CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the three months ended March 31, 2024 and 2023

(Expressed in United States dollars) (Unaudited)

NOTICE OF NO AUDITOR REVIEW OF CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

The accompanying unaudited condensed consolidated interim financial statements for VSBLTY Groupe Technologies Corp. (the "Company") have been prepared by management in accordance with International Financing Reporting Standards ("IFRS"). These condensed consolidated interim financial statements, which are the responsibility of management, are unaudited and have not been reviewed by the Company's auditors. The Company's Audit Committee and Board of Directors have reviewed and approved these condensed consolidated interim financial statements. In accordance with the disclosure requirements of National Instrument 51-102 released by the Canadian Securities Administrators, the Company's independent auditors have not performed a review of these condensed consolidated interim financial statements.

VSBLTY Groupe Technologies Corp.CONDENSED CONSOLIDATED INTERIM STATEMENTS OF FINANCIAL POSITION

(Expressed in United States dollars)

As at	Notes		March 31, 2024		December 31, 2023
ASSETS					
Current assets					
Cash		\$	25,339	\$	54,180
Trade and other receivables	6, 11, 17		193,324		633,842
Share subscription receivable	17		47,618		72,184
Prepaid expenses	8		228,732		88,108
Inventory	10		1,975		1,975
			496,988		850,289
Equipment, net	7		33,409		43,764
Right-of-use assets	14		17,152		27,982
Prepaid expenses - noncurrent	8		10,916		10,916
Total assets		\$	558,465	\$	932,951
LIABILITIES AND SHAREHOLDERS' EQ	HITV				
Current liabilities	20111				
Accounts payable and accrued liabilities	12, 17	\$	4,762,750	\$	4,116,863
Deferred revenue	18	Ψ	97,662	Ψ	86,305
Contingent consideration	5		304,843		304,843
Current portion of lease liability	14		59,224		64,489
Convertible debentures funds received in			٠,== .		0 1, 109
advance	25		254,916		_
Loans payable	13		818,657		773,290
1 7			6,298,052		5,345,790
Total liabilities			6,298,052		5,345,790
SHAREHOLDERS' EQUITY					
Share capital	15		46,286,342		46,048,518
Reserves	15		10,934,165		10,758,095
Obligation to issue warrants	15		338,033		338,033
Accumulated deficit	13		(62,573,496)		(60,820,193)
Accumulated other comprehensive income			(724,631)		(737,292)
Total shareholders' equity			(5,739,587)		(4,412,839)
Total liabilities and shareholders' equity		\$	558,465	\$	932,951
Nature of operations and going concern	1	•	, ••	-	: - /> - -
Contingency	23				
Subsequent events	25				
APPROVED BY THE BOARD OF DIRI					

"Jay Hutton"	Director	"Thomas Hays"	<u>Director</u>
The accompanying notes are an	integral part of these	condensed consolidated interim fi	inancial statements.

VSBLTY Groupe Technologies Corp. CONDENSED CONSOLIDATED INTERIM STATEMENTS OF LOSS AND COMPREHENSIVE LOSS (Expressed in United States dollars) (Unaudited)

			nths ch 31,		
	Notes		2024		2023
Revenue					
License fees		\$	22,498	\$	42,945
Professional services			80,011		34,500
Displays and other advertising			73,731		-
Hardware and other			28,247		-
Programmatic advertising revenue			3,061		_
			207,548		77,445
Cost of sales	9		(294,949)		(466,440)
Gross profit			(87,401)		(388,995)
Sales and marketing expenses	16, 17		(512,626)		(593,671)
General and administrative expenses	16, 17		(569,222)		(525,057)
Research and development expenses	16, 17		(365,044)		(649,623)
Share-based payments	15(c), 15(d)		(45,530)		(806,185)
Loss on loan impairment	11		(80,000)		(90,181)
Operating loss			(1,659,823)		(3,053,712)
Finance costs	13,14		(87,897)		(23,172)
Interest income	14		-		2,507
Foreign exchange gain loss			(5,583)		4,219
Net loss for the period			(1,753,303)		(3,070,158)
Foreign currency translation			12,661		(1,701)
Comprehensive loss for the period		\$	(1,740,642)	\$	(3,071,859)
Loss per share – Basic and diluted		\$	(0.04)	\$	(0.14)
Weighted average shares outstanding – Basic and diluted			47,375,506		24,624,936

The accompanying notes are an integral part of these condensed consolidated interim financial statements.

VSBLTY Groupe Technologies Corp.
CONDENSED CONSOLIDATED INTERIM STATEMENTS OF CHANGES IN EQUITY (Expressed in United States dollars) (Unaudited)

	Notes	Number of common shares	Share capital	Reserves	Obligation to issue warrants	Accumulated deficit	comp	umulated other orehensive ome (loss)	sh	Total areholders' equity
Balance, December 31, 2022		24,609,054	\$ 41,781,470	\$ 10,483,287	\$ 338,033	\$ (49,317,803)	\$	(667,120)	\$	2,617,867
Shares issued for warrant exercises	15(a,b)	49,411	65,409	(1,840)	-	-		-		63,569
Shares issued for option exercises	15(a,c)	101	263	(68)	-	-		-		195
Shares issued for RSU exercise	15(a,d)	4,175	22,166	(22,166)	-	-		-		-
Share-based payments	15(b,c,d)	-	-	806,185	-	-		-		806,185
Foreign currency translation		-	-	-	-	-		(1,701)		(1,701)
Loss for the period		-	-	-	-	(3,070,158)		-		(3,070,158)
Balance, March 31, 2023		24,662,741	\$41,869,308	\$ 11,265,398	\$ 338,033	\$ (52,387,961)	\$	(668,821)	\$	415,957
Balance, December 31, 2023		44,039,620	\$46,048,518	\$ 10,758,095	\$ 338,033	\$ (60,820,193)	\$	(737,292)	\$	(4,412,839)
Shares issued	15(1)	4,464,200	314,762	115,965	-	-		-		430,727
Share issuance costs	15(a,b)	-	(76,938)	14,575	-	-		-		(62,363)
Share-based payments	15(c,d)	-	-	45,530	-	-		-		45,530
Foreign currency translation		-	-	-	-	-		12,661		12,661
Loss for the period		-	-	-	-	(1,753,303)		-		(1,753,303)
Balance, March 31, 2024		48,503,820	\$46,286,342	\$ 10,934,165	\$ 338,033	\$ (62,573,496)	\$	(724,631)	\$	(5,739,587)

The accompanying notes are an integral part of these condensed consolidated interim financial statements.

CONDENSED CONSOLIDATED INTERIM STATEMENTS OF CASH FLOWS

(Expressed in United States dollars)

(Unaudited)

Three months ended March 31,

		2024	2023
Cook flows from an auding activities			
Cash flows from operating activities	¢	(1.752.202)	¢ (2.070.159)
Loss for the period	\$	(1,753,303)	\$ (3,070,158)
Adjustments for non-cash items:		01 105	24.006
Depreciation		21,185	34,096
Interest expense		70,246	-
Accretion expense		-	-
Share-based payments		45,530	806,185
Bad debt expense (recovery)		24,062	(136,009)
Impairment of loan receivable		-	90,181
Foreign exchange gain		=	97
Changes in non-cash working capital items:			
Trade and other receivables		417,666	223,631
Prepaid expenses and deposits		(138,325)	194,819
Accounts payable and accrued liabilities		612,882	404,889
Deferred revenue		11,357	(908)
Net cash used in operating activities		(688,700)	(1,453,177)
Cook Change Cook to and the add the			
Cash flows from investing activities			(2.451)
Acquisition of equipment		-	(3,451)
Lease receivable repayment		-	5,787
Loan issuance		-	(90,181)
Net cash used in investing activities		-	(87,845)
Cash flows from financing activities			
Principal portion of lease payments		(5,265)	(26,604)
Proceeds from issuance of convertible debt		254,916	<u>-</u>
Proceeds from exercise of warrants		- -	63,569
Proceeds from exercise of options		-	195
Proceeds from promissory notes		108,500	_
Proceeds from equity financing,			
net of share issuance costs		373,364	191,130
Repayment of matured debt		(61,107)	450,000
Net cash provided by financing activities		670,408	678,290
		0.0,.00	0,0,200
Net decrease in cash		(18,292)	(863,124)
Impact of currency translation on cash		(10,549)	(392)
Cash and cash equivalents, beginning of period		54,180	1,064,225
Cash and cash equivalents, end of period	\$	25,339	

Supplemental cash flow information (Note 24)

The accompanying notes are an integral part of these condensed consolidated interim financial statements.

