

Risk Factors Comparison 2025-03-25 to 2024-04-02 Form: 10-K

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This Annual Report contains forward- looking information based on our current expectations. You should carefully consider the risks and uncertainties described below together with all of the other information contained in this Annual Report, including our consolidated financial statements and the related notes appearing at the end of this Annual Report, before deciding whether to invest in our units. If any of the following events occur, our business, financial condition and operating results may be materially adversely affected. In that event, the trading price of our securities could decline, and you could lose all or part of your investment. Risks Relating to Our Business and Our Search for, and Consummation of or Inability to Consummate, a Business Combination We are a ~~newly formed~~ blank check company with no operating history and no revenues and, accordingly, you have no basis on which to evaluate our ability to achieve our business objective. We are a ~~newly formed~~ blank check company with no operating results, and we will not commence operations until we consummate our initial business combination. Because we lack an operating history, you have no basis upon which to evaluate our ability to achieve our business objective, which is to complete our initial business combination with one or more target businesses. **Even though** ~~We have not engaged in any substantive discussions and~~ **we have entered into the Merger Agreement** ~~no plans, arrangements or understandings with Alps Holdco, we~~ **any prospective target business concerning a business combination and may not be unable -- able to successfully** complete our business combination **with Alps Holdco**. If we fail to complete our **initial** business combination, we will never generate any operating revenues. We will consummate our initial business combination only if public stockholders do not exercise conversion rights in an amount that would cause our net tangible assets to be less than \$ 5, 000, 001. The Company' s public shares are subject to redemption at the time of an initial business combination. Although the Company did not specify a maximum redemption threshold, its charter currently in effect provides that consummate ~~our its~~ initial business combination only if public stockholders do not exercise conversion rights in an amount that would cause ~~our its~~ net tangible assets to be less than \$ 5, 000, 001. In connection with meetings of stockholders held by the Company on March 6, 2023 and, November 28, 2023 **and December 3, 2024**, respectively, 6, 756, 695, public shares and 2, 180, 738 **and 2, 285, 056** public shares of the Company were redeemed at a price of \$ 10. 35 per share and, \$ 10. 82 **per share and \$ 11. 77** per share, respectively. These redemption events have lowered the amount of money available in our ~~trust~~ **Trust account Account** and increased the risks that we may not be able to consummate an initial business combination. If we are unable to consummate our initial business combination, our public stockholders may be forced to wait until our liquidation before receiving distributions from the ~~trust~~ **Trust account Account**. Currently, we have until April 9, ~~2024-2025~~ **(or up until December June 9, 2024-2025** if our time to complete a business combination is extended as described herein) to consummate our initial business combination. We have no obligation to return funds to investors prior to such date unless we consummate our initial business combination prior thereto and only then in cases where investors have sought to convert their shares. Only after the expiration of this full time period will holders of our common stock be entitled to distributions from the ~~trust~~ **Trust account Account** if we are unable to complete our initial business combination. Accordingly, investors' funds may be unavailable to them until after such date and to liquidate your investment, public security holders may be forced to sell their public shares, potentially at a loss. Our public stockholders may not be afforded an opportunity to vote on our proposed business combination. We will either (1) seek stockholder approval of our initial business combination at a meeting called for such purpose at which public stockholders may seek to convert their shares, regardless of whether they vote or vote for or against the proposed business combination, into their pro rata share of the aggregate amount then on deposit in the ~~trust~~ **Trust account Account** (net of taxes payable), or (2) provide our public stockholders with the opportunity to sell their shares to us by means of a tender offer (and thereby avoid the need for a stockholder vote) for an amount equal to their pro rata share of the aggregate amount then on deposit in the ~~trust~~ **Trust account Account**, in each case subject to the limitations described elsewhere in this Annual Report. Accordingly, it is possible that we will consummate our initial business combination even if holders of a majority of our public shares do not approve of the business combination. The decision as to whether we will seek stockholder approval of a proposed business combination or will allow stockholders to sell their shares to us in a tender offer will be made by us, solely in our discretion, and will be based on a variety of factors such as the timing of the transaction and whether the terms of the transaction would otherwise require us to seek stockholder approval. **For instance, Nasdaq rules currently allow us to engage in a tender offer in lieu of a stockholder meeting but would still require us to obtain stockholder approval if we were seeking to issue more than 20 % of our outstanding shares to a target business as consideration in any business combination. Therefore, if we were structuring a business combination that required us to issue more than 20 % of our outstanding shares, we would seek stockholder approval of such business combination instead of conducting a tender offer. You will not be entitled to protections normally afforded to investors of blank check companies. Since the net proceeds of the IPO were used to complete our initial business combination with a target business, we may be deemed to be a " blank check " company under the United States securities laws. However, since we have net tangible assets in excess of \$ 5, 000, 001 after the IPO and have filed a Current Report on Form 8- K, including an audited balance sheet demonstrating this fact, we are exempt from rules promulgated by the SEC to protect investors of blank check companies such as Rule 419. Accordingly, investors will not be afforded the benefits or protections of those rules which would, for example, completely restrict the transferability of our securities, require us to complete our initial business combination on or before April 9, 2024 (or up until December 9, 2024 if our time to complete a business combination is extended as described herein) of the effective date of the initial registration statement and restrict the use of interest earned on the funds held in the trust account. Because we are not subject to Rule 419, our units will be immediately tradable, we will be entitled to withdraw amounts from the funds held in the trust account prior to the completion of our initial business combination and we may have a longer period of time to complete such a business combination than we would if we were subject to such rule. Our public stockholders will not be entitled to vote or redeem their shares in connection with our potential extensions. If we anticipate that we may not be able to consummate our initial business combination on or before April 9, ~~2024-2025~~ **(or up until December June 9, 2024-2025** if our time to complete a business combination is extended as described herein), we may, by resolution**

of our Board of Directors if requested by our sponsor, further extend the period of time to consummate a business combination up to another ~~two~~ **eight (8)** times by monthly extensions, as long as our sponsor or its affiliates or designees, upon five days advance notice prior to the applicable deadline, deposits into the ~~trust~~ **Trust account Account** \$ 60, 000 for each extension on or prior to the date of the applicable deadline. Our public stockholders will not be entitled to vote or redeem their shares in connection with any such extension. As a result, we may conduct such an extension even though a majority of our public stockholders do not support such an extension. This feature is different than the traditional special purpose acquisition company structure, in which any extension of the company's period to complete a combination requires a vote of the company's stockholders and stockholders have the right to redeem their public shares in connection with such vote. If we determine to amend certain agreements made by our management team, many of the disclosures contained in the IPO prospectus regarding those agreements would no longer apply. We could seek to amend certain agreements with our management team disclosed in the IPO prospectus without the approval of our stockholders, although we have no current intention to do so. For example, restrictions on our executives relating to the voting of securities owned by them, the agreement of our management team to remain with us until the closing of a business combination, the obligation of our management team to not propose certain changes to our organizational documents or the obligation of the management team and its affiliates to not receive any compensation in connection with a business combination could be modified without obtaining stockholder approval. Although stockholders would not be given the opportunity to redeem their shares in connection with such changes, in no event would we be able to modify the redemption or liquidation rights of our stockholders without permitting our stockholders the right to redeem their shares in connection with any such change. We will not agree to any such changes unless we believe that such changes are in the best interests of our stockholders (for example, if such a modification is necessary to complete a business combination). If we deviate from the acquisition criteria or guidelines set forth in the IPO prospectus and this Annual Report, investors in the IPO may have rescission rights or may bring an action for damages against us or we could be subject to civil or criminal actions taken by governmental authorities. If we were to elect to deviate from the acquisition criteria or guidelines set forth in the IPO prospectus and this Annual Report, each person who purchased units in the IPO and still held such securities upon learning of the facts relating to the deviation may seek rescission of the purchase of the units he, she or it acquired in the IPO (under which a successful claimant has the right to receive the total amount paid for his, her or its securities pursuant to an allegedly deficient prospectus, plus interest and less any income earned on the securities, in exchange for surrender of the securities) or bring an action for damages against us (compensation for loss on an investment caused by alleged material misrepresentations or omissions in the sale of a security). In such event, we could also be subject to civil or criminal actions taken by governmental authorities. For instance, the SEC can seek injunctions under Section 20 (b) of the Securities Act if it believes a violation under the Securities Act has occurred or is imminent. The SEC can also seek civil penalties under Sections 20 (d) and 24 if a party has violated the Securities Act or an injunctive action taken by the SEC or if a party willfully, in a registration statement filed under the Securities Act, makes any untrue statement of a material fact or omits to state any material fact required to be stated therein or necessary to make the statements therein not misleading. Furthermore, Section 20 allows the SEC to refer matters to the attorney general to bring criminal penalties against an issuer. We may issue shares of our capital stock to complete our initial business combination, which would reduce the equity interest of our stockholders and likely cause a change in control of our ownership. Our amended and restated certificate of incorporation, as **third** amended, currently in effect, authorizes the issuance of up to 500, 000, 000 shares of common stock, par value \$ 0. 001 per share. We may issue a substantial number of additional shares of common stock to complete our initial business combination. The issuance of additional shares of common stock: • may significantly reduce the equity interest of investors in the IPO; • may subordinate the rights of holders of shares of common stock if we issue shares of preferred stock with rights senior to those afforded to our shares of common stock; • may cause a change in control if a substantial number of shares of common stock are issued, which may affect, among other things, our ability to use our net operating loss carry forwards, if any, and could result in the resignation or removal of our present officers and directors; and • may adversely affect prevailing market prices for our shares of common stock. We may issue notes or other debt securities, or otherwise incur substantial debt, to complete a business combination, which may adversely affect our leverage and financial condition and thus negatively impact the value of our stockholders' investment in us. Although we have no commitments as of the date of this Annual Report to issue any notes or other debt securities, we have previously issued notes and incurred debts, and may choose to continue incurring substantial debt to complete our business combination. However, the incurrence of debt could have a variety of negative effects, including: • default and foreclosure on our assets if our operating revenues after our initial business combination are insufficient to repay our debt obligations; • acceleration of our obligations to repay the indebtedness even if we make all principal and interest payments when due if we breach certain covenants that require the maintenance of certain financial ratios or reserves without a waiver or renegotiation of that covenant; • our immediate payment of all principal and accrued interest, if any, if the debt security is payable on demand; • our inability to obtain necessary additional financing if the debt security contains covenants restricting our ability to obtain such financing while the debt security is outstanding; and • limitations on our ability to borrow additional amounts for expenses, capital expenditures, acquisitions, debt service requirements, execution of our strategy and other purposes and other disadvantages compared to our competitors who have less debt. We may issue our shares to investors in connection with our initial business combination at a price that is less than the prevailing market price of our shares at that time. In connection with our initial business combination, we may issue shares to investors in private placement transactions (so- called PIPE transactions) at a price which approximates the per- share amounts in our ~~trust~~ **Trust account Account** at such time. The purpose of such issuances will be to enable us to provide sufficient liquidity to the post- business combination entity. The price of the shares we issue may therefore be less, and potentially significantly less, than the market price for our shares at such time. Globalink may not be able to complete an initial business combination with a U. S. target company since such initial business combination may be subject to U. S. foreign investment regulations and review by a U. S. government entity such as the Committee on Foreign Investment in the United States (CFIUS), or ultimately prohibited. Globalink's sponsor, GL Sponsor LLC, a Delaware limited liability company, has equity holders that reside outside the United States. Globalink therefore may be considered a " foreign person " under the regulations administered by CFIUS and will continue to be considered as such in the future for so long as the Sponsor has the ability to exercise control over Globalink for purposes of CFIUS' s regulations. As such, an initial business combination with a U. S. business may be subject to CFIUS review, the scope of which was expanded by

the Foreign Investment Risk Review Modernization Act of 2018 (“ FIRRMA ”), to include certain non- passive, non- controlling investments in sensitive U. S. businesses and certain acquisitions of real estate even with no underlying U. S. business. FIRRMA, and subsequent implementing regulations that are now in force, also subjects certain categories of investments to mandatory filings. If Globalink’ s initial business combination with a U. S. business falls within CFIUS’ s jurisdiction, Globalink may determine that it is required to make a mandatory filing or that it will submit a voluntary notice to CFIUS, or to proceed with the initial business combination without notifying CFIUS and risk CFIUS intervention, before or after closing the initial business combination. CFIUS may decide to block or delay Globalink’ s initial business combination, impose conditions to mitigate national security concerns with respect to such initial business combination or order Globalink to divest all or a portion of a U. S. business of the combined company without first obtaining CFIUS clearance, which may limit the attractiveness of or prevent Globalink from pursuing certain initial business combination opportunities that it believes would otherwise be beneficial to Globalink and its stockholders. Moreover, the process of government review, whether by the CFIUS or otherwise, could be lengthy and Globalink has limited time to complete its initial business combination. If Globalink cannot complete its initial business combination by April 9, 2024-2025 (or by **December 9, 2024-2025** if our time to complete a business combination is extended as described herein) because the review process drags on beyond such timeframe or because Globalink’ s initial business combination is ultimately prohibited by CFIUS or another U. S. government entity, Globalink may be required to liquidate. If Globalink liquidates, based on the ~~trust Trust account Account~~ balance as of **March 25-December 31, 2024**, Globalink’ s public stockholders may only receive approximately \$ ~~11-10. 00-15~~ per share, and the warrants and rights will expire worthless. This will also cause you to lose the investment opportunity in a target company and the chance of realizing future gains on your investment through any price appreciation in the combined company. We may be limited to the funds held outside of the ~~trust Trust account Account~~ to fund our search for target businesses, to pay our tax obligations and to complete our initial business combination. Of the net proceeds of the IPO, \$ 967, 578 is available to us initially outside the ~~trust Trust account Account~~ to fund our working capital requirements. Especially since the underwriters’ over- allotment option was exercised in full, we may not have sufficient funds available with which to structure, negotiate or close our initial business combination. We have issued promissory notes with an aggregate value of approximately **US \$ 4. 2 million to the private investor, PGM, among which \$ 2 .-6 million is to the private investor, Public Gold Marketing Sdn. Bhd., which are due upon within 60 days after** the consummation of our initial business combination **and the remaining balance will be converted into ordinary shares of PubCo at the time of consummation, at a conversion price of \$ 10. 00 per share**. We expect to continue issuing promissory notes or incurring debts as needed for working capital purposes. In such event, we would need to borrow funds from our insiders to operate or may be forced to liquidate. Our insiders are under no obligation to loan us any funds. If we are unable to obtain the funds necessary, we may be forced to cease searching for a target business and may be unable to complete our initial business combination. Reimbursement of out- of- pocket expenses incurred by our insiders or any of their affiliates in connection with certain activities on our behalf, such as identifying and investigating possible business targets and business combinations, could reduce the funds available to us to consummate a business combination. In addition, an indemnification claim by one or more of our officers and directors in the event that any of them are sued in their capacity as an officer or director could also reduce the funds available to us outside of the ~~trust Trust account Account~~. We may reimburse our insiders or any of their affiliates for out- of- pocket expenses incurred in connection with certain activities on our behalf, such as identifying and investigating possible business targets and business combinations. There is no limit on the amount of out- of- pocket expenses reimbursable by us; provided that, to the extent such expenses exceed the available proceeds not deposited in the ~~trust Trust account Account~~, such expenses would not be reimbursed by us unless we consummate an initial business combination. In addition, pursuant to our amended and restated certificate of incorporation as amended and currently in effect, and under applicable Delaware law, we may be required to indemnify our officers and directors in the event that any of them are sued in their capacity as an officer or director. We have also entered into agreements with our officers to provide contractual indemnification in addition to the indemnification provided for in our amended and restated certificate of incorporation and under Delaware law. In the event that we reimburse our insiders or any of their affiliates for out- of- pocket expenses prior to the consummation of a business combination or are required to indemnify any of our officers or directors pursuant to our amended and restated certificate of incorporation, Delaware law, or the indemnity agreements that we have entered into with our officers, we would use funds available to us outside of the ~~trust Trust account Account~~ for our working capital requirements. Any reduction in the funds available to us could have a material adverse effect on our ability to locate and investigate prospective target businesses and to structure, negotiate, conduct due diligence in connection with or consummate our initial business combination. If third parties bring claims against us, the proceeds held in the ~~trust Trust account Account~~ could be reduced and the per- share redemption price received by stockholders may be less than approximately \$ 10. 15 **per share, based on the balance of our Trust Account as of December 31, 2024**. Our placing of funds in the ~~trust Trust account Account~~ may not protect those funds from third- party claims against us. Although we will seek to have all vendors, service providers (excluding our independent registered public accounting firm), prospective target businesses and other entities with which we do business execute agreements with us waiving any right, title, interest or claim of any kind in or to any monies held in the ~~trust Trust account Account~~ for the benefit of our public stockholders, such parties may not execute such agreements, or even if they execute such agreements, they may not be prevented from bringing claims against the ~~trust Trust account Account~~, including, but not limited to, fraudulent inducement, breach of fiduciary responsibility or other similar claims, as well as claims challenging the enforceability of the waiver, in each case in order to gain advantage with respect to a claim against our assets, including the funds held in the ~~trust Trust account Account~~. If any third- party refuses to execute an agreement waiving such claims to the monies held in the ~~trust Trust account Account~~, our management will perform an analysis of the alternatives available to it and will only enter into an agreement with a third- party that has not executed a waiver if management believes that such third- party’ s engagement would be significantly more beneficial to us than any alternative. Examples of possible instances where we may engage a third- party that refuses to execute a waiver include the engagement of a third- party consultant whose ~~particular~~ expertise or skills are believed by management to be significantly superior to those of other consultants that would agree to execute a waiver or in cases where management is unable to find a service provider willing to execute a waiver. In addition, there is no guarantee that such entities will agree to waive any claims they may have in the future as a result of, or arising out of, any negotiations, contracts or agreements with us and will not seek recourse against the ~~trust~~

~~Trust account Account~~ for any reason. Upon redemption of our public shares, if we are unable to consummate an initial business combination on or before April 9, 2024-2025 (or up until ~~December June~~ 9, 2024-2025 if our time to complete a business combination is extended as described herein) or upon the exercise of a redemption right in connection with our initial business combination, we will be required to provide for payment of claims of creditors that were not waived that may be brought against us within the 10 years following redemption. Accordingly, the per- share redemption amount received by public stockholders could be less than ~~the~~ \$ 10. 15 per public share initially held in, based on the balance of our ~~trust Trust account Account~~ as of December 31, 2024, due to claims of such creditors. Pursuant to the letter agreement dated December 6, 2021, our sponsor has agreed that it will be liable to us if and to the extent any claims by a third- party (excluding our independent registered public accounting firm) for services rendered or products sold to us, or a prospective target business with which we have discussed entering into a transaction agreement, reduce the amounts in the ~~trust Trust account Account~~ to below the lesser of (i) \$ 10. 15 per public share and (ii) the actual amount per share held in the ~~trust Trust account Account~~ as of the date of the liquidation of the ~~trust Trust account Account~~ if less than \$ 10. 15 per public share due to reductions in the value of the trust assets, in each case less taxes payable, provided that such liability will not apply to any claims by a third- party who executed a waiver of any and all rights to seek access to the ~~trust Trust account Account~~ nor will it apply to any claims under our indemnity of the underwriters of the IPO against certain liabilities, including liabilities under the Securities Act. Moreover, in the event that an executed waiver is deemed to be unenforceable against a third- party, our sponsor will not be responsible to the extent of any liability for such third- party claims. However, we have not asked our sponsor to reserve for such indemnification obligations, nor have we independently verified whether our sponsor has sufficient funds to satisfy its indemnity obligations and we believe that our sponsor’ s only assets are securities of our company. Therefore, we cannot assure you that our sponsor would be able to satisfy those obligations. None of our officers or directors will indemnify us for claims by third parties, including, without limitation, claims by vendors and prospective target businesses. Our directors may decide not to enforce the indemnification obligations of our sponsor, resulting in a reduction in the amount of funds in the ~~trust Trust account Account~~ available for distribution to our public stockholders. In the event that the proceeds in the ~~trust Trust account Account~~ are reduced below the lesser of (i) \$ 10. 15 per share and (ii) the actual amount per share held in the ~~trust Trust account Account~~ as of the date of the liquidation of the ~~trust Trust account Account~~ if less than \$ 10. 15 per share due to reductions in the value of the trust assets, in each case less taxes payable, and our sponsor asserts that it is unable to satisfy its obligations or that it has no indemnification obligations related to a particular claim, our independent directors would determine whether to take legal action against our sponsor to enforce its indemnification obligations. While we currently expect that our independent directors would take legal action on our behalf against our sponsor to enforce its indemnification obligations to us, it is possible that our independent directors in exercising their business judgment and subject to their fiduciary duties may choose not to do so in any particular instance. If our independent directors choose not to enforce these indemnification obligations, the amount of funds in the ~~trust Trust account Account~~ available for distribution to our public stockholders may be reduced below \$ 10. 15 per share. Our stockholders may be held liable for claims by third parties against us to the extent of distributions received by them. If we have not completed our initial business combination on or before April 9, 2024-2025 (or up until ~~December June~~ 9, 2024-2025 if our time to complete a business combination is extended as described herein), we will (i) cease all operations except for the purpose of winding up, (ii) as promptly as reasonably possible but not more than ten business days thereafter, redeem 100 % of the outstanding public shares for a pro rata portion of the funds held in the ~~trust Trust account Account~~, which redemption will completely extinguish public stockholders’ rights as stockholders (including the right to receive further liquidation distributions, if any), subject to applicable law, and (iii) as promptly as reasonably possible following such redemption, subject to the approval of our remaining holders of common stock and our Board of Directors, dissolve and liquidate, subject (in the case of (ii) and (iii) above) to our obligations under Delaware law to provide for claims of creditors and the requirements of other applicable law. We may not properly assess all claims that may be potentially brought against us. As such, our stockholders could potentially be liable for any claims to the extent of distributions received by them (but no more) and any liability of our stockholders may extend well beyond the third anniversary of the date of distribution. Accordingly, third parties may seek to recover from our stockholders ~~any~~ amounts owed to them by us. If, after we distribute the proceeds in the ~~trust Trust account Account~~ to our public stockholders, we file a bankruptcy petition or an involuntary bankruptcy petition is filed against us that is not dismissed, a bankruptcy court may seek to recover such proceeds, and the members of our Board of Directors may be viewed as having breached their fiduciary duties to our creditors, thereby exposing the members of our Board of Directors and us to claims of punitive damages. If, after we distribute the proceeds in the ~~trust Trust account Account~~ to our public stockholders, we file a bankruptcy petition or an involuntary bankruptcy petition is filed against us that is not dismissed, any distributions received by stockholders could be viewed under applicable debtor / creditor and / or bankruptcy laws as either a “ preferential transfer ” or a “ fraudulent conveyance. ” As a result, a bankruptcy court could seek to recover all amounts received by our stockholders. In addition, our Board of Directors may be viewed as having breached its fiduciary duty to our creditors and / or having acted in bad faith, thereby exposing itself and us to claims of punitive damages, by paying public stockholders from the ~~trust Trust account Account~~ prior to addressing the claims of creditors. If, before distributing the proceeds in the ~~trust Trust account Account~~ to our public stockholders, we file a bankruptcy petition or an involuntary bankruptcy petition is filed against us that is not dismissed, the claims of creditors in such proceeding may have priority over the claims of our stockholders and the per- share amount that would otherwise be received by our stockholders in connection with our liquidation may be reduced. If, before distributing the proceeds in the ~~trust Trust account Account~~ to our public stockholders, we file a bankruptcy petition or an involuntary bankruptcy petition is filed against us that is not dismissed, the proceeds held in the ~~trust Trust account Account~~ could be subject to applicable bankruptcy law, and may be included in our bankruptcy estate and subject to the claims of third parties with priority over the claims of our stockholders. To the extent any bankruptcy claims deplete the ~~trust Trust account Account~~, the per- share amount that would otherwise be received by our stockholders in connection with our liquidation may be reduced. Holders of rights will not have redemption rights. If we are unable to complete an initial business combination within the required time period and we redeem the funds held in the ~~trust Trust account Account~~, the rights will expire, and ~~right~~ holders will not receive any of the amounts held in the ~~trust Trust account Account~~ in exchange for such rights. ~~The requirement that our initial business combination occur with one or more target businesses having an aggregate fair market value equal to at least 80 % of the value of the~~

trust account at the time of the execution of a definitive agreement for our initial business combination may limit the type and number of companies that we may complete such a business combination with. Pursuant to the Nasdaq listing rules, our initial business combination must occur with one or more target businesses having an aggregate fair market value equal to at least 80% of the value of the trust account (excluding any deferred underwriter's fees and taxes payable on the income earned on the trust account) at the time of the execution of a definitive agreement for our initial business combination. This restriction may limit the type and number of companies that we may complete a business combination with. If we are unable to conduct an initial business combination with a target business that satisfies this fair market value test, we may be forced to liquidate and you will only be entitled to receive your pro rata portion of the funds in the trust account, which may be less than \$10.15 per share. If we are no longer listed on Nasdaq, we will not be required to satisfy the 80% test. We may only be able to complete one business combination with the proceeds of the IPO, which will cause us to be solely dependent on a single business which may have a limited number of products or services. It is likely we will consummate our initial business combination with a single target business, although we have the ability to simultaneously consummate our initial business combination with several target businesses. By consummating a business combination with only a single entity, our lack of diversification may subject us to numerous economic, competitive and regulatory developments. Further, we would not be able to diversify our operations or benefit from the possible spreading of risks or offsetting of losses, unlike other entities which may have the resources to complete several business combinations in different industries or different areas of a single industry. Accordingly, the prospects for our success may be: ● solely dependent upon the performance of a single business, or ● dependent upon the development or market acceptance of a single or limited number of products, processes or services. This lack of diversification may subject us to numerous economic, competitive and regulatory developments, any or all of which may have a substantial adverse impact upon the particular industry in which we may operate subsequent to our initial business combination. Alternatively, if we determine to simultaneously consummate our initial business combination with several businesses and such businesses are owned by different sellers, we will need for each of such sellers to agree that our purchase of its business is contingent on the simultaneous closings of the other business combinations, which may make it more difficult for us, and delay our ability, to complete the business combination. With multiple business combinations, we could also face additional risks, including additional burdens and costs with respect to possible multiple negotiations and due diligence investigations (if there are multiple sellers) and the additional risks associated with the subsequent assimilation of the operations and services or products of the target companies in a single operating business. If we are unable to adequately address these risks, it could negatively impact our profitability and results of operations. The ability of our public stockholders to exercise their conversion rights may not allow us to effectuate the most desirable business combination or optimize our capital structure. If our initial business combination requires us to use substantially all of our cash to pay the purchase price, because we will not know how many public stockholders may exercise conversion rights, we may either need to reserve part of the trust Trust account Account for possible payment upon such conversion, or we may need to arrange third-party financing to help fund our initial business combination. In the event that the business combination involves the issuance of our shares of stock as consideration, we may be required to issue a higher percentage of our shares of stock to make up for a shortfall in funds. Raising additional funds to cover any shortfall may involve dilutive equity financing or incurring indebtedness at higher than desirable levels. This may limit our ability to effectuate the most attractive business combination available to us. We may be unable to consummate an initial business combination if a target business requires that we have a certain amount of cash at closing, in which case public stockholders may have to remain stockholders of our company and wait until our redemption of the public shares to receive a pro rata share of the trust Trust account Account or attempt to sell their shares in the open market. A potential target may make it a closing condition to our initial business combination that we have a certain amount of cash or in excess of the \$5,000,001 of net tangible assets we are required to have pursuant to our organizational documents available at the time of closing. If the number of our public stockholders electing to exercise their conversion rights has the effect of reducing the amount of money available to us to consummate an initial business combination below such minimum amount required by the target business and we are not able to locate an alternative source of funding, we will not be able to consummate such initial business combination and we may not be able to locate another suitable target within the applicable time period, if at all. In that case, public stockholders may have to remain stockholders of our company and wait the full 36-42 months after the IPO, or until December June 9, 2024 2025, in order to be able to receive a portion of the trust Trust account Account, or attempt to sell their shares in the open market prior to such time, in which case they may receive less than they would have in a liquidation of the trust Trust account Account. Public stockholders, together with any affiliates of theirs or any other person with whom they are acting in concert or as a "group," will be restricted from seeking conversion rights with respect to more than 15% of the shares of common stock sold in the IPO. In connection with any meeting held to approve an initial business combination, we will offer each public stockholder (but not our insiders) the right to have his, her, or its shares of common stock converted into cash. Notwithstanding the foregoing, a public stockholder, together with any affiliate of his or hers or any other person with whom he or she is acting in concert or as a "group," will be restricted from seeking conversion rights with respect to more than 15% of the shares of common stock sold in the IPO. Generally, in this context, a stockholder will be deemed to be acting in concert or as a group with another stockholder when such stockholders agree to act together for the purpose of acquiring, voting, holding or disposing of our equity securities. Accordingly, if you purchase more than 15% of the shares of common stock sold in the IPO and our proposed business combination is approved, you will not be able to seek conversion rights with respect to the full amount of your shares and may be forced to hold such additional shares of common stock or sell them in the open market. The value of such additional shares may not appreciate over time following our initial business combination, and the market price of our shares of common stock may not exceed the per-share conversion price. Because of our structure, other companies may have a competitive advantage and we may not be able to consummate an attractive business combination. We expect to encounter intense competition from entities other than blank check companies having a business objective similar to ours, including venture capital funds, leveraged buyout funds and operating businesses competing for acquisitions. Many of these entities are well established and have extensive experience in identifying and effecting business combinations directly or through affiliates. Many of these competitors possess greater technical, human and other resources than we do, and our financial resources will be relatively limited when contrasted with those of many of these competitors. Therefore, our ability to compete in consummating our initial business

combination with certain sizable target businesses may be limited by our available financial resources. This inherent competitive limitation gives others an advantage in pursuing a business combination with certain target businesses. Furthermore, seeking stockholder approval of our initial business combination may delay the consummation of a transaction. Additionally, our outstanding warrants and the future dilution they represent, may not be viewed favorably by certain target businesses. Any of the foregoing may place us at a competitive disadvantage in successfully negotiating our initial business combination. We may be unable to obtain additional financing, if required, to complete our initial business combination or to fund the operations and growth of the target business, which could compel us to restructure or abandon a particular business combination. Significant capital is required for our initial business combination. If the net proceeds of the IPO prove to be insufficient, either because of the size of the business combination, the depletion of the available net proceeds in search of a target business, or other reasons, we will be required to seek additional financing. We have issued promissory notes with an aggregate value of approximately **US \$ 4.2 million to the private investor PGM, among which \$ 2.6 million is to the private investor, Public Gold Marketing Sdn. Bhd., which are due within 60 days after the consummation of our initial business combination and the remaining balance will be converted into ordinary shares of PubCo at the time of consummation, at a conversion price of \$ 10.00 per share**, and we may be required to issue similar promissory notes or incur debts for our working capital needs. Such financing may not be available on acceptable terms, if at all. To the extent that additional financing proves to be unavailable when needed to consummate a particular business combination, we would be compelled to either restructure the transaction or abandon that particular business combination and seek an alternative target business candidate. In addition, if we consummate a business combination, we may require additional financing to fund the operations or growth of the target business. The failure to secure additional financing could have a material adverse effect on the continued development or growth of the target business. None of our officers, directors or stockholders is required to provide any financing to us in connection with or after our initial business combination. Our insiders control a substantial interest in us and thus may influence certain actions requiring a stockholder vote. Our insiders collectively beneficially own approximately **47.97%** of our issued and outstanding shares of common stock. ~~Our insiders or their affiliates could determine in the future to make such purchases in the open market or in private transactions, to the extent permitted by law, in order to influence the vote.~~ In connection with any vote for a proposed business combination, our insiders have agreed to vote the shares of common stock owned by them after the IPO as well as any shares of common stock acquired in the aftermarket in favor of such proposed business combination, and therefore will have a significant influence on the vote. Our Board of Directors is divided into three classes and, therefore, our insiders will continue to exert control over us until the closing of a business combination. Our Board of Directors is divided into three classes, each of which will generally serve for a term of three years with only one class of directors being elected in each year. It is unlikely that there will be an annual meeting of stockholders to elect new directors prior to the consummation of our initial business combination, in which case all of the current directors will continue in office until at least the consummation of the business combination. Accordingly, you may not be able to exercise your voting rights under corporate law until after April 9, **2024** (or until after **December 9, 2024** if our time to complete a business combination is extended as described herein). If there is an annual meeting, as a consequence of our “staggered” Board of Directors, fewer than half of the Board of Directors will be considered for election and our insiders, because of their ownership position, will have considerable influence regarding the outcome. Accordingly, our insiders will continue to exert control at least until the consummation of our initial business combination. We may not hold an annual meeting of stockholders until after the consummation of our initial business combination. Under Section 211 (b) of the Delaware General Corporation Law, we are, however, required to hold an annual meeting of stockholders for the purposes of electing directors in accordance with our bylaws unless such election is made by written consent in lieu of such a meeting. It is unlikely that there will be an annual meeting of stockholders to elect new directors prior to the consummation of our initial business combination, and thus we may not be in compliance with Section 211 (b) of the Delaware General Corporation Law, which requires an annual meeting. Therefore, if our stockholders want us to hold an annual meeting prior to the consummation of our initial business combination, they may attempt to force us to hold one by submitting an application to the Delaware Court of Chancery in accordance with Section 211 (c) of the Delaware General Corporation Law. If our insiders exercise their registration rights, it may have an adverse effect on the market price of our shares of common stock and the existence of these rights may make it more difficult to affect our initial business combination. Our insiders are entitled to make a demand that we register the resale of the insider shares at any time commencing three months prior to the date on which their shares may be released from escrow. Additionally, the purchasers of the private units and our insiders or their affiliates are entitled to demand that we register the resale of the private units and any units our insiders or their affiliates may be issued upon conversion of working capital loans or extension loans made to us (and any securities underlying the private units or units issued upon conversion of the working capital loans or extension loans) commencing on the date that we consummate our initial business combination. The presence of these additional shares of common stock trading in the public market may have an adverse effect on the market price of our securities. In addition, the existence of these warrants may make it more difficult to effectuate our initial business combination or increase the cost of consummating our initial business combination with the target business, as the stockholders of the target business may be discouraged from entering into a business combination with us or will request a higher price for their securities because of the potential effect the exercise of such warrants may have on the trading market for our shares of common stock. We may enter into agreements with consultants or financial advisers that provide for the payment of fees upon the consummation of our initial business combination, and, therefore, such consultants or financial advisers may have conflicts of interest. We may enter into agreements with consultants or financial advisers that provide for the payment of fees upon the consummation of our initial business combination. If we pay consultants or financial advisers fees that are tied to the consummation of our initial business combination, they may have conflicts of interest when providing services to us, and their interests in such fees may influence their advice with respect to a potential business combination. For example, if a consultant’s or financial advisor’s fee is based on the size of the transaction, then they may be influenced to present us with larger transactions that may have lower growth opportunities or long-term value versus smaller transactions that may have greater growth opportunities or provide greater value to our stockholders. Similarly, consultants whose fees are based on consummation of a business combination may be influenced to present potential business combinations to us regardless of whether they provide longer-term value for our stockholders. While we will endeavor to structure agreements with

consultants and financial advisors to minimize the possibility and extent of these conflicts of interest, we cannot assure you that we will be able to do so and that we will not be impacted by the adverse influences they create. If we are deemed to be an investment company, we may be required to institute burdensome compliance requirements and our activities may be restricted, which may make it difficult for us to complete our initial business combination. If we are deemed to be an investment company under the Investment Company Act, our activities may be restricted, including: • restrictions on the nature of our investments; • restrictions on the issuance of securities; and • each of which may make it difficult for us to complete our business combination. In addition, we may have imposed upon us certain burdensome requirements, including: • registration as an investment company; • adoption of a specific form of corporate structure; and • reporting, record keeping, voting, proxy and disclosure requirements and other rules and regulations. In order not to be regulated as an investment company under the Investment Company Act, unless we can qualify for an exclusion, we must ensure that we are engaged primarily in a business other than investing, reinvesting or trading in securities and that our activities do not include investing, reinvesting, owning, holding or trading “ investment securities ” constituting more than 40 % of our total assets (exclusive of U. S. government securities and cash items) on an unconsolidated basis. Our business will be to identify and complete a business combination and thereafter to operate the post- transaction business or assets for the long term. We do not plan to buy businesses or assets with a view to resale or profit from their resale. We do not plan to buy unrelated businesses or assets or to be a passive investor. We do not believe that our anticipated principal activities will subject us to the Investment Company Act. To this end, the proceeds held in the ~~trust Trust account Account~~ may only be invested in United States “ government securities ” within the meaning of Section 2 (a) (16) of the Investment Company Act having a maturity of 180 days or less or in money market funds meeting certain conditions under Rule 2a- 7 promulgated under the Investment Company Act which invest only in direct U. S. government treasury obligations. Pursuant to the Trust Agreement, as amended, the trustee is not permitted to invest in other securities or assets. By restricting the investment of the proceeds to these instruments, and by having a business plan targeted at acquiring and growing businesses for the long term (rather than on buying and selling businesses in the manner of a merchant bank or private equity fund), we intend to avoid being deemed an “ investment company ” within the meaning of the Investment Company Act. Our IPO was not intended for persons who were seeking a return on investments in government securities or investment securities. The ~~trust Trust account Account~~ is intended as a holding place for funds pending the earlier to occur of either: (i) the completion of our primary business objective, which is a business combination; or (ii) absent a business combination, our return of the funds held in the ~~trust Trust account Account~~ to our public stockholders as part of our redemption of the public shares. If we do not invest the proceeds as discussed above, we may be deemed to be subject to the Investment Company Act. If we were deemed to be subject to the Investment Company Act, compliance with these additional regulatory burdens would require additional expenses for which we have not allotted funds and may hinder our ability to complete a business combination. If we are unable to complete our initial business combination, our public stockholders may receive only approximately \$ 10. 15 per share on the liquidation of our ~~trust Trust account Account~~ , based on the balance of our Trust Account as of December 31, 2024 . The requirement that we complete our initial business combination on or before April 9, 2024-2025 (or up until December June 9, 2024 2025 if our time to complete a business combination is extended as described herein) may give potential target businesses leverage over us in negotiating our initial business combination. We have until April 9, 2024-2025 (or up until December June 9, 2024 2025 if our time to complete a business combination is extended as described herein) to complete our initial business combination. Any potential target business with which we enter into negotiations concerning a business combination will be aware of this requirement. Consequently, such target business may obtain leverage over us in negotiating a business combination, knowing that if we do not complete a business combination with that particular target business, we may be unable to complete a business combination with any other target business. This risk will increase as we get closer to the time limit referenced above. We may not obtain a fairness opinion with respect to the target business that we seek to consummate our initial business combination with and therefore you may be relying solely on the judgment of our Board of Directors in approving a proposed business combination. We will only be required to obtain a fairness opinion with respect to the target business that we seek to consummate our initial business combination with if it is an entity that is affiliated with any of our insiders. In all other instances, we will have no obligation to obtain an opinion. ~~Under the Merger Agreement, we will only obtain a fairness opinion if both we and Alps agree to obtain one.~~ If no opinion is obtained, our stockholders will be relying on the judgment of our Board of Directors, who will determine fair market value based on standards generally accepted by the financial community. Such standards used will be disclosed in our tender offer documents or proxy solicitation materials, as applicable, related to our initial business combination. Resources could be wasted in researching business combinations that are not completed, which could materially adversely affect subsequent attempts to locate and acquire or merge with another business. If we are unable to complete our initial business combination, our public stockholders may receive only approximately \$ 10. 15 per share on the liquidation of our ~~trust Trust account Account~~ , based on the balance of our Trust Account as of December 31, 2024 . We anticipate that the investigation of each specific target business and the negotiation, drafting and execution of relevant agreements, disclosure documents and other instruments will require substantial management time and attention and substantial costs for accountants, attorneys and others. If we decide not to complete a specific initial business combination, the costs incurred up to that point for the proposed transaction likely would not be recoverable. Furthermore, if we reach an agreement relating to a specific target business, we may fail to complete our initial business combination for any number of reasons, including those beyond our control. Any such event will result in a loss to us of the related costs incurred which could materially adversely affect subsequent attempts to locate and acquire or merge with another business. If we are unable to complete our initial business combination, our public stockholders may receive only approximately \$ 10. 15 per share on the liquidation of our ~~trust Trust account Account~~ , based on the balance of our Trust Account as of December 31, 2024 , and our rights and warrants will expire worthless. Compliance with the Sarbanes- Oxley Act of 2002 will require substantial financial and management resources and may increase the time and costs of completing an initial business combination. Section 404 of the Sarbanes- Oxley Act requires that we evaluate and report on our system of internal control and may require that we have such system of internal control audited. If we fail to maintain the adequacy of our internal control, we could be subject to regulatory scrutiny, civil or criminal penalties and / or stockholder litigation. Any inability to provide reliable financial reports could harm our business. Section 404 of the Sarbanes- Oxley Act also requires that our independent registered public accounting firm report on management’ s evaluation of our system of

internal control, although as an “ emerging growth company ” as defined in the JOBS Act, we may take advantage of an exemption to this requirement. A target company may not be in compliance with the provisions of the Sarbanes- Oxley Act regarding adequacy of their internal control. The development of the internal control of any such entity to achieve compliance with the Sarbanes- Oxley Act may increase the time and costs necessary to complete any such initial business combination. If we effect our initial business combination with a company located outside of the United States, we would be subject to a variety of additional risks that may negatively impact our operations. **We On January 30, 2024, we** entered into the Merger Agreement with Alps **Holdco**, **whose main operating subsidiary is** a Malaysian company focusing on the provision of precise and preventive healthcare solutions. If we consummate our initial business combination with Alps **Holdco** or any other target company with operations or opportunities outside of the United States, we may face additional burdens in connection with investigating, agreeing to and completing such initial business combination, and if we effect such initial business combination, we would be subject to a variety of additional risks that may negatively impact our operations. In addition, we would be subject to any special considerations or risks associated with companies operating in the target business’ home jurisdiction, including any of the following: • rules and regulations or currency conversion or corporate withholding taxes on individuals; • tariffs and trade barriers; • regulations related to customs and import / export matters; • longer payment cycles; • tax issues, such as tax law changes and variations in tax laws as compared to the United States; • currency fluctuations and exchange controls; • challenges in collecting accounts receivable; • cultural and language differences; • employment regulations; • crime, strikes, riots, civil disturbances, terrorist attacks and wars; and • deterioration of political relations with the United States. We may not be able to adequately address these additional risks. If we are unable to do so, our operations may suffer. If we reincorporate in another jurisdiction in connection with our initial business combination, the laws of such jurisdiction may govern some or all of our future material agreements and we may not be able to enforce our legal rights. In connection with our initial business combination, we may relocate the home jurisdiction of our business to another jurisdiction. If we determine to do this, the laws of such jurisdiction may govern some or all of our future material agreements. The system of laws and the enforcement of existing laws in such jurisdiction may not be as certain in implementation and interpretation as in the United States. The inability to enforce or obtain a remedy under any of our future agreements could result in a significant loss of business, business opportunities or capital. If we effect our initial business combination with a target business located outside of the United States, the laws applicable to such target business will likely govern all of our material agreements and we may not be able to enforce our legal rights. **We On January 30, 2024, we** entered into the Merger Agreement with Alps **Holdco**, **whose main operating subsidiary is** a Malaysian company focusing on the provision of precise and preventive healthcare solutions. If we effect our initial business combination with Alps **Holdco** or any other target business located outside of the United States, the laws of the country in which such target business is domiciled will govern almost all of the material agreements relating to its operations. The target business may not be able to enforce any of its material agreements in such jurisdiction and appropriate remedies to enforce its rights under such material agreements may not be available in this new jurisdiction. The system of laws and the enforcement of existing laws in such jurisdiction may not be as certain in implementation and interpretation as in the United States. The inability to enforce or obtain a remedy under any of our future agreements could result in a significant loss of business, business opportunities or capital. Additionally, if we consummate our initial business combination with a company located outside of the United States, it is likely that substantially all of our assets would be located outside of the United States and some of our officers and directors might reside outside of the United States. As a result, it may not be possible for investors in the United States to enforce their legal rights, to effect service of process upon our directors or officers or to enforce judgments of United States courts predicated upon civil liabilities and criminal penalties of our directors and officers under federal securities laws of the United States. Provisions in our amended and restated certificate of incorporation, as **third** amended and currently in effect, and Delaware law, may inhibit a takeover of us, which could limit the price investors might be willing to pay in the future for our common stock and could entrench management. Our amended and restated certificate of incorporation, as **third** amended and currently in effect, contains provisions that may discourage unsolicited takeover proposals that stockholders may consider to be in their best interests. These provisions include a staggered Board of Directors and the ability of the Board of Directors to designate the terms of and issue new series of preferred shares, which may make more difficult the removal of management and may discourage transactions that otherwise could involve payment of a premium over prevailing market prices for our securities. We are also subject to anti- takeover provisions under Delaware law, which could delay or prevent a change of control. Together these provisions may make more difficult the removal of management and may discourage transactions that otherwise could involve payment of a premium over prevailing market prices for our securities. Because we must furnish our stockholders with target business financial statements prepared in accordance with U. S. generally accepted accounting principles or international financial reporting standards, we may lose the ability to complete an otherwise advantageous initial business combination with some prospective target businesses. The federal proxy rules require that a proxy statement with respect to a vote on a business combination meeting certain financial significance tests include historical and / or pro forma financial statement disclosure in periodic reports. These financial statements may be required to be prepared in accordance with, or be reconciled to, accounting principles generally accepted in the United States of America, or GAAP, or international financial reporting standards, or IFRS as issued by the International Accounting Standards Board or the IASB, depending on the circumstances and the historical financial statements may be required to be audited in accordance with the standards of the Public Company Accounting Oversight Board (United States), or PCAOB. We will include the same financial statement disclosure in connection with any tender offer documents we use, whether or not they are required under the tender offer rules. These financial statement requirements may limit the pool of potential target businesses we may consummate our initial business combination with because some targets may be unable to provide such statements in time for us to disclose such statements in accordance with federal proxy rules and complete our initial business combination within the prescribed time frame. Changes in the market for directors and officers liability insurance could make it more difficult and more expensive for us to negotiate and complete an initial business combination. In recent months, the market for directors and officers liability insurance for special purpose acquisition companies has changed. Fewer insurance companies are offering quotes for directors and officers liability coverage, the premiums charged for such policies have generally increased and the terms of such policies have generally become less favorable. There can be no assurance that these trends will not continue. The increased cost and decreased availability of directors and officers liability insurance could make it

more difficult and more expensive for us to negotiate an initial business combination. In order to obtain directors and officers liability insurance or modify its coverage as a result of becoming a public company, the post-business combination entity might need to incur greater expense, accept less favorable terms or both. However, any failure to obtain adequate directors and officers liability insurance could have an adverse impact on the post-business combination's ability to attract and retain qualified officers and directors. In addition, even after we were to complete an initial business combination, our directors and officers could still be subject to potential liability from claims arising from conduct alleged to have occurred prior to the initial business combination. As a result, in order to protect our directors and officers, the post-business combination entity may need to purchase additional insurance with respect to any such claims ("run-off insurance"). The need for run-off insurance would be an added expense for the post-business combination entity, and could interfere with or frustrate our ability to consummate an initial business combination on terms favorable to our investors.

Risks Relating to Our Management Team Our ability to successfully effect our initial business combination and to be successful thereafter will be totally dependent upon the efforts of our key personnel, some of whom may join us following our initial business combination. While we intend to closely scrutinize any individuals we engage after our initial business combination, our assessment of these individuals may not prove to be correct. Our ability to successfully effect our initial business combination is dependent upon the efforts of our key personnel. We believe that our success depends on the continued service of our key personnel, at least until we have consummated our initial business combination. None of our officers are required to commit any specified amount of time to our affairs (although we expect them to devote approximately 10 hours per week to our business) and, accordingly, they will have conflicts of interest in allocating management time among various business activities, including identifying potential business combinations and monitoring the related due diligence. If our officers' and directors' other business affairs require them to devote more substantial amounts of time to their other business activities, it could limit their ability to devote time to our affairs and could have a negative impact on our ability to consummate our initial business combination. In addition, we do not have employment agreements with, or key-man insurance on the life of, any of our officers. The unexpected loss of the services of our key personnel could have a detrimental effect on us. The role of our key personnel after our initial business combination, however, remains to be determined. Although some of our key personnel may serve in senior management or advisory positions following our initial business combination, it is likely that most, if not all, of the management of the target business will remain in place. These individuals may be unfamiliar with the requirements of operating a public company, which could cause us to have to expend time and resources helping them become familiar with such requirements. This could be expensive and time-consuming and could lead to various regulatory issues which may adversely affect our operations. Our officers and directors may not have significant experience or knowledge regarding the jurisdiction or industry of the target business we may seek to consummate our initial business combination with. We may consummate a business combination with Alps **Holdco** under the Merger Agreement or with such other target business in any industry or geographic location (excluding China, Hong Kong and Macau) we choose. Our officers and directors may not have enough experience or sufficient knowledge relating to the jurisdiction of the target or its industry to make an informed decision regarding our initial business combination. Our key personnel may negotiate employment or consulting agreements with a target business in connection with a particular business combination. These agreements may provide for them to receive compensation following our initial business combination and, as a result, may cause them to have conflicts of interest in determining whether a particular business combination is the most advantageous. Our key personnel may be able to remain with the company after the completion of our business combination only if they are able to negotiate employment or consulting agreements in connection with the business combination. Such negotiations would take place simultaneously with the negotiation of the business combination and could provide for such individuals to receive compensation in the form of cash payments and / or our securities for services they would render to us after the completion of the business combination. The personal and financial interests of such individuals may influence their motivation in identifying and selecting a target business. Our insiders and their affiliates may be owed reimbursement for out-of-pocket expenses which may cause them to have conflicts of interest in determining whether a particular business combination is most advantageous. Our insiders and their affiliates may incur out-of-pocket expenses in connection with certain activities on our behalf, such as identifying and investigating possible business targets and combinations. We have no policy that would prohibit these individuals and their affiliates from negotiating the reimbursement of such expenses by a target business. As a result, the personal and financial interests of such individuals may influence their motivation in identifying and selecting a target business. Members of our management team may have affiliations with entities engaged in business activities similar to those intended to be conducted by us and, accordingly, may have conflicts of interest in determining to which entity a particular business opportunity should be presented. Members of our management team may have affiliations with companies, including companies that are engaged in business activities similar to those intended to be conducted by us. Accordingly, they may participate in transactions and have obligations that may be in conflict or competition with our consummation of our initial business combination. As a result, a potential target business may be presented by our management team to another entity prior to its presentation to us and we may not be afforded the opportunity to engage in a transaction with such target business. For a more detailed description of the potential conflicts of interest of our management, see ITEM 10 "Directors, Executive Officers and Corporate Governance — Conflicts of Interest." We may engage in a business combination with one or more target businesses that have relationships with entities that may be affiliated with our executive officers, directors or insiders, which may raise potential conflicts of interest. In light of the involvement of our insiders, officers and directors with other entities, we may decide to acquire one or more businesses affiliated with our insiders, officers and directors. Our officers and directors also serve as officers and board members for other entities, including, without limitation, those described under ITEM 10 "Directors, Executive Officers and Corporate Governance — Conflicts of Interest." Alps, the target business which we intend to consummate our initial business combination with under the Merger Agreement, is not affiliated with any of our insiders, officers or directors. To the extent that we do not consummate our initial business combination with Alps **Holdco**, although we will not be specifically focusing on, or targeting, any transaction with any affiliated entities, we would pursue such a transaction if we determined that such affiliated entity met our criteria for a business combination as set forth in ITEM 1 "Business — Acquisition Criteria" such transaction was approved by a majority of our disinterested and independent directors (if we have any at that time), and we obtain an opinion from an independent investment banking firm that the business combination is fair to our unaffiliated stockholders from a financial point of

view. Despite our agreement to obtain an opinion from an independent investment banking firm regarding the fairness to our company from a financial point of view of a business combination with one or more domestic or international businesses affiliated with our insiders, potential conflicts of interest still may exist and, as a result, the terms of the business combination may not be as advantageous to our public stockholders as they would be absent any conflicts of interest. The shares beneficially owned by our insiders, including our officers and directors, will not participate in a redemption and, therefore, our insiders may have a conflict of interest in determining whether a particular target business is appropriate for our initial business combination. Our insiders, including our sponsor, officers and directors, have waived their right to convert their insider shares and private shares in connection with a business combination and their redemption rights with respect to their insider shares and private shares if we are unable to consummate our initial business combination. Accordingly, these securities will be worthless if we do not consummate our initial business combination. The personal and financial interests of our directors and officers may influence their motivation in timely identifying and selecting a target business and completing a business combination. Consequently, our sponsor's, directors' and officers' discretion in identifying and selecting a suitable target business may result in a conflict of interest when determining whether the terms, conditions and timing of a particular business combination are appropriate and in our stockholders' best interest. If we are unable to consummate a business combination, any loans made by our insiders, including our officers and directors, or their affiliates would not be repaid, resulting in a potential conflict of interest in determining whether a potential transaction is in our stockholders' best interest. In order to meet our working capital needs following the consummation of the IPO, our insiders, including our officers and directors, or their affiliates may, but are not obligated to, loan us funds, from time to time or at any time, in whatever amount they deem reasonable in their sole discretion. **We have issued promissory notes with The loans would be non-interest bearing and an would be payable at aggregate value of approximately \$ 4. 2 million to the private investor, PGM, among which \$ 2 million is due within 60 days after the consummation of a our initial business combination and the remaining balance will be converted into ordinary shares of PubCo at the time of consummation, at a conversion price of \$ 10. 00 per share.** If we fail to consummate a business combination within the required time period, the loans would not be repaid.

