



**SCRYB INC. (formerly Relay Medical Corp.)**

**MANAGEMENT'S DISCUSSION AND ANALYSIS OF  
FINANCIAL CONDITION AND RESULTS OF OPERATIONS  
FOR THE THREE MONTHS ENDED DECEMBER 31, 2022  
(Expressed in Canadian Dollars)**

**Dated March 1, 2023**



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## **Management's Discussion and Analysis of Operations For the three months ended December 31, 2022**

*This Management's Discussion and Analysis ("MD&A") is prepared as of December 31, 2022 and has been prepared in accordance with International Financial Reporting Standards ("IFRS"). All amounts are in Canadian dollars.*

*Management is responsible for the preparation and integrity of the financial statements, including the maintenance of appropriate information systems, procedures and internal controls and to ensure that information used internally or disclosed externally, including the financial statements and MD&A, is complete and reliable. The Company's directors follow recommended corporate governance guidelines for public companies to ensure transparency and accountability to shareholders. The board's audit committee meets with management quarterly to review the financial statements including the MD&A and to discuss other financial, operating and internal control matters.*

### **Caution Regarding Forward Looking Statements**

*This document contains forward-looking statements, such as statements regarding future sales opportunities in various global regions and financing initiatives that are based on current expectations of management. These statements involve uncertainties and risks, including the Company's ability to obtain and/or access additional financing with acceptable terms, and delays in anticipated product sales. Such forward-looking statements should be given careful consideration and undue reliance should not be placed on these statements.*

*The preparation of the MD&A may require management to make estimates and assumptions that affect the reported amounts of assets and liabilities as of the date of the financial statements and the reported amount of revenue and expenses during the reporting period. Management bases estimates and judgments on historical experience and on various other factors that are believed to be reasonable under the circumstances, the results of which form the basis for making judgments about the carrying value of assets and liabilities. Actual results may differ from these estimates under different assumptions or conditions. Management believes the accounting policies, outlined in the Significant Accounting Policies section of its consolidated financial statements, affect its more significant judgments and estimates used in the preparation of its consolidated financial statements.*



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## Introduction

The following MD&A for the three months ended December 31, 2022, has been prepared to help investors understand the financial performance of Scryb Inc. (formerly Relay Medical Corp.) (“the Company” or “Scryb”), in the broader context of the Company’s strategic direction, the risk and opportunities as understood by management, and the key metrics that are relevant to the Company’s performance. The Audit Committee of the Board of Directors has reviewed this document and all other publicly reported financial information for integrity, usefulness, reliability and consistency.

All amounts are expressed in Canadian dollars (CAD) unless otherwise noted.

Additional information about Scryb Inc. (formerly Relay Medical Corp.), this document, and the related quarterly financial statements can be viewed on the Company’s website at [www.scryb.ca](http://www.scryb.ca) and are available on SEDAR at [www.sedar.com](http://www.sedar.com).

The Company’s Common Shares are listed and traded on the CSE (“CSE”), the Frankfurt exchange and the OTCQB under the symbols SCYB, EIY and SCRF respectively.

## Corporate Overview

Scryb develops and productizes emerging technologies and builds disruptive, high-growth businesses. Scryb’s team identifies and advances high-potential opportunities and applies its technology development platform to rapidly scale its growth. Scryb’s most recent venture was the early-stage company, Cybeats Technologies (CSE: CYBT), which Scryb maintains ~65% ownership, and others across applied AI, digital health, medical devices, and biotech. At market close on Friday, February 24th, Cybeats (CSE: CYBT) had a market capitalization of approximately \$108 million, with a \$1.17 price per share. The value of Scryb’s 65% ownership in Cybeats at this price level has a market value of over \$70 million.

Scryb’s core assets are summarized as follow:

- Cybeats is an innovative cybersecurity company in supply chain cybersecurity and IoT device security. On November 4, 2022, Cybeats closed a financing of approximately \$8.3M with Cybeats Technologies Corp. and commenced its first day of trading on the CSE on November 21, 2022. Scryb maintains a majority stake in the newly publicly listed company.
- Fionet Rapid Response (“FRR”) is a joint venture arrangement between Scryb and Fio Corp. that specializes in decentralized testing IT solutions.
- Glow LifeTech Corp. is a biotechnology company that specializes in producing enhanced nutraceutical and cannabinoid-based products. Scryb supported Glow in its go-public listing In March 2021 via a reverse takeover transaction. Scryb maintains minority investment in the company.



