<u>Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines</u> WEE-CIG INTERNATIONAL CORPORATION

9620 South Las Vegas Blvd, Suite E#1041 Las Vegas, NV 89123

Company Telephone: 888-808-4712
Company Website: www.Weecigcorp.com

Company Email – rkorus@weecigcorp.com SIC: 6231

Quarterly Report
For the Period Ending: March 31, 2022
(the "Reporting Period")

As of March 31, 2022, the number of shares outstanding of our Common Stock was: 46,479,653

46,479,653

As of December 31, 2021, the number of shares outstanding of our Common Stock was:

As of December 31, 2021, the number of shares outstanding of our Common Stock was:

46,479,653

*Includes a total of 30,792,308 shares administratively issued as of December 31, 2020 due to the terms of certain agreements described in detail in the notes to the financial statements appended hereto.

Indicate by check mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933 and Rule 12b-2 of the Exchange Act of 1934):

Yes: □	No: ⊠
Indicate by ched	ck mark whether the company's shell status has changed since the previous reporting period:
Yes: □	No: ⊠
Indicate by ched	ck mark whether a Change in Control ¹ of the company has occurred over this reporting period:
Yes: □	No: ⊠

¹ "Change in Control" shall mean any events resulting in:

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

⁽ii) The consummation of the sale or disposition by the Company of all or substantially all of the Company's assets;

⁽iii) A change in the composition of the Board occurring within a two (2)-year period, as a result of which fewer than a majority of the directors are directors immediately prior to such change; or

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

1) Name and address(es) of the issuer and its predecessors (if any)

In answering this item, provide the current name of the issuer any names used by predecessor entities, along with the dates of the name changes.

February 19, 1999, incorporated as Power Direct Tech.com

February 23, 1999, name changed to PD Tech.com

June 8, 1999, name changed to Cardstakes.com

January 13, 2004, name changed to Legacy Wine & Spirit International Ltd.

March 15, 2013, name changed to Legacy Platinum Group Inc.

May 20, 2014, name changed to Wee-Cig International Corporation

The state of incorporation or registration of the issuer and of each of its predecessors (if any) during the past five years; Please also include the issuer's current standing in its state of incorporation (e.g. active, default, inactive):

The issuer was originally incorporated in the State of Nevada on February 19, 1999 and has been incorporated under the name Wee-Cig International Corporation since May 20, 2014 in the state of Nevada.

The issuer's status in the State of Nevada is currently active.

Describe any trading suspension orders issued by the SEC concerning the issuer or its predecessors since inception:

On June 15, 2006, the SEC instituted proceedings revoke the registration of the issuer's securities pursuant to Section 12(J) of the Securities Exchange Act of 1934 for failure to file the required periodic reports. The issuer reached a settlement with the SEC and agreed to the revocation.

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

On December 14, 2020, with an effective date of November 30, 2020, the Company entered into an acquisition agreement and exchange of shares with the shareholders of EZ Exchange OU ("EZ Exchange"), a corporation incorporated under the laws of Estonia, whereby the Company acquired 100% of the issued and outstanding shares of EZ Exchange in exchange for 21,000,000 restricted common shares of the Company.

During the quarter ended March 31, 2022, the Company and an officer and director of controlled subsidiary EZ Exchange OU entered into an agreement whereby the Company divested its ownership of the Estonian subsidiary retroactive to December 31, 2021. The shares of EZ Exchange OU were transferred to Mr. Edward Kotler, who assumed all current liabilities and assets of the company, save certain assets currently under development by the Company which include: EZ365 ("EZ365"), a conceptual blockchain digital ecosystem. EZ Win ("EZ Win"), a blockchain based eSports/igaming platform; and EZ Academy ("EZACADEMY"), a conceptual blockchain/digital asset educational platform. As part of the terms of the divestiture agreement, the Company and Mr. Kotler agreed that Wee-Cig would reimburse certain expenses through March 31, 2022, which amounts have been accrued as of December 31, 2021. In addition, Mr. Russell Korus will immediately resign as an offer and director of EZ Exchange OU and the Company shall receive the rights to the tradenames EZ365, EZ Win and EZ Academy. The operations of EZ Exchange are reported as discontinued in the Statements of Profit and Loss and Statements of Cash flows for the comparative three months ended March 31, 2021, included in this report.

The Company continues to focus its efforts on the expansion of its NFT operations and the development of its planned collaboration with Matrix Mortgage Global to launch the shared vision of digitizing the mortgage process on the blockchain by building a system to mint key real estate documentation, including mortgage deeds, identification, appraisals and inspection reports as NFTs, making the documentation proven, immutable and non-fungible.