Consequently, our directors and officers may have a conflict of interest in determining whether the terms, conditions and timing of a particular business combination are appropriate and in our stockholders' best interest. Our management may not be able to maintain control of a target business after our initial business combination. We cannot provide assurance that, upon loss of control of a target business, new management will possess the skills, qualifications or abilities necessary to profitably operate such business. We may structure our initial business combination such that the post- transaction company owns less than 100 % of such interests or assets of the target business in order to meet certain objectives of the target management team or stockholders or for other reasons, but we will only complete such business combination if the post- transaction company owns 50 % or more of the outstanding voting securities of the target or otherwise owns a controlling interest in the target sufficient for it not to be required to register as an investment company under the Investment Company Act. Even if the post- transaction company owns 50 % or more of the voting securities of the target, our stockholders prior to the business combination may collectively own a minority interest in the post- transaction company, depending on valuations ascribed to the target and us in the business combination transaction. For example, we could pursue a transaction in which we issue a substantial number of new shares in exchange for all of the outstanding capital stock of a target. In this case, we would acquire a 100 % controlling interest in the target. However, as a result of the issuance of a substantial number of new shares, our stockholders immediately prior to our initial business combination could own less than a majority of our outstanding shares subsequent to our initial business combination. In addition, other minority stockholders may subsequently combine their holdings resulting in a single person or group obtaining a larger share of the company's stock than we initially acquired. Accordingly, this may make it more likely that our management will not be able to maintain our control of the target business. The nominal purchase price paid by our sponsor for the insider shares may result in significant dilution to the implied value of the public shares upon the consummation of our initial business combination. We offered our units at an offering price of \$ 10. 00 per unit and the amount in our trust account was \$ 10. 15 per public share, implying an initial value of \$ 10. 00 per public share. However, prior to the IPO, our sponsor paid a nominal aggregate purchase price of \$ 25, 000 for the insider shares, or approximately \$ 0. 009 per share. As a result, the value of the public shares may be significantly diluted upon the consummation of our initial business combination. For example, the following table shows the dilutive effect of the insider shares on the implied value of the public shares upon the consummation of our initial business combination, assuming that our equity value at that time is \$ 24, 643, 218, which is the amount we would have for our initial business combination in the trust account after payment of \$ 4, 025, 000 of deferred underwriting discounts, no interest is earned on the funds held in the trust account, and no public shares are redeemed in connection with our initial business combination, and without taking into account any other potential impacts on our valuation at such time, such as the trading price of our public shares, the business combination transaction costs, any equity issued or cash paid to the target's sellers or other third parties, or the target's business itself, including its assets, liabilities, management and prospects, as well as the value of our public and private warrants. At such valuation, each of our shares of common stock would have an implied value of \$ 4. 10 per share upon consummation of our initial business combination, which would be a 59. 0 % decrease as compared to the initial implied value per public share of \$ 10. 00 (the price per unit in the IPO, assuming no value to the public warrants). Public shares 2, 562, 567 Insider shares 2, 875, 000 Private shares 570, 000 Total shares 6, 007, 567 Total funds in trust available for initial business combination (less deferred underwriting discounts) \$ 24, 643, 218 Initial implied value per public share \$ 10. 00 Implied value per share upon consummation of initial business combination \$ 4. 10 The value of the insider shares following completion of our initial business combination is likely to be substantially higher than the nominal price paid for them, even if the trading price of our common stock at such time is substantially less than \$ 10. 00 per share. Our sponsor has invested \$ 25, 000 in connection with the purchase of 2, 875, 000 insider shares. Assuming a trading price of \$ 10. 00 per share upon consummation of our initial business combination, the 2, 875, 000 insider shares would have an aggregate implied value of \$ 28, 750, 000. Even if the trading price of our common stock was as low as \$ 0. 009 per share, and the private rights and private warrants were worthless, the value of the insider shares would be equal to our sponsor's initial investment in us. As a result, our sponsor is likely to be able to recoup its investment in us and make a substantial profit on that investment, even if our public shares have lost significant value. Accordingly, our management team, which owns founder shares and / or interests in our sponsor, may have an economic incentive that differs from

that of the public stockholders to pursue and consummate an initial business combination rather than to liquidate and to return all of the cash in the trust to the public stockholders, even if that business combination were with a riskier or less-established target business. For the foregoing reasons, you should consider our management team's financial incentive to complete an initial business combination when evaluating whether to redeem your shares prior to or in connection with the initial business combination. Risks Relating to our Securities **Our securities were suspended from trading and delisted from Nasdaq on December 17, 2024, following receipt of a delisting determination letter from Nasdaq on December 10, 2024. This could have significant material adverse consequences on us and our securities from quotation on, including that its exchange will negatively impact our ability to complete a Business Combination, will which could limit investors' ability to make transactions in our securities and could subject us to additional trading restrictions. Our securities are listed on Nasdaq, a national securities exchange. We cannot assure you that currently have up until April 9, 2025 (our 40-month anniversary) securities will be, or will continue to complete an be, listed on Nasdaq in the future or prior to our initial business combination. In order to continue Nasdaq Listing Rule 5815, which was amended effective October 7, 2024, provides for the immediate suspension and delisting upon issuance of a listing our securities on determination letter for failure to meet the requirement in Nasdaq prior Listing Rule IM 5101-2 (b), curtailing the ability of the Nasdaq hearings panel to our give special purpose acquisition companies more time to complete an initial business combination beyond 36 months. Nasdaq Listing Rule IM 5101-2 (b) requires a SPAC such as us to complete its initial business combination within 36 months of the effectiveness of its IPO registration statement, which, in our case, is December 9, 2024. As such, following December 9, 2024 (our 36-month anniversary), we are must maintain certain financial, distribution and stock price levels. On October 16, 2023, we were notified by Nasdaq that we were not no longer in compliance with Nasdaq Listing listing Rule 5450 (rules. On December 10, 2024, we received a)-(2)-delisting determination letter from Nasdaq. As a result, our securities were immediately suspended from trading and delisted from Nasdaq on December 17, 2024, following our receipt of the delisting determination letter. Our securities are currently traded on OTC Pink. In addition, in connection with any initial business combination, we would be required to demonstrate compliance with the applicable exchange's initial listing requirements, which requires are more rigorous than the Company to maintain at least 400 total holders for continued listing requirements on the Nasdaq Global Market. On January 29, in order to continue to maintain 2024, we submitted an application with Nasdaq for the transfer listing of our securities listed on the Nasdaq Global Market to Nasdaq Capital Market. On March 6, 2024, we received Nasdaq's approval of our transfer application and starting from March 12, 2024, our securities started trading on the Nasdaq Capital Market. On March 6, 2024, we were notified by Nasdaq that we regained compliance with Nasdaq's requirement of 300 public holders for continued listing on the Nasdaq Capital Market. Generally, we must maintain a minimum amount in market value of listed securities of \$ 35 million and publicly held shares of \$ 1 million, a minimum number of 500,000 publicly held shares, and a minimum number of 300 public stockholders in order to satisfy the continued listing standards of the Nasdaq Capital Market. We cannot assure you that we will be able to continue complying with all continued listing standards under the Nasdaq Listing Rules, and we cannot assure you that we will not receive similar or other deficiency notifications from Nasdaq in the future. Additionally, in connection with our initial business combination, we will be required to demonstrate compliance with Nasdaq's initial listing requirements, which are more rigorous than Nasdaq's continued listing requirements, in order to continue to maintain the listing of our securities on Nasdaq. For instance, our stock price would generally be required to be at least \$ 4.00 per share. We cannot assure you that we will be able to meet those initial listing requirements at that time, particularly if we are no longer listed on a stock exchange. As if Nasdaq delists our securities have been delisted from Nasdaq trading on its exchange, we could face and our securities are currently facing significant material adverse consequences, including: • being less attractive to potential business combination targets and therefore making it more difficult for us to complete an initial business combination; • a decreased ability to issue additional securities or obtain additional financing in the future; • a limited availability of market quotations for our securities, even if our securities were to be quoted on an over-the-counter market; • reduced liquidity with respect to and demand for our securities; • a determination that our shares of common stock are a "penny stock," which will require brokers trading in our shares of common stock to adhere to more stringent rules, possibly and could resulting result in a further reduced level of trading activity in the secondary trading market for our shares securities; • greater difficulty a limited amount of news and analyst coverage cost at being able to satisfy any applicable stock exchange's initial listing requirements for our the post-business combination company; and • a decreased our securities no longer qualifying as "covered securities" under the National Securities Markets Improvement Act of 1996 ("NSMIA"), meaning that sales of our securities would be subject to regulation in each state in which that sale occurs, including in connection with our initial business combination, which may negatively impact our ability to consummate our initial business combination or to otherwise issue additional securities or obtain additional financing in the future. The and could negatively impact the ability of our security holders to trade, and result in further reduced liquidity and demand for, our securities; and • a limited amount of news and analyst coverage. Additionally, under the Merger Agreement, one of the conditions to Closing is the listing by Nasdaq of the PubCo ordinary shares and PubCo warrants and satisfaction of initial and continued listing requirement. As of December 17, 2024, our securities were delisted from the Nasdaq, and we do not believe it is possible for Globalink to be able to regain compliance with the continued listing requirements of Nasdaq or otherwise get listed on Nasdaq again prior to the Closing. Additionally, as a result of such delisting, PubCo may face increased difficulties and uncertainties in which meeting the initial and continued listing requirement of Nasdaq, such as the requirements as to the market value of unrestricted publicly held shares and market value of listed securities. Approval of listing by Nasdaq of the PubCo ordinary shares and PubCo warrants, as well as the satisfaction of initial and continued listing requirements of Nasdaq are conditions to the consummation of the Business Combination, and as of the date of this Annual Report, we still expect to PubCo to be able to satisfy such conditions, and we do not expect to seek a waiver or amendment of these closing conditions. Nevertheless, as a result of the delisting of Globalink's securities by the Nasdaq, Globalink may face increased uncertainties as to its ability to successfully consummate the Business Combination. If we invest the funds held in the trust Trust account Account in securities, they could bear a negative rate of interest, which could reduce the value of the assets held in trust and such that the per-share redemption amount received by public stockholders may be**

less than \$ 10. 15 per share. **In July 2023, we instructed Continental, as trustee of our Trust Account, to liquidate the U. S. government securities or money market funds held in the trust Trust Account and thereafter to hold all funds in the Trust Account in cash (which may include demand deposit account accounts) until the earlier of consummation of our initial business combination or liquidation. However, to the extent that funds held in our Trust Account are held as cash or invested only in the any securities, including U. S. government treasury bills with a maturity of 180 days or less or in money market funds investing solely in U. S. Treasuries and meeting certain conditions under Rule 2a- 7 under the Investment Company Act , such investment could generate a negative return.** While short- term U. S. government treasury obligations currently yield a positive rate of interest, they have briefly yielded negative interest rates in recent years. Central banks in Europe and Japan pursued interest rates below zero in recent years, and the Open Market Committee of the Federal Reserve has not ruled out the possibility that it may in the future adopt similar policies in the United States. In the event that we are unable to complete our initial business combination or make certain amendments to our amended and restated certificate of incorporation, our public stockholders are entitled to receive their pro- rata share of the proceeds held in the trust Trust account Account, plus any interest income, net of taxes paid or payable. Negative interest rates could reduce the value of the assets held in trust and such that the per- share redemption amount received by public stockholders may be less than \$ 10. 15 per share. We may require public stockholders who wish to convert their shares of common stock in connection with a vote of stockholders on a proposed business combination to comply with specific requirements for conversion that may make it more difficult for them to exercise their conversion rights prior to the deadline for exercising their rights. In connection with any stockholder meeting called to approve a proposed initial business combination, each public stockholder will have the right, regardless of whether he, she or it votes or is voting for or against such proposed business combination, to demand that we convert his or her shares of common stock into a share of the trust Trust account Account. We may require public stockholders seeking to convert their shares in connection with a stockholder vote on a proposed business combination, whether they are a record holder or hold their shares in “ street name, ” to either tender their certificates to our transfer agent or to deliver their shares to the transfer agent electronically using Depository Trust Company’ s DWAC (Deposit / Withdrawal At Custodian) System, at the holder’ s option, at least two business days on the initial business combination (a tender of shares is always required in connection with a tender offer). In order to obtain a physical stock certificate, a stockholder’ s broker and / or clearing broker, DTC and our transfer agent will need to act to facilitate this request. It is our understanding that stockholders should generally allot at least two weeks to obtain physical certificates from the transfer agent. However, because we do not have any control over this process or over the brokers or DTC, it may take significantly longer than two weeks to obtain a physical stock certificate. While we have been advised that it takes a short time to deliver shares through the DWAC System, this may not be the case. Under Delaware law and our bylaws, we are required to provide at least 10 days’ advance notice of any stockholder meeting, which would be the minimum amount of time a public stockholder would have to determine whether to exercise conversion rights. Accordingly, if it takes longer than we anticipate for stockholders to deliver their shares, stockholders who wish to convert may be unable to meet the deadline for exercising their conversion rights and thus may be unable to convert their shares. If we require public stockholders who wish to convert their shares of common stock to comply with the delivery requirements discussed above for conversion, such converting stockholders may be unable to sell their securities when they wish to in the event that the proposed business combination is not approved. If we require public stockholders who wish to convert their shares of common stock to comply with the delivery requirements discussed above for conversion and such proposed business combination is not consummated, we will promptly return such certificates to the tendering public stockholders. Accordingly, investors who attempted to convert their shares in such a circumstance will be unable to sell their securities after the failed business combination until we have returned their securities to them. The market price for our shares of common stock may decline during this time and you may not be able to sell your securities when you wish to, even while other stockholders that did not seek conversion may be able to sell their securities. Holders of warrants will not have redemption rights. If we are unable to complete an initial business combination within the required time period and we redeem the funds held in the trust Trust account Account, the warrants will expire, and holders will not receive any of the amounts held in the trust Trust account Account in exchange for the warrants. We have no obligation to net cash settle the warrants. In no event will we have any obligation to net cash settle the warrants. Accordingly, the warrants may expire worthless. If we do not maintain a current and effective prospectus relating to the shares of common stock issuable upon exercise of the redeemable warrants, public holders will only be able to exercise such redeemable warrants on a “ cashless basis ” which would result in a fewer number of shares being issued to the holder had such holder exercised the redeemable warrants for cash. Except as set forth below, if we do not maintain a current and effective prospectus relating to the shares of common stock issuable upon exercise of the warrants at the time that holders wish to exercise such warrants, they will only be able to exercise them on a “ cashless basis, ” provided that an exemption from registration is available. As a result, the number of shares of common stock that a holder will receive upon exercise of its warrants will be fewer than it would have been had such holder exercised its warrant for cash. Further, if an exemption from registration is not available, holders would not be able to exercise their warrants on a cashless basis and would only be able to exercise their warrants for cash if a current and effective prospectus relating to the shares of common stock issuable upon exercise of the warrants is available. Under the terms of the warrant agreement, we have agreed to use our best efforts to meet these conditions and to maintain a current and effective prospectus relating to the shares of common stock issuable upon exercise of the warrants until the expiration of the warrants. However, we cannot assure you that we will be able to do so. If we are unable to do so, the potential “ upside ” of the holder’ s investment in our company may be reduced or the warrants may expire worthless. Notwithstanding the foregoing, the private warrants may be exercisable for unregistered shares of common stock for cash even if the prospectus relating to the shares of common stock issuable upon exercise of the warrants is not current and effective. An investor will only be able to exercise warrants if the issuance of shares of common stock upon such exercise has been registered or qualified or is deemed exempt under the securities laws of the state of residence of the holder of the warrants. No warrants will be exercisable for cash, and we will not be obligated to issue shares of common stock unless the shares of common stock issuable upon such exercise have been registered or qualified or deemed to be exempt under the securities laws of the state of residence of the holder of the warrants. At the time that the warrants become exercisable, we expect to continue to be listed on a national securities exchange, which would provide an exemption from registration in every state. However, we cannot assure you of this fact. If the

shares of common stock issuable upon exercise of the warrants are not qualified or exempt from qualification in the jurisdictions in which the holders of the warrants reside, the warrants may be deprived of any value, the market for the warrants may be limited and they may expire worthless if they cannot be sold. Our management's ability to require holders of our redeemable warrants to exercise such redeemable warrants on a cashless basis will cause holders to receive fewer shares of common stock upon their exercise of the redeemable warrants than they would have received had they been able to exercise their redeemable warrants for cash. If we call our warrants for redemption after the redemption criteria described in the IPO prospectus have been satisfied, our management will have the option to require any holder that wishes to exercise his warrants (including any warrants held by our initial stockholders or their permitted transferees) to do so on a "cashless basis." If our management chooses to require holders to exercise their warrants on a cashless basis, the number of shares of common stock received by a holder upon exercise will be fewer than it would have been had such holder exercised his warrants for cash. This will have the effect of reducing the potential "upside" of the holder's investment in our company. We may amend the terms of the rights or warrants in a way that may be adverse to holders with the approval by the holders of a majority of the then outstanding rights or warrants, respectively. Our rights are will be issued in registered form under a rights agreement, and our warrants are will be issued in registered form under a warrant agreement, each between Continental, as rights or warrant agent, as applicable, and us. Each of the rights agreement and warrant agreement provides that the terms of the rights or warrants, as applicable, may be amended without the consent of any holder to cure any ambiguity or correct any defective provision. Each of the rights agreement and warrant agreement requires the approval by the holders of a majority of the then outstanding rights or warrants (including the private warrants), as applicable, in order to make any change that adversely affects the interests of the registered holders of the rights or warrants, as applicable. With respect to any amendment to the terms of only the private warrants, the warrant agreement requires the approval of the registered holders of a majority of the then outstanding private warrants. Our outstanding rights, warrants and insider shares may have an adverse effect on the market price of our shares of common stock and make it more difficult to effectuate our initial business combination. To the extent we issue shares of common stock to effectuate a business transaction, the potential for the issuance of a substantial number of additional shares of common stock upon conversion of the rights and exercise of the warrants could make us a less attractive acquisition vehicle to a target business. Any such issuance will increase the number of issued and outstanding shares of common stock and reduce the value of the shares of common stock issued to complete the business transaction. Therefore, our rights, warrants and insider shares may make it more difficult to effectuate a business combination or increase the cost of acquiring the target business. If and to the extent the rights are converted or the warrants are exercised, you may experience dilution to your holdings. Each of our rights agreement and warrant agreement designates the courts of the State of New York or the United States District Court for the Southern District of New York as the sole and exclusive forum for certain types of actions and proceedings that may be initiated by holders of our rights and holders of our warrants, which could limit the ability of rights holders and warrant holders to obtain a favorable judicial forum for disputes with our company. Each of our rights agreement and warrant agreement provides that, subject to applicable law, (i) any action, proceeding or claim against us arising out of or relating in any way to the rights agreement or the warrant agreement, as applicable, including under the Securities Act, will be brought and enforced in the courts of the State of New York or the United States District Court for the Southern District of New York, and (ii) that we irrevocably submit to such jurisdiction, which jurisdiction shall be the exclusive forum for any such action, proceeding or claim. We will waive any objection to such exclusive jurisdiction and that such courts represent an inconvenient forum. Notwithstanding the foregoing, these provisions of the rights agreement and the warrant agreement will not apply to suits brought to enforce any liability or duty created by the Exchange Act, or any other claim for which the federal district courts of the United States of America are the sole and exclusive forum. Any person or entity purchasing or otherwise acquiring any interest in any of our rights or warrants, as applicable, shall be deemed to have notice of and to have consented to the forum provisions in our rights agreement or warrant agreement, as applicable. If any action, the subject matter of which is within the scope the forum provisions of the rights agreement or the warrant agreement, as applicable, is filed in a court other than a court of the State of New York or the United States District Court for the Southern District of New York (for purposes of this subsection, a "foreign action") in the name of any holder of our rights or warrants, as applicable, such holder shall be deemed to have consented to: (x) the personal jurisdiction of the state and federal courts located in the State of New York or the United States District Court for the Southern District of New York in connection with any action brought in any such court to enforce the forum provisions (for purposes of this subsection, an "enforcement action"), and (y) having service of process made upon such rights holder or warrant holder, as applicable, in any such enforcement action by service upon such rights holder's counsel or warrant holder's counsel, as applicable, in the foreign action as agent for such rights holder or warrant holder, as applicable. These choice-of-forum provisions may limit the ability of rights holders and warrant holders to bring a claim in a judicial forum that such holders find favorable for disputes with our company, which may discourage such lawsuits. Alternatively, if a court were to find this provision of our rights agreement or warrant agreement inapplicable or unenforceable with respect to one or more of the specified types of actions or proceedings, we may incur additional costs associated with resolving such matters in other jurisdictions, which could materially and adversely affect our business, financial condition and results of operations and result in a diversion of the time and resources of our management and Board of Directors. We note, however, that there is uncertainty as to whether a court would enforce these provisions and that investors cannot waive compliance with the federal securities laws and the rules and regulations thereunder. Section 22 of the Securities Act creates concurrent jurisdiction for state and federal courts over all suits brought to enforce any duty or liability created by the Securities Act or the rules and regulations thereunder. There are no authorities addressing the proper allocation of tax basis to the components of a unit, and therefore, investors may not appropriately allocate such basis for U. S. federal income tax purposes. No statutory, administrative or judicial authority directly addresses the treatment of a unit or instruments similar to a unit for U. S. federal income tax purposes and, therefore, that treatment is not entirely clear. We intend to treat the acquisition of a unit, for U. S. federal income tax purposes, as the acquisition of one share of our common stock, one right to receive one-tenth (1 / 10) of a share of our common stock upon the consummation of an initial business combination and one redeemable warrant to purchase one half (1 / 2) of one share of common stock, and, by purchasing a unit, you agree to adopt such treatment for U. S. federal income tax purposes. For U. S. federal income tax purposes, each holder of a unit must allocate the purchase price paid by such holder for such unit between the one share of our common stock,

one right to receive one-tenth (1 / 10) of a share of our common stock upon the consummation of an initial business combination and one redeemable warrant to purchase one half (1 / 2) of one share of common stock based on the relative fair market value of each at the time of issuance. The price allocated should be the stockholder's tax basis in such share or warrant, as the case may be. Any disposition of a unit should be treated for U. S. federal income tax purposes as a disposition of the share of our share of our common stock, one right to receive one-tenth (1 / 10) of a share of our common stock upon the consummation of an initial business combination and one redeemable warrant to purchase one half (1 / 2) of one share of common stock comprising the unit, and the amount realized on the disposition should be allocated between the common stock, the right and the redeemable warrant based on their respective relative fair market values at the time of disposition. The foregoing treatment of the unit and a holder's purchase price allocation are not binding on the Internal Revenue Service, or " IRS ", or the courts. The IRS or the courts may not agree with such characterization and investors could suffer adverse U. S. federal income tax consequences as a result. Accordingly, we urge each prospective investor to consult its own tax advisors regarding the tax consequences of an investment in a unit (including alternative characterizations of a unit). Redemptions of our common stock pursuant to the redemption provisions described in the IPO prospectus could give rise to dividend income (rather than gain on a sale or exchange) in certain circumstances. In the event that an investor's shares of common stock **is are** redeemed pursuant to the redemption provisions described in the IPO prospectus, the treatment of the transaction for U. S. federal income tax purposes will depend on whether the redemption qualifies as sale of the shares of common stock or is instead treated as a dividend. Whether a redemption qualifies for sale treatment will depend largely on the total number of shares of our stock treated as held by the investor (including any stock constructively owned by the investor as a result of owning rights or by attribution) relative to all of our shares outstanding both before and after the redemption. If the redemption does not qualify for sale treatment, all or a portion of such redemption could be treated as a taxable dividend to the extent of our current or accumulated earnings and profits for tax purposes (which include earnings for the entire year of such payment, including after such payment is made). Amounts treated as dividends to non- U. S. investors may be subject to withholding tax. Certain non- corporate U. S. investors may be eligible for reduced rates of taxation upon dividends. The rules regarding the tax treatment of such redemptions are complex and will depend on each investor's own circumstances. Each investor should consult with its own tax advisors as to the tax consequences of a redemption. General Risk Factors We are an emerging growth company within the meaning of the Securities Act, and if we take advantage of certain exemptions from disclosure requirements available to emerging growth companies, this could make our securities less attractive to investors and may make it more difficult to compare our performance with other public companies. The JOBS Act permits " emerging growth companies " like us to take advantage of certain exemptions from various reporting requirements applicable to other public companies that are not emerging growth companies. As long as we qualify as an emerging growth company, we would be permitted, and we intend to, omit the auditor's attestation on internal control over financial reporting that would otherwise be required by the Sarbanes- Oxley Act, as described above. We also intend to take advantage of the exemption provided under the JOBS Act from the requirements to submit say- on- pay, say- on- frequency and say- on- golden parachute votes to our stockholders and we will avail ourselves of reduced executive compensation disclosure that is already available to smaller reporting companies. In addition, Section 107 of the JOBS Act also provides that an emerging growth company can take advantage of the exemption from complying with new or revised accounting standards provided in Section 7 (a) (2) (B) of the Securities Act as long as we are an emerging growth company. An emerging growth company can therefore delay the adoption of certain accounting standards until those standards would otherwise apply to private companies. We have elected to take advantage of these benefits until we are no longer an emerging growth company or until we affirmatively and irrevocably opt out of this exemption. Our financial statements may therefore not be comparable to those of companies that comply with such new or revised accounting standards. **We** Following the IPO, we will continue to be an emerging growth company until the earliest to occur of (i) the last day of the fiscal year during which we had total annual gross revenues of at least \$ 1. 235 billion (as indexed for inflation), (ii) the last day of the fiscal year following the fifth anniversary of the date of the first sale of units under the IPO registration statement, (iii) the date on which we have, during the previous three- year period, issued more than \$ 1 billion in non- convertible debt, or (iv) the date on which we are deemed to be a " large accelerated filer, " as defined under the Exchange Act. Until such time that we lose " emerging growth company " status, it is unclear if investors will find our securities less attractive because we may rely on these exemptions. If some investors find our securities less attractive as a result, there may be a less active trading market for our securities and our stock prices may be more volatile and could cause our stock prices to decline. ~~Our search for a business combination, and any target business with which we ultimately consummate a business combination, may be materially adversely affected by the COVID- 19 pandemic. The COVID- 19 pandemic has resulted in a widespread health crisis that has adversely affected and may continue to adversely affect the economies and financial markets worldwide, and the business of any potential target business with which we may consummate a business combination could be materially and adversely affected. Furthermore, we may be unable to complete a business combination if continued concerns relating to COVID- 19 restrict travel, limit the ability to have meetings with potential investors or the target company's personnel, vendors and service providers are unavailable to negotiate and consummate a transaction in a timely manner. In addition, countries or supranational organizations in our target markets may develop and implement legislation that makes it more difficult or impossible for entities outside such countries or target markets to acquire or otherwise invest in companies or businesses deemed essential or otherwise vital. The extent of which COVID- 19 impacts our search for and ability to consummate a business combination will depend on future developments, which are highly uncertain and cannot be predicted, including new information that may emerge concerning the severity of COVID- 19 and the actions to contain COVID- 19 or treat its impact, among others. If the disruptions posed by COVID- 19 or other matters of global concern continue for an extensive period of time, and result in protectionist sentiments and legislation in our target markets, our ability to consummate a business combination, or the operations of a target business with which we ultimately consummate a business combination, may be materially adversely affected. In addition, our ability to consummate a transaction may be dependent on the ability to raise equity and debt financing which may be impacted by COVID- 19 and other events.~~ After our initial business combination, it is possible that a majority of our directors and officers will live outside the United States and all of our assets will be located outside the United States; therefore investors may not be able to enforce federal securities laws or their other legal rights. On January 30, 2024, we entered into the Merger Agreement with Alps, a Malaysian company. It is possible that after our initial

business combination, a majority of our directors and officers will reside outside of the United States and all of our assets will be located outside of the United States. As a result, it may be difficult, or in some cases not possible, for investors in the United States to enforce their legal rights, to effect service of process upon all of our directors or officers or to enforce judgments of United States courts predicated upon civil liabilities and criminal penalties on our directors and officers under United States laws. After our initial business combination, substantially all of our assets may be located in a foreign country and substantially all of our revenue will be derived from our operations in such country. Accordingly, our results of operations and prospects will be subject, to a significant extent, to the economic, political and legal policies, developments and conditions in the country in which we operate. The economic, political and social conditions, as well as government policies, of the country in which our operations are located could affect our business. Economic growth could be uneven, both geographically and among various sectors of the economy and such growth may not be sustained in the future. If in the future such country's economy experiences a downturn or grows at a slower rate than expected, there may be less demand for spending in certain industries. A decrease in demand for spending in certain industries could materially and adversely affect our ability to find an attractive target business with which to consummate our initial business combination and if we effect our initial business combination, the ability of that target business to become profitable. Exchange rate fluctuations and currency policies may cause a target business' ability to succeed in the international markets to be diminished. In the event we acquire a non- U. S. target, all revenues and income would likely be received in a foreign currency, and the dollar equivalent of our net assets and distributions, if any, could be adversely affected by reductions in the value of the local currency. The value of the currencies in our target regions fluctuate and are affected by, among other things, changes in political and economic conditions. Any change in the relative value of such currency against our reporting currency may affect the attractiveness of any target business or, following consummation of our initial business combination, our financial condition and results of operations. Additionally, if a currency appreciates in value against the dollar prior to the consummation of our initial business combination, the cost of a target business as measured in dollars will increase, which may make it less likely that we are able to consummate such transaction. We are subject to changing law and regulations regarding regulatory matters, corporate governance and public disclosure that have increased both our costs and the risk of non- compliance. We are subject to rules and regulations by various governing bodies, including, for example, the SEC, which are charged with the protection of investors and the oversight of companies whose securities are publicly traded, and to new and evolving regulatory measures under applicable law. Our efforts to comply with new and changing laws and regulations have resulted in and are likely to continue to result in, increased general and administrative expenses and a diversion of management time and attention from seeking a business combination target. Moreover, because these laws, regulations and standards are subject to varying interpretations, their application in practice may evolve over time as new guidance becomes available. This evolution may result in continuing uncertainty regarding compliance matters and additional costs necessitated by ongoing revisions to our disclosure and governance practices. If we fail to address and comply with these regulations and any subsequent changes, we may be subject to penalty and our business may be harmed. Our search for a business combination, and any target business with which we ultimately consummate a business combination, may be materially adversely affected by the occurrence of a natural disaster. Our business could be adversely affected by severe weather conditions and natural disasters. Any of such occurrences could cause severe disruption to our daily operations and may even require a temporary closure of our operations across one or more markets. Such closures may disrupt our business operations and adversely affect our business, financial condition and results of operations. Our operations could also be disrupted if our third- party service providers, business partners or acquisition targets were affected by such natural disasters. If the disruptions posed by such events continue for an extensive period of time, our ability to consummate a business combination, or the operations of a target business with which we ultimately consummate a business combination, may be materially adversely affected. Cyber incidents or attacks directed at us could result in information theft, data corruption, operational disruption and / or financial loss. We depend on digital technologies, including information systems, infrastructure and cloud applications and services, including those of third parties with which we may deal. Sophisticated and deliberate attacks on, or security breaches in, our systems or infrastructure, or the systems or infrastructure of third parties or the cloud, could lead to corruption or misappropriation of our assets, proprietary information and sensitive or confidential data. As an early -stage company without significant investments in data security protection, we may not be sufficiently protected against such occurrences. We may not have sufficient resources to adequately protect against, or to investigate and remediate any vulnerability to, cyber incidents. It is possible that any of these occurrences, or a combination of them, could have adverse consequences on our business and lead to financial loss. Our amended and restated certificate of incorporation, as **third** amended and currently in effect, designates the Court of Chancery of the State of Delaware (the " Court of Chancery ") as the sole and exclusive forum for certain types of actions and proceedings that may be initiated by our stockholders, which could limit our stockholders' ability to obtain a favorable judicial forum for disputes with our company or our company' s directors, officers or other employees. Our amended and restated certificate of incorporation, as **third** amended and currently in effect, provides that, unless we consent in writing to the selection of an alternative forum, the Court of Chancery shall, to the fullest extent permitted by law, be the sole and exclusive forum for any (1) derivative action or proceeding brought on behalf of our company, (2) action asserting a claim of breach of a fiduciary duty owed by any director, officer, employee or agent of our company to our company or our stockholders, or any claim for aiding and abetting any such alleged breach, (3) action asserting a claim against our company or any director or officer of our company arising pursuant to any provision of the DGCL or our amended and restated certificate of incorporation or our bylaws, or (4) action asserting a claim against us or any director or officer of our company governed by the internal affairs doctrine except for, as to each of (1) through (4) above, any claim (a) as to which the Court of Chancery determines that there is an indispensable party not subject to the jurisdiction of the Court of Chancery (and the indispensable party does not consent to the personal jurisdiction of the Court of Chancery within ten days following such determination), (b) which is vested in the exclusive jurisdiction of a court or forum other than the Court of Chancery, or (c) arising under the federal securities laws, including the Securities Act, as to which the Court of Chancery and the federal district court for the District of Delaware shall concurrently be the sole and exclusive forums. Notwithstanding the foregoing, the inclusion of such provision in our amended and restated certificate of incorporation will not be deemed to be a waiver by our stockholders of our obligation to comply with federal securities laws, rules and regulations, and the provisions of this paragraph will not apply to suits brought to enforce any liability or duty created by the Exchange Act, or any other

claim for which the federal district courts of the United States of America shall be the sole and exclusive forum. Any person or entity purchasing or otherwise acquiring any interest in any shares of our capital stock shall be deemed to have notice of and to have consented to the forum provisions in our amended and restated certificate of incorporation. If any action the subject matter of which is within the scope the forum provisions is filed in a court other than a court located within the State of Delaware (a “ foreign action ”) in the name of any stockholder, such stockholder shall be deemed to have consented to: (x) the personal jurisdiction of the state and federal courts located within the State of Delaware in connection with any action brought in any such court to enforce the forum provisions (an “ enforcement action ”), and (y) having service of process made upon such stockholder in any such enforcement action by service upon such stockholder’ s counsel in the foreign action as agent for such stockholder. This choice- of- forum provision may limit a stockholder’ s ability to bring a claim in a judicial forum that it finds favorable for disputes with our company or its directors, officers or other employees, which may discourage such lawsuits. Alternatively, if a court were to find this provision of our amended and restated certificate of incorporation inapplicable or unenforceable with respect to one or more of the specified types of actions or proceedings, we may incur additional costs associated with resolving such matters in other jurisdictions, which could materially and adversely affect our business, financial condition and results of operations and result in a diversion of the time and resources of our management and Board of Directors. ITEM 1B. UNRESOLVED STAFF COMMENTS None. ITEM 1C. CYBERSECURITY We are a special purpose acquisition company with no business operations. Since our IPO, our sole business activity has been identifying and evaluating suitable acquisition transaction candidates. Therefore, we do not consider that we face significant cybersecurity risk. We have not adopted any cybersecurity risk management program or formal processes for assessing cybersecurity risk. Our management is generally responsible for assessing and managing any cybersecurity threats. If and when any reportable cybersecurity incident arises, our management shall promptly report such matters to our board of directors for further actions, including regarding the appropriate disclosure, mitigation, or other response or actions that the board deems appropriate to take. As of the date of this report, we have not encountered any cybersecurity incidents since our IPO. ITEM 2. PROPERTIES We do not own any real estate or other physical properties. We currently maintain our principal executive offices at 200 Continental Drive, Suite 401, Newark, Delaware 19713. The rent for this space is \$ 115 per month. We consider our current office space, combined with the other office space otherwise available to our executive officers, adequate for our current operations. ITEM 3. LEGAL PROCEEDINGS To the knowledge of our management, there is no material litigation, arbitration, governmental proceeding or any other legal proceeding currently pending or known to be contemplated against us or any members of our management team in their capacity as such. ITEM 4. MINE SAFETY DISCLOSURES Not applicable. PART II ITEM 5. MARKET FOR REGISTRANT’ S COMMON EQUITY, RELATED STOCKHOLDER MATTERS AND ISSUER PURCHASES OF EQUITY SECURITIES Our securities trade on **OTC Pink** ~~the Nasdaq Capital Market~~. Each of our units consists of one share of common stock, \$ 0. 001 par value, one right to acquire one- tenth (1 / 10) of one share of common stock and one warrant to purchase one half (1 / 2) of one share of common stock. **From and commencing on December 7, 2021 to December 16, 2024**, our units ~~trade~~ **traded** ~~began trading~~ separately on Nasdaq under the symbol “ GLLIU. ” The common stock, rights and warrants underlying our units ~~traded~~ **traded** ~~began trading~~ on Nasdaq under the symbols “ GLLI, ” “ GLLIR, ” and “ GLLIW, ” respectively, ~~on from~~ **on from** December 22, 2021 **to December 16, 2024. Since December 17, 2024, the Company’ s units, common stock, rights and warrants started trading on OTC Pink**. Holders of Record On March ~~22-24, 2024-2025~~, there were two holders of record of our units, seven holders of record of shares of our common stock, one holder of record of our rights, and one holder of record of our warrants. Such numbers do not include beneficial owners holding our securities through nominee names. Dividends We have not paid any cash dividends on our shares of common stock to date and do not intend to pay cash dividends prior to the completion of our initial business combination. The payment of cash dividends subsequent to the completion of our initial business combination will be dependent upon our revenues and earnings, if any, capital requirements and general financial condition subsequent to completion of our initial business combination. The payment of any dividends subsequent to our initial business combination will be within the discretion of our Board of Directors at such time. It is the present intention of our Board of Directors to retain all earnings, if any, for use in our business operations and, accordingly, our Board of Directors does not anticipate declaring any dividends in the foreseeable future. Further, if we incur any indebtedness in connection with our initial business combination, our ability to declare dividends may be limited by restrictive covenants we may agree to in connection therewith. Securities Authorized for Issuance Under Equity Compensation Plans Recent Sales of Unregistered Securities Use of Proceeds from our Initial Public Offering On December 9, 2021, we consummated our IPO of 10, 000, 000 units. Each unit consists of one share of common stock, one right to receive one- tenth (1 / 10) of a share of common stock upon the consummation of an initial business combination and one redeemable warrant entitling the holder thereof to purchase one- half (1 / 2) of a share of common stock at a price of \$ 11. 50 per whole share. The units were sold at an offering price of \$ 10. 00 per unit, generating gross proceeds of \$ 100, 000, 000. Simultaneously with the closing of the IPO, we consummated the private placement of 517, 500 private units at a price of \$ 10. 00 per unit, generating total proceeds of \$ 5, 175, 000. On December 9, 2021, the underwriters exercised the over- allotment option in full, and the closing of the issuance and sale of the Over- Allotment Units occurred on December 13, 2021. The total aggregate issuance by us of 1, 500, 000 Over- Allotment Units at a price of \$ 10. 00 per unit resulted in total gross proceeds of \$ 15, 000, 000. On December 13, 2021, simultaneously with the sale of the Over- Allotment Units, we consummated the private sale of an additional 52, 500 private units, generating gross proceeds of \$ 525, 000. A total of \$ 116, 725, 000 of the net proceeds from the sale of units in the IPO (including the Over- Allotment Units) and the private placements on December 9, 2021, and December 13, 2021, were placed in a ~~trust~~ **Trust account** ~~Account~~ established for the benefit of the Company’ s public stockholders. For a description of the use of the proceeds generated in our IPO, see Part II, Item 7 of this Annual Report. Redemption of Public Shares In connection with a special meeting of stockholders held by the Company on March 6, 2023, 6, 756, 695 public shares of the Company were redeemed at a price of \$ 10. 35 per share. In connection with a special meeting of stockholders held by the Company on November 28, 2023, 2, 180, 738 shares of the Company’ s common stock were redeemed at a price of \$ 10. 82 **per share. In connection with a special meeting of stockholders held by the Company on December 3, 2024, 2, 285, 056 shares of the Company’ s common stock were redeemed at a price of \$ 11. 77** per share. Purchases of Equity Securities by the Issuer and Affiliated Purchasers ITEM 6. [RESERVED] ITEM 7. MANAGEMENT’ S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS The statements in the discussion and analysis

regarding industry outlook, our expectations regarding the performance of our business and the forward- looking statements are subject to numerous risks and uncertainties, including, but not limited to, the risks and uncertainties described in “ Risk Factors ” and “ Cautionary Note Regarding Forward- Looking Statements. ” Our actual results may differ materially from those contained in or implied by any forward- looking statements. You should read the following discussion together with the sections entitled “ Risk Factors ”, “ Business ” and the audited consolidated financial statements, including the related notes, appearing elsewhere in this Form 10- K. All references to year, unless otherwise noted, refers to our fiscal year, which ends on December 31. As used in this Form 10- K, unless the context suggests otherwise, “ we, ” “ us, ” “ our, ” “ the Company ” or “ Globalink ” refer to Globalink Investment Inc. Overview We were formed on March 24, 2021 for the purpose of entering into a merger, share exchange, asset acquisition, stock purchase, recapitalization, reorganization or other similar business combination with one or more target businesses. Our efforts to identify a prospective target business will not be limited to any particular industry or geographic region, although we intend to focus our search on target businesses in in North America, Europe, South East Asia, and Asia (excluding mainland China and the Hong Kong and Macau special administrative regions), in the medical technology and green energy industry. We shall not undertake our initial business combination with any entity with its principal business operations in China (including Hong Kong and Macau). We intend to complete the business acquisition in a combination of cash (whether cash from the trust ~~Trust~~ **Trust account Account** or cash from a debt or equity financing transaction that closes concurrently with the business combination) or our equity securities. The issuance of additional shares of common stock in connection with an initial business combination: • may significantly dilute the equity interest of our investors who would not have pre-emption rights in respect of any such issuance; • may subordinate the rights of holders of shares of common stock if we issue shares of preferred stock with rights senior to those afforded to our shares of common stock; • could cause a change in control if a substantial number of shares of our common stock is issued, which may affect, among other things, our ability to use our net operating loss carry forwards, if any, and could result in the resignation or removal of our present officers and directors; • may have the effect of delaying or preventing a change of control of us by diluting the stock ownership or voting rights of a person seeking to obtain control of us; and • may adversely affect prevailing market prices for our common stock, rights and / or warrants. Similarly, if we issue debt securities or otherwise incur significant debt, it could result in: • default and foreclosure on our assets if our operating revenues after an initial Business Combination are insufficient to repay our debt obligations; • acceleration of our obligations to repay the indebtedness even if we make all principal and interest payments when due if we breach certain covenants that require the maintenance of certain financial ratios or reserves without a waiver or renegotiation of that covenant; • our immediate payment of all principal and accrued interest, if any, if the debt security is payable on demand; • our inability to obtain necessary additional financing if the debt security contains covenants restricting our ability to obtain such financing while the debt security is outstanding; • using a substantial portion of our cash flow to pay principal and interest on our debt, which will reduce the funds available for dividends on our ~~shares of~~ common stock if declared, our ability to pay expenses, make capital expenditures and acquisitions, and fund other general corporate purposes; • limitations on our flexibility in planning for and reacting to changes in our business and in the industry in which we operate; • increased vulnerability to adverse changes in general economic, industry and competitive conditions and adverse changes in government regulation; • limitations on our ability to borrow additional amounts for expenses, capital expenditures, acquisitions, debt service requirements, and execution of our strategy; and • other purposes and other disadvantages compared to our competitors who have less debt. We expect to continue to incur significant costs in the pursuit of our acquisition plans. We cannot assure you that our plans to complete a ~~business~~ **Business combination Combination** will be successful. Recent Developments **Extension As On March 6, 2023, the stockholders of the date of this Annual Report, the Company approved has extended the date by which the Company must (i) consummate a merger, capital stock exchange, asset acquisition, stock purchase, reorganization or similar business combination involving the Company an and amendment one or more businesses, (ii) cease its operations if it fails to complete such business combination, and (iii) redeem or repurchase 100 % of the Company’s outstanding public shares amended and restated certificate of common stock included as part of incorporation, allowing the Company to extend the Termination Date by up to two (2) three-- the -- months extensions, followed by three (3) one- month extensions, to December 9, 2023. To obtain each extension, the Company, its units sold in sponsor or any of their affiliates or designees must deposit into the Company’s IPO that closed trust account with Continental by the deadline applicable prior to the extension, \$ 390, 000 for each three- month extension and \$ 130, 000 for each one- month extension. In connection with the approval of the proposal to amend the Company’s amended and restated certified articles of incorporation which included extending the time in which the Company must complete a business combination and a proposal to amend the Company’s investment management trust agreement, at the special meeting held on March 6, 2023, holders of 6, 756, 695 shares of the Company’s common stock exercised their right to redeem those shares for cash at an approximate price of \$ 10. 35 per share, for an aggregate of approximately \$ 69. 92 million. On March 6, 2023, Globalink entered into an amendment to the Trust Agreement, originally entered into by and between the Company and Continental on December 6-9, 2021 (to conform the “ procedures in the Trust Agreement by which the Company may extend the date on which Continental must liquidate its trust account if the Company has not completed its initial business combination to the procedures in the amendment to the Company’s Amended and Restated Certificate of Incorporation. Through a total of five elections from March 2023 to December 2023, Globalink elected to extend the Termination Date ” to December 9, 2023 and deposited an aggregate of US \$ 1. 17 million into the trust account for its public stockholders. Globalink elected all of the five extensions permitted under the amended and restated certificate of incorporation of the Company, as first amended. On October 16, 2023, we were notified by Nasdaq that we were not in compliance with Nasdaq Listing Rule 5450 (a) (2), which requires the..... the Company has extended the Termination Date four times under its current amended and restated certificate of incorporation, as third amended (or nine twenty- one times since the IPO), and has until April 9, 2024 2025 to complete its initial business combination. Business Combination On January 30, 2024, the Company entered into a Merger Agreement (as amended and restated on May 20, 2024 and as may be further amended, restated or supplemented from time to time, the “ Merger Agreement ”), by and among GL Sponsor LLC, a Delaware limited liability company, in the capacity as the representative from and after the effective time of the Acquisition Merger (as defined below) (the “ Effective Time ”) in accordance with the terms and conditions of the Merger Agreement (the “ Parent Representative ” or the “ Sponsor ”), Alps Global Holding Pubco, a Cayman Islands**

exempted company (“ PubCo ”), Alps Biosciences Merger Sub, a Cayman Islands exempted company and wholly- owned subsidiary of PubCo (“ Merger Sub ”), Alps Life Sciences Inc, a Cayman Islands exempted company (“ Alps Holdco ”) and Dr. Tham Seng Kong, an individual, in the capacity as the representative from and after the Effective Time for the shareholders of Alps Holdco as of immediately prior to the Effective Time in accordance with the terms and conditions of the Merger Agreement (the “ Seller Representative ”). Pursuant to the terms of the Merger Agreement, the Business Combination between Globalink and Alps Holdco will be effected in two steps: (i) subject to the approval and adoption of the Merger Agreement by the stockholders of the Company, the Company will be merged with and into PubCo, with PubCo remaining as the surviving publicly traded entity; and (ii) Merger Sub will merge with and into Alps Holdco, resulting in Alps Holdco remaining as the surviving entity and being a wholly- owned subsidiary of PubCo (the “ Acquisition Merger ”). On March 6, 2025, Globalink, Alps Holdco, Parent Representative and Seller Representative, entered into a First Amendment to the Merger Agreement (the “ Amendment ”), pursuant to which, parties agreed to: • remove the earn-out provision from the Merger Agreement; and • remove the \$ 5, 000, 001 net tangible asset requirement for (i) Globalink immediately prior to the Closing, and (ii) PubCo upon Closing, provided that the PubCo satisfies the listing requirements of and is approved for listing on the Nasdaq Global Market or the Nasdaq Capital Market. PIPE Agreements On June 4, June 5 and August 27, 2024, Globalink, Alps Holdco and PubCo entered into subscription agreements with three investors on substantially same terms, pursuant to which, among other things, PubCo has agreed to issue and sell to the investors, and the investors agreed to subscribe for and purchase certain number of ordinary shares of PubCo (“ PIPE Shares ”) at a purchase price of \$ 10. 00 per share for an aggregate purchase price of \$ 40, 200, 000, in a private placement. As of the date of this report, Globalink, Alps Holdco and PubCo are negotiating termination agreements with two investors who entered into the subscription agreements to purchase \$ 40 million worth of PIPE Shares, dated June 4, 2024 and June 5, 2024, respectively, and the parties expect to enter into such termination agreements prior to the closing of the initial Business Combination. Subsequent to December 31, 2024, Globalink, Alps Holdco and PubCo entered into additional subscription agreements (together with previous executed subscription agreement on August 27, 2024, the “ PIPE Subscription Agreements ”) with several investors on substantially same terms (together with previous investor who entered into a subscription agreement dated August 27, 2024, the “ PIPE Investors ”), pursuant to which, among other things, PubCo has agreed to issue and sell to the PIPE Investors, and the PIPE Investors have agreed to subscribe for and purchase certain number of ordinary shares of PubCo at a purchase price of \$ 10. 00 per share for an aggregate purchase price of \$ 3, 279, 911, in a private placement (the “ PIPE Investment ”). As of the date of this report, the PIPE Investors have subscribed for an aggregate of \$ 3, 479, 911 (excluding the \$ 40 million subscription expected to be terminated). Up to the date of this annual report, PIPE Investment of \$ 879, 911 was received by PubCo’s escrow agent, and held in an escrow account on behalf of PubCo. The Company may purpose of the PIPE Investment is to raise additional capital for use by PubCo following the closing of the Business Combination (the “ Closing ”). The PIPE Subscription Agreements ~~continue~~ contain customary representations and warranties of each of Globalink, Alps Holdco, PubCo and the PIPE Investors, and customary conditions to extend closing, including the consummation of the Business Combination. Under the terms of the PIPE Subscription Agreements, PubCo is obligated to file a registration statement to register for the resale of all the PIPE Shares within 60 days of the Closing (the “ Filing Deadline ”), and to use its commercially reasonable efforts to cause such registration statement to become effective as soon as practicable after the filing the there of Termination Date to up to December 9, 2024 through monthly extensions. Nasdaq Notice On January 29, 2024, we submitted an application with Nasdaq for the transfer of our securities listed on the Nasdaq Global Market to Nasdaq Capital Market. On March 6, 2024, we received Nasdaq’s approval of our transfer application and on the same date, we were notified by Nasdaq that we regained compliance with Nasdaq’s requirement of 300 public holders for continued listing on the Nasdaq Capital Market. On December 10, 2024, the Company, received a notice (the “ Delisting Notice ”) from the Listing Qualifications Department of the Nasdaq that the Company was not in compliance with Nasdaq Listing Rule IM- 5101- 2, which requires a special purpose acquisition company to complete one or more business combinations within 36 months of the effectiveness of its IPO registration statement. Since the Company failed to complete its initial business combination by December 6, 2024, the Company did not comply with IM- 5101- 2, which triggered the issuance of a delisting determination from Nasdaq to delist the Company’s securities. According to the Delisting Notice, the trading of Company’s common stock, warrants, rights and units would be suspended at the opening of business on December 17, 2024, and a Form 25- NSE would be filed with the SEC, which would remove the Company’s securities from listing and registration on Nasdaq. The Company did not appeal this ruling. The Company transferred its securities, including common stock, warrants, rights and units, to OTC Pink for quotation under the same ticker symbols following the delisting of the Company’s securities on Nasdaq. Despite the delisting of its securities, the Company expects to continue proceeding with the transactions contemplated by the Merger Agreement (as defined below). Results of Operations As of December 31, 2023-2024, the Company had not commenced any operations. All activity through December 31, 2023-2024 relates to the Company’s formation and the Company’s initial public offering (the “ IPO and ”), search for a prospective initial business combination target and negotiation for a business combination. The Company will not generate any operating revenues until after the completion of an initial business combination, at the earliest. The Company generates non- operating income in the form of interest income from the proceeds derived from the IPO placed in the trust account established for the benefit of the Company’s public stockholders (the “ Trust Account ”). For the year ended December 31, 2024, we had a net loss of \$ 978, 445, all of which consisted of operating expenses incurred driven by general and administrative expenses of \$ 1, 569, 710, franchise tax expense of \$ 143, 662, provision for income tax of \$ 239, 905, tax penalties and interest of \$ 121, 630, change in fair value of warrants liabilities of \$ 855, and \$ 188, 203 in interest expense, partially offset by interest income on cash held in the Trust Account of \$ 1, 285, 520. For the year ended December 31, 2023, we had a net income of \$ 1, 320, 324, all of which consisted of interest income on cash and investments held in the Company’s trust account of \$ 3, 090, 407 and change in fair value of warrants liabilities of \$ 4, 389, partially offset by operating expenses incurred driven by general and administrative expenses of \$ 991, 868, provision for income tax of \$ 529, 505, accrual of Delaware franchise taxes of \$ 183, 956, \$ 57, 255 in interest expense, penalties on income tax of \$ 11, 888. For

