾	<u>50%</u>
Andrew Merkatz	Officer / Director	1776 Broadway, Ste 2002, New York, NY 10019	241,500 Comprised of (i) 161,755 shares of common stock, (ii) 39,940 shares of common stock held by Lucienne Merkatz 2013 Trust for which Mr. Merkatz disclaims beneficial ownership, and (iii) 39,805 shares of	Common	<u>8.9%</u>

			common stock held by Sebastian Merkatz 2013 Trust for which Mr. Merkatz disclaims beneficial ownership.		
Andrew Merkatz	Officer / Director	1776 Broadway, Ste 2002, New York, NY 10019	204,082	Series 1 Preferred Stock ⁽¹⁾	<u>50%</u>
Brian Chan	<u>Officer</u>	1776 Broadway, Ste 2002, New York, NY 10019	<u>1,290</u>	Common	0.0%
Hilary Herscher	Independent Director	1776 Broadway, Ste 2002, New York, NY 10019	3,440	Common	<u>0.1%</u>
Khurram Samad	5% Shareholder	1776 Broadway, Ste 2002, New York, NY 10019	<u>238,951</u>	Common	<u>8.8%</u>

(1) Each share of Series 1 Preferred Stock is convertible into one (1) share of our common stock and has four (4) times the voting rights for each share of common stock issuable upon conversion on all matters with respect to which holders of other outstanding classes of our capital stock vote.

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, <u>in</u> 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

2. 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;

<u>None</u>

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;

<u>None</u>

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 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.

Name: Jeff Quick

Firm: Quick Law Group PC

Address 1: <u>1035 Pearl St., Suite 403</u>

Address 2: Boulder, CO 80302

Phone: (720) 259-3393

Email: jquick@quicklawgroup.com

Accountant or Auditor

Name: Rick Leimbach, CPA

Firm: Carrollton Partners, LLC

Ado	dress 1:	532 Baltimore Blvd., Suite 107
Ado	dress 2:	Westminster, MD 21157
Pho	one:	<u>410-790-8627</u>
Em	ail:	rleimbach@carrolltonpartners.com
Inv	estor Relations	
Na	me:	
Firr	n:	
Add	dress 1:	
Add	dress 2:	
Pho	one:	
	ail:	
AII	other means of Inves	stor Communication:
	itter:	https://twitter.com/tapinator
	cord:	
	kedIn	https://www.linkedin.com/company/tapinator/
	cebook:	
[Ot	her]	
Pro res ent Nai Firr Nai Ado Ado Pho	pect to this disclos ity/individual that pro me:	y other service provider(s) that that assisted , advised , prepared , or provided information with sure statement . This includes counsel, broker-dealer(s), advisor(s), consultant(s) or any ovided assistance or services to the issuer during the reporting period.
	-	
9)	Disclosure & Fi	nancial Statements
Α.	This Disclosure Sta	tement was prepared by (name of individual):
	Name: Title: Relationship to Issu	Andrew Merkatz President & Chief Financial Officer Ber: Executive Officer, Board member & stockholder
В.	The following finance	cial statements were prepared in accordance with:
	☐ IFRS ☑ U.S. GAAP	

C. The following financial statements were prepared by (name of individual)²:

Name: Rick Leimbach, CPA

Title: <u>Consultant</u>
Relationship to Issuer: <u>Consultant</u>

Describe the qualifications of the person or persons who prepared the financial statements:

Mr. Leimbach is the founder and CEO of Carrollton Partners which advises public and private companies with financial reporting and corporate governance. Mr. Leimbach has previously served as a public company CFO and spent almost a decade in the public accounting sector in positions with Reznick, Fedder and Silverman and Wolpoff and Co., L.L.P. Mr. Leimbach is a 1991 graduate of Towson State University and holds memberships with the Maryland Association of Certified Public Accountants (MACPA) and the American Institute of Certified Public Accountants (AICPA).

Provide the following qualifying financial statements:.

- a. Audit letter, if audited;
- b. Balance Sheet;
- c. Statement of Income:
- d. Statement of Cash Flows;
- e. Statement of Retained Earnings (Statement of Changes in Stockholders' Equity)
- f. Financial Notes

Tapinator, Inc. March 31, 2025 and 2024 Quarterly End Financial Statements are attached hereto at the end of this report.

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.

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, <u>Ilya Nikolayev</u> certify that:
 - 1. I have reviewed this Disclosure Statement for Tapinator, 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

OTC Markets Group Inc.

² 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

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.

05/14/2025 [Date]

/s/ Ilya Nikolayev [CEO's Signature]

(Digital Signatures should appear as "/s/ [OFFICER NAME]")

Principal Financial Officer:

I, Andrew Merkatz certify that:

- 1. I have reviewed this Disclosure Statement for Tapinator, Inc.;
- 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.

05/14/2025 [Date]

/s/ Andrew Merkatz [CFO's Signature]

(Digital Signatures should appear as "/s/ [OFFICER NAME]")

TAPINATOR, INC.