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## Results of Operations

### Overview

With the leadership of Scryb, Cybeats evolved from an early-stage technology into a high-growth cybersecurity company. The Company expects that as the market continues to take notice of Cybeats' and its successes, Scryb's ownership will have a substantial impact on shareholder value in tandem with any future commercial success.

During the three months ended December 31, 2022, the Company expanded the commercial operations of Cybeats, and significantly increased its go to market initiatives and capabilities. The Company has also expanded its sales and marketing teams and capabilities, with the hiring of new sales leadership, enlisting of industry leaders, adding key opinion leaders and growing its commercial channel partnerships. Scryb will continue to give transitional guidance to Cybeats after the go public listing subsequent to the three-month period ending December 31, 2022.

### Cybeats Technologies Inc.

On March 18, 2021, the Company closed the acquisition of Cybeats Technologies Inc. ("Cybeats"). At the time of acquisition, Cybeats was an innovative On-Device security platform that addresses a growing market of IoT devices. The IDC report predicts there to be over 55 billion connected devices by 2025. The global IoT market is growing in an unprecedented way which has left a crucial delta in the cybersecurity of over 20 billion devices worldwide.

Cybeats On-Device platform is a solution for IoT devices manufacturers whereby a microagent (small piece of software) is installed on each IoT device that continuously monitors for anomalies, and that may potentially indicate a cybersecurity breach. Cybeats' On-Device platform solution not only provides insights to security teams about real and immediate threats, but it can also eliminate malicious code within seconds. Cybeats competitive advantage is the unique microagent protection it provides to devices without affecting their normal operation and enables the visibility from within the device. It continuously monitors for vulnerabilities and maintains the software responsible for the device communications and operations to detect and block threats. Cybeats allows manufacturers of IoT devices to integrate their equipment with high-end security in a cost-efficient manner. Scryb's used its existing capabilities in Artificial Intelligence (AI) to enhance the technical functionality of the On-Device solution.

In addition to the existing On-Device security platform, Cybeats used its and Scryb's existing infrastructure and vulnerability data capabilities along with an expenditure of significant resources to develop, and later commercially launch, 'SBOM Studio'. Scryb used its valued added platform and assets in AI to support additional product development, to help implement smart and predictive cybersecurity in SBOM Studio. SBOM Studio is an enterprise software management tool which offers software supply chain cybersecurity solutions to enterprises, governments, small-medium sized businesses, and any persons developing or consuming software with security in mind. Adding this product suite to its portfolio increases the offering scope and addressable market segments of cybersecurity. In so doing, SBOM Studio has increased the value of Cybeats greatly during the fiscal period. Few competitors offer both On-Device security products and supply chain security products. The naming of SBOM Studio comes from SBOM (Software Bill of Materials) which is a term in the software supply chain industry. SBOM provides an inventory list of all the various component software that a product is using which is similar to nutritional facts or ingredient labels found on everyday products.



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In May 2021, United States President Joe Biden outlined a policy making cybersecurity a top priority and essential that the Federal Government lead by example for all Federal Information Systems to exceed the standards and requirements set forth by the order. The order's primary mandate is to enhance the integrity of software supply chains by requiring a Software Bill of Materials (SBOM); a solution that is already at the core of Cybeats' SBOM Studio. Since the Executive Order government agencies around the world have begun adopting the SBOM standard to mitigate the software supply chain risks such as the FDA (Food & Drug Administration) Federal Mandate<sup>1</sup> with other Western governments looking to follow the United States lead.

### **SBOM Studio Product Background**

To remain competitive in today's market, organizations rely on previously developed software or proprietary third-party software components known as "open-source software" (OSS) to meet the demands of frequent software releases in a cost-effective and timely manner. In fact, 99% all software today contains open-source components.

The use of OSS carries inherent risks with studies showing that 75% of open-source software contains vulnerabilities that pose cybersecurity threats. With the widespread use of OSS in modern software development, it is crucial for organizations to have a system in place to manage and mitigate these risks.

The threat of cyberattacks that exploit vulnerabilities in open-source software (OSS) is increasing rapidly, with a growth rate of 700% per year. Many organizations may not be aware that they are using OSS, making it crucial for them to take steps to protect themselves against these threats. The log4j and SolarWinds events serve as examples of the potential damage caused by attacks that exploit OSS vulnerabilities, affecting 18,000 customers including government agencies and critical infrastructure providers. To mitigate OSS risks, creating and continuously monitoring a Software Bill of Materials (SBOM) is becoming a must.