the year ended December 31, 2022, we had a net income of \$ 224, 242, all of which consisted of interest income on investments held in trust account of \$ 1, 683, 870 and change in fair value of the warrant liabilities of \$ 108, 300, partially offset by operating expenses incurred driven by general and administrative expenses of \$ 1, 107, 632, provision for income tax of \$ 308, 185 and accrual of Delaware franchise taxes of \$ 152, 111. Liquidity, Capital Resources and Going Concern The registration statement on Form S- 1 for the Company' s IPO was declared effective on December 6, 2021. On December 9, 2021, we consummated our IPO of 10, 000, 000 units. Each unit consists of one share of common stock, \$ 0. 001 par value, one right to receive one- tenth (1 / 10) of a share of common stock upon the consummation of an initial business combination and one redeemable warrant entitling the holder thereof to purchase one- half (1 / 2) of a share of common stock at a price of \$ 11. 50 per whole share. The units were sold at an offering price of \$ 10. 00 per unit, generating gross proceeds of \$ 100, 000, 000. Simultaneously with the closing of the IPO, we consummated the private placement of 517, 500 private units at a price of \$ 10. 00 per unit, generating total proceeds of \$ 5, 175, 000. On December 9, 2021, the underwriters exercised the over- allotment option **to purchase an additional 1, 500, 000 units in full (the " Over- Allotment Units ")**, and the closing of the Over- Allotment Units occurred on December 13, 2021. The total aggregate issuance by the Company of 1, 500, 000 units at a price of \$ 10. 00 per unit resulted in total gross proceeds of \$ 15, 000, 000. On December 13, 2021, simultaneously with the sale of the Over- Allotment Units, we consummated the private sale of an additional 52, 500 private units, generating gross proceeds of \$ 525, 000. Since the underwriter' s over- allotment was exercised in full, the Sponsor did not forfeit any insider shares. Offering costs for the IPO and the exercise of the underwriters' Over- allotment Option amounted to \$ 6, 887, 896, consisting of \$ 2, 300, 000 of underwriting fees, \$ 4, 025, 000 of deferred underwriting fees payable (which are held in the trust **Trust account Account**) and \$ 562, 896 of other costs. The \$ 4, 025, 000 of deferred underwriting fee payable is contingent upon the **company consummation- consummating** of an initial business combination **by April 9, 2024 (or up until December 9, 2024 if our time to complete a business combination is extended)**, subject to the terms of the underwriting agreement. Following the closing of the IPO (including the Over- Allotment Units), \$ 116, 725, 000 (\$ 10. 15 per unit) from the net proceeds of the sale of the units in the IPO **-(including the Over- Allotment Units)**, and the private units was placed in **a the trust Trust account Account established for the benefit of the Company' s public stockholders at JPMorgan Chase maintained by Continental, acting as trustee** and was initially invested in U. S. government securities, within the meaning set forth in Section 2 (a) (16) of the Investment Company Act of 1940, as amended (the " Investment Company Act "), with a maturity of 180 days or less or in any open- ended investment company that holds itself out as a money market fund selected by the Company meeting the conditions of paragraphs (d) (2), (d) (3) and (d) (4) of Rule 2a- 7 of the Investment Company Act. To mitigate the risk of us being deemed to have been operating as an unregistered investment company (including under the subjective test of Section 3 (a) (1) (A) of the Investment Company Act), on ~~August 9~~ **July 27**, 2023, we instructed Continental, as trustee of our **trust Trust account Account**, to liquidate the U. S. government securities or money market funds held in the **trust Trust account Account** and thereafter to hold all funds in the **trust Trust account Account** in cash (which may include demand deposit accounts) until the earlier of consummation of our initial business combination or liquidation. Furthermore, such cash is held in bank accounts, which exceed federally insured limits as guaranteed by the Federal Deposit Insurance Corporation (the " FDIC "). For the year ended December 31, **2024, cash used in operating activities was \$ 2, 039, 334. Net loss of \$ 978, 445 was affected by interest earned on cash held in the Trust Account of \$ 1, 285, 520 and change in fair value of warrants liabilities of \$ 855. Changes in operating assets and liabilities provided by \$ 223, 776 of cash for operating activities. For the year ended December 31, 2023, cash used in operating activities was \$ 1, 402, 478. Net income of \$ 1, 320, 324 was affected by interest earned on cash and investments held in the trust account of \$ 3, 090, 407 and change in fair value of warrants liabilities of \$ 4, 389. Changes in operating assets and liabilities provided by \$ 371, 994 of cash from operating activities. For We had cash held in the Trust Account of \$ 3, 349, 591 and \$ 28, 668, 218 as of December 31, 2024 and 2023, respectively. Interest income on the balance in the Trust Account of \$ 1, 285, 520 for** the year ended December 31, 2022, cash used in operating activities was \$ 730, 469. Net income of \$ 224 ~~2024~~, 242 was impacted by interest earned on investments held in the trust account of \$ 1, 683, 870, change in fair value of warrant liabilities of \$ 108, 300. Changes in operating assets and liabilities provided \$ 837, 459 of cash from operating activities. We had investments held in the trust account of \$ 28, 668, 218 and \$ 118, 408, 969 as of December 31, 2023 and 2022, respectively. Interest income on the balance in the trust account of \$ 3. 1 million for the year ended December 31, 2023 may be used by us to pay taxes. ~~Through~~ **For the year ended** December 31, 2023 **2024**, \$ 539 ~~433~~, 788 ~~768~~ was withdrawn from the **trust Trust account Account** to pay for taxes. We intend to use substantially all of the funds held in the **trust Trust account Account**, including any amounts representing interest earned on the **trust Trust account Account** (less income taxes payable), to complete our business combination. To the extent that our capital stock or debt is used, in whole or in part, as consideration to complete our business combination, the remaining proceeds held in the **trust Trust account Account** will be used as working capital to finance the operations of the target business or businesses or make other acquisitions. We had \$ 253, 507 and \$ 79, 073 and \$ 81, 763 of cash held outside of the **trust Trust account Account** as of December 31, **2024 and 2023 and 2022**, respectively. We intend to use the funds held outside the **trust Trust account Account** primarily to identify and evaluate target businesses, perform business due diligence on prospective target businesses, travel to and from the offices, plants or similar locations of prospective target businesses, and structure, negotiate and complete initial business combination. In order to finance transaction costs in connection with an initial business combination, the Sponsor or an affiliate of the Sponsor, or certain of the Company' s officers and directors may, but are not obligated to, loan the Company funds as may be required. If the Company completes an initial business combination, the Company will repay the working capital loans out of the proceeds of the **trust Trust account Account** released to the Company. Otherwise, the working capital loans would be repaid only out of funds held outside the **trust Trust account Account**. In the event that our initial business combination does not close, the Company may use a portion of proceeds held outside the **trust Trust account Account** to repay the working capital loans, but no proceeds held in the **trust Trust account Account** would be used to repay the working capital loans. Except for the foregoing, the terms of such working capital loans, if any, have not been determined and no written agreements exist with respect to such loans. The working capital loans would either be repaid upon consummation of an initial business combination, without interest, or, at the lender' s discretion, up to \$ 1, 500, 000 of such working capital loans may be convertible into units of the post initial business combination entity at a price of \$ 10. 00

per unit. The units would be identical to the private units. As of December 31, ~~2023-2024~~, there were no working capital loans outstanding. On March 3, 2023 **On March 23, 2023**, the Company entered into a promissory note subscription term sheet with Public Gold Marketing Sdn Bhd –for an amount of **up to \$ 250,000 for working capital needs** the purpose of extension fees payment. The promissory note bears an interest of 6 % per annum and repayable upon consummation of an initial ~~business-Business combination~~ **Combination**. As of December 31, ~~2024-2023~~, the full \$ 250,000 had been borrowed and no amount was available under this note for borrowing. On June 2, 2023, the Company entered into a promissory note subscription term sheet with Public Gold Marketing Sdn Bhd –for an amount of up to \$ 700,000 for **working capital needs** the purpose of extension fees payment. The promissory note bears an interest of 6 % per annum and repayable upon consummation of an initial ~~business-Business combination~~ **Combination**. As of December 31, ~~2024-2023~~, the full \$ 700,000 had been borrowed and no amount was available under this note for borrowing. On October ~~13-10~~, 2023, the Company entered into a promissory note subscription term sheet with Public Gold Marketing Sdn Bhd –for an amount of \$ 250,000 for the purpose of working capital. The promissory note bears an interest of 6 % per annum and repayable upon consummation of an initial ~~business-Business combination~~ **Combination**. As of December 31, ~~2024-2023~~, the full \$ 250,000 had been borrowed and no amount was available under this note for borrowing. On December 8, 2023, the Company entered into a promissory note subscription term sheet with Public Gold Marketing Sdn Bhd –for an amount of \$ 110,000 for the purpose of working capital. The promissory note bears an interest of 6 % per annum and repayable upon consummation of an initial ~~business-Business combination~~ **Combination**. As of December 31, ~~2024-2023~~, the full \$ 110,000 had been borrowed and no amount was available under **this note for borrowing**. the Company entered into a promissory note subscription term sheet with Public Gold Marketing Sdn Bhd for an amount of \$ ~~390-300~~ 000 for the purpose of **working capital** extension fees payment. The promissory note bears an interest of 6 % per annum and repayable upon consummation of an initial ~~business-Business combination~~ **Combination**. As of December 31, ~~2023-2024~~, the full \$ ~~390-300~~ 000 had been borrowed and no amount was available under this note for borrowing. On ~~March-23~~ **December 9, 2023-2024**, the Company entered into a promissory note subscription term sheet with Public Gold Marketing Sdn Bhd for an amount of \$ ~~250-350~~ 000 for the purpose of **working capital** extension fees payment. The promissory note bears an interest of 6 % per annum and repayable upon consummation of an initial ~~business-Business combination~~ **Combination**. As of December 31, ~~2023-2024~~, the full \$ ~~250-350~~ 000 had been borrowed and no amount was available under this note for borrowing. On ~~June-2~~ **March 6, 2023-2025**, the Company, **PubCo and** entered into a promissory note subscription term sheet with Public Gold Marketing Sdn Bhd for an amount of up to \$ 700,000 for the purpose of extension fees payment. The promissory note bears an interest of 6 % per annum and repayable upon consummation of an initial ~~business combination~~ **Combination**. As of December 31, 2023, the full \$ 700,000 had been borrowed and no amount was available under this note for borrowing. On October 13, 2023, the Company entered into **an agreement, pursuant to which the parties agreed that \$ 2 million of the outstanding balance under the Promissory Notes shall be due and payable in cash within 60 days from the date of the Closing, and the remaining balance under the Promissory Notes shall be converted into ordinary shares of PubCo at the time of Closing, at a conversion price** promissory note subscription term sheet with Public Gold Marketing Sdn Bhd for an amount of \$ ~~250, 10, 000- 00~~ for the purpose of working capital. The promissory note bears an interest of 6 % per ~~share~~ **share** annum and repayable upon consummation of an..... Affiliate ” on the consolidated balance sheet. If our initial business combination is not consummated, the Company will need to raise additional capital through loans or additional investments from its Sponsor, stockholders, officers, directors, or third parties. The Company’ s officers, directors and Sponsor may, but are not obligated to, loan the Company funds, from time to time or at any time, in whatever amount they deem reasonable in their sole discretion, to meet the Company’ s working capital needs. Accordingly, the Company may not be able to obtain additional financing. If the Company is unable to raise additional capital, it may be required to take additional measures to conserve liquidity, which could include, but not necessarily be limited to, curtailing operations, suspending the pursuit of a potential transaction, and reducing overhead expenses. The Company cannot provide any assurance that new financing will be available to it on commercially acceptable terms, if at all. In connection with the Company’ s assessment of going concern considerations in accordance with FASB ASU 2014- 15, “ Disclosures of Uncertainties about an Entity’ s Ability to Continue as a Going Concern, ” the Company currently has until April 9, ~~2024-2025~~ **to consummate a business combination, or up to December 9, 2024 if the time to complete the initial business combination is extended as described herein**. It is uncertain that the Company will be able to consummate a business combination by this time. If a business combination is not consummated by this date and an extension is not requested by the Sponsor, there will be a mandatory liquidation and subsequent dissolution of the Company. Management has determined that the mandatory liquidation, should a business combination not occur, and an extension is not requested by the Sponsor, and potential subsequent dissolution as well as liquidity condition noted above raises substantial doubt about the Company’ s ability to continue as a going concern. No adjustments have been made to the carrying amounts of assets or liabilities should the Company be required to liquidate after April 9, ~~2024-2025~~ **(or up to December 9, 2024 if the time to complete the initial business combination is extended as described herein)**. The Company intends to complete a business combination before the mandatory liquidation date. Off- Balance Sheet Arrangements We have no obligations, assets or liabilities, which would be considered off- balance sheet arrangements as of December 31, ~~2024 and 2023 and 2022~~. We do not participate in transactions that create relationships with entities or financial partnerships, often referred to as variable interest entities, which would have been established for the purpose of facilitating off- balance sheet arrangements. We have not entered into any off- balance sheet financing arrangements, established any special purpose entities, guaranteed any debt or commitments of other entities, or purchased any non- financial assets. Contractual obligations We do not have any long- term debt, capital lease obligations, operating lease obligations or long- term liabilities. Registration Rights The holders of the insider shares, the private units and any units that may be issued upon conversion of working capital loans or extension loans (and any securities underlying the private units or units issued upon conversion of the working capital loans or extension loans) will be entitled to registration rights pursuant to a registration rights agreement requiring us to register such securities for resale. The holders of these securities are entitled to make up to two demands, excluding short form demands, that we register such securities. In addition, the holders have certain “ piggy- back ” registration rights with respect to registration statements filed subsequent to our completion of our initial business combination and rights to require us to register for resale such securities pursuant to Rule 415 under the Securities Act. Underwriting Agreement The underwriters are entitled to a deferred underwriting discounts of \$ 0. 35 per unit, or \$ 4, 025, 000 from the closing of the IPO and the

Over- Allotment Units. The deferred discounts will become payable to the underwriters from the amounts held in the trust **Trust Account** solely if the Company completes an initial business combination, subject to the terms of the underwriting agreement. Right of First Refusal Subject to certain conditions, we granted Chardan Capital Markets, LLC, the representative of the underwriters in the IPO, for a period of **18-12** months after the date of the consummation of our initial business combination, a right of first refusal to act as book- running manager, with at least 30 % of the economics **paid to all advisors and / or underwriters**), for any and all future **public financings undertaken until the first (1st) anniversary of the date of the closing of and- an private equity initial business combination and debt offerings (b) as sole / lead left financial advisor with respect to any and all mergers and acquisitions transactions during such period**. In accordance with FINRA Rule 5110 (f) (2) (E) (i), such right of first refusal shall not have a duration of more than three years from the effective date of the registration statement for the IPO.

Promissory Notes ~~On March 23, 2023, the Company entered into a promissory note subscription term sheet with Public Gold Marketing Sdn Bhd for an amount of up to \$ 250, 000 for the purpose of extension fees payment. The promissory note bears an interest of 6 % per annum and repayable upon consummation of an initial business combination. As of December 31, 2023-2024, the full \$ 250, 000 had been borrowed and no amount was available under this note for borrowing. As of December 31, 2023, the aggregate amount owed in connection with the promissory notes was \$ 4, 445, 458 and \$ 1, 757, 255, respectively~~, which includes interest accrued as reflected on the consolidated balance sheet. **Jumpstart Our Business Startups Act of 2012 (the “JOBS Act ”)** On April 5, 2012, the JOBS Act was signed into law. The JOBS Act contains provisions that, among other things, relax certain reporting requirements for qualifying public companies. We will qualify as an “ emerging growth company ” and under the JOBS Act will be allowed to comply with new or revised accounting pronouncements based on the effective date for private (not publicly traded) companies. We are electing to delay the adoption of new or revised accounting standards, and as a result, we may not comply with new or revised accounting standards on the relevant dates on which adoption of such standards is required for non-emerging growth companies. As such, our consolidated financial statements may not be comparable to companies that comply with public company effective dates. Additionally, we are in the process of evaluating the benefits of relying on the other reduced reporting requirements provided by the JOBS Act. Subject to certain conditions set forth in the JOBS Act, if, as an “ emerging growth company, ” we choose to rely on such exemptions we may not be required to, among other things, (i) provide an auditor’ s attestation report on our system of internal control over financial reporting pursuant to Section 404 of the Sarbanes- Oxley Act, (ii) provide all of the compensation disclosure that may be required of non- emerging growth public companies under the Dodd- Frank Wall Street Reform and Consumer Protection Act, (iii) comply with any requirement that may be adopted by the PCAOB regarding mandatory audit firm rotation or a supplement to the auditor’ s report providing additional information about the audit and the consolidated financial statements (auditor discussion and analysis) and (iv) disclose certain executive compensation related items such as the correlation between executive compensation and performance and comparisons of executive compensation to median employee compensation. These exemptions will apply for a period of five years following the completion of our IPO or until we are no longer an “ emerging growth company, ” whichever is earlier. Critical Estimates Management’ s discussion and analysis of our results of operations and liquidity and capital resources are based on our financial information. We describe our significant accounting policies in Note 2 – Significant Accounting Policies, of the Notes to Financial Statements included in this report. Our financial statements have been prepared in accordance with U. S. GAAP. Certain of our accounting policies require that management apply significant judgments in defining the appropriate assumptions integral to financial estimates. On an ongoing basis, management reviews the accounting policies, assumptions, estimates and judgments to ensure that our financial statements are presented fairly and in accordance with U. S. GAAP. Judgments are based on historical experience, terms of existing contracts, industry trends and information available from outside sources, as appropriate. We have identified the following critical accounting policies: Accounting for Warrants 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 480 and 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 shares of common stock, 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. The Company accounts for the warrants issued in connection with our IPO in accordance with the guidance contained in ASC 815 under which the public warrants meet the criteria for equity treatment and the private warrants do not meet the criteria for equity treatment and must be recorded as liabilities. Accordingly, the Company classifies the private warrants as liabilities at their fair value and adjust the private warrants to fair value at each reporting period. This liability is subject to re- measurement at each balance sheet date until exercised, and any change in fair value is recognized in our consolidated statements of operations. The fair value of the warrants was estimated using a binomial lattice model. In determining the fair value of the Private Placement Warrants assumptions related to exercise price, market price of the public stock, expected life and risk- free interest rate are utilized. The Company estimates the volatility of its common stock based on historical volatility that matches the expected remaining life of the warrants. Recent Accounting Pronouncements Management does not believe that any recently issued, but not yet effective, accounting standards, if currently adopted, would have a material effect on our consolidated financial statements as of December 31, **2023-2024**.

ITEM 7A. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK We are a smaller reporting company as defined by Rule 12b- 2 of the Exchange Act and are not required to provide the information otherwise required under this item. ~~As of December 31, 2023, substantially all of the assets held in our trust account were held as cash.~~

ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA This information appears following Item 15 of this Annual Report and is included herein by reference.

Item 9. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE **Item 9A. CONTROLS AND PROCEDURES** Disclosure controls and procedures are controls and other procedures that are designed to ensure that information required to be disclosed in our reports filed or submitted 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 in

our reports filed or submitted under the Exchange Act is accumulated and communicated to our management, including our Chief Executive Officer and Chief Financial Officer, to allow timely decisions regarding required disclosure. Evaluation of Disclosure Controls and Procedures Disclosure controls are procedures that are designed with the objective of ensuring that information required to be disclosed in our reports filed under the Exchange Act, such as this Annual Report, is recorded, processed, summarized, and reported within the time period specified in the SEC's rules and forms. Disclosure controls are also designed with the objective of ensuring that such information is accumulated and communicated to our management, including the Chief Executive Officer and Chief Financial Officer, as appropriate to allow timely decisions regarding required disclosure. Our management evaluated, with the participation of our current Chief Executive Officer and Chief Financial Officer (our "Certifying Officers"), the effectiveness of our disclosure controls and procedures as of December 31, ~~2023~~ **2024**, pursuant to Rule 13a-15 (b) under the Exchange Act. Based upon that evaluation, our Certifying Officers concluded that, due to the material weakness identified in the controls related to the events that led to the Company's restatement of its financial statements to reclassify the Company's private warrants (complex financial instruments), the Company's internal control over financial reporting related to our compliance control of timely tax return filings, and due to the revisions to our earnings per share ~~for the period ended September 30, 2023~~, our disclosure controls and procedures were not effective. We do not expect that our disclosure controls and procedures will prevent all errors and all instances of fraud. Disclosure controls and procedures, no matter how well conceived and operated, can provide only reasonable, not absolute, assurance that the objectives of the disclosure controls and procedures are met. Further, the design of disclosure controls and procedures must reflect the fact that there are resource constraints, and the benefits must be considered relative to their costs. Because of the inherent limitations in all disclosure controls and procedures, no evaluation of disclosure controls and procedures can provide absolute assurance that we have detected all our control deficiencies and instances of fraud, if any. The design of disclosure controls and procedures also is based partly on certain assumptions about the likelihood of future events, and there can be no assurance that any design will succeed in achieving its stated goals under all potential future conditions. Management's Annual Report on Internal Control Over Financial Reporting As required by SEC rules and regulations implementing Section 404 of the Sarbanes-Oxley Act, our management is responsible for establishing and maintaining adequate internal control over financial reporting. Our internal control over financial reporting is designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of our consolidated financial statements for external reporting purposes in accordance with GAAP. Our internal control over financial reporting 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 the assets of our company, (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of **consolidated** financial statements in accordance with GAAP, and that our receipts and expenditures are being made only in accordance with authorizations of our management and directors, and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of our assets that could have a material effect on the consolidated financial statements. Because of its inherent limitations, internal control over financial reporting may not prevent or detect errors or misstatements in our consolidated financial statements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate. Management assessed the effectiveness of our internal control over financial reporting at December 31, ~~2023~~ **2024**. In making these assessments, management used the criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission (COSO) in Internal Control — Integrated Framework (2013). Based on our assessments and those criteria, management determined that we did not maintain effective internal control over financial reporting as of December 31, ~~2023~~ **2024** ~~and 2022~~. Changes in Internal Control Over Financial Reporting There were no changes in our internal control over financial reporting (as such term is defined in Rules 13a-15 (f) and 15d-15 (f) of the Exchange Act) during the most recent **fiscal** quarter that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting. We plan to enhance our processes to identify and appropriately apply applicable accounting requirements to better evaluate and understand the nuances of the complex accounting standards that apply to our ~~unaudited condensed~~ consolidated financial statements. Our plans at this time include providing enhanced access to accounting literature, research materials and documents and increased communication among our personnel and third-party professionals with whom we consult regarding complex accounting applications. The elements of our remediation plan can only be accomplished over time, and we can offer no assurance that these initiatives will ultimately have the intended effects. ITEM 9B. OTHER INFORMATION ITEM 9C. DISCLOSURE REGARDING FOREIGN JURISDICTIONS THAT PREVENT INSPECTIONS PART III ITEM 10. DIRECTORS, EXECUTIVE OFFICERS AND CORPORATE GOVERNANCE Directors and Executive Officers Our current directors and executive officers are as follows: Name Age Title Say Leong Lim Chairman of the Board of Directors and Chief Executive Officer ~~Kelvin (Zeng Yenn) Chin Chief Financial Officer and Director~~ Hong Shien Beh Independent Director Kian Huat Lai Independent Director Hui Liang Wong Independent Director Say Leong Lim has served as our Chairman of the Board of Directors and Chief Executive Officer since our inception **and has served as our Chief Financial Officer since March 2025**. Mr. Lim has been involved in numerous corporate and operation transactions, amongst other IPOs, RTOs, M & A deals, restructuring and rightsizing, funding, training, management and operational controls in Malaysia, Singapore, Indonesia, Hong Kong, ~~Mainland~~ China and Australia over the last 30 years. Since April 2023, Mr. Lim has served as the chief executive officer of Xtend Digital Sdn Bhd, a technology company based in Malaysia. Since June 2021, Mr. Lim has served as an independent director at LFE corporation Bhd, an engineering company in Malaysia. Since February 2019, Mr. Lim has served as the Independent Non-executive Director of Aurora Italia International Bhd, a public retail company in Malaysia. In May 2010, Mr. Lim co-founded Everise Concepts PLT and has since served as its advisor. Everise Concepts PLT is principally involved in the provision of corporate and business consultancy, real estate projects and the wholesale and distribution of fast-moving consumer goods via retail and online channels. From November 2020 to April 2022, Mr. Lim served as an independent director of Caely Holdings Bhd. Mr. Lim obtained his Chartered Management ~~Accountant Degree in management accountancy~~ **Accountancy qualification** from the Chartered Institute of Management Accountants (CIMA) United Kingdom in 1991 and was admitted as a **member of the** Malaysian Institute of Accountants (MIA) in 1996 **and a member of the Chartered Tax Institute of Malaysia in 1999. He is also a Fellow member of the Institute of Corporate Directors Malaysia**. Mr. Lim obtained his ~~Master~~

Masters of Business Administration from Heriot- Watt University in United Kingdom in 1997. ~~Kelvin (Zeng Yenn) Chin serves as a member of our Board of Directors and our Chief Financial Officer since March 2023. Mr. Chin has over 15 years of audit experience, including auditing of issuers seeking initial public offerings. Since September 2021, Mr. Chin has served as the Financial Controller at PG Mall Sdn Bhd., an e-commerce marketplace, responsible for overseeing financial-related matters of the company. From September 2019 to August 2021, Mr. Chin served as the Disruptive Events Advisory Director at Deloitte Southeast Asia. He was an Operational Director with Herman Corporate Advisory Sdn Bhd, a Malaysian local boutique advisory firm from December 2017 to August 2019. From May 2016 to December 2017, he was an Audit Senior Manager with Deloitte Southeast Asia after serving as an Assurance Manager in PricewaterhouseCoopers Malaysia from January 2012 to April 2016. Mr. Kelvin (Zeng Yenn) Chin received his bachelor's degree in business from Victoria University in 2007. He obtained his Certified Public Accountant ("CPA") status in 2012 from CPA Australia and subsequently admitted as a member of the Malaysian Institute of Accountants in 2013.~~ Hong Shien Beh serves as an independent member of our Board of Directors. Mr. Beh is a legal professional with vast experience in various area of dispute resolution such as defamation, contract, arbitration, construction, planning appeals, commercial and stockholders disputes, industrial accidents, employment, family law, inheritance and estate disputes. Mr. Beh has been a partner at Messrs Y. C. Wong Advocates & Solicitors since May 2013. From August 2010 to April 2013, Mr. Beh served as an associate at Ismail, Khoo & Associates, a law firm. Mr. Beh received his Bachelor of Laws (LLB) degree from University of Northumbria, Newcastle United Kingdom in 2008. Hui Liang Wong serves as an independent member of our Board of Directors. Ms. Wong has extensive experience in project management. Ms. Wong has served as an executive director at Seedset Sdn Bhd, a consulting company in Malaysia since May 2018. Ms. Wong has also served as an executive director at Avoras Malaysia Sdn Bhd, an IT service company since November 2020. Ms. Wong received her Bachelor of Information Technology (Management) degree from University of Malaya, Malaysia in 2006. Ms. Wong received her Foundation Certificate in IT Service Management in August 2007. Kian Huat Lai serves as an independent member of our Board of Directors. Mr. Lai has been serving as an executive director at Ni Hsin Group Berhad (formerly known as Ni Hsin Resource Berhad), a public company in Malaysia since December 2020. From April 2018 to November 2020, Mr. Lai served as a non- independent and non- executive director at Classita Holdings Berhad (formerly known as Caely Holdings Berhad), a public company in Malaysia. From November 2017 to June 2018, Mr. Lai served as an independent and non- executive director at Ta Win Holding Berhad, a public company in Malaysia, and from February 2016 to July 2017, Mr. Lai served as an independent and non- executive director at Widad Group Berhad (formerly Ideal Jacobs (Malaysia) Corporation Berhad), a public company in Malaysia. Mr. Lai studied at Stamford College, Malaysia for General Certificate of education (GCE A Level) from 1985 to 1986. Mr. Lai received his degree in accountancy from the Association of International Accountants, United Kingdom in 1993. Number, Terms of Office and Appointment of Officers and Directors Our Board of Directors consists of ~~five~~ **four** members, three of whom are deemed " independent " under SEC ~~and Nasdaq~~ rules. Our Board of Directors has been divided into three classes with only one class of directors being elected in each year and each class serving a three- year term. The term of office of the first class of directors, consisting of Kian Huat Lai, expired at our special meeting of stockholders held on November 28, 2023, in lieu of our first annual meeting of stockholders, **who was re- elected as a director of the Company by the stockholders at the meeting**. The term of office of the second class of directors, consisting of Hui Liang Wong and Hong Shien Beh, ~~will expire~~ **expired** at **our special meeting of stockholders held on December 3, 2024, in lieu of our** the second annual meeting **of stockholders, who were both re- elected as directors of the Company by the stockholders at the meeting**. The term of office of the third class of directors, consisting of Say Leong Lim ~~and Kelvin (Zeng Yenn) Chin~~, will expire at our third annual meeting of stockholders. We may not hold an annual meeting of stockholders until after we consummate our initial business combination. Our officers are appointed by the Board of Directors and serve at the discretion of the Board of Directors, rather than for specific terms of office. Our Board of Directors is authorized to appoint persons to the offices set forth in our bylaws as it deems appropriate. Our bylaws provide that our directors may consist of a chairman of the Board of Directors, and that our officer may consist of chief executive officer, president, chief financial officer, executive vice president (s), vice president (s), secretary, treasurer and such other officers as may be determined by the Board of Directors. Director Independence ~~Nasdaq listing standards require that within one year of the listing of our securities on the Nasdaq we have at least three independent directors and that a majority of our Board of Directors be independent.~~ An " independent director " is defined generally as a person other than an officer or employee of the company or its subsidiaries or any other individual having a relationship which in the opinion of the company's Board of Directors, would interfere with the director's exercise of independent judgment in carrying out the responsibilities of a director. Our Board of Directors had determined that each of Hong Shien Beh, Hui Liang Wong, and Kian Huat Lai is an " independent director " as defined in the ~~Nasdaq listing standards and~~ applicable SEC rules. Our independent directors will have regularly scheduled meetings at which only independent directors are present. We will only enter into a business combination if it is approved by a majority of our independent directors. Additionally, we will only enter into transactions with our officers and directors and their respective affiliates that are on terms no less favorable to us than could be obtained from independent parties. Any related party transactions must be approved by our audit committee and a majority of disinterested directors. Audit Committee We have established an audit committee of the Board of Directors consisting of Hong Shien Beh, Hui Liang Wong, and Kian Huat Lai, each of whom is an independent director. Mr. Kian Huat Lai serves as chairman of the audit committee. The audit committee's duties, which are specified in our Audit Committee Charter, include, but are not limited to: • reviewing and discussing with management and the independent registered public accounting firm the annual audited financial statements, and recommending to the Board of Directors whether the audited financial statements should be included in our Form 10- K; • discussing with management and the independent registered public accounting firm significant financial reporting issues and judgments made in connection with the preparation of our financial statements; • discussing with management major risk assessment and risk management policies; • monitoring the independence of the independent registered public accounting firm; • verifying the rotation of the lead (or coordinating) audit partner having primary responsibility for the audit and the audit partner responsible for reviewing the audit as required by law; • reviewing and approving all related party transactions; • inquiring and discussing with management our compliance with applicable laws and regulations; • pre- approving all audit services and permitted non- audit services to be performed by our independent registered public accounting firm, including the fees and terms of the services to be performed; • appointing or replacing the

independent registered public accounting firm; • determining the compensation and oversight of the work of the independent registered public accounting firm (including resolution of disagreements between management and the independent registered public accounting firm regarding financial reporting) for the purpose of preparing or issuing an audit report or related work; • establishing procedures for the receipt, retention and treatment of complaints received by us regarding accounting, internal accounting controls or reports which raise material issues regarding our financial statements or accounting policies; and • approving reimbursement of expenses incurred by our management team in identifying potential target businesses. Financial Experts on Audit Committee The audit committee is, and will at all times be, composed exclusively of “ independent directors ” who are “ financially literate ” as defined under the Nasdaq listing standards. The Nasdaq listing standards define “ financially literate ” as being able to read and understand fundamental financial statements, including a company’ s balance sheet, income statement and cash flow statement. ~~In addition, we must certify to Nasdaq that the committee has, and will continue to have, at least one member who has past employment experience in finance or accounting, requisite professional certification in accounting, or other comparable experience or background that results in the individual’ s financial sophistication.~~ The Board of Directors has determined that Mr. Kian Huat Lai qualifies as an “ audit committee financial expert, ” as defined under rules and regulations of the SEC. Compensation Committee We have established a compensation committee of the Board of Directors consisting of Hong Shien Beh, Hui Liang Wong, and Kian Huat Lai, each of whom is an independent director. Ms. Hui Liang Wong serves as chairman of the compensation committee. We adopted a compensation committee charter, which details the principal functions of the compensation committee, including: • reviewing and approving on an annual basis the corporate goals and objectives relevant to our Chief Executive Officer’ s compensation, evaluating our Chief Executive Officer’ s performance in light of such goals and objectives and determining and approving the remuneration (if any) of our Chief Executive Officer’ s based on such evaluation; • reviewing and approving the compensation of all of our other executive officers and reviewing and making recommendations with respect to all non- executive officer compensation; • reviewing our executive compensation policies and plans; • implementing and administering our incentive compensation equity- based remuneration plans; • assisting management in complying with our proxy statement and annual report disclosure requirements; • approving all special perquisites, special cash payments and other special compensation and benefit arrangements for our executive officers and employees; • producing a report on executive compensation to be included in our annual proxy statement; and • reviewing, evaluating and recommending changes, if appropriate, to the remuneration for directors. The charter also provides that the compensation committee may, in its sole discretion, retain or obtain the advice of a compensation consultant, legal counsel or other adviser and will be directly responsible for the appointment, compensation and oversight of the work of any such adviser. However, before engaging or receiving advice from a compensation consultant, external legal counsel or any other adviser, the compensation committee will consider the independence of each such adviser, including the factors required by ~~Nasdaq and the SEC.~~ Director Nominations We do not have a standing nominating committee, though we intend to form a corporate governance and nominating committee as and when required to do so by law ~~or Nasdaq rules. In accordance with Rule 5605 (c) (2) of the Nasdaq rules, a majority of the independent directors may recommend a director nominee for selection by the Board of Directors.~~ The Board of Directors believes that the independent directors can satisfactorily carry out the responsibility of properly selecting or approving director nominees without the formation of a standing nominating committee. Hong Shien Beh, Hui Liang Wong, and Kian Huat Lai will participate in the consideration and recommendation of director nominees ~~. In accordance with Rule 5605 (e) (1) (A) of the Nasdaq rules, all such directors independent.~~ As there is no standing nominating committee, we do not have a nominating committee charter in place. The Board of Directors will also consider director candidates recommended for nomination by our stockholders during such times as they are seeking proposed nominees to stand for election at the next annual meeting of stockholders (or, if applicable, a special meeting of stockholders). Our stockholders that wish to nominate a director for election to the Board of Directors should follow the procedures set forth in our bylaws. We have not formally established any specific, minimum qualifications that must be met or skills that are necessary for directors to possess. In general, in identifying and evaluating nominees for director, the Board of Directors considers educational background, diversity of professional experience, knowledge of our business, integrity, professional reputation, independence, wisdom, and the ability to represent the best interests of our stockholders. Director Compensation No director has received and will receive cash compensation for serving on our Board of Directors. ~~On October 14, 2021, our Sponsor transferred 15, 000 insider shares to Mr. Say Leong Lim, our chief executive officer, 10, 000 insider shares to Mr. Cliff (Ming Hang) Chong, our former chief financial officer, and 5, 000 insider shares to each of the independent directors, at their original purchase price.~~ In November 2023, Mr. Cliff (Ming Hang) Chong transferred the 10, 000 insider shares he owned to Mr. Kelvin (Zeng Yenn) Chin, our **current former** Chief Financial Officer. Compensation Committee Interlocks and Insider Participation We may not have a compensation committee in place prior to the completion of our initial business combination. Any executive compensation matters that arise prior to the time we have a compensation committee in place will be determined by our independent directors. None of our directors who currently serve as members of our compensation committee is, or has at any time in the past been, one of our officers or employees. None of our executive officers currently serves, or in the past year has served, as a member of the compensation committee of any other entity that has one or more executive officers serving on our Board of Directors. None of our executive officers currently serves, or in the past year has served, as a member of the Board of Directors of any other entity that has one or more executive officers serving on our compensation committee. Code of Ethics We have adopted a code of ethics that applies to all of our executive officers, directors and employees. The code of ethics codifies the business and ethical principles that govern all aspects of our business. Compensation Recovery Policy We have adopted a compensation recovery policy to provide for the recovery of erroneously- awarded incentive compensation, as required by the Dodd- Frank Wall Street Reform and Consumer Protection Act, final SEC rules and applicable listing standards. Investors should be aware of the following potential conflicts of interest: • None of our officers and directors is required to commit their full time to our affairs and, accordingly, they may have conflicts of interest in allocating their time among various business activities. • In the course of their other business activities, our officers and directors may become aware of investment and business opportunities which may be appropriate for presentation to our company as well as the other entities with which they are affiliated. Thus, our officers and directors may have conflicts of interest in determining to which entity a particular business opportunity should be presented. • Our officers and directors may in the future become affiliated with entities, including other blank check companies, engaged in business

activities similar to those intended to be conducted by our company. • Unless we consummate our initial business combination, our officers, directors and other insiders will not receive reimbursement for any out-of-pocket expenses incurred by them to the extent that such expenses exceed the amount of available proceeds not deposited in the trust account. • The insider shares beneficially owned by our officers and directors will be released from escrow only if our initial business combination is successfully completed. Additionally, if we are unable to complete an initial business combination within the required time frame, our officers and directors will not be entitled to receive any amounts held in the trust account with respect to any of their insider shares or private units. Furthermore, GL Sponsor LLC has agreed that the private units will not be sold or transferred by it until after we have completed our initial business combination. For the foregoing reasons, our Board of Directors may have a conflict of interest in determining whether a particular target business is an appropriate business with which to effect our initial business combination. In general, officers and directors of a corporation incorporated under the laws of the State of Delaware are required to present business opportunities to a corporation if: • the corporation could financially undertake the opportunity; • the opportunity is within the corporation's line of business; and • it would not be fair to the corporation and its stockholders for the opportunity not to be brought to the attention of the corporation. Accordingly, as a result of multiple business affiliations, our officers and directors may have similar legal obligations relating to presenting business opportunities meeting the above-listed criteria to multiple entities. Furthermore, our amended and restated certificate of incorporation provides that the doctrine of corporate opportunity will not apply with respect to any of our officers or directors in circumstances where the application of the doctrine would conflict with any fiduciary duties or contractual obligations they may have. In order to minimize potential conflicts of interest which may arise from multiple affiliations, our officers and directors (other than our independent directors) have agreed to present to us for our consideration, prior to presentation to any other person or entity, any suitable opportunity to acquire a target business, until the earlier of: (1) our consummation of an initial business combination and (2) April 9, 2024-2025 (or up until December 9, 2024-2025 if our time to complete a business combination is extended as described herein). This agreement is, however, subject to any pre-existing fiduciary and contractual obligations such officer or director may from time to time have to another entity. Accordingly, if any of them becomes aware of a business combination opportunity which is suitable for an entity to which he or she has pre-existing fiduciary or contractual obligations, he or she will honor his or her fiduciary or contractual obligations to present such business combination opportunity to such entity, and only present it to us if such entity rejects the opportunity. We do not believe, however, that the pre-existing fiduciary duties or contractual obligations of our officers and directors will materially undermine our ability to complete our business combination because in most cases the affiliated companies are closely held entities controlled by the officer or director or the nature of the affiliated company's business is such that it is unlikely that a conflict will arise. The following table summarizes the current material pre-existing fiduciary or contractual obligations of our officers and directors: Individual (1) (2) Entity Entity's Business Affiliation Say Leong Lim LFE Corporation Bhd Engineering Independent Director Aurora Italia International Bhd Retail Independent Director Everise Concepts PLT Consultancy Advisor Newgen PLT Property Advisor ~~Kevin (Zeng Yenn) Chin PG Mall Sdn Bhd e-Commerce marketplace Financial Controller~~ Kian Huat Lai Ni Hsin Group Berhad Investment Holding Executive Director Hui Liang Wong Seedset Sdn Bhd Consultancy Executive Director Avoras Malaysia Sdn Bhd IT Services Executive Director **Adansys Consulting Sdn. Bhd. IT Consulting Executive Director** (1) Each of the entities listed in this table has priority and preference relative to our company with respect to the performance by each individual listed in this table of his obligations and the presentation by each such individual of business opportunities. (2) Each individual listed has a fiduciary duty with respect to each of the listed entities opposite from his or her name. Our insiders, including our officers and directors, have agreed to vote any shares of common stock held by them in favor of our initial business combination. In addition, they have agreed to waive their respective rights to receive any amounts held in the trust account with respect to their insider shares and private shares if we are unable to complete our initial business combination within the required time frame. If they purchase shares of common stock in the open market, however, they would be entitled to receive their pro rata share of the amounts held in the trust account if we are unable to complete our initial business combination within the required time frame, but have agreed not to convert such shares in connection with the consummation of our initial business combination. All ongoing and future transactions between us and any of our officers and directors or their respective affiliates will be on terms believed by us to be no less favorable to us than are available from unaffiliated third parties. Such transactions will require prior approval by our audit committee and a majority of our uninterested "independent" directors, or the members of our Board of Directors who do not have an interest in the transaction, in either case who had access, at our expense, to our attorneys or independent legal counsel. We will not enter into any such transaction unless our audit committee and a majority of our disinterested "independent" directors determine that the terms of such transaction are no less favorable to us than those that would be available to us with respect to such a transaction from unaffiliated third parties. To further minimize conflicts of interest, we have agreed not to consummate our initial business combination with an entity that is affiliated with any of our officers, directors or other insiders, unless we have obtained (i) an opinion from an independent investment banking firm that the business combination is fair to our unaffiliated stockholders from a financial point of view and (ii) the approval of a majority of our disinterested and independent directors (if we have any at that time). In no event will our insiders or any of the members of our management team be paid any finder's fee, consulting fee or other similar compensation prior to, or for any services they render in order to effectuate, the consummation of our initial business combination (regardless of the type of transaction that it is). Limitation on Liability and Indemnification of Directors and Officers Our amended and restated certificate of incorporation, as **third** amended and currently in effect, provides that our directors and officers will be indemnified by us to the fullest extent authorized by Delaware law as it now exists or may in the future be amended. In addition, our amended and restated certificate of incorporation, as **third** amended and currently in effect, provides that our directors will not be personally liable for monetary damages to us for breaches of their fiduciary duty as directors, unless they violated their duty of loyalty to us or our stockholders, acted in bad faith, knowingly or intentionally violated the law, authorized unlawful payments of dividends, unlawful stock purchases or unlawful redemptions, or derived an improper personal benefit from their actions as directors. Notwithstanding the foregoing, as set forth in our amended and restated certificate of incorporation, as **third** amended and currently in effect, such indemnification will not extend to any claims our insiders may make to us to cover any loss that they may sustain as a result of their agreement to pay debts and obligations to target businesses or vendors or other entities that are owed money by us for services rendered or contracted

for or products sold to us as described elsewhere in this Annual Report. We have entered into indemnity agreements with each of our officers and directors. These agreements require us to indemnify these individuals to the fullest extent permitted under Delaware law and to advance expenses incurred as a result of any proceeding against them as to which they could be indemnified. Our bylaws also will permit us to secure insurance on behalf of any officer, director or employee for any liability arising out of his or her actions, regardless of whether Delaware law would permit indemnification. We will purchase directors and officers liability insurance that protects our directors and officers against the cost of defense, settlement or payment of a judgment in some circumstances and insures us against our obligations to indemnify the directors and officers. These provisions may discourage stockholders from bringing a lawsuit against our directors for breach of their fiduciary duty. These provisions also may have the effect of reducing the likelihood of derivative litigation against directors and officers, even though such an action, if successful, might otherwise benefit us and our stockholders. Furthermore, a stockholder's investment may be adversely affected to the extent we pay the costs of settlement and damage awards against directors and officers pursuant to these provisions. We believe that these provisions, the insurance and the indemnity agreements are necessary to attract and retain talented and experienced directors and officers. Insofar as indemnification for liabilities arising under the Securities Act may be permitted to our directors, officers and controlling persons pursuant to the foregoing provisions, or otherwise, we have been advised that in the opinion of the SEC such indemnification is against public policy as expressed in the Securities Act and is, therefore, unenforceable. ITEM 11. EXECUTIVE COMPENSATION Executive Officer and Director Compensation No executive officer has received any cash compensation for services rendered to us. Under a certain administrative services agreement with GL Sponsor LLC, we paid to GL Sponsor LLC a fee of \$ 10,000 per month for providing us with office space and certain office and secretarial services from the closing of our IPO to September 30, 2023. On September 30, 2023, the Company terminated the administrative services agreement. As a result, the Company is not required to pay the sponsor \$ 10,000 monthly starting from September 30, 2023. **However, pursuant Pursuant** to the terms of such agreement, we may delay payment of such monthly fee upon a determination by our audit committee that we lack sufficient funds held outside the trust to pay actual or anticipated expenses in connection with our initial business combination. Any such unpaid amount will accrue without interest and be due and payable no later than the date of the consummation of our initial business combination. Other than the \$ 10,000 per month administrative fee, no compensation or fees of any kind, including finder's fees, consulting fees and other similar fees, will be paid to our insiders or any of the members of our management team, for services rendered prior to or in connection with the consummation of our initial business combination (regardless of the type of transaction that it is). However, such individuals will receive reimbursement for any out-of-pocket expenses incurred by them in connection with activities on our behalf, such as identifying potential target businesses, performing business due diligence on suitable target businesses and business combinations as well as traveling to and from the offices, plants or similar locations of prospective target businesses to examine their operations. There is no limit on the amount of out-of-pocket expenses reimbursable by us; provided, however, that to the extent such expenses exceed the available proceeds not deposited in the trust account and the interest income earned on the amounts held in the trust account, such expenses would not be reimbursed by us unless we consummate an initial business combination. After our initial business combination, members of our management team who remain with us may be paid consulting, management or other fees from the combined company with any and all amounts being fully disclosed to stockholders, to the extent then known, in the proxy solicitation materials furnished to our stockholders. It is unlikely the amount of such compensation will be known at the time of a stockholder meeting held to consider our initial business combination, as it will be up to the directors of the post-combination business to determine executive and director compensation. In this event, such compensation will be publicly disclosed at the time of its determination in a Current Report on Form 8-K, as required by the SEC. ITEM 12. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT AND RELATED STOCKHOLDER MATTERS The following table sets forth information regarding the beneficial ownership of our shares of common stock as of March 22-24, 2024-2025 based on information obtained from the persons named below, with respect to the beneficial ownership of shares of our common stock by: • each person known by us to be the beneficial owner of more than 5% of the outstanding shares of common stock; • each of our executive officers, directors and director nominees that beneficially owns shares of common stock; and • all our executive officers and directors as a group. Unless otherwise indicated, we believe that all persons named in the table have sole voting and investment power with respect to all shares of common stock beneficially owned by them. Name and Address of Beneficial Owner Number of Shares Beneficially Owned (2) Percentage of Outstanding Shares of common stock Directors and Executive Officers: (1) Say Leong Lim 15,000 * Kelvin (Zeng Yenn) Chin 10,000 * Hong Shien Beh 5,000 * Kian Huat Lai 5,000 * Hui Liang Wong 5,000 * * All officers and directors as a group (5 individuals) 40-30,000 * 5% or Greater Beneficial Owners: GL Sponsor LLC (3) 2,835,000 47-76. 19-16% Public Gold Marketing Sdn Bhd (4) 570,000 15.31% * Less than one percent. (1) Unless otherwise indicated, the business address of each of the individuals is 200 Continental Drive, Suite 401, Newark, Delaware 19713. (2) Does not include beneficial ownership of any shares of common stock underlying outstanding private rights and private warrants as such shares are not issuable within 60 days of the date of this Annual Report. (3) GL Sponsor LLC, our sponsor, is the record holder of the shares reported herein. GL Sponsor LLC is managed by Ng Yan Xun -Ng Yan Xun Ng may be deemed to beneficially own the shares held by our sponsor by virtue of his control of our sponsor. Ng Yan Xun Ng disclaims beneficial ownership of the shares held by our sponsor except to the extent of his pecuniary interest therein. The business address of our sponsor is 1180 Avenue of the Americas, 8th Floor, New York, NY. (4) **Public Gold Marketing Sdn. Bhd. is a Malaysian private limited company and an investor who purchased 570,000 private units in the private placement consummated simultaneously with the consummation of the IPO. PGM is an affiliate of the sponsor (as defined below) as its 95% equity holder has a familial relationship with the control person of the sponsor. The address of Public Gold Marketing Sdn. Bhd. is Plot 21 Technoplex Medan Bayan Lepas, Taman Perindustrian Bayan Lepas, Phase IV, 11900 Penang, Malaysia. Public Gold Marketing Sdn. Bhd. is controlled by Chun Hau Ng.** Because of the ownership block held by our insiders, such individuals may be able to effectively exercise influence over all matters requiring approval by our stockholders, including the election of directors and approval of significant corporate transactions other than approval of our initial business combination. All of the insider shares have been placed in escrow with Continental, as escrow agent. Subject to certain limited exceptions, 50% of these shares will not be transferred, assigned, sold or released from escrow until the earlier of six months after the date of the consummation of our initial business combination and the date the closing

price of our common stock equals or exceeds \$ 12. 50 per share (as adjusted for stock splits, stock dividends, reorganizations and recapitalizations) for any 20 trading days within any 30- trading day period commencing after our initial business combination and the remaining 50 % of the insider shares will not be transferred, assigned, sold or released from escrow until six months after the date of the consummation of our initial business combination or earlier in either case if, subsequent to our initial business combination, we complete a liquidation, merger, stock exchange or other similar transaction which results in all of our stockholders having the right to exchange their shares of common stock for cash, securities or other property. During the escrow period, the holders of these shares will not be able to sell or transfer their securities except (1) transfers among the insiders or their respective affiliates or members or to our officers, directors, advisors and employees, (2) transfers to an insider's affiliates or its members upon its liquidation, (3) transfers to relatives and trusts for estate planning purposes, (4) transfers by virtue of the laws of descent and distribution upon death, (5) transfers pursuant to a qualified domestic relations order, or (6) private sales made at prices no greater than the price at which the securities were originally purchased, in each case where the transferee agrees to the terms of the escrow agreement and forfeiture, as the case may be, as well as the other applicable restrictions and agreements of the holders of the insider shares. If dividends are declared and payable in shares of common stock, such dividends will also be placed in escrow. If we are unable to effect a business combination and liquidate, there will be no liquidation distribution with respect to the insider shares. Additionally, our private investor has agreed not to transfer, assign or sell any of the private units or underlying securities (except to the same permitted transferees as the insider shares and provided the transferees agree to the same terms and restrictions as the permitted transferees of the insider shares must agree to, each as described above) until the completion of our initial business combination. In order to meet our working capital needs following the consummation of the IPO, our insiders may, but are not obligated to, loan us funds, from time to time or at any time, in whatever amount they deem reasonable in their sole discretion. Each loan would be evidenced by a promissory note. The notes would either be paid upon consummation of our initial business combination, without interest, or, at the lender's discretion, up to \$ 1, 500, 000 of the notes may be converted upon consummation of our business combination into additional private units at a price of \$ 10. 00 per unit. Our stockholders have approved the issuance of the private units upon conversion of such notes, to the extent the holder wishes to so convert such notes at the time of the consummation of our initial business combination. If we do not complete a business combination, any outstanding loans from our insiders or their affiliates, will be repaid only from amounts remaining outside our trust account, if any. Our sponsor and our officers and directors are deemed to be our "promoters" as such term is defined under the federal securities laws.

