UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 10-Q

 $(Mark\ One) \\ \boxtimes \ QUARTERLY\ REPORT\ PURSUANT\ TO\ SECTION\ 13\ OR\ 15(d)\ OF\ THE\ SECURITIES\ EXCHANGE\ ACT\ OF\ 1934$

For the quarterly period ended **September 30, 2025**

or

For the transition period	from to	
To the dialismon period	Commission File Number: 001-42545	
(Ex	Apimeds Pharmaceuticals US, Inc. act name of registrant as specified in its charter)	
Delaware		85-1099700
(State or other jurisdiction of		(I.R.S. Employer
incorporation or organization)		Identification No.)
100 Matawan Rd, Suite 325		
Matawan, New Jersey		07747
(Address of principal executive offices)		(Zip Code)
	(848) 201-5010	
(Reg	gistrant's telephone number, including area code)	
Securities registered pursuant to section 12(b) of the Act:		
securities registered pursuant to section 12(0) of the Net.		
Title of each class	Trading symbol(s)	Name of each exchange on which registered
Common stock, par value \$0.01 per share	APUS	NYSE American LLC
Indicate by check mark whether the registrant (1) has filed all repoments (or for such shorter period that the registrant was required		
Indicate by check mark whether the registrant has submitted el (§232.405 of this chapter) during the preceding 12 months (or for		
Indicate by check mark whether the registrant is a large acceler company. See the definitions of "large accelerated filer," "accelerated"		
Large accelerated filer □	Accelerated filer	
Non-accelerated filer	Smaller reporting company	\boxtimes
	Emerging growth company	\boxtimes
If an emerging growth company, indicate by check mark if the re accounting standards provided pursuant to Section 13(a) of the Ex		ion period for complying with any new or revised financial
Indicate by check mark whether the registrant is a shell company	(as defined in Rule 12b-2 of the Exchange Act). Ye	s □ No ⊠
As of November 12, 2025, there were 12,575,983 shares of comm	on stock, par value \$0.01 per share, of the registrar	nt issued and outstanding.
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PART I—FINANCIAL INFORMATION

Item 1. Financial Statements.

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Apimeds Pharmaceuticals US, Inc. Unaudited Condensed Balance Sheets

Assets	September 30, 2025 (unaudited)		De	2024
Current assets:				
Cash	\$	6,986,617	\$	3,455
Prepaid expenses and other current assets		2,099,491	•	9,602
Total current assets		9,086,108		13,057
Property and equipment, net		34,188		-
Long-term portion of prepaid expenses		129,740		-
Total assets	\$	9,250,036	\$	13,057
Liabilities and shareholders' equity				
Current liabilities:				
Accounts payable and accrued expenses	\$	567,633	\$	591,191
Accrued interest - related party	•	21,651	•	106,643
Advance payable to related party		100		76,500
Notes payable - related party		500,000		250,000
Total current liabilities		1,089,384		1,024,334
Long-term liabilities				
Long-term convertible notes payable – related party		-		346,844
Total liabilities		1,089,384		1,371,178
Commitments and contingencies (note 8)		-		-
Shareholders' equity:				
Preferred stock, par value \$0.01, 10,000,000 shares authorized; none issued and outstanding as of September 30, 2025 and December 31, 2024		-		-
Common stock, par value \$0.01, 100,000,000 shares authorized; 12,575,983 and 7,903,850 issued and outstanding as of September				
30, 2025 and December 31, 2024, respectively		125,760		79,039
Additional paid-in capital		17,272,661		2,954,764
Accumulated deficit		(9,237,769)		(4,391,924)
Total shareholders' equity (deficit)		8,160,652		(1,358,121)
Total liabilities and shareholders' equity	\$	9,250,036	\$	13,057

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

Apimeds Pharmaceuticals US, Inc Unaudited Condensed Statements of Operations

	For the three E			For the nine months ended September 30,				
	2025 2024		2024	2025			2024	
Operating expenses:								
Research and development expenses	\$ 619,693	\$	-	\$	1,271,477	\$	-	
General and administrative expenses	1,224,546		299,999		3,601,034		999,482	
Total operating expenses	1,844,239		299,999		4,872,511		999,482	
Loss from operations	(1,844,239)		(299,999)		(4,872,511)		(999,482)	
Other income (expense)								
Change in fair value of warrant liability	12,859		-		22,377		-	
Interest income	56,426		116		71,676		2,794	
Interest expense	(6,301)		(32,638)		(67,387)		(81,669)	
Total other income (expense)	62,984		(32,522)		26,666		(78,875)	
Net loss	\$ (1,781,255)	\$	(332,521)	\$	(4,845,845)	\$	(1,078,357)	
			•					
Net loss per common share - basic and diluted	\$ (0.14)	\$	(0.04)	\$	(0.47)	\$	(0.14)	
Weighted average common shares outstanding	12,575,983		7,903,850		10,308,911		7,903,850	

 $\label{thm:companying} \textit{The accompanying notes are an integral part of these unaudited condensed financial statements}.$

Apimeds Pharmaceuticals US, Inc Unaudited Condensed Statements of Changes in Stockholders' Equity (Deficit)

	Preferre	ed Stock	Commo	n Sto	ck	Additional		
	Number of Shares	Amount	Number of Shares	A	mount	Paid-in capital	Accumulated Deficit	Total
Balance at December 31, 2024		\$ -	7,903,850	\$	79,039	\$ 2,954,764	\$ (4,391,924)	\$ (1,358,121)
Net loss for the period ended March 31, 2025	-	-	-		-	-	(402,397)	(402,397)
Balance at March 31, 2025	-		7,903,850		79,039	2,954,764	(4,794,321)	(1,760,518)
Stock-based compensation - stock options	-	-	-		-	192,053	-	192,053
Stock-based compensation – common stock grants	=	=	1,000,000		10,000	1,690,000	=	1,700,000
Conversion of convertible debt - related party	-	-	297,133		2,971	496,251	-	499,222
Issuance of Representative Warrants in connection with IPO	-	-	-		-	139,388	-	139,388
Issuance of common stock in IPO (net of \$1,599,060 in								
offering costs and warrant liability)	-	-	3,375,000		33,750	11,595,977	=	11,629,727
Net loss for the period ended June 30, 2025	-	-	-		-	-	(2,662,193)	(2,662,193)
Balance at June 30, 2025		-	12,575,983		125,760	17,068,433	(7,456,514)	9,737,679
Stock-based compensation - stock options	=	=	-		-	42,674	=	42,674
Issuance of Advisor Warrants in connection with IPO	-	-	-		-	161,554	-	161,554
Net loss for the period ended September 30, 2025		<u> </u>	<u>-</u>		<u> </u>	<u>-</u> _	(1,781,255)	(1,781,255)
Balance at September 30, 2025	-	\$ -	12,575,983	\$	125,760	\$17,272,661	\$ (9,237,769)	\$ 8,160,652

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

Apimeds Pharmaceuticals US, Inc. Unaudited Condensed Statements of Changes in Stockholders' Equity (Deficit)

	Preferre	ed Stock		Commo	n St	ock	Additional			
	Number of Shares	A		Number of Shares		mount	Paid-in	Accumulated Deficit		Total
Balance at December 31, 2023	Shares	Amo \$	<u>unt</u> -	7,903,850	\$	79,039	capital \$ 2,954,764	\$ (3,001,934)	\$	31,869
Net loss for the period ended March 31, 2024	-		-	-		-	-	(296,473)		(296,473)
Balance at March 31, 2024	-		-	7,903,850		79,039	2,954,764	(3,298,407)		(264,604)
Net loss for the period ended June 30, 2024	-		-	-		-	-	(449,363)		(449,363)
Balance at June 30, 2024			-	7,903,850		79,039	2,954,764	(3,747,770)		(713,967)
Net loss for the period ended September 30, 2024	-		-	-		-	-	(332,521)		(332,521)
Balance at September 30, 2024		\$		7,903,850	\$	79,039	\$ 2,954,764	\$ (4,080,291)	\$ (1,046,488)

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

Apimeds Pharmaceuticals US, Inc Unaudited Condensed Statements of Cash Flows

For the nine months ended September 30, 2025 2024 Cash flows from operating activities: Net loss (4,845,845)(1,078,357)Adjustments to reconcile net loss to net cash used in operating activities: Stock-based compensation - common stock grants 1,700,000 Stock-based compensation - stock options 234,727 Change in FV of warrant liability (22,377)Depreciation expense of property and equipment 1,721 Accrued interest expense - related parties 27,554 26,568 Accretion expense 39,833 55,101 Changes in operating assets and liabilities (2,219,630) Prepaid expenses and other current and non-current assets 1,259 Accounts payable and accrued expenses (23,558)361,519 Net cash used in operating activities (5,107,575)(633,910)Cash flows from investing activities: Purchase of furniture and equipment (35,909)Net cash provided by investing activities (35,909) Cash flows from financing activities: Cash proceeds from issuance of common stock in IPO 11,953,046 Proceeds from notes payable - related parties 250,000 250,000 Cash advances from related parties 17,400 Cash advances paid to related parties (93,800)Net cash provided by financing activities 12,126,646 250,000 (383,910) 6,983,162 Net increase (decrease) in cash Cash, beginning of period 3,455 410,481 Cash, end of period 6,986,617 26,571 Supplemental disclosure of cash flow information: Cash paid for interest Cash paid for taxes Non-cash investing and financing activities: Conversion of convertible debt - related party 386,676 Conversion of accrued interest expense for convertible debt - related party 112,546 Issuance of Representative Warrants in connection with IPO 300,942

 $\label{thm:companying} \textit{The accompanying notes are an integral part of these unaudited condensed financial statements}.$

1. DESCRIPTION OF BUSINESS

Business Description

Apimeds Pharmaceuticals US, Inc. (the "Company" or "Apimeds") was formed as a corporation in May 2020 and was incorporated in the State of Delaware. Apimeds is a clinical stage company that is in the process of seeking U.S. Food and Drug Administration ("FDA") approval for Apitox, a proprietary intradermally administered bee venombased toxin.

Apimeds Inc., the majority shareholder of the Company which is a subsidiary of Inscobee Inc. ("Apimeds Korea"), and the Company entered into license agreements, under which the Company was granted the right to continue any clinical trial, acquire the permits and approval necessary from the FDA and commercially develop and market Apitox within the United States (see notes 3). Apimeds completed a positive Phase 3 trial for the treatment of pain associated with osteoarthritis in 2018 and is now proceeding with the next steps for FDA approval. In the future, the Company plans to investigate potential uses for Apitox to treat pain associated with multiple sclerosis ("MS"), and intends to conduct non-registered corporate sponsored studies to identify appropriate MS patient populations. Apitox is currently marketed and sold by Apimeds Korea in South Korea (Republic of Korea) as "Apitoxin" for the treatment of osteoarthritis.

The success of the Company is dependent on obtaining the necessary regulatory approvals of its product candidates, marketing its products and achieving profitable operations. The continuation of the research and development activities and the commercialization of its products, if approved, are dependent on the Company's ability to successfully complete these activities and to obtain additional financing through a combination of financing activities and operations. It is not possible to predict either the outcome of future research and development or commercialization programs, or the Company's ability to fund these programs.

2. BASIS OF PRESENTATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation

The Company has prepared these unaudited condensed financial statements in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP") as found in the Accounting Standards Codification ("ASC") and Accounting Standards Updates ("ASU") promulgated by the Financial Accounting Standards Board ("FASB"). Except as disclosed herein, there have been no material changes in the information disclosed in the Notes to the Financial Statements included in the Annual Report for the year ended December 31, 2024 (the "Annual Report"). Accordingly, the unaudited condensed financial statements and related disclosures herein should be read in conjunction with the Annual Report.

As permitted under the SEC requirements for interim reporting, certain footnotes or other financial information have been condensed or omitted. These financial statements include all normal and recurring adjustments that are considered necessary for the fair presentation of results for the interim periods presented. Revenues, expenses, assets and liabilities can vary during each quarter of the year. Therefore, the results and trends in these interim financial statements may not be representative of those for the full year.

Liquidity

As of September 30, 2025, the Company had an accumulated deficit of \$9,237,769. The Company incurred net losses of \$1,781,255 and \$4,845,845 for the three and nine months ended September 30, 2025, respectively, and expects to continue to incur substantial losses in the future. On May 12, 2025, the Company consummated its initial public offering (the "IPO") of 3,375,000 shares of its common stock at a price of \$4.00 per share, generating net cash proceeds to the Company of \$11.9 million. Based on cash that is available for Company operations, together with the proceeds from the IPO, and projections of future Company operations, the Company believes that its cash will be sufficient to fund the Company's current operating plan through at least the next twelve months from the date of issuance of the accompanying unaudited condensed financial statements.