Notes to the Condensed Consolidated Interim Financial Statements For the three months ended March 31, 2024 and 2023 (Expressed in United States dollars) (Unaudited)

1. NATURE OF OPERATIONS AND GOING CONCERN

VSBLTY Groupe Technologies Corp. (the "Company") was incorporated under the Business Corporations Act (British Columbia) on August 1, 2018. The Company's head office is located at Suite 206, 595 Howe Street, Vancouver, British Columbia, V6C 2T5 and its registered office is located at The Corporation Trust Center, 1201 Orange Street, City of Wilmington, New Castle County, DE 19801. The Company is a software provider of artificial intelligence driven security and retail analytics technology. The Company's shares trade on the Canadian Securities Exchange under the symbol "VSBY", the OTCQB Venture Market under the symbol "VSGBF" and the Frankfurt stock exchange under the symbol "5VS".

On November 3, 2023, the Company completed a 1-for-10 reverse split of its common shares ("the Consolidation"). The Consolidation is effective as of the close of business on November 3, 2023. Except where otherwise indicated, all historical share numbers and per share amounts have been adjusted on a retroactive basis to reflect the Consolidation.

These condensed interim consolidated financial statements have been prepared on the basis of accounting principles applicable to going concern, which assumes that the Company will continue in operation for the foreseeable future and will be able to realize its assets and discharge its liabilities in the normal course of operations. To date, the Company has not been profitable and has an accumulated deficit of \$62,573,496. These factors indicate the existence of a material uncertainty that may cast significant doubt about the Company's ability to continue as a going concern. Should the Company be unable to continue as a going concern, the net realizable value of its assets may be materially less than the amounts on its consolidated financial statements.

These financial statements do not reflect adjustments that would be necessary if the going concern assumption was not appropriate. If the going concern assumption was not appropriate for these financial statements, adjustments would be necessary to the statement of financial position classifications used. Such adjustments could be material.

2. BASIS OF PRESENTATION

a) Statement of compliance

These condensed consolidated interim financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRS") applicable to the preparation of interim financial statements, including International Accounting Standards ("IAS") 34, Interim Financial Reporting, as issued by the International Accounting Standards Board ("IASB") and interpretations issued by the International Financial Reporting Interpretations Committee ("IFRIC").

These condensed consolidated interim financial statements were authorized for issue by the Board of Directors on July 19, 2023.

Notes to the Condensed Consolidated Interim Financial Statements For the three months ended March 31, 2024 and 2023 (Expressed in United States dollars) (Unaudited)

2. BASIS OF PRESENTATION (continued)

b) Basis of measurement

These condensed consolidated interim financial statements have been prepared on a historical cost basis, modified where applicable. In addition, these condensed consolidated interim financial statements have been prepared using the accrual basis of accounting except for cash flow information. The condensed consolidated interim financial statements are presented in United States dollars, unless otherwise noted.

The preparation of these condensed consolidated interim financial statements in accordance with IFRS requires management to make estimates, judgments and assumptions that affect the reported amount of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the condensed consolidated interim financial statements and the reported amount of expenses during the period. Actual results could differ from these estimates.

These condensed consolidated interim financial statements include estimates which, by their nature, are uncertain. The impact of such estimates is pervasive throughout these condensed consolidated interim financial statements and may require accounting adjustments based on future occurrences. Revisions to accounting estimates are recognized in the period in which the estimate is revised and future periods if the revision affects both current and future periods. These estimates are based on historical experience, current and future economic conditions, and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

c) Basis of consolidation

These condensed consolidated interim financial statements include the accounts of the Company and its wholly-owned subsidiaries, , VSBLTY, Inc and VSBLTY Mexico, S. DE R.L. DE C.V, and Shelf Nine LLC ("Shelf Nine"). All inter-company balances, transactions, income, and expenses have been eliminated upon consolidation.

Subsidiaries are entities controlled by the Company. Control exists when the Company has power over an entity, when the Company is exposed, or has rights, to variable returns from the entity and when the Company has the ability to affect those returns through its power over the entity. Subsidiaries are included in the consolidated financial results of the Company from the effective date of acquisition up to the effective date of disposition or loss of control. Where necessary, adjustments are made to the consolidated financial statements of subsidiaries to bring their accounting policies into line with those used by the Company.

3. SUMMARY OF MATERIAL ACCOUNTING POLICIES

The material accounting policies applied in the preparation of these condensed consolidated interim financial statements are consistent with the accounting policies disclosed in Note 3 of the audited financial statements for the year ended December 31, 2023. These condensed consolidated interim statements should be read in conjunction with the Company's audited financial statements for the year ended December 31, 2023.

Notes to the Condensed Consolidated Interim Financial Statements For the three months ended March 31, 2024 and 2023 (Expressed in United States dollars) (Unaudited)

4. USE OF JUDGMENTS AND ESTIMATES

In preparing these condensed consolidated interim financial statements, management has made judgments, estimates and assumptions that affect the applicable of the Company's accounting policies and the reported amount of assets, liabilities, income, and expenses. Actual results may differ from these estimates. Management reviews these estimates and underlying assumptions on an ongoing basis, based on experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Revisions to estimates are adjusted for prospectively in the period in which the estimates are revised.

In preparing these condensed consolidated interim financial statements, the significant estimates and critical judgments were the same as those applied to the financial statements as at and for the year ended December 31, 2023.

5. ACQUISITION OF SHELF NINE

On October 31, 2023 ("Acquisition Date"), the Company acquired all of the outstanding shares of Shelf Nine ("the Transaction"), a company in the business of digital media advertising, from the previous shareholders ("the Sellers").

The consideration for the Transaction consisted of the following:

- 1,582,250 common shares issued on the Acquisition date, with a fair value \$502,119 as determined by the market value of the Company's shares on the Acquisition date (issued). 125,000 of these common shares issued to the Sellers are to be held in escrow for 15 months following the Acquisition date.
- The Sellers shall be entitled to additional consideration of up to \$3,890,000 payable in common shares of the Company if the following revenue milestones are met;
 - Ocommon shares with a value of \$650,000 and \$325,000, if the revenue of at least \$512,000 and \$256,000, respectively, is earned during the period between July 1, 2023 and December 31, 2023.
 - O Common shares with a value of \$1,170,000 and \$585,000, if revenue of at least \$5,715,000 and \$2,858,000, respectively, is earned during the period between January 1, 2024 and December 31, 2024.
 - Ocommon shares with a value of \$1,170,000 and \$585,000, if the revenue of at least \$12,653,000 and \$6,327,000, respectively, is earned during the period between January 1, 2025 and December 31, 2025.
 - O Common shares with a value of \$900,000 and \$450,000, if the revenue of at least \$6,076,000 and \$3,038,000, respectively, is earned during the period between January 1, 2026 and June 30,2026.

The fair value at acquisition date was determined as \$304,843 using the Monte Carlo model. During the year ended December 31, 2023, there was a partial attainment of the first milestone for earning \$256,000 in revenue and as a result an obligation to issue common shares with the same value was recorded.

Notes to the Condensed Consolidated Interim Financial Statements For the three months ended March 31, 2024 and 2023 (Expressed in United States dollars) (Unaudited)

5. ACQUISITION OF SHELF NINE (continued)

• A promissory note in the amount of \$336,096 with a 6% per annum blended payment rate which includes both the interest and principal. The promissory note is payable over a period of 2 years and is secured against the assets of the Company. The Acquisition date fair value of this promissory note was determined to be \$314,353 based on a discount rate of 15.53%.

The Company determined that Shelf Nine constituted a business as defined by IFRS 3 and the transaction was accounted for as a business combination. The Company has retained Shelf Nine's key management personnel and has also implemented Shelf Nine's operational processes that together significantly contribute to the ability to create output. The Transaction was accounted for using the acquisition method under IFRS 3, with the results of operations to be included in Financial Statements from the date of acquisition. The fair values of identifiable assets acquired and liabilities assumed are as follows:

Consideration:		
Common shares	\$	502,119
Contingent consideration		304,843
Total consideration	\$	806,962
Fair value of net assets assumed:		
Accounts receivable		23,753
Inventory assets		1,975
Cash and cash equivalents		1,408
Accounts payable and accrued liabilities		(179,995)
Notes payable (Note 13)		(314,353)
Total net liabilities	_	(467,212)
Goodwill	\$	1,274,174

Goodwill arising from the acquisition relates to expected synergies from an expanded digital signage network and enhanced retail advertising capabilities.

At December 31, 2023, based on the impairment test performed the Company determined that the goodwill was impaired due to the financial performance of Shelf Nine not meeting expected targets. As a result, goodwill was fully written off for a total impairment loss of \$1,274,174.

For the impairment test performed, the key assumptions used in the cash flow model included various significant unobservable inputs.