ITEM 13. CERTAIN RELATIONSHIPS AND RELATED PARTY TRANSACTIONS, AND DIRECTOR INDEPENDENCE

Certain Relationships and Related Party Transactions

On August 19, 2021, our sponsor purchased an aggregate of 2, 875, 000 shares of our common stock for an aggregate purchase price of \$ 25, 000, or approximately \$ 0. 009 per share. We refer to these shares throughout this Annual Report as the "insider shares." The number of insider shares issued was determined based on the expectation that such insider shares would represent 20 % of the outstanding shares after the IPO (not including the shares underlying the private units). On October 14, 2021, our sponsor transferred 15, 000 insider shares to our Chief Executive Officer, 10, 000 insider shares to our Mr. Cliff (Ming Hong) Chong, our former Chief Financial Officer, and 5, 000 insider shares to each of the independent directors at their original purchase price. Our private investor has purchased an aggregate of 570, 000 private units at a price of \$ 10. 00 per unit (\$ 5, 700, 000 in aggregate) in a private placement that closed simultaneously with the closing of the IPO. The private units are identical to the units sold in the IPO. Additionally, our private investor has agreed not to transfer, assign or sell any of the private units or underlying securities (except to the same permitted transferees as the insider shares and provided the transferees agree to the same terms and restrictions as the permitted transferees of the insider shares must agree to, each as described above) until the completion of our initial business combination. In order to meet our working capital needs following the consummation of the IPO, our insiders, officers and directors may, but are not obligated to, loan us funds, from time to time or at any time, in whatever amount they deem reasonable in their sole discretion. Each loan would be evidenced by a promissory note. The notes would either be paid upon consummation of our initial business combination, without interest, or, at the lender's discretion, up to \$ 1, 500, 000 of the notes may be converted upon consummation of our business combination into additional private units at a price of \$ 10. 00 per unit. Our stockholders have approved the issuance of the private units upon conversion of such notes, to the extent the holder wishes to so convert such notes at the time of the consummation of our initial business combination. If we do not complete a business combination, any outstanding loans from our insiders or their affiliates, will be repaid only from amounts remaining outside our trust account, if any. The holders of our insider shares, as well as the holders of the private units and any units our insiders or their affiliates may be issued upon conversion of working capital loans or extension loans made to us (and any securities underlying the private units or units issued upon conversion of the working capital loans or extension loans), will be entitled to registration rights pursuant to the terms of a registration rights agreement entered into with such holders. The holders of a majority of these securities are entitled to make up to two demands that we register such securities. The holders of the majority of the insider shares can elect to exercise these registration rights at any time commencing three months prior to the date on which these shares of common stock are to be released from escrow. The holders of a majority of the private units and any units issued upon conversion of working capital loans or extension loans made to us can elect to exercise these registration rights at any time after we consummate a business combination. In addition, the holders have certain "piggy-back" registration rights with respect to registration statements filed subsequent to our consummation of our initial business combination. We will bear the expenses incurred in connection with the filing of any such registration statements. Our sponsor has agreed that, commencing on the date of the IPO prospectus through the earlier of our consummation of our initial business combination or our liquidation, it will make available to us certain general and administrative services, including office space, utilities and administrative support, as we may require from time to time. We have agreed to pay \$ 10, 000 per month for these services. However, pursuant to the terms of such agreement, we may delay payment of such monthly fee upon a determination by our audit committee that we lack sufficient funds held outside the trust to pay actual or anticipated expenses in connection with our initial business combination. As of December 31, 2023 and 2022, the balance of unpaid amount due to our sponsor was \$ 217, 000 and \$ 127, 000, respectively. On September 30, 2023, the Company terminated the administrative services agreement. As a result, the Company is not required to pay the sponsor \$ 10, 000 monthly starting from September 30, 2023. **As of December 31, 2024 and 2023, the balance of unpaid amount due to our sponsor was \$ 217, 000.** Such unpaid amount accrues without interest and will be due and payable no later than

the date of the consummation of our initial business combination. We believe that the fee charged by our sponsor is at least as favorable as we could have obtained from an unaffiliated person. On each of September 5, 2023, September 29, 2023 and November 7, 2023, an affiliate of the Company's sponsor advanced \$ 130, 000 to the Company, for a total advance of \$ 390, 000. The \$ 390, 000 advance to fund trust extension deposits is reflected in " Due to related parties " on the consolidated balance sheets.

Simultaneously with On March 24, 2025, the affiliate closing of the IPO, the Company consummated the sale of 517, 500 units (" Private Placement Units ") PubCo, entered into an agreement to convert the total advance of \$ 390, 000 into ordinary shares of PubCo at a conversion price of \$ 10. 00-0 per share Private Placement Unit in a private placement to Public Gold Marketing Sdn. Bhd. immediately upon and subject to a Malaysian private limited company, a related party, the closing sponsor or the underwriters, generating gross proceeds of \$ 5, 175, 000, which is described in Note 4.

Simultaneously with the exercise of the over- allotment, the Company consummated a private sale of an additional 52, 500 Private Placement Units to Public Gold Marketing Sdn. Bhd at a price of \$ 10. 00 per Private Placement Unit, generating additional gross proceeds of \$ 525, 000. Since the underwriters' over- allotment was exercised in full, the sponsor did not forfeit any Founder Shares.

On March 3, 2023-2024, the Company entered into a promissory note subscription term sheet with Public Gold Marketing Sdn. Bhd. for an amount of \$ 390-250, 000 for the purpose of working capital extension fees payment. The promissory note bears an interest of 6 % per annum and repayable upon consummation of an initial Business-business Combination-combination. As of December 31, 2023-2024, the full \$ 390-250, 000 had been borrowed and no amount was available under this note for borrowing.

On March 23, 2023, the..... available under this note for borrowing. GL Sponsor LLC, our sponsor, is the record holder of the shares reported herein. GL Sponsor LLC is managed by Ng-Yan Xun -Ng. Yan Xun Ng may be deemed to beneficially own the shares held by our sponsor by virtue of his control of our sponsor. Ng-Yan Xun Ng disclaims beneficial ownership of the shares held by our sponsor except to the extent of his pecuniary interest therein. Other than the fees described above, no compensation or fees of any kind, including finder's fees, consulting fees or other similar compensation, will be paid to our insiders or any of the members of our management team, for services rendered to us prior to, or in connection with the consummation of our initial business combination (regardless of the type of transaction that it is). However, such individuals will receive reimbursement for any out- of- pocket expenses incurred by them in connection with activities on our behalf, such as identifying potential target businesses, performing business due diligence on suitable target businesses and business combinations as well as traveling to and from the offices, plants or similar locations of prospective target businesses to examine their operations. There is no limit on the amount of out- of- pocket expenses reimbursable by us; provided, however, that to the extent such expenses exceed the available proceeds not deposited in the trust account and the interest income earned on the amounts held in the trust account, such expenses would not be reimbursed by us unless we consummate an initial business combination. After our initial business combination, members of our management team who remain with us may be paid consulting, Board of Directors, management or other fees from the combined company with any and all amounts being fully disclosed to stockholders, to the extent then known, in the proxy solicitation materials furnished to our stockholders. It is unlikely the amount of such compensation will be known at the time of a stockholder meeting held to consider our initial business combination, as it will be up to the directors of the post- combination business to determine executive and director compensation. In this event, such compensation will be publicly disclosed at the time of its determination in a Current Report on Form 8- K, as required by the SEC. All ongoing and future transactions between us and any of our officers and directors or their respective affiliates will be on terms believed by us to be no less favorable to us than are available from unaffiliated third parties. Such transactions will require prior approval by our audit committee and a majority of our uninterested independent directors, in either case who had access, at our expense, to our attorneys or independent legal counsel. We will not enter into any such transaction unless our audit committee and a majority of our disinterested independent directors determine that the terms of such transaction are no less favorable to us than those that would be available to us with respect to such a transaction from unaffiliated third parties.

Related Party Policy Our Code of Ethics requires us to avoid, wherever possible, all related party transactions that could result in actual or potential conflicts of interests, except under guidelines approved by the Board of Directors (or the audit committee). Related party transactions are defined as transactions in which (1) the aggregate amount involved will or may be expected to exceed \$ 120, 000 in any calendar year, (2) we or any of our subsidiaries is a participant, and (3) any (a) executive officer, director or nominee for election as a director, (b) greater than 5 % beneficial owner of our shares of common stock, or (c) immediate family member, of the persons referred to in clauses (a) and (b), has or will have a direct or indirect material interest (other than solely as a result of being a director or a less than 10 % beneficial owner of another entity). A conflict- of- interest situation can arise when a person takes actions or has interests that may make it difficult to perform his or her work objectively and effectively. Conflicts of interest may also arise if a person, or a member of his or her family, receives improper personal benefits as a result of his or her position. We also require each of our directors and executive officers to annually complete a directors' and officers' questionnaire that elicits information about related party transactions. These procedures are intended to determine whether any such related party transaction impairs the independence of a director or presents a conflict of interest on the part of a director, employee or officer. To further minimize conflicts of interest, we have agreed not to consummate our initial business combination with an entity that is affiliated with any of our insiders, officers or directors unless we have obtained an opinion from an independent investment banking firm and the approval of a majority of our disinterested and independent directors (if we have any at that time) that the business combination is fair to our unaffiliated stockholders from a financial point of view. In no event will our insiders, or any of the members of our management team be paid any finder's fee, consulting fee or other similar compensation prior to, or for any services they render in order to effectuate, the consummation of our initial business combination (regardless of the type of transaction that it is).

An " independent director " is defined generally as a person other than an officer or employee of the company or its subsidiaries or any other individual having a relationship which in the opinion of the company's Board of Directors, would interfere with the director's exercise of independent judgment in carrying out the responsibilities of a director. Our Board of Directors had determined that each of Hong Shien Beh, Hui Liang Wong, and Kian Huat Lai is an " independent director " as defined in applicable SEC rules. Our independent directors will have regularly scheduled meetings at which only independent directors are present.

ITEM 14. PRINCIPAL ACCOUNTANT FEES AND SERVICES Friedman LLP, or Friedman (prior to Friedman combining with Marcum LLP effective September 1, 2022), and Marcum LLP, act acts as our independent

registered public accounting firm. The following is a summary of fees paid to ~~Friedman and~~ Marcum for services rendered. Audit Fees. For the years ended December 31, ~~2024 and~~ 2023 and 2022, fees were approximately \$ ~~133-264, 900-710~~ and \$ ~~78-134, 000~~, for the services performed in connection with ~~our initial public offering, review of the financial information included in our~~ Quarterly Reports on Form 10-Q for the respective periods ~~and~~, the audit of our December 31, ~~2024 and~~ 2023 and 2022 consolidated financial statements included in this Annual Report ~~and the review of PubCo's registration statement on Form F-4~~. Audit-Related Fees. For the years ended December 31, ~~2024 and~~ 2023 and 2022, ~~Friedman (prior to Friedman combining with Marcum LLP effective September 1, 2022) and~~ Marcum LLP did not render assurance and related services related to the services include attest services that are not required by statute or regulation and consultations concerning financial accounting and reporting standards. Tax Fees. We did not pay ~~Friedman (prior to Friedman combining with Marcum LLP effective September 1, 2022) and~~ Marcum LLP for tax planning and tax advice during the years ended December 31, ~~2024 and~~ 2023 and 2022. All Other Fees. For the years ended December 31, ~~2024 and~~ 2023 and 2022, ~~Friedman (prior to Friedman combining with Marcum LLP effective September 1, 2022) and~~ Marcum LLP did not render any services to us other than those set forth above. Pre-Approval Policy Our audit committee was formed in connection with the effectiveness of our registration statement for our IPO. As a result, the audit committee did not pre-approve all of the foregoing services, although any services rendered prior to the formation of our audit committee were approved by our board of directors. Since the formation of our audit committee, and on a going-forward basis, the audit committee has and will pre-approve all audit services and permitted non-audit services to be performed for us by our auditors, including the fees and terms thereof (subject to the de minimis exceptions for non-audit services described in the Exchange Act which are approved by the audit committee prior to the completion of the audit).

PART IV ITEM 15. EXHIBITS AND FINANCIAL STATEMENT SCHEDULES The following documents are filed as part of this report or incorporated herein by reference: (1) Consolidated Financial Statements Report of Independent Registered Public Accounting Firm ~~-Marcum~~ (PCAOB ID: 688) F-2 Consolidated Financial Statements: Consolidated Balance Sheets F-3 Consolidated ~~Statement Statements~~ of Operations F-4 Consolidated ~~Statement Statements~~ of Changes in Stockholders' Deficit F-5 Consolidated ~~Statement Statements~~ of Cash Flows F-6 Notes to Consolidated Financial Statements F-7 to F-~~24-26~~(2) Consolidated Financial Statements Schedule All financial statement schedules are omitted because they are not applicable or the amounts are immaterial and not required, or the required information is presented in the financial statements and notes beginning on F-1 on this Annual Report. (3) Exhibits: We hereby file as part of this Annual Report the exhibits listed in the attached Exhibit Index. Exhibits which are incorporated herein by reference can be inspected on the SEC website at www.sec.gov. Exhibit No. Description 2. 1 (5) Merger Agreement dated January 30, 2024 by and among Alps Global Holding Berhad, Globalink Investment Inc. and certain other parties **2. 2 (6) Amended and Restated Merger Agreement dated May 20, 2024 by and among Alps Life Sciences Inc., Globalink Investment Inc. and certain other parties 2. 3 (8) Amendment No. 1 to the Amended and Restated Merger Agreement by and among Alps Life Sciences Inc., Globalink Investment Inc. and certain other parties, dated March 6, 2025** 3. 1 (2) Certificate of Incorporation. 3. 2 (1) Amended and Restated Certificate of Incorporation 3. 3 (3) Amendment to the Amended and Restated Certificate of Incorporation of the Registrant 3. 4 (4) Second Amendment to the Amended and Restated Certificate of Incorporation of the Registrant 3. **4-5 (7) Third Amendment to the Amended and Restated Certificate of Incorporation of the Registrant 3. 6** (2) Bylaws 3. ~~5-7~~ (2) Form of Amended and Restated Bylaws 4. 1 (2) Specimen Unit Certificate 4. 2 (2) Specimen Common Stock Certificate 4. 3 (2) Specimen of Right Certificate 4. 4 (1) Rights Agreement, dated December 6, 2021, by and between the Company and Continental Stock Transfer & Trust Company 4. 5 (2) Specimen Warrant Certificate 4. 6 (1) Warrant Agreement, dated December 6, 2021, by and between the Company and Continental Stock Transfer & Trust Company 10. 1 (1) Letter Agreements, dated December 6, 2021, by and between the Company and each of the Company's officers, directors and initial stockholders 10. 2 ~~*~~(**9**) Investment Management Trust Agreement, dated December 6, 2021, by and between the Company and Continental Stock Transfer & Trust Company, as amended on March 6, 2023 and November 28, 2023 10. 3 (**7**) **Amendment No. 3 to Investment Management Trust Agreement dated December 3, 2024 by and between the Company and Continental Stock Transfer and Trust Company 10. 4** (1) Stock Escrow Agreement, dated December 6, 2021, by and among the Company, Continental Stock Transfer & Trust Company and the initial stockholders of the Company 10. ~~4-5~~(1) Registration Rights Agreement, dated December 6, 2021, by and among the Company and the initial stockholders of the Company 10. ~~5-6~~(1) Subscription Agreement, dated December 6, 2021, by and between the Company and Public Gold Marketing Sdn. Bhd 10. ~~6-7~~(1) Indemnity Agreements, dated December 6, 2021, by and between the Company and each of the directors and officers of the Company 10. ~~7-8~~(1) Administrative Services Agreement, dated December 6, 2021, by and between the Company and GL Sponsor LLC 10. ~~8-9~~(1) Underwriting Agreement, dated December 6, 2021, by and between the Company and Chardan Capital Markets, LLC 10. ~~9-10~~ (**5-10**) **Agreement entered into by and among Globalink Investment Inc., Alps Global Holding Pubco and Public Gold Marketing Sdn. Bhd., dated March 6, 2025 10. 10** (6) Form of Parent Support Agreement 10. ~~10-11~~ (**5-6**) Form of ~~Company Alps Holdco Shareholders~~ Support Agreement 10. ~~11-12~~ (**5-6**) Form of Subscription Agreement 10. ~~12-13~~ (**5-6**) Form of Lock-up Agreement 10. ~~13-14~~ (**5-6**) Form of Amended and Restated Rights Agreement 14 (2) Form of Code of Ethics 31. 1 * Certification of Chief Executive Officer (Principal Executive Officer) required by Rule 13a-14 (a) or Rule 15d-14 (a) 31. 2 * Certification of Chief Financial Officer (Principal Financial and Accounting Officer) required by Rule 13a-14 (a) or Rule 15d-14 (a) 32. 1 * * Certification of Chief Executive Officer (Principal Executive Officer) required by Rule 13a-14 (b) or Rule 15d-14 (b) and 18 U. S. C. 1350 32. 2 * * Certification of Chief Financial Officer (Principal Financial and Accounting Officer) required by Rule 13a-14 (b) or Rule 15d-14 (b) and 18 U. S. C. 1350 97. 1 ~~*~~(**9**) Compensation Recovery Policy 99. 1 (2) Form of Audit Committee Charter 99. 2 (2) Form of Compensation Committee Charter 101. INS * Inline XBRL Instance Document 101. SCH * Inline XBRL Taxonomy Extension Schema 101. CAL * Inline XBRL Taxonomy Calculation Linkbase 101. LAB * Inline XBRL Taxonomy Label Document 101. PRE * Inline XBRL Definition Linkbase Document 101. DEF * Inline XBRL Definition Linkbase Document Cover Page Interactive Data File (formatted in Inline XBRL and contained in Exhibit 101) * Filed herewith. * * Furnished herewith. (1) Incorporated by reference to an exhibit to the Registrant's Current Report on Form 8-K, filed with the SEC on December 10, 2021. (2) Incorporated by reference to an exhibit to the Registrant's Form S-1 (File No. 333-261222), filed with the SEC on November 19, 2021. (3) Incorporated by reference to Exhibit 3.3 to the Registrant's Form 10-Q (File No. 001-41122), filed with the SEC on May 18, 2023. (4) Incorporated by reference to Exhibit 3.1 to the Registrant's

Form 8-K (File No. 001- 41122), filed with the SEC on December 4, 2023. (5) Incorporated by reference to an exhibit to the Registrant’s Current Report on Form 8-K (File No. 001- 41122), filed with the SEC on January 31, 2024. **(6) Incorporated by reference to exhibit 2. 1 to the Registrant’s Current Report on Form 8-K (File No. 001- 41122), filed with the SEC on May 24, 2024. (7) Incorporated by reference to exhibit 3. 1 to the Registrant’s Current Report on Form 8-K (File No. 001- 41122), filed with the SEC on December 6, 2024. (8) Incorporated by reference to exhibit 2. 1 to the Registrant’s Current Report on Form 8-K (File No. 001- 41122), filed with the SEC on March 7, 2025. (9) Incorporated by reference to exhibit 10. 2 to the Registrant’s Annual Report on Form 10-K (File No. 001- 41122), filed with the SEC on April 1, 2024. (10) Incorporated by reference to exhibit 1. 1 to the Registrant’s Current Report on Form 8-K (File No. 001- 41122), filed with the SEC on March 12, 2025.** ITEM 16. FORM 10-K SUMMARY GLOBALINK INVESTMENT INC. INDEX TO CONSOLIDATED FINANCIAL STATEMENTS Page Report of Independent Registered Public Accounting Firm (PCAOB ID: 688) F- 2 Consolidated Financial Statements: Consolidated Balance Sheets F- 3 Consolidated Statements of Operations F- 4 Consolidated Statements of Changes in Stockholders’ Deficit F- 5 Consolidated Statements of Cash Flows F- 6 Notes to Consolidated Financial Statements F- 7 to F- 24 **REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM 26 Report of Independent Registered Public Accounting Firm** To the Shareholders and Board of Directors of Globalink Investment Inc. Opinion on the Financial Statements We have audited the accompanying consolidated balance sheets of Globalink Investment Inc. (the “ Company ”) as of December 31, **2024 and 2023** and ~~2022~~, the related consolidated statements of operations, changes in stockholders’ deficit and cash flows for each of the two years in the period ended December 31, **2023-2024**, and the related notes (collectively referred to as the “ financial statements ”). In our opinion, **based on our audits**, the financial statements present fairly, in all material respects, the financial position of the Company as of December 31, **2024 and 2023** and ~~2022~~, and the results of its operations and its cash flows for each of the two years in the period ended December 31, **2023-2024**, in conformity with accounting principles generally accepted in the United States of America. Explanatory Paragraph – Going Concern The accompanying financial statements have been prepared assuming that the Company will continue as a going concern. As described in Note 1 to the financial statements, the Company is a Special Purpose Acquisition Corporation that was formed for the purpose of entering into a merger, share exchange, asset acquisition, stock purchase, recapitalization, reorganization or other similar business combination with one or more businesses or entities on or before April 9, **2024-2025** or ~~December 9, 2024~~ **at the discretion of the board accompanied** by making **additional contributions to the trust to extend the business combination deadline by** an additional ~~monthly contribution to~~ **two months through June 9, 2025** ~~the trust account subject to the approval of the board of directors~~. The Company entered into a definitive merger agreement with a business combination target on January 30, 2024; however, the completion of this transaction is subject to the approval of the Company’s stockholders among other conditions. There is no assurance that the Company will obtain the necessary approvals, satisfy the required closing conditions, raise the additional capital it needs to fund its operations, and complete the transaction prior to April 9, **2024-2025**, if at all. The Company also has no approved plan in place to extend the business combination deadline and fund operations for any period of time after April 9, **2024-2025**, in the event that it is unable to complete a business combination by that date. These matters raise substantial doubt about the Company’s ability to continue as a going concern. Management’s plans with regard to these matters are also described in Note 1. The financial statements do not include any adjustments that may be necessary should the Company be unable to continue as a going concern. Basis for Opinion These financial statements are the responsibility of the Company’s management. Our responsibility is to express an opinion on the Company’s financial statements based on our audits. We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) (“ PCAOB ”) and are required to be independent with respect to the Company in accordance with the U. S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB. We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud. The Company is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. As part of our audits we are required to obtain an understanding of internal control over financial reporting but not for the purpose of expressing an opinion on the effectiveness of the Company’s internal control over financial reporting. Accordingly, we express no such opinion. Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that our audits provide a reasonable basis for our opinion. / s / Marcum LLP ~~Marcum LLP~~ We have served as the Company’s auditor since 2021 (such date takes into account the acquisition of certain assets of Friedman LLP by Marcum LLP effective September 1, 2022). Costa Mesa, **California CA April 1, 2024** CONSOLIDATED BALANCE SHEETS ~~2023-2022~~ December 31, **2024 December 31**, 2023 ~~2022~~ ASSETS CURRENT ASSETS Cash **\$ 253, 507** and cash in escrow account \$ 79, 073 ~~\$ 81, 763~~ Prepaid expenses ~~—~~ **current 96, 892** 125, 625 ~~207, 445~~ Total current assets **350, 399** 204, 698 ~~289, 208~~ Cash and investments held in Trust Account **3, 349, 591** 28, 668, 218 ~~118, 408, 969~~ TOTAL ASSETS **\$ 3, 699, 990** \$ 28, 872, 916 ~~\$ 118, 698, 177~~ LIABILITIES, REDEEMABLE COMMON STOCK AND STOCKHOLDERS’ DEFICIT CURRENT LIABILITIES Accounts payable \$ **79, 886** \$ 142, 093 ~~\$ 184, 130~~ Franchise tax payable **209, 906** 200, 000 ~~236, 365~~ Income tax payable **479, 279** 529, 505 ~~228, 827~~ Promissory note – related party **4, 445, 458** 1, 757, 255 — Due to **affiliate related parties** 607, 000 ~~127, 607~~, 000 Excise tax liability **1, 313, 485** 935, 214 — Total current liabilities **7, 135, 014** 4, 171, 067 ~~776, 322~~ Deferred tax liability — 79, 358 Warrant liabilities **2, 736** 1, 881 ~~6, 270~~ Deferred underwriting fee payable 4, 025, 000 4, 025, 000 Total Liabilities **11, 162, 750** 8, 197, 948 ~~4, 886, 950~~ COMMITMENTS AND CONTINGENCIES- REDEEMABLE COMMON STOCK Common stock subject to possible redemption, \$ 0. 001 par value, **277, 511 and 2, 562, 567** and ~~11, 500, 000~~ shares at redemption value **of \$ 10. 15 and \$ 10. 90 per share, respectively**, at December 31, **2024 and 2023** ~~2~~ and ~~2022~~ of \$ 10. 90 and \$ 10. 25 per share, respectively **816, 791** 27, 938, 713 ~~117, 864, 419~~ STOCKHOLDERS’ DEFICIT Common stock, \$ 0. 001 par value; 500, 000, 000 shares authorized; 3, 445, 000 shares issued and outstanding at December 31, **2024 and 2023** and ~~2022~~ (excluding ~~2, 277, 562, 567~~ and ~~11, 511, 500, 000~~ shares subject to possible redemption) 3, 445 3, 445 Accumulated deficit (**10, 282, 996**) (~~7, 267, 190~~) (~~4, 056, 637~~) Total Stockholders’

Deficit (10,279,551) (7,263,745) (4,053,192) LIABILITIES, REDEEMABLE COMMON STOCK AND STOCKHOLDERS' DEFICIT \$ 3,699,990 \$ 28,872,916 \$ 118,698,177 The accompanying notes are an integral part of the consolidated financial statements. CONSOLIDATED STATEMENTS OF OPERATIONS 2024 2023 2022 For the Year Years Ended December 31, 2024 2023 2022 OPERATING EXPENSES General and administrative expenses \$ 1,569,710 \$ 991,868 Provision for franchise tax expense 143,662 183,956 152,111 Total operating expenses (1,713,372) (1,175,824) (1,259,743) OTHER INCOME (EXPENSE) Income on cash and investments held in Trust Account 1,285,520 3,090,407 Tax 1,683,870 Penalties on income tax and interest (121,630) (11,888) Interest expense (188,203) (57,255) Change in fair value of warrant liabilities (855) (4,389) (108,300) Total other income, net 974,832 3,025,653 (Loss) 1,792,170 Income income before provision for income taxes (738,540) 1,849,829 532,427 Provision for income taxes (239,905) (529,505) (308,185) NET (LOSS) INCOME \$ (978,445) \$ 1,320,324 \$ 224,242 Weighted average shares outstanding Common stock – redeemable 2,425,214 5,755,364 11,500,000 Basic and diluted net income per share, Common stock – redeemable \$ 0.26 \$ 0.38 0.04 Weighted average shares outstanding Common stock – non-redeemable 3,445,000 3,445,000 Basic and diluted net loss per share, Common stock – non-redeemable \$ (0.47) \$ (0.25) \$ (0.06) CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' DEFICIT FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023 AND 2022 Shares Amount Capital Deficit Deficit Common Stock Additional Paid-in Accumulated Total Stockholders' Shares Amount Capital Deficit Deficit Balance- December 31, 2021 2022 3,445,000 \$ 3,445 \$ (4,056,637) \$ (3,141,460) \$ (3,138,015) Remeasurement of common stock subject to redemption (1,139,419) (1,139,419) Net income 224,242 224,242 Balance- December 31, 2022 3,445,000 3,445 (4,056,637) (4,053,192) Balance 3,445,000 3,445 (4,056,637) (4,053,192) Excise tax imposed on common stock redemptions — (935,214) (935,214) Remeasurement of common stock subject to redemption — (3,595,663) (3,595,663) Net income — 1,320,324 1,320,324 Balance — December 31, 2023 3,445,000 3,445 (7,267,190) (7,263,745) Balance 3,445,000 3,445 (7,267,190) (7,263,745) Remeasurement of common stock subject to redemption — (1,768,457) (1,768,457) Excise tax imposed on common stock redemptions — (268,904) (268,904) Net loss — (978,445) (978,445) Net Income (loss) — (978,445) (978,445) Balance- December 31, 2024 3,445,000 \$ 3,445 \$ (10,282,996) \$ (7,267,190 - 10) \$ (7,263,279 - 745 551) CONSOLIDATED STATEMENTS OF CASH FLOWS 2024 2023 2022 For the Year Years Ended December 31, 2024 2023 2022 CASH FLOWS FROM OPERATING ACTIVITIES: Net (loss) income \$ (978,445) \$ 1,320,324 \$ 224,242 Adjustments to reconcile net (loss) income to net cash used in operating activities: Interest income on cash and investments held in Trust Account (1,285,520) (3,090,407) (1,683,870) Change in fair value of warrant liabilities 855 (4,389) (108,300) Changes in operating assets and liabilities: Prepaid expenses 28,733 81,820 212,583 Deferred tax liability (79,358) 79,358 Due to related parties 90,000 120,000 Income tax payable (50,226) 300,678 228,827 Interest expense accrual 188,203 57,255 Accounts payable (62,208) (42,036) 44 Excise tax liability 109 580 368 Franchise tax payable 9,906 (36,365) 152,111 Net cash used in operating activities (2,039,334) (1,402,478) (730,469) Cash Flows from Investing Activities: Cash deposited to Trust Account (720,000) (1,230,000) Cash withdrawn from Trust Account to pay tax obligations 539,788 Cash withdrawn from trust in connection with redemption of common stock 26,890,379 93,521,369 Cash withdrawn from Trust Account to pay tax obligations 433,768 539,788 Net cash provided by investing activities 26,604,147 92,831,157 Cash Flows from Financing Activities: Issuance of Proceeds from promissory notes note related party 2,500,000 1,700,000 Due to affiliate- advance Due to affiliate- advance 390,000 Redemption of common Common stock redemption (26,890,379) (93,521,369) Net cash used in financing activities (24,390,379) (91,431,369) NET CHANGE IN CASH 174,434 (2,690) (730,469) CASH, BEGINNING OF PERIOD 79,073 81,763 812,232 CASH, END OF PERIOD \$ 253,507 \$ 79,073 \$ 81,763 Supplementary cash flow information: Cash paid for interest expense \$ — \$ — Cash paid for income taxes \$ 290,131 \$ 320,073 \$ — Non-cash investing and financing activities: Excise tax accrued for common stock redemptions \$ 268,904 \$ 935,214 \$ — Remeasurement of Common stock subject to redemption \$ 1,768,457 \$ 3,595,663 \$ 1,139,419 Note 1 – Description of Organization and Business Operations and Liquidity Globalink Investment Inc. (the “Company”) was incorporated in Delaware on March 24, 2021. The Company is a blank check company formed for the purpose of entering into a merger, share exchange, asset acquisition, stock purchase, recapitalization, reorganization or other similar business combination with one or more businesses or entities (the “Business Combination”). On July 27, 2022, Globalink Merger Sub, Inc., a Nevada corporation and a wholly-owned subsidiary of Globalink, was formed. The Company is not limited to a particular industry or geographic region for purposes of consummating a Business Combination. The Company is an early stage and emerging growth company and, as such, the Company is subject to all of the risks associated with early stage and emerging growth companies. As On July 27, 2022, Globalink Merger Sub, Inc., a Nevada corporation and a wholly-owned subsidiary of the Company, was formed. Globalink Merger Sub, Inc. had not commenced any operations as of December 31, 2023-2024. On April 3, 2024, Globalink Merger Sub (Cayman), was incorporated in the Cayman Islands as a wholly-owned subsidiary of the Company. Globalink Merger Sub (Cayman) had not commenced any operations as of December 31, 2024. On December 31, 2024, Globalink Merger Sub (Cayman) was deregistered. As of December 31, 2024, the Company had not commenced any operations. All activity through December 31, 2023-2024 relates to the Company's formation and Initial Public Offering (“IPO”), which is described below and, since the offering, the search for a prospective initial Business Combination and negotiation for the Business Combination. The Company will not generate any operating revenues until after the completion of its initial Business Combination, at the earliest. The Company generates non-operating income in the form of interest income earned on investments from the proceeds derived from the IPO. The registration statement for the Company's IPO was declared effective on December 6, 2021. On December 9, 2021, the Company consummated the IPO of 10,000,000 units (“Units”) at \$ 10.00 per Unit generating gross proceeds of \$ 100,000,000, which is discussed in Note 3. The Company has selected December 31 as its fiscal year end. Simultaneously with the closing of the IPO, the Company consummated the sale of 517,500 units (“Private Placement Units”) at a price of \$ 10.00 per Private Placement Unit in a private placement to Public Gold Marketing Sdn. Bhd., a Malaysian private limited company, and a related party, of the Company sponsor or the underwriters, generating gross proceeds of \$ 5,175,000, which is described in Note 4. Additionally with the closing of the IPO, the Company granted the underwriters a 45-day option to purchase up to 1,500,000 Units to cover over-allotment. On

December 13, 2021, the underwriters fully exercised the option and purchased 1,500,000 additional Units (the “Over-allotment Units”), generating additional gross proceeds of \$15,000,000. Simultaneously with the exercise of the over-allotment, the Company consummated a private sale of an additional 52,500 Private Placement Units to Public Gold Marketing Sdn. Bhd. at a price of \$10.00 per Private Placement Unit, generating additional gross proceeds of \$525,000. Since the underwriters’ over-allotment was exercised in full, the sponsor did not forfeit any Founder Shares (as defined in Note 5). Offering costs for the IPO and the exercise of the underwriters’ over-allotment option amounted to \$6,887,896, consisting of \$2,300,000 of underwriting fees, \$4,025,000 of deferred underwriting fees payable (which are held in the Trust Account (defined below)) and \$562,896 of other costs. As described in Note 6, the \$4,025,000 of deferred underwriting fee payable is contingent upon the consummation of a Business Combination, subject to the terms of the underwriting agreement. Following the closing of the IPO, \$116,725,000 (\$10.15 per Unit) from the net proceeds of the sale of the Units in the IPO and the Private Placement Units ~~was~~ **were** placed in a trust account (“Trust Account”) and ~~was~~ **were** invested in U.S. government securities, within the meaning set forth in Section 2(a)(16) of the Investment Company Act of 1940, as amended (the “Investment Company Act”), with a maturity of 180 days or less or in any open-ended investment company that holds itself out as a money market fund selected by the Company meeting the conditions of paragraphs (d)(2), (d)(3) and (d)(4) of Rule 2a-7 of the Investment Company Act. To mitigate the risk of being deemed to have been operating as an unregistered investment company (including under the subjective test of Section 3(a)(1)(A) of the Investment Company Act), ~~in July on August 9, 2023, the Company instructed Continental Stock Transfer & Trust Company, the trustee of the Trust Account (the “Trustee” or “Continental”), to liquidate the U.S. government securities or money market funds held in the Trust Account and thereafter to hold all funds in the Trust Account in cash (which may include demand deposit accounts) until the earlier of consummation of our Business Combination or liquidation. Furthermore, such cash is held in bank accounts, which exceed federally insured limits as guaranteed by the Federal Deposit Insurance Corporation (the “FDIC”). The Company’s management has broad discretion with respect to the specific application of the net proceeds of the IPO and the sale of the Private Placement Units, although substantially all of the net proceeds are intended to be applied generally toward consummating a Business Combination. There is no assurance that the Company will be able to complete a Business Combination successfully. The Company must complete one or more initial Business Combinations having an aggregate fair market value of at least 80% of the assets held in the Trust Account excluding the deferred underwriting discounts and taxes payable on income earned on the Trust Account at the time of the agreement to enter into the initial Business Combination. However, the Company will only complete a Business Combination if the post-transaction company owns or acquires 50% or more of the outstanding voting securities of the target or otherwise acquires a controlling interest in the target sufficient for it not to be required to register as an investment company under the Investment Company Act. There is no assurance the Company will be able to successfully effect a Business Combination. The Company will provide the holders (the “Public Stockholders”) of the outstanding shares of common stock included in the Units, or the Public Shares with the opportunity to redeem all or a portion of their Public Shares upon the completion of a Business Combination either (i) in connection with a stockholder meeting called to approve the Business Combination or (ii) by means of a tender offer. The decision as to whether the Company will seek stockholder approval of a Business Combination or conduct a tender offer will be made by the Company. The Public Stockholders will be entitled to redeem their Public Shares for a pro rata portion of the amount then in the Trust Account (initially anticipated to be \$10.15 per Public Share, plus any pro rata interest then in the Trust Account, net of taxes payable). There will be no redemption rights with respect to the Company’s warrants. All of the Public Shares contain a redemption feature, which allows for the redemption of such Public Shares in connection with the Company’s liquidation, if there is a stockholder vote or tender offer in connection with the Company’s Business Combination and in connection with certain amendments to the Company’s amended and restated certificate of incorporation **(as amended and restated and may be further amended and restated from time to time, the “Certificate of Incorporation”).** In accordance with Financial Accounting Standards Board (“FASB”) Accounting Standards Codification (“ASC”) 480-10-599, redemption provisions not solely within the control of a company require the Public Shares subject to redemption to be classified outside of permanent equity. Given that the Public Shares will be issued with other freestanding instruments (i.e., public warrants and rights), the initial carrying value of common stock classified as temporary equity will be the allocated proceeds determined in accordance with ASC 470-20. The Public Shares are subject to ASC 480-10-599. If it is probable that the equity instrument will become redeemable, the Company has the option to either (i) accrete changes in the redemption value over the period from the date of issuance (or from the date that it becomes probable that the instrument will become redeemable, if later) to the earliest redemption date of the instrument or (ii) recognize changes in the redemption value immediately as they occur and adjust the carrying amount of the instrument to equal the redemption value at the end of each reporting period. The Company has elected to recognize the changes immediately ~~While redemptions cannot cause the Company’s net tangible assets to fall below \$5,000,001, the Public Shares are redeemable and are classified as such on the consolidated balance sheets until such date that a redemption event takes place.~~ Redemptions of the Company’s Public Shares may be subject to the satisfaction of conditions, including minimum cash conditions, pursuant to an agreement relating to the Company’s Business Combination. If the Company seeks stockholder approval of the Business Combination, the Company will proceed with a Business Combination if a majority of the shares voted are voted in favor of the Business Combination, or such other vote as required by law or stock exchange rule. If a stockholder vote is not required by applicable law or stock exchange listing requirements and the Company does not decide to hold a stockholder vote for business or other reasons, the Company will, pursuant to its Certificate of Incorporation, conduct the redemptions pursuant to the tender offer rules of the U.S. Securities and Exchange Commission (“SEC”) and file tender offer documents with the SEC prior to completing a Business Combination. If, however, stockholder approval of the transaction is required by applicable law or stock exchange listing requirements, or the Company decides to obtain stockholder approval for business or other reasons, the Company will offer to redeem shares in conjunction with a proxy solicitation pursuant to the proxy rules and not pursuant to the tender offer rules. If the Company seeks stockholder approval in connection with a Business Combination, the sponsor has agreed to vote its Founder Shares (as defined in Note 5) and any Public Shares purchased during or after the IPO in favor of approving a Business Combination. Additionally, each Public Stockholder may elect to redeem their Public Shares without voting, and if they do vote, irrespective of whether they vote for or against the proposed transaction. F-8 Notwithstanding the foregoing, the ~~amended and restated certificate~~~~

of incorporation of the Company (the “Certificate of Incorporation”) provides that a Public Stockholder, together with any affiliate of such stockholder or any other person with whom such stockholder is acting in concert or as a “group” (as defined under Section 13 of the Securities Exchange Act of 1934, as amended (the “Exchange Act”), will be restricted from redeeming its shares with respect to more than an aggregate of 15 % or more of the shares of common stock sold in the IPO, without the prior consent of the Company. The Company’s sponsor, officers and directors (the “Initial Stockholders”) have agreed not to propose an amendment to the Certificate of Incorporation that would affect the substance or timing of the Company’s obligation to redeem 100 % of its Public Shares if the Company does not complete a Business Combination, unless the Company provides the Public Stockholders with the opportunity to redeem their shares of common stock in conjunction with any such amendment. The and, in such event, such amounts will be included with the other funds held in the Trust Account that will be available to fund the redemption of the Public Shares. In the event of such distribution, it is possible that the per share value of the residual assets remaining available for distribution (including Trust Account assets) will be only \$ 10.15 per share held in the Trust Account. In order to protect the amounts held in the Trust Account, the sponsor has agreed to be liable to the Company if and to the extent any claims by a vendor for services rendered or products sold to the Company, or a prospective target business with Company originally had until March 9, 2023, 15 months from the closing of the IPO to complete a Business Combination. On March 6, 2023, the Company held a special meeting (the “March 2023 Special Meeting”), during which the stockholders of the Company approved a proposal to amend the Company’s amended and restated certified articles of incorporation which included extending the time in which the Company must complete a Business Combination (the “Extension Amendment Proposal”) and a proposal to amend the Company’s investment management trust agreement, dated as of December 6, 2021 (the “Trust Agreement”), by and between the Company and Continental (the “Trust Amendment Proposal”). The Company had will have the option of two (2) three- months extensions, followed by three (3) one- month extensions, or until December 9, 2023, if all extensions are exercised. The Company exercised the option for two three- month extensions and as a result the Company has deposited a total of \$ 780, 000, or \$ 390, 000 for each three- month extension, into the Trust Account and had until September 9, 2023 to complete its Business Combination, which was funded by a promissory note with Public Gold Marketing Sdn. Bhd. which has a current balance of \$ 14, 757, 445, 255, 458. On September 9, 2023, October 4, 2023, and October 31, 2023, the Company deposited \$ 130, 000 each time into the Trust Account, representing \$ 0. 0275 per public share, which further extended the period of time it has to consummate its initial business combination to December 9, 2023 (“Combination Period”). The September 9, 2023, October 9, 2023 and November 1, 2023 payments were funded by the advance of \$ 390, 000 provided by an affiliate of GL Sponsor, LLC, the Company’s sponsor (the “sponsor”). F The Company has exhausted the five extensions permitted under the Amended and Restated Certificate of Incorporation of the Company, as first amended. If the Company does not complete its Business Combination or exercise an additional extension, the Company will (i) cease all operations except for the purpose of winding up, (ii) as promptly as reasonably possible but not more than ten business days thereafter, redeem the Public Shares, at a per- share price, payable in cash, equal to the aggregate amount then on deposit in the Trust Account including interest earned on the funds held in the Trust Account and not previously released to us to pay the Company’s franchise and income taxes (less up to \$ 100, 000 of interest to pay dissolution expenses), divided by the number of then outstanding Public Shares, which redemption will completely extinguish the Public Stockholders’ rights as stockholders (including the right to receive further liquidating distributions, if any), subject to applicable law, and (iii) as promptly as reasonably possible following such redemption, subject to the approval of the Company’s remaining stockholders and the Company’s board of directors, dissolve and liquidate, subject in each case to the Company’s obligations under Delaware law to provide for claims of creditors and the requirements of other applicable law. Through a total of five elections from March 2023 to December 2023, Globalink elected to extend the Termination Date to December 9, 2023 and deposited an aggregate of US \$ 1. 17 million into the trust account for its public stockholders. Globalink elected all of the five extensions permitted under the amended and restated certificate of incorporation of the Company, as first amended. On March 6, 2023, in connection with the approval of the proposals presented at the March 2023 Special Meeting which extended the time in which the Company must complete a Business Combination, holders of 6, 756, 695 of the Company’s shares of common stock exercised their right to redeem those shares for cash at an approximate price of \$ 10. 35 per share, for an aggregate of approximately \$ 69. 92 million iii) redeem or repurchase 100 % of the Company’s outstanding public shares of common stock included as part of the units sold in the Company’s IPO that closed on December 9, 2021, which was December 9, 2023 at the time of the November 2023 Special Meeting unless extended. The Charter Amendment allows the Company to extend the Termination Date by up to twelve (12) monthly extensions, to December 9, 2024 (each of which is referred to as an “Extension”, and such later date, the “Extended Deadline”). To obtain each Extension extension, the Company, its sponsor or any of their affiliates or designees must deposit into the Company’s Trust Account with Continental by the deadline applicable prior to such the Extension extension \$ 60,000 for each monthly Extension extension; 2) approved the proposal (the “Extension Amendment Proposal”) to amend the Company’s amended and restated Certificate certificate of Incorporation incorporation, as first amended, to extend the date by which the Company must (i) consummate a merger, capital stock exchange, asset acquisition, stock purchase, reorganization or similar business combination involving the Company and one or more businesses, (ii) cease its operations if it fails to complete such business combination, and (iii) redeem or repurchase 100 % of the Company’s outstanding public shares of common stock included as part of the units sold in the Company’s IPO that was consummated on December 9, 2021, from December 9, 2023 to, if the Company elects to extend the date to consummate a business combination, for up to twelve times of monthly Extensions extensions, December 9, 2024, unless the closing of the Company’s initial business combination shall have occurred; 3) approved the proposal to amend the Company’s Trust Agreement with Continental (the “Trust Amendment Proposal”), pursuant to which the Company’s Trust Agreement with Continental be amended to extend the time for the Company to complete its. On October 16, 2023, the Company received a written notice (the “Notice”) from the Nasdaq Listing Qualifications Department of The Nasdaq Stock Market (“Nasdaq”) indicating that the Company was not in compliance with Nasdaq Listing Rule 5450 (a) (2), which requires the Company to maintain at least 400 total holders for continued listing on the Nasdaq Global Market (the “Minimum Total Holders Rule”). The Notice is only a notification of deficiency, not of imminent delisting, and has no current effect on the listing or trading of the Company’s securities on the Nasdaq Global Market. The Notice states stated that the Company has had 45 calendar days, or until November 30, 2023, to submit a plan to regain compliance