### **Introducing SBOMs**

Software Bill of Materials (SBOMs) are lists of the ingredients and their versions that make up a particular piece of software, similar to the nutritional facts or ingredient list found on food labels such as for dairy, cookies or juice. SBOMs provide important information about software, including any open-source components, which can help companies and governments determine if the software is safe to use. SBOMs are used across a variety of industries and are becoming required by government regulators, such as the FDA's recent mandate requiring SBOMs for medical device submissions. Many companies are already generating SBOMs as part of their software development process, following recent industry standards for SBOM generation. However, implementing SBOM practices can be challenging due to the scale of the change and the manual work involved. As organizations seek to improve the security and reliability of their software in the face of evolving threats and regulatory requirements, the adoption of SBOMs is becoming increasingly important. By using SBOMs, companies can better manage their software supply chain risks and improve the overall quality of their software.

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<sup>1</sup> <https://www.fda.gov/regulatory-information/search-fda-guidance-documents/cybersecurity-medical-devices-quality-system-considerations-and-content-premarket-submissions>



Cybeats' SBOM Studio is a comprehensive solution designed to manage and distribute software bill of materials (SBOMs) in a single platform. It provides organizations with a centralized view of cybersecurity vulnerabilities, enabling them to improve the visibility and security of their software supply chain. SBOM Studio is useful for organizations of all sizes and industries, as it helps them to improve their vulnerability management processes, reduce the cost of protection, and enhance compliance.

SBOM Studio is also agnostic to SBOM generation tools, meaning it can work with any tool to validate and correct imported SBOMs, improving the accuracy of SBOMs. In addition, it simplifies the implementation process, speeds up the fixing of vulnerabilities, and automates SBOM management, ultimately improving the return on investment of SBOM adoption in an organization. Key features of SBOM Studio include:

- Automated SBOM Management
- Accelerated Vulnerability Management
- Improved Workflow for Security Operations
- SBOM Sharing and Exchange Capabilities
- Data-Driven Business Decisions
- Regulatory Compliance and Licence Infringement
- VEX(Vulnerability Exploitability Exchange) Reports



SBOM Studio provides SBOM management solutions to agnostic market verticals, but currently focused on targeting the following sectors:

- Industrial Controls and Critical Infrastructure
- Healthcare and Medical
- Enterprise
- Automotive and Aerospace

Cybeats has made significant progress in attracting cybersecurity industry leaders to its advisory board, with the additions of six new strategic advisors;

- Chuck Brooks (Inventor of the first commercial Firewall and Digital Software Bill of Materials)
- Chris Blask (Inventor of the first commercial Firewall and Digital Software Bill of Materials)
- Setu Kulkarni (former WhiteHat security corporate strategist)
- Duncan Sparrell (former Chief Security Architect of AT&T)
- Erik Couture (former Cybersecurity advisor for Bank of Canada)
- Nicolas Chaillan (former U.S. Air Force and Space Force Chief Software Officer (CSO))



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Cybeats has also expanded the sales and marketing team to address the growing market interest by adding Bob Lyle, a sales leader with over 25 years of software sales and cybersecurity experience, as Chief Revenue Officer (CRO). Subsequent to the three month period ending December 31, 2022 Cybeats added two additional salespeople including Gonda Lamberink, VP Sales, a well known sales leader who has international experience in the software supply chain industry. These additional team members will focus on expanding the commercial capabilities of Cybeats.

Cybeats deploys the following framework for the commercial engagement pipeline and related opportunities:

*(i) Trial Deployments at zero cost:*

As at December 31, 2022 Cybeats had multiple trial deployments in a variety of industries that include:

- Multinational manufacturing firm
- Tech Company in software and services
- Institutional fintech company
- Global gaming company
- International safety certification and compliance company

It was recently reported that 75% of SBOM Studio evaluations have converted into commercial contracts leading to an effective sales funnel for the product.

*(ii) Paid Software Evaluation Licenses:*

Cybeats is *currently* in various stages of discussion with potential customers in multiple industries to have a paid software evaluation period.

*(iii) Commercial Licenses to Enterprise Product Suites:*

As at March 1, 2023 Cybeats has closed on several multi-year six figure enterprise engagements including:

- Large blockchain-based cryptocurrency exchange
- A global leader in ad tech and verification
- A global industrial technology company
- A building technology and industrial automation company
- Global medical device and diagnostics company
- Multinational infrastructure firm in energy management and industrial automation



*(iv) Partnership Programs:*

Currently Cybeats has multiple partnerships that include:

- Co-marketing partnership with Veracode, a leading global provider of application security testing solutions
- Device Authority, a company that provides end to end compliance and operational effectiveness to IoT devices
- Large American cybersecurity company as part of its technology partnership alliance
- Next Generation Manufacturing Canada (Ngen) to further its relationship development with Canada's leading manufacturing companies