The following significant unobservable inputs, all of which are classified as Level 3 on the fair value hierarchy and are subject to volatility and several uncontrollable factors which could significantly affect the present value of the discounted future cash flows, were used by management as part of this model:

- a) Weighted average cost of capital("WACC") calculated as weighted average cost of the Company's cost of equity and cost of debt:
- b) Revenue growth projected at 5% per year.

Notes to the Condensed Consolidated Interim Financial Statements For the three months ended March 31, 2024 and 2023 (Expressed in United States dollars) (Unaudited)

6. TRADE AND OTHER RECEIVABLES

	M	arch 31, 2024	Dece	mber 31, 2023
Trade receivables	\$	159,087	\$	595,275
Trade receivable – Winkel (Note 11)		662,180		662,180
Sales tax receivable and other		72,048		54,547
Provision for doubtful accounts		(699,991)		(678,160)
	\$	193,324	\$	633,842

During the three months ended March 31, 2024, the Company recorded a provision for doubtful accounts of \$24,062 (2023 - \$136,009 recovery).

A reconciliation of the provision is below:

Balance, December 31, 2022	\$ 932,767
Bad debts expense	68,414
Allowance of credit losses from the acquisition of	
Shelf Nine (Note 5)	5,575
Accounts receivable written off	(328,596)
Balance, December 31, 2023	\$ 678,160
Bad debts expense	24,062
Accounts receivable written off	(2,231)
Balance, March 31, 2024	\$ 699,991

An impairment analysis is performed at each reporting date using a provision matrix to measure expected credit losses. The provision matrix is based on historical loss experience and current conditions. Set out below is the information about the credit risk exposure on the Company's trade receivables using the provision matrix:

As at March 31, 2024	Older than 1 year	Older than 6 months	Older than 4 months	91 + days	61 to 90 days	31 to 60 days	Current
Expected credit loss rate	100%	85%	60%	10.6%	3.6%	1.6%	0.3%
Expected credit losses	\$ 664,954	\$ 16,642	\$ 16,969	\$ 934	\$ 30	\$ 348	\$114
As at December 31, 2023	Older than 1 year	Older than 6 months	Older than 4 months	91 + days	61 to 90 days	31 to 60 days	Current
Expected credit loss rate	100%	85%	60%	10.6%	3.6%	1.6%	0.3%
Expected credit losses	\$ 663,933	\$ 6,347	\$ 3,971	\$ 1,787	\$ 219	\$ 318	\$ 1,585

VSBLTY Groupe Technologies Corp.Notes to the Condensed Consolidated Interim Financial Statements For the three months ended March 31, 2024 and 2023 (Expressed in United States dollars) (Unaudited)

EQUIPMENT 7.

	Co	omputer					
	eq	uipment	Eq	uipment	Furniture		Total
Cost							
Balance, December 31, 2022	\$	108,817	\$	64,273	\$	9,010	\$ 182,100
Additions		3,451		-		-	3,451
Balance, December 31, 2023							
and March 31, 2024	\$	112,268	\$	64,273	\$	9,010	\$ 185,551
Accumulated depreciation							
Balance, December 31, 2022	\$	51,341	\$	43,652	\$	1,348	\$ 96,341
Additions		32,863		10,781		1,802	45,446
Balance, December 31, 2023	\$	84,204	\$	54,433	\$	3,150	\$ 141,787
Additions		7,284		2,622		449	\$ 10,355
Balance, March 31, 2024	\$	91,488	\$	57,055	\$	3,599	\$ 152,142
Net book value:							
Balance, December 31, 2023	\$	28,064	\$	9,840	\$	5,860	\$ 43,764
Balance, March, 2024	\$	20,780	\$	7,218	\$	5,411	\$ 33,409

8. PREPAID EXPENSES

	March 31, 2024	Decem	ber 31, 2023
Current			
Prepaid services and subscriptions	\$ 228,732	\$	64,409
Prepaid insurance and rent	-		23,699
Total Current	\$ 228,732	\$	88,108
Non-Current			
Lease deposit (Note 14)	\$ 10,916	\$	10,916
Total Non-Current	\$ 10,916	\$	10,916

9. **COST OF SALES**

	March 31, 2024	N	March 31, 2023
License fees	\$ 88,947	\$	278,217
Professional services and other	206,002		188,223
Total Cost of sales	\$ 294,949	\$	466,440

Notes to the Condensed Consolidated Interim Financial Statements For the three months ended March 31, 2024 and 2023 (Expressed in United States dollars) (Unaudited)

10. INVENTORY

Balance, December 31, 2022	\$ 44,995
Purchases	46,884
Inventory from acquisition of Shelf Nine (Note 5)	1,975
Cost of sales	(46,298)
Impairment	(45,581)
Balance, December 31, 2023 and March 31, 2024	\$ 1,975

During the year ended December 31, 2022, an impairment loss of \$44,995 was recognized related to cooler door monitors and kits at a third-party warehouse which had a cost of \$89,990. The impairment was related to the expected recoverability of the inventory as the customer purchasing the equipment filed for bankruptcy. During the year ended December 31, 2023, management reassessed the recoverability, and a further \$45,581 impairment loss was recognized.

The inventory balance as at March 31, 2024 of \$1,975 (December 31, 2023 - \$1,975) consists of screens and computer components that are used for the Company's digital advertising that were obtained through the acquisition of Shelf Nine.

11. INVESTMENT IN JOINT VENTURES

Investment in Winkel

On July 9, 2021, the Company entered into an agreement with Retailigent Media, and Grupo Modelo (a subsidiary of Anheuser-Busch InBev SA/NV – ("ABI")) to create a joint venture, Winkel, as a 33.33% participant. As a participant, the Company earns revenue through sales of proprietary software for analytics, security and visual displays to Winkel. The Company will earn 33.33% of all profits in exchange for a start-up contribution of \$25,725 and the provision of a bridge loan of up to \$1,600,000 to fund operations. The bridge loan is non-interest bearing and there are no stated terms of repayment. The Company and Winkel have since agreed to increase the bridge loan in order to meet increased cash demands. During the year ended December 31, 2023, the Company advanced an additional \$90,181 to Winkel.

During the year ended December 31, 2022, Austin GIS took over Winkel's equipment sales and related financing duties from the Company (the "Winkel Master Services Agreement (Winkel MSA)"). As part of that agreement, the Company and ABI agreed to become co obligors of any additional debt created by Winkel to Austin GIS under the Winkel MSA.

Winkel has since fallen behind in its payments to Austin GIS and as a co obligor, the Company along with Retailigent Media, and Grupo Modelo, received a demand from Austin GIS during the year ended December 31, 2023, for amounts past due totalling \$1,374,884.

During the year ended December 31, 2023, the Company advanced \$400,000 on behalf of Winkel to Austin GIS in response to this demand letter, and during the three months ended March 31, 2024 the Company advanced an additional \$400,000 and received \$320,000 from Winkel as partial payment for the bridge loan owed to the Company.

Notes to the Condensed Consolidated Interim Financial Statements For the three months ended March 31, 2024 and 2023 (Expressed in United States dollars) (Unaudited)

11. INVESTMENT IN JOINT VENTURES AND ASSOCIATES (continued)

Investment in Winkel (continued)

In accordance with the Winkel MSA, the Company has also accrued an additional \$58,294 being its share of the balance of the amount demanded by Austin GIS.

As at March 31, 2024, the Company had a total of \$2,659,731 (December 31, 2023 - \$2,579,731) receivable from Winkel that was fully impaired.

As at March 31, 2024 and December 31, 2023, the Company has a 33.33% equity interest in Winkel. Management has determined that the Company has significant influence over the joint venture and accordingly is using the equity method to account for this investment.

Transactions with Winkel

During the three months ended March 31, 2024, the Company sold \$298,030 (2023 - \$77,520) in software services to Winkel.

The Company has reviewed Winkel's financial results and determined that outstanding accounts receivable balances may not be collectible based on the initial agreed upon repayment schedule without additional outside funding. Accordingly, the Company has not recognized any revenue in relation to Winkel.

During the year ended December 31, 2023, the Company received \$1,301,800 from Winkel for outstanding accounts receivable and reversed impairment recognized in 2022 of \$47,959.

As at March 31, 2024, \$1,970,523 (December 31, 2023 - \$1,672,493) was outstanding, of which \$298,030 (2023 - \$77,520) was not recognized under IFRS 15 for a net receivable of \$Nil.