FOR THE THREE MONTHS ENDED MARCH 31, 2025 AND 2024

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TAPINATOR, INC. CONSOLIDATED BALANCE SHEETS (UNAUDITED)

	N	Iarch 31, 2025	December 31, 2024		
Assets	•				
Current assets:					
Cash	\$	19,793	\$	52,725	
Accounts receivable		454,769		425,925	
Prepaid expenses		333,435		443,796	
Total current assets		807,997		922,446	
Property and equipment, net		20,062		22,670	
Right-to-use asset		149,927		169,649	
Software development costs, net		1,433,385		1,367,733	
Investments in digital currency		1,736		2,480	
Security deposits		29,244		29,244	
Total assets	\$	2,442,351	\$	2,514,222	
Current liabilities: Accounts payable and accrued expenses Due to officers and directors Due to/from related parties Deferred revenue Lease Liability – short term Total current liabilities: Lease liability – long term Total long-term liabilities Total liabilities	\$	144,180 45,912 4,228 979,289 92,398 1,266,007 81,166 81,166 1,347,173	\$	168,234 10,000 4,298 1,013,221 91,000 1,286,753 104,885 104,885 1,391,638	
Stockholders' Equity: Common stock, \$0.001 par value; 25,000,000 shares authorized; 2,725,439 shares issued and outstanding at March 31, 2025 and December 31, 2024 Additional paid-in capital Accumulated deficit Total stockholders' equity Total liabilities and stockholders' equity	<u></u>	2,726 14,250,829 (13,158,377) 1,095,178 2,442,351	<u> </u>	2,726 14,250,829 (13,130,971) 1,122,584 2,514,222	

TAPINATOR, INC. CONSOLIDATED STATEMENTS OF OPERATIONS (UNAUDITED)

Three months ended March 31.

 2025		
2023		2024
\$ 1,110,797	\$	1,235,284
323,110		351,774
9,795		17,078
		312,377
		410,319
· · · · · · · · · · · · · · · · · · ·		119,107
		3,212
 1,153,993		1,213,867
(43,196)		21,417
16,341		240,483
-		(101,283)
 (551)		1,006
 15,790		140,206
(27,406)		161,623
 <u>-</u>		17,500
\$ (27,406)	\$	144,123
\$ (0.01)	\$	0.05
\$ (0.01)	\$	0.05
2,725,439		2,725,439
	9,795 129,047 491,775 197,657 2,609 1,153,993 (43,196) 16,341 (551) 15,790 (27,406) \$ (27,406) \$ (27,406)	9,795 129,047 491,775 197,657 2,609 1,153,993 (43,196) 16,341 (551) 15,790 (27,406) \$ (27,406) \$ \$ (27,406) \$ \$ \$ (0.01) \$ \$ \$ (0.01) \$

TAPINATOR, INC. Consolidated Statement of Stockholders' Equity (UNAUDITED)

	Common Shares	n Stock Amount	Preferr	ries A red Stock Amount		Additional Paid-In- Capital		Accumulated Deficit	Treasury Stock		Total
Balances at December 31, 2023	2,725,439				\$	14,250,829	\$	(12,905,940)	-	- \$	1,347,615
Net income		<u> </u>			_	-	_	144,123		<u>-</u> _	144,123
Balances at March 31, 2024	2,725,439	\$ 2,726		\$ -	\$	14,250,829	_:	\$ (12,761,817)	\$	<u>-</u> \$	1,491,738
	Common Shares	1 Stock Amount	Preferr	ries A red Stock Amount		Additional Paid-In- Capital		Accumulated Deficit	Treasury Stock		Total
Balances at December 31, 2024	2,725,439	\$ 2,726		\$ -	\$	14,250,829	\$	(13,130,971)	\$ -	\$	1,122,584
Net loss								(27,406)		_	(27,406)
Balances at March 31, 2025	2,725,439	\$ 2,726	_	\$ -	\$	14,250,829		\$ (13,158,377)	\$ -	\$	1,095,178

TAPINATOR, INC. CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

(CNAODI	(LD)	Three Months Er 2025	nded March 31, 2024		
Cash flows from operating activities:				_	
Net Income (loss)	\$	(27,406)	\$	144,123	
Adjustments to reconcile net income to net cash provided by (used in) operating activities:					
Amortization of software development costs		197,656		119,107	
Depreciation and amortization of other assets		2,608		3,212	
Amortization of right-to-use lease		19,722		19,076	
Impairment of digital assets		-		101,283	
Gain on sale of digital assets		(16,341)		(240,483)	
Decrease (increase) in assets:					
Accounts receivable		(28,844)		(35,482)	
Prepaid expenses and other current assets		110,361		(68,072)	
Increase (decrease) in liabilities:					
Accounts payable and accrued expenses		(24,054)		(111,951)	
Income tax payable		-		2,000	
Deferred revenue		(33,932)		(69,120)	
Due to related parties		35,842		(648)	
Lease liability		(22.321)		(20,983)	
Net cash provided by (used in) operating activities		213,291		(157,938)	
Cash flows from investing activities:					
Capitalized software development costs		(263,308)		(333,300)	
Proceeds from sale of digital assets		16,341		300,315	
Purchases of digital currency, net		744		(88,813)	
Net cash used in investing activities		(246,223)		(121,798)	
Net change to cash and cash equivalents		(32,932)		(279,736)	
Cash at beginning of period		52,725		571,337	
Cash at end of period	\$	19,793	\$	291,601	
Supplemental disclosure of cash flow information:					
Cash paid for interest	\$	-	\$	-	
Cash paid for income taxes	\$	8,005	\$	15,500	
-					

Note 1 — The Company

Tapinator, Inc. ("Tapinator," the "Company," "we," "our" or "us") develops and publishes games for mobile platforms. The Company's library includes over 300 titles that, collectively, have achieved over 500 million mobile downloads, including notable games such as *Video Poker Classic*, *Keno Vegas* and *Blackjack Live Casino*. The Company generates revenues from its mobile games via consumer transactions, including in-app purchases and subscriptions, and through the sale of branded advertisements. Founded in 2013, we are headquartered in New York, with product teams located in North America and Europe.