*(v) Resellers:*

Cybeats is pursuing partnerships and resellers that are trained and equipped to market and sell its products and services, or that have typically been focused on serving a single country where Cybeats does not have a direct sales force. In some instances, resellers will collaborate with the direct sales team on larger scale strategic opportunities in a joint selling model. In all instances that resellers are used to actively market and sell our products and services, Cybeats remains responsible for the delivery of our products to the customer and oversee establishing pricing. We recognize products and services sold through resellers will be sold at wholesale prices and will be recognized in revenue in a similar manner to those sold by Cybeats direct sales channel. In the fiscal year Cybeats announced a reseller agreement with a leading cybersecurity firm and advisor to the Government of Canada departments on SBOM with a focus to resell Cybeats SBOM Studio.

With an innovative product, and key strategic advisors and an engagement with a leading marketing firm, and a growing sales capacity, Cybeats is well positioned to capture a growing market of software supply chain security and IoT cybersecurity.

To support the acceleration growth, Scryb has signed a non-binding Letter of Intent to list Cybeats Technologies Inc. via an RTO transaction with a further Amalgamation Agreement between Cybeats Technologies Inc. and Pima Zinc Corp. signed on August 11, 2022, that describes the proposed transaction. On November 4, 2022, Cybeats closed a financing of approximately \$8.3M with Cybeats Technologies Corp. commencing its first day of trading on the CSE on November 21, 2022. This allows Cybeats to access the public markets for the capital it will need to grow its business without resulting in further dilution in the number of shares outstanding in Scryb. Scryb maintains a significant equity position of the newly established public company with approximately a 65% ownership.

The financial statements of Scryb have been prepared on a consolidated basis with Cybeats Technologies Corp ("Cybeats Corp"), in accordance with International Financial Reporting Standards (IFRS) 10 - Consolidated Financial Statements. Scryb is deemed to have control over Cybeats Corp as it owns 65% of the outstanding shares of Cybeats Corp. As such, Scryb consolidates the financial results of Cybeats into its own financial statements.

The consolidation is effective from the date that Scryb obtained control over Cybeats, which was November 11, 2022. All intercompany transactions, balances and unrealized gains and losses between Scryb and Cybeats have been eliminated upon consolidation. In conjunction with the





reverse takeover transaction and amalgamation, Scryb recognized a gain from the fair value adjustment of Cybeats Technologies Corp. from the private placement financing at \$0.5 per share. The non-controlling portion of Cybeats Technologies Corp. of approximately 35% was adjusted on the balance sheet, Income statement and statement of equity in the NCI accounts.

### **Fionet Rapid Response Group ('FRR')**

In late 2020, Scryb and Fio Corporation entered into a joint venture agreement, with a third party (Fio Corp), through a private company called Fionet Rapid Response Group ('FRR'). The joint venture is structured to maintain joint decision making between Scryb and Fio Corp. FRR is a private company that controls the Fionet Platform, which is an end-to-end, rapid testing and tracking technology solution for community-based or decentralized settings. Combining a fast, handheld point-of-need device connected in real time to cloud data services, the Fionet Platform handles scheduling and registration via phone app at home, on-site check-in, rapid, on-the-spot antigen testing, data integration with other testing devices, result notification, public health notification as appropriate, and anonymized data and stats for dashboards for authorized stakeholders. The Joint Venture is structured with the following ownership and royalties to Scryb:

- Scryb owns 33% of the Joint Venture
- Scryb receives a 33% commission on all revenues from testing revenue
- Scryb receives a 20% commission on all revenues from device revenue
- Scryb receives a 10% commission on all revenues from data revenue

### ***Product Offering***

Prior to the commencement of the JV the technology was deployed on more than one million cases in over a dozen countries for managing community-based RDT testing, triage, and tracking outbreaks of high-consequence infectious diseases, such as malaria, HIV, dengue, and Ebola, and has been further validated by several dozen publications in scientific journals.

Drawing on resources from both Scryb and Fio, the JV has deployed the Fionet platform in pandemic testing management settings using approved third-party rapid diagnostic tests (RDT), as well as for molecular tests (such as PCR). Scryb has extended the technical capabilities of the FRR product offering by leveraging its expertise and complementary expertise in machine vision, AI and cloud processing, which originated from Scryb's portfolio of technology assets including HemoPalm Corp. and Pharmatrac technologies. Several Rapid diagnostic tests (RDTs) have been approved to detect active infections by targeting antigens of various viruses to detect past infections and immune response by targeting specific antibodies. When combined with the technology-based quality control and automated interpretation, RDT tests can provide fast and accurate results that are seamlessly transmitted to the cloud and distributed to public health and other stakeholders responsible for managing a given infectious outbreak or pandemic. Given the importance of the health data, FRR provides tools which can help assure diagnostic accuracy and collate results which are needed to facilitate safe and effective mass testing of the population for disease presence and exposure.