Below is a continuity of Winkel's accounts receivable balance:

Carrying value of accounts receivable due from Winkel,		1,252,041
December 31, 2022		
Reversal of previous impairment		47,959
Amounts billed on contracts with Winkel		264,460
Revenue not recognized under IFRS 15 due to uncertain		(262,260)
collectability		
Amount received		(1,301,800)
Carrying value of accounts receivable due from Winkel,		
December 31, 2023	\$	-
Amounts billed on contracts with Winkel		298,030
Revenue not recognized under IFRS 15 due to uncertain		(298,030)
collectability		
Carrying value of accounts receivable due from Winkel,	•	
March 31, 2024		<u> </u>

Notes to the Condensed Consolidated Interim Financial Statements For the three months ended March 31, 2024 and 2023 (Expressed in United States dollars) (Unaudited)

11. INVESTMENT IN JOINT VENTURES ASSOCIATES (continued)

Investment in Winkel (continued)

The Company's carrying value of the investment in Winkel was \$Nil as at January 1, 2024 and 2023 and no additional contributions were made to increase the carrying value during the three months ended March 31, 2024 and the year ended December 31, 2023. Therefore, no share of loss is recognized during the three months ended March 31, 2024, and 2023.

Investment in Radar USA

Radar USA was incorporated in the State of Delaware, United State of America under Delaware General Corporation Law. Radar USA was formed as a collaboration between the Company and Radar APP S.A.P.I. de C.V. ("Radar App"). Radar USA plans to become an AI-powered integrated community security provider whose integrated solution package includes smart cameras; an easy-to-use app for citizen SOS, geolocation and direct interaction with police; and cloud-based data storage and analytics for law enforcement.

The Company holds 23.57% of common shares outstanding in Radar USA, representing voting rights of 23.57%. Officers, directors and employees of the Company represent another 4.43%.

Management has determined that the Company has significant influence over Radar USA and accordingly is using the equity method to account for this investment.

Transactions with Radar USA

During the three months ended March 31, 2024, the Company provided consulting services to Radar USA in the amount of \$Nil (2023 - \$30,000), and during the 2023 financial year the Company established that the collectability of some of revenue from Radar USA amounting to \$90,000 was doubtful, therefore only revenue of \$35,050 was recognized in accordance with IFRS 15.

During the year ended December 31, 2022, the Company also assigned five existing customer contracts to Radar USA, whereby Radar USA would act as a reseller of the Company's licenses for no consideration.

During the year ended December 31, 2022, the Company also entered into an agreement with Radar USA in which each party agreed sublease 50% of the lease between the Company and Cracker Factory, LLC ("Cracker") for an office space. Radar USA paid \$16,837 relating to these rentals during the year ended December 31, 2023.

It was determined during 2023 that the Radar USA would not be able to fulfil their obligations in terms of the sublease agreement and as a result the remaining lease receivable balance of \$65,625 was written off.

Notes to the Condensed Consolidated Interim Financial Statements For the three months ended March 31, 2024 and 2023 (Expressed in United States dollars) (Unaudited)

11. INVESTMENT IN JOINT VENTURES ASSOCIATES (continued)

Investment in Radar USA (continued)

Below is a continuity of Radar USA's accounts receivable balance:

Carrying value of accounts receivable due from Radar USA, \$	10,000
December 31, 2021	
Amounts billed on consulting contracts with Radar USA	120,000
Amounts received	(120,000)
Carrying value of accounts receivable due from Radar USA,	-
December 31, 2022	
Amounts billed on contracts with Radar USA	120,000
Amounts billed on the sale of equipment to Radar USA	5,050
Revenue not recognized under IFRS 15 due to uncertain	(90,000)
collectability	
Amounts received	(35,050)
Carrying value of accounts receivable due from Radar USA,	
December 31, 2023 and March 31, 2024 \$	-

The Company's carrying value of the investment in Radar USA was \$Nil as at January 1, 2024 and 2023 and no additional contributions were made to increase the carrying value during the three months ended March 31, 2024 and the year ended December 31, 2023. Therefore, no share of loss is recognized during the three months ended March 31, 2024, and 2023.

Investment in Austin GIS

On August 30, 2021, the Company acquired 1,000,000 Preferred shares of Austin GIS Inc. ("Austin GIS"), a privately held corporation incorporated in the state of Delaware for \$1,000,000 through a series A funding.

The Class A Preferred Shares may be converted at any time into common shares of Austin GIS at the option of the holder at a conversion price. Each Class A Preferred Share will automatically be converted into common shares:

- (i) immediately prior to the closing of an initial public offering, provided that the offering price per share is not less than \$3.00 and the aggregate gross proceeds are not less than \$20,000,000;
- (ii) immediately prior to the closing of a business combination, merger, consolidation or share exchange transaction with the special purpose acquisition company in which the common shares of the surviving entity is listed on the New York Stock Exchange, Nasdaq, or another exchange approved by the Board of Directors. The Company must also not be valued at a price per share less than \$3.00 and the aggregate gross proceeds to the Company are not less than \$20,000,000;
- (iii) any other public company transaction similar to point (ii); and
- (iv) upon receipt by the Company of a written request for such conversion from the holders of a majority of the Preferred Shares outstanding;

Notes to the Condensed Consolidated Interim Financial Statements For the three months ended March 31, 2024 and 2023 (Expressed in United States dollars) (Unaudited)

11. INVESTMENT IN JOINT VENTURES AND ASSOCIATES (continued)

Investment in Austin GIS (continued)

The investment in Austin GIS represented an investment in a private company for which there is no active market and for which there are no publicly available quoted market prices. As such, at initial recognition, the Company classified its investment in Austin GIS as Level 3 in the fair value hierarchy with fair value measurements recorded in profit and loss.

During the year ended December 31, 2022, Austin GIS bought back shares from other investors resulting in the Company's undiluted share of ownership increasing from 12.33% to 23.8%.

On October 23, 2023 ("Conversion Date"), the Company converted all of its Series A Preferred Stock into common stock of Austin GIS, and as at March 31, 2024 the Company holds 25.49% (December 31, 2023 - 25.49%) of common shares outstanding in Austin, with potential voting rights of 9.43% (December 31, 2023 - 9.43%) on a diluted basis.

Due to the conversion of the Series A Preferred Stock into common stock, the Company determined that the investment which was previously accounted for as a financial asset measured at fair value through profit or loss in accordance with IFRS 9, now falls under the scope of IAS 28 - Investments in Associates and Joint Ventures as the Company had attained significant influence over Austin GIS and accordingly reclassified the investment to an investment in an associate accounted for using the equity method. Austin GIS's fair value on the date of conversion was determined to be \$Nil and a loss for change in fair value of the investment of \$1,000,000 was recognized. The fair value of the Austin GIS on the date of conversion was determined using the net asset and market approaches. Key inputs included: discount for lack of marketability of 20.0% and revenue multiples of 3.0.

Transactions with Austin GIS

During the three months ended March 31, 2024, the Company did not transact with Austin GIS.

The Company's carrying value of the investment in Austin GIS was \$Nil as at January 1, 2024 and no additional contributions were made to increase the carrying value during the three months ended March 31, 2024. Therefore, no share of loss is recognized during the three months ended March 31, 2024.

12. ACCOUNTS PAYABLE AND ACCRUED LIABILITIES

	March 31, 2024	Dece	ember 31, 2023
Accounts payable	\$ 2,823,309	\$	2,604,455
Accrued liabilities	1,755,215		1,402,765
Accrued interest (Note 13)	184,226		109,643
	\$ 4,762,750	\$	4,116,863

Notes to the Condensed Consolidated Interim Financial Statements For the three months ended March 31, 2024 and 2023 (Expressed in United States dollars) (Unaudited)

13. LOANS PAYABLE

	10% I	Loans	60%	Loans	4	8% Loans	helf Nine comissory Note	Total
Balance, December 31, 2022 Additions	\$	93,104	\$	- 958,000	\$	185,000	\$ 314,353	\$ 93,104 1,457,353
Repayments		-		(609,000)		(130,000)	(40,200)	(779,200)
Foreign exchange		2,033		=		-	-	2,033
Balance, December 31, 2023 Additions	\$	95,137 -	\$	349,000 20,500	\$	55,000 88,000	\$ 274,153	\$ 773,290 108,500
Repayments Foreign exchange		(2,026)		(31,024)		-	(30,083)	(61,107) (2,026)
Balance, March 31, 2024	\$	93,111	\$	338,476	\$	143,000	\$ 244,070	\$ 818,657

10% Loans

These amounts are unsecured, bear interest at 10% per annum, and are due on demand. During the three months ended March 31, 2024, the Company recorded \$2,332 (2023 - \$2,300) in interest expense included in finance cost, and as at March 31, 2024, there was accrued interest of \$47,805 (December 31, 2023 - \$46,473) included in accounts payable and accrued liabilities.

60% Loans

During the three months ended March 31, 2024, the Company issued promissory notes for a total principal amount of \$20,500. The promissory notes bear interest at 60% per annum, are payable on demand and are secured against the Company's accounts receivables. A principal amount of \$31,024 was repaid during the three months ended March 31, 2024.