The address(es) of the issuer's principal executive office:

9520 South Las Vegas Blvd. Suite E#1041 Las Vegas, NV 89123

The address(es) of the issuer's principal place of business:

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

Has the issuer or any of its predecessors been in years?	n bankruptcy, red	ceivership, or any similar proceeding in the past five
Yes: □ No: ⊠		
If this issuer or any of its predecessors have bee space below:	en the subject of	such proceedings, please provide additional details in the
<u>N/A</u>		
2) Security Information		
Trading symbol: Exact title and class of securities outstanding: CUSIP: Par or stated value:	WCIG Common Stock 948465 20 8 \$0.0001	
Total shares authorized: Total shares outstanding: Number of shares in the Public Float ² : Total number of shareholders of record:	500,000,000 46,479,653 10,013,060 354	as of date: March 31, 2022 as of date: March 31, 2022 as of date: March 31, 2022 as of date: March 31, 2022
All additional class(es) of publicly traded securiti	ies (if any):	
N/A		
Transfer Agent		
Name: V Stock Transfer, LLC Phone: 212-828-8436 Email: yoel@vstocktransfer.com Address: 18 Lafayette Place, Woodmere, NY 1	11598	
Is the Transfer Agent registered under the Excha	ange Act? ³ Yes:	
3) Issuance History		
		ach event that resulted in any direct changes to the total past two completed fiscal years and any subsequent
	e or public, and a	Il offerings and issuances of securities, including debt all shares, or any other securities or options to acquire bw, please describe these events.
A. Changes to the Number of Outstanding S	Shares	
Check this box to indicate there were no change fiscal years and any subsequent periods: \Box	s to the number	of outstanding shares within the past two completed

² "Public Float" shall mean the total number of unrestricted shares not held directly or indirectly by an officer, director, any person who is the beneficial owner of more than 10 percent of the total shares outstanding (a "control person"), or any affiliates thereof, or any immediate family members of officers, directors and control persons.

³ To be included in the Pink Current Information tier, the transfer agent must be registered under the Exchange Act.

Shares Outstand Fiscal Year End: Opening Balance Date <u>December 3</u> Common: <u>15,687</u> Preferred: N/A	*Right-click the rows below and select "Insert" to add rows as needed.								
Date of Transaction	Transaction type (e.g. new issuance, cancellation, shares returned to treasury)	Number of Shares Issued (or cancelled)	Class of Securities	Value of shares issued (\$/per share) at Issuance	Were the shares issued at a discount to market price at the time of issuance? (Yes/No)	Individual/ Entity Shares were issued to (entities must have individual with voting / investment control disclosed).	Reason for share issuance (e.g. for cash or debt conversion) -OR- Nature of Services Provided	Restricted or Unrestricted as of this filling.	Exemption or Registration Type.
November 12, 2020	Issuance	3,846,154	Common	\$0.0065	Yes	Ilya Aharon	Debt Settlement	Restricted	Reg S
November 12, 2020	Issuance	1,923,077	Common stock	\$0.0065	Yes	Kerra Real Estate Consulting Ltd., a company controlled by Eliav Kling	Debt Settlement	Restricted	Reg S
November 12, 2020	Issuance	1,923,077	Common stock	\$0.0065	Yes	Ioulia Chpilevskaia	Debt Settlement	Restricted	Reg S
November 30, 2020	Issuance	4,500,000	Common stock	\$0.0001	Yes	Russell Korus	Acquisition	Restricted	Reg S
November 30, 2020	Issuance	4,500,000	Common stock	\$0.0001	Yes	Edward Kotler	Acquisition	Restricted	Reg S
November 30, 2020	Issuance	1,350,000	Common stock	\$0.0001	Yes	Connie Augustus	Acquisition	Restricted	Reg S
November 30, 2020	Issuance	1,350,000	Common stock	\$0.0001	Yes	Dawn Chan	Acquisition	Restricted	Reg S
November 30, 2020	Issuance	2,800,000	Common	\$0.0001	Yes	Shayna Shuster	Acquisition	Restricted	Reg S
November 30, 2020	Issuance	150,000	Common stock	\$0.0001	Yes	Jim Harris	Acquisition	Restricted	Reg S
November 30, 2020	Issuance	750,000	Common	\$0.0001	Yes	Mike Caravetta	Acquisition	Restricted	Reg S
November 30, 2020	Issuance	300,000	Common	\$0.0001	Yes	Rob Croft	Acquisition	Restricted	Reg D
November 30, 2020	Issuance	75,000	Common stock	\$0.0001	Yes	Jana Abrams	Acquisition	Restricted	Reg S
November 30, 2020	Issuance	75,000	Common	\$0.0001	Yes	Mike Dixon	Acquisition	Restricted	Reg D
November 30, 2020	Issuance	75,000	Common	\$0.0001	Yes	Kristy O'Sullivan	Acquisition	Restricted	Reg S
November 30, 2020	Issuance	75,000	Common	\$0.0001	Yes	Anandhi Narayanan	Acquisition	Restricted	Reg S

November 30, 2020	Issuance	1,000,000	Common stock	\$0.0001	Yes	Boris Golan	Acquisition	Restricted	Reg S
November 30, 2020	Issuance	1,000,000	Common stock	\$0.0001	Yes	Ariel Rovner	Acquisition	Restricted	Reg S
November 30, 2020	Issuance	2,050,000	Common stock	\$0.0001	Yes	Kerra Real Estate Consulting Ltd., a company under the control of Eliav Kling	Acquisition	Restricted	Reg S
November 30, 2020	Issuance	3,050,000	Common	\$0.0001	Yes	Dmitry Solomovich	Acquisition	Restricted	Reg S
Shares Outstandi		his Report:							

Ending Balance:
Date: March 31, 2022
Common: 46,479,653
Preferred: N/A

B. Debt Securities, Including Promissory and Convertible Notes

Use the chart and additional space below to list and describe all outstanding promissory notes, convertible notes, convertible debentures, or any other debt instruments that may be converted into a class of the issuer's equity securities.