Use of Estimates

The preparation of financial statements in conformity with U.S. GAAP requires management to make certain estimates, judgements 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 expenses during the reporting period. Significant estimates and assumptions made in the accompanying unaudited condensed financial statements include, but are not limited to, the determination of prepaid clinical development costs, stock-based compensation and estimates that are related to convertible instruments. Actual results could differ from those estimates, and such differences could be material to the financial statements.

Fair Value Measurement

The fair value of the Company's financial assets and liabilities reflects management's estimate of amounts that the Company would have received in connection with the sale of the assets or paid in connection with the transfer of the liabilities in an orderly transaction between market participants at the measurement date. In connection with measuring the fair value of its assets and liabilities, the Company seeks to maximize the use of observable inputs (market data obtained from independent sources) and to minimize the use of unobservable inputs (internal assumptions about how market participants would price assets and liabilities). The following fair value hierarchy is used to classify assets and liabilities based on the observable inputs and unobservable inputs used in order to value the assets and liabilities:

- Level 1 Quoted prices in active markets for identical assets or liabilities. An active market for an asset or liability is a market in which transactions for the asset or liability occur with sufficient frequency and volume to provide pricing information on an ongoing basis.
- Level 2 Observable inputs other than Level 1 inputs. Examples of Level 2 inputs include quoted prices in active markets for similar assets or liabilities and quoted prices for identical assets or liabilities in markets that are not active.
- Level 3 Unobservable inputs based on the Company's assessment of the assumptions that market participants would use in pricing the asset or liability.

In some circumstances, the inputs used to measure fair value might be categorized within different levels of the fair value hierarchy. In those instances, the fair value measurement is categorized in its entirety in the fair value hierarchy based on the lowest level input that is significant to the fair value measurement.

A financial asset or liability classification within the hierarchy is determined based on the lowest level input that is significant to the fair value measurement. The tables below summarize the fair values of our financial assets and liabilities as of September 30, 2025, and December 31, 2024:

	Fair Value at September 30,		Fa	nt			
	2025		Level 1		Level 2	Level 3	_
Warrant Liability	\$ -	\$	-	\$	-	\$	-
	Fair Value at December 31,	Fair Value Measurement					
	2024		Level 1]	Level 2	Level 3	_
Warrant Liability	\$ -	\$		\$		\$	-

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The Company accounts for warrants as either equity-classified or liability-classified instruments based on an assessment of the warrant's specific terms and applicable authoritative guidance in FASB ASC Topic 480, *Distinguishing Liabilities from Equity* ("ASC 480") and FASB ASC Topic 815, *Derivatives and Hedging* ("ASC 815"). The assessment considers whether the warrants are freestanding financial instruments pursuant to ASC 480, meet the definition of a liability pursuant to ASC 480, and whether the warrants meet all of the requirements for equity classification under ASC 815, including whether the warrants are indexed to the Company's own common stock and whether the warrant holders could potentially require "net cash settlement" in a circumstance outside of the Company's control, among other conditions for equity classification. This assessment, which requires the use of professional judgment, is conducted at the time of warrant issuance and as of each subsequent quarterly period end date while the warrants are outstanding.

For issued or modified warrants that meet all of the criteria for equity classification, the warrants are required to be recorded as a component of additional paid-in capital at the time of issuance. For issued or modified warrants that do not meet all the criteria for equity classification, the warrants are required to be liability classified and recorded at their initial fair value on the date of issuance and remeasured at fair value and each balance sheet date thereafter. Changes in the estimated fair value of the liability classified warrants are recognized as a non-cash gain or loss on the statements of operations. The fair value of the Representative Warrants and initial liability and fair value upon issuance related to Advisor Warrant (as defined below) was estimated using a Black Scholes valuation approach (see Note 9).

On September 5, 2023, the Company entered into a consulting agreement with certain advisor, under which, upon completion of the IPO, the Company would issue to advisor warrants to purchase a number of shares of common stock equal to 6% of the aggregate number of shares sold in the IPO (the "Advisor Warrants"). The Advisor Warrants were issued on August 5, 2025. Because the obligation to issue the Advisor Warrants became unconditional at the IPO close (May 12, 2025), the Company recorded a warrant liability at the IPO date fair value and remeasures that liability at each reporting date. Because the Advisor Warrants were issued as compensation for the IPO-related advisory services, the initial fair value recognized at the IPO date was recorded as an offering cost that reduced the additional paid-in capital as of May 12, 2025.

For the Company's warrant liabilities measured at fair value on a recurring basis using significant unobservable inputs (Level 3), the following table provides a reconciliation of the beginning and ending balance for each category therein, and gains or losses recognized during the three and nine months ended September 30, 2025:

Beginning Balance - December 31, 2024	\$ -
Advisor warrant liability incurred in connection with the IPO	183,931
Re-measurement adjustments:	
Change in fair value of warrant liability	(22,377)
Balance – August 5, 2025	\$ 161,554
Reclassification of warrants to equity classification	(161,554)
Ending balance – September 30, 2025	\$ -

	August 5, 2025
	(Issuance
	 Remeasurement)
	Warrant Liability
Fair Value	\$ 161,554
Valuation technique	Black-Scholes
	options pricing model
Significant unobservable unit	Volatility and
	risk-free rates

The warrant liability as of May 12, 2025 (IPO date), was valued utilizing the Black-Scholes options pricing model with the following inputs: \$1.81 of stock price, 4.09% risk-free rate, 78.29% volatility, 0% dividend rate, and the expected term of 5 years. The warrant liability as of August 5, 2025, was valued utilizing the Black-Scholes options pricing model with the following inputs: \$1.78 of stock price, 3.74% risk-free rate, 77.11% volatility, 0% dividend rate, and the expected term of 5 years. Upon issuance of the advisor warrants on August 5, 2025, the Advisor Warrants were reclassified to additional paid-in capital and will remain equity classified.

Upon the issuance of the warrants on August 5, 2025, the final terms were evaluated, and the warrants met all conditions for equity classification under ASC 815-40. As a result, the warrants were revalued as of August 5, 2025 with the change in value reflected in the statement of operations. That amount was then reclassified to additional paid-in capital. No gain or loss was recognized in the consolidated statements of operations in connection with the reclassification.

The warrants are no longer subject to recurring fair value measurement following equity classification. Prior to issuance, changes in the fair value of the warrant liability were recorded in other income (expense). For the three and nine months ended September 30, 2025, the Company recognized a gain of \$12,859 and \$22,377, respectively, in other income (expense) for the change in fair value.

Common Stock Reverse Stock Split

On February 7, 2025, the Company's board of directors (the "Board") approved and implemented a reverse stock split at a ratio of 1-for-2.6, which provided that every 2.6 shares of its issued and outstanding common stock was automatically combined into one issued and outstanding share of common stock, without any change in the par value per share. All share and per share amounts in the accompanying unaudited condensed financial statements and footnotes have been retrospectively adjusted for the reverse split.

Concentrations of Credit Risk

Financial instruments that potentially subject the Company to concentration of credit risk consist of cash accounts in financial institutions which, at times, may exceed the federal depository insurance corporation limit of \$250,000. As of September 30, 2025, the Company has not experienced losses on these accounts and management believes the Company is not exposed to significant risks on such accounts.

Segment Information

The Company operates as a single operating and reportable segment, which aligns with the way the Chief Executive Officer, designated as the Chief Operating Decision Maker (CODM), evaluates performance and allocates resources. The Company is a clinical-stage entity focused on the development of a proprietary intradermally administered bee venom-based therapeutic. As of September 30, 2025, the Company has not generated any revenue and does not have any material long-lived assets. The CODM assesses the Company's performance primarily through the analysis of operating expenses, specifically within key categories such as research and development and general and administrative expenses. Given the Company is in a pre-revenue stage, these expense categories serve as the primary financial drivers.

Financial information provided to and utilized by the CODM is consistent with the Company's U.S. GAAP financial statements, including the Statements of Operations, which reflect the loss. A single management team reports directly to the CODM and oversees the entire business comprehensively. Resource allocation, performance evaluation, incentive setting, and forecasting activities are conducted at the corporate level using the financial statements and a unified budget. Accordingly, the Company does not evaluate performance by geographic area or product line, as it has not yet commenced commercial operations and has limited activity due to current liquidity and funding constraints. All operations are based in the United States of America, and all assets and operating expenses — including those related to research and development and general and administrative functions — are attributed to the Company's single reportable segment.

Cash

The Company considers all highly liquid investments with an original maturity of three months or less at the date of purchase to be cash equivalents. As of September 30, 2025 and December 31, 2024, the Company had no cash equivalents.

Convertible Instruments

The Company evaluates and accounts for conversion options embedded in convertible instruments in accordance with ASC 815 "Derivatives and Hedging Activities".

Applicable U.S. GAAP requires companies to bifurcate conversion options from their host instruments and account for them as free-standing derivative financial instruments according to certain criteria. The criteria include circumstances in which (a) the economic characteristics and risks of the embedded derivative instrument are not clearly and closely related to the economic characteristics and risks of the host contract, (b) the hybrid instrument that embodies both the embedded derivative instrument and the host contract is not re-measured at fair value under other U.S. GAAP with changes in fair value reported in earnings as they occur and (c) a separate instrument with the same terms as the embedded derivative instrument would be considered a derivative instrument.

The Company accounts for convertible instruments (when we have determined that the embedded conversion options should not be bifurcated from their host instruments) as follows: The Company records when necessary, discounts to convertible notes for the intrinsic value of conversion options embedded in debt instruments based upon the differences between the fair value of the underlying common stock at the commitment date of the note transaction and the effective conversion price embedded in the note. Debt discounts under these arrangements are accreted over the term of the related debt to their stated date of redemption.

If a security or instrument becomes convertible only upon the occurrence of a future event outside the control of the Company, or, is convertible from inception, but contains conversion terms that change upon the occurrence of a future event, then any contingent beneficial conversion feature is measured and recognized when the triggering event occurs and contingency has been resolved.

Patent Costs

All patent-related costs incurred in connection with filing and prosecuting patent applications are expensed as incurred due to the uncertainty about the recovery of the expenditure. Amounts incurred are classified as general and administrative expenses in the accompanying statements of operations.

Leases

The Company accounts for a contract as a lease when it has the right to direct the use of the asset for a period of time while obtaining substantially all of the asset's economic benefits. The Company determines the initial classification and measurement of its right-of-use assets ("ROU") and lease liabilities at the lease commencement date and thereafter if modified. ROU assets and liabilities are to be represented on the balance sheet at the present value of future minimum lease payments to be made over the lease term. The Company has elected as an accounting policy not to apply the recognition requirements in ASC 842, *Leases* ("ASC 842") to short-term leases. Short-term leases are leases that have a term of 12 months or less and do not include an option to purchase the underlying asset that the Company is reasonably certain to exercise. The Company recognizes the lease payments for short-term leases on a straight-line basis over the lease term. As of September 30, 2025 and December 31, 2024, the Company did not have leases that qualified as ROU assets.

Property and Equipment, net

Property and equipment, net is stated at cost less accumulated depreciation. These assets are depreciated over their estimated useful lives of three to seven years using the straight-line method.

The Company adheres to ASC 360 "Property, Plant, and Equipment" and periodically evaluates whether current facts or circumstances indicate that the carrying value of its depreciable assets to be held and used may not be recoverable. If such circumstances are determined to exist, an estimate of undiscounted future cash flows produced by the long-lived assets, or the appropriate grouping of assets, is compared to the carrying value to determine whether impairment exists. If an asset is determined to be impaired, the loss is measured based on the difference between the asset's fair value and its carrying value. For long-lived assets, the estimate of fair value is based on various valuation techniques, including a discounted value of estimated future cash flows. The Company reports an asset to be disposed of at the lower of its carrying value or its fair value less costs to sell.

Related Parties

The Company follows ASC 850, "Related Party Disclosures" for the identification of related parties and disclosure of related party transactions.

General and Administrative

General and administrative expenses consist primarily of management personnel costs, professional service fees, and other general overhead and facility costs, including rent and insurance, which relate to the Company's general and administrative functions.

Research and Development

Research and development expenses consist primarily of consulting, regulatory and manufacturing related costs, third-party license fees and external costs of vendors engaged to conduct preclinical development activities. These costs are expensed as incurred and non-refundable prepayments for goods or services that will be used or rendered for future research and development activities are deferred and capitalized in prepaid expenses and other current assets.

The Company enters into arrangements with contract research organizations in connection with pre-clinical and clinical trials. Such arrangements often provide for payment prior to commencing the project or based upon predetermined milestones throughout the period during which services are expected to be performed. As part of the process of preparing the Company's financial statements, management is required to estimate prepaid and accrued clinical trial expenses. The date on which services commence, the level of services performed on or before a given date, and the cost of such services are often determined based on subjective judgments informed by the facts and circumstances known to management from the terms of the contract and the Company's ongoing monitoring of service performance. The Company makes these judgments based upon the facts and circumstances known to management based on the terms of the contract and the Company's ongoing monitoring of service performance.