During the three months ended March 31, 2024, the Company recorded \$58,895 (2023 - \$11,836) in interest expense included in finance cost, and as at March 31, 2024, there was accrued interest of \$60,244 (December 31, 2023 - \$1,349) included in accounts payable and accrued liabilities.

Notes to the Condensed Consolidated Interim Financial Statements For the three months ended March 31, 2024 and 2023 (Expressed in United States dollars) (Unaudited)

13. LOANS PAYABLE (continued)

48% Loans

During the year ended March 31, 2024, the Company issued promissory notes for a total principal amount of \$88,000. The promissory notes bear interest at 48% per annum, are payable on demand and are secured against the Company's accounts receivables.

During the three months ended March 31, 2024, the Company recorded \$11,352 (2023 - \$1,644) in interest expense included in finance cost, and as at March 31, 2024, there was accrued interest of \$17,514 (December 31, 2023 - \$6,162) included in accounts payable and accrued liabilities.

Shelf Nine Promissory Note

The Company also issued a note payable during the year ended December 31, 2023 in connection with the acquisition of Shelf Nine.

14. LEASES

The Company leases certain assets under lease agreements. The lease liability consists of two leases for office space. The leases have an imputed interest rate of 10% per annum and expire between 2024 and 2025.

Right-of-use assets	
Balance, December 31, 2022	173,182
Derecognition of right of use assets	(54,243)
Depreciation expense	(90,957)
Balance, December 31, 2023	27,982
Depreciation expense	(10,830)
Balance, March 31, 2024	\$ 17,152

The Company's lease liability related to office leases is as follows:

Lease liability	Ma	rch 31, 2024	Decen	nber 31, 2023
Current portion	\$	59,224	\$	64,489
Total lease liability	\$	59,224	\$	64,489

At March 31, 2024, the Company is committed to minimum lease payments as follows:

Maturity analysis	analysis March 31, 2024			December 31, 2023		
Less than one year	\$	23,870	\$	39,150		
Total undiscounted lease liabilities	\$	23,870	\$	39,150		

Notes to the Condensed Consolidated Interim Financial Statements For the three months ended March 31, 2024 and 2023 (Expressed in United States dollars) (Unaudited)

14. LEASES (continued)

Amounts recognized in profit or loss	March	31, 2024	Ma	rch 31, 2023
Interest on lease liabilities	\$	798	\$	6,312
Interest income on sublease		-		(2,507)
	\$	798	\$	3,805

Amounts recognized in the statement of							
cash flows		March 31, 2024		March 31, 2023			
Interest paid	\$	538	\$	4,652			
Principal payments on lease liabilities		5,265		26,604			
Total cash outflows for leases	\$	5,803	\$	31,256			

On March 15, 2022, the Company entered into a sublease agreement related to office space with Radar USA which was discontinued during the year ended December 31, 2023. During the three months ended March 31, 2024, the Company earned interest income of \$Nil (2023 - \$2,507). At December 31, 2023 the Company's lease receivable related to this sublease agreement office leases.

15. SHAREHOLDERS' EQUITY

a) Share capital

Authorized share capital of the Company consists of an unlimited number of common shares with no par value.

During the three months ended March 31, 2024, the Company issued an aggregate of:

• 4,464,200 units for gross proceeds of \$430,727 (CAD\$580,346) pursuant to a non-brokered private placement at CAD\$0.13 per unit. Each unit consists of one common share and one warrant. Each warrant entitles the holder to purchase one common share at a price of CAD\$0.16 for a period of 3 years from the closing date. The warrants were allocated a value of \$115,965 (CAD\$156,247) based on the residual method. Cash finder's fee and legal fees totalling \$62,365 (CAD\$84,028) were paid, and 357,136 agent warrants valued at \$14,575 (CAD\$19,673) were issued. Each agent warrant entitles the holder to purchase one common share at a price of CAD\$0.16 for a period of 3 years from the closing date.

Notes to the Condensed Consolidated Interim Financial Statements For the three months ended March 31, 2024 and 2023 (Expressed in United States dollars) (Unaudited)

15. SHAREHOLDERS' EQUITY (continued)

During the three months ended March 31, 2023, the Company issued an aggregate of:

- 49,412 common shares for the exercise of warrants for proceeds of \$63,569 (CAD\$ 86,169) as a result \$1,840 (CAD\$2,471) was reclassified from reserves.
- 101 common shares for the exercise of options for proceeds of \$195 (CAD\$263) as a result \$68 (CAD\$92) was reclassified from reserves.
- 4,175 common shares were issued related to the vesting of RSUs, and as a result \$22,166 has been reclassified from reserves.

b) Warrants

On July 9, 2021, the Company formed a joint venture, Winkel (Note 11). In connection with the agreement, the Company issued 1,550,000 warrants to Grupo Modelo. These warrants had a total fair value of \$8,845,763, or \$5.70 per warrant, using the Black Scholes model with the following inputs: i) exercise price: \$8.40; ii) share price: \$7.80; iii) term: 5.00 years; iv) volatility: 100%; v) discount rate: 0.74%. Each warrant is exercisable for one common share at \$6.30 (CAD \$8.40) per share for a period of five years subject to the following vesting conditions:

- 15% vested immediately upon execution (vested);
- 15% vest upon the execution of a definitive agreement for the formation of a joint venture (vested);
- 20% vest upon the joint venture installed and operating in at least 1,500 locations ("Milestone 3") (vested);
- 20% vest upon the joint venture installed and operating in at least 5,000 locations ("Milestone 4");
- 15% will vest upon the joint venture installed and operating in at least 20,000 locations ("Milestone 5"); and
- 15% will vest upon the joint venture installed and operating in at least 30,000 locations ("Milestone 6").

The vesting conditions are not related to the market price of the equity instruments of the Company and, as a result, they are non-market performance conditions. At December 31, 2023 and March 31, 2024, management re-assessed when certain conditions will be met, and did not expect Milestones 4 to 6 to vest prior to the expiry of the warrants. As a result, share based compensation expense of \$194,110 (CAD\$261,945) previously recognized for the vesting of these milestones was reversed during the year ended December 31, 2023.

In addition, to the above warrants, the Company will issue to Modelo 500,000 additional top up Warrants (the "Additional Warrants") upon the satisfaction of Milestone 3 which, if met, will be priced at the date of satisfaction of Milestone 3 and which will be subject to the following vesting conditions:

- 50% will vest immediately (vested); and
- 50% will vest upon the satisfaction of Milestone 4.

Notes to the Condensed Consolidated Interim Financial Statements For the three months ended March 31, 2024 and 2023 (Expressed in United States dollars) (Unaudited)

15. SHAREHOLDERS' EQUITY (continued)

b) Warrants (continued)

Each Additional Warrant will have an exercise price equal to the closing price of the Company's shares on the last trading prior to the date of satisfaction of Milestone 3 and will be exercisable for a period of five years from the date of issuance. The Additional Warrants have a total fair value of \$482,480, or \$9.65 per warrant, using the Black Scholes model with the following inputs: i) exercise price: \$18.00; ii) share price: \$18.00; iii) term: 5.00 years; iv) volatility: 97%; v) discount rate: 3.55%.

During the year ended December 31, 2022, Milestone 3 was achieved and 250,000 of the Additional Warrants vested. The Company however, has not yet issued these warrants and, an obligation to issue securities was recorded during the year ended December 31, 2022 of \$318,906 (CAD\$431,994). The other 250,000 Additional Warrants related to the attainment of Milestone 4 are not expected to vest and therefore no expense was recognized during the three months ended March 31, 2024 (2023 - \$28,579).

As part of the brokered private placement completed during the three months ended March 31, 2024, 4,464,200 warrants were granted valued at \$115,965 (CAD\$156,257). Each warrant entitles the holder to purchase one common share at a price of CAD\$0.16 for a period of 3 years from the closing date. 357,136 agent warrants were also issued pursuant to the offering. Each agent warrant entitles the holder to purchase one common share at a price of CAD\$0.16 for a period of 36 months from the closing date. These warrants had a total fair value of \$14,575 (CAD\$19,673), or CAD\$0.06 per warrant, using the Black Scholes model with the following inputs: i) exercise price: CAD\$0.16; ii) share price: CAD\$0.10; iii) term: 3.00 years; iv) volatility: 108.07%; v) discount rate: 3.78%. 357,156 agent warrants were also issued pursuant to the private placement. Each agent warrant entitles the holder to purchase one common share at a price of CAD\$0.16 for a period of 3 years from the closing date.