Check this box if there are no outstanding promissory, convertible notes or debt arrangements: \Box

Date of Note Issuance	Outstanding Balance (\$)	Principal Amount at Issuance (\$)	Interest Accrued (\$)	Maturity Date	Conversion Terms (e.g. pricing mechanism for determining conversion of instrument to shares)	Name of Noteholder (entities must have individual with voting / investment control disclosed).	Reason for Issuance (e.g. Loan, Services, etc.)
January 3, 2021	93,540	93,540	Nil	January 3, 2022	Convertible at \$0.01 per share, such conversion limited to no more than 9.99% of the total issued and outstanding shares of the Company at any time of conversion.	On August 30, 2021 Domain Land Holdings Ltd., assigned this note in full to Ioulia Chpilevskaia	Loan
January 3, 2021	191,304	191,304	Nil	January 3, 2022	Convertible at \$0.01 per share, such conversion limited to no more than 9.99% of the total issued and outstanding shares of the Company at any time of conversion.	On August 28, 2021 WeeCare LV Inc. assigned this note in full to Rosa Shimonov	Loan
January 3, 2021	128,785	128,785	Nil	January 3, 2022	Convertible at \$0.01 per share, such conversion limited to no more than 9.99% of the total issued and outstanding shares of the Company at any time of conversion.	On September 3, 2021 Andy Chu assigned this note in full to Yohanan Aharon	Loan
January 3, 2021	116,583	116,583	Nil	January 3, 2022	Convertible at \$0.01 per share, such conversion limited to no more than 9.99% of the total issued and outstanding shares of the	On September 20, 2021 May Joan Liu assigned this debt in full to Ilya Aharon	Loan

					Company at any time of conversion.		
January 3, 2021	63,837	63,837	Nil	January 3, 2022	Convertible at \$0.01 per share, such conversion limited to no more than 9.99% of the total issued and outstanding shares of the Company at any time of conversion.	On October 9, 2021 Splash Water Solutions Canada Ltd., assigned \$47,523.74 of this note to Ioulia Chpilevskaia and on October 14, 2021 assigned the remaining balance of \$16,313.08 to Michael Aharon.	Loan
May 12, 2021	116,478	108,739(2)	7,739	Each amount deposited under the Loan Treaty shall have a term of 12 months for repayment, and shall bear an interest rate of 8% per annum. (1)	On May 12, 2021, the Company entered into a Loan Treaty Agreement whereby the lender has agreed to provide a loan in the amount of up to \$500,000 in tranches over a period of one year from time to time as agreed between the lender and the Company Each amount deposited shall have a term of 12 months for repayment, and shall bear an interest rate of 8% per annum. At the option of the Lender, the loan amount or any portion thereof is convertible into restricted, unregistered shares of the Common Stock of the Company at a fixed rate of \$0.026 per share	Ilya Aharon	Loan

^{(1) 50%} discount to the lowest published trading price of the Company's common stock on OTC Markets within the thirty (30 days) immediately preceding the date of the agreement.

4) Financial Statements

Α	The fo	ollowina	financial	statements	were	prepared in	accordance	with:
<i>,</i>	11101		III IUI IUIUI	JULIONIO	****	propurou ii	accordantoc	VV I CI I .

☑ U.S. GAAP☐ IFRS

B. The financial statements for this reporting period were prepared by (name of individual)4:

Name: Li Shen, CA
Title: Accountant

Relationship to Issuer: N/A

Unaudited condensed consolidated financial statements for the three months ended March 31, 2022 and 2021 appended hereto include:

- C. Balance sheet:
- D. Statement of income;
- E. Statement of cash flows;

⁽²⁾ This is comprised of various amounts advanced under the respective Loan treaty up to March 31, 2022, each advance maturing one year from the date of the advance.

⁴ The financial statements requested pursuant to this item must be prepared in accordance with US GAAP or IFRS by persons with sufficient financial skills.

- F. Statement of Retained Earnings (Statement of Changes in Stockholders' Equity); and,
- G. Financial notes.