In line with the guidance suggested under ASC 450, *Contingencies* and ASC 730, *Research and Development*, all research and development costs will be expensed as incurred. Development and regulatory milestone payments are accounted for by estimating the probability of milestone achievement.

Stock Based Compensation

The Company accounts for share-based compensation in accordance with the fair value recognition provision of FASB ASC 718, Compensation — Stock Compensation ("ASC 718"), which prescribes accounting and reporting standards for all share-based payment transactions in which employee services are acquired. Transactions include incurring liabilities, or issuing or offering to issue shares, options, and other equity instruments such as employee stock ownership plans and stock appreciation rights. Share-based payments to employees, including grants of employee stock options, are recognized as compensation expense in the unaudited condensed financial statements based on the estimated grant date fair values. That expense is recognized over the period during which an employee is required to provide services in exchange for the award, known as the requisite service period (usually the vesting period). The Company accounts for forfeitures as they occur. The Company classifies share-based compensation expense in its statements of operations in the same manner in which the award recipient's cash compensation costs are classified.

The fair value of each employee and non-employee stock option grant is estimated on the date of grant using the Black-Scholes option-pricing model. The Company is a public company but has limited company-specific historical and implied volatility information. Therefore, it estimates its expected stock volatility based on implied volatility. The expected term of the Company's stock options for employees has been determined utilizing the "simplified" method for awards. The risk-free interest rate is determined by reference to the U.S. Treasury yield curve. Expected dividend yield is zero based on the fact that the Company has never paid cash dividends and does not expect to pay any cash dividends in the foreseeable future.

Income Taxes

The Company accounts for income taxes using the asset and liability method, which requires the recognition of deferred tax assets and liabilities for the expected future tax consequences attributable to differences between carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for income tax reporting purposes and for operating loss and tax credit carryforwards. Changes in deferred tax assets and liabilities are recorded in the provision for income taxes.

The Company's deferred tax assets and liabilities are measured using enacted tax rates expected to apply in the years in which these temporary differences are expected to be recovered or settled. A valuation allowance is recorded to reduce deferred tax assets if it is determined that it is more likely than not that all or a portion of the deferred tax asset will not be realized. The Company considers many factors when assessing the likelihood of future realization of deferred tax assets, including recent earnings results, expectations of future taxable income, carryforward periods available and other relevant factors. The Company records changes in the required valuation allowance in the period that the determination is made.

The Company assesses its income tax position and records tax benefits for all years subject to examination based upon management's evaluation of the facts, circumstances and information available as of the reporting date. For those tax positions where it is more likely than not that a tax benefit will be sustained, the Company records the largest amount of tax benefit with a greater than 50% likelihood of being realized upon ultimate settlement with a taxing authority having full knowledge of all relevant information. For those income tax positions where it is not more likely than not that a tax benefit will be sustained, the Company does not recognize a tax benefit in the financial statements. The Company records interest and penalties related to uncertain tax positions, if applicable, as a component of income tax expense.

Basic and Diluted Loss per share

Basic loss per share data for each period presented is computed using the weighted average number of shares of common stock outstanding during each such period. Diluted net loss per share is computed by giving effect to all potential shares of common stock to the extent they are dilutive.

The following table sets forth the number of potential shares of common stock that have been excluded from basic net loss per share because their effect was anti-dilutive:

	For the nine m Septemb	
	2025	2024
Employee stock options	589,871	213,692
Representative Warrants	168,750	-
Advisor Warrants	202,500	-
Convertible notes and interest	-	283,397
	961,121	497,089

Emerging Growth Company

The Company is an emerging growth company, as defined in Section 2(a) of the Securities Act of 1993, as amended (the "Securities Act"), as modified by the Jumpstart Our Business Startups Act of 2012 ("JOBS Act"), and it may take advantage of certain exemptions from various reporting requirements that are applicable to other public companies that are not emerging growth companies including, but not limited to, not being required to comply with the auditor attestation requirements of Section 404 of the Sarbanes-Oxley Act of 2002, as amended, reduced disclosure obligations regarding executive compensation in its periodic reports and proxy statements, and exemptions from the requirements of holding a nonbinding advisory vote on executive compensation and shareholder approval of any golden parachute payments not previously approved.

Further, Section 102(b)(1) of the JOBS Act allows emerging growth companies to delay adopting new or revised accounting standards issued subsequent to the enactment of the JOBS Act, until such time as those standards apply to private companies. The Company has elected to use this extended transition period for complying with new or revised accounting standards that have different effective dates for public and private companies until the earlier of the date that it (i) is no longer an emerging growth company or (ii) affirmatively and irrevocably opts out of the extended transition period provided in the JOBS Act. As a result, these unaudited condensed financial statements may not be comparable to companies that comply with the new or revised accounting pronouncements as of public company effective dates.

Recently Issued Accounting Pronouncements

The Company considers the applicability and impact of all Accounting Standard Updates (ASUs). ASUs not discussed in these unaudited condensed financial statements were assessed and determined to be either not applicable or are expected to have minimal impact on the financial statements.

In November 2024, the FASB issued Accounting Standards Update No. 2024-03, *Disaggregation of Income Statement Expenses*. This guidance will require additional disclosures and disaggregation of certain costs and expenses presented on the face of the income statement. The amendments are effective for annual reporting periods beginning after December 15, 2026 and interim reporting period beginning after December 15, 2027 with early adoption permitted. The Company is currently evaluating the impact of this new guidance to our financial statements.

3. LICENSE AGREEMENTS

On August 2, 2021, the Company entered into a business agreement with Apimeds Korea. Under the agreement, the Company received the right to continue any clinical trial and acquire the permits and approval necessary from the U.S. Food and Drug Administration. The Company will pay Apimeds Korea a royalty of 5% of the earnings before interest and taxes, delivered from the sale or license of Apitox less any credits and charges, however, the royalty terms shall not apply when shares of the Company are transferred or sold through merger, acquisition, or share transfer agreement to a third party.

On October 12, 2021, the Company entered into an exclusive patent license agreement with Apimeds Korea, a shareholder of the Company. Under the agreement, the Company was granted the exclusive right and license under the licensed patents to make and sell the licensed products in the United States of America.

The agreement commenced on the effective date and shall remain in force for each licensed product on a licensed-product-by-licensed-product basis for rights and obligations concerning the licensed patent, until the expiration of the last to expire valid claim of a licensed patent. The total consideration exchanged for the exclusive license agreement was \$1.

4. PREPAID EXPENSE AND OTHER ASSETS

As of September 30, 2025, and December 31, 2024, the prepaid expense and other assets balance consists of the following:

	September 30, 2025		Dec	cember 31, 2024
Prepaid insurance	\$	344,990	\$	-
Prepaid clinical development costs		1,729,886		-
Other prepaid assets		154,355		9,602
Less: long-term portion of prepaid insurance		(129,740)		-
Prepaid expenses and other current assets, current	\$	2,099,491	\$	9,602

5. ACCOUNTS PAYABLE AND ACCRUED EXPENSE

Accounts payable and accrued expenses consist of balances owed to vendors, as well as others, such as the taxing authority and employees.

As of September 30, 2025, and December 31, 2024, the accounts payable and accrued expense balances consists of the following:

	September 30, 2025		. ,	
Professional fees payable	\$	193,377	\$	410,641
Clinical trials payable		352,349		-
Accrued compensation		18,250		180,550
Other		3,657		-
Total accounts payable and accrued expenses	\$	567,633	\$	591,191

6. DEBT

2022 Convertible notes (amended from notes payable) — related parties

On March 21, 2022, the Company issued a promissory note in the amount of \$160,000 to Inscobee, one of its shareholders. On June 3, 2022, the Company issued another \$100,000 promissory note to Inscobee (together, and as amended, the "2022 Convertible Notes"). The 2022 Convertible Notes bear interest at 5% per annum and mature on the earlier of (a) the closing of an equity financing with proceeds to the Company of at least \$3 million, or (b) July 15, 2022.

On December 5, 2023, the Company amended their promissory notes to be convertible and extended the maturity date of the convertible notes with the related parties to be the earlier of (i) December 31, 2026 or (ii) consummation of a qualified offering. The notes are convertible at a price of \$1 per share. The purchase of convertible notes and cancellation of the old promissory notes was accounted for as a debt extinguishment that did not result in a gain/loss on extinguishment due to related party treatment. The conversion option was valued utilizing the Black-Scholes model, with the following inputs: volatility of 92.22%, current stock price of \$1.96, expected dividend yield of 0% and a risk-free rate of return of 4.33%. The resulting value of the convertible option of \$158,099 based on the allocation of relative fair value to cash proceeds, was applied towards additional paid-in capital and added as a discount on the convertible note. The note will be accreted over the remaining period through maturity at the calculated effective interest rate of approximately 41.4%.

In connection with the closing of the IPO, the 2022 Convertible Notes and 2021 Convertible Note (defined below) automatically converted into shares of Common Stock. Pursuant to the terms of the 2021 Convertible Note and 2022 Convertible Notes (as amended), all outstanding accrued and unpaid interest owed under the 2021 Convertible Note and 2022 Convertible Notes was to convert into common stock simultaneously with the consummation of an offering of common stock resulting in the listing of the Common Stock on the NYSE American, or other national securities exchange (a "Qualified Offering"). An aggregate of \$660,000 outstanding principal together with \$112,576 and accrued interest under the 2021 Convertible Note and 2022 Convertible Notes was converted to Common Stock, resulting in the issuance of an aggregate of 297,133 shares of Company's Common Stock, based on a conversion price of \$2.60 per share, as set forth in the 2021 Convertible Note and 2022 Convertible Notes. As of the date of the conversion, the outstanding balances for the 2021 Convertible Note and 2022 Convertible Notes were \$235,439 and \$151,237, respectively, net of the unamortized debt discounts of \$164,561 and \$108,763. The total of unamortized debt discounts for the 2021 Convertible Note and 2022 Convertible Notes in the aggregate amount of \$273,324 as of the date of the conversion was reflected within additional paid in capital, and the carrying aggregate amount of the 2021 Convertible Note and 2022 Converti

As of December 31, 2024, there was accrued interest in connection to the 2022 Convertible Notes of \$34,745. Interest expenses were \$1,498 and \$4,596 for the three and nine months ended September 30, 2025, respectively. Interest expenses were \$3,170 and \$9,438 for the three and nine months ended September 30, 2024, respectively.

There was accretion on the note's debt discount in connection to the 2022 Convertible Notes of \$5,171 and \$15,771 for the three and nine months ended September 30, 2025, respectively. There was accretion on the note's debt discount of \$8,898 and \$21,742 for the three and nine months ended September 30, 2024, respectively.

2021 Convertible note — related party

On August 30, 2021, the Company issued a convertible promissory note in the amount of \$400,000 ("2021 Convertible Note") to Apimeds Korea. The 2021 Convertible Note bears interest at 5% per annum and matures on the earlier of (a) the sale of the Company or (b) August 30, 2026. The 2021 Convertible Note is convertible at any time up through the maturity date.

On December 5, 2023, the Company amended their convertible note to be convertible at \$1 per share and extended the maturity date to be the earlier of (i) December 31, 2026 or (ii) consummation of a Qualified Offering. The repurchase and cancellation of the old note was accounted for as a debt extinguishment that did not result in any gain/loss on extinguishment due to related party treatment. The conversion option was valued utilizing the Black-Scholes model, with the following inputs: volatility of 92.22%, the fair value of the stock of \$1.96, expected dividend yield of 0%, and a risk-free rate of return of 4.33%. The resulting value of the convertible option of \$240,079, based on the allocation of relative fair value to cash proceeds, was applied towards additional paid-in capital and added as a discount on the convertible note. The note will be accreted over the remaining period through maturity at the calculated effective interest rate of approximately 40.6%.

In connection with the closing of the IPO, the 2022 Convertible Notes and 2021 Convertible Note automatically converted into shares of common stock (see 2022 Convertible notes (amended from notes payable) — related parties per above).

As of December 31, 2024, there was accrued interest in connection with the 2021 Convertible Note of \$66,137 and is included within accrued interest — related party on the accompanying unaudited condensed balance sheets.

Interest expenses were \$2,301 and \$7,068 for the three and nine months ended September 30, 2025, respectively. Interest expenses were \$4,877 and \$14,521 for the three and nine months ended September 30, 2024, respectively.

There was accretion on the note's debt discount in connection to the 2021 Convertible Notes of \$7,884 and \$24,061 for the three and nine months ended September 30, 2025, respectively. There was accretion on the note's debt discount of \$13,632 and \$33,359 for the three and nine months ended September 30, 2024, respectively.