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### ***Fionet Platform***

Fionet platform is a mobile IT platform and infrastructure that:

- Manages multiple current and future pandemic use cases right now
- Manages any decentralized disease-and-wellness testing
- Automated aggregator of frontline healthcare data
- Proven with multiple diseases, geographies, databases, test types, client types
- Strong m-LIS (mobile lab information system) contender, with potential for standardization

### ***Beyond COVID-19 Testing***

COVID-19 has highlighted the need for decentralized testing technology solutions. From airports to high volume settings, to local and at home testing needs FRR is positioned to service decentralized testing demand. FRR is exploring commercial activities in the at home testing space. Some of these at home tests could include conjunctivitis (pink eye) tests, sexually transmitted infection tests and other viral tests.

### ***Ongoing Commercial Activities***

- An engagement with USAID, one of the largest aid organizations in the world, to test Malaria in the Democratic Republic of Congo in 144 remote based community healthcare sites
- A deployment of the Fionet Platform for Malaria Epidemic Management in Rwanda Africa
- An engagement with an international aid foundation in the Republic of South Africa
- An engagement with LifeLabs with various mobile testing initiatives across Canada

### ***Operations and Moving Forward***

FRR is continuing to explore significant future opportunities. FRR is positioned as a national leader in rapid COVID-19 screening and a worldwide leader in infectious disease testing. These advancements in partnerships represent a significant opportunity to generate potential future revenue. Scryb looks to continue to support the product development and expansion of the commercial and business development activities. FRR is actively seeking capital to fund future operations.

### **Glow LifeTech Corp.**

Glow LifeTech was formerly a subsidiary of Scryb and was spun out into its own public company through an RTO transaction on March 15, 2021. Scryb played a critical role in the go public transaction. Scryb maintains a significant amount (14.47%) of Glow LifeTech Corp., a publicly traded company on the CSE under the symbol "GLOW". Scryb continues to provide limited management guidance to Glow. Glow LifeTech is a Canadian-based biotechnology company focused on producing nutraceutical and cannabinoid-based products with dramatically enhanced bioavailability, absorption, and effectiveness. Glow has rights to the ground-breaking, plant-based MyCell™ Technology delivery system, which transforms poorly absorbed natural compounds into enhanced water-compatible concentrates, unlocking the full healing potential of natural active compounds.

Glow LifeTech Corp. submitted on March 11, 2021, an application to Health Canada, to obtain product licenses for its Natural Health Product (NHP), ArtemiC™, which recently reported



successful results from a COVID-19 Phase II clinical trial. ArtemiC™ was submitted to Health Canada's Natural and Non-prescription Health Products Directorate (NNHPD) on Mar 11, 2021. The application, which is currently under review by Health Canada, included ArtemiC™ supporting COVID-19 Phase II clinical trial results. Under Canadian regulations, all NHPs must obtain premarket approval by Health Canada to assure they are safe, effective and of high quality before being allowed to be sold in Canada. Once Health Canada makes this assessment, they are issued a Natural Product Number (NPN).

Glow LifeTech Corp. completed the buildout of the Canadian facility and commissioned the proprietary reactor. Glow has completed the development of Proprietary MyCell® Liquid Cannabis Ingredients and now plans for commercialization in the Canadian market, given product readiness.

### Selected Annual Information

	For the three months ended December 31, 2022	For the three months ended December 31, 2021	For the Twelve months ended September 30, 2022	For the Twelve months ended September 30, 2021
<b>Revenues</b>	109,631	64,641	109,631	64,641
<b>Expenses</b>	8,734,600	1,390,585	13,120,822	2,133,085
<b>Gain (Loss) for the period</b>	(8,624,969)	(1,325,944)	(13,011,191)	(2,068,444)
<b>Gain (Loss) per share</b>	(0.04)	(0.01)	(0.05)	(0.01)
<b>Total assets</b>	10,704,368	18,066,037	10,704,368	18,066,037
<b>Total liabilities</b>	2,088,756	1,209,450	2,088,756	1,209,450
<b>Working capital</b>	2,520,877	8,288,403	2,520,877	8,288,403

The following table sets forth selected financial information for Scryb Inc. for the three months ended December 31, 2022. This information has been derived from the Company's financial statements for the years and should be read in conjunction with the financial statements and notes thereto.