5) Issuer's Business, Products and Services

The purpose of this section is to provide a clear description of the issuer's current operations. In answering this item, please include the following:

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

Wee-Cig International Corporation is a publicly traded holding and acquisition company with a particular talent in identifying top tech companies in emerging markets and helping them get to the next level. Constantly scouring the technology landscape to find the best investment opportunities, Wee-Cig targets companies that capitalize on unique opportunities by leveraging extensive, decades long industry relationships and management expertise. Currently the Company is focusing its efforts on its NFT division established in Wee-Cig. The goals of the NFT operations is to break down barriers to owning digital assets and unleash the vast growth potential of the NFT, world. The Company plans to be the first-to-market blockchain-based platform to combine NFTs, online gaming, a digital assets exchange, and a learning portal, EZ365 will be further differentiated by its focus on customer support, security, ease-of-use and the customer experience; making it easy for users to invest, play, trade and learn in a secure environment. The EZ365 team includes leaders in blockchain and cryptocurrency development, network and security infrastructure for global capital and derivatives markets and the online gaming space. Together they bring the rigor and methodology of established financial market security and deep technology expertise to the EZ365 platform. The Company recently divested its controlled subsidiary EZ Exchange OU operating in Estonia, while maintaining certain under development assets, in order target its operations to expand into the NFT market and mitigate overhead. During fiscal 2022 the Company will focus its efforts on the expansion of its NFT operations and the development of its planned collaboration with Matrix Mortgage Global to launch the shared vision of digitizing the mortgage process on the blockchain by building a system to mint key real estate documentation, including mortgage deeds, identification, appraisals and inspection reports as NFTs, making the documentation proven, immutable and non-fungible.

B. Please list any subsidiaries, parents, or affiliated companies.

The financial Statements include the accounts of the Issuer and its wholly owned subsidiary, EZ Exchange OU, a company incorporated pursuant to the laws of Estonia (divested as of December 31, 2021), up to the date of divestiture. Operations of EZ Exchange OU are presented as discontinued in all applicable reporting periods. All significant intercompany balances and transactions have been eliminated.

C. Describe the issuers' principal products or services.

During fiscal 2021 the Company made an entry into the NFT market ("EZNFT") with its first contracts for purchase and sale of digital artwork. Offering new and expert traders an opportunity to participate in the non-fungible tokens (NFT) space in a number of revolutionary ways, EZ NFT serves as an easy on-ramp to the digital renaissance. WeeCig directly operates the NFT (non-fungible token) business of the Company under a division called NFT using technology developed by the EZ365 group. During fiscal 2022, the Company will focus on its NFT operations and the development of its planned collaboration with Matrix Mortgage Global to launch the shared vision of digitizing the mortgage process on the blockchain by building a system to mint key real estate documentation, including mortgage deeds, identification, appraisals and inspection reports as NFTs, making the documentation proven, immutable and non-fungible.

In addition, the company is developing other assets including: EZ365 ("EZ365"), a conceptual blockchain digital ecosystem. EZ Win ("EZ Win"), a blockchain based eSports/igaming platform registered in the country of Costa Rica; and EZ Academy ("EZACADEMY"), a conceptual blockchain/digital asset educational platform.

6) Issuer's Facilities

The issuer currently has no leases and does not own any real property

Corporate offices for the issuer are provided free of charge by management at the following location:

9620 South Las Vegas Blvd, Suite E#1041 Las Vegas, NV 89123

7) Company Insiders (Officers, Directors, and Control Persons)

Data provided as of March 31, 2022, and is based on a total of 46,479,653 shares issued and outstanding:

Name of Officer/Director or Control Person	Affiliation with Company (e.g. Officer Title /Director/Owner of more than 5%)	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding	Note
Golden Star Enterprises Ltd.	Owner of more than 5% shares	Claymont, DE	4,728,283	Common Stock	10.2%	The persons controlling Golden Star Enterprises Ltd. are Eliav Kling and Louis Shefsky, its current officers and directors. Golden Star is a reporting issuer.
May Joan Lui	Owner of more than 5%	West Vancouver British Columbia, Canada	2,702,250	Common Stock	5.8%	
Efraim Babayov	Chief Financial Officer, Director, Treasurer and Secretary	Petak Tikva, Israel	0	NA	0	
Russell Korus	President, Director, Chief Executive Officer	Ontario, Canada	4,500,000	Common Stock	9.7%	
Edward Kotler	Owner of more than 5%	Ontario, Canada	4,500,000	Common Stock	9.7%	
Shayna Shuster	Owner of more than 5%	Ontario, Canada	2,800,000	Common Stock	6.0%	
Dmitry Solomovich	Owner of more than 5%	Toronto, Ontario	3,050,000	Common Stock	6.7%	

8) Legal/Disciplinary History

- A. Please identify whether any of the persons or entities listed above have, in the past 10 years, been the subject of:
 - 1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);

None

2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities;

<u>None</u>

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

None

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

None

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

N/A

9) Third Party Providers

Please provide the name, address, telephone number and email address of each of the following outside providers:

Name: Sharon D. Mitchell

Firm: SD Mitchell & Associates PLC

Address 1: 829 Harcourt Rd

Address 2: <u>Grosse Pointe Park, Michigan 48230</u>

Phone: <u>248-515-6035</u>

Email: sharondmac2013@gmail.com

Accountant or Auditor

Name: Li Shen, CA

Firm: The Accounting Connection
Address 1: 145-251 Midpark Blvd. SE

Address 2: Calgary, Alberta T2X 1S3, Canada

Phone: 403-693-8004

Email: support@theaccountingconnection.com

Investor Relations

None.