2024 Promissory Notes — Related Parties

On May 20, 2024, the Company issued a \$100,000 promissory note to Inscobee. On August 19, 2024, the Company issued a \$150,000 promissory note to Inscobee (together, the "2024 Promissory Notes"). The 2024 Promissory Notes bear interest at 5% per annum and mature on the earlier of (a) the closing of an equity financing by the Company with gross proceeds of at least \$3,000,000; or (b) May 19, 2025. On May 16, 2025, the 2024 Promissory Notes were amended to extend the maturity date of for the outstanding principal and accrued interest payment date to May 19, 2026.

As of September 30, 2025 and December 31, 2024, there was accrued interest in connection with the 2024 Promissory Notes of \$11,959 and \$5,760. Interest expenses were \$3,116 and \$6,199 for the three and nine months ended September 30, 2025, respectively, and are included within accrued interest — related party on the accompanying unaudited condensed balance sheet. Interest expenses were \$548 for the three and nine months ended September 30, 2024.

2025 Promissory Note — Related Parties

On March 21, 2025, the Company issued a \$250,000 promissory note to Apimeds Korea (the "2025 Promissory Note"). The 2025 Promissory Note bears interest at 5% per annum and matures on the earlier of (a) December 31, 2026 or (b) consummation of a Qualified Offering. On May 16, 2025, the 2025 Promissory Note was amended to extend the maturity date of for the outstanding principal and accrued interest payment date to May 19, 2026.

As of September 30, 2025, there was accrued interest in connection with the 2025 Promissory Note of \$3,390. Interest expenses were \$3,082 and \$3,390 for the three and nine months ended September 30, 2025, respectively, and are included within accrued interest — related party on the accompanying unaudited condensed balance sheet.

7. ADVANCE PAYABLE — RELATED PARTY

As of September 30, 2025, and December 31, 2024 the Company had an outstanding balance of \$100 and \$76,500, respectively, due to funds received from officers of the Company.

These advance payables carry no interest and do not have a maturity date. The cash proceeds from these advance payables were used for operating purposes.

8. COMMITMENTS AND CONTINGENCIES

Legal

Periodically, the Company reviews the status of any significant matters that exist and assesses its potential financial exposure. If the potential loss from any claim or legal claim is considered probable and the amount can be estimated, the Company accrues a liability for the estimated loss. Legal proceedings are subject to uncertainties, and the outcomes are difficult to predict. Because of such uncertainties, accruals are based on the best information available at the time. As additional information becomes available, the Company reassesses the potential liability related to pending claims and litigation. As of September 30, 2025 and December 31, 2024, there are no pending claims or litigation that are expected to materially affect the Company's results going forward.

Executive employee agreement

On September 21, 2023, the Company signed an executive employee agreement with the Chief Executive Officer (CEO) of the Company. Under the executive employee agreement terms, if the Company closes on a public offering, the CEO will be eligible to receive an incentive stock option to purchase a number of shares of the Company's common stock equal to 3% of the post-IPO capitalization of the Company. 40% of the options shall vest immediately upon grant and the remainder will vest in three equal installments on the annual anniversary of the date of grant.

On May 12, 2025, the Company consummated the IPO. Immediately following the IPO on May 16, 2025, the Board approved the grant of 347,279 stock options to the CEO, with vesting terms of 40% on the grant date and the remaining 60% vesting in three equal annual installments on each anniversary of the grant date. In addition to the stock option grant, the Board also granted 750,000 shares of the Company's Common Stock to the CEO of the Company, which are fully vested and unrestricted.

9. SHAREHOLDERS' EQUITY

Common Stock

As of September 30, 2025 and December 31, 2024, the Company had 100,000,000 authorized shares of common stock. The Company had 12,575,983 and 7,903,850 shares of common stock issued and outstanding, as of September 30, 2025 and December 31, 2024, respectively. Each share of common stock is entitled to one vote.

On February 7, 2025, the Board approved and implemented a reverse stock split ratio of 1-for-2.6, which provided that every 2.6 shares of its issued and outstanding common stock were automatically combined into one issued and outstanding share of common stock, without any change in the par value per share. All share and per share amounts in the accompanying unaudited condensed financial statements and footnotes have been retrospectively adjusted for the reverse stock split.

On May 12, 2025, the Company consummated the IPO of 3,375,000 shares of its common stock at a price of \$4.00 per share, generating net proceeds to the Company of \$11.6 million after deducting underwriting discounts, offering expenses and the value of the Advisory Warrant liability. Out of the total shares issued, 500,000 shares were purchased by Inscobee.

In connection with the closing of the IPO, the 2022 Convertible Notes and 2021 Convertible Note automatically converted into shares of common stock. Pursuant to the terms of the 2021 Convertible Note and 2022 Convertible Notes, all outstanding accrued and unpaid interest owed under the 2021 Convertible Note and 2022 Convertible Notes was to convert into common stock simultaneously with the consummation of a Qualified Offering. An aggregate of \$499,222 of outstanding principal and accrued interest under the 2022 Convertible Notes and 2021 Convertible Note, net of unamortized debt discount of \$273,324, was converted to common stock, resulting in the issuance of an aggregate of 297,133 shares of Company's common stock, based on a conversion price of \$2.60 per share, as set forth in the 2021 Convertible Note and 2022 Convertible Notes.

Immediately following the IPO on May 16, the board of directors approved the grant of 750,000 and 250,000 shares of the Company's common stock to the CEO and Chief Medical Officer of the Company, respectively. Such stock were issued under the Apimeds Pharmaceuticals US, Inc. 2024 Equity Incentive Plan (the "2024 Equity Incentive Plan") and are fully vested and unrestricted. The value of the fully vested shares granted was determined by the value of the stock on the quoted trading price of \$1.70 per share and in aggregate of \$1,700,000, and recorded as stock-based compensation - stock grants, with \$1,275,000 and \$425,000 allocated to general and administrative expenses and research and development expenses, respectively, for the three and nine month periods ended September 30, 2025.

Warrants

In connection with the IPO, the Company entered into an Underwriting Agreement, dated May 8, 2025, between the Company and its underwriter. The Company also agreed to issue warrants to purchase an aggregate of 168,750 shares of common stock (the "Representative Warrants"), each dated May 12, 2025, to underwriter and its designees. The Representative Warrants have an exercise price of \$5.00 per share and also feature a cashless exercise option. The initial exercise date of the Representative Warrants is November 4, 2025.

The Company accounts for Representative Warrants as equity-classified instruments based on an assessment of the warrant's specific terms and applicable authoritative guidance in FASB ASC Topic 480, *Distinguishing Liabilities from Equity* ("ASC 480") and FASB ASC Topic 815, *Derivatives and Hedging* ("ASC 815"). The measurement of fair value of the Representative Warrants was determined utilizing a Black-Scholes model considering all relevant assumptions current at the date of issuance (i.e., share price of \$1.81, exercise price of \$5.00, term of 5 years, volatility of 78%, risk-free rate of 4.09%, and expected dividend rate of 0.0%). The grant date fair value of these Representative Warrants was estimated to be \$139,388 on May 12, 2025, and was reflected as a reduction to additional paid-in capital as of May 12, 2025.

On September 5, 2023, the Company entered into a consulting agreement with certain advisor, under which, upon completion of the IPO, the Company would issue to advisor warrants to purchase a number of shares of common stock equal to 6% of the aggregate number of shares sold in the IPO (the "Advisor Warrants"). The Advisor Warrants were issued on August 5, 2025. Because the obligation to issue the Advisor Warrants became unconditional at the IPO close (May 12, 2025), the Company recorded a warrant liability at the IPO date fair value and remeasures that liability at each reporting date. Because the Advisor Warrants were issued as compensation for the IPO-related advisory services, the initial fair value recognized at the IPO date was recorded as an offering cost that reduced the additional paid-in capital as of May 12, 2025.

The warrant liability as of May 12, 2025 (IPO date), was valued utilizing the Black-Scholes options pricing model with the following inputs: \$1.81 of stock price, 4.09% risk-free rate, 78.29% volatility, 0% dividend rate, and the expected term of 5 years. The warrant liability as of August 5, 2025, was valued utilizing the Black-Scholes options pricing model with the following inputs: \$1.78 of stock price, 3.74% risk-free rate, 77.11% volatility, 0% dividend rate, and the expected term of 5 years.

Upon the issuance of the warrants on August 5, 2025, the final terms were evaluated, and the warrants met all conditions for equity classification under ASC 815-40. As a result, the warrants were revalued as of August 5, 2025 with the change in value reflected in the statement of operations. That amount was then reclassified to additional paid-in capital. No gain or loss was recognized in the consolidated statements of operations in connection with the reclassification.

Preferred Stock

On December 5, 2023, the Company authorized 10,000,000 shares of preferred stock with a par value of \$0.01. The rights and preferences of preferred shareholders have not been determined as of the date of filing. The Company had no preferred shares issued or outstanding as of September 30, 2025, and December 31, 2024.

10. STOCK-BASED COMPENSATION

Stock Options

On September 18, 2024, the Company adopted the 2024 Equity Incentive Plan. 1,538,462 shares of common stock have initially been reserved for the issuance of awards under the 2024 Equity Incentive Plan with 42,283 shares available for future issuance as of September 30, 2025. There were 213,692 nonqualified stock option awards issued and outstanding outside of the 2024 Equity Incentive Plan as of September 30, 2025 and December 31, 2024.

The Company and its subsidiaries calculate stock-based compensation expense in accordance with ASC 718. The fair value of stock-based awards is amortized over the vesting period of the award.

There were 496,179 stock options granted under the 2024 Equity Incentive Plan to the Company's employees and directors during the three and nine months ended September 30, 2025, and no stock options granted for three and nine months ended September 30, 2024.

The stock options granted during the three and nine months ended September 30, 2025, were valued utilizing the Black-Scholes options pricing model with the following inputs: \$1.70 - \$1.93 of stock price, 4.06% risk-free rate, 78.23% - 81.85% volatility, 0% dividend rate, and the expected term of 5.50-6.00 years.

The following represents a summary of options:

	Number of Options	Weighted Average Exercise Price	Weighted- Average Remaining Contractual Term (In Years)
Issued and outstanding, December 31, 2024	213,692	\$ 7.33	5.12
Granted	496,179	1.82	-
Exercised	-	-	-
Forfeited/Expired	-	-	-
Issued and outstanding, September 30, 2025	709,871	\$ 3.48	8.22
Exercisable at September 30, 2025	372,604	\$ 5.22	6.76

For the three and nine months ended September 30, 2025 the Company had \$42,674 and \$234,727 of stock compensation related to the stock options outstanding, of which \$13,629 and \$178,424 were included in general and administrative expenses and research and development expenses, respectively, on the accompanying unaudited condensed statements of operations. There was no expense related to the stock option grants recognized during the three and nine months ended September 30, 2024. As of September 30, 2025, the remaining unamortized expense of \$372,805 will be recognized over the next 2.52 years. Such amount does not include the effect of future grants of equity compensation, if any. The intrinsic value of options outstanding was \$1,445 at September 30, 2025 and the intrinsic value of options exercisable was \$0 at December 31, 2024.

11. INCOME TAXES

The Company recorded no provision or benefit for income tax expense for the three and nine months ended September 30, 2025 and 2024, respectively.

For all periods presented, the pretax losses incurred by the Company received no corresponding tax benefit because the Company concluded that it is more likely than not that the Company will be unable to realize the value of any resulting deferred tax assets. The Company will continue to assess its position in future periods to determine if it is appropriate to reduce a portion of its valuation allowance in the future.

The Company has no open tax audits with any taxing authority as of September 30, 2025.

12. SUBSEQUENT EVENTS

The company's management has evaluated subsequent events occurring after September 30, 2025, the date of our most recent balance sheet, through the date our financial statements were issued.

On October 15, 2025, the Company entered into a Waiver Agreement with D. Boral Capital in connection to its previously executed Underwriting Agreement dated May 8, 2025, whereby the Right of First Refusal (as defined in the Waiver Agreement) and the Company Lock-Up Agreements (as defined in the Waiver Agreement) are waived and terminated. In consideration for such waiver and termination, the Company paid to D. Boral Capital a non-refundable fee of \$700,000 upon execution of the Waiver Agreement.

On October 15, 2025, the board of directors approved the grant of 510,500 options for shares of the Company's common stock to participants in the 2024 Equity Incentive Plan and vest in quarterly installments beginning on the respective vesting commencement dates, such that the awards shall be fully vested after three years. The exercise price of the options granted was determined by the value of the stock on the quoted trading price of \$1.92 per share.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

References in this report (the "Quarterly Report") to "we," "us" or the "Company" refer to Apimeds Pharmaceuticals US, Inc. References to our "management" or our "management team" refer to our officers and directors. The following discussion and analysis of our financial condition and results of operations should be read in conjunction with the unaudited condensed financial statements and the notes thereto contained elsewhere in this Quarterly Report. Certain information contained in the discussion and analysis set forth below includes forward-looking statements that involve risks and uncertainties. Our actual results may differ significantly from the results, expectations and plans discussed in these forward-looking statements.