The following table sets forth selected financial information for Scryb Inc. for the years ended September 30, 2022, 2021, and 2020. This information has been derived from the Company's financial statements for the periods indicated and should be read in conjunction with audited financial statements and the notes thereto.

	Year Ended 30-Sep-22	Year Ended 30-Sep-21	Year Ended 30-Sep-20
<b>Loss before non-operating income</b>	\$ 11,144,009	\$ 17,253,280	\$ 7,119,076
<b>Loss before income taxes</b>	11,144,009	17,253,280	7,119,076
<b>Loss per common share, basic and diluted</b>	0.05	0.08	0.05
<b>Net and comprehensive loss</b>	11,144,009	17,253,280	7,119,076
<b>Net Loss per Common Share, Basic and Diluted</b>	0.05	0.08	0.05
<b>Weighted average number of shares outstanding</b>	240,051,037	210,112,140	130,890,338
<b>Total assets</b>	11,219,978	18,066,037	2,850,473
<b>Net working capital</b>	2,287,760	8,230,473	(25,304)

### For the three months ended December 31, 2022 and 2021

The schedule below presents the three-month statement of earnings to highlight the non-recurring items.

	Three months ended		
	December 31, 2022	December 31, 2021	Variance
<b>Revenues</b>			
Royalties	32,716	-	32,716
Other revenue	76,915	13,690	63,224
Government grant and subsidies	-	50,951	(50,951)
	<b>109,631</b>	<b>64,641</b>	<b>44,990</b>
<b>Expenses</b>			
Advertising and promotion	266,154	93,858	172,296
Amortization expense	357,844	201,082	156,762
Consulting and management fees	2,132,772	501,877	1,630,895
Depreciation	84,720	38,423	46,298
Foreign currency loss	12,906	-	12,906
Insurance expenses	17,474	40,855	(23,381)
Interest and accretion	11,144	19,837	(8,693)
Office, general and administrative	217,638	289,099	(71,461)
Product research and development costs	127,051	120,699	6,351
Professional fees	106,888	108,126	(1,238)
Salaries and benefits	1,148,084	508,134	639,950
Sales commissions	144,750	-	144,750
Shareholder communications and marketing	21,659	194,015	(172,355)
Transfer agent and filing fees	30,746	17,081	13,665
<b>Net loss before Share-based compensation and Loss on investment in associate</b>	<b>(4,570,199)</b>	<b>(2,068,444)</b>	<b>(2,501,755)</b>
Non-cash - Gain on equity dilution in Cybeats Technologies Inc.	(757)	-	(757)
Non-cash - Share-based compensation	(4,095,599)	-	(4,095,599)
Non-cash - Unrealized gain on investment in associate	41,586	742,500	(700,914)
<b>Net loss and comprehensive loss</b>	<b>(8,624,969)</b>	<b>(1,325,944)</b>	<b>2,295,515</b>



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- Royalties' revenue comprises of royalties from the Fionet JV. This decreased due to decreased testing in the LifeLabs contract.
  - Other revenue includes revenues generated from the bill out from the Fionet JV as well as sales revenues from Cybeats. This decreased comparatively to prior period due to the non-reoccurring revenue in prior period for the Fionet JV while sales increased for Cybeats (Refer to "Commercial Licenses to Enterprise Product Suites" section above)
  - Government grant revenues include funding from the Scientific Research and Experimental Development Tax Incentive Program (SR&ED) which decreased due to Cybeats claiming a lower amount of SR&ED credits. The negative balance was due to reclassification in the quarter.
  - Advertising and promotion increased due to the increase in activities of Cybeats as a part of the commercial scale up.
  - Amortization expense increased due to amortization of the leased Cybeats office space that did not exist in the prior period
  - Consulting and management fees increased due to the increased costs associated with the Cybeats go public transaction
  - Depreciation expenses increased in the current quarter as certain assets were purchased that increased the depreciation
  - Insurance expense decreased due to a higher headcount of the Company's employees coupled with insurance coverage not present in the prior year.
  - Office, general and administrative expenses decreased due to reclass of certain expenses to better reflect the expenses incurred.
  - Product research and development costs comprises of expenditures relating to the Company focusing its attention towards the development of Cybeats' product offering, in particular the SBOM studio.
  - Professional fees include certain legal and accounting expenses remained relatively consistent
  - Salaries and benefits increased due to a larger headcount from the Cybeats acquisition and commercial ramp up. There was also an increase from some consultants becoming full time employees which corresponded with a decrease in consulting and management expenses.
  - Sales commissions and bonuses increased compared to last year due to the increased sales activities related to Cybeats commercial activities.
  - Shareholder communications and marketing decreased due to lower marketing and promotional activity required when compared to the same quarter in the prior period. Certain expenses were also reclassified to better reflect the expenditures incurred.
  - Share-based compensation was granted to new employees and consultants as compared to the same period last year. This increased due to a large number of Cybeats options being granted relating to the go-public transaction. This represents a non-cash item.
  - Gain on equity dilution in Cybeats Technologies Corp. relates to the gain from the reverse takeover transaction and the financing of Cybeats Technologies Corp.
  - Unrealized Gain on investment in associate relates to Scryb's investment in Glow LifeTech Corp and FRR