Other Service Providers

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

Name: <u>Jacqueline Danforth</u>
Firm: <u>The Ideal Connection</u>

Nature of Services: Compliance Consulting Services
Address 1: 30 North Gould, Suite 5953
Address 2: Sheridan, WY 82801

Phone: 646-831-6244

Email: jd@theidealconnection.com

10) Issuer Certification

Principal Executive Officer:

- I, Russell Korus certify that:
 - 1. I have reviewed this quarterly disclosure statement for the period ended March 31, 2022 of Wee-Cig International Corporation;
 - 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
 - 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

May 23, 2022

/s/Russell Korus CEO, President and Director (Principal Executive Officer)

Principal Financial Officer:

- I, Efraim Babayov certify that:
 - 1. I have reviewed this quarterly disclosure statement for the period ended March 31, 2022 of Wee-Cig International Corporation;
 - 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
 - 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

May 23, 2022

/s/ Efraim Babayov CFO, Secretary/Treasurer and Director (Principal Financial Officer)

WEE-CIG INTERNATIONAL CORPORATION

CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

For the Three Months ended March 31, 2022. (Unaudited)

Prepared by Management.

(Stated in US Dollars)

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WEE-CIG INTERNATIONAL CORPORATION Condensed Balance Sheets (Unaudited)

	March 31, 2022	Γ	December 31, 2021
ASSETS			
CURRENT ASSETS:			
Cash	\$ 396	\$	271
Prepaid expenses	1,787		_
Total current assets	 2,183		271
Intangible assets	 11,163	_	7,123
TOTAL ASSETS	\$ 13,346	\$	7,394
LIABILITIES AND STOCKHOLDERS' DEFICIT CURRENT LIABILITIES:			
Accounts payable and accrued liabilities	\$ 114,802	\$	118,627
Due to third parties	64,599		39,447
Due to related parties Convertible notes (Note 3)	28,398 14,102,094		16,640 14,002,400
Total current liabilities	 14,309,893		14,177,114
TOTAL LIABILITIES	14,309,893		14,177,114
Commitments and contingencies	-		-
STOCKHOLDERS' DEFICIT Common stock, \$0.0001 par value, 500,000,000 shares authorized, 46,479,653			
shares issued and outstanding	4,648		4,648
Additional paid-in capital	(637,306)		(637,306
Accumulated deficit	 (13,663,889)	_	(13,537,062)
Total stockholders' deficit	 (14,296,547)	_	(14,169,720)
TOTAL LIABILITIES AND STOCKHOLDERS' DEFICIT	\$ 13,336	\$	7,394

WEE-CIG INTERNATIONAL CORPORATION Condensed Consolidated Statements of Operations (Unaudited)

	For Three Months Ended March 31, 2022	For Three Months Ended March 31, 2021
Revenue	\$ -	\$ -
Operating expenses		
General and administrative	24,933	1,147
Total operating expenses	24,933	1,147
Interest expenses	(101,894)	(13,069,084)
Loss from continuing operations (Note 1)	(126,827)	(13,070,231)
Loss from discontinued operations (Note 1)	-	(14,118)
Loss	\$ (126,827)	\$ (13,084,349)
Basic and diluted loss per common share	\$ (0.00)	\$ (0.28)
Basic and diluted weighted average common shares	46,479,653	46,479,653

WEE-CIG INTERNATIONAL CORPORATION Condensed Consolidated Statements of Changes in Stockholders' Deficit (Unaudited)

	Common Stock		Additional Paid-	Accumulated	Stockholder	
	Shares	Amount (\$)	in Capital	Deficit	Deficit	
	Shares		(\$)	(\$)	(\$)	
Balance, December 31, 2021	46,479,653	4,648	(637,306)	(13,537,062)	(14,169,720)	
Net Loss	-	-	· -	(126,827)	(126,827)	
Balance, March 31, 2022	46,479,653	4,648	(637,306)	(13,663,889)	(14,296,547)	

	Common Stock		Additional Paid-	Accumulated	Stockholder
	Shares		in Capital	Deficit	Deficit
		(\$)	(\$)	(\$)	(\$)
Balance, December 31, 2020	46,479,653	4,648	(637,306)	(584,210)	(1,216,868)
Net Loss	-	-	· -	(13,084,349)	(13,084,349)
Balance, March 31, 2021	46,479,653	4,648	(637,306)	(13,668,559)	(14,301,217)

WEE-CIG INTERNATIONAL CORPORATION Condensed Consolidated Statements of Cash Flows (Unaudited)