Special Note Regarding Forward-Looking Statements

This Quarterly Report includes "forward-looking statements" within the meaning of Section 27A of the Securities Act and Section 21E of the Exchange Act that are not historical facts, and involve risks and uncertainties that could cause actual results to differ materially from those expected and projected. All statements, other than statements of historical fact included in this Form 10-Q including, without limitation, statements in this "Management's Discussion and Analysis of Financial Condition and Results of Operations" regarding our financial position, business strategy and the plans and objectives of management for future operations, are forward-looking statements. Words such as "anticipate," "believe," "continue," "could," "estimate," "expect," "intends," "may," "might," "plan," "possible," "potential," "predict," "project," "should," "would" and variations thereof and similar words and expressions are intended to identify such forward-looking statements. Such forward-looking statements relate to future events or future performance, but reflect management's current beliefs, based on information currently available. A number of factors could cause actual events, performance or results to differ materially from the events, performance and results discussed in the forward-looking statements. For information identifying important factors that could cause actual results to differ materially from those anticipated in the forward-looking statements, please refer to the Risk Factors section of our Annual Report on Form 10-K for the year ended December 31, 2024, filed with the SEC on April 15, 2025 (the "Annual Report") and the "Risk Factors" section of this report. Our securities filings can be accessed on the EDGAR section of the SEC's website at www.sec.gov. Except as expressly required by applicable securities law, we disclaim any intention or obligation to update or revise any forward-looking statements whether as a result of new information, future events or otherwise.

The following discussion and analysis of our financial condition and results of operations should be read in conjunction with the unaudited condensed financial statements and the notes thereto contained elsewhere in this Quarterly Report. Certain information contained in the discussion and analysis set forth below includes forward-looking statements that involve risks and uncertainties.

Overview

Apimeds Pharmaceuticals US, Inc. is a clinical stage biopharmaceutical company that is in the process of developing Apitox, a proprietary intradermally administered bee venom-based toxin. Our primary focus is to advance Apitox in the treatment of inflammatory conditions in the United States, specifically osteoarthritis ("OA") and, eventually, multiple sclerosis ("MS").

Apitox, is currently marketed and sold by Apimeds, Inc. in South Korea ("Apimeds Korea") as "Apitoxin" for the treatment of inflammation and pain management symptoms associated with OA. There is an extensive history of use of bee venom, both in the United States and around the world, to assist with pain management. We believe that, in addition to knee OA and MS, Apitox has the potential to help manage difficult to control pain and inflammation issues, which we will explore in the future.

Our Product Candidate

Our product candidate Apitox is a purified, pharmaceutical grade venom of the Apis mellifera, or honeybee, which is classified by the U.S Food and Drug Administration ("FDA") as an active pharmaceutical ingredient. Apimeds Korea has developed a proprietary method and process of turning extracted bee venom into a lyophilized powder for reconstitution prior to intradermal dose injections, which they sell in South Korea as Apitoxin. Apimeds Korea has exclusively licensed to us all rights to develop, commercialize, market and sell Apitoxin as "Apitox" in the United States in exchange for a sales royalty.

The success of the Company is dependent on obtaining the necessary regulatory approvals of its product candidates, marketing its products and achieving profitable operations. The continuation of the research and development activities and the commercialization of its products, if approved, are dependent on the Company's ability to successfully complete these activities and to obtain additional financing through a combination of financing activities and operations. It is not possible to predict either the outcome of future research and development or commercialization programs, or the Company's ability to fund these programs.

Financial Results

Since inception, Apimeds has incurred significant operating losses. For the three and nine months ended September 30, 2025 and 2024, Apimeds Pharmaceuticals US, Inc. net loss was \$1,781,255 and \$4,845,845 and \$332,521 and \$1,078,357, respectively.

Liquidity

As of September 30, 2025, the Company had accumulated deficit amount to \$9,237,769 The Company incurred net losses of \$1,781,255 and \$4,845,845 for the three and nine months ended September 30, 2025, respectively, and expects to continue to incur substantial losses in the future. On May 12, 2025, the Company consummated its initial public offering (the "IPO") of 3,375,000 shares of its common stock at a price of \$4.00 per share, generating net proceeds to the Company of \$11.9 million. Based on cash that is available for Company operations, together with the proceeds from the IPO, and projections of future Company operations, the Company believes that its cash will be sufficient to fund the Company's current operating plan through at least the next twelve months from the date of issuance of the accompanying condensed financial statements.

Results of operations for the three months ended September 30, 2025 and 2024

Operating Expense

The following table sets forth the Company's selected statements of operations data for the following periods:

		Three Months Ended September 30,				
	2025		2024	024 Cha		
Operating expenses			<u> </u>			
Research and development expenses	\$ 619,693	\$	-	\$	619,693	
General and administrative expenses	1,224,546		299,999		924,547	
Loss from operations	(1,844,239)		(299,999)		(1,544,240)	
Other expenses	·					
Interest income	56,426		116		56,310	
Change in fair value of warrant liability	(12,859)		-		(12,859)	
Interest expense	(6,301)		(32,638)		26,337	
Net loss	\$ (1,781,255)	\$	(332,521)	\$	(1,448,734)	

Revenues

For the three months ended September 30, 2025 and 2024, the Company had no revenue.

Operating expenses

Research and development expense

The following table summarizes the year-over-year changes in research and development expenses for the three months ended September 30, 2025:

		September 30,					
	2025		2024		Change		
Payroll expenses	\$ 8,871	\$	-	\$	8,871		
Clinical trials	557,430		-		557,430		
Compensation - stock and stock options	13,629		-		13,629		
Other	39,763		-		39,763		
	\$ 619,693	\$		\$	619,693		

Three Months Ended

Research and development expenses totaled \$619,693 for the three months ended September 30, 2025, compared to no such expenses for the same period in 2024, reflecting an increase of \$619,693. This increase was primarily driven by the availability of funding, which supported higher overall research and development spending. The increase was mainly attributable to stock-based compensation of approximately \$14,000, clinical trial costs of approximately \$557,000, and other research and development expenses totaling approximately \$40,000.

General and administrative expenses

The following table summarizes the year-over-year changes in general and administrative expenses for the three months ended September 30, 2025:

	Three Months Ended September 30,					
		2025		2024		Change
Payroll expenses	\$	384,451	\$	91,000	\$	293,451
Professional services		549,590		202,995		346,595
Compensation - stock and stock options		29,045		-		29,045
Insurance		54,255		-		54,255
Office expenses		106,131		3,818		102,313
Other general and administrative		101,074		2,186		98,888
	\$	1,224,546	\$	299,999	\$	924,547

General and administrative expenses totaled \$1,224,546 for the three months ended September 30, 2025, compared to \$299,999 for the same period in 2024, representing an increase of \$924,547. The increase was primarily driven by higher stock compensation costs and expanded operational activities. Specifically, the change included an increase in professional services of approximately \$347,000, stock-based compensation of approximately \$29,000, insurance expenses of approximately \$54,000, office expenses of approximately \$102,000, and other general and administrative costs of approximately \$99,000.

Other Income (expense)

The following table summarizes the year-over-year changes in other income (expense) for the periods presented:

	September 30,				
	 2025		2024		Change
Interest income	\$ 56,426	\$	116	\$	56,310
Change in fair value of warrant liability	12,859		-		12,859
Interest expense	 (6,301)		(32,638)		26,337
	\$ 62,984	\$	(32,522)	\$	95,506

Three Months Ended

Other income was \$62,984 for the three months ended September 30, 2025, compared to other expense of \$32,522 for the same period in 2024, representing an increase in income of \$95,506. The increase was mainly due to an increase in interest income of approximately \$56,000 and a decrease in interest expense of approximately \$26,000.

Net Loss

Net loss was \$1,781,255 for the three months ended September 30, 2025, compared to net loss of \$332,521 in the same period of 2024, representing an increased loss of \$1,448,734. The increase was mainly due to the increase in both general and administrative expenses and research and development expenses due to higher payroll expenses, professional services and expanded operational and research and development activities.

Results of operations for the nine months ended September 30, 2025 and 2024

Operating Expense

The following table sets forth the Company's selected statements of operations data for the following periods:

	 Nine Months Ended September 30,						
	 2025		2024		2024		Change
Operating expenses	 						
Research and development expenses	\$ 1,271,477	\$	-	\$	1,271,477		
General and administrative expenses	3,601,034		999,482		2,601,552		
Loss from operations	(4,872,511)		(999,482)		(3,873,029)		
Other expenses							
Interest income	71,676		2,794		68,882		
Change in fair value of warrant liability	22,377		-		22,377		
Interest expense	(67,387)		(81,669)		14,282		
Net loss	\$ (4,845,845)	\$	(1,078,357)	\$	(3,767,488)		

Revenues

For the nine months ended September 30, 2025 and 2024, the Company had no revenue.

Operating expenses

Research and development expenses

The following table summarizes the year-over-year changes in research and development expenses for the nine months ended September 30, 2025:

	Nine Months Ended September 30,					
		2025		2024		Change
Payroll expenses	\$	81,027	\$		_	\$ 81,027
Clinical trials		674,967			-	674,967
Compensation - stock and stock options		452,258			-	452,258
Other		63,225			-	63,225
Total research and development expenses	\$	1,271,477	\$		_	\$ 1,271,477

Research and development expenses totaled \$1,271,477 for the nine months ended September 30, 2025, compared to no such expenses for the same period in 2024, reflecting an increase of \$1,271,477. This increase was primarily driven by the availability of funding, which supported higher overall research and development spending. The increase was mainly attributable to payroll expenses of approximately \$81,000, stock-based compensation of approximately \$452,000, clinical trial costs of approximately \$675,000, and other research and development expenses totaling approximately \$63,000.

General and administrative expenses

The following table summarizes the year-over-year changes in general and administrative expenses for the nine months ended September 30, 2025:

	Nine Mont Septeml		
·	2025	2024	Change
Payroll expenses	594,929	297,000	297,929
Professional services	1,138,448	669,923	468,525
Compensation - stock and stock options	1,482,469	=	1,482,469
Insurance	85,510	-	85,510
Office expenses	176,508	14,144	162,364
Other general and administrative	123,170	18,415	104,755
Total general and administrative expenses	3,601,034	\$ 999,482	\$ 2,601,552

General and administrative expenses totaled \$3,601,034 for the nine months ended September 30, 2025, compared to \$999,482 for the same period in 2024, representing an increase of \$2,601,552. The increase was primarily driven by higher stock compensation costs and expanded operational activities. Specifically, the change included the increases in professional services of approximately \$469,000, stock-based compensation of approximately \$1,482,000, payroll expenses of approximately \$298,000, insurance expenses of approximately \$86,000 and office expenses of approximately \$162,000.

Other Expense

The following table summarizes the year-over-year changes in other expenses for the periods presented:

	Nine Months Ended September 30,					
		2025		2024		Change
Interest income	\$	71,676	\$	2,794	\$	68,882
Change in fair value of warrant liability		22,377		-		22,377
Interest expense		(67,387)		(81,669)		14,282
	\$	26,666	\$	(78,875)	\$	105,541

Other income was \$26,666 for the nine months ended September 30, 2025, compared to other expense of \$78,875 for the same period in 2024, representing an increase in other income of \$105,541. The increase was mainly due to an increase in interest income of approximately \$69,000 corresponding with the decrease in interest expense of approximately \$14,000 due to conversion of the notes, as well as gain as a result of the change in fair value of warrant liability for approximately \$22,000.

Net Loss

Net loss was \$4,845,845 for the nine months ended September 30, 2025, compared to net loss of \$1,078,357 in the same period of 2024, representing an increase in loss of \$3,767,488. The increase was mainly due to the increase in both general and administrative expenses and research and development expenses due to higher stock compensation costs and expanded operational and research and development activities.

Liquidity and Capital Resources

The Company has generated no revenue, has incurred operating losses since inception, expects to continue to incur significant operating losses for the foreseeable future and may never become profitable. Until such time as the Company is able to establish a revenue stream, it is dependent upon obtaining necessary equity and/or debt financing to continue operations. The Company cannot make any assurances that sales will commence in the near term or that additional financing will be available to it on acceptable terms or at all. This could negatively impact our business and operations and could also lead to the reduction of our operations.