with the Minimum Total Holders Rule. On January 29, 2024, the Company submitted an application to phase-down from The Nasdaq Global Market to The Nasdaq Capital Market. On March 6, 2024, the Company received a letter from the Nasdaq Listing Qualifications staff granting the Company's request for transfer to The Nasdaq Capital Market. The Company's securities ~~were will be~~ transferred to The Nasdaq Capital Market at the opening of business on March 12, 2024. In connection with the approval of the phase-down application, the staff indicated that the Company's deficiency with the Minimum Total Holders Rule was cured and the matter ~~is was~~ closed. ~~F-9~~ On November 28, ~~December 10~~, 2023-2024, the Company held, received a notice (the "Delisting Notice") from the Listing Qualifications Department of the Nasdaq that the Company was not in compliance with Nasdaq Listing Rule IM- 5101- 2, which requires a special purpose meeting of its stockholders (the "November 2023 Special Meeting"). At the November 2023 Special Meeting, the Company's stockholders 1) approved an amendment of the Company's amended and restated certificate of incorporation (the "Charter Amendment"), changing the structure and cost of the Company's right to extend the date (the "Termination Date") by which the Company must (i) consummate a merger, capital stock exchange, asset acquisition, stock purchase, reorganization or similar business combination involving the Company ~~company~~ and to complete one or more businesses -- ~~business~~, (ii) cease combinations within 36 months of the effectiveness of its IPO registration statement. Since operations if it fails to complete such business combination, and (iii) redeem or repurchase 100% of the Company ~~failed~~ 's outstanding public shares of common..... to extend the time for the Company to complete its initial business combination under by December 6, 2024, the Trust Agreement ~~Company did not comply with IM- 5101- 2, which triggered the issuance of a delisting determination~~ from Nasdaq (x) December 9, 2023, to delist (y) up to December 9, 2024, if the Company elects to extend the date to consummate a business combination, for up to twelve times of monthly extensions, by depositing into the Trust Account \$ 60, 000 for each one-month extension from December 9, 2023 to December 9, 2024, unless the closing of the Company's securities initial business combination shall have occurred; and 4) approved the proposal to re- elect Kian Huat Lai as Class I director of the Company, until the annual meeting of the Company to be held in 2026 or until his successor is appointed and qualified. According On November 28, 2023, the stockholders of the Company approved a proposal to amend the Company's amended and restated certificate of incorporation, allowing the Company to Extended Deadline from December 9, 2023 to up to December 9, 2024 through monthly extensions. To obtain each extension, the Company, its sponsor or any of their -- the Delisting Notice affiliates or designees must deposit into the Company's trust account with Continental by the deadline applicable prior to the extension, \$ 60, 000 for each extension. On November 28, 2023, the stockholders of the Company also approved a proposal to amend the Company's Trust Agreement (as defined above), by and between the Company and Continental. In connection with the approval of the proposals presented at the special meeting held on November 28, 2023, holders of 2, 180, 738 shares of the Company's common stock exercised their , warrants, right rights and units would be suspended to redeem those shares for cash at an approximate price of \$ 10. 82 per share, for an aggregate of approximately \$ 23. 60 million. As of the date opening of business on December 17 this report, the Company has extended the Termination Date seven times under its current amended and restated certificate of incorporation, as amended (or nine times since the IPO), and has until April 9, 2024 to complete its initial business combination. The Company may continue to extend the Termination Date to up to December 9, and a Form 25 2024 through monthly extensions. F- NSE would be filed 10 The Initial Stockholders have agreed to waive their liquidation rights with respect to the Founder Shares if the Company fails to complete a Business Combination within the Combination Period. However, if the Initial Stockholders should acquire any Public Shares in or after the IPO, they -- the SEC will be entitled to liquidating distributions from the Trust Account with respect to such Public Shares if the Company fails to complete a Business Combination within the Combination Period. The underwriters have agreed to waive their rights to deferred underwriting discounts (see Note 6) held in the Trust Account in the event the Company does not complete a Business Combination within the Combination Period, and, in such event, such....., or a prospective target business with which would remove the Company has discussed entering into a transaction agreement, reduce the amount of funds in the Trust Account. This liability will not apply with respect to any claims by a third party who executed a waiver of any right, title, interest or claim of any kind in or to any monies held in the Trust Account or to any claims under the Company's indemnity of the underwriters of the IPO against certain liabilities, including liabilities under the Securities securities from listing Act of 1933, as amended (the " Securities Act"). Moreover, in the event that an and registration on Nasdaq executed waiver is deemed to be unenforceable against a third party, the sponsor will not be responsible to the extent of any liability for such third-party claims. The Company did not appeal this ruling. The Company transferred its securities will seek to reduce the possibility that the sponsor will have to indemnify the Trust Account due to claims of creditors by endeavoring to have all vendors, service providers (except including common stock, warrants, rights and units, to OTC Pink for quotation under the same ticker symbols following the delisting of the Company's securities on Nasdaq. Despite independent registered public accounting firm), prospective target businesses or other -- the entities delisting of its securities, the Company expects to continue proceeding with which the transactions contemplated by Company does business, execute agreements waiving any right, title, interest or claim of any kind in or to monies held in the Trust Account. On August 3, 2022, the Company entered into an Agreement and Plan of Merger (the " Merger Agreement ") by and among Tomorrow Crypto Group Inc., a Nevada corporation (" Tomorrow Crypto "), Globalink Merger Sub, Inc., a Nevada corporation and a wholly-owned subsidiary of Globalink (" Merger Sub "), GL Sponsor LLC, a Delaware limited liability company In accordance with the termination provisions under Section 10. 1 of the Merger Agreement, the Merger Agreement was terminated on March 8, 2023 (the " Merger Agreement Termination Date "). In conjunction with the termination of the Merger Agreement, the Additional Agreements (as defined below in the Merger Agreement) (including the Support Agreements) were also terminated in accordance with their respective terms as of March 8, 2023, the Merger Agreement Termination Date. F- 11 On January 30, 2024, the Company entered into a Merger Agreement (as amended and restated on May 20, 2024 and as may be further amended, restated or supplemented from time to time, the " Merger Agreement ") , by and among GL Sponsor LLC, a Delaware limited liability company, in the capacity as the representative from and after the effective time of the Acquisition Merger (as defined below) (the " Effective Time ") in accordance with the terms and conditions of the Merger Agreement (the " Parent Representative " or the " Sponsor "), Alps Global Holding Berhad Pubco , a Malaysian company (" Alps "), GL Sponsor LLC and Dr. Tham Seng Kong, an individual. Pursuant to the terms of the Merger Agreement, a business combination between Globalink and Alps through the merger of a to-be incorporated subsidiary of Globalink

in the Cayman Islands exempted company (the “PubCo”), Alps Biosciences Merger Sub, a Cayman Islands exempted company and wholly-owned subsidiary of PubCo (“Merger Sub”), Alps Life Sciences Inc, a Cayman Islands exempted company (“Alps Holdco”) and Dr. Tham Seng Kong, an individual, in the capacity as the representative from and after the Effective Time for the shareholders of Alps Holdco as of immediately prior to the Effective Time in accordance with the terms and conditions of the Merger Agreement (the “Seller Representative”). Pursuant to the terms of the Merger Agreement, the Business Combination between Globalink and Alps Holdco will be effected in two steps: (i) subject to the approval and adoption of the Merger Agreement by the stockholders of the Company, the Company will be merged with and into PubCo, with PubCo remaining as the surviving publicly traded entity and (ii) Merger Sub will merge with and into Alps Holdco, with resulting in Alps Holdco remaining as the surviving entity and being the merger (the “Surviving Company”) as a wholly-owned subsidiary of Globalink-PubCo (the “Acquisition Merger”). On March 6, 2025, Globalink, Alps Holdco, Parent Representative and Seller Representative, entered into a First Amendment to the Merger Agreement (the “Amendment”), pursuant to which, parties agreed to: On June 4, June 5 and August 27, 2024, the Company, Alps Holdco and PubCo entered into subscription agreements with three investors on substantially same terms, pursuant to which, among other things, PubCo has agreed to issue and sell to the investors, and the investors agreed to subscribe for and purchase certain number of ordinary shares of PubCo (“PIPE Shares”) at a purchase price of \$ 10.00 per share for and an aggregate purchase price of \$ 40,200,000, in a private placement. As of the date of this report, the Company, Alps Holdco and PubCo are negotiating termination agreements with two investors who entered into the subscription agreements to purchase \$ 40 million worth of PIPE Shares, dated June 4, 2024 and June 5, 2024, respectively, and the parties expect to enter into such termination agreement prior to the closing of the initial Business Combination. Subsequent to December 31, 2024, the Company, Alps Holdco and PubCo entered into additional subscription agreements (together with previous executed subscription agreement on August 27, 2024, the “PIPE Subscription Agreements”) with several investors on substantially same terms (together with previous investor who entered into a subscription agreement dated August 27, 2024, the “PIPE Investors”), pursuant to which, among other transactions contemplated things, PubCo has agreed to issue and sell to the PIPE Investors, and the PIPE Investors have agreed to subscribe for and purchase certain number of ordinary shares of PubCo at a purchase price of \$ 10.00 per share for an aggregate purchase price of \$ 3,279,911, in a private placement (the “PIPE Investment”). As of the date of this report, the PIPE Investors have subscribed for an aggregate of \$ 3,479,911 (excluding the \$ 40 million subscription expected to be terminated). Up to the date the consolidated financial statements were available to be issued, PIPE Investment of \$ 879,911 was received by the Merger Agreement PubCo’s escrow agent, and held in the “Transactions”). After the date of the Merger Agreement and an prior to the consummation escrow account on behalf of PubCo. The purpose of the transactions contemplated PIPE Investment is to raise additional capital for use by PubCo following the Merger Agreement closing of the Business Combination (the “Closing”). The PIPE Subscription Agreements contain customary representations and warranties of each of the Company, Alps Holdco, PubCo and the PIPE Investors, and customary conditions to closing, including the consummation of the Business Combination. Under the terms of the PIPE Subscription Agreements, PubCo is obligated to file a company formed under registration statement to register for the laws resale of all the Cayman Islands will be incorporated PIPE Shares within 60 days of the Closing (the “Cayman Holdco Filing Deadline”), whereupon and to use it its is envisaged that Alps will commercially reasonable efforts to cause such registration statement to become a wholly-owned subsidiary of effective as soon as practicable after the filing the there of Cayman Holdco. F-11 Risks and Uncertainties The Company continues to evaluate the impact of increases in inflation and rising interest rates, financial market instability, including the recent bank failures, the potential government shutdown, the lingering effects of the COVID-19 pandemic and certain geopolitical events, including the wars in Ukraine and the surrounding region and between Israel and Hamas. The Company has concluded that while it is reasonably possible that the risks and uncertainties related to or resulting from these events could have a negative effect on its financial position, results of operations and / or ability to complete an initial Business Combination, the Company cannot at this time fully predict the likelihood of one or more of the above events, their duration or magnitude or the extent to which they may negatively impact the Company’s business and its ability to complete an initial Business Combination. F-12 On August 16, 2022, the Inflation Reduction Act of 2022 (the “IR Act”) was signed into federal law. The IR Act provides for, among other things, a new U. S. federal 1% excise tax on certain repurchases of stock by publicly traded U. S. domestic corporations and certain U. S. domestic subsidiaries of publicly traded foreign corporations occurring on or after January 1, 2023. The excise tax is imposed on the repurchasing corporation itself, not its stockholders from which shares are repurchased. The amount of the excise tax is generally 1% of the fair market value of the shares repurchased at the time of the repurchase. However, for purposes of calculating the excise tax, repurchasing corporations are permitted to net the fair market value of certain new stock issuances against the fair market value of stock repurchases during the same taxable year. In addition, certain exceptions apply to the excise tax. The U. S. Department of the Treasury (the “Treasury”) has been given authority to provide regulations and other guidance to carry out and prevent the abuse or avoidance of the excise tax. Any redemption or other repurchase that occurs after December 31, 2022, in connection with a Business Combination, extension vote or otherwise, may be subject to the excise tax. Whether and to what extent the Company would be subject to the excise tax in connection with a Business Combination, extension vote or otherwise would depend on a number of factors, including (i) the fair market value of the redemptions and repurchases in connection with the Business Combination, extension or otherwise, (ii) the structure of a Business Combination, (iii) the nature and amount of any “PIPE” or other equity issuances in connection with a Business Combination (or otherwise issued not in connection with a Business Combination but issued within the same taxable year of a Business Combination) and (iv) the content of regulations and other guidance from the Treasury. In addition, because the excise tax would be payable by the Company and not by the redeeming holder, the mechanics of any required payment of the excise tax have not been determined. The foregoing could cause a reduction in the cash available on hand to complete a Business Combination and in the Company’s ability to complete a Business Combination. As During the second quarter of 2024, the Internal Revenue Service issued final regulations with respect to the timing and payment of the Excise Tax. These regulations provided that the filing and payment deadline for any liability incurred during the period from January 1, 2023 to December 31, 2023 would be October 31, 2024. The Company is currently evaluating its

options with respect to this obligation. Any amount of such Excise Tax not paid in full, will be subject to additional interest and penalties which are currently estimated at 10 % interest per annum and a 5 % underpayment penalty per month or portion of a month up to 25 % of the total liability for any amount that is unpaid from November 1, 2024 until paid in full. As of December 31, 2024, the Company had \$ 79,253,073-507 of cash which is available to meet working capital needs and a working capital deficit of approximately \$ 3-6.97-8 million. Until the consummation of a Business Combination, the Company will be using the funds not held in the Trust Account for identifying and evaluating prospective acquisition candidates, performing due diligence on prospective target businesses, paying for travel expenditures, selecting the target business to acquire, and structuring, negotiating and consummating the Business Combination. The Company will need to raise additional capital through loans or additional investments from its sponsor, stockholders, officers, directors, or third parties. The Company's officers, directors and the sponsor may, but are not obligated to, loan the Company funds, from time to time or at any time, in whatever amount they deem reasonable in their sole discretion, to meet the Company's working capital needs. Accordingly, the Company may not be able to obtain additional financing. If the Business Combination is not consummated, the Company will need to raise additional capital through loans or additional investments from its sponsor, stockholders, officers, directors, or third parties. The Company's officers, directors and its sponsor may, but are not obligated to, loan the Company funds, from time to time or at any time, in whatever amount they deem reasonable in their sole discretion, to meet the Company's working capital needs. Accordingly, the Company may not be able to obtain additional financing. If the Company is unable to raise additional capital, it may be required to take additional measures to conserve liquidity, which could include, but not necessarily be limited to, curtailing operations, suspending the pursuit of a potential transaction, and reducing overhead expenses. The Company cannot provide any assurance that new financing will be available to it on commercially acceptable terms, if at all. F- 12-13 In connection with the Company's assessment of going concern considerations in accordance with FASB Accounting Standards Update ("ASU")-2014- 15, " Disclosures of Uncertainties about an Entity's Ability to Continue as a Going Concern," the Company currently has up until December April 9, 2024-2025 to consummate a Business-business Combination-combination , or up to June 9, 2025 if it elects the time to complete the initial business combination is extend-extended the Termination Date in accordance with its Amended and Restated Certificate of Incorporation as described herein currently in effect. It is uncertain that the Company will be able to consummate a Business-business Combination-combination by this time. If a Business-business Combination-combination is not consummated by this date and an extension is not requested by the Company's sponsor, there will be a mandatory liquidation and subsequent dissolution of the Company. Management has determined that the mandatory liquidation, should a Business-business Combination-combination not occur , and an extension is not requested by the Company's sponsor, and potential subsequent dissolution as well as liquidity condition noted above raise-raises substantial doubt about the Company's ability to continue as a going concern. No adjustments have been made to the carrying amounts of assets or liabilities should the Company be required to liquidate after December April 9, 2024-2025 (or up to June 9, 2025 if the time to complete the initial business combination is extended as described herein). The Company intends to complete a business combination before the mandatory liquidation date. Note 2 — Summary of Significant Accounting Policies Basis of Presentation The accompanying consolidated financial statements are presented in U. S. dollars and have been prepared in accordance with accounting principles generally accepted in the United States of America (" U. S. GAAP ") and pursuant to the accounting and disclosure rules and regulations of the Securities and Exchange Commission (the " SEC "). Principles of Consolidation The accompanying consolidated financial statements include the accounts of the Company and its wholly owned subsidiary. All significant intercompany balances and transactions have been eliminated in consolidation. Emerging Growth Company The Company is an emerging growth company as defined in Section 102 (b) (1) of the Jumpstart Our Business Startups Act of 2012 (the " JOBS Act "), which exempts emerging growth companies from being required to comply with new or revised financial accounting standards until private companies (that is, those that have not had a Securities Act registration statement declared effective or do not have a class of securities registered under the Exchange Act) are required to comply with the new or revised financial accounting standards. The JOBS Act provides that an emerging growth company can elect to opt out of the extended transition period and comply with the requirements that apply to non- emerging growth companies but any such an election to opt out is irrevocable. The Company has elected not to opt out of such extended transition period, which means that when a standard is issued or revised, and it has different application dates for public or private companies, the Company, as an emerging growth company, can adopt the new or revised standard at the time private companies adopt the new or revised standard. This may make comparison of the Company's consolidated financial statements with another public company that is neither an emerging growth company nor an emerging growth company that has opted out of using the extended transition period difficult or impossible because of the potential differences in accounting standards used. Use of Estimates The preparation of consolidated financial statements in conformity with U. S. GAAP requires the Company's management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements. Making estimates requires management to exercise significant judgment. One of the more significant accounting estimates included in these consolidated financial statements is the determination of the fair value of the warrant liabilities. Such estimates may be subject to change as more current information becomes available and accordingly the actual results could differ significantly from those estimates. It is at least reasonably possible that the estimate of the effect of a condition, situation or set of circumstances that existed at the date of the financial statements, which management considered in formulating its estimate, could change in the near term due to one or more future confirming events. F- 13-14 Cash and cash held in escrow The Company had \$ 79,073 of cash and \$ 81,763 and cash held in escrow on December 31, 2023 and 2022, respectively. During the year ended December 31, 2023 the Company transferred the cash amount held in escrow to a newly opened bank account. Cash and investments Held in Trust Account As of December 31, 2022-2024 and 2023, substantially all of the assets held in the Trust Account were held in cash money market funds. Assets held in money market funds were invested primarily in U. S. Treasury securities. All of the Company's investments held in the Trust Account were classified as trading securities. Trading securities are presented on the consolidated balance sheets at fair value at the end of each reporting period. Gains and losses resulting from the change in fair value of investments held in Trust Account are included in interest earned on investments held in Trust Account in the accompanying consolidated statements of operations. To mitigate the risk of being deemed to have been operating as an unregistered investment company (including under the

subjective test of Section 3 (a) (1) (A) of the Investment Company Act), on July 27, 2023, the Company instructed the Trustee of the Trust Account, to liquidate the U. S. government securities or money market funds held in the Trust Account and thereafter to hold all funds in the Trust Account in cash (which may include demand deposit accounts) until the earlier of consummation of our Business Combination or liquidation. Furthermore, such cash is held in bank accounts, which exceed federally insured limits as guaranteed by the FDIC. Concentration of Credit Risk Financial instruments that potentially subject the Company to concentrations of credit risk consist of cash accounts in a financial institution, which, at times, may exceed the **FDIC Federal Depository Insurance Corporation** coverage limit. **At As of December 31, 2024 and 2023 and 2022**, the Company **has had** not experienced losses on these accounts. **Fair value-Value** of Financial Instruments The fair value of the Company's assets and liabilities which qualify as financial instruments under the FASB ASC 820, "Fair Value Measurements and Disclosures," approximate the carrying amounts represented in the accompanying consolidated balance sheets, primarily due to their short- term nature. Income Taxes The Company complies with the accounting and reporting requirements of ASC 740, "Income Taxes," which requires an asset and liability approach to financial accounting and reporting for income taxes. Deferred income tax assets and liabilities are computed for differences between the financial statement and tax bases of assets and liabilities that will result in future taxable or deductible amounts, based on enacted tax laws and rates applicable to the periods in which the differences are expected to affect taxable income. Valuation allowances are established, when necessary, to reduce deferred tax assets to the amount expected to be realized. As of December 31, **2024 and 2023 and 2022**, the Company's deferred tax asset for start up organizational expenses had a full valuation allowance recorded against it. **F-14** FASB ASC 740 prescribes a recognition threshold and a measurement attribute for the financial statement recognition and measurement of tax positions taken or expected to be taken in a tax return. For those benefits to be recognized, a tax position must be more likely than not to be sustained upon examination by taxing authorities. There were no unrecognized tax benefits as of December 31, **2023-2024** or December 31, **2022-2023**. No amounts were **accrued-paid** for the **payment of** interest and penalties for the **fiscal** year ended December 31, **2023-2024**. Interest and penalties related to the December 31, 2022 tax return of \$ 11, 888 was expensed on December 31, 2023. The Company is currently not aware of any issues under review that could result in significant payments, accruals or material deviation from its position. **As of December 31, 2024 and 2023, the balance of income tax payable was \$ 479, 279 (including \$ 239, 374 of tax payable due from the year ended December 31, 2023) and \$ 529, 505, respectively.** The Company is subject to income tax examinations by major taxing authorities since inception. **Excise Tax** In connection with the vote to approve the charter amendment proposal presented at the March 2023 Special Meeting, holders of 6, 756, 695 shares of common stock properly exercised their right to redeem their shares of common stock for an aggregate redemption amount of **approximately \$ 69, 920- 92 million, 079**. In connection with the approval of the Extension Amendment Proposal and the Trust Amendment Proposal at the Special Meeting on November 28, 2023, holders of 2, 180, 738 shares of the Company's common stock exercised their right to redeem those shares for cash at an approximate price of \$ 10. 82 per share, for an aggregate of approximately \$ 23. 60 million. **In connection with the votes at December 2024 Special Meeting, holders of 2, 285, 056 shares of the Company's common stock exercised their right to redeem those shares for cash at an approximate price of \$ 11. 77 per share, for an aggregate of approximately \$ 26. 89 million.** Immediately following the payment of the redemptions, the Trust Account had a balance of approximately \$ **3. 27 -73 million before the Extension Payment**. As such, the Company has recorded a 1 % **excise-Excise tax-Tax** liability in the amount of \$ **935-1, 214-313, 485, including interest and penalty of \$ 109, 368,** on the consolidated balance sheets as of December 31, **2023-2024**. The liability does not impact the consolidated statements of operations and is offset against additional paid- in capital or accumulated deficit if additional paid- in capital is not available. **F- 15** **During the second quarter of 2024, the Internal Revenue Service issued final regulations with respect to the timing and payment of the Excise Tax. These regulations provided that the filing and payment deadline for any liability incurred during the period from January 1, 2023 to December 31, 2023 would be October 31, 2024. Any amount of such Excise Tax not paid in full, will be subject to additional interest and penalties which are currently estimated at 10 % interest per annum and a 5 % underpayment penalty per month or portion of a month up to 25 % of the total liability for any amount that is unpaid from November 1, 2024 until paid in full. As of December 31, 2024, \$ 1, 313, 485 excise tax liability was due, and the Company recognized \$ 15, 847 interest and \$ 93, 521 penalties in connection with the unpaid excise tax.** Shares of Common Stock Subject to Possible Redemption The Company accounts for its common stock subject to possible redemption in accordance with the guidance in ASC Topic 480 "Distinguishing Liabilities from Equity." Shares of common stock subject to mandatory redemption (if any) is classified as a liability instrument and is measured at fair value. Conditionally redeemable common stock (including common stock that features redemption rights that are either within the control of the holder or subject to redemption upon the occurrence of uncertain events not solely within the Company's control) is classified as temporary equity. At all other times, common stock is classified as stockholders' equity. The Company's shares of common stock sold in the IPO and as a result of the exercise by the underwriters of their over- allotment option features certain redemption rights that are considered to be outside of the Company's control and subject to occurrence of uncertain future events. Accordingly, on December 31, **2024 and 2023 and 2022, 277, 511 and 2, 562, 567 and 11, 500, 000** shares of common stock subject to possible redemption were presented as temporary equity, outside of the stockholders' deficit section of the Company's consolidated balance sheets. On March 6, 2023, in connection with the approval of the extension amendment proposal and the trust amendment proposal presented at the March 2023 Special Meeting, holders of 6, 756, 695 of the Company's shares of common stock exercised their right to redeem those shares for cash at an approximate price of \$ 10. 35 per share, for an aggregate of approximately \$ 69. 92 million. On November 28, 2023, in connection with the approval of the Extension Amendment Proposal and the Trust Amendment Proposal at the November 2023 Special Meeting, holders of 2, 180, 738 shares of the Company's common stock exercised their right to redeem those shares for cash at an approximate price of \$ 10. 82 per share, for an aggregate of approximately \$ 23. 60 million. **F-15** **In connection with the December 2024 Special Meeting held on December 3, 2024, holders of 2, 285, 056 shares of the Company's common stock exercised their right to redeem those shares for cash at an approximate price of \$ 11. 77 per share, for an aggregate of approximately \$ 26. 89 million.** As of December 31, **2024 and 2023 and 2022**, the shares of common stock subject to possible redemption reflected in the consolidated balance sheets is reconciled in the following table: Schedule of **Common Stock** Subject to Possible Redemption Schedule of **Common Stock** Subject to Possible Redemption Shares Amount **Gross proceeds from the IPO-11,**

500,000 \$ 115,000,000 Less: Proceeds allocated to Public Warrants (10,465,000) Common stock issuance costs (6,236,933) Plus: Remeasurement of carrying amount to redemption value 19,566,352 Common stock subject to possible redemption, December 31, 2022 11,500,000 117,864,419 Less: Redemptions (paid in April and November 2023) (8,937,433) (93,521,369) Plus: Remeasurement of carrying value to redemption value — 3,595,663 Common stock subject to possible redemption, December 31, 2023 2,562,567 **27,938,713 Plus: Remeasurement of carrying value to redemption value — 1,768,457 Less: Redemptions (2,285,056) (26,890,379) Common stock subject to possible redemption, December 31, 2024 277,511 \$ 27-2,938-816,713-791 F-16** Net (Loss) Income Per Share of Common Stock The Company complies with the accounting and disclosure requirements of FASB ASC Topic 260, “Earnings Per Share” and uses the two class method. Net (loss) income per share of common stock is computed by dividing net (loss) income by the weighted average number of shares of common stock outstanding for the period. Any remeasurement of the accretion to redemption value of the shares of common stock subject to possible redemption was considered to be dividends paid to the public stockholders. The Company has one authorized class of common stock. Warrants included in the Units sold in the IPO (the “Public Warrants”) (see Note 3) and warrants included in the Private Placement Units (the “Private Placement Warrants,” together with the Public Warrants, the “warrants”) (see Note 4) to purchase 7,242,000 shares of common stock of the Company at \$ 10.00 per share were issued on December 9, 2021. For the years ended December 31, **2024 and 2023 and 2022**, no Public Warrants or Private Placement Warrants had been exercised. The 7,242,000 potential shares of common stock underlying the outstanding Public Warrants and Private Placement Warrants to purchase the Company’s shares of common stock were excluded from diluted earnings per share for the years ended December 31, **2024 and 2023 and 2022** because they are contingently exercisable, and the contingencies have not yet been met. Additionally, the rights are able to be demanded on or any time after the Business Combination, and as the contingency has not been met, the rights are excluded from diluted earnings per share for the years ended December 31, **2024 and 2023 and 2022**. As a result, diluted net income (loss) per share of common stock is the same as basic net income (loss) per share of common stock for the periods years. The table below presents a reconciliation of the numerator and denominator used to compute basic and diluted net income per share for each class of stock. The following table reflects the calculation of basic and diluted net (loss) income per common share (in dollars, except per share amounts): Schedule of Net Loss Basic and Diluted Per Share **2024 2023 2022** For the Year Years Ended December 31, **2024 2023 2022** Net (loss) income \$ (978,445) \$ 1,320,324 \$ 224,242 Remeasurement of common stock subject to redemption (1,768,457) (3,595,663) (1,139,419) Net loss including remeasurement of common stock subject to redemption value \$ (2,746,902) \$ (2,275,339) \$ (915,177) F-16 Redeemable Non- redeemable Redeemable Non- redeemable For the Year Years Ended December 31, **2024 2023 2022** Redeemable Non- redeemable Redeemable Non- redeemable Basic and diluted net income (loss) per share of common stock Numerator: Allocation of net loss including remeasurement of common stock subject to redemption value \$ (1,134,852) \$ (1,612,050) \$ (1,423,357) \$ (851,982) \$ (704,218) \$ (210,959) Remeasurement of common stock subject to redemption **1,768,457** — 3,595,663 — 1,139,419 — Allocation of net income (loss), as adjusted \$ **633,605** \$ (1,612,050) \$ 2,172,306 \$ (851,982) \$ 435,201 \$ (210,959) Denominator: Basic and diluted weighted average shares outstanding **2,425,214** 3,445,000 5,755,364 ~~3,445,000~~ 11,500,000 3,445,000 Basic and diluted net income (loss) per share of common stock \$ 0.26 \$ (0.47) \$ 0.38 \$ (0.25) F-17 \$ 0.04 \$ (0.06) 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 480, Distinguishing Liabilities from Equity (“ASC 480”) and ASC 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, 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. The Company accounts for the warrants issued in connection with the Company’s IPO in accordance with the guidance contained in ASC 815 under which the public warrants meet the criteria for equity treatment and the private warrants do not meet the criteria for equity treatment and must be recorded as liabilities. Accordingly, the Company classifies the private warrants as liabilities at their fair value and adjust the private warrants to fair value at each reporting period. This liability is subject to re- measurement at each balance sheet date until exercised, and any change in fair value is recognized in the Company’s consolidated statements of operations. The fair value of the warrants was estimated using a binomial lattice model. **Recent Accounting Standards In November 2023, the FASB issued ASU 2023- 07, Segment Reporting (Topic 280): Improvements to Reportable Segment Disclosures. The amendments in this ASU require disclosures, on an annual and interim basis, of significant segment expenses that are regularly provided to the chief operating officer decision maker (“CODM”), as well as the aggregate amount of other segment items included in the reported measure of segment profit or loss. The ASU requires that a public entity disclose the title and position of the CODM and an explanation of how the CODM uses the reported measure (s) of segment profit or loss in assessing segment performance and deciding how to allocate resources. Public entities will be required to provide all annual disclosures currently required by Topic 280 in interim periods, and entities with a single reportable segment are required to provide all the disclosures required by the amendments in this ASU and existing segment disclosures in Topic 280. This ASU is effective for fiscal years beginning after December 15, 2023, and interim periods within fiscal years beginning after December 15, 2024, with early adoption permitted. The Company adopted ASC 2023- 07 for the year ended December 31, 2024.** In December 2023, the FASB issued ASU 2023- 09, Income Taxes (Topic 740): Improvements to Income Tax Disclosures (ASU 2023- 09), which requires disclosure of incremental income tax information within the rate reconciliation and expanded disclosures of income taxes paid, among other disclosure requirements. ASU 2023- 09 is effective for fiscal years beginning after December 15, 2024. Early adoption is permitted. The Company’s management ~~does not believe is still evaluating~~ the adoption ~~impact~~ of ASU 2023- 09 ~~will have a material impact~~ on its consolidated financial statements and disclosures. Note 3 — Initial Public Offering and Over- allotment Pursuant to the IPO and the over- allotment in December 2021, the Company sold 11,500,000 Units at a price of \$ 10.00 per Unit. Each Unit consists of one share of common stock, one redeemable warrant (each, a “Public Warrant” and collectively, the “Public Warrants”) and one right (each a “Public Right” and collectively, the “Public Rights”). Each Public Warrant entitles its holder to purchase one- half (1/2) of one share of common stock

at a price of \$ 11. 50 per share, subject to adjustment. Each Public Right entitles the holder to receive one- tenth (1 / 10) of one share of common stock at the closing of a Business Combination (see Note 8). F- ~~17-18~~ Note 4 — Private Placement On December 9, 2021 and December 13, 2021, simultaneously with the consummation of the IPO and the underwriters' exercise of their over- allotment option, the Company consummated the issuance and sale (" Private Placement ") of 570, 000 Private Placement Units in a private placement transaction at a price of \$ 10. 00 per Private Placement Unit, generating gross proceeds of \$ 5, 700, 000. Each whole Private Placement Unit consists of one share, one warrant (each a " Private Placement Warrant " and collectively the " Private Placement Warrants ") and one right to receive one- tenth (1 / 10) of one share of common stock at the closing of a Business Combination. Each whole Private Placement Warrant will be exercisable to purchase one- half of one share of common stock at a price of \$ 11. 50 per share. A portion of the proceeds from the Private Placement Units were added to the proceeds from the IPO to be held in the Trust Account. If the Company does not complete a Business Combination within the Combination Period, the proceeds from the sale of the Private Placement Units will be used to fund the redemption of the Public Shares (subject to the requirements of applicable law), and the Private Placement Units and all underlying securities will be worthless. Note 5 — Related Party Transactions Founder Shares On August 19, 2021, the Company' s sponsor purchased 2, 875, 000 shares (the " Founder Shares ") of the Company' s common stock, par value \$ 0. 001, for an aggregate price of \$ 25, 000. The Founder Shares are subject to certain transfer restrictions, as described in Note 8. The Initial Stockholders have agreed, subject to limited exceptions, that 50 % of these shares will not be transferred, assigned, sold or released from escrow until the earlier of six months after the date of the consummation of the Company' s initial Business Combination and the date on which the closing price of the Company' s common stock equals or exceeds \$ 12. 50 per share (as adjusted for stock splits, stock dividends, reorganizations and recapitalizations) for any 20 trading days within any 30- trading day period commencing after its initial Business Combination and the remaining 50 % of the Founder Shares will not be transferred, assigned, sold or released from escrow until six months after the date of the consummation of the Company' s initial Business Combination, or earlier, in either case, if, subsequent to the Company' s initial Business Combination, the Company completes a liquidation, merger, stock exchange or other similar transaction which results in all of its stockholders having the right to exchange their shares of common stock for cash, securities or other property. **Simultaneously with the closing of the IPO, the Company consummated the sale of 570, 000 units (" Private Placement Units ") at a price of \$ 10. 00 per Private Placement Unit in a private placement to Public Gold Marketing Sdn. Bhd., a Malaysian private limited company, a related party generating gross proceeds of \$ 5, 700, 000, which is described in Note 4.** Related Party Loans In order to finance transaction costs in connection with a Business Combination, the Company' s sponsor or an affiliate of the sponsor, or certain of the Company' s officers and directors may, but are not obligated to, loan the Company funds as may be required (" Working Capital Loans "). If the Company completes a Business Combination, the Company will repay the Working Capital Loans out of the proceeds of the Trust Account released to the Company. Otherwise, the Working Capital Loans would be repaid only out of funds held outside the Trust Account. In the event that a Business Combination does not close, the Company may use a portion of proceeds held outside the Trust Account to repay the Working Capital Loans, but no proceeds held in the Trust Account would be used to repay the Working Capital Loans. Except for the foregoing, the terms of such Working Capital Loans, if any, have not been determined and no written agreements exist with respect to such loans. The Working Capital Loans would either be repaid upon consummation of a Business Combination, without interest, or, at the lender' s discretion, up to \$ 1. 5 million of such Working Capital Loans may be convertible into units of the post Business Combination entity at a price of \$ 10. 00 per unit. The units would be identical to the Private Placement Units. As of December 31, ~~2024 and 2023 and 2022~~, there were no Working Capital Loans outstanding. The Company entered into promissory notes with Public Gold Marketing Sdn. Bhd., which is considered a related party due to a familial relationship between the **controlling member of the Sponsor sponsor** and a 95 % shareholder of Public Gold Marketing Sdn. Bhd. The promissory notes bear an interest of 6 % per annum and repayable upon consummation of an initial Business Combination (Note 7). **F- 19 Support Services** The Company has entered into an administrative services agreement pursuant to which the Company will pay its sponsor a total of \$ 10, 000 per month for office space, administrative and support services. **On September 30, 2023 Upon completion of its initial Business Combination or liquidation, the Company terminated will cease paying these -- the administrative services agreement. As a result, the Company is no longer be required to pay the sponsor \$ 10, 000 monthly fees since September 30, 2023.** As of December 31, ~~2024 and 2023 and 2022~~, \$ 217, 000 and \$ ~~127, 000 respectively~~, had been accrued under this arrangement and shown under " Due to related parties " in the accompanying consolidated balance sheets. **On September 30, 2023, the Company terminated the administrative services agreement. As a result, the Company will no longer be required to pay the sponsor \$ 10, 000 monthly.** F- 18 Advances Note 6 — Commitments and Contingencies The holders of Founder Shares, Private Placement Units and warrants that may be issued upon conversion of Working Capital Loans, if any, will be entitled to registration rights (in the case of the Founder Shares, only after conversion of such shares into shares of common stock) pursuant to a registration rights agreement signed on the date of the prospectus for the IPO. These holders are entitled to certain demand and " piggyback " registration rights. However, the registration rights agreement provides that the Company will not permit any registration statement filed under the Securities Act to become effective until the termination of the applicable lock- up period for the securities to be registered. The Company will bear the expenses incurred in connection with the filing of any such registration statements. The underwriters were paid a cash underwriting discount of \$ 0. 20 per unit on the offering including the Units issued with the underwriter' s exercise of their over- allotment option, or \$ 2, 300, 000 in the aggregate at the closing of the IPO. In addition, the underwriters are entitled to deferred underwriting discounts of \$ 0. 35 per unit, or \$ 4, 025, 000 from the closing of the IPO and the exercise of the over- allotment option. The deferred discounts will become payable to the underwriters from the amounts held in the Trust Account solely if the Company completes a Business Combination, subject to the terms of the underwriting agreement. Note 7 — Promissory Notes **and Advances — Related Party** On March 3, 2023, the Company entered into a promissory note subscription term sheet with Public Gold Marketing Sdn. Bhd. for an amount of \$ 390, 000 for the purpose of extension fees payment. The promissory note bears an interest of 6 % per annum and repayable upon consummation of an initial Business Combination. As of December 31, ~~2023-2024~~, the full \$ 390, 000 had been borrowed and no amount was available under this note for borrowing. On March 23, 2023, the Company entered into a promissory note subscription term sheet with Public Gold Marketing Sdn. Bhd. for an amount of up to \$ 250, 000 for working capital needs. The promissory note bears an interest of 6 %

per annum and repayable upon consummation of an initial Business Combination. As of December 31, ~~2023~~ 2024, the full \$ 250, 000 had been borrowed and no amount was available under this note for borrowing. On June 2, 2023, the Company entered into a promissory note subscription term sheet with Public Gold Marketing Sdn. Bhd. for an amount of up to \$ 700, 000 for working capital needs. The promissory note bears an interest of 6 % per annum and repayable upon consummation of an initial Business Combination. As of December 31, ~~2023~~ 2024, the full \$ 700, 000 had been borrowed and no amount was available under this note for borrowing. **F- 20** On October 13, 2023, the Company entered into a promissory note subscription term sheet with Public Gold Marketing Sdn. Bhd. for an amount of \$ 250, 000 for the purpose of working capital. The promissory note bears an interest of 6 % per annum and repayable upon consummation of an initial Business Combination. As of December 31, ~~2023~~ 2024, the full \$ 250, 000 had been borrowed and no amount was available under this note for borrowing. On December 8, 2023, the Company entered into a promissory note subscription term sheet with Public Gold Marketing Sdn. Bhd. for an amount of \$ 110, 000 for the purpose of working capital. The promissory note bears an interest of 6 % per annum and repayable upon consummation of an initial Business Combination. As of December 31, ~~2023~~ 2024, the full \$ 110, 000 had been borrowed and no amount was available under this note for borrowing. **On January 5, 2024, the Company entered into a promissory note subscription term sheet with Public Gold Marketing Sdn. Bhd. for an amount of \$ 250, 000 for the purpose of working capital. The promissory note bears an interest of 6 % per annum and repayable upon consummation of an initial Business Combination.** For the year ended December 31, 2024 and 2023, the ~~above- mentioned~~ notes have incurred \$ 188, 203 and \$ 57, 255 of interest and ~~is are~~ reflected in the promissory note balance on the consolidated balance sheets and on the consolidated statement of operations in other income (expense), respectively. As of December 31, 2024 and 2023, the total of the promissory notes are reflected on the consolidated balance sheets as \$ 4, 445, 458 and \$ 1, 757, 255, respectively. **On March 6, 2025, the Company, PubCo and Public Gold Marketing Sdn Bhd entered into an agreement, pursuant to which the parties agreed that \$ 2 million of the outstanding balance under the Promissory Notes shall be due and payable in cash within 60 days from the date of the Closing, and the remaining balance under the Promissory Notes shall be converted into ordinary shares of PubCo at the time of Closing, at a conversion price of \$ 10. 00 per share.** **F- 19-21** Note 8 — Stockholders’ Deficit Common stock The Company is authorized to issue 500, 000, 000 shares of common stock with a par value of \$ 0. 001 per share. As of December 31, 2024 and 2023 and ~~2022~~, there were 3, 445, 000 (excluding ~~277, 511 and~~ 2, 562, 567 and ~~11, 500, 000~~ shares of common stock subject to possible redemption, respectively) shares of common stock issued and outstanding. Warrants: As of December 31, 2024 and 2023 and ~~2022~~, the Company had 11, 500, 000 Public Warrants and 570, 000 Private Placement Warrants outstanding. The Public Warrants are accounted for as equity instruments in the Company’ s consolidated financial statements. Public Warrants may only be exercised for a whole number of shares. No fractional shares will be issued upon exercise of the Public Warrants. The Public Warrants will become exercisable on the later of the completion of an initial Business Combination and will expire five years after the completion of an initial Business Combination, or earlier upon redemption. No Public Warrants will be exercisable for cash unless the Company has an effective and current registration statement covering the shares of common stock issuable upon exercise of the Public Warrants and a current prospectus relating to such shares of common stock. Notwithstanding the foregoing, if a registration statement covering the shares of common stock issuable upon exercise of the Public Warrants is not effective within a specified period following the consummation of a Business Combination, warrant holders may, until such time as there is an effective registration statement and during any period when the Company shall have failed to maintain an effective registration statement, exercise warrants on a cashless basis pursuant to the exemption provided by Section 3 (a) (9) of the Securities Act, provided that such exemption is available. If that exemption, or another exemption, is not available, holders will not be able to exercise their warrants on a cashless basis. The Public Warrants will expire five years after the completion of a Business Combination or earlier upon redemption or liquidation. Redemption of warrants when the price per common stock equals or exceeds \$ 16. 50 Once the warrants become exercisable, the Company may redeem the outstanding warrants (except as described herein with respect to the private placement warrants): • in whole and not in part; • at a price of \$ 0. 01 per warrant; • upon a minimum of 30 days’ prior written notice of redemption, which the Company refers to as the “ 30- day redemption period ”; and • if, and only if, the last reported sale price (the “ closing price ”) of our common stock equals or exceeds \$ 16. 50 per share (as adjusted for adjustments to the number of shares issuable upon exercise or the exercise price of a warrant as described under the heading “ Description of Securities — Warrants ”) for any 20 trading days within a 30- trading day period ending on the third trading day prior to the date on which the Company sends the notice of redemption to the warrant holders. The Company will not redeem the warrants as described above unless an effective registration statement under the Securities Act covering the shares of common stock issuable upon exercise of the warrants is effective and a current prospectus relating to those shares of common stock is available throughout the 30- day redemption period. If and when the warrants become redeemable by the Company, the Company may exercise its redemption right even if the Company is unable to register or qualify the underlying securities for sale under all applicable state securities laws. If the Company calls the Public Warrants for redemption, management will have the option to require all holders that wish to exercise the Public Warrants to do so on a “ cashless basis, ” as described in the warrant agreement. **F- 20** The Private Placement Warrants are substantially in the same form as the Public Warrants, except they (i) will be exercisable either for cash or on a cashless basis at the holder’ s option pursuant and (ii) will not be redeemable by the Company, in either case as long as the Private Placement Warrants are held by the initial purchasers or any of their permitted transferees (as prescribed in the Subscription Agreement, dated December 6, 2021, by and between the Company and Public Gold Marketing Sdn. Bhd.). Once a Private Placement Warrant is transferred to a holder other than a permitted transferee, it shall be treated as a Public Warrant for all purposes. Due to these terms the Private Warrants are required to be liability classified. **F- 22** The exercise price and number of shares of common stock issuable on exercise of the warrants may be adjusted in certain circumstances, including in the event of a share dividend, extraordinary dividend or recapitalization, reorganization, merger or consolidation. However, the warrants will not be adjusted for issuances of shares of common stock at a price below their respective exercise prices. Additionally, in no event will the Company be required to net cash settle the warrants. If the Company is unable to complete a Business Combination within the Combination Period and the Company liquidates the funds held in the Trust Account, holders of the warrants will not receive any of such funds with respect to their warrants, nor will they receive any distribution from the Company’ s assets held outside of the Trust Account with the respect to such warrants. Accordingly, the warrants may expire

worthless. In addition, if the Company issues additional shares of common stock or equity-linked securities for capital raising purposes in connection with the closing of a Business Combination at an issue price or effective issue price of less than \$ 9.50 per share of common stock (with such issue price or effective issue price to be determined in good faith by the Company's board of directors, and in the case of any such issuance to the initial stockholders or their affiliates, without taking into account any Founder Shares held by them prior to such issuance), (y) the aggregate gross proceeds from such issuances represent more than 60% of the total equity proceeds, and interest thereon, available for the funding of a Business Combination on the date of the consummation of a Business Combination (net of redemptions), and (z) the volume weighted average trading price of the Company's common stock during the 20 trading day period starting on the trading day prior to the day on which the Company consummates Business Combination (such price, the "Market Value") is below \$ 9.50 per share, the exercise price of the warrants will be adjusted (to the nearest cent) to be equal to 165% of the greater of (i) the Market Value or (ii) the price at which the Company issues the additional common stock or equity-linked securities. Except in cases where the Company is not the surviving company in a Business Combination, each holder of a Public Right will automatically receive one-tenth of one share of common stock upon consummation of a Business Combination, even if the holder of a Public Right converted all shares held by him, her or it in connection with a Business Combination or an amendment to the Company's Amended and Restated Certificate of Incorporation with respect to its pre-business combination activities. In the event that the Company will not be the surviving company upon completion of a Business Combination, each holder of a Public Right will be required to affirmatively convert his, her or its rights in order to receive the one-tenth of a share underlying each Public Right upon consummation of the Business Combination. The Company will not issue fractional shares in connection with an exchange of Public Rights. Fractional shares will either be rounded down to the nearest whole share or otherwise addressed in accordance with the applicable provisions of the Delaware General Corporation Law. As a result, the holders of the Public Rights must hold rights in multiples of 10 in order to receive shares for all of the holders' rights upon closing of a Business Combination.

F-21 Note 9 — Income Tax The Company's net deferred tax liabilities are as follows:

Schedule of Net Deferred Tax Assets (Liabilities)	December 31, 2024	December 31, 2023	December 31, 2022
Deferred tax assets	\$ 563,038	\$ 362,533	\$ 162,545
Accrued interest on investments held in Trust Account	—	—	(79,358)
Total deferred tax assets	\$ 563,038	\$ 362,533	\$ 162,545
Deferred tax liability	—	—	—
Deferred tax asset (liabilities), net of allowance	\$ —	\$ —	\$ —

The income tax provision for the years ended December 31, 2024 and 2023 and 2022 consists of the following:

Income Tax Provision	December 31, 2024	December 31, 2023	December 31, 2022
Federal Current	\$ 239,905	\$ 608,864	\$ 228,827
Deferred	(200,505)	(279,347)	(54,721)
State Current	\$ —	\$ —	\$ —
Deferred	—	—	—
Change in valuation allowance	200,505	199,988	134,079
Income tax provision	\$ 239,905	\$ 529,505	\$ 308,185

In assessing the realization of deferred tax assets, management considers whether it is more likely than not that some portion or all of the deferred tax assets will not be realized. The ultimate realization of deferred tax assets is dependent upon the generation of future taxable income during the periods in which temporary differences representing net future deductible amounts become deductible. Management considers the scheduled reversal of deferred tax assets, projected future taxable income and tax planning strategies in making this assessment. For the years ended December 31, 2024 and 2023 and 2022, the change in valuation allowance was \$ 200,505 and \$ 199,988 and \$ 134,079, respectively. A reconciliation of the statutory federal income tax rate to the Company's effective tax rate is as follows:

Statutory Federal Income Tax Rate	December 31, 2024	December 31, 2023	December 31, 2022
Statutory federal income tax rate	21.0%	21.0%	21.0%
Interest and Delaware franchise tax penalties	(3.12)%	(4.71)%	(7.81)%
Change in fair value of warrants	(0.02)%	(0.05)%	(4.27)%
Business combination expenses	(22.84)%	1.10%	15.19%
Broken Deal	(0.00)%	(4.37)%	—%
Change in valuation allowance	(27.15)%	10.81%	25.18%
Income tax provision expense	(32.48)%	28.61%	57.88%
The Company's effective tax rate was	(32.48)%	28.61%	57.88%

The Company's effective tax rate was (32.48)% and 28.61% and 57.88% for the years ended December 31, 2024 and 2023 and 2022, respectively. The effective tax rate differs from the statutory tax rate of 21% for the years ended December 31, 2024 and 2023 and 2022, primarily due to changes in the fair value in warrant liabilities, valuation allowance on the deferred tax assets, non-deductible M & A costs, income tax penalties, and failed deal costs that are fully deductible. The Company files income tax returns in the U. S. federal jurisdiction in various state and local jurisdictions and is subject to examination by the various taxing authorities.