Continuity of the Company's warrants is as follows:

	Number of warrants	Weighted average exercise price (\$CAD)	Weighted average exercise price (\$USD)
Outstanding, December 31, 2022	8,148,916	\$ 5.00	\$ 3.70
Granted	17,988,651	0.45	0.33
Exercised	(49,412)	1.70	1.28
Expired	(2,049,485)	1.68	1.27
Outstanding, December 31, 2023	24,038,670	\$ 1.87	\$ 1.39
Granted	4,821,336	0.16	0.12
Outstanding, March 31, 2024	24,860,006	\$ 1.58	\$ 1.17

Notes to the Condensed Consolidated Interim Financial Statements For the three months ended March 31, 2024 and 2023 (Expressed in United States dollars) (Unaudited)

15. SHAREHOLDERS' EQUITY (continued)

b) Warrants (continued)

As at March 31, 2024, the following warrants were outstanding and exercisable:

Number of	_			Number of
warrants	Exercise	Exercise		warrants
outstanding	price (\$CAD)	price (\$USD)	Expiry date	exercisable
888,989	6.50	4.90	June 29, 2024	888,989
18,800	5.00	3.77	June 29, 2024	18,800
1,550,000	8.40	6.34	March 18, 2026	750,000
302,190	0.8	0.57	July 20, 2025	302,190
7,000	0.8	0.57	July 25, 2025	7,000
2,214,994	5.00	3.77	July 28, 2025	2,214,994
153,334	3.00	2.26	July 28, 2025	153,334
887,183	5.00	3.77	August 31, 2025	887,183
12,500	3.00	2.26	November 10,2025	12,500
324,220	5.00	3.77	November 10,2025	324,220
6,725,000	0.80	0.57	July 20, 2027	6,725,000
1,122,700	0.75	0.57	July 25,2027	1,122,700
658,000	0.75	0.57	August 11, 2027	658,000
9,173,760	0.16	0.12	December 22, 2026	9,173,760
4,821,336	0.16	0.12	January 23, 2027	4,821,336
28,860,006	1.58	1.17		28,060,006

As at March 31, 2024, the weighted average remaining contractual life of outstanding warrants is 2.61 years.

c) Options

Continuity of the Company's stock options is as follows:

	Number of options	W	eighted average exercise price (\$CAD)	av	Weighted verage exercise price (\$USD)
Outstanding, December 31, 2022	1,432,583	\$	4.86	\$	3.40
Granted	640,600		2.31		1.72
Exercised	(101)		1.70		1.30
Expired	(282,000)		3.00		2.30
Forfeited	(136,500)		5.00		3.70
Outstanding, December 31, 2023					
and March 31, 2024	1,654,582	\$	4.34	\$	3.04
Exercisable, December 31, 2023	1,359,849	\$	3.93	\$	2.97

As at March 31, 2024, the following stock options were outstanding and exercisable:

Notes to the Condensed Consolidated Interim Financial Statements For the three months ended March 31, 2024 and 2023 (Expressed in United States dollars) (Unaudited)

15. SHAREHOLDERS' EQUITY (continued)

c) Options (continued)

Number of options	Exercise price	Exercise price		Number of options
outstanding	(\$CAD)	(\$USD)	Expiry date	exercisable
5,000	3.00	2.20	Dec 15, 2024	5,000
25,000	3.00	2.20	Jan 12, 2025	25,000
204,899	1.70	1.30	Oct 6, 2025	204,899
15,000	1.70	1.30	Oct 9, 2025	15,000
30,000	2.50	1.80	Nov 24, 2025	30,000
296,250	5.10	3.80	Aug 10, 2026	296,250
3,333	6.00	4.40	Aug 20, 2026	3,333
27,500	7.50	5.50	Sep 20, 2026	27,500
3,000	9.70	7.20	Oct 1, 2026	3,000
12,000	16.20	12.00	Nov 18, 2026	12,000
15,000	12.50	9.20	Dec 15, 2026	10,000
276,500	8.10	6.00	Jan 27, 2027	192,667
19,500	8.10	6.00	Jan 31, 2027	13,000
10,000	5.40	4.00	Apr 27, 2027	3,333
20,000	2.80	2.10	Aug 18, 2027	13,334
107,500	3.00	2.20	Oct 24, 2027	84,167
524,100	2.50	1.80	Mar 31, 2028	421,366
60,000	0.45	0.34	October 31, 2026	60,000
1,654,582	4.34	3.04		1,419,849

As at March 31, 2024, the weighted average remaining contractual life of outstanding options is 2.83 years.

During the three months ended March 31, 2024, the Company granted nil options (2023-5,606,000) options with a fair value of \$Nil (2023-\$422,871). Share-based payments relating to options vesting during the three months ended March 31, 2024, using the Black-Scholes option pricing model was \$40,455 (2023 - \$661,927).

Employee options were measured at fair value on the grant date and recognized over the vesting period from the date of grant. Nonemployee options were measured indirectly with reference to the fair value of the equity instruments granted as the fair value of goods and services received cannot be measured reliably. Nonemployee options are measured at the end of each reporting period over the term that goods and services are received.

The fair value of stock options granted during the three months ended March 31, 2024, was estimated using the Black-Scholes Option Pricing Model with the following assumptions:

Assumptions	March 31, 2024	March 31, 2023
Risk-free interest rate	-	3.02%
Expected volatility	-	100%
Dividend yield	-	0%
Expected life	-	5.00 years

Notes to the Condensed Consolidated Interim Financial Statements For the three months ended March 31, 2024 and 2023 (Expressed in United States dollars) (Unaudited)

15. SHAREHOLDERS' EQUITY (continued)

d) Restricted Share Units ("RSU")

Share-based payments relating to RSUs vesting during the three months ended March 31, 2024, using the Black- Scholes option pricing model was \$5,075 (2023 - \$14,959).

As at March 31, 2024, there were 25,000 RSUs outstanding of which 13,333 RSUs were vested and 11,667 unvested.

Continuity of the Company's RSUs is as follows:

		We	ighted average fair value per	We	ighted average fair value per
	Number of RSUs		award (\$CAD)		award (\$USD)
Outstanding, December 31, 2022	44,175	\$	7.50	\$	5.60
Exercised	(4,175)		7.20		5.40
Forfeited	(15,000)		6.20		4.70
Outstanding, December 31, 2023					
and March 31, 2024	25,000	\$	8.30	\$	6.20
Exercisable, December 31, 2023					
and March 31, 2024	13,333	\$	9.60	\$	7.25

Notes to the Condensed Consolidated Interim Financial Statements For the three months ended March 31, 2024 and 2023 (Expressed in United States dollars) (Unaudited)

16. EXPENSES BY NATURE

		onths ended	Three months ended			
		rch 31, 2024		rch 31, 2023		
Marketing expenses	\$	152,464	\$	173,488		
Meals and entertainment		4,349		18,227		
Tradeshow expenses		-		44,623		
Salaries and wages		355,813		357,333		
Total sales and marketing expense	\$	512,626	\$	593,671		
General and administrative expenses	\$	200,923	\$	189,656		
Professional fees		107,309		92,295		
Consulting fees		144,941		87,811		
Management fees		-		62,500		
Rent		6,622		3,276		
Salaries and wages		30,203		92,282		
Travel		4,892		69,122		
Depreciation (note 6)		10,355		11,357		
Lease-related depreciation (note 14)		10,829		22,739		
Utilities		11,196		14,799		
Bad debt expenses		24,062		(136,009)		
Penalties and fees		-		525		
Transfer agent and filing fees		17,890		14,704		
Total general and administrative expense	\$	569,222	\$	525,057		
Contract development and materials expense	\$	31,966	\$	83,068		
Consulting fees	Ψ	138,078	Ψ	268,785		
Salaries and wages		195,000		297,770		
Total research and development expenses	\$	365,044	\$	649,623		

17. RELATED PARTY TRANSACTIONS

Key management compensation

Key management consists of the Officers and Directors who are responsible for planning, directing, and controlling the activities of the Company. All related party transactions are carried out in the normal course of operation.

During the three months ended March 31, 2024, remuneration of the Company's key management personnel consisted of management fees of \$259,400 (2023 - \$296,900) and share-based payments of \$8,282 (2023 - \$648,052) Management fees are included in general and administrative expenses and sales and marketing expense and director fees are included in general and administrative expenses.