Cash Flows

The following table presents selected financial information and statistics for each of the periods shown below:

	Nine Months Ended September 30,					
		2025		2024		Change
Net cash used in operating activities	\$	(5,107,575)	\$	(633,910)	\$	(4,473,665)
Net cash used in investing activities		(35,909)		-		(35,909)
Net cash provided by financing activities		12,126,646		250,000		11,876,646
Net increase (decrease) in cash	\$	6,983,162	\$	(383,910)	\$	7,367,072

During the nine months ended September 30, 2025, operating activities used approximately \$5,108,000 of cash, primarily resulting from a net loss of \$4,859,332, partially offset by non-cash stock-based compensation for stock and stock options grants in the approximate amount of \$1,700,000 and \$235,000, respectively, accretion expense of approximately \$40,000, and changes in operating assets and liabilities of approximate decrease of \$2,243,000, mainly due to increase in prepaid research costs and prepaid insurance and decrease in accounts payable and accrued expenses.

During the nine months ended September 30, 2025, operating activities used approximately \$634,000 of cash, primarily resulting from a net loss of \$1,078,357, partially offset by non-cash interest expense-related parties of approximately \$27,000, accretion expense of approximately \$55,000, and positive changes in operating assets and liabilities of approximately \$363,000.

Investing activities

During the nine months ended September 30, 2025 and 2024 investing activities used approximately \$36,000 and \$0, respectively, resulting from acquired furniture and equipment.

Financing activities

During the nine months ended September 30, 2025, financing activities provided approximately \$12,126,600 of cash. This was primarily attributable to net proceeds from the issuance of common stock in the IPO of \$11,953,046, proceeds from notes payable from related parties of \$250,000, and cash advances from related parties of \$17,400, partially offset by cash advances paid to related parties in the amount of \$93,800.

During the nine months ended September 30, 2024, financing activities provided \$250,000 of cash, consisting entirely of proceeds from notes payable from related parties.

Contractual Obligations and Commitments

See Note 6 – Debt, and Note 8 – Commitments and Contingencies, of the notes to the Company's financial statements as of and for the three months ended September 30, 2025 included elsewhere in this Quarterly Report for further discussion of the Company's commitments and contingencies.

Off-Balance Sheet Arrangements

The Company is not party to any off-balance sheet transactions. The Company has no guarantees or obligations other than those which arise out of normal business operations.

Critical Accounting Policies and Significant Judgments and Estimates

The Company's management's discussion and analysis of its financial condition and results of operations is based on its financial statements, which have been prepared in accordance with U.S. GAAP. The preparation of these unaudited condensed financial statements requires Apimeds Pharmaceuticals US, Inc. to make estimates, judgments and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities as of the date of the balance sheet and the reported amounts of expenses during the reporting period. In accordance with U.S. GAAP, Apimeds Pharmaceuticals US, Inc. evaluates its estimates and judgments on an ongoing basis. The most significant estimates relate to convertible instruments. Apimeds Pharmaceuticals US, Inc. bases its estimates and assumptions on current facts, historical experiences, and various other factors that Apimeds Pharmaceuticals US, Inc. believes are reasonable under the circumstances, the results of which form the basis for making judgments about the carrying value of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates under different assumptions or conditions.

The Company defines its critical accounting policies as those accounting principles that require it to make subjective estimates and judgments about matters that are uncertain and are likely to have a material impact on its financial condition and results of operations, as well as the specific manner in which the Company applies those principles. While its significant accounting policies are more fully described in Note 2 to its financial statements, the Company believes the following are the critical accounting policies used in the preparation of its unaudited condensed financial statements that require significant estimates and judgments.

Convertible Instruments

The Company evaluates and accounts for conversion options embedded in convertible instruments in accordance with ASC 815 "Derivatives and Hedging Activities".

The Company accounts for convertible instruments (when we have determined that the embedded conversion options should not be bifurcated from their host instruments) as follows: The Company records when necessary, discounts to convertible notes for the intrinsic value of conversion options embedded in debt instruments based upon the differences between the fair value of the underlying common stock at the commitment date of the note transaction and the effective conversion price embedded in the note. Debt discounts under these arrangements are amortized over the term of the related debt to their stated date of redemption.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

As a smaller reporting company, we have elected not to provide the disclosure required by this item.

Item 4. Controls and Procedures

Evaluation of Disclosure Controls and Procedures

Management, under the supervision and with the participation of the Chief Executive Officer and Chief Financial Officer, have conducted an evaluation of the effectiveness of the design and operation of our disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) under the Exchange Act). Disclosure controls and procedures are designed to ensure that information required to be disclosed by a company in the reports that it files or submits under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms. Disclosure controls and procedures include, without limitation, controls and procedures designed to ensure that information required to be disclosed by a company in the reports that it files or submits under the Exchange Act is accumulated and communicated to our management, including our principal executive and principal financial officers, as appropriate to allow timely decisions regarding required disclosure.

Based on that evaluation, our Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures were not effective as of the end of the period covered by this Quarterly Report in providing reasonable assurance of achieving the desired control objectives. This was due to deficiencies that existed in the design and operation of our internal controls over financial reporting, involving internal controls and procedures, that were considered to be material weaknesses, as described below.

Management's Report on Internal Control over Financial Reporting

Our management is responsible for establishing and maintaining adequate internal control over financial reporting, as such term is defined in Exchange Act Rules 13a-15(f) and 15d-15(f). Internal control over financial reporting refers to the process designed by, or under the supervision of, our principal executive officer and principal financial officer, and effected by our board of directors (the "Board"), management and other personnel, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles, and includes those policies and procedures that:

- (1) pertain to the maintenance of records that in reasonable detail accurately and fairly reflect the transactions and dispositions of our assets
- (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP"), and that our receipts and expenditures are being made only in accordance with authorization of our management and directors; and
- (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisitions, use or disposition of our assets that could have a material effect on the financial statements.

Internal control over financial reporting has inherent limitations. Internal control over financial reporting is a process that involves human diligence and compliance and is subject to lapses in judgment and breakdowns resulting from human failures. Internal control over financial reporting also can be circumvented by collusion or improper management override. Because of such limitations, there is a risk that material misstatements may not be prevented or detected on a timely basis by internal control over financial reporting. However, these inherent limitations are known features of the financial reporting process. Therefore, it is possible to design into the process safeguards to reduce, though not eliminate, this risk.

We have conducted an assessment of the effectiveness of our internal control over financial reporting as of the end of the period covered by this Quarterly Report, based on the framework established in Internal Control — Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (the COSO Framework). This assessment included an evaluation of the design of our internal control over financial reporting and testing of the operational effectiveness of those controls. Based on that evaluation, as a result of the material weaknesses described below, management has concluded that our internal control over financial reporting was not effective as of the end of the period covered by this Quarterly Report.

A material weakness in internal controls is a deficiency in internal control, or combination of control deficiencies, that adversely affects our ability to initiate, authorize, record, process, or report external financial data reliably in accordance with U.S. GAAP such that there is more than a remote likelihood that a material misstatement of our annual or interim financial statements that is more than inconsequential will not be prevented or detected. In the course of making our assessment of the effectiveness of internal controls over financial reporting, we identified material weaknesses in our internal control over financial reporting. Specifically, we do not have sufficiently documented procedures or control activities in place to support a reliable financial reporting process. This includes an absence of controls over the review and approval of journal entries, segregation of duties, reconciliations, and other fundamental accounting processes.

Based on our assessment under the criteria described above, we have concluded that our internal control over financial reporting was not effective as of the end of the period covered by this Quarterly Report.

Changes in Internal Control Over Financial Reporting

There has been no change in our internal control over financial reporting, as defined in Rules 13a-15(f) of the Exchange Act, during the quarter ended September 30, 2025, that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting. The Company continues to review its disclosure controls and procedures, including its internal control over financial reporting, and may from time to time make changes aimed at enhancing their effectiveness and to ensure that the Company's systems evolve with its business.

PART II—OTHER INFORMATION

Item 1. Legal Proceedings.

We are not currently subject to any legal proceedings. However, we may from time to time become a party to various legal proceedings arising in the ordinary course of our business.

Item 1A. Risk Factors.

As a smaller reporting company under Rule 12b-2 of the Exchange Act, we are not required to include risk factors in this Quarterly Report. However, as of the date of this Quarterly Report, there have been no material changes with respect to those risk factors previously disclosed in the "Risk Factors" section of the Annual Report. Any of these factors could result in a significant or material adverse effect on our results of operations or financial condition. Additional risk factors not presently known to us or that we currently deem immaterial may also impair our business or results of operations. We may disclose changes to such risk factors or disclose additional risk factors from time to time in our future filings with the SEC.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds

(a)

Warrant Issued to Murdock Capital Partners Corp.

On August 5, 2025 (the "Issuance Date"), the Company issued to Murdock Capital Partners Corp. ("Murdock") a warrant to purchase 202,500 shares of the Company's common stock, at an exercise price of \$4.00 per share, subject to adjustment pursuant to the terms of the warrant (the "Murdock Warrant"). The Murdock Warrant was issued pursuant to the terms of that certain business development agreement, dated November 9, 2023, by and between the Company and Murdock. The Murdock Warrant is exercisable at any time during the period beginning on the Issuance Date and ending on the fifth anniversary of the Issuance Date (such period, the "Exercise Period"). In the event that the Murdock Warrant is not exercised on or prior to the last day of the Exercise Period, the Murdock Warrant shall be deemed exercised (even if the Murdock Warrant is not surrendered) pursuant to a Cashless Exercise (as defined in the Murdock Warrant) immediately prior to the expiration of the Exercise Period. The Murdock Warrant was issued in reliance on the exemption from registration requirements provided by Section 4(a)(2) of the Securities Act.

(b) Not applicable.

(c) None.

Item 3. Defaults Upon Senior Securities.

None.

Item 4. Mine Safety Disclosures.

Not applicable.

Item 5. Other Information.

- (a) None.
- (b) None.
- (c) During the quarter ended September 30, 2025, no director or officer of the Company adopted or terminated a "Rule 10b5-1 trading arrangement" or "non-Rule 10b5-1 trading arrangement," as each term is defined in Item 408(a) of Regulation S-K.

Item 6. Exhibits

The following exhibits are filed as part of, or incorporated by reference into, this Quarterly Report.

No.	Description of Exhibit
3.1	Amended and Restated Certificate of Incorporation of Apimeds Pharmaceuticals US, Inc. (incorporated herein by reference to Exhibit 3.1 to our Registration
	Statement on Form S-1 filed on September 25, 2024)
3.2	Certificate of Amendment to the Amended and Restated Certificate of Incorporation (incorporated herein by reference to Exhibit 3.1 to our Annual Report on
	Form 10-K filed on April 15, 2025)
3.3	Amended and Restated Bylaws of Apimeds Pharmaceuticals US, Inc. (incorporated by reference to Exhibit 3.3 to our Annual Report on Form 10-K filed on
	<u>April 15, 2025)</u>
3.4	First Amendment to Bylaws dated October 15, 2025 (incorporated by reference to Exhibit 3.1 to Form 8-K filed on October 16, 2025)
4.1*	Warrant Issued to Murdock Capital Partners Corp., dated August 5, 2025.
31.1*	Rule 13a-14(a) Certification by Principal Executive Officer
31.2*	Rule 13a-14(a) Certification by Principal Financial and Accounting Officer
32.1*	Section 1350 Certification of Principal Executive Officer
32.2*	Section 1350 Certification of Principal Financial and Accounting Officer
101.INS*	Inline XBRL Instance Document
101.SCH*	Inline XBRL Taxonomy Extension Schema Document
101.CAL*	Inline XBRL Taxonomy Extension Calculation Linkbase Document
101.DEF*	Inline XBRL Taxonomy Extension Definition Linkbase Document
101.LAB*	Inline XBRL Taxonomy Extension Label Linkbase Document
101.PRE*	Inline XBRL Taxonomy Extension Presentation Linkbase Document
104*	Cover Page Interactive Data File (formatted in iXBRL, and included in exhibit 101)

^{*} Filed or furnished with this Quarterly Report.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

APIMEDS PHARMACEUTICALS US, INC.

Date: November 12, 2025 By: /s/ Erick Frim

Name: Erick Frim

Title: Chief Financial Officer

(Principal Financial and Accounting Officer)

Date of Issuance: July [], 2025

NEITHER THIS SECURITY NOR THE SECURITIES FOR WHICH THIS SECURITY IS EXERCISABLE HAVE BEEN REGISTERED WITH THE SECURITIES AND EXCHANGE COMMISSION OR THE SECURITIES COMMISSION OF ANY STATE IN RELIANCE UPON AN EXEMPTION FROM REGISTRATION UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE "SECURITIES ACT"), AND, ACCORDINGLY, MAY NOT BE OFFERED OR SOLD EXCEPT PURSUANT TO AN EFFECTIVE REGISTRATION STATEMENT UNDER THE SECURITIES ACT OR PURSUANT TO AN AVAILABLE EXEMPTION FROM, OR IN A TRANSACTION NOT SUBJECT TO, THE REGISTRATION REQUIREMENTS OF THE SECURITIES ACT AND IN ACCORDANCE WITH APPLICABLE STATE SECURITIES LAWS.