F-22 Note 10 — Fair Value Measurements 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. **F-24** 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. As of December 31, 2022-2024 and 2023, the assets held in the Trust Account were held in cash, money market funds invested in U. S. Treasury Securities. All of the Company's investments held in the Trust Account were classified as trading securities. The following table presents information about the Company's liabilities that are measured at fair value on a recurring basis as of December 31, 2024 and 2023 and December 31, 2022 and indicates the fair value hierarchy of the valuation inputs the Company utilized to determine such fair value. Schedule of Financial Assets and Liabilities measured at Fair Value on Recurring Basis

Quoted Prices in Active Markets	Significant Other Observable Inputs	Significant Other Unobservable Inputs	Level (Level 1)	Level (Level 2)	Level (Level 3)	December 31, 2024	December 31, 2023	December 31, 2022
Liabilities: Warrant	—	—	—	—	—	\$ 2,736	\$ —	\$ —
Liabilities: Private Warrants	—	—	—	—	—	\$ 1,881	\$ —	\$ —
Assets: Money market funds invested in U. S. Treasury Securities	—	—	—	—	—	\$ 118,408	\$ 118,408	\$ 118,408
Assets: Private Placement Warrants	—	—	—	—	—	\$ 969	\$ —	\$ —

Liabilities: as a result of which, the fair value of the Private Placement Warrant liability was re- Private Warrants-3

6 classified as Level 2. As of December 31, 2023, the Private Placement Warrants were valued using a binomial lattice model mode, which is considered to be a Level 3 fair value measurement. One of the more significant inputs is the implied volatility, which is based on the observed prices of the Company's common stock and publicly-traded warrants. As of December 31, 2023 and 2022, the estimated fair value of Warrant Liabilities – Private Warrants were determined based on the following significant inputs and are expressed on the basis of each being exercisable for a one-half of one share of common stock: Schedule of Estimated Fair value of Warrant Liabilities As of December 31, 2023 As of December 31, 2022 Exercise price \$ 5.75 \$ 5.75 Market price of public stock \$ 5.42 \$ 5.10 Term (years) 0.95 0.8 Volatility immaterial % 6.9 % Risk-free rate 4.99 % 4.69 % Dividend yield 0.0 % 0.0 % F-23 The following table presents the changes in the fair value of warrant liabilities for the years three and nine months ended December 31, 2024 and 2023 and 2022: Schedule of Changes in Fair Value of Warrant Liabilities Private Placement Warrants Fair value as of January 1, 2024 \$ 1,881 Change in valuation inputs or other assumptions 855 Fair value as of December 31, 2024 \$ 2,736 Private Placement Warrants Fair value as of January 1, 2023 \$ 6,270 Change in valuation inputs or other assumptions (4,389) Fair value as of December 31, 2023 \$ 1,881 Private Placement Warrants Fair value F-25 NOTE 11. SEGMENT INFORMATION Segment Information ASC Topic 280, "Segment Reporting," establishes standards for companies to report in their financial statements information about operating segments, products, services, geographic areas, and major customers. Operating segments are defined as components of an enterprise for which separate financial information is available that is regularly evaluated by the Company's chief operating decision maker ("CODM"), or group of entities, for the purpose of allocating resources and assessing performance. The Company is a blank check company formed for the purpose of effecting a Business Combination. As of January 1, 2024, the Company had not commenced any operations. The Company will not generate any operating revenues until after the completion of its initial Business Combination, at the earliest. The Company will generate non-operating income in the form of interest income on cash and cash equivalents from the proceeds derived from the Initial Public Offering, which are held in Trust Account, and non-operating income or expense from the changes in the fair value of warrant liability and Capital Contribution Note, which are not considered measures of financial performance used by the CODM. The Company's CODM has been identified as the Chief Executive Officer, who reviews the consolidated operating results for the Company as a whole to make decisions about allocating resources and assessing financial performance. Accordingly, management has determined that the Company only has one operating segment. The CODM does not review assets, which primarily consists of cash held in the Trust Account, in evaluating the results of the Company, and therefore, such information is not presented. When evaluating the Company's primary measure of performance and making key decisions, by the CODM, regarding resource allocation, the CODM reviews several key metrics, which include the following: Schedule of Segment Reporting 2024 2023 For the Year Ended December 31, 2024 2023 Professional service fee in connection with Business Combination \$ (803,270) \$ (128,966) Franchise tax expense (143,662) (183,956) Other general and administrative expenses and tax expenses (766,582) (895,068) Total operating expenses \$ (1,713,372) \$ (1,175,824) Income on cash and investments held in Trust Account \$ 1,285,520 \$ 3,090,407 The key measures of segment profit or loss reviewed by our CODM are interest earned on investment in Trust Account and formation and operating expenses. The CODM reviews interest earned on investment in Trust Account to measure and monitor shareholder value and determine the most effective strategy of investment with the Trust Account funds while maintaining compliance with the trust agreement. Within the operating expenses, the CODM specifically reviews professional service fees in connection with the Business Combination, which are a significant segment expense, and include legal fees, and advisory fees, as these represent significant costs affecting the Company's consummation of the Business Combination. Other operating expenses, including accounting expenses, printing expenses, and regulatory filing fees, are reviewed in aggregate to ensure alignment with budget and contractual obligations. These expenses are monitored to manage and forecast cash available to complete a business combination within the required period. NOTE 11-12. SUBSEQUENT EVENTS Subsequent Events The Company evaluated subsequent events and transactions that occurred after the balance sheet date up to the date that the consolidated financial statements were issued. Based upon this review, the Company did not identify any subsequent events, other than the below, that would have required adjustment or disclosure in the consolidated financial statements. On each of January 4, 2025, February 5, 2024-2025 and March 6, 2025, the Company deposited three tranches of \$ 60,000, for an aggregated of \$ 180,000 into the Trust Account, extending the Termination Date to April 9, 2025. On March 6, 2025, the Company received an advance of \$ 60,000 from the chief executive officer of the Company, the advance is non-interest bearing and repayable at the close of Business Combination. On March 6, 2025, Globalink, Alps Holdco, Parent Representative and Seller Representative, entered into a promissory note subscription term sheet with 1. On March 7, 2025, the Company, PubCo and Public Gold Marketing Sdn Bhd for an amount of \$ 250,000 for the purpose of working capital. On January 5, 2024, Globalink elected to extend the Termination Date by another month until February 9, 2024, and deposited an aggregate \$ 60,000 into the trust account of the Company for its public stockholders. The extension is the seventh extension since the consummation of the Company's initial public offering on December 9, 2021, and the second of up to twelve extensions permitted under the Amended and Restated Certificate of Incorporation of the Company, as amended and currently in effect. On January 25, 2024, the Company entered into a promissory note subscription term sheet with Public Gold Marketing Sdn Bhd for an amount of \$ 300,000 for the purpose of working capital. On January 30, 2024, the outstanding balance under the Promissory Notes shall be due and payable in cash within 60 days from and into Alps, with the Surviving Company as a wholly-owned subsidiary of Globalink (the "Merger", and, together with the other transactions contemplated by the Merger Agreement, the "Transactions"). After the date of the Merger Agreement and prior to the consummation of the transactions contemplated by the Amended and Restated Merger Agreement (the "Closing"), and the remaining balance under the Promissory Notes shall be converted into ordinary shares of PubCo at the time of Closing, at a conversion price company formed under the laws of the Cayman Islands will be incorporated ("

Cayman Holdeo”), whereupon it is envisaged that Alps will become a wholly owned subsidiary of the Cayman Holdeo. On February 6, 2024, Globalink elected to extend the Termination Date by another month until March 9, 2024, and deposited an aggregate \$ 60, 10, 000- 00 per share into the trust account of the Company for its public stockholders. The extension is the eighth extension since the consummation of the Company’s initial public offering on December 9, 2021, and the third of up to twelve extensions permitted under the Amended and Restated Certificate of Incorporation of the Company, as amended and currently in effect. On February 22, 2024, the Company entered into a promissory note subscription term sheet with Public Gold Marketing Sdn. Bhd for an amount of \$ 300, 000 for the purpose of working capital. On March 6, 2024, Globalink elected to extend the Termination Date by another month until April 9, 2024, and deposited an aggregate \$ 60, 000 into the trust account of the Company for its public stockholders. The extension is the ninth extension since the consummation of the Company’s initial public offering on December 9, 2021, and the fourth of up to twelve extensions permitted under the Amended and Restated Certificate of Incorporation of the Company, as amended and currently in effect. 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. GLOBALINK INVESTMENT INC. Dated: April 1 **March 24, 2024-2025** By: / s / Say Leong Lim Say Leong Lim Chief Executive Officer Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the Registrant and in the capacities indicated on April 1 **March 24, 2024-2025**. Signatures Capacity in Which Signed / s / Say Leong Lim Chairman of the Board of Directors and Chief Executive **Officer, and Chief Financial Officer** Say Leong Lim (Principal Executive Officer) / s / Kelvin Chin Chief Financial Officer and Director Kelvin Chin (Principal Financial Officer and Accounting Officer) / s / Hong Shien Beh Director Hong Shien Beh / s / Kian Huat Lai Director Kian Huat Lai / s / Hui Liang Wong Director Hui Liang Wong Exhibit 10. 2 AMENDMENT NO. 1 TO THE INVESTMENT MANAGEMENT TRUST AGREEMENT This Amendment No. 1 (this “ Amendment ”), dated as of March 6, 2023, to the Investment Management Trust Agreement (as defined below) is made by and between Globalink Investment Inc. (the “ Company ”) and Continental Stock Transfer & Trust Company, as trustee (“ Trustee ”). All terms used but not defined herein shall have the meanings assigned to them in the Trust Agreement. WHEREAS, the Company and the Trustee entered into an Investment Management Trust Agreement dated as of December 6, 2021 (the “ Trust Agreement ”); WHEREAS, Section 1 (i) of the Trust Agreement sets forth the terms that govern the liquidation of the Trust Account under the circumstances described therein; WHEREAS, at a Special Meeting of the Company held on, 2023, the Company’s stockholders approved: (i) a proposal to amend the Company’s amended and restated certificate of incorporation (the “ Amended Charter ”) extending the date by which the Company has to consummate a business combination from March 9, 2023 (or by September 9, 2023 if the Company elects to extend the Applicable Deadline) to March 9, 2023 (or by December 9, 2023 if the Company elects to extend the Applicable Deadline); and (ii) a proposal to amend the Trust Agreement (x) extending the time for the Company to complete its initial business combination under the Trust Agreement from 15 months from the consummation of the IPO, or March 9, 2023 (or up to 21 months or by September 9, 2023 if the Company elects to extend the Applicable Deadline) to 15 months from the consummation of the IPO, or March 9, 2023 (or up to 24 months or by December 9, 2023 if the Company elects to extend the Applicable Deadline) and (y) requiring the Company to, deposit into the Trust Account \$ 390, 000 for each three- month extension and \$ 130, 000 for each one- month extension, unless the Closing of the Company’s initial business combination shall have occurred; and NOW THEREFORE, IT IS AGREED: 1. Section 1 (i) of the Trust Agreement is hereby amended and restated in its entirety as follows: “ (i) Commence liquidation of the Trust Account only after and promptly after (x) receipt of, and only in accordance with, the terms of a letter from the Company (“ Termination Letter ”) in a form substantially similar to that attached hereto as either Exhibit A or Exhibit B, as applicable, signed on behalf of the Company by Chairman of the Board or Chief Executive Officer and Chief Financial Officer and, in the case of a Termination Letter in a form substantially similar to the attached hereto as Exhibit A, acknowledged and agreed to by the Representative, and complete the liquidation of the Trust Account and distribute the Property in the Trust Account only as directed in the Termination Letter and the other documents referred to therein, provided, however, that in the event that a Termination Letter has not been received by the Trustee by the 15- month anniversary of the closing of the IPO (the “ Closing ”) or, in the event that the Company extended the time to complete the Business Combination for up to 24 months from the Closing but has not completed the Business Combination within such 24- month period, the 24- month anniversary of the Closing (as applicable, the “ Applicable Deadline ”), the Trust Account shall be liquidated in accordance with the procedures set forth in the Termination Letter attached as Exhibit B hereto and distributed to the Public Shareholders as of the Applicable Deadline; ” 2. A new Exhibit D of the Trust Agreement is hereby added as follows: [Letterhead of Company] [Insert date] Continental Stock Transfer & Trust Company State Street, 30th Floor New York, N. Y. 10004 Attn: Francis Wolf and Celeste Gonzalez Re: Trust Account — Extension Letter Ladies and Gentlemen: Pursuant to paragraphs 1 (j) of the Investment Management Trust Agreement between Globalink Investment Inc. (the “ Company ”) and Continental Stock Transfer & Trust Company (the “ Trustee ”), dated as of December 9, 2021, as amended (the “ Trust Agreement ”), this is to advise you that the Company is extending the time available in order to consummate a Business Combination with the Target Businesses for an additional _____ month (s), from _____ to _____ (the “ Extension ”). This Extension Letter shall serve as the notice required with respect to Extension prior to the Applicable Deadline. Capitalized words used herein and not otherwise defined shall have the meanings ascribed to them in the Trust Agreement. In accordance with the terms of the Trust Agreement, we hereby authorize you to deposit the Extension Fee in the amount of \$ 390, 000 / \$ 130, 000 for each such three- month / one- month extension until December 9, 2023, unless the Closing of the Company’s initial business combination shall have occurred, which will be wired to you and shall be deposited into the Trust Account investments upon receipt. This is the _____ of up to three Extension Letters. Very truly yours, GLOBALINK INVESTMENT INC. By: Name: Say Leong Lim Title: Chief Executive Officer 3. All other provisions of the Trust Agreement shall remain unaffected by the terms hereof. 4. This Amendment may be signed in any number of counterparts, each of which shall be an original and all of which shall be deemed to be one and the same instrument, with the same effect as if the signatures thereto and hereto were upon the same instrument. A facsimile signature or electronic signature shall be deemed to be an original signature for purposes of this Amendment. 5. This Amendment is intended to be in full compliance with the requirements for an Amendment to the Trust Agreement as required by Section 7 (e) of the Trust Agreement, and every defect in fulfilling such requirements for an effective amendment to the Trust Agreement is hereby ratified, intentionally waived and

relinquished by all parties hereto. 6. This Amendment shall be governed by and construed and enforced in accordance with the laws of the State of New York, without giving effect to conflicts of law principles that would result in the application of the substantive laws of another jurisdiction. IN WITNESS WHEREOF, the parties have duly executed this First Amendment to the Investment Management Trust Agreement as of the date first written above. CONTINENTAL STOCK TRANSFER & TRUST COMPANY, as Trustee By: /s/ Francis Wolf Name: Francis Wolf Title: Vice President GLOBALINK INVESTMENT INC. By: /s/ Say Leong Lim Name: Say Leong Lim Title: Chief Executive Officer AMENDMENT NO. 2 This Amendment No. 2 (this "Amendment"), dated as of November 28, 2023, to the Investment Management Trust Agreement, as amended (as defined below) is made by and between Globalink Investment Inc. (the "Company") and Continental Stock Transfer & Trust Company, as trustee ("Trustee"). All terms used but not defined herein shall have the meanings assigned to them in the Trust Agreement. WHEREAS, the Company and the Trustee entered into an Investment Management Trust Agreement dated as of December 6, 2021, which was amended on March 6, 2023 (the "Trust Agreement"); WHEREAS, at a Special Meeting of the Company held on November 28, 2023, the Company's stockholders approved, among others: (i) a proposal to amend the Company's amended and restated certificate of incorporation (the "Amended Charter") extending the date by which the Company has to consummate a business combination from December 9, 2023 to up to December 9, 2024, if the Company elects to extend the Applicable Deadline on a monthly basis; and (ii) a proposal to amend the Trust Agreement (x) extending the time for the Company to complete its initial business combination under the Trust Agreement from December 9, 2023 to up to December 9, 2024, if the Company elects to extend the Applicable Deadline on a monthly basis, and (y) requiring the Company to, deposit into the Trust Account \$ 60, 000 for each one-month extension from December 9, 2023 to December 9, 2024, unless the Closing of the Company's initial business combination shall have occurred; and " (i) Commence liquidation of the Trust Account only after and promptly after receipt of, and only in accordance with, the terms of a letter from the Company ("Termination Letter") in a form substantially similar to that attached hereto as either Exhibit A or Exhibit B, as applicable, signed on behalf of the Company by Chairman of the Board or Chief Executive Officer and Chief Financial Officer and, in the case of a Termination Letter in a form substantially similar to the attached hereto as Exhibit A, acknowledged and agreed to by the Representative, and complete the liquidation of the Trust Account and distribute the Property in the Trust Account only as directed in the Termination Letter and the other documents referred to therein, provided, however, that in the event that a Termination Letter has not been received by the Trustee by December 9, 2023 or, in the event that the Company extended the time to complete the Business Combination on a monthly basis up to December 9, 2024 but has not completed the Business Combination within such extended deadline (as applicable, the "Applicable Deadline"), the Trust Account shall be liquidated in accordance with the procedures set forth in the Termination Letter attached as Exhibit B hereto and distributed to the Public Shareholders as of the Applicable Deadline;" Pursuant to paragraphs 1 (j) of the Investment Management Trust Agreement between Globalink Investment Inc. (the "Company") and Continental Stock Transfer & Trust Company (the "Trustee"), dated as of December 9, 2021, as amended (the "Trust Agreement"), this is to advise you that the Company is extending the time available in order to consummate a Business Combination with the Target Businesses for an additional _____ month, from _____ to _____ (the "Extension"). In accordance with the terms of the Trust Agreement, we hereby authorize you to deposit the Extension Fee in the amount of \$ 60, 000 for such one-month extension until _____, unless the Closing of the Company's initial business combination shall have occurred, which will be wired to you and shall be deposited into the Trust Account investments upon receipt. This is the _____ of up to twelve Extension Letters. GLOBALINK INVESTMENT INC. By: Name: Say Leong Lim Title: Chief Executive Officer [Signature Page Follows] IN WITNESS WHEREOF, the parties have duly executed this Second Amendment to the Investment Management Trust Agreement as of the date first written above. CONTINENTAL STOCK TRANSFER & TRUST COMPANY, as Trustee By: /s/ Francis Wolf Name: Francis Wolf Title: Vice President GLOBALINK INVESTMENT INC. By: /s/ Say Leong Lim Name: Say Leong Lim Title: Chief Executive Officer This Investment Management Trust Agreement (this "Agreement") is made as of December 6, 2021 by and between Globalink Investment Inc., a Delaware corporation (the "Company"), and Continental Stock Transfer & Trust Company, a New York corporation (the "Trustee"). WHEREAS, the Company's registration statement on Form S-1, No. 333- 261222 ("Registration Statement") for its initial public offering of securities ("IPO") has been declared effective as of the date hereof ("Effective Date") by the U. S. Securities and Exchange Commission (capitalized terms used herein and not otherwise defined shall have the meanings set forth in the Registration Statement); WHEREAS, Chardan Capital Markets, LLC (the "Representative") is acting as representative of the underwriters in the IPO; WHEREAS, simultaneously with the IPO, Public Gold Marketing Sdn. Bhd ("Public Gold") will be purchasing up to 517, 500 private units ("Private Units") at \$ 10. 00 per Private Unit (for a total purchase price of \$ 5, 175, 000); Public Gold has also agreed that if the over-allotment option is exercised by the underwriters, they will purchase from the Company up to a maximum of an additional 52, 500 Private Units at a price of \$ 10. 00 per Private Unit (for a total additional purchase price of \$ 525, 000); WHEREAS, as described in the Registration Statement, and in accordance with the Company's Amended and Restated Certificate of Incorporation, as the same may be amended from time to time (the "Charter"), an aggregate of \$ 101, 500, 000 of the gross proceeds of the IPO and sale of the Private Units (\$ 116, 725, 000 if the underwriters' over-allotment option is exercised in full) will be delivered to the Trustee to be deposited and held in a segregated trust account located at all times in the United States (the "Trust Account") for the benefit of the Company and the holders of the Company's shares of common stock, par value \$ 0. 001 per share ("Common Stock"), issued in the IPO as hereinafter provided (the proceeds to be delivered to the Trustee will be referred to herein as the "Property;" the shareholders for whose benefit the Trustee shall hold the Property will be referred to as the "Public Shareholders," and the Public Shareholders and the Company will be referred to together as the "Beneficiaries"); WHEREAS, pursuant to the Underwriting Agreement, a portion of the Property equal to \$ 3, 500, 000, or \$ 4, 025, 000 if the underwriters' over-allotment option is exercised in full, is attributable to deferred underwriting discounts and commissions that may become payable by the Company to the underwriters upon the consummation of an initial business combination (as described in the Registration Statement) (the "Deferred Discount"); and WHEREAS, the Company and the Trustee desire to enter into this Agreement to set forth the terms and conditions pursuant to which the Trustee shall hold the Property. THEREFORE, IT IS AGREED: 1. Agreements and Covenants of Trustee. The Trustee hereby agrees and covenants to: (a) Hold the Property in trust for the Beneficiaries in accordance with the terms of this Agreement in the Trust Account at JPMorgan Chase Bank, N. A. (or at another U. S. chartered commercial bank with consolidated assets of \$ 100

billion or more), maintained by Trustee, and at a brokerage institution selected by the Trustee that is reasonably satisfactory to the Company; (b) Manage, supervise and administer the Trust Account subject to the terms and conditions set forth herein; (c) In a timely manner, upon the instruction of the Company, invest and reinvest the Property (i) in United States "government securities" within the meaning of Section 2 (a) (16) of the Investment Company Act of 1940, as amended (the "Investment Company Act"); having a maturity of 180 days or less and / or (ii) in money market funds meeting certain conditions under Rule 2a-7 promulgated under the Investment Company Act and that invest solely in U. S. treasuries, as determined by the Company, it being understood that the Trust Account will earn no interest while the account funds are uninvested awaiting the Company's instructions hereunder; while the account funds are invested or uninvested, the Trustee may earn bank credits and other consideration; (d) Collect and receive, when due, all principal and income arising from the Property, which shall become part of the "Property," as such term is used herein; (e) Notify the Company and the Representative of all communications received by it with respect to any Property requiring action by the Company; (f) Supply any necessary information or documents as may be requested by the Company in connection with the Company's preparation of its tax returns; (g) Participate in any plan or proceeding for protecting or enforcing any right or interest arising from the Property if, as and when instructed by the Company to do so; (h) Render to the Company monthly written statements of the activities of and amounts in the Trust Account reflecting all receipts and disbursements of the Trust Account; (i) Commence liquidation of the Trust Account only after and promptly after receipt of, and only in accordance with, the terms of a letter ("Termination Letter"), in a form substantially similar to that attached hereto as either Exhibit A or Exhibit B, signed on behalf of the Company by its Chairman of the Board or Chief Executive Officer and Chief Financial Officer and, in the case of a Termination Letter in a form substantially similar to that attached hereto as Exhibit A, acknowledged and agreed to by the Representative, complete the liquidation of the Trust Account and distribute the Property in the Trust Account only as directed in the Termination Letter and the other documents referred to therein; provided, however, that in the event that a Termination Letter has not been received by the Trustee by the 15-month anniversary of the closing of the IPO (the "Closing") or, in the event that the Company extended the time to complete the Business Combination for up to 21 months from the Closing but has not completed the Business Combination within such 21-month period, the 21-month anniversary of the Closing (as applicable, the "Applicable Deadline"), the Trust Account shall be liquidated in accordance with the procedures set forth in the Termination Letter attached as Exhibit B hereto and distributed to the Public Shareholders as of the Applicable Deadline; (j) Upon receipt of an extension letter ("Extension Letter") substantially similar to Exhibit D hereto at least five business days prior to the Applicable Deadline, signed on behalf of the Company by an executive officer, and receipt of the dollar amount specified in the Extension Letter on or prior to the Applicable Deadline, to follow the instructions set forth in the Extension Letter. (k) Not disburse any amounts from the Trust Account in connection with a Business Combination in the event that the amount per share to be received by the redeeming Public Shareholders is less than \$ 10.15 per share (plus the amount per share deposited in the Trust Account pursuant to any Extension Letter). (l) In connection with a Business Combination, before making disbursements to the Depository Trust Company, the Company or any other person, disburse the per share amount to redeeming Public Shareholders (other than shares tendered through the Depository Trust Company) that have tendered their shares directly to the Trustee.

2. Limited Distributions of Income from Trust Account. (a) Upon written request from the Company, which may be given from time to time in a form substantially similar to that attached hereto as Exhibit C, the Trustee shall distribute to the Company the amount of interest income earned on the Trust Account requested by the Company to cover any income or other tax obligations owed by the Company. (b) The limited distributions referred to in Section 2 (a) above shall be made only from income collected on the Property. Except as provided in Section 2 (a), no other distributions from the Trust Account shall be permitted except in accordance with Section 1 (i) hereof. (c) The Company shall provide the Representative with a copy of any Termination Letters and / or any other correspondence that it issues to the Trustee with respect to any proposed withdrawal from the Trust Account promptly after such issuance. (d) If applicable, the Company shall issue a press release at least three days prior to the Applicable Deadline announcing that, at least five days prior to the Applicable Deadline, the Company received notice from the Company's sponsor or its affiliates or designees that the sponsor or its affiliates or designees intend to extend the Applicable Deadline. (e) Promptly following the Applicable Deadline, disclose whether or not the term the Company has to consummate a Business Combination has been extended.

3. Agreements and Covenants of the Company. The Company hereby agrees and covenants to: (a) Give all instructions to the Trustee hereunder in writing, signed by the Company's Chairman of the Board, Chief Executive Officer or Chief Financial Officer. In addition, except with respect to its duties under paragraphs 1 (i) and 2 (a) above, the Trustee shall be entitled to rely on, and shall be protected in relying on, any verbal or telephonic advice or instruction which it in good faith believes to be given by any one of the persons authorized above to give written instructions, provided that the Company shall promptly confirm such instructions in writing. (b) Subject to the provisions of Sections 5 and 7 (h) of this Agreement, hold the Trustee harmless and indemnify the Trustee from and against, any and all expenses, including reasonable counsel fees and disbursements, or loss suffered by the Trustee in connection with any claim, potential claim, action, suit or other proceeding brought against the Trustee involving any claim, or in connection with any claim or demand which in any way arises out of or relates to this Agreement, the services of the Trustee hereunder, or the Property or any income earned from investment of the Property, except for expenses and losses resulting from the Trustee's gross negligence or willful misconduct. Promptly after the receipt by the Trustee of notice of demand or claim or the commencement of any action, suit or proceeding, pursuant to which the Trustee intends to seek indemnification under this paragraph, it shall notify the Company in writing of such claim (hereinafter referred to as the "Indemnified Claim"); provided, however, that the Trustee's failure to provide such notice shall not relieve the Company of its liability hereunder, except to the extent that it is materially prejudiced by such failure. The Trustee shall have the right to conduct and manage the defense against such Indemnified Claim, provided, that the Trustee shall obtain the consent of the Company with respect to the selection of counsel, which consent shall not be unreasonably withheld. The Trustee may not agree to settle any Indemnified Claim without the prior written consent of the Company, which consent shall not be unreasonably withheld or delayed. The Company may participate in such action with its own counsel. (c) Pay the Trustee an initial acceptance fee, an annual fee and a transaction processing fee for each disbursement made pursuant to Section 2 (a) as set forth on Schedule A hereto, which fees shall be subject to modification by the parties from time to time. It is expressly understood that the Property shall not be used to pay such fees and further agreed that any fees owed to the Trustee shall be deducted by the Trustee

from the disbursements made to the Company pursuant to Sections 1 (i) solely in connection with the consummation of the Company's initial acquisition, share exchange, share reconstruction and amalgamation, purchase of all or substantially all of the assets of, or any other similar business combination with, one or more businesses or entities (a "Business Combination"). The Company shall pay the Trustee the initial acceptance fee and first year's fee at the consummation of the IPO and thereafter on the anniversary of the Effective Date. Except as set forth in this Section 3 (e) and Section 3 (b) hereof, the Company shall not be responsible for any other fees or charges of the Trustee. (d) In connection with any vote of the Company's shareholders regarding a Business Combination, provide to the Trustee an affidavit or certificate of a firm regularly engaged in the business of soliciting proxies and/or tabulating shareholder votes verifying the vote of the Company's shareholders regarding such Business Combination. (e) In the event that the Company directs the Trustee to commence liquidation of the Trust Account pursuant to Section 1 (i), the Company agrees that it will not direct the Trustee to make any payments that are not specifically authorized by this Agreement. 4. Limitations of Liability. The Trustee shall have no responsibility or liability to: (a) Take any action with respect to the Property, other than as directed in paragraphs 1 and 2 hereof and the Trustee shall have no liability to any party except for liability arising out of its own gross negligence or willful misconduct; (b) Institute any proceeding for the collection of any principal and income arising from, or institute, appear in or defend any proceeding of any kind with respect to, any of the Property unless and until it shall have received instructions from the Company given as provided herein to do so and the Company shall have advanced or guaranteed to it funds sufficient to pay any expenses incident thereto; (c) Change the investment of any Property, other than in compliance with paragraph 1 (e); (d) Refund any depreciation in principal of any Property; (e) Assume that the authority of any person designated by the Company to give instructions hereunder shall not be continuing unless provided otherwise in such designation, or unless the Company shall have delivered a written revocation of such authority to the Trustee; (f) The other parties hereto or to anyone else for any action taken or omitted by it, or any action suffered by it to be taken or omitted, in good faith and in the exercise of its own best judgment, except for its gross negligence or willful misconduct. The Trustee may rely conclusively and shall be protected in acting upon any order, notice, demand, certificate, opinion or advice of counsel (including counsel chosen by the Trustee), statement, instrument, report or other paper or document (not only as to its due execution and the validity and effectiveness of its provisions, but also as to the truth and acceptability of any information therein contained) which is believed by the Trustee, in good faith, to be genuine and to be signed or presented by the proper person or persons. The Trustee shall not be bound by any notice or demand, or any waiver, modification, termination or rescission of this Agreement or any of the terms hereof, unless evidenced by a written instrument delivered to the Trustee signed by the proper party or parties and, if the duties or rights of the Trustee are affected, unless it shall give its prior written consent thereto; (g) Verify the correctness of the information set forth in the Registration Statement or to confirm or assure that any acquisition made by the Company or any other action taken by it is as contemplated by the Registration Statement; (h) File local, state and/or federal tax returns or information returns with any taxing authority on behalf of the Trust Account and payee statements with the Company documenting the taxes, if any, payable by the Company or the Trust Account, relating to the income earned on the Property; (i) Pay any taxes on behalf of the Trust Account (it being expressly understood that the Property shall not be used to pay any such taxes and that such taxes, if any, shall be paid by the Company from funds not held in the Trust Account or released to it under Section 2 (a) hereof); (j) Imply obligations, perform duties, inquire or otherwise be subject to the provisions of any agreement or document other than this Agreement and that which is expressly set forth herein; and (k) Verify calculations, qualify or otherwise approve Company requests for distributions pursuant to Section 1 (i) or 2 (a) above. 5. Trust Account Waiver. The Trustee has no right of set-off or any right, title, interest or claim of any kind ("Claim") to, or to any monies in, the Trust Account, and hereby irrevocably waives any Claim to, or to any monies in, the Trust Account that it may have now or in the future. In the event the Trustee has any Claim against the Company under this Agreement, including, without limitation, under Section 3 (b) or Section 3 (e) hereof, the Trustee shall pursue such Claim solely against the Company and its assets outside the Trust Account and not against the Property or any monies in the Trust Account. 6. Termination. This Agreement shall terminate as follows: (a) If the Trustee gives written notice to the Company that it desires to resign under this Agreement, the Company shall use its reasonable efforts to locate a successor trustee during which time the Trustee shall act in accordance with this Agreement. At such time that the Company notifies the Trustee that a successor trustee has been appointed by the Company and has agreed to become subject to the terms of this Agreement, the Trustee shall transfer the management of the Trust Account to the successor trustee, including but not limited to the transfer of copies of the reports and statements relating to the Trust Account, whereupon this Agreement shall terminate; provided, however, that, in the event that the Company does not locate a successor trustee within 90 days of receipt of the resignation notice from the Trustee, the Trustee may submit an application to have the Property deposited with any court in the State of New York or with the United States District Court for the Southern District of New York and upon such deposit, the Trustee shall be immune from any liability whatsoever; or (b) At such time that the Trustee has completed the liquidation of the Trust Account in accordance with the provisions of paragraph 1 (i) hereof, and distributed the Property in accordance with the provisions of the Termination Letter, this Agreement shall terminate except with respect to Paragraph 3 (b). 7. Miscellaneous. (a) The Company and the Trustee each acknowledge that the Trustee will follow the security procedures set forth below with respect to funds transferred from the Trust Account. The Company and the Trustee will each restrict access to confidential information relating to such security procedures to authorized persons. Each party must notify the other party immediately if it has reason to believe unauthorized persons may have obtained access to such information, or of any change in its authorized personnel. In executing funds transfers, the Trustee will rely upon all information supplied to it by the Company, including account names, account numbers and all other identifying information relating to a beneficiary, beneficiary's bank or intermediary bank. The Trustee shall not be liable for any loss, liability or expense resulting from any error in the information or transmission of the wire. (b) This Agreement shall be governed by and construed and enforced in accordance with the laws of the State of New York, without giving effect to conflicts of law principles that would result in the application of the substantive laws of another jurisdiction. It may be executed in several original or facsimile counterparts, each one of which shall constitute an original, and together shall constitute but one instrument. (c) This Agreement contains the entire agreement and understanding of the parties hereto with respect to the subject matter hereof. Except for Sections 1 (i), 1 (k), 1 (l), 7 (e) and 7 (h) (which may only be amended with the approval of the holders of at least a majority of the outstanding shares of Common Stock), this Agreement or any provision

hereof may only be changed, amended or modified by a writing signed by each of the parties hereto; provided, however, that no such change, amendment or modification may be made without the prior written consent of the Representative. As to any claim, cross-claim or counterclaim in any way relating to this Agreement, each party waives the right to trial by jury. The Trustee may require from Company counsel an opinion as to the propriety of any proposed amendment. (d) The parties hereto consent to the jurisdiction and venue of any state or federal court located in the City of New York, Borough of Manhattan, for purposes of resolving any disputes hereunder. (e) Any notice, consent or request to be given in connection with any of the terms or provisions of this Agreement shall be in writing and shall be sent by express mail or similar private courier service, by certified mail (return receipt requested), by hand delivery or by e-mail transmission: if to the Trustee, to: New York, New York 10004 Attention: Francis Wolf and Celeste Gonzalez E-mail: fwolf@continentalstock.com; egonzalez@continentalstock.com if to the Company, to: Avenue of the Americas, 8 Floor New York, NY 10036 Attn: Say Leong Lim, Chief Executive Officer E-mail: limsayleong@hotmail.com in either case with a copy (which copy shall not constitute notice) to: Chardan Capital Markets, LLC State Street, 21st Floor New York, NY 10004 Attn: George Santana E-mail: GSantana@chardan.com and: Hunter Taubman Fischer & Li LLC Third Avenue, Suite 2800 New York, NY 10022 Attn: Ying Li, Esq., Guillaume de Sampigny, Esq. E-mail: yli@htflawyers.com; gdesampigny@htflawyers.com Troutman Pepper Hamilton Sanders LLP, Park Plaza, Suite 1400 Irvine, CA 92614 Attn: Larry A. Cerutti, Esq. E-mail: Larry.Cerutti@troutman.com (f) The parties hereto consent to the delivery of notices or other communications by electronic transmission at the e-mail address set forth below the respective party's name in Section 7 (e) hereto. To the extent that any notice given by means of electronic transmission is returned or undeliverable for any reason, the foregoing consent shall be deemed to have been revoked until a new or corrected e-mail address has been provided, and such attempted electronic notice shall be ineffective and deemed to not have been given. Each party agrees to promptly notify the other parties of any change in its e-mail address, and that failure to do so shall not affect the foregoing. (g) Each of the Trustee and the Company hereby represents that it has the full right and power and has been duly authorized to enter into this Agreement and to perform its respective obligations as contemplated hereunder. The Trustee acknowledges and agrees that it shall not make any claims or proceed against the Trust Account, including by way of set-off, and shall not be entitled to any funds in the Trust Account under any circumstance. (h) This Agreement is the joint product of the Company and the Trustee and each provision hereof has been subject to the mutual consultation, negotiation and agreement of such parties and shall not be construed for or against any party hereto. (i) This Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original, but all such counterparts shall together constitute one and the same instrument. Delivery of a signed counterpart of this Agreement by facsimile or electronic transmission shall constitute valid and sufficient delivery thereof. (j) Each of the Company and the Trustee hereby acknowledge that the Representative is a third party beneficiary of this Agreement. (k) Except as specified herein, no party to this Agreement may assign its rights or delegate its obligations hereunder to any other person or entity, without the written consent of the other party.

IN WITNESS WHEREOF, the parties have duly executed this Investment Management Trust Agreement as of the date first written above.

CONTINENTAL STOCK TRANSFER & TRUST COMPANY, as Trustee By: /s/ Francis Wolf Name: Francis Wolf Title: Vice President
GLOBALINK INVESTMENT INC. By: /s/ Say Leong Lim Name: Say Leong Lim Title: Chief Executive Officer [Signature Page to Investment Management Trust Agreement]

SCHEDULE A Fee Item Time and method of payment Amount Initial acceptance fee Initial closing of IPO by wire transfer \$ 3,500 Annual fee First year (\$ 10,000), initial closing of IPO by wire transfer; thereafter on the anniversary of the effective date of the IPO by wire transfer or check \$ 10,000 Transaction processing fee for disbursements to Company under Section 2 Deduction by Trustee from accumulated income following disbursement made to Company under Section 2 \$ 250 Paying Agent services as required pursuant to Section 1 (i) Billed to Company upon delivery of service pursuant to Section 1 (i) Prevailing rates Note to Draft: To be updated based on Company's engagement agreement with Trustee.

EXHIBIT A Re: Trust Account — Termination Letter Pursuant to paragraph 1 (i) of the Investment Management Trust Agreement between Globalink Investment Inc. ("Company") and Continental Stock Transfer & Trust Company ("Trustee"), dated as of December 6, 2021 ("Trust Agreement"), this is to advise you that the Company has entered into an agreement with [●] ("Target Business") to consummate a business combination with Target Business ("Business Combination") on or about [insert date]. The Company shall notify you at least seventy-two (72) hours in advance of the actual date of the consummation of the Business Combination ("Consummation Date"). Capitalized terms used herein and not otherwise defined shall have the meanings set forth in the Trust Agreement. In accordance with the terms of the Trust Agreement, we hereby authorize you to liquidate the Trust Account investments and to transfer the proceeds to the above-referenced account to the effect that, on the Consummation Date, all of funds held in the Trust Account will be immediately available for transfer to the account or accounts that the Company shall direct on the Consummation Date. It is acknowledged and agreed that while the funds are on deposit in the trust operating account awaiting distribution, the Company will not earn any interest or dividends. On the Consummation Date (i) counsel for the Company shall deliver to you written notification that the Business Combination has been consummated, and (ii) the Company shall deliver to you (a) a certificate of Chief Executive Officer which verifies the vote of the Company's shareholders in connection with the Business Combination if a vote is held and (b) joint written instructions from the Company and Chardan Capital Markets, LLC (whose consent not to be unreasonably withheld) with respect to the transfer of the funds held in the Trust Account ("Instruction Letter"). You are hereby directed and authorized to transfer the funds held in the Trust Account immediately upon your receipt of the counsel's letter and the Instruction Letter, in accordance with the terms of the Instruction Letter. In the event that certain deposits held in the Trust Account may not be liquidated by the Consummation Date without penalty, you will notify the Company of the same and the Company shall direct you as to whether such funds should remain in the Trust Account and distributed after the Consummation Date to the Company. Upon the distribution of all the funds in the Trust Account pursuant to the terms hereof, the Trust Agreement shall be terminated. In the event that the Business Combination is not consummated on the Consummation Date described in the notice thereof and we have not notified you on or before the original Consummation Date of a new Consummation Date, then upon receipt by the Trustee of written instructions from the Company, the funds held in the Trust Account shall be reinvested as provided in the Trust Agreement on the business day immediately following the Consummation Date as set forth in the notice.

Very truly yours,
GLOBALINK INVESTMENT INC. By: Name: Title: Chief Executive Officer By: Name: Title: Chief Financial Officer
Acknowledged and Agreed: Chardan Capital Markets, LLC By: Name: Title: EXHIBIT B Re: Trust Account — Termination

Letter Pursuant to paragraph 1 (i) of the Investment Management Trust Agreement between Globalink Investment Inc. ("Company") and Continental Stock Transfer & Trust Company ("Trustee"), dated as of December 6, 2021 ("Trust Agreement"), this is to advise you that the Company has been unable to effect a Business Combination with a Target Company within the time frame specified in the Company's Amended and Restated Certificate of Incorporation, as described in the Company's prospectus relating to its IPO. Capitalized terms used herein and not otherwise defined shall have the meanings set forth in the Trust Agreement. In accordance with the terms of the Trust Agreement, we hereby authorize you to liquidate all the Trust Account investments and to transfer the total proceeds to the trust operating account to await distribution to the Public Shareholders. The Company has selected [●, 20__] as the date for the purpose of determining when the Public Shareholders will be entitled to receive their share of the liquidation proceeds. It is acknowledged that no interest will be earned by the Company on the liquidation proceeds while on deposit in the trust operating account. You agree to be the Paying Agent of record and in your separate capacity as Paying Agent, to distribute said funds directly to the Public Shareholders in accordance with the terms of the Trust Agreement and the Amended and Restated Certificate of Incorporation of the Company. Upon the distribution of all the funds in the Trust Account, your obligations under the Trust Agreement shall be terminated. Very truly yours, GLOBALINK INVESTMENT INC. By: Name: Title: Chief Executive Officer By: Name: Title: Chief Financial Officer cc: Chardan Capital Markets, LLC EXHIBIT C [Letterhead of Company] [Insert date] Continental Stock Transfer & Trust Company State Street, 30th Floor New York, New York 10004 Attention: Francis Wolf and Celeste Gonzalez Re: Trust Account—Interest Withdrawal (Taxes) Ladies and Gentlemen: Pursuant to paragraph 2 (a) of the Investment Management Trust Agreement between Globalink Investment Inc. ("Company") and Continental Stock Transfer & Trust Company ("Trustee"), dated as of December 6, 2021 ("Trust Agreement"), the Company hereby requests that you deliver to the Company \$ [●] of the interest income earned on the Property as of the date hereof. The Company needs such funds to pay for its tax obligations. In accordance with the terms of the Trust Agreement, you are hereby directed and authorized to transfer (via wire transfer) such funds promptly upon your receipt of this letter to the Company's operating account at: [WIRE INSTRUCTION INFORMATION] Very truly yours, GLOBALINK INVESTMENT INC. By: Name: Title: cc: Chardan Capital Markets, LLC EXHIBIT D [Letterhead of Company] [Insert date] Continental Stock Transfer & Trust Company State Street, 30th Floor New York, New York 10004 Attention: Francis Wolf and Celeste Gonzalez Re: Trust Account—Extension Letter Ladies and Gentlemen: Pursuant to Section 1 (j) of the Investment Management Trust Agreement between Globalink Investment Inc. ("Company") and Continental Stock Transfer & Trust Company, dated as of December 6, 2021 ("Trust Agreement"), this is to advise you that the Company is extending the time available in order to consummate a Business Combination with the Target Businesses for an additional three (3) months, from _____ to _____ (the "Extension"). This Extension Letter shall serve as the notice required with respect to the Extension prior to the Applicable Deadline. Capitalized words used herein and not otherwise defined shall have the meanings ascribed to them in the Trust Agreement. In accordance with the terms of the Trust Agreement, we hereby authorize you to deposit [\$ 1, 000, 000] [(or \$ 1, 150, 000 if the underwriters' over-allotment option was exercised in full)], which will be wired to you, into the Trust Account investments upon receipt. This is the _____ of up to two Extension Letters. Very truly yours, GLOBALINK INVESTMENT INC. By: Name: Title: cc: Chardan Capital Markets, LLC Exhibit 31. 1

CERTIFICATION OF CHIEF EXECUTIVE OFFICER PURSUANT TO RULE 13A- 14 (A) UNDER THE SECURITIES EXCHANGE ACT OF 1934, AS ADOPTED PURSUANT TO SECTION 302 OF THE SARBANES- OXLEY ACT OF 2002 I, Say Leong Lim, certify that: 1. I have reviewed this annual report on Form 10- K for the period ended December 31, 2023-2024 of Globalink Investment Inc.; 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. The registrant's other certifying officer (s) and I are 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, is made known to us by others within those entities, particularly during the period in which this report is being prepared; b) (Paragraph omitted pursuant to SEC Release Nos. 33- 8238 / 34- 47986 and 33- 8392 / 34- 49313); c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report my 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. 5. The registrant's other certifying officer (s) and I have disclosed, based on our 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. Date: April 1 March 24, 2024 2025 By: / s / Say Leong Lim Say Leong Lim Chairman of the Board of Directors and Chief Executive Officer Exhibit 31. 2

CERTIFICATION OF CHIEF FINANCIAL OFFICER I, Kelvin (Zeng Yenn) Chin, certify that: By: / s / Say Leong Lim Say Leong Lim Kelvin (Zeng Yenn) Chin Kelvin (Zeng Yenn) Chin Chief Financial Officer Exhibit 32. 1 CERTIFICATION PURSUANT TO U. S. C. SECTION 1350 SECTION 906 OF THE SARBANES- OXLEY ACT OF 2002 In connection with the Annual Report of Globalink Investment Inc. (the "Company") on Form 10- K for the year ended December 31, 2023-2024, as filed with the U. S. Securities and Exchange Commission (the "Report"), I, Say Leong Lim, Chief Executive Officer of the Company, certify, pursuant to 18 U. S. C. § 1350, as added by § 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. To my knowledge, 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. Exhibit 32. 2 In connection with the Annual Report of Globalink Investment Inc. (the “Company”) on Form 10-K for the year ended December 31, 2023-2024, as filed with the U. S. Securities and Exchange Commission (the “Report”), I, **Say Leong Lim Kelvin (Zeng Yenn) Chin**, Chief Financial Officer of the Company, certify, pursuant to 18 U. S. C. § 1350, as added by § 906 of the Sarbanes- Oxley Act of 2002, that: **By: / Exhibit 97-1 GLOBALINK INVESTMENT INC. COMPENSATION RECOVERY POLICY Effective November 29, 2023** In accordance with Section 10D of the Securities Exchange Act of 1934, as amended (the “Exchange Act”), Exchange Act Rule 10D-1, and the listing standards of the national securities exchange (the “Exchange”) on which the securities of Globalink Investment Inc. (the “Company”) are listed, the Company’s **/ Say Leong Lim Say Leong Lim Chief Financial Officer v3 Board of Directors** (the “Board”) has adopted this Compensation Recovery Policy (the “Policy”). Capitalized terms used **25. 1 Cover- USD (\$) \$ / shares** in the Policy are defined in Section I below. The application of the Policy to Executive Officers is not discretionary, except to the limited extent provided in Section G below, and applies without regard to whether an Executive Officer was at fault. A. Persons Covered by the Policy The Policy is binding and enforceable against all Executive Officers. Each Executive Officer will be required to sign and return to the Company an acknowledgement that such Executive Officer will be bound by the terms and comply with the Policy. The failure to obtain such acknowledgement will have no impact on the applicability or enforceability of the Policy. B. Administration of the Policy The Compensation Committee of the Board (the “Committee”) has full- delegated authority to administer the Policy. The Committee is authorized to interpret and construe the Policy and to make all determinations necessary, appropriate, or advisable for the administration of the Policy. In addition, if determined in the discretion of the Board, the Policy may be administered by the independent members of the Board or another committee of the Board made up of independent members of the Board, in which case all references to the Committee will be deemed to refer to such independent members of the Board or such other Board committee. All determinations of the Committee will be final and binding and will be given the maximum deference permitted by law. C. Accounting Restatements Requiring Application of the Policy If the Company is required to prepare an accounting restatement due to the material noncompliance of the Company with any financial reporting requirement under the securities laws, including any required accounting restatement to correct an error in previously issued financial statements that is material to the previously issued financial statements, or that would result in a material misstatement if the error were corrected in the current period or left uncorrected in the current period (an “Accounting Restatement”), then the Committee must determine the excess compensation, if any, that must be recovered (the “Excess Compensation”). The Company’s obligation to recover Excess Compensation is not dependent on if or when the restated financial statements are filed. D. Compensation Covered by the Policy The Policy applies to all Incentive- Based Compensation Received by an Executive Officer: (a) after beginning service as an Executive Officer; (b) who served as an Executive Officer at any time during the performance period for that Incentive- Based Compensation; (c) while the Company has a class of securities listed on the Exchange; (d) during the three completed fiscal years immediately preceding the Accounting Restatement Determination Date. In addition to these last three completed fiscal years, the Policy must apply to any transition period (that results from a change in the Company’s fiscal year) within or immediately following those three completed fiscal years. However, a transition period between the last day of the Company’s previous fiscal year end and the first day of the Company’s new fiscal year that comprises a period of nine to 12 months would be deemed a completed fiscal year; and (e) on or after October 2, 2023. E. Excess Compensation Subject to Recovery of the Policy Excess Compensation is the amount of Incentive- Based Compensation Received that exceeds the amount of Incentive- Based Compensation that otherwise would have been Received had such Incentive- Based Compensation been determined based on the restated amounts (this is referred to in the listings standards as “erroneously awarded incentive- based compensation”) and must be computed without regard to any taxes paid. To determine the amount of Excess Compensation for Incentive- Based Compensation based on stock price or total shareholder return, where it is not subject to mathematical recalculation directly from the information in an Accounting Restatement, the amount must be based on a reasonable estimate of the effect of the Accounting Restatement on the stock price or total shareholder return upon which the Incentive- Based Compensation was Received and the Company must maintain documentation of the determination of that reasonable estimate and provide the documentation to the Exchange. F. Repayment of Excess Compensation The Company must recover Excess Compensation reasonably promptly and Executive Officers are required to repay Excess Compensation to the Company. Subject to applicable law, the Company may recover Excess Compensation by requiring the Executive Officer to repay such amount to the Company by direct payment to the Company or such other means or combination of means as the Committee determines to be appropriate (these determinations do not need to be identical as to each Executive Officer). These means may include: (a) requiring reimbursement of cash Incentive- Based Compensation previously paid; (b) seeking recovery of any gain realized on the vesting, exercise, settlement, sale, transfer, or other disposition of any equity- based awards; (c) offsetting the amount to be recovered from any unpaid or future compensation to be paid by the Company or any affiliate of the Company to the Executive Officer; (d) cancelling outstanding vested or unvested equity awards; and / or (e) taking any other remedial and recovery action permitted by law, as determined by the Committee. The repayment of Excess Compensation must be made by an Executive Officer notwithstanding any Executive Officer’s belief (whether or not legitimate) that the Excess Compensation had been previously earned under applicable law and therefore is not subject to recovery. In addition to its **Units** rights to recovery under the Policy, the Company or any affiliate of the Company may take any legal actions it determines appropriate to enforce an Executive Officer’s obligations to the Company or its affiliate or to discipline an Executive Officer, including (without limitation) termination of employment, institution of civil proceedings, reporting of misconduct to appropriate governmental authorities, reduction of future compensation opportunities, or change in role. The decision to take any actions described in the preceding sentence will not be subject to the approval of the Committee and can be made by the Board, any committee of the Board, or any duly authorized officer of the Company or of any applicable affiliate of the Company. G. Limited Exceptions to the Policy The Company must recover Excess Compensation in accordance with the Policy except to the limited extent that any of the conditions set forth below are met, and the Committee determines that recovery of the Excess Compensation would be impracticable: (a) The direct expense paid to a third party to assist in enforcing the Policy would exceed the amount to be recovered. Before reaching this conclusion, the Company must make a reasonable attempt to recover the Excess Compensation, document the reasonable attempt (s) taken to so recover, and

provide that documentation to the Exchange; (b) Recovery would violate home country law where that law was adopted prior to November 28, 2022. Before reaching this conclusion, the Company must obtain an opinion of home country counsel, acceptable to the Exchange, that recovery would result in such a violation, and must provide such opinion to the Exchange; or (c) Recovery would likely cause an otherwise tax-qualified retirement plan, under which benefits are broadly available to employees of the Company, to fail to meet the legal requirements as such. H. Other Important Information in the Policy Notwithstanding the terms of any of the Company's organizational documents (including, but not limited to, the Company's bylaws), any corporate policy or any contract (including, but not limited to, any indemnification agreement), neither the Company nor any affiliate of the Company will indemnify or provide advancement for any Executive Officer against any loss of Excess Compensation, or any claims relating to the Company's enforcement of its rights under the Policy. Neither the Company nor any affiliate of the Company will pay for or reimburse insurance premiums for an insurance policy that covers potential recovery obligations. In the event that pursuant to the Policy the Company is required to recover Excess Compensation from an Executive Officer who is no longer an employee, the Company will be entitled to seek recovery in order to comply with applicable law, regardless of the terms of any release of claims or separation agreement such individual may have signed. Neither the Company nor any affiliate of the Company will enter into any agreement that exempts any Incentive-Based Compensation that is granted, paid, or awarded to an Executive Officer from the application of the Policy or that waives the Company's right to recovery of any Excess Compensation, and the Policy shall supersede any such agreement (whether entered into before, on, or after the adoption of the Policy). The Committee or Board may review and modify the Policy from time to time. If any provision of the Policy or the application of any such provision to any Executive Officer is adjudicated to be invalid, illegal, or unenforceable in any respect, such invalidity, illegality, or unenforceability will not affect any other provisions of the Policy or the application of such provision to another Executive Officer, and the invalid, illegal or unenforceable provisions will be deemed amended to the minimum extent necessary to render any such provision or application enforceable. The Policy will terminate and no longer be enforceable when the Company ceases to be a listed issuer within the meaning of Section 10D of the Exchange Act. I. Definitions "Accounting Restatement Determination Date" means the earlier to occur of: (a) the date the Board, a committee of the Board, or one or more of the officers of the Company authorized to take such action if Board action is not required, concludes, or reasonably should have concluded, that the Company is required to prepare an Accounting Restatement; and (b) the date a court, regulator, or other legally authorized body directs the Company to prepare an Accounting Restatement. "Executive Officer" means each individual who is or was ever designated as an "officer" by the Board in accordance with Exchange Act Rule 16a-1 (f). "Financial Reporting Measures" means measures that are determined and presented in accordance with the accounting principles used in preparing the Company's financial statements, and any measures that are derived wholly or in part from such measures. Stock price and total shareholder return are also Financial Reporting Measures. A Financial Reporting Measure need not be presented within the financial statements or included in a filing with the Securities and Exchange Commission. "Incentive-Based Compensation" means any compensation that is granted, earned, or vested based wholly or in part upon the attainment of a Financial Reporting Measure (for the avoidance of doubt, no compensation that is potentially subject to recovery under the Policy will be earned until the Company's right to recover under the Policy has lapsed) and excludes the following: salaries, bonuses paid solely at the discretion of the Committee or Board that are not paid from a bonus pool that is determined by satisfying a Financial Reporting Measure, bonuses paid solely upon satisfying one or more subjective standards and/or completion of a specified employment period, non-equity incentive plan awards earned solely upon satisfying one or more strategic measures or operational measures, and equity awards for which the grant is not contingent upon achieving any Financial Reporting Measure performance goal and vesting is contingent solely upon completion of a specified employment period (e.g., time-based vesting equity awards) and/or attaining one or more non-Financial Reporting Measures. "Received" means, with respect to any Incentive-based Compensation, actual or deemed receipt, and Incentive-Based Compensation is "Received" under the Policy in the Company's fiscal period during which the Financial Reporting Measure specified in the Incentive-Based Compensation award is attained, even if the payment or grant of the Incentive-Based Compensation occurs after the end of that period. For the avoidance of doubt, the Policy does not apply to Incentive-Based Compensation for which the Financial Reporting Measure is attained prior to October 2, 2023. ACKNOWLEDGEMENT I acknowledge that I have received and read the Compensation Recovery Policy (the "Policy") of Globalink Investment Inc. (the "Company"). I understand and acknowledge that the Policy applies to me, and all of my beneficiaries, heirs, executors, administrators, or other legal representatives and that the Company's right to recovery in order to comply with applicable law will apply, regardless of the terms of any release of claims or separation agreement I have signed or will sign in the future. I agree to be bound by and to comply with the Policy and understand that determinations of the Committee (as such term is used in the Policy) will be final and binding and will be given the maximum deference permitted by law. I understand and agree that my current indemnification rights, whether in an individual agreement or the Company's organizational documents, exclude the right to be indemnified for amounts required to be recovered under the Policy. I understand that my failure to comply in all respects with the Policy is a basis for termination of my employment with the Company and any affiliate of the Company, as well as any other appropriate discipline. I understand that neither the Policy, nor the application of the Policy to me, gives rise to a resignation for good reason (or similar concept) by me under any applicable employment agreement or arrangement. I acknowledge that if I have questions concerning the meaning or application of the Policy, it is my responsibility to seek guidance from the Company's legal department or my own personal advisers. I acknowledge that neither this Acknowledgement nor the Policy is meant to constitute an employment contract. Please review, sign, and return this form to the Company., 2023 (print name and title) (signature) v3. 24. 1Cover-USD (\$) \$ in Thousands 12 Months Ended Dec. 31, 2023-2024 Mar. 22-24, 2024-2025 Jun. 30, 2024 Cover [Abstract] 2023 Document ---- Document Type 10- K Amendment Flag false Document Annual Report true Document Transition Report false Document Period End Date Dec. 31, 2023-2024 Document Fiscal Period Focus FY Document Fiscal Year Focus Current Fiscal Year End Date-- 12- 31 Entity File Number 001- 41122 Entity Registrant Name GLOBALINK INVESTMENT INC. Entity Central Index Key Entity Tax Identification Number 36- 4984573 Entity Incorporation, State or Country Code DE Entity Address, Address Line One Continental Drive Entity Address, Address Line Two Suite 401 Entity Address, City or Town Newark Entity Address, State or Province DE Entity Address, Postal Zip Code City Area Code 6012 (212)-Local Phone Number 382-4605- 405 0015 Entity Well-known Seasoned Issuer No Entity Voluntary Filers