	For Three Months Ended March 31, 2022		For Three Months Ended March 31, 2021	
CASH FLOWS FROM OPERATING ACTIVITIES:				
Net loss	\$ (12	6,827) \$	(13,084,349)	
Loss from discontinued operation			14,118	
Adjustments to reconcile net loss to net cash used in operating activities:				
Amortization of debt discount	9	9,694	13,069,084	
Changes in operating assets and liabilities:	,	4.0.40\		
Other assets		4,040)		
Prepaid expense		1,787)	1 100	
Accounts payable		3,825) _	1,102	
Net cash (used in) in operating activities	(3	6,785)	(45)	
CASH FLOWS FROM FINANCING ACTIVITIES: Advances from related parties Advances from third parties		1,758 5,152	10,851 8,708	
Net cash provided by financing activities	3	6,910	28,267	
CASH FLOWS FROM DISCONTINUED OPERATIONS: Net cash (used in) in discontinued operation			(28,222)	
Net increase (decrease) in cash		125	_	
Cash at beginning of year		271	_	
Cash at the end of period	\$	396 \$	-	
Non-cash Investing and Financing Activities:				
Third party debt converted to convertible notes	\$	- \$	594,049	
Stock settled debt (Note 3)	\$	- \$	13,069,084	

Note 1 – Organization and Description of Business

Wee-Cig International Corporation (formerly Platinum Group Inc.) (the "Company") was incorporated on February 19, 1999, in the State of Nevada.

On December 14, 2020, with an effective date of November 30, 2020, the Company entered into an acquisition agreement and exchange of shares with the shareholders of EZ Exchange OU ("EZ Exchange"), a corporation incorporated under the laws of Estonia, whereby the Company acquired 100% of the issued and outstanding shares of EZ Exchange for 21,000,000 restricted common shares of the Company. The transaction closed effective November 30, 2020, and the shares were administratively issued effective November 30, 2020, making EZ Exchange a wholly owned subsidiary of the Company. In applying the principles of reverse acquisition accounting, the Company's unaudited consolidated financial statements have been presented as a continuation of the business of EZ Exchange and the Company (the "Group"), as if the Company had always owned EZ Exchange. The consolidated share capital of the Group reflects the share capital of the Company, adjusted for movements in the share capital and reserves until the impact of the Share Exchange.

Concurrent with the acquisition of EZ Exchange, Domenic Minichiello resigned as officer and director of the Company and Russell Korus was appointed CEO, President and Director and Efraim Babayov was appointed CFO, Treasurer, Secretary and Director of the Company. The aforementioned transactions effected a change in control.

EZ Exchange, operating the EZ365 group is focused on its cryptocurrency trading platform, and an online gaming platform. The exchange follows all applicable KYC and other regulatory processes for accounts of qualified investors residing in qualified jurisdictions, exclusive of North America. EZ Exchange has 200+ wallets activated on its platform, but no asset deposits on hand and is not currently trading any cryptocurrency.

Additionally, the Company has recently entered the NFT market ("EZNFT") with its first contracts for purchase and sale of digital artwork. Offering new and expert traders an opportunity to participate in the non-fungible tokens (NFT) space in a number of revolutionary ways, EZ NFT serves as an easy on-ramp to the digital renaissance. WeeCig directly operates the NFT (non-fungible token) business of the Company under a division called NFT. The Company is currently in negotiations for the divestiture of EZ Exchange, the terms of which are expected to include the retention of certain of the revenue generating assets, including the NFT platform and certain other intellectual property and trademarks so as to mitigate the ongoing costs of the Estonia corporation and retire a substantial portion of our current debt. We expect this divestiture to take place during April 2022, however the terms of the negotiation are not yet final. The Company intends to focus its efforts in fiscal 2022 on the expansion of its NFT operations and the development of its planned collaboration with Matrix Mortgage Global to launch the shared vision of digitizing the mortgage process on the blockchain by building a system to mint key real estate documentation, including mortgage deeds, identification, appraisals and inspection reports as NFTs, making the documentation proven, immutable and non-fungible. In addition, the company is developing other assets including: EZ365 ("EZ365"), a conceptual blockchain digital ecosystem. EZ Win ("EZ Win"), a blockchain based eSports/igaming platform; and EZ Academy ("EZACADEMY"), a conceptual blockchain/digital asset educational platform.

On July 9, 2021, the Company entered into certain agreements whereunder it has the right to acquire up to \$500,000 in NFT's including both original art and replicas by way of issuance of shares of common stock at a discount of 25% to the to the lowest published market closing price of the shares of the Company as reported by OTC Markets within the ten (10) trading days immediately preceding the date of the Agreement.

During the quarter ended March 31, 2022, the Company and an officer and director of controlled subsidiary EZ Exchange OU entered into an agreement whereby the Company divested its ownership of the Estonian subsidiary retroactive to December 31, 2021. The shares of EZ Exchange OU were transferred to Mr. Edward Kotler, who assumed all current liabilities and assets of the company, save certain assets currently under development by the Company which include: EZ365 ("EZ365"), a conceptual blockchain digital ecosystem; EZ Win ("EZ Win"), a blockchain based eSports/igaming platform; and EZ Academy ("EZACADEMY"), a conceptual blockchain/digital asset educational platform. As part of the terms of the divestiture agreement, the Company and Mr. Kotler agreed that Wee-Cig would reimburse certain expenses through March 31, 2022, which amounts have been accrued as of December 31, 2021.