We were originally incorporated on December 9, 2013, in the state of Delaware. On December 12, 2013, we merged with Tapinator, Inc., a Nevada corporation. We were the surviving corporation of this merger. On June 16, 2014, we executed a securities exchange agreement with the members of Tapinator LLC, a New York limited liability company, whereby we issued shares of our common stock to the members of Tapinator LLC in exchange for 100% of the outstanding membership interests of Tapinator LLC. The transaction resulted in a business combination and a change of control within its business purpose. For accounting and financial reporting purposes, Tapinator LLC was considered the acquirer, and the transaction was treated as a reverse merger. We have been focused exclusively on mobile games and applications since our inception, and we began investing in the NFT ecosystem beginning in January 2018.

The Company currently publishes two types of mobile games: Category Leading Games and Rapid-Launch Games. Beginning in 2017, we shifted our focus from our legacy Rapid-Launch Games business to our Category Leading Games business, and while we continue to publish both types of games based on our substantial library, our new development and publishing activities are focused exclusively on Category Leading Games.

We believe our *Category Leading Games* are visually beautiful, functionally in-depth products, with high production values and significant revenue potential. They are developed and published selectively based on both original and licensed intellectual property. These apps are monetized primarily through consumer app store transactions and, to a lesser extent, through brand advertising. These apps are published primarily under the *Tapinator* brand.

Our *Rapid-Launch Games* are legacy titles that were developed and published in significant quantity beginning in 2013. These are highly casual products that were built economically and rapidly based on a series of internally developed game engines. These games are monetized primarily through the sale of branded advertisements and via paid downloads. Since our formation, we have compiled a large library of over 300 such games. Our *Rapid-Launch Games* are published primarily under our *Tap2Play* brand.

Within our wholly-owned Revolution Blockchain subsidiary, we previously formed NFT500, a digital art collection consisting of fine art NFTs from prominent digital artists and a corresponding mobile application. We also previously partnered with select artists to publish and market NFTs on their behalf. We are no longer actively investing in the NFT ecosystem.

Within our wholly-owned Hailey AI, LLC, we developed and launched an app ("Hailey") utilizing Artificial Intelligence ("AI") technology. While this initial app did not meet the performance metrics necessary to merit further investment, we are actively exploring other product opportunities that leverage AI technology.

Note 2 —Basis of Presentation and Summary of Significant Accounting Policies

Basis of Presentation

The accompanying consolidated financial statements and related notes have been prepared in conformity with United States generally accepted accounting principles ("GAAP"). The consolidated financial statements include the operations of the Company and its wholly-owned subsidiaries, Tapinator, LLC, Tap2Play, LLC, Revolution Blockchain, LLC and Hailey AI, LLC. All significant intercompany balances and transactions have been eliminated in consolidation.

These consolidated financial statements reflect all adjustments, including normal recurring adjustments which, in the opinion of management, are necessary to present fairly the consolidated operations and cash flows for the periods presented.

Use of estimates

The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements as well as the reported amount of revenues and expenses during the reporting period. Actual results could differ from these estimates. Significant estimates include assumptions used in the recognition of revenue, realization of platform and advertising fees and related costs of revenue, long-lived assets, stock-based compensation, and the fair value of other equity and debt instruments.

Revenue Recognition

The Company derives mobile game revenue primarily from the three mobile platforms (iOS, Google Play and Amazon) on which it currently markets its mobile games and applications in the form of app store transactions and from various advertising networks in the form of branded advertising placements within its mobile applications.

For revenue from product sales, the Company recognizes revenue in accordance with Financial Accounting Standards Board "FASB" Accounting Standards Codification "ASC" 606. A five-step analysis must be met as outlined in Topic 606: (i) identify the contract with the customer, (ii) identify the performance obligations in the contract, (iii) determine the transaction price, (iv) allocate the transaction price to the performance obligations, and (v) recognize revenue when (or as) performance obligations are satisfied. Provisions for discounts and rebates to customers, estimated returns and allowances, and other adjustments are provided for in the same period the related sales are recorded. The Company defers any revenue for which the product has not been delivered or is subject to refund until such time that the Company and the customer jointly determine that the product has been delivered or no refund will be required.

Principal versus Agent:

In accordance with Accounting Standards Update ("ASU") 2016-08, Principal versus Agent Considerations (Reporting Revenue Gross versus Net), the Company evaluates its agreements with mobile platforms and advertising networks to determine whether it is acting as the principal or as an agent when selling its games or when selling premium in-game content or advertisements within its games, which it considers in determining if revenue should be reported gross or net. Key indicators that the Company evaluates to reach this determination include:

- the terms and conditions of the Company's contracts with the mobile platforms and ad networks;
- the party responsible for determining the type, category and quantity of the methods to generate game revenue;
- whether the Company is paid a fixed percentage of the arrangement's consideration or a fixed fee for each game, transaction, or advertisement;
- the party which sets the pricing with the end-user, and has the credit and inventory risk; and
- the party responsible for the fulfillment of the game or serving of advertisements and that determines the specifications of the game or advertisement.

Based on the evaluation of the above indicators, the Company has determined that it is generally acting as a principal and is the primary obligor to end-users for its games distributed on the mobile platforms and for advertisements served by the advertising networks and has the contractual right to determine the price to be paid by the player. Therefore, the Company recognizes revenue related to these arrangements on a gross basis, when the necessary information about the gross amounts or platform fees charged, before any adjustments, are made available by the mobile platforms and advertising networks. The Company records the related platform fees and advertising network revenue share as expenses in the period incurred.

Display Advertising and Offers:

We have contractual relationships with advertising networks for display advertisements and offers served within our games. For these arrangements, we are the principal, and our performance obligation is to provide the inventory for advertisements and offers to be displayed within our games. The Company has determined the advertising buyer to be its customer and displaying the advertisements within the mobile games are identified as the single performance obligation. Revenue from advertisements and offers are recognized at the point-in-time the advertisements are displayed in the game or the offer has been completed by the user as the customer simultaneously receives and consumes the benefits provided from these services.