WARRANT TO PURCHASE COMMON STOCK

APIMEDS PHARMACEUTICALS US, INC.

Warrant Shares: 202,500

Apimeds Pharmaceuticals US, Inc., a Delaware corporation (the "Company"), for value received, hereby certifies and agrees that Murdock Capital Partners Corp.
or its assigns (the "Holder"), is entitled, subject to the terms set forth below, to purchase from the Company 202,500 shares of Company common stock, par value \$0.01 per
share (the "Common Stock"), at a purchase price equal to \$4.00 per share, subject to adjustment from time to time as provided herein. The shares of Common Stock
purchasable upon exercise of this Warrant, and the purchase price therefor, are hereinafter referred to as the "Shares" and the "Exercise Price," respectively. This Warrant may
be exercised at any time during the period beginning on the Date of Issuance and ending on or before the fifth (5th) annual anniversary of the Date of Issuance (such period, the

"Exercise Period"). In the event that the Warrant is not exercised on or prior to the last day of the Exercise Period, the Warrant shall be deemed exercised (even if this Warrant is not surrendered) pursuant to a Cashless Exercise immediately prior to the expiration of the Exercise Period.

1. Exercise.

(a) Optional Exercise by Registered Holder. This Warrant may be exercised by the Holder, in whole or in part, as follows:

(i) by surrendering this Warrant, with a Notice of Exercise in the form of Annex A hereto (the "Notice of Exercise") duly executed by such Holder or by such Holder's duly authorized attorney, at the principal office of the Company, or at such other office or agency as the Company may designate in writing (the "Company's Office"), accompanied by payment in full, in lawful money of the United States, of the Exercise Price payable in respect of the number of Shares purchased upon such exercise; or

(ii) by surrendering this Warrant, with a Notice of Cashless Exercise in the form of Annex B attached hereto (a "Cashless Exercise") duly executed by such Holder or by such Holder's duly authorized attorney, at the Company's Office. Such presentation and surrender shall be deemed a waiver of the Holder's obligation to pay the Exercise Price for the Shares. In the event of a Cashless Exercise, the Registered Holder shall exchange this Warrant for that number of Shares equal to the number of Shares specified in such Notice of Cashless Exercise multiplied by a fraction, the numerator of which shall be the difference between the then Market Value per share of Common Stock and the Exercise Price per Share, and the denominator of which shall be the then Market Value per share of Common Stock.

For purposes of any computation under this Warrant, the "Market Value" of a share of Common Stock at any date shall mean the last sale price of the shares of Common Stock on the business day prior to the date of the Cashless Exercise or, in case no such reported sales take place on such day, the average of the last reported bid and asked prices of such shares of Common Stock on such day, in either case on the principal national securities exchange or "over the counter" market on which such stock is admitted to trading or listed.

- (b) Effective Date of Exercise. Each exercise of this Warrant shall be deemed to have been effected immediately prior to the close of business on the day on which this Warrant shall have been surrendered to the Company. At such time, the person or persons in whose name or names any certificates for Shares shall be issuable upon such exercise shall be deemed to have become the holder or holders of record of the Shares represented by such certificates.
- (c) <u>Issuance of Shares</u>. As soon as practicable after the exercise of this Warrant in full or in part, and in any event within two (2) business days thereafter, the Company, at its expense, shall cause to be issued in the name of, and delivered to, the Registered Holder, or as such Registered Holder may direct:
 - (i) the applicable number of Shares; and
- (ii) in case such exercise is in part only, a new warrant or warrants (dated the date hereof) of like tenor, representing in the aggregate on the face or faces thereof the number of Shares equal (without giving effect to any adjustment therein) to the Shares called for on the face of this Warrant minus the Shares purchased by the Holder upon such exercise.
 - (d) Each Holder represents and warrants to the Company as follows:
- (i) <u>Investment Intent</u>. Such Holder is acquiring the Warrant, and any Shares or other securities issuable upon exercise, for investment and not with a view to the distribution thereof within the meaning of the Securities Act.
- (ii) <u>Non-liquidity</u>. Such Holder understands that neither the Warrant nor the Shares or other securities issuable upon the exercise of the Warrant have been registered or qualified under the Securities Act or any state securities laws, by reason of their issuance and sale in transactions exempt from the registration or qualification requirements of the Securities Act and applicable state securities laws. Such Holder acknowledges that reliance on said exemptions is predicated in part on the accuracy of such Holder's representations and warranties herein. Such Holder acknowledges and agrees that the Warrant and the shares of Common Stock or other securities issuable upon exercise of the Warrant may not be pledged, sold, assigned or otherwise transferred unless it is registered or qualified under the Securities Act and applicable state securities laws or is exempt from registration.

(iii) Investment Experience. Such Holder: (A) has such knowledge and experience in financial and business matters as is necessary to enable it to
evaluate the merits and risks of an investment in the Company and is not utilizing any other person to be its purchaser representative in connection with evaluating such merits
and risks; and (B) has no present need for liquidity in its investment in the Company and is able to bear the risk of that investment for an indefinite period and to afford a
complete loss thereof.

- (iv) <u>Accredited Investor</u>: <u>No General Solicitation</u>. Such Holder is an "accredited investor" as defined in Regulation D promulgated under the Securities Act. Such Registered Holder was not solicited with respect to the Warrant or Shares or other securities issuable upon exercise of this Warrant through any general solicitation or advertising.
- (v) <u>Investigation</u>. Such Holder has had an opportunity to ask questions and received answers from the Company regarding the terms and conditions of its investment in the Company, the business, properties, prospects and financial condition of the Company, and the merits and risks of an investment in the Company, as such Holder deems necessary and relevant to make this investment decision.
- (vi) <u>No "Bad Actor" Disqualification</u>. Neither (i) Holder, (ii) any of its directors, executive officers, other officers that may serve as a director or officer of any company in which it invests, general partners or managing members, nor (iii) any beneficial owner of the Company's voting equity securities (in accordance with Rule 506(d) of the Securities Act) held by Holder is subject to any "bad actor" disqualifications described in Rule 506(d)(1)(i) through (viii) under the Securities Act ("Disqualification Events"), except for Disqualification Events covered by Rule 506(d)(2) or (d)(3) under the Securities Act and disclosed reasonably in advance of exercise in writing in reasonable detail to the Company.

The acquisition by such Holder of any of the Warrant, and any exercise of the Warrant for Shares or other securities issuable upon exercise of this Warrant, shall constitute a confirmation by it of the representations set forth in this Section as of such time. The Company may require an express written confirmation of these representations in connection with any exercise of this Warrant.

- 2. Adjustments. The Exercise Price and the Shares purchasable hereunder are subject to adjustment from time to time as follows:
- (a) <u>Dividend, Split or Subdivision of Stock</u>. If the number of shares of Common Stock outstanding at any time after the Date of Issuance of this Warrant is increased or deemed increased, (i) by a dividend payable in shares of Common Stock (or Common Stock equivalents (an "*Equivalent*"), if applicable), or (ii) by a subdivision or split of shares of Common Stock or Equivalents (each of the events described in the immediately preceding clauses (i) and (ii), a "*Split*"), then, following the effective date fixed for the determination of holders of shares of Common Stock or Equivalents entitled to receive such Split, the Exercise Price shall be appropriately decreased and the number of shares of Common Stock issuable on exercise of each Warrant shall be increased in proportion to such increase in outstanding shares (on a fully-diluted basis).

- (b) <u>Combination of Shares or Reverse Split of Stock</u>. If, at any time after the date hereof, the number of shares of Common Stock outstanding is decreased by a combination or reverse split of the outstanding shares of Common Stock, then, following the effective date for such combination or reverse split, the Exercise Price shall be appropriately increased and the number of shares of Common Stock issuable on exercise of this Warrant shall be decreased in proportion to such decrease in outstanding shares.
- (c) <u>Reorganizations</u>, <u>Consolidations</u>, <u>etc</u>. Immediately prior to any reclassification of the equity interests of the Company, or the consolidation or merger of the Company with or into another person (other than consolidation or merger in which the Company is the continuing entity and which does not result in any change in the powers, designations, preferences and rights, or the qualifications, limitations or restrictions, if any, of the equity interests of the Company as amended from time to time) or of the sale or other disposition of all or substantially all the properties and assets of the Company in its entirety to any other person, then this Warrant shall be automatically exercised as a Cashless Exercise.
- (d) <u>Certificate as to Adjustments</u>. Upon the occurrence of each adjustment or readjustment pursuant to this <u>Section 2</u>, the Company at its own expense shall promptly compute such adjustment or readjustment in accordance with the terms hereof and furnish to each Holder a certificate setting forth such adjustment or readjustment and showing in detail the facts upon which such adjustment or readjustment is based. The Company shall, upon the written request, at any time, of any such Holder, furnish or cause to be furnished to such Holder a like certificate setting forth: (i) such adjustments and readjustments and (ii) the number of shares of Common Stock and the amount, if any, of other property that at the time would be received upon the exercise of the Warrant.
- 3. Shares to be Fully Paid; Reservation of Common Stock. The Company covenants and agrees that all Shares which may be issued upon the exercise of the rights represented by this Warrant shall, upon issuance, be fully paid and nonassessable and free from all taxes, liens and charges with respect to the issue thereof. The Company further covenants and agrees that during the period within which the rights represented by this Warrant may be exercised, the Company shall at all times have authorized, and reserved for the purpose of issue or transfer upon exercise of the subscription rights evidenced by this Warrant, a sufficient number of shares of its Common Stock to provide for the exercise of the rights represented by this Warrant. The Company represents that this Warrant and the Shares issuable upon exercise thereof are and shall be issued free and clear of preemptive rights, rights of first refusal or similar rights entitling others to purchase such securities.

4. Requirements for Transfer.

(a) <u>Warrant Register</u>. The Company or its transfer agent shall maintain a register (the "*Warrant Register*") containing the names and addresses of the Holder or Holders. Any Holder of this Warrant or any portion thereof may change its address as shown on the Warrant Register by written notice to the Company requesting such change, and the Company shall promptly make such change. Until this Warrant is transferred on the Warrant Register of the Company, the Company may treat the Holder as shown on the Warrant Register as the absolute owner of this Warrant for all purposes, notwithstanding any notice to the contrary, <u>provided, however</u>, that if and when this Warrant is properly assigned in blank, the Company may, but shall not be obligated to, treat the bearer hereof as the absolute owner hereof for all purposes, notwithstanding any notice to the contrary.

(b) <u>Transfer.</u> This Warrant and all rights hereunder are transferable, in whole or in part, upon the surrender of this Warrant with a properly executed Assignment Form in substantially the form attached hereto as <u>Annex C</u> (the "Assignment") at the principal office of the Company; <u>provided that</u> either (i) a registration statement is effective for such transfer of the Warrant under the Securities Act and any applicable State securities laws, or (ii) an opinion of counsel, which opinion and counsel shall be reasonably satisfactory to the Company and its counsel, that registration is not required under the Securities Act or under any applicable State securities laws has been received by the Company or waived in writing by the Company.

5. Notices of Record Date, Etc. In case:

- (a) the Company shall take a record of the holders of its shares of Common Stock (or other securities at the time deliverable upon the exercise of this Warrant) for the purpose of entitling or enabling them to receive any dividend or other distribution, or to receive any right to subscribe for or purchase any securities, or to receive any other right; or
- (b) of any reclassification of the shares of Common Stock, any consolidation or merger of the Company with or into another corporation (other than a consolidation or merger in which the Company is the surviving entity), or any transfer of all or substantially all of the assets of the Company; or
 - (c) of the voluntary or involuntary dissolution, liquidation or winding-up of the Company,

then, and in each such case, the Company shall mail or cause to be mailed or otherwise delivered to the Holder of this Warrant a notice specifying, as the case may be, (i) the date on which a record is to be taken for the purpose of such dividend, distribution or right, and stating the amount and character of such dividend, distribution or right, or (ii) the effective date on which such reorganization, reclassification, consolidation, merger, transfer, dissolution, liquidation or winding-up is to take place, and the time, if any is to be fixed, as of which the holders of record of shares of Common Stock (or such other securities at the time deliverable upon the exercise of this Warrant) shall be entitled to exchange their shares of Common Stock (or such other securities) for securities or other property deliverable upon such reorganization, reclassification, consolidation, merger, transfer, dissolution, liquidation or winding-up. Such notice shall be mailed at least five (5) days prior to the record date or effective date for the event specified in such notice unless such prior notice is waived by the Holder.

6. Registration Rights.

(a) Demand Registration.