Note 1 – Organization and Description of Business (continued)

In addition, Mr. Russell Korus will immediately resign as an offer and director of EZ Exchange OU and the Company shall receive the rights to the tradenames EZ365, EZ Win and EZ Academy. The operations of EZ Exchange are reported as discontinued in the Statements of Profit and Loss and Statements of Cash flows for the comparative three months ended March 31, 2021 included in this report.

The Company continues to focus its efforts on the expansion of its operations through division EZ NFT.

Going Concern

During the three months ended March 31, 2022, and 2021, the Company reported a net loss of \$126,827 and \$13,084,349, respectively. The Company had a working capital deficit of \$14,296,547 as of March 31, 2022 and \$396 on hand. The working capital deficit and net loss is predominantly attributed to the valuation of certain discounted convertible notes and the associated derivative liability. The continuation of the Company as a going concern is dependent upon the continued financial support from its shareholders, the ability to raise equity or debt financing, and the attainment of profitable operations from the Company's future business. During May 2021 the Company entered into a loan treaty for operating capital of up to \$500,000 which will assist the Company in executing its business plan but is not sufficient to meet all of the ongoing capital requirements. Further during fiscal year ended December 31, 2021 and the three months ended March 31, 2022, the Company has received advances from third parties to meet ongoing operational overhead. There can be no guarantee the Company will be successful in continuing to raise capital as required to allow ongoing operations. These factors raise substantial doubt regarding the Company's ability to continue as a going concern.

The recent COVID-19 pandemic could have an adverse impact on the Company going forward. COVID-19 has caused significant disruptions to the global financial markets, which may severely impact the Company's ability to raise additional capital and to pursue certain planned business activities. The Company may be required to cease operations if it is unable to finance its' operations. The full impact of the COVID-19 outbreak continues to evolve as of the date of this report and is highly uncertain and subject to change. Management is actively monitoring the situation but given the daily evolution of the COVID-19 outbreak, the Company is not able to estimate the effects of the COVID-19 outbreak on its operations or financial condition in the next 12 months. There are no assurances that the Company will be able to meet its obligations, raise funds or continue to implement its planned business objectives to obtain profitable operations.

Note 2 – Summary of Significant Accounting Policies

Principals of Consolidation

The unaudited consolidated financial statements include the accounts of Wee-Cig International Corporation and its former 100% controlled subsidiary, EZ Exchange OU (divested as of December 31, 2021), up to the date of divestiture. Operations of EZ Exchange OU are presented as discontinued in all applicable reporting periods. All significant intercompany balances and transactions have been eliminated.

Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Significant items subject to estimates and assumptions include timing of recognition of commission revenue on insurance policy renewals and expenses related thereto, along with costs associated with policy acquisition and our allowance for doubtful accounts. Actual results could differ from those estimates.

Note 2 – Summary of Significant Accounting Policies (continued)

Cash and Cash Equivalents

For financial accounting purposes, cash and cash equivalents are considered to be all highly liquid investments with a maturity of three (3) months or less at the time of purchase.

Intangible Assets

Intangible assets represent both indefinite lived and definite lived assets. Trademarks are deemed to have definite useful lives of ten years, are amortized, and are tested annually for impairment. Intangible assets are reported on the balance sheet at cost less accumulated amortization.

Fair Value of Financial Instruments

Statement of financial accounting standard FASB Topic 820, Disclosures about Fair Value of Financial Instruments, requires that the Company disclose estimated fair values of financial instruments. The carrying amounts reported in the statements of financial position for assets and liabilities qualifying as financial instruments are a reasonable estimate of fair value.

Research and Development Costs

We charge research and development costs to operations as incurred in accordance with ASC 730-Research and Development.

Stock-Based Compensation

We account for stock-based transactions in which the Company receives services from employees, directors or others in exchange for equity instruments based on the fair value of the award at the grant date in accordance with ASC 718 – Compensation-Stock Compensation. Stock-based compensation cost for stock options or warrants is estimated at the grant date based on each instrument's fair value as calculated by the Black-Scholes option pricing model. We recognize stock-based compensation cost as expense ratably on a straight-line basis over the requisite service period for the award.

Stock Settled Debt

In certain instances, the Company will issue convertible notes which contain a provision in which the price of the conversion feature is priced at a fixed discount to the trading price of the Company's common shares as traded in the over-the-counter market. In these instances, the Company records a liability, in addition to the principal amount of the convertible note, as stock-settled debt for the fixed value transferred to the convertible note holder from the fixed discount conversion feature. During the fiscal year ended December 31, 2021 the Company recorded stock settled debt of \$13,279,685 (Note 3).

Income taxes

Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases and net operating loss and credit carryforwards. Deferred tax assets and liabilities are measured at rates expected to apply to taxable income in the years in which those temporary differences and carryforwards are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in the statement of operations in the period that includes the enactment date. A valuation allowance is recorded when it is not more likely than not that all or a portion of the net deferred tax assets will be realized.