The pricing and terms for all our advertising arrangements are governed by either a master contract or insertion order and generally stipulate payment terms as a specific number of days subsequent to the end of the month, generally ranging from 30 to 60 days. The transaction price in advertising arrangements is generally the product of the number of advertising units delivered (e.g., impressions, offers completed, videos viewed, etc.) and the contractually agreed upon price per advertising unit. The number of advertising units delivered is determined at the end of each month, which resolves any uncertainty in the transaction price during the reporting period.

Paid Downloadable Games:

Some of our legacy *Rapid-Launch Games* are offered as paid downloadable games on certain mobile platforms. For an individual sale of a game with both online and offline functionality, we would typically have three distinct performance obligations: (1) the software license; (2) a right to receive future updates; and (3) online hosting. The software license performance obligation represents the game that is delivered digitally at the time of sale and the software license typically provides access to offline core game content. The future update rights performance obligation to provide future updates would include updates on a when-and-if-available basis such as software patches or updates and/or additional free content to be delivered in the future. The online hosting performance obligation consists of providing the customer with a hosted connection for online playability. For these legacy *Rapid-Launch Games*, since we do not provide software updates or additional content and since we do not host any online content for these games as they are not playable online, the only performance obligation that we recognize is the software license. The sales price allocated to the software license performance obligation is recognized at a point in time upon delivery (which is usually at or near the same time as the booking of the transaction).

Virtual Goods:

Our games allow for players to purchase or otherwise earn in-game currency or other premium in-game content in the form of virtual goods. For purposes of determining when the service has been provided as it relates to virtual goods, we have determined that an implied obligation exists to the paying player to continue displaying the purchased or otherwise earned virtual good over its estimated life or until it is consumed. Accordingly, we categorize our virtual goods as either consumable or durable virtual goods.

If we are unable to differentiate revenue attributable to durable virtual goods from consumable virtual goods for a specific game, we attribute all virtual goods revenue for that game as durable virtual goods.

Consumable Virtual Goods:

Consumable virtual goods are items such as one-time game boosts consumed at a predetermined time or otherwise have limitations on repeated use. For the sale of consumable virtual goods, we recognize revenue, and the associated costs, as the goods are consumed. Our revenues from consumable virtual goods have been insignificant since the Company's formation.

Durable Virtual Goods:

Durable virtual goods are items including virtual currency and premium in-game content such as power-ups, skins and equipment that remain in the game for as long as the player continues to play. We recognize revenue and the associated costs, from the sale of durable goods ratably over the estimated average playing period of paying players for the applicable game, which represents our best estimate of the average life of durable virtual goods.

We have partnered with third party advertising networks to provide rewarded video advertising to players of our games. A rewarded video advertisement enables users to acquire virtual currency, a durable virtual good, in exchange for watching a short video instead of paying cash. For rewarded video advertisements, similar to, purchased durable virtual goods, revenue is initially recorded to deferred revenue and then recognized ratably over the estimated average playing period of paying players for the applicable game, which represents our best estimate of the average life of durable virtual goods.

On a periodic basis, we determine the estimated average playing period for paying players by game or genre via a representative proxy game from within that specific game. To make this estimate, we examine player data beginning at the time of a player's first purchase within that game and ending on a date when that paying player is no longer playing the game. To determine when paying players are no longer playing a given game, we measure the populations of paying players (the "daily cohort") from the date of their first installation of the game and track each daily cohort to understand the number of players from each daily cohort who played the game after their initial purchase. For titles where we have at least 90 days of paying players' historical usage data on a daily cohort size of at least 100 paying players ("Tracked Titles"), we compute an expected average playing period for paying users using this dataset and applying a curve-fitting model.

For new titles where we do not have requisite paying player data ("Untracked Titles"), and such title is in a genre that is substantially different from one of our existing game genres for which we have Tracked Title estimates, we examine actual retention data for all players from these games for the period between game installation and up to 90 days thereafter, this data is then inputted into a curve-fitting model to estimate an average playing period for these titles. These calculated curves and their associated one-year average playing periods are mapped against the corresponding curves and associated average one-year playing periods for our most similar Tracked Titles. Based on this mapping, the average playing period of paying users for the Tracked Titles is then indexed up or down accordingly, and then applied against the Untracked Titles within the sample.

As of December 2024, (our most recent determination date), the estimated weighted average life of our durable virtual goods was 8 months for our Casino & Card games, 3 months for our Idle games, and 2 months for our Role Playing, Arcade games and *Rapid-Launch Games*.

While we believe our estimates to be reasonable based on available game player information and based on the disclosed methodologies of larger publicly reporting mobile game companies, we may revise such estimates in the future based on changes in the operational lives of our games and based on changes in our ability to make such estimates. Any future adjustments arising from changes in the estimates of the lives of these virtual goods would be applied to the then current quarter, and prospectively on the basis that such changes are caused by new information indicating a change in game player behavior patterns compared to historical titles. Any changes in our estimates of useful lives of these virtual goods may result in revenues and associated costs being recognized on a basis different from prior periods' and may cause our operating results to fluctuate.

Disaggregation of Revenue:

The following table summarizes revenue from contracts with customers for the three months ended March 31, 2025 and 2024:

I nree months ended			
<u>M</u>	arch 31, 2025	March 31, 2024	
\$	11,685 \$	16,267	
	7,580	23,113	
	1,061,238	1,155,014	
	18,676	27,899	
	11,619	12,991	
\$	1,110,797 \$	1,235,284	
		March 31, 2025 \$ 11,685 \$ 7,580 1,061,238 18,676 11,619	

The Company reports as a single segment - mobile applications. In the disaggregation above, the Company categorizes revenue by type, and by over-time or point-in-time recognition.