Other related party transactions

During the three months ended March 31, 2024, and 2023, other related party transactions consisted of the following:

Notes to the Condensed Consolidated Interim Financial Statements For the three months ended March 31, 2024 and 2023 (Expressed in United States dollars) (Unaudited)

17. RELATED PARTY TRANSACTIONS (continued)

Other related party transactions (continued)

	March 31, 2024	March 31, 2023
Revenue earned on the sale of software, included in license		
fee revenue	\$ -	\$ 58,400
Revenue earned on the provision of consulting services,		
included in professional services revenue	\$ =	\$ 31,232
Rental income on sublease	\$ -	\$ 8,694
Marketing expenses paid to a related entity, included in		
sales and marketing expenses	\$ 29,265	\$ 110,285
Accounting and administrative fees paid to related entities,		
included in general and administrative expenses	\$ 15,086	\$ 20,447
Interest expense for notes payable to related parties,		
excluding discount accretion	\$ 45,288	\$ 1,644

Related party balances

As of March 31, 2024, an amount of \$381,476 was owing to directors and management and was included in the loans payable balance (December 31, 2023 - \$304,000). These loans accrue interest at rates between 48% and 60% per annum, and they are secured against the Company's accounts receivables. The accrued interest relating to these loans of \$89,035 is included in accounts payable and accrued liabilities (December 31, 2023 - \$43,747).

At March 31, 2024, \$984,472 (December 31, 2023 - \$931,293) was due to related parties and is included in accounts payable and accrued liabilities. The amounts were non-interest bearing and due on demand.

At March 31, 2024, \$1,970,523 (December 31, 2023 - \$1,672,493) was due from Winkel of which \$662,180 is recognized and included in trade and other receivables.

During the three months ended March 31, 2024, the Company advanced a net \$80,000 (2023 - \$90,181) to Winkel under the bridge loan agreement. The balance of the bridge loan of \$2,659,731 (December 31, 2023- 2,579,731) was determined not be collectible and impaired to \$Nil.

As at March 31, 2024, \$47,618 (CAD\$64,500) was due from related parties for the subscription of units during the private placement (December 31, 2023 - \$65,417).

Notes to the Condensed Consolidated Interim Financial Statements For the three months ended March 31, 2024 and 2023 (Expressed in United States dollars) (Unaudited)

18. DEFERRED REVENUE

From time to time, the Company receives consideration in advance of the services being rendered; this is presented as deferred revenue on the balance sheet. The following table summarizes the deferred revenue activity for the three months ended March 31, 2024, and the year ended December 31, 2023:

Balance, December 31, 2022	\$ 7,681
Deposits received	221,687
Revenue recognized	(143,063)
Balance, December 31, 2023	\$ 86,305
Deposits received	18,995
Revenue recognized	(7,638)
Balance, March 31, 2024	\$ 97,662

19. OPERATING SEGMENTS

The Company operates in one reportable segment being the development and sale of software as a service, including any required hardware to operate the software.

Geographic information related to the Company's assets and location of its customers is as follows:

	March 31, 2024								I	Deceml	oer 31, 20)23			
	Uni Sta		Mexi	co	Oth	er	T	`otal	United States	Mexic	20	Oth	er	То	tal
Inventory	\$	1,975	\$	-	\$	-	\$	1,975	\$ 1,975	\$	-	\$	_	\$	1,975
Equipment	\$	33,409	\$	-	\$	-	\$	33,409	\$43,764	\$	-	\$	-	\$	43,764
ROU asset	\$	17,152	\$	-	\$	-	\$	17,152	\$27,982	\$	-	\$	-	\$	27,982

	March 31, 2024					March 31, 2023					
	United States Other		ntes Other Total		Total	United States	Mexico	exico Other			Total
Revenue	\$ 177,924	\$	29,624	\$	207,548	\$77,445	\$	_	\$	_	\$77,445

Notes to the Condensed Consolidated Interim Financial Statements For the three months ended March 31, 2024 and 2023 (Expressed in United States dollars) (Unaudited)

20. CAPITAL MANAGEMENT

The Company's objectives when managing capital are to safeguard its ability to continue as a going concern in order to pursue its operations and to maintain a flexible capital structure, which optimizes the costs of capital at an acceptable risk. The Company considers its capital for this purpose to be its equity, promissory notes and convertible debt.

For the three months ended March 31, 2024, there was no change in the Company's approach to capital management. The Company's primary source of capital is through the issuance of common shares. The Company manages and adjusts its capital structure when changes in economic conditions occur. To maintain or adjust the capital structure, the Company may seek additional funding. The Company may require additional capital resources to meet its administrative overhead expenses in the long term. The Company believes it will be able to raise capital as required in the long term but recognizes there will be risks involved that may be beyond its control. There are no external restrictions on the management of capital.

21. FINANCIAL RISK MANAGEMENT

The Company is exposed to varying degrees to a variety of financial instrument related risks:

Foreign exchange risk

Foreign exchange risk is the risk that the fair value of future cash flows will fluctuate as a result of changes in foreign exchange rates. Foreign exchange risks are closely monitored, and attempts are made to match foreign cash inflows and outflows. As at March 31, 2024, the Company is primarily exposed to foreign exchange risk through its cash and cash equivalents denominated in Canadian dollars. The Company mitigates foreign exchange risk by monitoring foreign exchange rate trends and evaluating reinvestment opportunities when possible. The Company does not currently hedge its foreign exchange risk. Based on current exposures as at March 31, 2024 and assuming that all other variables remain constant, a 10% appreciation or depreciation of the Canadian dollar against the United States dollar would result in a gain or loss of approximately \$200 in the Company's consolidated statements of loss and comprehensive loss.

Credit risk

Credit risk is the risk that one party to a financial instrument will cause a financial loss for the other party by failing to discharge an obligation. The Company's cash and trade and other receivables are exposed to credit risk. The Company reduces its credit risk on cash by placing these instruments with institutions of high credit worthiness. The Company mitigates credit risk by evaluating the creditworthiness of customers prior to conducting business with them and monitoring its exposure for credit losses with existing customers.

Trade and other receivables also include refundable goods and services tax which bears minimal credit risk as it is receivable from the Canadian government. For trade receivables, the Company applies the IFRS 9 simplified approach to measure expected credit losses which uses a lifetime expected loss allowance for all trade receivables. The expected loss rates are based on the payment profiles of sales over a period of 12 months before March 31, 2024, and the corresponding historical credit losses experienced within this period. The historical loss rates are adjusted to reflect the current forward-looking information on economic factors affecting the ability of customers to settle

Notes to the Condensed Consolidated Interim Financial Statements For the three months ended March 31, 2024 and 2023 (Expressed in United States dollars) (Unaudited)

21. FINANCIAL RISK MANAGEMENT (continued)

Credit risk (continued)

receivables. Accounts receivables are written off when there is no reasonable expectation of recovery. Indicators that there is no reasonable expectation of recovery include, amongst others, business failure, the failure of a debtor to engage in a repayment plan, and a failure to make contractual payments over the negotiated contract period.

The Company's aging of trade receivables was as follows:

	Mar	ch 31, 2024	December 31, 202		
Current	\$	113,682	\$	90,877	
1- 30 days		34,905		516,382	
31- 60 days		18,899		5,830	
61 - 90 days		10,638		(13,399)	
91+ days		715,191		712,312	
Provision for doubtful accounts and Winkel					
reserve		(699,991)		(678,160)	
Total	\$	193,324	\$	633,842	

Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. As at March 31, 2024, the Company is not exposed to significant interest rate risk.

Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in meeting obligations associated with financial liabilities. The Company manages liquidity risk by maintaining sufficient cash balances to enable settlement of transactions on the due date. The Company addresses its liquidity through equity financing obtained through the issuance of equity and common shares. While the Company has been successful in securing financings in the past, there is no assurance that it will be able to do so in the future.

22. BASIS OF FAIR VALUE

Financial instruments that are measured subsequent to initial recognition at fair value are grouped in Levels 1 to 3 based on the degree to which the fair value is observable:

Level 1 - fair value measurements are those derived from quoted prices (unadjusted) in active markets for identical assets or liabilities;

Level 2 - fair value measurements are those derived from inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices); and

Level 3 - fair value measurements are those derived from valuation techniques that include inputs for the asset or liability that are not based on observable marker data (unobservable inputs).

Notes to the Condensed Consolidated Interim Financial Statements For the three months ended March 31, 2024 and 2023 (Expressed in United States dollars) (Unaudited)

22. BASIS OF FAIR VALUE (continued)

The Company's financial instruments consist of cash, trade and other receivables, accounts payable, lease liabilities, and notes payable. With the exception of notes payable, the carrying value of the Company's financial instruments approximate their fair values due to their short-term maturities. The fair value of notes payable approximates their carrying value, excluding discounts, due to minimal changes in interest rates and the Company's credit risk since issuance of the instruments.

23. CONTINGENCY

In the ordinary course of business, the Company and its subsidiary may become involved in various legal and regulatory actions. The Company establishes legal provisions when it becomes probable that the Company will incur a loss and the amount can be reliably estimated.