## Summary of Quarterly Results

The following table is a summary of selected unaudited financial information for the eight most recent fiscal quarters.

Quarter ended	Income	Net income (loss)	Net income (loss) per share
December 31, 2022	109,631	(8,624,969)	(0.04)
September 30, 2022	410,806	(715,915)	(0.00)
June 30, 2022	63,385	(4,405,727)	(0.02)
March 31, 2022	73,297	(3,423,027)	(0.01)
December 31, 2021	64,641	(1,325,944)	(0.01)
September 30, 2021	733,902	(4,807,136)	(0.02)
June 30, 2021	Nil	(730,376)	0.00
March 31, 2021	Nil	(8,203,799)	(0.04)

The net income was from a large non-cash gain due to go-public transaction of Cybeats that will be non-recurring. The public listing of Cybeats will enable Scryb to lean down in its capital overhead obligations as salaries move from Scryb to the independent issuer, Cybeats Technologies Corp. The income came from revenues related to both the Company's joint venture (FRR), and from minor initial traction following Cybeats commercial launch earlier in 2022.

## Funding & Liquidity

Scryb will require additional funding to fund its ongoing operations and growth. The majority of financing of current operations is achieved by issuing share capital. With Scryb's primary focus being to support the scale-up commercial operations for both FRR and Cybeats, Scryb will require additional funding. With the recent RTO transaction and public listing of Cybeats Technologies, Scryb is able to lean down in its capital overhead obligations related to Cybeats, as salaries move from Scryb to the independent issuer. Cybeats is also positioned to more effectively access the public markets for its capital funding requirements, without further dilution to Scryb. Lastly, as Glow is a standalone public company, the issuer oversees its own financial and capital funding requirement.

## Related Party Transactions

Key management personnel include those persons having authority and responsibility for planning, directing and controlling the activities of the Company as a whole. The Company has determined that key management personnel consist of executive and non-executive members of the Company's Board of Directors, Corporate Officers and Vice Presidents.

## Off-Balance Sheet Arrangements

The Company has not entered into any off-balance sheet arrangements, other than previously disclosed, that has, or is reasonably likely to have, an impact on the current or future results of operations or the financial condition of our company.

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## **Critical Accounting Policies and Estimates**

The preparation of these consolidated financial statements in conformity with IFRS requires that management make estimates and assumptions about future events that affect the amounts reported in the consolidated financial statements and related notes to the consolidated financial statements. Actual results may differ from those estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised and in any future periods affected.

### **i) Critical accounting estimates**

Critical accounting estimates are estimates and assumptions made by management that may result in a material adjustment to the carrying amount of assets and liabilities within the next financial year and are, but are not limited to, the following:

#### **Share based payments and warrants**

The fair value of stock options and warrants issued are subject to the limitation of the Black Scholes option pricing model that incorporates market data and involves uncertainty in estimates used by management in the assumptions. Because the Black Scholes option pricing model requires the input of highly subjective assumptions, including the volatility of share prices, changes in subjective input assumptions can materially affect the fair value estimate.

#### **Useful life of intangible assets**

Management has exercised their judgment in determining the useful life of its patents, patent applications and software license. The estimate is based on the expected period of benefit of the patent and the expected life of the product in the marketplace.

### **(ii) Critical accounting judgments**

Information about critical judgments in applying accounting policies that have the most significant effect on the amounts recognized in the consolidated financial statements are, but are not limited to, the following:

#### **Evaluation of going concern**

The preparation of the financial statements requires management to make judgments regarding the going concern of the Company.

#### **Impairment of intangible assets**

Management has exercised their judgment in determining if the intangible assets are impaired. The judgment is based on management's ability to assess indicators of impairment.

#### **Income taxes**

Management has exercised their judgment in determining the provision for future income taxes. The judgment is based on the Company's current understanding of the tax law as it relates to the transactions and activities entered into by the Company.