Accounts Receivable and Allowance for Current Expected Credit Losses

Accounts receivable are recorded at the invoiced amount, net of an allowance for current expected credit losses. In accordance with ASC Topic 326, "Financial Instruments – Credit Losses," the Company estimates expected credit losses on accounts receivable using the aging schedule method, incorporating historical bad debt experience, the creditworthiness of customers, prevailing economic conditions, and reasonable and supportable forward-looking information. Accounts receivable balances are written off when they are determined to be uncollectible. As of March 31, 2025 and December 31, 2024, based upon the review of the outstanding accounts receivable, the Company has determined that an allowance for current expected credit losses is not required.

Cash Equivalents

For purposes of the Company's financial statements, the Company considers all highly liquid investments purchased with an original maturity date of three months or less to be cash equivalents. The Company had no cash equivalents as of March 31, 2025 and December 31, 2024.

Concentrations of Credit Risk

Financial instruments and related items which potentially subject the Company to concentrations of credit risk consist primarily of cash, cash equivalents and trade receivables. The Company places its cash and temporary cash investments with credit quality institutions. At times, such investments may be in excess of the Federal Deposit Insurance Corporation ("FDIC") insurance limit of \$250,000. To reduce its risk associated with the failure of such financial institution, the Company evaluates at least annually the rating of the financial institution in which it holds deposits. As of March 31, 2025, the Company had no accounts in excess of FDIC insured limits. No losses have been incurred by the Company as a result of such excesses of FDIC limits.

The Company derives revenue from mobile app platforms and advertising networks which individually may contribute 10% or more of the Company's revenues in any given year.

For the three months ended March 31, 2025, revenue derived from two mobile app platforms comprised approximately 18% and 74% of such period's total revenue. For the three months ended March 31, 2024, revenue derived two mobile app platforms comprised approximately 17% and 72% of such period's total revenue.

As of March 31, 2025, the receivable balance from two mobile app platforms comprised 79% and 11% of the Company's total accounts receivable balance. As of December 31, 2024, the receivable balance from two mobile app platforms comprised 81% and 12% of the Company's total accounts receivable balance.

Property and Equipment

Property and equipment are stated at cost. Routine maintenance, repairs and replacement costs are expensed as incurred and improvements that extend the useful life of the assets are capitalized. When retired or otherwise disposed, the related carrying value and accumulated depreciation are removed from the respective accounts and the net difference, less any amount realized from disposition, is reflected in earnings. Property and equipment are depreciated using the straight-line method over their estimated useful lives as follows:

Estimated Useful Life:	Years
Computer equipment (Years)	3
Furniture and Fixtures (Years)	5
Leasehold improvements	3

Software Development Costs

In accordance with ASC 985-20, "Accounting for the Costs of Computer Software to be Sold, Leased or Otherwise Marketed," the Company capitalizes certain costs related to the development of new software products or the enhancement of existing software products for use in our product offerings. These costs are capitalized from the point in time that technological feasibility has been established, as evidenced by a working model or detailed working program design to the point in time that the product is available for general release to customers. Software development costs include payments made to independent software developers under development agreements, as well as direct costs incurred for internally developed and managed products. Prior to a product's release, if and when we believe capitalized costs are not recoverable, we expense the amounts as part of "Research and Development." Amounts related to software development which are not capitalized are charged immediately to "Research and Development." Software development costs are amortized on a straight-line basis over the estimated remaining economic lives of the products, beginning when the software is placed into service.

We evaluate the future recoverability of capitalized software development costs on at least an annual basis. Recoverability is primarily assessed based on the title's actual performance. For products that are scheduled to be released in the future, recoverability is evaluated based on the expected performance of the specific products to which the cost relates. We use a number of criteria in evaluating expected product performance, including historical performance of comparable products developed with comparable technology, market performance of comparable titles, general market conditions, and past performance of the franchise. When we determine that the capitalized cost of the title is unlikely to be recovered by product sales, an impairment of capitalized software development costs is taken and charged to Impairment of capitalized software in the period in which such determination is made.

Impairment of Long-lived Assets

The Company regularly reviews property, equipment, software development costs and other long-lived assets for possible impairment. This review occurs annually or more frequently if events or changes in circumstances indicate the carrying amount of the asset may not be recoverable. The carrying amount of a long-lived asset is not recoverable if it exceeds the sum of the undiscounted cash flows expected to result from the use and eventual disposition of the asset. Based upon management's assessment, there was no impairment of the Company's property and equipment at March 31, 2025 and 2024. Based upon management's assessment, there was no impairment of the Company's property and equipment at December 31, 2024. There was no impairment of software development costs during the three months ended March 31, 2025 and 2024.

Cost of Revenue (excluding amortization of software development costs)

Cost of revenue includes primarily platform and advertising network fees, licensing costs and hosting fees. The Company, along with all mobile application publishers, is required to pay platform fees to Apple, Google and Amazon equal to up to 30% of gross revenue. The Company is also required to pay a revenue share of approximately 30% to advertising networks and similar service providers.

Digital Assets and Digital Currencies

The Company's Investments in digital assets and digital currencies, which consist primarily of blockchain based digital artworks and collectibles, commonly known as non-fungible tokens or "NFTs", are carried at cost. Given that there is limited precedent regarding the classification and measurement of digital assets and digital currencies under current GAAP guidance, the Company has determined to account for these digital assets and currencies as indefinite-lived intangible assets in accordance with ASU No. 350, Intangibles – Goodwill and Other, for the period covered by this report and in future reports unless and until further guidance is issued by the FASB. An intangible asset with an indefinite useful life is not amortized but assessed for impairment annually, or more frequently, when events or changes in circumstances occur indicating that it is more likely than not that the indefinite-lived asset is impaired. Impairment exists when the carrying amount exceeds its fair value.