Note 2 – Summary of Significant Accounting Policies (continued)

Basic and Diluted Net Income (Loss) Per Share

The Company computes net income (loss) per share in accordance with ASC 260, *Earning per Share*. ASC 260 requires presentation of both basic and diluted earnings per share (EPS) on the face of the income statement. Basic EPS is computed by dividing net income (loss) available to common shareholders (numerator) by the weighted average number of shares outstanding (denominator) during the period. Diluted EPS gives effect to all dilutive potential common shares outstanding during the period using the treasury stock method and convertible preferred stock using the if-converted method. In computing Diluted EPS, the average stock price for the period is used in determining the number of shares assumed to be purchased from the exercise of stock options or warrants. Diluted EPS excludes all dilutive potential shares if their effect is anti-dilutive. As the Company has continued to report operating losses for the periods covered by this report, the impact of potentially dilutive securities would be antidilutive and therefore is not presented.

Recently issued accounting pronouncements

The Company has reviewed other recently issued accounting pronouncements and plans to adopt those that are applicable to it. The Company does not expect the adoption of any other pronouncements to have an impact on its results of operations or financial position.

Reclassifications

Certain reclassifications have been made to the prior period's financial statements to conform to the current period's presentation.

Note 3 – Debt

Convertible Notes

- (1) On January 3, 2021, certain of these third-party debt holders entered into non-interest-bearing convertible notes with the Company in respect to aggregated debt totaling \$594,049. Under the terms of the notes the Holder has the right, in its sole discretion, at any time, with three (3) days written notice, to convert any part of the notes into shares of the Company's common stock at a conversion rate of a 50% discount to the lowest market close in the most recent thirty-one (31) days, which is \$0.01 per share. The discount recognized in respect of the stock settled debt on issuance of the aforementioned notes totaled \$13,069,084, which amount was expensed immediately as interest expense.
 - As of March 31, 2022 and December 31, 2021, the unamortized balance of the debt discount was \$nil, the carrying value of the convertible notes was \$13,663,133.
- (2) <u>Loan Treaty Agreement</u>: On May 12, 2021 the Company entered into a loan treaty agreement ("Agreement") with a current shareholder of the Company ("Lender"). Under this Agreement, the Lender will provide loans up to Five Hundred Thousand US Dollars (\$500,000) in tranches over a period of one (1) year as agreed between the Company and the Lender from time to time. Each amount deposited shall have a term of 12 months for repayment. All amounts paid to third parties on behalf of the Company, and/or deposited to any corporate bank accounts or other accounts under control of the Company as at the date of the Agreement shall make up a part of the Agreement, under the same terms and conditions and the Company shall retroactively apply interest at 8% per annum to all amounts back to the date of disbursement. The Loan Amount or any portion thereof is convertible into restricted, unregistered shares of the Common Stock of the Company at a fixed rate of \$0.026 per share, being a 50% discount to the lowest published trading price of the shares of the Company by OTC Markets within the thirty days immediately preceding the date of the Agreement, provided that at no time may the Lender hold more than 9.99% of the outstanding Common Stock of the Company.

Note 3 – Debt (continued)

(2) <u>Loan Treaty Agreement (cont'd)</u>: During the fiscal year ended December 31, 2021, the Company received aggregate proceeds of \$108,739 under the terms of the Treaty, including \$5,500 advanced during the year ended December 31, 2020. The discount recognized in respect of the stock settled debt on issuance of the aforementioned notes totaled \$404,310, which amount will be amortized over the term. The Company recorded amortization of debt discount as interest expenses of \$99,694 and \$0 during the three months ended March 31, 2022 and 2021, respectively. Unamortized balance of debt discount totaled \$74,088 and \$173,782 as of March 31, 2022 and December 31, 2021. The carrying value of the convertible notes under this loan treaty agreement was \$438, 961 and \$339,267 as of March 31, 2022 and December 31, 2021, respectively.

Interest expenses included in accounts payable as of March 31, 2022, totaled \$7,739 (December 31, 2021 - \$5,595)

(3) <u>Due to Third Parties</u> - During the fiscal year ended December 31, 2021, third parties advanced an aggregate of \$36,947 to settle expenses in the normal course. During the three months ended March 31, 2022, third parties advanced an aggregate of \$25,152 to settle expenses in the normal course. The amounts are non-interest bearing and have no specific terms of repayment. At March 31, 2022, amounts payable to third parties totaled \$64,599 (December 31, 2021 - \$39,447).

Note 4 – Capital Stock

The Company's capitalization is 500,000,000 common shares with a par value of \$0.0001 per share.

There were 46,479,653 shares issued and outstanding as of March 31, 2022, and December 31, 2021.

Note 5 – Related Party Transactions

263157 Ontario Ltd. and Russell Korus

During the fiscal year ended December 31, 2021, the Company received an aggregate of \$16,640 to settle expenses in the normal course from 263157 Ontario Ltd, a Company controlled by our President and director, Russell Korus. During the three months ended March 31, 2022, 263157 advanced an aggregate of \$11,758 to settle expenses in the normal course. At March 31, 2022, amounts payable to related parties totaled \$28,395 (December 31, 2021 - \$16,640).

Note 6 – Subsequent Events

The Company has evaluated events for the period from March 31, 2022, through the date of the issuance of these financial statements and determined that there are no additional events requiring disclosure.