Interknowlodgy

During the year ended December 31, 2020, a demand letter was received by the Company from Interknowlogy, LLC ("Interknowlogy"), a formerly related company, pertaining to outstanding payment and corresponding late charges. The Company contested the work performed by Interknowlogy and plans to vigorously defend the suit and file a substantial counter claim for failure to deliver as well as damages incurred.

On October 10, 2022, Interknowlogy filed a claim in the State of California against the Company for a breach of contract related to the above demand letter. In the claim, Interknowlogy is claiming damages totalling \$1,268,499 relating to unpaid invoices of \$509,999 and interest of \$758,500.

As at March 31, 2024, an amount of \$587,759 is recognized in accounts payable and accrued liabilities, including interest of \$77,760. The likelihood of Interknowlogy's claim being successful cannot be assessed at this time. Management is of the view that it is improbable there will be a material financial impact to the Company as a result of this claim. Consequently, no provision has been recorded in these Financial Statements.

Winkel MSA

On August 1, 2023, the Company received a letter of demand from Austin GIS as one of the co obligors of the Winkel MSA. The total amount outstanding as stated in the letter of demand was \$1,374,884, and during the year ended December 31, 2023 the Company advanced \$400,000 on behalf of Winkel to Austin GIS in response to this demand letter (Note 11). During the three months ended March 31, 2024 the Company advanced an additional \$400,000 and received \$320,000 from Winkel as partial payment for the bridge loan owed to the Company

The Company established that it has a legal obligation to the extent of its 33.3% share as one of the three co obligors of the Winkel MSA, and as at March 31, 2024 an additional \$58,294 is recognized in accounts payable and accrued liabilities being its share of the balance of the amount demanded by Austin GIS.

Notes to the Condensed Consolidated Interim Financial Statements For the three months ended March 31, 2024 and 2023 (Expressed in United States dollars) (Unaudited)

24. SUPPLEMENTAL CASHFLOW INFORMATION

	March 31, 2024			ch 31, 2023
Supplemental cash flow disclosures:				
Interest paid	\$	10,654	\$	100,265
Non-Cash Investing and Financing Activities	:			
Fair value of warrants, options and RSUs exercised	\$	-	\$	24,074

25. SUBSEQUENT EVENTS

Shelf Nine acquisition earn-out shares

As per the Shelf Nine acquisition transaction (Note 5), the Sellers of Shelf Nine shall be entitled to an additional consideration in common shares of the Company if some revenue milestones are met. During the year ended December 31, 2023, there was a partial attainment of the first milestone as Shelf Nine earned over \$256,000 in revenue between July 1, 2023 and December 31, 2023. On May 24, 2024, 2,055,459 common shares were issued to the sellers relating to this additional consideration.

During the year ended December 31, 2023, there was a partial attainment of the first milestone as Shelf Nine earned over \$256,000 in revenue between July 1, 2023 and December 31, 2023. As a result an obligation to issue common shares as at year-end of \$304,843 was recorded. On May 24, 2024, 2,055,459 common shares were issued to the sellers relating to this additional consideration.

Austin GIS and Winkel contract

During the subsequent period, the Company took over the Winkel MSA from Austin GIS. During April 2024, the Company incorporated a new entity, VSBLTY SPV1 "SPV1", which will administer the Winkel MSA. In conjunction with the assumption of the MSA and the associated inventory and future billings, SPV1 also assumed a credit facility that AGIS entered into relating to the Winkel MSA. The credit facility has a maximum drawdown of \$15,935,000.

The balance assumed under the credit facility was \$2,177,363. The credit facility is secured by the all assets under the Winkel MSA and bears interest at the 30-day average Secured Overnight Financing Rate ("SOFR") plus 13%, with the SOFR having a floor of 1%. In conjunction with acquiring the credit facility, the Company paid an origination fee of \$16,000 and issued 4,800,000 warrants with an exercise price of CA\$12.50 (the "Warrants"). Any additional draw down of the credit facility will be subject to a 2% fee of the amount drawn down. The Company is required to pay 1/48 of the aggregate outstanding principal on the last day of each calendar month by the 15th day of the following month.

The Company was required to deposit \$150,000 to the lender as a reserve (the "DSRF Funding").

Notes to the Condensed Consolidated Interim Financial Statements For the three months ended March 31, 2024 and 2023 (Expressed in United States dollars) (Unaudited)

25. SUBSEQUENT EVENTS (continued)

Austin GIS and Winkel contract (continued)

As part of obtaining the credit facility, SPV1 must maintain cash and cash equivalent balances of at least \$350,000 (the "Liquidity Covenant") starting July 15, 2024. In the event the Company complies the Liquidity Covenant, the Company may redeem the DSRF Funding.

In the event the Company fails to be in compliance with the Liquidity Covenant, the Company must deposit \$150,000 with the lender; and in if the Company fails to do so, the lender has the discretion to fund this deposit and this will be deemed an additional advance under the credit facility. The Company did not deposit the DSRF Funding and the lender agreed to fund the deposit via an additional advance under the credit facility. In addition, so long as there are balances outstanding under the credit facility, SPV1 may not issue additional debt exceeding \$500,000.

On May 15, 2024, the Company drew down an additional \$985,000 (inclusive of the DSRF Funding) on the credit facility and amended certain terms on the credit facility:

- The interest rate was amended to the SOFR plus 12% with the SOFR having a floor of 4%;
- The exercise price of the Warrants was amended to CA\$13.50; and
- The payment terms were amended such that all amounts outstanding under the credit facility is to be paid in 24 monthly instalments beginning June 15, 2024.

On May 31, 2024, the Company amended the terms of the credit facility to delay the payment of the first instalment to July 15, 2024.

On July 1, 2024, the Company further amended the terms of the credit facility. The lender agreed to a forbearance period until July 10, 2024 (which may be extended at the lender's discretion) if the following conditions are met:

- Interest due under the credit facility of \$45,000 was converted to principal and an additional \$80,000 was drawn down on the credit facility;
- The Company issued an additional 500,000 warrants with an exercise price of CA\$0.055 for a period of 5 years from the date of issuance; and
- The Company shall pay 10% of all revenues received from the Winkel MSA until the total outstanding debt under the agreement equals \$1,700,000.

Debt settlement

On April 22, 2024, the Company agreed to settle \$50,000 worth of debt through the issuance of 444,444 units in the capital of the company at a price of \$0.1125 per unit. Each unit is comprised of one common share and one common share purchase warrant. Each warrant is exercisable for one common share of the Company at a price of \$0.1125 per warrant share for a period of three years from the date of issuance.

On April 22, 2024, the Company agreed to settle \$123,000 worth of debt through the issuance of a promissory note. In consideration for the promissory note, the Company issued 500,000 share purchase warrants. Each warrant is exercisable for one common share of the Company at a price of \$0.1125 per warrant share for a period of three years from the date of issuance.

Notes to the Condensed Consolidated Interim Financial Statements For the three months ended March 31, 2024 and 2023 (Expressed in United States dollars) (Unaudited)

25. SUBSEQUENT EVENTS (continued)

Debt settlement (continued)

In addition, on June 19, 2024, the Company agreed to settle \$100,000 worth of debt through the issuance of 1,250,000 common shares in the capital of the Company at a price of \$0.08 per share.

Convertible debentures

During April 2024, the Company issued unsecured convertible notes in an aggregate principal amount of \$304,916 bearing interest at the rate of 18% per annum and maturing in 2 years from the date of issuance. \$50,000 of the convertible notes were issued as settlement for debt and the balance of \$254,916 was received in cash. The principal together with any interest accrued, is convertible, in whole or in part, at any time before maturity, into units of the Company at US\$0.122 per unit. Each unit consists of one common share and one common share purchase warrant.

Each common share purchase warrant entitles the holder to purchase one common share at a price of \$0.122 per warrant Share for a period of three years from the date of issuance.

During July 2024, the Company completed a non-brokered private placement offering of unsecured convertible debentures in the aggregate principal amount of up to \$170,000, being interest at the rate of 18% per annum and maturing in 2 years from the date of issuance. The principal together with any interest accrued, shall be convertible, in whole or in part, at any time before maturity, into units of the Company at US\$0.055 per unit. Each unit shall consist of one common share and one common share purchase warrant. Each common share purchase warrant will entitle the holder to purchase one common share at a price of \$0.055 per warrant share for a period of three years from the date of issuance.

Promissory notes

Subsequent to the three months ended March 31, 2024, the Company issued promissory notes for a total principal amount of \$100,000. These promissory notes mature in two months, accrue effective interest at rates between 18% and 48% per annum, and they are secured against the Company's accounts receivables. Through July 12, 2024, \$9,750 has been repaid on notes that were outstanding at March 31, 2024.