To the extent an impairment loss is recognized, the loss establishes the new cost basis of the asset. Subsequent reversal of impairment losses is not permitted. Realized gains or losses on the sale of digital assets and digital currencies, net of transaction costs, are included in Other income (expense) in the Consolidated Statements of Operations.

We evaluate the future recoverability of digital asset carrying costs on at least an annual basis. As of the date of our most recent recoverability analysis, we deemed that the digital asset cost carrying amount related to certain of our digital assets was likely not recoverable; thus we took impairment charges of \$0 and \$101,283 during the periods ending March 31, 2025 and 2024, respectively.

Leases

ASC 842 requires recognition of leases on the consolidated balance sheets as right-of-use ("ROU") assets and lease liabilities. ROU assets represent the Company's right to use underlying assets for the lease terms and lease liabilities represent the Company's obligation to make lease payments arising from the leases. Operating lease ROU assets and operating lease liabilities are recognized based on the present value and future minimum lease payments over the lease term at commencement date. As the Company's leases do not provide an implicit rate, the Company used its estimated incremental borrowing rate based on the information available at commencement date in determining the present value of lease payments. The lease term used to calculate ROU assets and lease liabilities only includes renewal and termination options that are deemed reasonably certain to be exercised.

The Company recognized lease liabilities, with corresponding ROU assets, based on the present value of unpaid lease payments for existing operating leases longer than twelve months. The ROU assets were adjusted per ASC 842 transition guidance for existing lease-related balances of accrued and prepaid rent, and unamortized lease incentives provided by lessors. Operating lease cost is recognized as a single lease cost on a straight-line basis over the lease term and is recorded in general and administrative expenses. Variable lease payments for common area maintenance, property taxes and other operating expenses are recognized as expense in the period when the changes in facts and circumstances on which the variable lease payments are based occur. The Company has elected not to separate lease and non-lease components for all property leases for the purpose of calculating ROU assets and lease liabilities.

Stock-Based Compensation

The Company measures the fair value of stock-based compensation issued to employees and non-employees using the stock price observed in the arms-length private placement transaction nearest the measurement date (for stock transactions), or the fair value of the award (for non-stock transactions), which are considered to be more reliably determinable measures of fair value than the value of the services being rendered. The measurement date is the earlier of (1) the date at which commitment for performance by the counterparty to earn the equity instruments is reached, or (2) the date at which the counterparty's performance is complete.

Basic and Diluted Net Income (Loss) per Share Calculations

The Company computes per share amounts in accordance with FASB ASC Topic 260 "Earnings per Share" ("EPS"), which requires presentation of basic and diluted EPS. Basic EPS is computed by dividing the income (loss) available to common stockholders by the weighted-average number of common shares outstanding for the period. Diluted EPS is based on the weighted-average number of shares of common stock and common stock equivalents outstanding during the periods; however, potential common shares are excluded for period in which the Company incurs losses, as their effect is anti-dilutive (see Note 3).

Recent Accounting Pronouncements

Income Taxes

In December 2019, the FASB issued ASU 2019-12, "Income Taxes (Topic 740): Simplifying the Accounting for Income Taxes" which removes certain exceptions related to intra-period tax allocations and deferred tax accounting on outside basis differences in foreign subsidiaries and equity method investments. Additionally, it provides other simplifying measures for the accounting for income taxes. The new standard is effective for fiscal years beginning after December 15, 2022. The Company has concluded that the impact on its consolidated financial statements and related disclosures is not material.

Accounting Pronouncements Issued But Not Yet Adopted

In December 2023, the FASB issued ASU 2023-09, Income Taxes (Topic 740): Improvements to Income Tax Disclosures. The ASU requires that an entity disclose specific categories in the effective tax rate reconciliation as well as reconciling items that meet a quantitative threshold. Further, the ASU requires additional disclosures on income tax expense and taxes paid, net of refunds received, by jurisdiction. The new standard is effective for annual periods beginning after December 15, 2024 on a prospective basis with the option to apply it retrospectively. The adoption of this guidance will result in the Company being required to include enhanced income tax related disclosures. The Company is currently evaluating the impact this standard will have on its consolidated financial statements.

Management does not believe that any other recently issued, but not yet effective, accounting standards, if currently adopted would have a material effect on the accompanying consolidated financial statements.

Note 3 — Net Income Per Share

The Company computes net income (loss) per share by dividing its net loss for the period by the weighted average number of common shares outstanding during the period less the weighted average common shares subject to restrictions imposed by the Company.

	Three Months Ended March 31,					
		2025		2024		
Net income per share - Basic:						
Net income (loss)	\$	(27,406)	\$	144,123		
Shares used to compute basic net income per share:						
Weighted average common shares outstanding - basic		2,725,439		2,725,439		
Net income (loss) per share - Basic	\$	(0.01)	\$	0.05		
Net income per share - Diluted:						
Net income (loss)	\$	(27,406)	\$	144,123		
Weighted average common shares outstanding - basic		2,725,439		2,725,439		
Weighted average common shares - dilutive effect of						
warrants and options		-		-		
Weighted average common shares outstanding – diluted		2,725,439		2,725,439		
Net income (loss) per share - Diluted	\$	(0.01)	\$	0.05		

The following weighted average warrants and options to purchase common stock have been excluded from the computation of net income per share of common stock for the periods presented because including them would have had an anti-dilutive effect:

	Three Months Ended March 31,				
	2025	2024			
Basic:					
Warrants to purchase common stock	-	-			
Options to purchase common stock	633,140	633,140			
Total Basic	633,140	633,140			
Diluted:					
Warrants to purchase common stock	-	-			
Options to purchase common stock	633,140	633,140			
Total Diluted	633,140	633,140			

Note 4 — Fair Value Measurements

Fair value is defined as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants at the measurement date. Assets and liabilities that are measured at fair value are reported using a three-level fair value hierarchy that prioritizes the inputs used to measure fair value. This hierarchy maximizes the use of observable inputs and minimizes the use of unobservable inputs. The three levels of inputs used to measure fair value are as follows:

- Level 1 Unadjusted quoted prices in active markets that are accessible at the measurement date of identical, unrestricted assets or liabilities.
- Level 2 Quoted prices in markets that are not active, or inputs that are observable, either directly or indirectly, for substantially the full term of the asset or liability; and
- Level 3 Prices or valuation techniques that require inputs that are both significant to the fair value measurement and unobservable (supported by little or no market activity).