(i) <u>Grant of Right</u>. The Company, upon written demand (a "*Demand Notice*") of the Holder, agrees to register, on one occasion, all or any portion of the Shares underlying the Warrants (collectively, the "*Registrable Securities*"). On such occasion, the Company will file a registration statement with the United States Securities and Exchange Commission (the "*Commission*") covering the Registrable Securities within sixty (60) days after receipt of a Demand Notice and use its reasonable best efforts to have the registration statement declared effective promptly thereafter, subject to compliance with review by the Commission; provided, however, that the Company shall not be required to comply with a Demand Notice if the Company has filed a registration statement with respect to which the Holder is entitled to piggyback registration rights pursuant to Section 6(a)(2) hereof and either: (i) the Holder has elected to participate in the offering covered by such registration statement or (ii) if such registration statement relates to an underwritten primary offering of securities of the Company, until the offering covered by such registration statement has been withdrawn or until thirty (30) days after such offering is consummated. The demand for registration may be made at any time during the Exercise Period.

(ii) Terms. The Company shall bear all fees and expenses attendant to the registration of the Registrable Securities pursuant to Section 6(a)(i), but the Holder shall pay any and all underwriting commissions and the expenses of any legal counsel selected by the Holder to represent them in connection with the sale of the Registrable Securities. The Company agrees to use its reasonable best efforts to cause the filing required herein to become effective promptly and to qualify or register the Registrable Securities in such States as are reasonably requested by the Holder; provided, however, that in no event shall the Company be required to register the Registrable Securities in a State in which such registration would cause: (i) the Company to be obligated to register or license to do business in such State or submit to general service of process in such State, or (ii) the principal shareholders of the Company to be obligated to escrow their shares of capital stock of the Company. The Company shall cause any registration statement filed pursuant to the demand right granted under Section 6(a)(1) to remain effective for a period of at least twelve (12) consecutive months after the date that the Holder of the Registrable Securities covered by such registration statement are first given the opportunity to sell all of such securities. The Holder shall only use the prospectuses provided by the Company to sell the Shares covered by such registration statement, and will immediately cease to use any prospectus furnished by the Company if the Company advises the Holder that such prospectus may no longer be used due to a material misstatement or omission. Notwithstanding the provisions of this Section 6(a)(2), the Holder shall be entitled to a demand registration under this Section 6(a)(2) on only one (1) occasion and such demand registration right shall terminate on the fifth anniversary of the Initial Exercise Date.

(b) "Piggy-Back" Registration.

(i) <u>Grant of Right</u>. In addition to the demand right of registration described in Section 6(a)(i) hereof, the Holder shall have the right, for a period of no more than two (2) years from the Initial Exercise Date, to include the Registrable Securities as part of any other registration of securities filed by the Company (other than in connection with a transaction contemplated by Rule 145(a) promulgated under the Securities Act or pursuant to Form S-8 or any equivalent form); provided, however, that if, solely in connection with any primary underwritten public offering for the account of the Company, the managing underwriter(s) thereof shall, in its reasonable discretion, impose a limitation on the number of Shares which may be included in the Registration Statement because, in such underwriter(s)' judgment, marketing or other factors dictate such limitation is necessary to facilitate public distribution, then the Company shall be obligated to include in such registration statement only such limited portion of the Registrable Securities with respect to which the Holder requested inclusion hereunder as the underwriter shall reasonably permit. The Company shall not exclude any Registrable Securities unless the Company has first excluded all outstanding securities, the holders of which are not entitled to inclusion of such securities in such registration statement or are not entitled to pro rata inclusion with the Registrable Securities.

(ii) <u>Terms</u>. The Company shall bear all fees and expenses attendant to registering the Registrable Securities pursuant to Section 6(b)(i) hereof, but the Holder shall pay any and all underwriting commissions and the expenses of any legal counsel selected by the Holder to represent them in connection with the sale of the Registrable Securities. In the event of such a proposed registration, the Company shall furnish the then Holder of outstanding Registrable Securities with not less than thirty (30) days written notice prior to the proposed date of filing of such registration statement. Such notice to the Holders shall continue to be given for each registration statement filed by the Company during the two (2) year period following the Initial Exercise Date until such time as all of the Registrable Securities have been sold by the Holder. The holders of the Registrable Securities shall exercise the "piggy-back" rights provided for herein by giving written notice within ten (10) days of the receipt of the Company's notice of its intention to file a registration statement. Except as otherwise provided in this Warrant, there shall be no limit on the number of times the Holder may request registration under this Section 6(b)(ii); provided, however, that such registration rights shall terminate on the second anniversary of the Initial Exercise Date.

- (c) <u>Documents to be Delivered by Holder(s)</u>. Each of the Holder(s) participating in any of the foregoing offerings shall furnish to the Company a completed and executed questionnaire provided by the Company requesting information customarily sought of selling security holders.
- 7. Replacement of Warrant. Upon receipt of evidence reasonably satisfactory to the Company of the loss, theft, destruction or mutilation of this Warrant and (in the case of loss, theft or destruction) upon delivery of an indemnity agreement reasonably satisfactory to the Company, or (in the case of mutilation) upon surrender and cancellation of this Warrant, the Company shall issue, in lieu thereof, a new Warrant of like tenor.
- 8. Mailing of Notices, etc. All notices and other communications from the Company to the Holder of this Warrant shall be mailed by overnight courier, first-class certified or registered mail, postage prepaid, or delivered by email, to the address or email address furnished to the Company in writing by the last Holder of this Warrant who shall have furnished an address and email address to the Company in writing. All notices and other communications from the Holder of this Warrant or in connection herewith to the Company shall be mailed by overnight courier, first-class certified or registered mail, postage prepaid, to the Company at its principal office or delivered by email to the email address furnished in writing by the Company to the Holder of this Warrant.
 - 9. Change or Waiver. Any term of this Warrant may be changed or waived only by an instrument in writing signed by each of the Company and the Holder.
- 10. No Rights or Liabilities as a Stockholder. This Warrant shall not entitle the Holder to any voting rights or other rights as a stockholder of the Company. No provision of this Warrant, in the absence of affirmative action by the Holder to purchase the shares of Common Stock, and no mere enumeration herein of the rights or privileges of the Holder shall give rise to any liability of the Holder as a stockholder of the Company, whether such liability is asserted by the Company or by creditors of the Company.
- 11. Governing Law. This Warrant and all questions relating to its validity, interpretation and performance shall be governed by and construed in accordance with the laws of the State of Delaware, without regard to conflicts of laws principles.
- 12. Consent to Jurisdiction; Venue. Each of the parties agrees that all actions or proceedings arising out of or in connection with this Warrant, or for recognition and enforcement of any judgment arising out of or in connection with this Warrant, shall be tried and determined exclusively in the state or federal courts in the State of Delaware, and each of the parties hereby irrevocably submits with regard to any such action or proceeding for itself and in respect to its property, generally and unconditionally, to the exclusive jurisdiction of the aforesaid courts. Each of the parties hereby expressly waives any right it may have to assert, and agrees not to assert, by way of motion, as a defense, counterclaim or otherwise, in any such action or proceeding: (a) any claim that it is not subject to personal jurisdiction in the aforesaid courts for any reason; (b) that it or its property is exempt or immune from jurisdiction of any such court or from any legal process commenced in such courts; and (c) that (i) any of the aforesaid courts is an inconvenient or inappropriate forum for such action or proceeding, (ii) venue is not proper in any of the aforesaid courts and (iii) this Warrant, or the subject matter hereof or thereof, may not be enforced in or by any of the aforesaid courts.
- 13. Waiver of Trial by Jury. The Company and the Holder agree that any suit, action or proceeding, whether claim, defense or counterclaim, brought or instituted with respect to this Warrant shall be tried only by a court and not by a jury. EACH PARTY HEREBY EXPRESSLY WAIVES ANY RIGHT TO A TRIAL BY JURY IN ANY SUCH SUIT, ACTION OR PROCEEDING, AND ACKNOWLEDGES THAT THIS IS A WAIVER OF A LEGAL RIGHT AND THAT IT MAKES THIS WAIVER VOLUNTARILY AND KNOWINGLY AFTER CONSULTATION WITH, OR THE OPPORTUNITY TO CONSULT WITH, COUNSEL OF ITS CHOICE.
 - 14. Severability. The invalidity or unenforceability of any provision hereof shall in no way affect the validity or enforceability of any other provision.

[signatures on following page]

	IN WITNESS WHEREOF,	Glucotrack Inc.	has caused this	Warrant to	se signed by	its duly author	ized officer ar	d to be dated	on the day	and year	firs
written above.											

APIMEDS PHARMACEUTICALS US, INC.

By: /s/ Erik Emerson
Name: Erik Emerson

Title: Chief Executive Officer

HOLDER

Murdock Capital Partners Corp.

Name: Luis Mejia

Signature: /s/ Luis Mejia

[Signature Page to Warrant]

ANNEX A

NOTICE OF EXERCISE FORM

To:	Dated:
	ne attached Warrant, hereby irrevocably elects to purchase the number of Shares covered by sull purchase price for a total of Shares at the exercise price per share provided for in sull purchase price for a total of Shares at the exercise price per share provided for in sull purchase price for a total of Shares at the exercise price per share provided for in sull purchase price for a total of Shares at the exercise price per share provided for in sull purchase price for a total of Shares at the exercise price per share provided for in sull purchase price for a total of Shares at the exercise price per share provided for in sull purchase price for a total of Shares at the exercise price per share provided for in sull purchase price for a total of Shares at the exercise price per share provided for in sull purchase price for a total of Shares at the exercise price per share provided for in sull purchase price for a total of Shares at the exercise price per share provided for in sull purchase price per share provided for in sull purchase price per share provided for in sull purchase per share provided for the purchase per share per s
	Signature:
	Address:
	Taxpayer Identification Number:
	$\Delta = 1$

ANNEX B

NOTICE OF CASHLESS EXERCISE FORM

To:		Dated	:
Shares pursuan	The undersigned, pursuant to the provisions set forth in the attache to the Cashless Exercise provisions of the Warrant.	Warrant, hereby irrevocably elects to exchange the Warr	ant for a total of
		Signature:	
		Address:	
		Taxpayer Identification Number:	
	r	1	

ANNEX C

ASSIGNMENT FORM

under the attached Warrant with respect to the Shares covered thereby set forth below, unto:		gns and transfers all of the rights of the undersigned
Name and Address of Assignee	No. of Shares	Taxpayer Identification Number
Dated:	Signature:	
C-1		

CERTIFICATION PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Erik Emerson, certify that:

- 1. I have reviewed this Form 10-Q quarterly report of Apimeds Pharmaceuticals US, Inc. for the quarter ended September 30, 2025;
- 2. Based on my knowledge, this report 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 report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. I am responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a. Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under my supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to me by others within those entities, particularly during the period in which this report is being prepared;
 - b. Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under my supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c. Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d. Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. I have disclosed, based on my most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - a. All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b. Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

APIMEDS PHARMACEUTICALS US, INC.

Date: November 12, 2025 By: /s/ Erik Emerson

Name: Erik Emerson

Title: Chief Executive Officer (Principal Executive Officer)

CERTIFICATION PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Erick Frim, certify that:

- 1. I have reviewed this Form 10-Q quarterly report of Apimeds Pharmaceuticals US, Inc. for the quarter ended September 30, 2025;
- 2. Based on my knowledge, this report 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 report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. I am responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a. Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under my supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to me by others within those entities, particularly during the period in which this report is being prepared;
 - b. Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under my supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c. Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d. Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. I have disclosed, based on my most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - a. All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b. Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

APIMEDS PHARMACEUTICALS US, INC.

Date: November 12, 2025 By: /s/ Erick Frim

Name: Erick Frim

Title: Chief Financial Officer

(Principal Financial and Accounting Officer)

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350

AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the quarterly report of Apimeds Pharmaceuticals US, Inc. (the "Company") on Form 10-Q for the quarter ended September 30, 2025, as filed with the Securities and Exchange Commission (the "Report"), the undersigned principal executive officer of the Company, hereby certifies pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

- (1) the Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company as of and for the period covered by the Report.

APIMEDS PHARMACEUTICALS US, INC.

Date: November 12, 2025 By: /s/ Erik Emerson

Name: Erik Emerson

Title: Chief Executive Officer

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350

AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the quarterly report of Apimeds Pharmaceuticals US, Inc. (the "Company") on Form 10-Q for the quarter ended September 30, 2025, as filed with the Securities and Exchange Commission (the "Report"), the undersigned principal financial officer of the Company, hereby certifies pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

- (1) the Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company as of and for the period covered by the Report.

APIMEDS PHARMACEUTICALS US, INC.

Date: November 12, 2025 By: $\frac{s \cdot Frick \ Frim}{Name:}$ Name: $\frac{Erick \ Frim}{Name:}$

Title: Chief Financial Officer

(Principal Financial and Accounting Officer)