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## **Control**

The Company uses judgement when assessing if the Company controls an investee, which includes the assessment of whether it holds power over the relevant activities, is exposed to variable returns and has the ability to use that power to affect those variable returns.

## **Research vs. Development Stage**

The Company uses judgement when assessing if the Company has achieved development stage activities with its internally generated intangible assets.

## **Accounting standards and amendments issued but not yet adopted**

### **Amendment to IFRS 3 – Business Combinations**

On October 22, 2018, the IASB issued Definition of a Business (Amendments to IFRS 3: Business Combinations). The amendments to IFRS 3 are applicable for acquisitions occurring on or after January 1, 2020 and are adopted prospectively. These amendments to the implementation guidance of IFRS 3 clarify the definition of a business to assist entities to determine whether a transaction should be accounted for as a business combination or an asset acquisition. The amendments to IFRS 3 – Business Combinations may affect whether future acquisitions are accounted for as business combinations or asset acquisitions, along with the resulting allocation of the purchase price between the net identifiable assets acquired and goodwill. The Company does not expect any impact to the financial statements as a result of its adoption of the amendments to IFRS 3.

### **Risks and Uncertainties**

*History of Losses* – The Company has been in a cumulative net loss position throughout its operating history. The Company's limited operating history makes it difficult to evaluate the future financial prospects of its business. There is no assurance that the Company will grow or be profitable or that the Company will have earnings or significant improvement in its cash flow from operations in the future. The future earnings on and cash flow from operations are dependent on the Company's ability to further develop and sell its products and the Company's operational expenses. Management expects that the Company will continue to have high levels of operating expenses, since the Company needs to make significant up-front expenditures for product development, and corporate development activities. Management anticipates that the operating losses for the Company may continue until such time as the Company consistently generates sufficient revenues to support operations.

*Need for Additional Financing* - The implementation of the Company's business plan requires significant capital outlays and operating expenditures over the next several years. There can be no assurance that additional financing will be available to the Company when needed, on commercially reasonable terms, or at all. Any inability to obtain additional financing when needed would have a material adverse effect on the Company. Further, any additional equity financing may involve substantial dilution to the Company's then existing shareholders. Debt financing, if available, may involve onerous obligations, monetary or otherwise. If adequate funds are not available, the Company may obtain funds through arrangements with strategic partners or others who may require the Company to relinquish rights to certain technologies, any of which could adversely affect its business, financial condition and results of operations.





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### **Product Risks**

*Uncertain Demand for Products* - Demand for technologies is dependent on a number of social, political and economic factors that are beyond the control of the Company. The technology industry is likely to continue to change as the public and government will alter regulation and demand for the products. While the Company believes that demand for technological solutions will continue to grow, there is no assurance that such demand will exist or that the Companies products will be purchased to satisfy that demand.

*Dependence on Development of New Products* - New technological or product developments in the technology industry may render the Company's products obsolete or reduce their value. The Company's future prospects are highly dependent on its ability to develop new products - from new technologies and achieve market acceptance. There can be no assurance that the Company will be successful in these efforts.

### **Credit Risk**

Credit risk is the risk that one party to a financial instrument will fail to discharge an obligation and cause the other party to incur a financial loss. Financial instruments that potentially subject the Company to credit risk consist of cash and cash equivalents. The Company has reduced its credit risk by investing its cash equivalents with Canadian chartered banks.

### **Disclosure Controls and Procedures & Internal Controls over Financial Reporting**

In accordance with the Canadian Securities Administrators National Instrument 52-109 ("NI 52-109"), Certification of Disclosure in Issuers' Annual and Interim Filings, the Company has filed certificates signed by the Chief Executive Officer and the Chief Financial Officer that, among other things, report on the design and effectiveness of disclosure controls and procedures and the design and effectiveness of internal controls over financial reporting.

The Company continues to review and document its disclosure controls and procedures and internal controls over financial reporting and may, from time to time, make changes aimed at enhancing their effectiveness and to ensure that its systems evolve with the business. There were no changes in the Company's internal controls over financial reporting during the period ended December 31, 2022, that have materially affected, or are reasonably likely to materially affect, its disclosure controls and procedures and internal controls over financial reporting.

### **Share Data**

As at December 31, 2022, there were 239,692,672 common shares issued and outstanding, 6,105,445 warrants, and 36,309,500 options outstanding.

As at March 1, 2023, there were 239,692,672 common shares issued and outstanding, 6,105,445 warrants and 43,309,500 options outstanding.

"Yoav Raiter"  
Chief Executive Officer  
March 1, 2023