As of March 31, 2025 and December 31, 2024, the Company did not identify any assets and liabilities that are required to be presented in the balance sheets at fair value in accordance with ASC 825, Financial Instruments.

Note 5 — Accounts Receivable

	-	March 31, 2025	Dec	cember 31, 2024
Accounts receivable	\$	454,769	\$	425,925
Less: Allowance for current expected credit losses		-		-
Accounts receivable, Net	\$	454,769	\$	425,925

The Company had no bad debts during the three months ending March 31, 2025 and 2024.

Note 6 — Prepaid Expenses

Prepaid expense consisted of the following as of March 31, 2025 and December 31, 2024:

	Ŋ	March 31, 2025	De	cember 31, 2024
Deferred platform fees	\$	290,410	\$	299,609
Deferred royalties		830		1,219
Prepaid taxes		8,005		-
Other		34,190		142,968
Total Prepaid Expenses	\$	333,435	\$	443,796

Note 7 — Property and Equipment

Property and equipment consisted of the following as of March 31, 2025 and December 31, 2024:

	N	March 31, 2025	De	cember 31, 2024
Leasehold improvements	\$	2,433	\$	2,433
Furniture and fixtures		62,512		62,512
Computer equipment		42,263		42,263
Property and equipment cost		107,208		107,208
Less: accumulated depreciation		(87,146)		(84,538)
Property and equipment, net	\$	20,062	\$	22,670

During the three months ended March 31, 2025 and 2024, depreciation expense was \$2,608 and \$3,212, respectively.

Note 8 — Right-to-use assets and lease liability

In September 2021, the Company entered into a lease agreement, whereby the Company entered into a lease for office space in New York, NY, commencing November 1, 2021 and expiring on January 31, 2027 at an initial rate of \$7,311 per month with escalating payments. The lease contains other terms and conditions, including termination provisions, which are standard and customary for leases in New York City. The Company's Chief Executive Officer, who is also a member of the Board of Directors, personally entered into a limited guaranty with respect to certain obligations of the Company under the lease agreement.

Right-to-use assets are summarized below:

	March 31, 2025
Office lease	\$ 406,391
Less accumulated amortization	(256,464)
Right-to-use assets, net	\$ 149,927
Lease liability is summarized below:	
	March 31, 2025
Office lease	\$ 173,564
Less: short term portion	(92,398)
Long term portion	\$ 81,166
	2015
Weighted Average Remaining Lease Term - operating leases	22 Months

Weighted Average Discount Rate - operating leases

3.0%

Maturity analysis under the lease agreement is as follows:

For the years ended December 31,	
2025 (remainder of the year)	71,901
2026	98,504
2027	8,229
Total	178,634
Less: Present value discount	(5,070)
Lease liability	\$ 173,564
Lease expense for the three months ended March 31, 2025 was comprised of the following:	
Operating lease expense	\$ 21,136
Short-term lease expense	-
Variable lease expense	-
	\$ 21,136

Note 9 — Capitalized Software Development

Capitalized software development costs at March 31, 2054 and December 31, 2024 were as follows:

	March 31, 2025	December 31, 2024		
Software development cost	\$ 9,092,458 \$	8,829,150		
Less: accumulated amortization	(5,926,245)	(5,728,589)		
Less: Impairment of software development cost	(1,732,828)	(1,732,828)		
Software development cost, net	\$ 1,433,385	1,367,733		

During the three months ended March 31, 2025 and 2024, amortization expense related to capitalized software was \$197,656 and \$119,107, respectively. Management deemed that the net software development cost carrying amount related to certain of our released mobile games was likely not recoverable, thus we took an impairment charge of \$214,422 as of December 31, 2024. There was no impairment of software development costs during the three months ended March 31, 2025 and 2024.

Note 10 - Digital Assets and Currencies

The Company's digital currencies, which consist primarily of Ethereum, amounted to \$1,736 and \$2,480 as of March 31, 2025 and December 31, 2024, respectively.

The Company recorded a realized Gain on the sale of digital assets and digital currency of \$16,341 and \$240,483 and a loss on impairment of digital assets of \$0 and \$101,283, during the three months ended March 31, 2025 and 2024, respectively.

Note 11 - Related Party Transactions

Games Revenue Share and Stock Repurchase Agreement

On December 28, 2018, the Company entered into a Games Revenue Share and Stock Repurchase Agreement (the "Rapid-Launch Games Agreement") with TapGames, a Pakistani registered firm ("TapGames"), Khurram Samad, a major shareholder, (the "Stockholder"), Rizwan Yousuf and Tap2Play, LLC, a wholly-owned subsidiary of the Company, whereby the Company repurchased from the Stockholder 238,950 shares (the "Repurchased Shares") of the Company's common stock, for a per share purchase price of \$0.61, or an aggregate purchase price of \$144,639 as further described below.

In consideration for the Repurchased Shares, the Company agreed to share all revenue, net of any and all third-party platform fees, generated from the Company's *Rapid-Launch Games* identified in the *Rapid-Launch Games* Agreement (the "Subject Games") with TapGames, an entity in which the Stockholder has an equity interest. Pursuant to the terms of the *Rapid-Launch Games* Agreement and effective as of January 1, 2019, 60% of all such revenue relating to the Subject Games will be paid to TapGames with the Company retaining the remaining 40%. The Company and its Tap2Play subsidiary will retain all intellectual property rights and title to the Subject Games but will not be responsible for any updates or maintenance with respect to the Subject Games, including any advertising or marketing expenses.

Game Development

As of March 31, 2025 and December 31, 2025, the Company had balances due to related parties, related to software development services, of \$4,228 and \$4,298, respectively.

Due to Officers and Directors

As of March 31, 2025, the Company had balances due to two officers related of outstanding payroll in the amount of \$45,912. The balances were paid in May 2025.

As of December 31, 2024, the Company had balances due to related parties, related to quarterly director fees, of \$10,000. No fees were outstanding as of March 31, 2025.

Note 12 — Commitments and Contingencies

Minimum Developer Commitments

As of March 31, 2025, future developer commitments were approximately \$390,096 and expected to be incurred through January 2026. These developer commitments reflect the Company's estimated minimum cash obligations to external software developers ("third-party developers") to design and develop its software applications but do not necessarily represent the periods in which they will be expensed. The Company advances funds to these third-party developers, in installments, payable upon the completion of specified development milestones.

Note 13 — Stockholders' Equity

Common and Preferred Stock

At March 31, 2025 and December 31, 2024, the authorized capital of the Company consisted of (i) 25,000,000 shares of common stock, par value \$0.001 per share, with 2,725,439 shares of such common stock issued and outstanding and (ii) 1,532,500 shares of blank check preferred stock, par value \$0.001 per share, with no shares of such preferred stock issued and outstanding.

Common Stock Options

In December 2015, the Company approved the 2015 Equity Incentive Plan, as amended (the "Plan"). The Plan provides for the grant of incentive stock options, non-statutory stock options, restricted stock awards, RSU's, performance stock awards and other stock-based awards (collectively, "Stock Awards"). The initial Plan provided the Company the ability to grant Stock Awards to its employees, directors and consultants of up to 187,500 shares of common stock.

On January 23, 2018 via written consent of a majority of its stockholders, the Company increased the number of shares of common stock underlying the Plan from 187,500 to 562,500 Stock Awards.

On November 25, 2019, at a special meeting of the stockholders, a majority of the stockholders approved an amendment to the Plan to add an "evergreen" provision to the Plan whereby the number of shares reserved for issuance under the Plan will automatically adjust on each March 31 and September 30 such that the number of shares of the Company's common stock available for issuance pursuant to Stock Awards under the Plan will continue to represent fifteen percent (15%) of the total number of shares of the Company's common stock outstanding on such adjustment dates, on a fully diluted basis. As of March 31, 2025, there are 633,140 shares of common stock outstanding under the Plan. However, there are currently no additional shares available for issuance under the Plan.

A summary of stock option activity under the Plan for the three months ended March 31, 2025 is as follows:

	Number of Options	av ex	ighted erage ercise orice	Weighted average life (years)	Intrinsic value of Options
Outstanding, January 1, 2025 Granted	633,140	\$	1.39	5.45	-
Exercised	-		-	-	-
Expired/Cancelled					
Outstanding, March 31, 2025	633,140	\$	1.39	5.20	
Exercisable, March 31, 2025	633,140	\$	1.39	5.20	

The aggregate intrinsic value in the preceding table is calculated as the difference between the exercise price of the underlying awards and the quoted closing price of the Company's common stock on the OTC Markets of \$0.37 per share as of March 31, 2025 (the last trading day of the quarter).

Note 14 – Subsequent Events

In accordance with ASC 855 "Subsequent Events", the Company evaluated subsequent events after March 31, 2025 through the date these unaudited consolidated financial statements were issued and has no transactions or events requiring disclosure except as noted below.

As previously disclosed in the Supplemental Information Reports filed with OTC Markets on April 22, 2025 and May 8, 2025, on April 18, 2025, the Company entered into two Preferred Stock Purchase Agreements (the "Purchase Agreements") with Ilya Nikolayev, the Company's Chief Executive Officer and a member of the Company's Board of Directors ("Board"), and with Andrew Merkatz, the Company's President, Chief Financial Officer and a member of the Board, each for the purchase of up 204,082 shares of the Company's Series 1 Preferred Stock for a purchase price of \$75,000 (the "Purchase Price"), or at a per share price of \$0.3675 (which was calculated based on the Company's volume-weighted average price of common stock as quoted on OTC Markets for the thirty trading days prior to April 15, 2025).

Each share of Series 1 Preferred Stock may be convertible into one (1) share of the Company's common stock and shall have four (4) times the voting rights for each share of common stock issuable upon conversion on all matters with respect to which holders of other outstanding classes of the Company's capital stock vote. The Purchase Price was and will be paid as follows: (i) \$15,000 on May 2, 2025; (ii) \$2,500 on or before May 20, 2025; and (iii) \$2,500 on or before each of the sixth (6th) and twentieth (20th) calendar day of each month thereafter until the entire Purchase Price has been paid in full.

The shares of Series Preferred Stock serve as collateral under the Purchase Agreements for the remaining payments of the Purchase Price. So long as Messrs. Nikolayev and Merkatz are not in default of any of his payment obligations under the Purchase Agreements, he will have the sole right to vote the Series 1 Preferred Stock for any matters for which the Series 1 Preferred Stock is entitled to vote as well as receive any dividends to which the Series 1 Preferred Stock is entitled to received.

The financing will result in \$150,000 in gross proceeds to the Company over the next twelve months and will strengthen the Company's balance sheet position.