No Entity Current Reporting Status Yes Entity Interactive Data Current Yes Entity Filer Category Non- accelerated Filer Entity Small Business true Entity Emerging Growth Company true Elected Not To Use the Extended Transition Period false Entity Shell Company true Entity Public Float \$ 50.29, 160Entity 090Entity Common Stock, Shares Outstanding 6.3, 007.722, 567.511 ICFR Auditor Attestation Flag false Document Financial Statement Error Correction [Flag] false Entity Listing, Par Value Per Share \$ 0.001 Auditor Firm ID Auditor Name Marcum LLP Auditor Location Costa Mesa, California CA Common Stock [Member] Title of 12 (b) Security Common Stock Trading Symbol GLLI Security Exchange Name NASDAQ Warrants [Member] Title of 12 (b) Security Warrants Trading Symbol GLLIW Security Exchange Name NASDAQ Rights [Member] Title of 12 (b) Security Rights Trading Symbol GLLIR Security Exchange Name NASDAQ Units [Member] Title of 12 (b) Security Units Trading Symbol GLLIU Security Exchange Name NASDAQ-X- Definition Boolean flag that is true when the XBRL content amends previously- filed or accepted submission. References No definition available. Details Name: dei_AmendmentFlag Namespace Prefix: dei_ Data Type: xbrli: booleanItemType Balance Type: na Period Type: durationX- Definition PCAOB issued Audit Firm Identifier References Reference 1: http://www.xbrl.org/2003/role/presentationRef- Publisher SEC- Name Form 10- K- Number 249- Section 310 Reference 2: http://www.xbrl.org/2003/role/presentationRef- Publisher SEC- Name Form 20- F- Number 249- Section 220- Subsection f Reference 3: http://www.xbrl.org/2003/role/presentationRef- Publisher SEC- Name Form 40- F- Number 249- Section 240- Subsection f Details Name: dei_AuditorFirmId Namespace Prefix: dei_ Data Type: dei: nonemptySequenceNumberItemType Balance Type: na Period Type: durationX- References Reference 1: http://www.xbrl.org/2003/role/presentationRef- Publisher SEC- Name Form 10- K- Number 249- Section 310 Reference 2: http://www.xbrl.org/2003/role/presentationRef- Publisher SEC- Name Form 20- F- Number 249- Section 220- Subsection f Reference 3: http://www.xbrl.org/2003/role/presentationRef- Publisher SEC- Name Form 40- F- Number 249- Section 240- Subsection f Details Name: dei_AuditorLocation Namespace Prefix: dei_ Data Type: dei: internationalNameItemType Balance Type: na Period Type: durationX- References Reference 1: http://www.xbrl.org/2003/role/presentationRef- Publisher SEC- Name Form 10- K- Number 249- Section 310 Reference 2: http://www.xbrl.org/2003/role/presentationRef- Publisher SEC- Name Form 20- F- Number 249- Section 220- Subsection f Reference 3: http://www.xbrl.org/2003/role/presentationRef- Publisher SEC- Name Form 40- F- Number 249- Section 240- Subsection f Details Name: dei_AuditorName Namespace Prefix: dei_ Data Type: dei: internationalNameItemType Balance Type: na Period Type: durationX- Definition Area code of city References No definition available. Details Name: dei_CityAreaCode Namespace Prefix: dei_ Data Type: xbrli: normalizedStringItemType Balance Type: na Period Type: durationX- Definition Cover page. References No definition available. Details Name: dei_CoverAbstract Namespace Prefix: dei_ Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX- Definition End date of current fiscal year in the format-- MM- DD. References No definition available. Details Name: dei_CurrentFiscalYearEndDate Namespace Prefix: dei_ Data Type: xbrli: gMonthDayItemType Balance Type: na Period Type: durationX- Definition Boolean flag that is true only for a form used as an annual report. References Reference 1: http://www.xbrl.org/2003/role/presentationRef- Publisher SEC- Name Form 10- K- Number 249- Section 310 Reference 2: http://www.xbrl.org/2003/role/presentationRef- Publisher SEC- Name Form 20- F- Number 249- Section 220- Subsection f Reference 3: http://www.xbrl.org/2003/role/presentationRef- Publisher SEC- Name Form 40- F- Number 249- Section 240- Subsection f Details Name: dei_DocumentAnnualReport Namespace Prefix: dei_ Data Type: xbrli: booleanItemType Balance Type: na Period Type: durationX- Definition Indicates whether any of the financial statement period in the filing include a restatement due to error correction. References Reference 1: http://www.xbrl.org/2003/role/presentationRef- Publisher SEC- Name Regulation S- K- Number 229- Section 402- Subsection w Reference 2: http://www.xbrl.org/2003/role/presentationRef- Publisher SEC- Name Form 10- K- Number 249- Section 310 Reference 3: http://www.xbrl.org/2003/role/presentationRef- Publisher SEC- Name Form 20- F- Number 249- Section 220- Subsection f Reference 4: http://www.xbrl.org/2003/role/presentationRef- Publisher SEC- Name Form 40- F- Number 249- Section 240- Subsection f Details Name: dei_DocumentFinStmntErrorCorrectionFlag Namespace Prefix: dei_ Data Type: xbrli: booleanItemType Balance Type: na Period Type: durationX- Definition Fiscal period values are FY, Q1, Q2, and Q3. 1st, 2nd and 3rd quarter 10- Q or 10- QT statements have value Q1, Q2, and Q3 respectively, with 10- K, 10- KT or other fiscal year statements having FY. References No definition available. Details Name: dei_DocumentFiscalPeriodFocus Namespace Prefix: dei_ Data Type: dei: fiscalPeriodItemType Balance Type: na Period Type: durationX- Definition This is focus fiscal year of the document report in YYYY format. For a 2006 annual report, which may also provide financial information from prior periods, fiscal 2006 should be given as the fiscal year focus. Example: 2006. References No definition available. Details Name: dei_DocumentFiscalYearFocus Namespace Prefix: dei_ Data Type: xbrli: gYearItemType Balance Type: na Period Type: durationX- Definition For the EDGAR submission types of Form 8- K: the date of the report, the date of the earliest event reported; for the EDGAR submission types of Form N- 1A: the filing date; for all other submission types: the end of the reporting or transition period. The format of the date is YYYY- MM- DD. References No definition available. Details Name: dei_DocumentPeriodEndDate Namespace Prefix: dei_ Data Type: xbrli: dateItemType Balance Type: na Period Type: durationX- Definition Boolean flag that is true only for a form used as a transition report. References Reference 1: http://www.xbrl.org/2003/role/presentationRef- Publisher SEC- Name Forms 10- K, 10- Q, 20- F- Number 240- Section 13- Subsection a- 1 Details Name: dei_DocumentTransitionReport Namespace Prefix: dei_ Data Type: xbrli: booleanItemType Balance Type: na Period Type: durationX- Definition The type of document being provided (such as 10- K, 10- Q, 485BPOS, etc). The document type is limited to the same value as the supporting SEC submission type, or the word ' Other'. References No definition available. Details Name: dei_DocumentType Namespace Prefix: dei_ Data Type: dei: submissionTypeItemType Balance Type: na Period Type: durationX- Definition Address Line 1 such as Attn, Building Name, Street Name References No definition available. Details Name: dei_EntityAddressAddressLine1 Namespace Prefix: dei_ Data Type: xbrli: normalizedStringItemType Balance Type: na Period Type: durationX- Definition Address Line 2 such as Street or Suite number References No definition available. Details Name: dei_EntityAddressAddressLine2 Namespace Prefix: dei_ Data Type: xbrli: normalizedStringItemType Balance Type: na Period Type: durationX- Definition Name of the City or Town References No definition available. Details Name: dei_EntityAddressCityOrTown Namespace Prefix: dei_ Data Type: xbrli: normalizedStringItemType Balance Type: na Period Type: durationX- Definition Code for the postal or zip code References No definition available. Details Name:

dei_EntityAddressPostalZipCode Namespace Prefix: dei_ Data Type: xbrli: normalizedStringItemType Balance Type: na Period Type: durationX- DefinitionName of the state or province. ReferencesNo definition available. Details Name:

dei_EntityAddressStateOrProvince Namespace Prefix: dei_ Data Type: dei: stateOrProvinceItemType Balance Type: na Period Type: durationX- DefinitionA unique 10- digit SEC- issued value to identify entities that have filed disclosures with the SEC. It is commonly abbreviated as CIK. ReferencesReference 1: <http://www.xbrl.org/2003/role/presentationRef-PublisherSEC-NameExchangeAct-Number240-Section12-Subsectionb-2> Details Name: dei_EntityCentralIndexKey Namespace Prefix: dei_ Data Type: dei: centralIndexKeyItemType Balance Type: na Period Type: durationX- DefinitionIndicate number of shares or other units outstanding of each of registrant' s classes of capital or common stock or other ownership interests, if and as stated on cover of related periodic report. Where multiple classes or units exist define each class / interest by adding class of stock items such as Common Class A [Member], Common Class B [Member] or Partnership Interest [Member] onto the Instrument [Domain] of the Entity Listings, Instrument. ReferencesNo definition available. Details Name: dei_EntityCommonStockSharesOutstanding Namespace Prefix: dei_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: instantX- DefinitionIndicate' Yes' or' No' whether registrants (1) have filed all reports required to be filed by Section 13 or 15 (d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that registrants were required to file such reports), and (2) have been subject to such filing requirements for the past 90 days. This information should be based on the registrant' s current or most recent filing containing the related disclosure. ReferencesNo definition available. Details Name: dei_EntityCurrentReportingStatus Namespace Prefix: dei_ Data Type: dei: yesNoItemType Balance Type: na Period Type: durationX- DefinitionIndicate if registrant meets the emerging growth company criteria. ReferencesReference 1: <http://www.xbrl.org/2003/role/presentationRef-PublisherSEC-NameExchangeAct-Number240-Section12-Subsectionb-2> Details Name: dei_EntityEmergingGrowthCompany Namespace Prefix: dei_ Data Type: xbrli: booleanItemType Balance Type: na Period Type: durationX- DefinitionIndicate if an emerging growth company has elected not to use the extended transition period for complying with any new or revised financial accounting standards. ReferencesReference 1: <http://www.xbrl.org/2003/role/presentationRef-PublisherSEC-NameSecuritiesAct-Number7A-SectionB-Subsection2> Details Name: dei_EntityExTransitionPeriod Namespace Prefix: dei_ Data Type: xbrli: booleanItemType Balance Type: na Period Type: durationX- DefinitionCommission file number. The field allows up to 17 characters. The prefix may contain 1- 3 digits, the sequence number may contain 1- 8 digits, the optional suffix may contain 1- 4 characters, and the fields are separated with a hyphen. ReferencesNo definition available. Details Name: dei_EntityFileNumber Namespace Prefix: dei_ Data Type: dei: fileNumberItemType Balance Type: na Period Type: durationX- DefinitionIndicate whether the registrant is one of the following: Large Accelerated Filer, Accelerated Filer, Non- accelerated Filer. Definitions of these categories are stated in Rule 12b- 2 of the Exchange Act. This information should be based on the registrant' s current or most recent filing containing the related disclosure. ReferencesReference 1: <http://www.xbrl.org/2003/role/presentationRef-PublisherSEC-NameExchangeAct-Number240-Section12-Subsectionb-2> Details Name: dei_EntityFilerCategory Namespace Prefix: dei_ Data Type: dei: filerCategoryItemType Balance Type: na Period Type: durationX- DefinitionTwo- character EDGAR code representing the state or country of incorporation. ReferencesNo definition available. Details Name:

dei_EntityIncorporationStateCountryCode Namespace Prefix: dei_ Data Type: dei: edgarStateCountryItemType Balance Type: na Period Type: durationX- DefinitionBoolean flag that is true when the registrant has submitted electronically every Interactive Data File required to be submitted pursuant to Rule 405 of Regulation S- T during the preceding 12 months (or for such shorter period that the registrant was required to submit such files). ReferencesReference 1: <http://www.xbrl.org/2003/role/presentationRef-PublisherSEC-NameRegulationS-T-Number232-Section405> Details Name: dei_EntityInteractiveDataCurrent Namespace Prefix: dei_ Data Type: dei: yesNoItemType Balance Type: na Period Type: durationX- DefinitionThe **par value per share of security quoted in same currency as Trading currency. Example:' 0. 01'.** ReferencesNo definition available. Details Name: dei_EntityListingParValuePerShare Namespace Prefix: dei_ Data Type: dtr- types: perShareItemType Balance Type: na Period Type: durationX- DefinitionThe aggregate market value of the voting and non- voting common equity held by non- affiliates computed by reference to the price at which the common equity was last sold, or the average bid and asked price of such common equity, as of the last business day of the registrant' s most recently completed second fiscal quarter. ReferencesNo definition available. Details Name: dei_EntityPublicFloat Namespace Prefix: dei_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: instantX- DefinitionThe exact name of the entity filing the report as specified in its charter, which is required by forms filed with the SEC. ReferencesReference 1: <http://www.xbrl.org/2003/role/presentationRef-PublisherSEC-NameExchangeAct-Number240-Section12-Subsectionb-2> Details Name: dei_EntityRegistrantName Namespace Prefix: dei_ Data Type: xbrli: normalizedStringItemType Balance Type: na Period Type: durationX- DefinitionBoolean flag that is true when the registrant is a shell company as defined in Rule 12b- 2 of the Exchange Act. ReferencesReference 1: <http://www.xbrl.org/2003/role/presentationRef-PublisherSEC-NameExchangeAct-Number240-Section12-Subsectionb-2> Details Name:

dei_EntityShellCompany Namespace Prefix: dei_ Data Type: xbrli: booleanItemType Balance Type: na Period Type: durationX- DefinitionIndicates that the company is a Smaller Reporting Company (SRC). ReferencesReference 1: <http://www.xbrl.org/2003/role/presentationRef-PublisherSEC-NameExchangeAct-Number240-Section12-Subsectionb-2> Details Name:

dei_EntitySmallBusiness Namespace Prefix: dei_ Data Type: xbrli: booleanItemType Balance Type: na Period Type: durationX- DefinitionThe Tax Identification Number (TIN), also known as an Employer Identification Number (EIN), is a unique 9- digit value assigned by the IRS. ReferencesReference 1: <http://www.xbrl.org/2003/role/presentationRef-PublisherSEC-NameExchangeAct-Number240-Section12-Subsectionb-2> Details Name: dei_EntityTaxIdentificationNumber Namespace Prefix: dei_ Data Type: dei: employerIdItemType Balance Type: na Period Type: durationX- DefinitionIndicate' Yes' or' No' if the registrant is not required to file reports pursuant to Section 13 or Section 15 (d) of the Act. ReferencesNo definition available. Details Name:

dei_EntityVoluntaryFilers Namespace Prefix: dei_ Data Type: dei: yesNoItemType Balance Type: na Period Type: durationX- DefinitionIndicate' Yes' or' No' if the registrant is a well- known seasoned issuer, as defined in Rule 405 of the Securities Act. Is used on Form Type: 10- K, 10- Q, 8- K, 20- F, 6- K, 10- K / A, 10- Q / A, 20- F / A, 6- K / A, N- CSR, N- Q, N- 1A. ReferencesReference 1: <http://www.xbrl.org/2003/role/presentationRef-PublisherSEC-NameSecuritiesAct-Number230-Section405> Details Name: dei_EntityWellKnownSeasonedIssuer Namespace Prefix: dei_ Data Type: dei: yesNoItemType Balance

Type: na Period Type: durationX- ReferencesReference 1: <http://www.xbrl.org/2003/role/presentationRef-Publisher SEC-Name Form 10-K-Number 249-Section 310>Reference 2: <http://www.xbrl.org/2003/role/presentationRef-Publisher SEC-Name Form 20-F-Number 249-Section 220-Subsection f>Reference 3: <http://www.xbrl.org/2003/role/presentationRef-Publisher SEC-Name Form 40-F-Number 249-Section 240-Subsection f>Details Name: dei_IcfrAuditorAttestationFlag Namespace Prefix: dei_ Data Type: xbrli:booleanItemType Balance Type: na Period Type: durationX- DefinitionLocal phone number for entity. ReferencesNo definition available. Details Name: dei_LocalPhoneNumber Namespace Prefix: dei_ Data Type: xbrli:normalizedStringItemType Balance Type: na Period Type: durationX- DefinitionTitle of a 12 (b) registered security. ReferencesReference 1: <http://www.xbrl.org/2003/role/presentationRef-Publisher SEC-Name Exchange Act-Number 240-Section 12-Subsection b>Details Name: dei_Security12bTitle Namespace Prefix: dei_ Data Type: dei:securityTitleItemType Balance Type: na Period Type: durationX- DefinitionName of the Exchange on which a security is registered. ReferencesReference 1: <http://www.xbrl.org/2003/role/presentationRef-Publisher SEC-Name Exchange Act-Number 240-Section 12-Subsection d1-1>Details Name: dei_SecurityExchangeName Namespace Prefix: dei_ Data Type: dei:edgarExchangeCodeItemType Balance Type: na Period Type: durationX- DefinitionTrading symbol of an instrument as listed on an exchange. ReferencesNo definition available. Details Name: dei_TradingSymbol Namespace Prefix: dei_ Data Type: dei:tradingSymbolItemType Balance Type: na Period Type: durationX- Details Name: us-gaap_StatementClassOfStockAxis=us-gaap_CommonStockMember Namespace Prefix: Data Type: na Balance Type: Period Type: X-Details Name: us-gaap_StatementClassOfStockAxis=GLLI_WarrantsMember Namespace Prefix: Data Type: na Balance Type: Period Type: X-Details Name: us-gaap_StatementClassOfStockAxis=us-gaap_RightsMember Namespace Prefix: Data Type: na Balance Type: Period Type: X-Details Name: us-gaap_StatementClassOfStockAxis=GLLI_UnitsMember Namespace Prefix: Data Type: na Balance Type: Period Type: Consolidated durationConsolidated Balance Sheets- USD (\$) Dec. 31, 2023 2024 Dec. 31, 2022CURRENT 2023CURRENT ASSETS Cash \$ 253, 507 and cash in escrow account \$ 79, 073 \$ 81, 763Prepaid- 073Prepaid expenses -current 96, 892 125, 625 207, 445Total 625Total current assets 350, 399 204, 698Cash 698 289, 208Cash and investments held in Trust Account 3, 349, 591 28, 668, 218TOTAL 218 118, 408, 969TOTAL ASSETS 3, 699, 990 28, 872, 916 118, 698, 177CURRENT LIABILITIES Accounts payable 79, 886 142, 093 184, 130Franchise- 093Franchise tax payable 209, 906 200, 000Income 000 236, 365Income tax payable 479, 279 529, 505 228, 827Promissory 505Promissory note - related party 4, 445, 458 1, 757, 255Due to affiliate 607, 000 607, Excise 000Excise tax liability 1, 313, 485 935, 214 Total 214Total current liabilities 7, 135, 014 4, 171, 067Warrant 067 776, 322Deferred tax liability 79, 358Warrant liabilities 2, 736 1, 881Deferred 881 6, 270Deferred underwriting fee payable 4, 025, 000 4, 025, 000Total Liabilities 11, 162, 750 8, 197, 948 4, 886, 950COMMITMENTS 948COMMITMENTS AND CONTINGENCIES REDEEMABLE COMMON STOCK Common stock subject to possible redemption, \$ 0. 001 par value, 277, 511 and 2, 562, 567 and 11, 500, 000 shares at redemption value of \$ 10. 15 and \$ 10. 90 per share, respectively, at December 31, 2024 and 2023 2 and 2022 of \$ 10. 90 and \$ 10. 25 per share, respectively 816, 791 27, 938, 713 117, 864, 419STOCKHOLDERS 713STOCKHOLDERS' DEFICIT Common stock, \$ 0. 001 par value; 500, 000, 000 shares authorized; 3, 445, 000 shares issued and outstanding at December 31, 2024 and 2023 and 2022 (excluding 2 277, 562, 567 and 11 511, 500, 000 shares subject to possible redemption) 3, 445 3, 445Accumulated deficit (10, 282, 996) (7, 267, 190) (4, 056, 637) Total Stockholders' Deficit (10, 279, 551) (7, 263, 745) (4, 053, 192) LIABILITIES, REDEEMABLE COMMON STOCK AND STOCKHOLDERS' DEFICIT \$ 3, 699, 990 \$ 28, 872, 916 916X 118, 698, 177Related Party [Member] CURRENT LIABILITIES Due to related parties \$ 607, 000 \$ 127, 000X- DefinitionDeferred underwriting fee payable. ReferencesNo definition available. Details Name: GLLI_DeferredUnderwritingFeePayable Namespace Prefix: GLLI_ Data Type: xbrli:monetaryItemType Balance Type: credit Period Type: instantX- DefinitionExcise tax liability. ReferencesNo definition available. Details Name: GLLI_ExciseTaxLiability Namespace Prefix: GLLI_ Data Type: xbrli:monetaryItemType Balance Type: credit Period Type: instantX- DefinitionFranchise tax payable. ReferencesNo definition available. Details Name: GLLI_FranchiseTaxPayable Namespace Prefix: GLLI_ Data Type: xbrli:monetaryItemType Balance Type: credit Period Type: instantX- DefinitionWarrant liabilities. ReferencesNo definition available. Details Name: GLLI_WarrantLiabilities Namespace Prefix: GLLI_ Data Type: xbrli:monetaryItemType Balance Type: credit Period Type: instantX- DefinitionCarrying value as of the balance sheet date of liabilities incurred (and for which invoices have typically been received) and payable to vendors for goods and services received that are used in an entity's business. Used to reflect the current portion of the liabilities (due within one year or within the normal operating cycle if longer). ReferencesReference 1: [http://www.fasb.org/2003-us-gaap/role/exampleRefRef/legacyRef-Topic 852-210-SubTopic 10-Name Accounting Standards Codification-Section 55-S99-Paragraph 1-Subparagraph \(SX 10-210.5-02\(19\)\(a\)\)](http://www.fasb.org/2003-us-gaap/role/exampleRefRef/legacyRef-Topic 852-210-SubTopic 10-Name Accounting Standards Codification-Section 55-S99-Paragraph 1-Subparagraph (SX 10-210.5-02(19)(a))) - Publisher FASB- URI <https://asc.fasb.org/1943274/2147481372-2147480566/210-10-S99-1>Reference 2: <http://www.xbrl.org/2003/role/exampleRef-Topic 852-SubTopic 10-55-10>Reference 2: <http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 55-Paragraph 10-Publisher FASB-URI https://asc.fasb.org/1943274/2147481372/852-10-55-10>Details Name: us-gaap_AccountsPayableCurrent gaap_DeferredIncomeTaxExpenseBenefit Namespace Prefix: us-gaap_ Data Type: xbrli:monetaryItemType Balance Type: credit debit Period Type: instantX-durationX- DefinitionAmount of asset recognized deferred state and local tax expense (benefit) attributable to income (loss) from continuing operations. Includes, but is not limited to, deferred regional, territorial, and provincial tax expense (benefit) for present right to economic benefit non-US (United States of America) jurisdiction. ReferencesReference 1: [http://www.xbrl.org/2003-2009/role/exampleRef-commonPracticeRef-Topic 280-235-SubTopic 10-Name Accounting Standards Codification-Section 55-S99-Paragraph 48-1-Subparagraph \(SX 210.4-08\(h\)\(1\)\(Note 1\)\)](http://www.xbrl.org/2003-2009/role/exampleRef-commonPracticeRef-Topic 280-235-SubTopic 10-Name Accounting Standards Codification-Section 55-S99-Paragraph 48-1-Subparagraph (SX 210.4-08(h)(1)(Note 1))) - Publisher FASB- URI <https://asc.fasb.org/1943274/2147482785-2147480678/280-235-10-55-S99-48>Reference 1Reference 2: [http://www.xbrl.org/2003-2009/role/exampleRef-commonPracticeRef-Topic 280-740-SubTopic 10-Name Accounting Standards Codification-Section 55-50-Paragraph 49-9-Subparagraph \(b\)\)](http://www.xbrl.org/2003-2009/role/exampleRef-commonPracticeRef-Topic 280-740-SubTopic 10-Name Accounting Standards Codification-Section 55-50-Paragraph 49-9-Subparagraph (b))) - Publisher FASB- URI <https://asc.fasb.org/1943274/2147482785-2147482685/280-740-10-55-50-49>Reference 3: [http://www.xbrl.org/2003-2009/role/disclosureRef-commonPracticeRef-Topic 270-740-SubTopic 10-Name Accounting Standards Codification-Section 50-S99-Paragraph 1-Subparagraph \(SAB Topic 6.L.7\)\)](http://www.xbrl.org/2003-2009/role/disclosureRef-commonPracticeRef-Topic 270-740-SubTopic 10-Name Accounting Standards Codification-Section 50-S99-Paragraph 1-Subparagraph (SAB Topic 6.L.7))) - Publisher FASB- URI <https://asc.fasb.org/1943274/2147482964-2147479360/270-740-10-50-S99-1>Reference 4: <http://www.xbrl.org/2003/role/disclosureRef-Topic 280-SubTopic 10-Name>

Codification- Section S99- Paragraph 1B- Subparagraph (SX 210. 13- 02 (a) (**54**)(iii)(A))- Publisher FASB- URI <https://asc.fasb.org/#1943274/2147480097/470-10-S99-1BReference20>: <http://www.xbrl.org/2003-2009/role/disclosureRef> **commonPracticeRef** - Topic **470-852** - SubTopic 10- Name Accounting Standards Codification- Section **S99-50** - Paragraph **1B-7** - Subparagraph (**SX 210. 13- 02 (a) (4) (iii) (B)**)- Publisher FASB- URI [https://asc.fasb.org/#1943274/2147481404/852-10-50-7DetailsName:us-gaap_AssetsCurrentNamespacePrefix:us-gaap_DataType:xbrli:monetaryItemTypeBalanceType:debitPeriodType:instantX-ReferencesNo definition available. Details Name: us-gaap_AssetsCurrentAbstract Namespace Prefix: us-gaap_Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX- DefinitionThe amount of cash, securities, or other assets held by a third- party trustee pursuant to the terms of an agreement which assets are available to be used by beneficiaries to that agreement only within the specific terms thereof and which agreement is expected to terminate more than one year from the balance sheet date \(or operating cycle, if longer\) at which time the assets held- in- trust will be released or forfeited. ReferencesReference 1: <http://www.xbrl.org/2009/role/commonPracticeRef> Topic 235- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph \(SX 210. 4- 08 \(b\)\)- Publisher FASB- URI \[https://asc.fasb.org/#1943274/2147480678/235-10-S99-1DetailsName:us-gaap_AssetsHeldInTrustNoncurrent\]\(https://asc.fasb.org/#1943274/2147480678/235-10-S99-1DetailsName:us-gaap_AssetsHeldInTrustNoncurrent\) **Details Name:us- gaap_ DeferredIncomeTaxExpenseBenefit** Namespace Prefix:us- gaap_ Data Type:xbrli:monetaryItemType Balance Type:debit Period Type: **instantX-durationX** - DefinitionAmount of **currency on deferred state hand- and as well as demand deposits with banks or financial institutions local tax expense \(benefit\) attributable to income \(loss\) from continuing operations**. Includes other kinds, but is not limited to, deferred regional, territorial, and provincial tax expense \(benefit\) for non- US \(United States of America\) jurisdiction accounts that have the general characteristics of demand deposits. Excludes cash and cash equivalents within disposal group and discontinued operation. ReferencesReference 1:<http://www.xbrl.org/2003-2009/role/exampleRef> **commonPracticeRef** - Topic **852-235** - SubTopic 10- Name Accounting Standards Codification- Section **55-S99** - Paragraph **1- Subparagraph \(SX 10-210. 4- 08 \(h\) \(1\) \(Note 1\)\)** - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147481372-2147480678/852-235-10-55-S99-10Reference-1Reference> 2:<http://www.xbrl.org/2003-2009/role/exampleRef> **commonPracticeRef** - Topic **946-740** - SubTopic **830-10** - Name Accounting Standards Codification- Section **55-50** - Paragraph **12-9- Subparagraph \(b\)** - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147479168-2147482685/946-740-830-10-55-50-12Reference-9Reference> 3:<http://www.xbrl.org/2003-2009/role/disclosureRef> **commonPracticeRef** - Topic **944-740** - SubTopic **210- 10** - Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph \(**SX 210 SAB Topic 6.1** . 7 -03 \(a\) \(2\)\)- Publisher FASB- URI <https://asc.fasb.org/#1943274/2147478777-2147479360/944-740-210-10-S99-1Reference4>:<http://www.xbrl.org/2003/role/disclosureRef> - Topic **946- SubTopic 210- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph \(SX 210.6- Namespace Prefix: us- gaap_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: instantX- DefinitionRepresents the caption on the face of the balance sheet to indicate that the entity has entered into \(1\) purchase or supply arrangements that will require expending a portion of its resources to meet the terms thereof, and \(2\) is exposed to potential losses or, less frequently, gains, arising from \(a\) possible claims against a company' s resources due to future performance under contract terms, and \(b\) possible losses or likely gains from uncertainties that will ultimately be resolved when one or more future events that are deemed likely to occur do occur or fail to occur. ReferencesReference 1: <http://www.fasb.xbrl.org/2003-us-gaap/role/disclosureRef> **ref / legacyRef** - Topic **944-942** - SubTopic 210- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph \(SX 210. 7-9- 03 \(**17** a\)\(19\)\)- Publisher FASB- URI <https://asc.fasb.org/#1943274/2147479440-2147478546/944-942-210-S99-1Reference2>: <http://www.fasb.xbrl.org/2003-us-gaap/role/disclosureRef> **ref / legacyRef** - Topic **946-210- SubTopic 210- 10** - Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph \(SX 210. **6-5- 04-02** \(**15-25** \)\)\)- Publisher FASB- URI <https://asc.fasb.org/#1943274/2147479617-2147480566/946-210-10-S99-1Reference3>: <http://fasb.www.xbrl.org/2003-us-gaap/role/ref/legacyRef> **disclosureRef- Topic 944- SubTopic 210** - Name Accounting Standards Codification- **Section S99- Paragraph 1- Subparagraph \(SX 210. 7- 03 \(a\) \(19\)\)- Publisher FASB- URI https://asc.fasb.org/1943274/2147478777/944-210-S99-1Reference4**: <http://www.xbrl.org/2003/role/disclosureRef> - Topic **942-946** - SubTopic 210 -Section S99- Paragraph 1- Subparagraph \(SX 210. 9- 03. 17\)- Publisher FASB- URI <https://asc.fasb.org/#1943274/2147479853/942-210-S99-1Reference4>: <http://fasb.org/us-gaap/role/ref/legacyRef> - Name Accounting Standards Codification- **Topic 210- SubTopic 10- Section S99- Paragraph 1- Subparagraph \(SX 210. 5-6- 02-25-04 \(15\)\)** - Publisher FASB- URI \[https://asc.fasb.org/#1943274/2147480566-2147479170/946-210-10-S99-1DetailsName:us-gaap_CommitmentsAndContingenciesNamespacePrefix:us-gaap_Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: instantX- DefinitionAggregate par or stated value of issued nonredeemable common stock \\(or common stock redeemable solely at the option of the issuer\\). This item includes treasury stock repurchased by the entity. Note: elements for number of nonredeemable common shares, par value and other disclosure concepts are in another section within stockholders' equity. ReferencesReference 1: <http://www.fasb.xbrl.org/2003-us-gaap/role/exampleRef> **ref / legacyRef** - Topic **852-210** - SubTopic 10- Name Accounting Standards Codification- Section **55-S99** - Paragraph **1- Subparagraph \\(SX 10-210. 5- 02 \\(29\\)\\)** - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147481372-2147480566/210-10-S99-1Reference2>: <http://www.xbrl.org/2003/role/disclosureRef> - Topic **944- SubTopic 210- Name Accounting Standards Codification- Section S99-55** - Paragraph **1- Subparagraph \\(SX 210- 10. 7- 03 \\(a\\) \\(22\\)\\)** - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147479440-2147481372/852-10-55-10Reference3>: <http://www.xbrl.org/2003/role/disclosureRef> - Topic **944- SubTopic 210** -S99-1Reference 3: <http://fasb.org/us-gaap/role/ref/legacyRef> - Topic **210- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph \\(SX 210. 5-7- 02-03 \\(29a\\) \\(22\\)\\)** - Publisher FASB- URI \\[https://asc.fasb.org/#1943274/2147480566-2147478777/944-210-10-S99-1DetailsName:us-gaap_CommonStockValue Namespace Prefix: us- gaap_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: instantX- DefinitionAmount of deferred tax asset, of deferred tax liability attributable **recognized for present obligation requiring transfer or otherwise providing economic benefit** to others taxable differences with jurisdictional netting. ReferencesReference 1: <http://www.fasb.xbrl.org/2003-us-gaap/role/ref/legacyRef> **disclosureRef- Topic 944- SubTopic 210- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph \\\(SX 210. 7-5- 03-02 \\\(a-22 \\\)** \\\) \\\(15\\]\\(https://asc.fasb.org/#1943274/2147480566-2147478777/944-210-10-S99-1DetailsName:us-gaap_CommonStockValueNamespacePrefix:us-gaap_DataType:xbrli:monetaryItemTypeBalanceType:creditPeriodType:instantX-DefinitionAmount%20of%20deferred%20tax%20asset%2C%20of%20deferred%20tax%20liability%20attributable%20recognized%20for%20present%20obligation%20requiring%20transfer%20or%20otherwise%20providing%20economic%20benefit%20to%20others%20taxable%20differences%20with%20jurisdictional%20netting.\\)\]\(https://asc.fasb.org/#1943274/2147480566-2147479170/946-210-10-S99-1DetailsName:us-gaap_CommitmentsAndContingenciesNamespacePrefix:us-gaap_DataType:xbrli:monetaryItemTypeBalanceType:creditPeriodType:instantX-DefinitionAggregate%20par%20or%20stated%20value%20of%20issued%20nonredeemable%20common%20stock%20\(or%20common%20stock%20redeemable%20solely%20at%20the%20option%20of%20the%20issuer\).%20This%20item%20includes%20treasury%20stock%20repurchased%20by%20the%20entity.%20Note:%20elements%20for%20number%20of%20nonredeemable%20common%20shares%2C%20par%20value%20and%20other%20disclosure%20concepts%20are%20in%20another%20section%20within%20stockholders'%20equity.\)**](https://asc.fasb.org/#1943274/2147481404/852-10-50-7DetailsName:us-gaap_AssetsCurrentNamespacePrefix:us-gaap_DataType:xbrli:monetaryItemTypeBalanceType:debitPeriodType:instantX-ReferencesNo%20definition%20available.DetailsName:us-gaap_AssetsCurrentAbstractNamespacePrefix:us-gaap_DataType:xbrli:stringItemTypeBalanceType:naPeriodType:durationX-DefinitionThe%20amount%20of%20cash%2C%20securities%2C%20or%20other%20assets%20held%20by%20a%20third-party%20trustee%20pursuant%20to%20the%20terms%20of%20an%20agreement%20which%20assets%20are%20available%20to%20be%20used%20by%20beneficiaries%20to%20that%20agreement%20only%20within%20the%20specific%20terms%20thereof%20and%20which%20agreement%20is%20expected%20to%20terminate%20more%20than%20one%20year%20from%20the%20balance%20sheet%20date%20(or%20operating%20cycle%2C%20if%20longer)%20at%20which%20time%20the%20assets%20held-in-trust%20will%20be%20released%20or%20forfeited.)

) - SubTopic 10- Topic 210 (b) (2)) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147479440-2147480566/944-210-10-S99-1Reference2>: [http://www.fasb.xbrl.org/2003-us-gaap/role/disclosureRef/ref/legacyRef-Topic740-210-SubTopic10-NameAccountingStandardsCodification-Section45-S99-Paragraph4-1-Subparagraph\(SX210.5-02\(20\)\)](http://www.fasb.xbrl.org/2003-us-gaap/role/disclosureRef/ref/legacyRef-Topic740-210-SubTopic10-NameAccountingStandardsCodification-Section45-S99-Paragraph4-1-Subparagraph(SX210.5-02(20))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147482525-2147480566/740-210-10-45-S99-4Reference-1Reference3>: [http://www.fasb.xbrl.org/2003-us-gaap/role/disclosureRef/ref/legacyRef-Topic740-210-SubTopic10-NameAccountingStandardsCodification-Section45-S99-Paragraph6-1-Subparagraph\(SX210.5-02\(24\)\)](http://www.fasb.xbrl.org/2003-us-gaap/role/disclosureRef/ref/legacyRef-Topic740-210-SubTopic10-NameAccountingStandardsCodification-Section45-S99-Paragraph6-1-Subparagraph(SX210.5-02(24))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147482525-2147480566/740-210-10-45-S99-1Reference46-DetailsName>: <http://fasb.org/us-gaap-DeferredIncomeTaxLiabilitiesNet-namespace-prefix-us-gaap-gaap> Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: instantX- DefinitionThe designation of funds furnished by a borrower to a lender to assure future payments of the borrower's real estate taxes and insurance obligations with respect to a mortgaged property. Escrow deposits may be made for a variety of other purposes such as earnest money and contingent payments. This element excludes replacement reserves which are an escrow separately provided for within the US GAAP taxonomy. ReferencesReference 1: [http://www.xbrl.org/2003/role/disclosureRef/ref/legacyRef-Topic954-210-SubTopic440-10-NameAccountingStandardsCodification-Section50-S99-Paragraph1-Subparagraph\(d-SX210.5-02\(19\)\)](http://www.xbrl.org/2003/role/disclosureRef/ref/legacyRef-Topic954-210-SubTopic440-10-NameAccountingStandardsCodification-Section50-S99-Paragraph1-Subparagraph(d-SX210.5-02(19))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147480327-2147480566/954-210-440-10-50-S99-1Reference2-5>: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic210-SubTopic10-NameAccountingStandardsCodification-Topic942-SubTopic210-SectionS99-Paragraph1-Subparagraph\(SX210.9-5-03-10-02\(25\)\)](http://fasb.org/us-gaap/role/ref/legacyRef-Topic210-SubTopic10-NameAccountingStandardsCodification-Topic942-SubTopic210-SectionS99-Paragraph1-Subparagraph(SX210.9-5-03-10-02(25))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147479853-2147480566/942-210-10-S99-1Reference6-1-DetailsName>: <http://fasb.org/us-gaap-EscrowDeposit-namespace-prefix-us-gaap-gaap> Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: instantX- DefinitionSum of the carrying amounts as of the balance sheet date of all liabilities that are recognized. Liabilities are probable future sacrifices of economic benefits arising from present obligations of an entity to transfer assets or provide services to other entities in the future. ReferencesReference 1: [http://www.xbrl.org/2003/role/disclosureRef/ref/legacyRef-Topic810-210-SubTopic10-NameAccountingStandardsCodification-Section50-S99-Paragraph3-1-Subparagraph\(e-SX210.5-02\(26\)\)](http://www.xbrl.org/2003/role/disclosureRef/ref/legacyRef-Topic810-210-SubTopic10-NameAccountingStandardsCodification-Section50-S99-Paragraph3-1-Subparagraph(e-SX210.5-02(26))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147481203-2147480566/810-210-10-50-S99-3Reference-1Reference2-7>: [http://www.fasb.xbrl.org/2003-us-gaap/role/disclosureRef/ref/legacyRef-Topic810-210-SubTopic10-NameAccountingStandardsCodification-Section45-S99-Paragraph25-1-Subparagraph\(b-SX210.5-02\(23\)\)](http://www.fasb.xbrl.org/2003-us-gaap/role/disclosureRef/ref/legacyRef-Topic810-210-SubTopic10-NameAccountingStandardsCodification-Section45-S99-Paragraph25-1-Subparagraph(b-SX210.5-02(23))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147481231-2147480566/810-210-10-45-S99-25Reference-1Reference3-8>: [http://www.fasb.xbrl.org/2003-us-gaap/role/disclosureRef/ref/legacyRef-Topic810-210-SubTopic10-NameAccountingStandardsCodification-Section50-S99-Paragraph3-1-Subparagraph\(bb-SX210.5-02\(21\)\)](http://www.fasb.xbrl.org/2003-us-gaap/role/disclosureRef/ref/legacyRef-Topic810-210-SubTopic10-NameAccountingStandardsCodification-Section50-S99-Paragraph3-1-Subparagraph(bb-SX210.5-02(21))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147481203-2147480566/210-10-S99-1Reference9>: <http://www.xbrl.org/2003/role/disclosureRef-Topic810-10-50-3Reference4>: [http://www.xbrl.org/2003/role/disclosureRef-Topic235-SubTopic10-NameAccountingStandardsCodification-SectionS99-50-Paragraph4-3-Subparagraph\(c-SX210.4-08\(g\)\(1\)\(iii\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic235-SubTopic10-NameAccountingStandardsCodification-SectionS99-50-Paragraph4-3-Subparagraph(c-SX210.4-08(g)(1)(iii))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147480678-2147481203/235-810-10-S99-50-1Reference3Reference5-10>: [http://www.xbrl.org/2003/role/disclosureRef-Topic323-810-SubTopic10-NameAccountingStandardsCodification-Section50-45-Paragraph3-25-Subparagraph\(e-b\)](http://www.xbrl.org/2003/role/disclosureRef-Topic323-810-SubTopic10-NameAccountingStandardsCodification-Section50-45-Paragraph3-25-Subparagraph(e-b)) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147481687-2147481231/323-810-10-50-45-3Reference-25Reference6-11>: [http://www.xbrl.org/2003/role/disclosureRef-Topic825-810-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph28-3-Subparagraph\(fbb\)](http://www.xbrl.org/2003/role/disclosureRef-Topic825-810-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph28-3-Subparagraph(fbb)) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147482907-2147481203/825-810-10-50-28Reference-3Reference7-12>: [http://www.xbrl.org/2003/role/exampleRef-disclosureRef-Topic946-235-SubTopic830-10-NameAccountingStandardsCodification-Section55-S99-Paragraph12-1-Subparagraph\(SX210.4-08\(g\)\(1\)\(ii\)\)](http://www.xbrl.org/2003/role/exampleRef-disclosureRef-Topic946-235-SubTopic830-10-NameAccountingStandardsCodification-Section55-S99-Paragraph12-1-Subparagraph(SX210.4-08(g)(1)(ii))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147480167-2147480678/946-235-830-10-55-S99-12Reference-1Reference8-13>: [http://www.xbrl.org/2003/role/disclosureRef-Topic946-323-SubTopic210-10-NameAccountingStandardsCodification-SectionS99-50-Paragraph1-3-Subparagraph\(c-SX210.6-04\(14\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic946-323-SubTopic210-10-NameAccountingStandardsCodification-SectionS99-50-Paragraph1-3-Subparagraph(c-SX210.6-04(14))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147479617-2147481687/946-323-210-10-S99-50-1Reference3Reference9-14>: [http://www.xbrl.org/2003/role/disclosureRef-Topic470-825-SubTopic10-NameAccountingStandardsCodification-SectionS99-50-Paragraph1A-28-Subparagraph\(f-SX210.13-01\(a\)\(4\)\(i\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic470-825-SubTopic10-NameAccountingStandardsCodification-SectionS99-50-Paragraph1A-28-Subparagraph(f-SX210.13-01(a)(4)(i))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147480097-2147482907/470-825-10-S99-50-1Reference-28Reference10-15>: [http://www.xbrl.org/2009-2003/role/commonPracticeRef-exampleRef-Topic470-946-SubTopic10-830-NameAccountingStandardsCodification-SectionS99-55-Paragraph12-1A-Subparagraph\(SX210.13-01\(a\)\(4\)\(ii\)\)](http://www.xbrl.org/2009-2003/role/commonPracticeRef-exampleRef-Topic470-946-SubTopic10-830-NameAccountingStandardsCodification-SectionS99-55-Paragraph12-1A-Subparagraph(SX210.13-01(a)(4)(ii))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147480097-2147479168/470-946-10-830-S99-55-1Reference-12Reference11-16>: [http://www.xbrl.org/2003/role/disclosureRef-Topic470-946-SubTopic10-210-NameAccountingStandardsCodification-SectionS99-Paragraph1A-1-Subparagraph\(SX210.13-6-01-04\(14\)a\(4\)\(iii\)\(A\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic470-946-SubTopic10-210-NameAccountingStandardsCodification-SectionS99-Paragraph1A-1-Subparagraph(SX210.13-6-01-04(14)a(4)(iii)(A))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147480097-2147479170/470-946-10-210-S99-1Reference-1Reference12-17>: [http://www.xbrl.org/2003/role/disclosureRef-Topic470-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1A-Subparagraph\(SX210.13-01\(a\)\(4\)\(iv-i\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic470-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1A-Subparagraph(SX210.13-01(a)(4)(iv-i))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147480097/470-10-S99-1Reference13-18>: [http://www.xbrl.org/2003-2009/role/disclosureRef-commonPracticeRef-Topic470-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1A-Subparagraph\(SX210.13-01\(a\)\(5-4\)\(ii\)\)](http://www.xbrl.org/2003-2009/role/disclosureRef-commonPracticeRef-Topic470-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1A-Subparagraph(SX210.13-01(a)(5-4)(ii))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147480097/470-10-S99-1Reference14-19>: [http://www.xbrl.org/2003/role/disclosureRef-Topic470-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1B-1A-Subparagraph\(SX210.13-02-01\(a\)\(4\)\(i-iii\)\(A\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic470-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1B-1A-Subparagraph(SX210.13-02-01(a)(4)(i-iii)(A))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147480097/470-10-S99-1BReference-1AReference15-20>: [http://www.xbrl.org/2003/role/disclosureRef-Topic470-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1B-1A-Subparagraph\(SX210.13-02-01\(a\)\(4\)\(iv-iii\)\(A\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic470-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1B-1A-Subparagraph(SX210.13-02-01(a)(4)(iv-iii)(A))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147480097/470-10-S99-1BReference-1AReference16-21>: [http://www.xbrl.org/2003/role/disclosureRef-Topic470-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1B-1A-Subparagraph\(SX210.13-02-01\(a\)\(5-4\)\(iii\)\(B\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic470-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1B-1A-Subparagraph(SX210.13-02-01(a)(5-4)(iii)(B))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147480097/470-10-S99-1BReference-1AReference17-22>: <http://www.xbrl.org/2003/role/disclosureRef-Topic470-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1B->

fasb.org / #1943274 / 2147481372-2147482907 / 825- 10- 50- 28Reference 8:

debit Period Type: instantX- DefinitionAmount of accumulated undistributed earnings (deficit). ReferencesReference 1: [http://www.fasb.org/xbrl/2003-us-gaap/role/exampleRef/ref/legacyRef-Topic852-210-SubTopic10-NameAccountingStandardsCodification-Section55-S99-Paragraph1-Subparagraph\(SX10-210.5-02\(30\)\(a\)\(3\)\)](http://www.fasb.org/xbrl/2003-us-gaap/role/exampleRef/ref/legacyRef-Topic852-210-SubTopic10-NameAccountingStandardsCodification-Section55-S99-Paragraph1-Subparagraph(SX10-210.5-02(30)(a)(3))) - Publisher FASB- URI <https://asc.fasb.org/1943274/2147481372-2147480566/210-10-S99-1Reference2>: <http://www.xbrl.org/2003/role/exampleRef-Topic852-SubTopic10-55-10Reference2>: [http://www.xbrl.org/2003/role/disclosureRef-Topic944-SubTopic40-NameAccountingStandardsCodification-Section65-55-Paragraph10-2-Subparagraph\(g\)\(2\)\(i\)-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147480016-2147481372/944-852-40-10-65-55-2Reference10Reference3](http://www.xbrl.org/2003/role/disclosureRef-Topic944-SubTopic40-NameAccountingStandardsCodification-Section65-55-Paragraph10-2-Subparagraph(g)(2)(i)-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147480016-2147481372/944-852-40-10-65-55-2Reference10Reference3): [http://www.xbrl.org/2003/role/disclosureRef-Topic944-SubTopic40-NameAccountingStandardsCodification-Section65-55-Paragraph2-Subparagraph\(h-g\)\(2\)\(i\)-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147480016/944-40-65-2Reference4](http://www.xbrl.org/2003/role/disclosureRef-Topic944-SubTopic40-NameAccountingStandardsCodification-Section65-55-Paragraph2-Subparagraph(h-g)(2)(i)-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147480016/944-40-65-2Reference4): <http://www.xbrl.org/2003/role/disclosureRef-Topic946-944-SubTopic20-40-65-2Reference5>: <http://www.xbrl.org/2003/role/disclosureRef-Topic946-946-SubTopic20-50-11Reference5>: [http://www.xbrl.org/2003/role/disclosureRef-Topic944-SubTopic210-NameAccountingStandardsCodification-SectionS99-50-Paragraph11-1-Subparagraph\(SX210.7-03\(a\)\(23\)\(a\)\(4\)\)-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147479440-2147480990/946-20-50-11Reference6](http://www.xbrl.org/2003/role/disclosureRef-Topic944-SubTopic210-NameAccountingStandardsCodification-SectionS99-50-Paragraph11-1-Subparagraph(SX210.7-03(a)(23)(a)(4))-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147479440-2147480990/946-20-50-11Reference6): 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temporaryequityandequityattributabletononcontrollinginterest.ReferencesReference1:](http://www.fasb.org/us-gaap/role/ref/legacyRef-Topic210-505-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210.5-02(30)(a)(3)-(4))-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147480566-2147480008/210-505-10-S99-1DetailsName:us-gaap_RetainedEarningsAccumulatedDeficitNamespacePrefix:us-gaap_DataType:xbrli:monetaryItemTypeBalanceType:creditPeriodType:instantX-DefinitionAmountofequity(deficit)attributabletoparent.Excludes temporaryequityandequityattributabletononcontrollinginterest.ReferencesReference1:) 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Namespace Prefix: us- gaap_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: instantX- ReferencesNo definition available. Details Name: us- gaap_ StockholdersEquityAbstract Namespace Prefix: us- gaap_ Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX- DefinitionCarrying value as of the balance sheet date of obligations incurred and payable for statutory income, sales, use, payroll, excise, real, property and other taxes. Used to reflect the current portion of the liabilities (due within one year or within the normal operating cycle if longer). ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph \(SX 210. 5- 02 \(20\)\)- Publisher FASB- URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1Reference 2: http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph \(SX 210. 5- 02 \(19\), 20\)- Publisher FASB- URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph (SX 210. 5- 02 (20))- Publisher FASB- URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1Reference 2: http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph (SX 210. 5- 02 (19), 20)- Publisher FASB- URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1) Details Name: us- gaap_ TaxesPayableCurrent Namespace Prefix: us- gaap_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: instantX- ReferencesNo definition available. Details Name: us- gaap_ TemporaryEquityAbstract Namespace Prefix: us- gaap_ Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX- DefinitionCarrying amount, attributable to parent, of an entity's issued and outstanding stock which is not included within permanent equity. Temporary equity is a security with redemption features that are outside the control of the issuer, is not classified as an asset or liability in conformity with GAAP, and is not mandatorily redeemable. Includes any type of security that is redeemable at a fixed or determinable price or on a fixed or determinable date or dates, is redeemable at the option of the holder, or has conditions for redemption which are not solely within the control of the issuer. Includes stock with a put option held by an ESOP and stock redeemable by a holder only in the event of a change in control of the issuer. 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Q2\)- Publisher FASB- URI https://asc.fasb.org/1943274/2147479830/718-10-S99-1Reference 3: http://www.xbrl.org/2003/role/disclosureRef-Topic 470- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1A- Subparagraph \(SX 210. 13- 01 \(a\) \(4\) \(i\)\)- Publisher FASB- URI https://asc.fasb.org/1943274/2147480097/470-10-S99-1Reference 4: http://www.xbrl.org/2003/role/disclosureRef-Topic 470- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1A- Subparagraph \(SX 210. 13- 01 \(a\) \(4\) \(iv\)\)- Publisher FASB- URI https://asc.fasb.org/1943274/2147480097/470-10-S99-1Reference 5: http://www.xbrl.org/2003/role/disclosureRef-Topic 470- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1A- Subparagraph \(SX 210. 13- 01 \(a\) \(5\)\)- Publisher FASB- URI https://asc.fasb.org/1943274/2147480097/470-10-S99-1Reference 6: http://www.xbrl.org/2003/role/disclosureRef-Topic 470- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1B- Subparagraph \(SX 210. 13- 02 \(a\) \(4\) \(i\)\)- Publisher FASB- URI https://asc.fasb.org/1943274/2147480097/470-10-S99-1Reference 7: http://www.xbrl.org/2003/role/disclosureRef-Topic 470- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1B- Subparagraph \(SX 210. 13- 02 \(a\) \(4\) \(iv\)\)- Publisher FASB- URI https://asc.fasb.org/1943274/2147480097/470-10-S99-1Reference 8: http://www.xbrl.org/2003/role/disclosureRef-Topic 470- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1B- Subparagraph \(SX 210. 13- 02 \(a\) \(5\)\)- Publisher FASB- URI https://asc.fasb.org/1943274/2147480097/470-10-S99-1B](http://www.xbrl.org/2003/role/disclosureRef-Topic 944- SubTopic 210- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph (SX 210. 7- 03 (a) (23) (a) (1))- Publisher FASB- URI https://asc.fasb.org/1943274/2147479440-2147478777/944-210-S99-1Reference 2: http://www.xbrl.org/2003/role/disclosureRef-Topic 718- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph (SAB Topic 14. 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ReferencesNo definition available. Details Name: GLLI_TemporaryEquitySharesRedemption Namespace Prefix: GLLI_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: instantX- DefinitionFace amount or stated value per share of common stock. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph \(SX 210. 5- 02 \(29\)\)- Publisher FASB- URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph (SX 210. 5- 02 (29))- Publisher FASB- URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1) Details Name: us- gaap_ CommonStockParOrStatedValuePerShare Namespace Prefix: us- gaap_ Data Type: dtr- types: perShareItemType Balance Type: na Period Type: instantX- DefinitionThe maximum number of common shares permitted to be issued by an entity's charter and bylaws. ReferencesReference 1: [http://www.fasb.org/2003-us-gaap/role/disclosureRef-ref/legacyRef-Topic 946-210- SubTopic 210- 10- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph \(SX 210. 6- 5- 04-02 \(29 16\)\(a\)\)- Publisher FASB- URI https://asc.fasb.org/1943274/2147479617-2147480566/946-210-10-S99-1Reference 2: http://fasb-www.xbrl.org/2003-us-gaap/role/disclosureRef-ref/legacyRef-Topic 946- SubTopic 210- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph \(SX 210. 5- 6- 02-04 \(29 16\) \(a\)\)- Publisher FASB- URI https://asc.fasb.org/1943274/2147480566-2147479170/946-210-10-S99-1](http://www.fasb.org/2003-us-gaap/role/disclosureRef-ref/legacyRef-Topic 946-210- SubTopic 210- 10- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph (SX 210. 6- 5- 04-02 (29 16)(a))- Publisher FASB- URI https://asc.fasb.org/1943274/2147479617-2147480566/946-210-10-S99-1Reference 2: http://fasb-www.xbrl.org/2003-us-gaap/role/disclosureRef-ref/legacyRef-Topic 946- SubTopic 210- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph (SX 210. 5- 6- 02-04 (29 16) (a))- Publisher FASB- URI https://asc.fasb.org/1943274/2147480566-2147479170/946-210-10-S99-1) Details Name: us- gaap_ CommonStockSharesAuthorized Namespace Prefix: us- gaap_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: instantX- DefinitionTotal number of common shares of an entity that have been sold or granted to shareholders (includes common shares that were issued, repurchased and remain in the treasury). These shares represent capital invested by the firm's shareholders and owners, and may be all or only a portion of the number of shares authorized. Shares issued include shares outstanding and shares held in the treasury. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph \(SX 210. 5- 02 \(29\)\)- Publisher FASB- URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph (SX 210. 5- 02 (29))- Publisher FASB- URI https://asc.fasb.org/1943274/2147480566/210-10-S99-1) Details Name: us- gaap_ CommonStockSharesIssued Namespace Prefix: us- gaap_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: instantX- DefinitionNumber of

shares of common stock outstanding. Common stock represent the ownership interest in a corporation. ReferencesReference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Section50-Paragraph2-SubTopic10-Topic505-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147481112/505-10-50-2>Reference 2: [http://www.fasb.org/xbrl/2003-us-gaap/role/disclosureRef-ref/legacyRef-Topic946-210-SubTopic210-10-NameAccountingStandardsCodification-SectionS99-Paragraph2-1-Subparagraph\(SX210.6-5-05-02\(4-29\)\)-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147479617-2147480566/946-210-10-S99-2](http://www.fasb.org/xbrl/2003-us-gaap/role/disclosureRef-ref/legacyRef-Topic946-210-SubTopic210-10-NameAccountingStandardsCodification-SectionS99-Paragraph2-1-Subparagraph(SX210.6-5-05-02(4-29))-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147479617-2147480566/946-210-10-S99-2)Reference 3: [http://www.xbrl.org/2009-2003/role/commonPracticeRef-disclosureRef-Topic946-SubTopic220-210-NameAccountingStandardsCodification-SectionS99-Paragraph3-2-Subparagraph\(SX210.6-09-05\(4\)-\(b\)\)-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147483575-2147479170/946-220-210-S99-3](http://www.xbrl.org/2009-2003/role/commonPracticeRef-disclosureRef-Topic946-SubTopic220-210-NameAccountingStandardsCodification-SectionS99-Paragraph3-2-Subparagraph(SX210.6-09-05(4)-(b))-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147483575-2147479170/946-220-210-S99-3)Reference 4: [http://www.xbrl.org/2003-2009/role/disclosureRef-commonPracticeRef-Topic946-SubTopic210-220-NameAccountingStandardsCodification-SectionS99-Paragraph1-3-Subparagraph\(SX210.6-04-09\(16-4\)\(a-b\)\)-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147479617-2147479134/946-210-220-S99-1](http://www.xbrl.org/2003-2009/role/disclosureRef-commonPracticeRef-Topic946-SubTopic210-220-NameAccountingStandardsCodification-SectionS99-Paragraph1-3-Subparagraph(SX210.6-04-09(16-4)(a-b))-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147479617-2147479134/946-210-220-S99-1)Reference 5: [http://www.xbrl.org/2009-2003/role/commonPracticeRef-disclosureRef-Topic946-SubTopic220-210-NameAccountingStandardsCodification-SectionS99-Paragraph3-1-Subparagraph\(SX210.6-09-04\(7-16\)\(a\)\)-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147483575-2147479170/946-210-S99-1](http://www.xbrl.org/2009-2003/role/commonPracticeRef-disclosureRef-Topic946-SubTopic220-210-NameAccountingStandardsCodification-SectionS99-Paragraph3-1-Subparagraph(SX210.6-09-04(7-16)(a))-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147483575-2147479170/946-210-S99-1)Reference 6: <http://www.xbrl.org/2009/role/commonPracticeRef-Topic946-SubTopic220-S99-3>Reference 6: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic210-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-3-Subparagraph\(SX210.5-6-02-09\(29-7\)\)-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147480566-2147479134/210-946-10-220-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-Topic210-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-3-Subparagraph(SX210.5-6-02-09(29-7))-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147480566-2147479134/210-946-10-220-S99-1)Details Name: us-gaap_CommonStockSharesOutstanding Namespace Prefix: us-gaap_ Data Type: xbrli:sharesItemType Balance Type: na Period Type: instantX- ReferencesNo definition available. Details Name: us-gaap_StatementOfFinancialPositionAbstract Namespace Prefix: us-gaap_ Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX- DefinitionPer share amount of par value or stated value of stock classified as temporary equity. Temporary equity is a security with redemption features that are outside the control of the issuer, is not classified as an asset or liability in conformity with GAAP, and is not mandatorily redeemable. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Topic480-SectionS99-Paragraph1-Subparagraph\(SX210.5-02\(27\)\)-SubTopic10-Topic210-SectionS99-Paragraph1-Subparagraph\(27\)-SubTopic10-Topic210-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147480244-2147480566/480-210-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Topic480-SectionS99-Paragraph1-Subparagraph(SX210.5-02(27))-SubTopic10-Topic210-SectionS99-Paragraph1-Subparagraph(27)-SubTopic10-Topic210-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147480244-2147480566/480-210-10-S99-1)Reference 2: [http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Topic480-SubTopic10-SectionS99-Paragraph1-Subparagraph\(27\)-SubTopic10-Topic210-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147480566-2147480244/210-480-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Topic480-SubTopic10-SectionS99-Paragraph1-Subparagraph(27)-SubTopic10-Topic210-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147480566-2147480244/210-480-10-S99-1)Details Name: us-gaap_TemporaryEquityParOrStatedValuePerShare Namespace Prefix: us-gaap_ Data Type: dt:types:perShareItemType Balance Type: na Period Type: instantX- DefinitionAmount to be paid per share that is classified as temporary equity by entity upon redemption. Temporary equity is a security with redemption features that are outside the control of the issuer, is not classified as an asset or liability in conformity with GAAP, and is not mandatorily redeemable. Includes any type of security that is redeemable at a fixed or determinable price or on a fixed or determinable date or dates, is redeemable at the option of the holder, or has conditions for redemption which are not solely within the control of the issuer. If convertible, the issuer does not control the actions or events necessary to issue the maximum number of shares that could be required to be delivered under the conversion option if the holder exercises the option to convert the stock to another class of equity. If the security is a warrant or a rights issue, the warrant or rights issue is considered to be temporary equity if the issuer cannot demonstrate that it would be able to deliver upon the exercise of the option by the holder in all cases. Includes stock with put option held by ESOP and stock redeemable by holder only in the event of a change in control of the issuer. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Topic480-SectionS99-Paragraph1-Subparagraph\(SX210.5-02\(27\)\)-SubTopic10-Topic210-SectionS99-Paragraph1-Subparagraph\(27\)-SubTopic10-Topic210-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147480244-2147480566/480-210-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Topic480-SectionS99-Paragraph1-Subparagraph(SX210.5-02(27))-SubTopic10-Topic210-SectionS99-Paragraph1-Subparagraph(27)-SubTopic10-Topic210-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147480244-2147480566/480-210-10-S99-1)Reference 2: [http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Topic480-SubTopic10-SectionS99-Paragraph1-Subparagraph\(27\)-SubTopic10-Topic210-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147480566-2147480244/210-480-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Topic480-SubTopic10-SectionS99-Paragraph1-Subparagraph(27)-SubTopic10-Topic210-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147480566-2147480244/210-480-10-S99-1)Details Name: us-gaap_TemporaryEquityRedemptionPricePerShare Namespace Prefix: us-gaap_ Data Type: dt:types:perShareItemType Balance Type: na Period Type: instantX- DefinitionThe number of securities classified..... Balance Type: na Period Type: instantConsolidated Statements of Operations- USD (\$) 12 Months EndedDec. 31, 2022-2024 Dec. 31, 2022OPERATING 2023OPERATING EXPENSES General and administrative expenses \$ 1,569,710 \$ 991,868Provision for 868 \$ 1,107,632Franchise franchise tax expense 143,662 183,956Total 956,152,111Total operating expenses (1,713,372) (1,175,824) (-1,259,743) OTHER INCOME (EXPENSE LOSS) Income on cash and investments held in Trust Account 1,285,520 3,090,407Tax 407-1,683,870Penalties penalties on income tax and interest (121,630) (11,888) Interest expense (188,203) (57,255) Change in fair value of warrant liabilities (855) 4,389-108,300Total 389Total other income, net 974,832 3,025,653 (Loss) income 1,792,170Income before provision for income taxes (738,540) 1,849,829 532,427Provision 829Provision for income taxes (239,905) (529,505) (308,185) NET (LOSS) INCOME \$ (978,445) \$ 1,320,324 \$ 224,242Redeemable- 324Redeemable Common Stock [Member] OTHER INCOME (EXPENSE LOSS) Basic weighted average shares outstanding 2,425,214 5,755,364Diluted 364-11,500,000Diluted weighted average shares outstanding 2,425,214 5,755,364Basic 364-11,500,000Basic net income (loss) per share \$ 0.38-26 \$ 0.04Diluted 38Diluted net income (loss) per share \$ 0.38-26 \$ 0.04Non-38Non- Redeemable Common Stock [Member] OTHER INCOME (EXPENSE LOSS) Basic weighted average shares outstanding 3,445,000 3,445,000Diluted weighted average shares outstanding 3,445,000 3,445,000Basic net income (loss) per share \$ (0.47) \$ (0.25) \$ (-0.06)-Diluted net income (loss) per share \$ (0.47) \$ (0.25) \$ (-0.06)-X- DefinitionFranchise DefinitionProvision for franchise tax expense. ReferencesNo definition available. Details Name: GLLI-FranchiseTaxExpense GLLI-ProvisionForFranchiseTaxExpense Namespace Prefix: GLLI_ Data Type: xbrli:monetaryItemType Balance Type: debit Period Type: durationX- DefinitionTax penalties and interest. ReferencesNo definition available. Details Name: GLLI-TaxPenaltiesAndInterest Namespace Prefix: GLLI_ Data Type: xbrli:monetaryItemType Balance Type: debit Period Type: durationX- DefinitionThe amount of net income (loss) for the period per each share of common stock or unit outstanding during the reporting period. ReferencesReference 1: <http://www.xbrl.org/2003/role/>

disclosureRef- Topic 250- SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 3-6- Publisher FASB- URI https://asc.fasb.org/#1943274/2147483443/250-10-50-3Reference-6Reference 2: http://www.xbrl.org/2003/role/disclosureRef-exampleRef- Topic 260- SubTopic 10- Name Accounting Standards Codification- Section 55- Paragraph 15-52- Publisher FASB- URI https://asc.fasb.org/#1943274/2147482635/260-10-55-15Reference-52Reference 3: http://www.xbrl.org/2003/role/disclosureRef- Topic 815-805- SubTopic 40-60- Name Accounting Standards Codification- Section 65- Paragraph 1- Subparagraph (g e)(4)- Publisher FASB- URI https://asc.fasb.org/#1943274/2147480175-2147476176/815-805-40-60-65-1Reference 4: http://www.xbrl.org/2003/role/disclosureRef- Topic 815-740- SubTopic 40-323- Name Accounting Standards Codification- Section 65- Paragraph 1-2- Subparagraph (fg)(3)- Publisher FASB- URI https://asc.fasb.org/#1943274/2147480175-2147476176/815-40-740-323-65-1Reference 2Reference 5: http://www.xbrl.org/2003/role/disclosureRef- Topic 250- SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 3-11- Subparagraph (a)- Publisher FASB- URI https://asc.fasb.org/#1943274/2147483443/250-10-50-11Reference-3Reference 6: http://www.xbrl.org/2003/role/disclosureRef- Topic 250-260- SubTopic 10- Name Accounting Standards Codification- Section 50-55- Paragraph 15-11- Subparagraph (b)- Publisher FASB- URI https://asc.fasb.org/#1943274/2147483443-2147482635/250-260-10-50-55-11Reference-15Reference 7: http://www.xbrl.org/2003/role/disclosureRef- Topic 250-815- SubTopic 10-40- Name Accounting Standards Codification- Section 50-65- Paragraph 7-1- Subparagraph (a e)(4)- Publisher FASB- URI https://asc.fasb.org/#1943274/2147483443-2147480175/250-815-10-40-50-65-7Reference-1Reference 8: http://www.xbrl.org/2003/role/disclosureRef- Topic 260-815- SubTopic 10-40- Name Accounting Standards Codification- Section 45-65- Paragraph 2-1- Subparagraph (f)- Publisher FASB- URI https://asc.fasb.org/#1943274/2147482689-2147480175/260-815-10-40-45-65-2Reference-1Reference 9: http://www.xbrl.org/2003/role/disclosureRef- Topic 260-250- SubTopic 10- Name Accounting Standards Codification- Section 45-50- Paragraph 60B-11- Subparagraph (d a)- Publisher FASB- URI https://asc.fasb.org/#1943274/2147482689-2147483443/260-250-10-45-50-60BReference-11Reference 10: http://www.xbrl.org/2003/role/disclosureRef- Topic 250- SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 4-11- Subparagraph (b)- Publisher FASB- URI https://asc.fasb.org/#1943274/2147483443/250-10-50-4Reference-11Reference 11: http://www.xbrl.org/2003/role/disclosureRef- Topic 260-250- SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 1-7- Subparagraph (a)- Publisher FASB- URI https://asc.fasb.org/#1943274/2147482662-2147483443/260-250-10-50-1Reference-7Reference 12: http://www.xbrl.org/2003/role/disclosureRef- Topic 260- SubTopic 10- Name Accounting Standards Codification- Section 45- Paragraph 10-2- Publisher FASB- URI https://asc.fasb.org/#1943274/2147482689/260-10-45-10Reference-2Reference 13: http://www.xbrl.org/2003/role/disclosureRef- Topic 220-260- SubTopic 10- Name Accounting Standards Codification- Section S99-45- Paragraph 2-60B- Subparagraph (d SX 210.5-03(25))- Publisher FASB- URI https://asc.fasb.org/#1943274/2147483621-2147482689/220-260-10-S99-45-2Reference-60BReference 14: http://www.xbrl.org/2003/role/disclosureRef- Topic 942-250- SubTopic 220-10- Name Accounting Standards Codification- Section S99-50- Paragraph 4-1- Subparagraph (SX 210.9-04(27))- Publisher FASB- URI https://asc.fasb.org/#1943274/2147483589-2147483443/942-250-220-10-S99-50-1Reference-4Reference 15: http://www.xbrl.org/2003/role/disclosureRef- Topic 944-260- SubTopic 220-10- Name Accounting Standards Codification- Section S99-50- Paragraph 1- Subparagraph (a SX 210.7-04(23))- Publisher FASB- URI https://asc.fasb.org/#1943274/2147483586-2147482662/944-260-220-10-S99-50-1Reference 16: http://www.xbrl.org/2003/role/exampleRef-disclosureRef- Topic 260- SubTopic 10- Name Accounting Standards Codification- Section 55-45- Paragraph 52-10- Publisher FASB- URI https://asc.fasb.org/#1943274/2147482635-2147482689/260-10-55-45-52Reference-10Reference 17: http://www.xbrl.org/2003/role/disclosureRef- Topic 260-220- SubTopic 10- Name Accounting Standards Codification- Section S99-)from continuing operations. Includes, but is not limited to, deferred regional, territorial, and provincial tax expense (benefit) for non- US Paragraph 2- Subparagraph (SX 210 United States of America) jurisdiction. 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ReferencesReference 1: http://www.xbrl.org/2003/role/disclosureRef- Topic 250- SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 3-6- Publisher FASB- URI https://asc.fasb.org/#1943274/2147483443/250-10-50-3Reference-6Reference 2: http://www.xbrl.org/2003/role/disclosureRef-exampleRef- Topic 260- SubTopic 10- Name Accounting Standards Codification- Section 55- Paragraph 15-52- Publisher FASB- URI https://asc.fasb.org/#1943274/2147482635/260-10-55-15Reference-52Reference 3: http://www.xbrl.org/2003/role/disclosureRef- Topic 815-805- SubTopic 40-60- Name Accounting Standards Codification- Section 65- Paragraph 1- Subparagraph (g e)(4)- Publisher FASB- URI https://asc.fasb.org/#1943274/2147480175-2147476176/815-805-40-60-65-1Reference 4: http://www.xbrl.org/2003/role/disclosureRef- Topic 815-740- SubTopic 40-323- Name Accounting Standards Codification- Section 65- Paragraph 1-2- Subparagraph (fg)(3)- Publisher FASB- URI https://asc.fasb.org/#1943274/2147480175-2147476176/815-40-740-323-65-1Reference 2Reference 5: http://www.xbrl.org/2003/role/disclosureRef- Topic 250- SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 3-11- Subparagraph (a)- Publisher FASB- URI https://asc.fasb.org/#1943274/2147483443/250-10-50-11Reference-3Reference 6: http://www.xbrl.org/2003/role/disclosureRef- Topic 250-260-

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Accounting Standards Codification- Section S99- Paragraph 1B-1A- Subparagraph \(SX 210. 13- 02-01 \(a\) \(4\) \(iii\)\(A\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1B-1A- Subparagraph (SX 210. 13- 02-01 (a) (4) (iii)(A))))- Publisher FASB- URI <https://asc.fasb.org/#1943274/2147480097/470-10-S99-1BReference 25>: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1B-1A- Subparagraph \(SX 210. 13- 02-01 \(a\) \(4\) \(iv-iii\)\(A\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1B-1A- Subparagraph (SX 210. 13- 02-01 (a) (4) (iv-iii)(A))))- Publisher FASB- URI <https://asc.fasb.org/#1943274/2147480097/470-10-S99-1BReference 26>: [http://www.xbrl.org/2003/role/disclosureRef-Topic 470-SubTopic 10- Name Accounting Standards Codification- 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13- 02 \(a\) \(4\) \(iv\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 280-470-SubTopic 10- Name Accounting Standards Codification- Section 50-S99- Paragraph 32-1B- Subparagraph (f-SX 210. 13- 02 (a) (4) (iv))))- Publisher FASB- URI <https://asc.fasb.org/#1943274/2147482810-2147480097/280-470-10-50-S99-32Reference 1BReference 31>: [http://www.xbrl.org/2003/role/disclosureRef-Topic 260-470-SubTopic 10- Name Accounting Standards Codification- Section 45-S99- Paragraph 60B-1B- Subparagraph \(SX 210. 13- 02 \(a\) \(5\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic 260-470-SubTopic 10- Name Accounting Standards Codification- Section 45-S99- Paragraph 60B-1B- Subparagraph (SX 210. 13- 02 (a) (5))))- Publisher FASB- URI <https://asc.fasb.org/#1943274/2147482689-2147480097/470-10-S99-1BReference 32>: [http://www.xbrl.org/2003/role/disclosureRef-Topic 260-470-SubTopic 10- Name Accounting Standards Codification- Section 50-45- Paragraph 31-60B- Subparagraph 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that common shares or units have been outstanding to the total time in that period. 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ReferencesNo definition available. Details Name: GLLI_ExciseTaxImposedOnCommonStockRedemptions Namespace Prefix: GLLI_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX- DefinitionRemeasurement of redeemable shares Common stock subject to redemption. ReferencesNo definition available. Details Name: GLLI_RemeasurementOfRedeemableSharesToRedemption GLLI_RemeasurementOfCommonStockSubjectToRedemption Namespace Prefix: GLLI_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX- DefinitionRemeasurement of common stock subject to redemption, net in trust funds that may be used to pay tax. ReferencesNo definition available. Details Name: GLLI_RemeasurementOfCommonStockSubjectToRedemptionNetInTrustFundsThatMayBeUsedToPayTax Namespace Prefix: GLLI_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX- DefinitionThe portion of profit or loss for the period, net of income taxes, which is attributable to the parent. 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E) - Publisher FASB- URI https://asc.fasb.org/1943274/2147480418/310-10-599-2 Details Name: us-gaap_StockholdersEquity Namespace Prefix: us-gaap_ Data Type: xbrli:monetaryItemType Balance Type: credit Period Type: instantConsolidated Statements of Cash Flows- USD (\$) 12 Months Ended Dec. 31, 2023-2024 Dec. 31, 2022CASH-2023CASH FLOWS FROM OPERATING ACTIVITIES: Net (loss) income \$ (978, 445) \$ 1, 320, 324 \$ 224, 242Adjustments- 324Adjustments to reconcile net (loss) income to net cash used in operating activities: Interest income on cash and investments held in Trust Account (1, 285, 520) (3, 090, 407)(-1, 683, 870) Change in fair value of warrant liabilities (4, 389) (108, 300)Changes in operating assets and liabilities: Prepaid expenses 28, 733 81, 820-212, 583Deferred- 820Deferred tax liability (79, 358) Due 79, 358Due to related parties 90, 000-120, 000Income tax payable (50, 226) 300, 678-228, 827Interest-- 678Interest expense accrual 188, 203 57, 255Accounts 255Accounts payable (62, 208) (42, 036) 44Excise tax liability 109, 368 580Franchise--- Franchise tax payable 9, 906 (36, 365) Net 152, 111Net cash used in operating activities (2, 039, 334) (1, 402, 478)(-730, 469) Cash Flows from Investing Activities: Cash deposited to Trust Account (720, 000) (1, 230, 000) Cash withdrawn from Trust Account to pay tax obligations 539, 788 Cash withdrawn from trust in connection with redemption of common stock 26, 890, 379 93, 521, 369 Net 369Cash withdrawn from Trust Account to pay tax obligations 433, 768 539, 788Net cash provided by investing activities 26, 604, 147 92, 831, 157Cash 157 Cash Flows from Financing Activities: Issuance of Proceeds from promissory notes- note -related party 2, 500, 000 1, 700, 000Due 000 Due to affiliate- advance 390, 000Common 000 Redemption of common stock redemption (26, 890, 379) (93, 521, 369) Net cash used in financing activities (24, 390, 379) (91, 431, 369) NET CHANGE IN CASH 174, 434 (2, 690) (-730, 469) CASH, BEGINNING OF PERIOD 79, 073 81, 763CASH 763 812, 232CASH, END OF PERIOD 253, 507 79, 073 81, 763Supplementary- 073Supplementary cash flow information: Cash paid for interest expense Cash paid for income taxes 290, 131 320, 073Non-073Non- cash investing and financing activities: Excise tax accrued for common stock redemptions 268, 904 935, 214 Remeasurement 214Remeasurement of Common stock subject to redemption \$ 1, 768, 457 \$ 3, 595, 663-663X \$ 1, 139, 419X- DefinitionCash deposited to trust account. ReferencesNo definition available. Details Name: GLLI_CashDepositedToTrustAccount Namespace Prefix: GLLI_ Data Type: xbrli:monetaryItemType Balance Type: debit Period Type: durationX- DefinitionCash withdrawn from trust account to pay tax obligations in connection with redemption of common stock. ReferencesNo definition available. Details Name: GLLI_CashWithdrawnFromTrustAccountToPayTaxObligations GLLI_CashWithdrawnFromTrustAccountInConnectionWithRedemptionOfCommonStock Namespace Prefix: GLLI_ Data Type: xbrli:monetaryItemType Balance Type: credit debit Period Type: durationX- DefinitionCash withdrawn from trust account to pay tax obligations in connection with redemption of common stock. ReferencesNo definition available. Details Name: GLLI_CashWithdrawnFromTrustInConnectionWithRedemptionOfCommonStock

GLLI_CashWithdrawnFromTrustAccountToPayTaxObligations Namespace Prefix: GLLI_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX- DefinitionDue to affiliate advance. ReferencesNo definition available. Details Name: GLLI_DueToAffiliateAdvance Namespace Prefix: GLLI_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX- DefinitionExcise tax accrued for common stock redemptions. ReferencesNo definition available. Details Name: GLLI_ExciseTaxAccruedForCommonStockRedemptions Namespace Prefix: GLLI_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX- DefinitionChange in fair value of warrant liabilities. ReferencesNo definition available. Details Name: GLLI_IncreaseDecreaseInChangeInFairValueOfWarrantLiabilities Namespace Prefix: GLLI_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX- DefinitionIncrease decrease in franchise in excise tax payable liability. ReferencesNo definition available. Details Name: ~~GLLI_IncreaseDecreaseInFranchiseTaxPayable~~ **GLLI_IncreaseDecreaseInExciseTaxLiability** Namespace Prefix: GLLI_ Data Type: xbrli: monetaryItemType Balance Type: debit credit Period Type: durationX- DefinitionInterest expense accrual decrease in franchise tax payable. ReferencesNo definition available. Details Name: **GLLI_IncreaseDecreaseInFranchiseTaxPayable** Namespace Prefix: GLLI_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX- DefinitionInterest expense accrual. ReferencesNo definition available. Details Name: GLLI_IncreaseDecreaseInInterestExpenseAccrual Namespace Prefix: GLLI_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX- DefinitionRemeasurement of common common stock subject to redemption, net in trust funds that may be used to pay tax. ReferencesNo definition available. Details Name: GLLI_RemeasurementOfCommonStockSubjectToRedemption Namespace Prefix: GLLI_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX- ReferencesNo definition available. Details Name: us-gaap_AdjustmentsToReconcileNetIncomeLossToCashProvidedByUsedInOperatingActivitiesAbstract Namespace Prefix: us-gaap_ Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX- DefinitionAmount of cash and cash equivalents, and cash and cash equivalents restricted to withdrawal or usage; including, but not limited to, disposal group and discontinued operations. Cash includes, but is not limited to, currency on hand, demand deposits with banks or financial institutions, and other accounts with general characteristics of demand deposits. Cash equivalents include, but are not limited to, short-term, highly liquid investments that are both readily convertible to known amounts of cash and so near their maturity that they present insignificant risk of changes in value because of changes in interest rates. ReferencesReference 1: <http://www.xbrl.org/2003/role/disclosureRef-Topic230-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph8-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482913/230-10-50-8>Reference 2: <http://fasb.org/us-gaap/role/ref/legacyRef-Topic230-SubTopic10-NameAccountingStandardsCodification-Section45-Paragraph24-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482740/230-10-45-24>Reference 3: <http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Topic230-SubTopic10-Section45-Paragraph4-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482740/230-10-45-4> Details Name: us-gaap_CashCashEquivalentsRestrictedCashAndRestrictedCashEquivalentsIncludingDisposalGroupAndDiscontinuedOperations Namespace Prefix: us-gaap_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: instantX- DefinitionAmount of increase (decrease) in cash, cash equivalents, and cash and cash equivalents restricted to withdrawal or usage; including effect from exchange rate change. Cash includes, but is not limited to, currency on hand, demand deposits with banks or financial institutions, and other accounts with general characteristics of demand deposits. Cash equivalents include, but are not limited to, short-term, highly liquid investments that are both readily convertible to known amounts of cash and so near their maturity that they present insignificant risk of changes in value because of changes in interest rates. ReferencesReference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-Topic230-SubTopic10-NameAccountingStandardsCodification-Section45-Paragraph24-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482740/230-10-45-24>Reference 2: <http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Section45-Paragraph1-SubTopic230-Topic830-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147481877-2147477401/830-230-45-1> Details Name: us-gaap_CashCashEquivalentsRestrictedCashAndRestrictedCashEquivalentsPeriodIncreaseDecreaseIncludingExchangeRateEffect Namespace Prefix: us-gaap_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX- ReferencesNo definition available. Details Name: us-gaap_CashFlowNoncashInvestingAndFinancingActivitiesDisclosureAbstract Namespace Prefix: us-gaap_ Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX- DefinitionThe amount DefinitionAmount, after refund, of cash paid during the current period to foreign, federal, state, and local authorities jurisdictions as taxes on income, net of any cash received during the current period as refunds for the overpayment of taxes-- tax. ReferencesReference 1: [http://fasb-www.xbrl.org/2003-us-gaap/role/ref/legacyRef-disclosureRef-Topic230-SubTopic10-NameAccountingStandardsCodification-4-Section50-Paragraph2A-08\(h\)\(1\)-\(Note1\)\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147480678-2147482913/235-230-10-S99-50-1](http://fasb-www.xbrl.org/2003-us-gaap/role/ref/legacyRef-disclosureRef-Topic230-SubTopic10-NameAccountingStandardsCodification-4-Section50-Paragraph2A-08(h)(1)-(Note1))-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147480678-2147482913/235-230-10-S99-50-1)Reference 2:[http://www.xbrl.org/2009-2003/role/commonPracticeRef-disclosureRef-Topic740-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph23-9-Subparagraph\(b\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482685/740-10-50-9](http://www.xbrl.org/2009-2003/role/commonPracticeRef-disclosureRef-Topic740-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph23-9-Subparagraph(b)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482685/740-10-50-9)Reference 3:[http://www.xbrl.org/2009-2003/role/commonPracticeRef-disclosureRef-Topic740-SubTopic10-NameAccountingStandardsCodification-SectionS99-50-Paragraph22-1-Subparagraph\(SAB-Topic6.1.7\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147479360-2147482685/740-10-50-22](http://www.xbrl.org/2009-2003/role/commonPracticeRef-disclosureRef-Topic740-SubTopic10-NameAccountingStandardsCodification-SectionS99-50-Paragraph22-1-Subparagraph(SAB-Topic6.1.7)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147479360-2147482685/740-10-50-22)Reference 4:<http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Topic230-SubTopic10-Section50-Paragraph2-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482913/230-10-50-2> Details Name: us-gaap_IncomeTaxesPaidNet Namespace Prefix: us-gaap_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX- DefinitionThe increase (decrease) during the reporting period in the aggregate amount of liabilities incurred (and for which invoices have typically been received) and payable to vendors for goods and services received that are used in an entity's business. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Section45-Paragraph28-Subparagraph\(a\)-SubTopic10-Topic230-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482740/230-10-45-28](http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Section45-Paragraph28-Subparagraph(a)-SubTopic10-Topic230-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482740/230-10-45-28) Details Name: us-gaap_IncreaseDecreaseInAccountsPayable Namespace Prefix: us-gaap_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX- DefinitionThe increase (decrease) during the period in the amount due for taxes based on the reporting

entity's earnings or attributable to the entity's income earning process (business presence) within a given jurisdiction.

ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Section45-Paragraph28-Subparagraph\(a\)-SubTopic10-Topic230-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147482740/230-10-45-28](http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Section45-Paragraph28-Subparagraph(a)-SubTopic10-Topic230-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147482740/230-10-45-28) Details Name: us-gaap_IncreaseDecreaseInAccruedIncomeTaxesPayable Namespace Prefix: us-gaap_ Data Type: xbrli:monetaryItemType Balance Type: debit Period Type: durationX- DefinitionChange during the period in carrying value for all deferred liabilities due within one year or operating cycle. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Section45-Paragraph28-Subparagraph\(a\)-SubTopic10-Topic230-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147482740/230-10-45-28](http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Section45-Paragraph28-Subparagraph(a)-SubTopic10-Topic230-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147482740/230-10-45-28) Details Name: us-gaap_IncreaseDecreaseInDeferredLiabilities Namespace Prefix: us-gaap_ Data Type: xbrli:monetaryItemType Balance Type: debit Period Type: durationX- DefinitionThe increase (decrease) **during the reporting period in the aggregate amount of obligations owed to be paid to the following types of related parties: a parent company and its subsidiaries; subsidiaries of a common parent; an entity and trust for the benefit of employees, such as pension and profit-sharing trusts that is controlling, are managed by or under the control-trusteeship of the entities' management; an entity and its principal owners, management, or within member of their immediate families; affiliates; same control group as the reporting entity by means of direct or indirect ownership other parties with the ability to exert significant influence.** ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Section45-Paragraph28-Subparagraph\(a\)-SubTopic10-Topic230-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147482740/230-10-45-28](http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Section45-Paragraph28-Subparagraph(a)-SubTopic10-Topic230-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147482740/230-10-45-28) Details Name: us-gaap_IncreaseDecreaseInDueToAffiliates- **gaap_IncreaseDecreaseInDueToRelatedParties** Namespace Prefix: us-gaap_ Data Type: xbrli:monetaryItemType Balance Type: debit Period Type: durationX- ReferencesNo definition available. Details Name: us-gaap_IncreaseDecreaseInOperatingCapitalAbstract Namespace Prefix: us-gaap_ Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX- DefinitionThe increase (decrease) during the reporting period in the amount of outstanding money paid in advance for goods or services that bring economic benefits for future periods. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Section45-Paragraph28-Subparagraph\(a\)-SubTopic10-Topic230-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147482740/230-10-45-28](http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Section45-Paragraph28-Subparagraph(a)-SubTopic10-Topic230-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147482740/230-10-45-28) Details Name: us-gaap_IncreaseDecreaseInPrepaidExpense Namespace Prefix: us-gaap_ Data Type: xbrli:monetaryItemType Balance Type: credit Period Type: durationX- DefinitionAmount of cash paid for interest, excluding capitalized interest, classified as operating activity. Includes, but is not limited to, payment to settle zero-coupon bond for accreted interest of debt discount and debt instrument with insignificant coupon interest rate in relation to effective interest rate of borrowing attributable to accreted interest of debt discount. ReferencesReference 1: [http://www.xbrl.org/2003/role/disclosureRef-Topic230-SubTopic10-NameAccountingStandardsCodification-Section45-Paragraph17-Subparagraph\(d\)-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147482740/230-10-45-17](http://www.xbrl.org/2003/role/disclosureRef-Topic230-SubTopic10-NameAccountingStandardsCodification-Section45-Paragraph17-Subparagraph(d)-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147482740/230-10-45-17) Reference 2: [http://www.xbrl.org/2003/role/disclosureRef-Topic230-SubTopic10-NameAccountingStandardsCodification-Section45-Paragraph25-Subparagraph\(e\)-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147482740/230-10-45-25](http://www.xbrl.org/2003/role/disclosureRef-Topic230-SubTopic10-NameAccountingStandardsCodification-Section45-Paragraph25-Subparagraph(e)-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147482740/230-10-45-25) Reference 3: <http://www.xbrl.org/2003/role/disclosureRef-Topic230-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph2-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147482913/230-10-50-2> Details Name: us-gaap_InterestPaidNet Namespace Prefix: us-gaap_ Data Type: xbrli:monetaryItemType Balance Type: credit Period Type: durationX- DefinitionAmount of unrealized gain (loss) on investment in marketable security. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic220-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph2-Subparagraph\(SX210.5-03\(7\)\(c\)\)-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147483621/220-10-S99-2](http://fasb.org/us-gaap/role/ref/legacyRef-Topic220-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph2-Subparagraph(SX210.5-03(7)(c))-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147483621/220-10-S99-2) Details Name: us-gaap_MarketableSecuritiesUnrealizedGainLoss Namespace Prefix: us-gaap_ Data Type: xbrli:monetaryItemType Balance Type: credit Period Type: durationX- DefinitionAmount of cash inflow (outflow) from financing activities, including discontinued operations. Financing activity cash flows include obtaining resources from owners and providing them with a return on, and a return of, their investment; borrowing money and repaying amounts borrowed, or settling the obligation; and obtaining and paying for other resources obtained from creditors on long-term credit. ReferencesReference 1: <http://www.xbrl.org/2003/role/disclosureRef-Topic230-SubTopic10-NameAccountingStandardsCodification-Section45-Paragraph24-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147482740/230-10-45-24> Details Name: us-gaap_NetCashProvidedByUsedInFinancingActivities Namespace Prefix: us-gaap_ Data Type: xbrli:monetaryItemType Balance Type: debit Period Type: durationX- ReferencesNo definition available. Details Name: us-gaap_NetCashProvidedByUsedInFinancingActivitiesAbstract Namespace Prefix: us-gaap_ Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX- DefinitionAmount of cash inflow (outflow) from investing activities, including discontinued operations. Investing activity cash flows include making and collecting loans and acquiring and disposing of debt or equity instruments and property, plant, and equipment and other productive assets. ReferencesReference 1: <http://www.xbrl.org/2003/role/disclosureRef-Topic230-SubTopic10-NameAccountingStandardsCodification-Section45-Paragraph24-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147482740/230-10-45-24> Details Name: us-gaap_NetCashProvidedByUsedInInvestingActivities Namespace Prefix: us-gaap_ Data Type: xbrli:monetaryItemType Balance Type: debit Period Type: durationX- ReferencesNo definition available. Details Name: us-gaap_NetCashProvidedByUsedInInvestingActivitiesAbstract Namespace Prefix: us-gaap_ Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX- DefinitionAmount of cash inflow (outflow) from operating activities, including discontinued operations. Operating activity cash flows include transactions, adjustments, and changes in value not defined as investing or financing activities. ReferencesReference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-Topic230-SubTopic10-NameAccountingStandardsCodification-Section45-Paragraph28-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147482740/230-10-45-28> Reference 2: <http://fasb.org/us-gaap/role/ref/legacyRef-Topic230-SubTopic10-NameAccountingStandardsCodification-Section45-Paragraph24-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147482740/230-10-45-24> Reference 3: <http://fasb.org/us-gaap/role/ref/legacyRef-Topic230-SubTopic10-NameAccountingStandardsCodification-Section45-Paragraph25-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147482740/230-10-45-25> Details Name: us-gaap_NetCashProvidedByUsedInOperatingActivities Namespace Prefix: us-gaap_

Data Type: xbrli: monetaryItemType Balance Type: na Period Type: durationX- ReferencesNo definition available. Details Name: us- gaap_ NetCashProvidedByUsedInOperatingActivitiesAbstract Namespace Prefix: us- gaap_ Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX- DefinitionThe portion of profit or loss for the period, net of income taxes, which is attributable to the parent. ReferencesReference 1: [http://www.xbrl.org/2003/role/disclosureRef-Topic-235-250-SubTopic-10-Name-Accounting-Standards-Codification-Section-599-50-Paragraph-6-1-Subparagraph-\(SX-210-4-08-\(g\)-\(1\)-\(ii\)\)-Publisher-FASB-URI-https://asc.fasb.org/#1943274/2147480678-2147483443-235-250-10-S99-50-1Reference-6Reference-2](http://www.xbrl.org/2003/role/disclosureRef-Topic-235-250-SubTopic-10-Name-Accounting-Standards-Codification-Section-599-50-Paragraph-6-1-Subparagraph-(SX-210-4-08-(g)-(1)-(ii))-Publisher-FASB-URI-https://asc.fasb.org/#1943274/2147480678-2147483443-235-250-10-S99-50-1Reference-6Reference-2): 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[http://www.xbrl.org/2003/role/disclosureRef-Topic-250-SubTopic-10-Name-Accounting-Standards-Codification-Section-50-S99-Paragraph-3-2-Subparagraph-\(SX-210-5-03-\(20\)\)-Publisher-FASB-URI-https://asc.fasb.org/#1943274/2147483443-2147483621/250-220-10-50-S99-3Reference-2Reference-6](http://www.xbrl.org/2003/role/disclosureRef-Topic-250-SubTopic-10-Name-Accounting-Standards-Codification-Section-50-S99-Paragraph-3-2-Subparagraph-(SX-210-5-03-(20))-Publisher-FASB-URI-https://asc.fasb.org/#1943274/2147483443-2147483621/250-220-10-50-S99-3Reference-2Reference-6): 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<http://www.xbrl.org/2003/role/disclosureRef-Topic205-SubTopic20-NameAccountingStandardsCodification-Section50-45-Paragraph7-28>- Publisher FASB- URI <https://asc.fasb.org/1943274/2147483499-2147482740/205-20-230-50-10-45-7Reference-28Reference> 35: [http://fasb-www.xbrl.org/2003-us-gaap/role/disclosureRef-ref/legacyRef-Topic230-220-SubTopic10-NameAccountingStandardsCodification-Section45-Paragraph28-1A-Subparagraph\(a\)](http://fasb-www.xbrl.org/2003-us-gaap/role/disclosureRef-ref/legacyRef-Topic230-220-SubTopic10-NameAccountingStandardsCodification-Section45-Paragraph28-1A-Subparagraph(a))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147482740-2147482790/230-220-10-45-28Reference-1AReference> 36: [http://www.xbrl.org/2003/role/disclosureRef-Topic220-SubTopic10-NameAccountingStandardsCodification-Section45-Paragraph1A-1B-Subparagraph\(a\)](http://www.xbrl.org/2003/role/disclosureRef-Topic220-SubTopic10-NameAccountingStandardsCodification-Section45-Paragraph1A-1B-Subparagraph(a))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147482790/220-10-45-1AReference-1BReference> 37: [http://www.fasb.xbrl.org/2003-us-gaap/role/disclosureRef-ref/legacyRef-Topic942-SubTopic220-SubTopic10-NameAccountingStandardsCodification-Section45-S99-Paragraph1B-1-Subparagraph\(a-SX210.9-04\(22\)\)](http://www.fasb.xbrl.org/2003-us-gaap/role/disclosureRef-ref/legacyRef-Topic942-SubTopic220-SubTopic10-NameAccountingStandardsCodification-Section45-S99-Paragraph1B-1-Subparagraph(a-SX210.9-04(22)))- Publisher FASB- URI https://asc.fasb.org/1943274/2147482790-2147478524/942-220-10-S99-45-1DetailsName:us-gaap_NetIncomeLoss Namespace Prefix: us-gaap_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX- DefinitionThe net cash paid (received) associated with the acquisition or disposal of all investments, including securities and other assets. **1BReference--** ReferencesNo 38 definition available. Details Name: us-gaap_PaymentsForProceedsFromInvestments Namespace Prefix: us-gaap_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX- DefinitionThe cash inflow from the additional capital contribution to the entity. **ReferencesReference 1** : <http://fasb.org/us-gaap/role/ref/legacyRef-Topic220-SubTopic10-NameAccountingStandardsCodification-SectionS99-45-Paragraph2-14> - Subparagraph (SX a)- **SubTopic 210- 10-5- Topic 03(20-230)**))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147483621/220...../asc.fasb.org/1943274/2147482740/230-10-45-14> Details Name: us-gaap_ProceedsFromIssuanceOfCommonStock Namespace Prefix: us-gaap_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX- DefinitionThe cash inflow from a borrowing supported by a written promise to pay an obligation. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Topic230-SubTopic10-Section45-Paragraph14-Subparagraph\(b\)](http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Topic230-SubTopic10-Section45-Paragraph14-Subparagraph(b))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147482740/230-10-45-14> Details Name: us-gaap_ProceedsFromNotesPayable Namespace Prefix: us-gaap_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX- ReferencesNo definition available. Details Name: us-gaap_SupplementalCashFlowInformationAbstract Namespace Prefix: us-gaap_ Data Type: xbrli <https://asc.fasb.org/1943274/2147482790/220-10-45-1BReference-37> **DefinitionFair value portion of probable future economic benefits obtained or controlled by an entity as a result of past transactions or events. ReferencesReference 1** : [http://fasb.org/us-gaap/role/ref/legacyRef-Topic942-SubTopic220-NameAccountingStandardsCodification-Topic820-SubTopic10-SectionS99-50-Paragraph1-2-Subparagraph\(a-SX210.9-04\(22\)\)](http://fasb.org/us-gaap/role/ref/legacyRef-Topic942-SubTopic220-NameAccountingStandardsCodification-Topic820-SubTopic10-SectionS99-50-Paragraph1-2-Subparagraph(a-SX210.9-04(22)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147478524-2147482106/942-820-220-10-S99-50-1-2> Details Name: us-gaap_NetIncomeLoss-gaap_AssetsFairValueDisclosure Namespace Prefix: us-gaap_ Data Type: xbrli: monetaryItemType Balance Type: credit **debit** Period Type: **instantX** durationInsiderTrading Arrangements 12 Months Ended Dec.31,2024 Insider Trading: stringItemType Balance Type: na Period Type: durationDescription of Organization and Business Operations and Liquidity 12 Months Ended Dec. 31, 2023-2024 Organization, Consolidation and Presentation of Financial Statements [Abstract] Description of Organization and Business Operations and Liquidity Note 1 – Description of Organization and Business Operations and Liquidity Globalink Investment Inc. (the “ Company ”) was incorporated in Delaware on March 24, 2021. The Company is a blank check company formed for the purpose of entering into a merger, share exchange, asset acquisition, stock purchase, recapitalization, reorganization or other similar business combination with one or more businesses or entities (the “ Business Combination ”). **On July 27, 2022, Globalink Merger Sub, Inc., a Nevada corporation and a wholly-owned subsidiary of Globalink, was formed.** The Company is not limited to a particular industry or geographic region for purposes of consummating a Business Combination. The Company is an early stage and emerging growth company and, as such, the Company is subject to all of the risks associated with early stage and emerging growth companies. **As On July 27, 2022, Globalink Merger Sub, Inc., a Nevada corporation and a**

wholly- owned subsidiary of the Company, was formed. Globalink Merger Sub, Inc. had not commenced any operations as of December 31, 2023-2024. On April 3, 2024, Globalink Merger Sub (Cayman), was incorporated in the Cayman Islands as a wholly- owned subsidiary of the Company. Globalink Merger Sub (Cayman) had not commenced any operations as of December 31, 2024. On December 31, 2024, Globalink Merger Sub (Cayman) was deregistered. As of December 31, 2024, the Company had not commenced any operations. All activity through December 31, 2023-2024 relates to the Company's formation and Initial Public Offering (" IPO "), which is described below and, since the offering, the search for a prospective initial **Business Combination and negotiation for the** Business Combination. The Company will not generate any operating revenues until after the completion of its initial Business Combination, at the earliest. The Company generates non- operating income in the form of interest income earned on investments from the proceeds derived from the IPO. The registration statement for the Company's IPO was declared effective on December 6, 2021. On December 9, 2021, the Company consummated the IPO of 10, 000, 000 units (" Units ") at \$ 10. 00 per Unit generating gross proceeds of \$ 100, 000, 000, which is discussed in Note 3. The Company has selected December 31 as its fiscal year end. Simultaneously with the closing of the IPO, the Company consummated the sale of 517, 500 units (" Private Placement Units ") at a price of \$ 10. 00 per Private Placement Unit in a private placement to Public Gold Marketing Sdn. Bhd. , a Malaysian private limited company ~~and a related party of the Company sponsor or the underwriters~~, generating gross proceeds of \$ 5, 175, 000, which is described in Note 4. Additionally with the closing of the IPO, the Company granted the underwriters a 45- day option to purchase up to 1, 500, 000 Units to cover over- allotment. On December 13, 2021, the underwriters fully exercised the option and purchased 1, 500, 000 additional Units (the " Over- allotment Units "), generating additional gross proceeds of \$ 15, 000, 000. Simultaneously with the exercise of the over- allotment, the Company consummated a private sale of an additional 52, 500 Private Placement Units to Public Gold Marketing Sdn. Bhd. at a price of \$ 10. 00 per Private Placement Unit, generating additional gross proceeds of \$ 525, 000. Since the underwriters' over- allotment was exercised in full, the sponsor did not forfeit any Founder Shares (as defined in Note 5). Offering costs for the IPO and the exercise of the underwriters' over- allotment option amounted to \$ 6, 887, 896, consisting of \$ 2, 300, 000 of underwriting fees, \$ 4, 025, 000 of deferred underwriting fees payable (which are held in the Trust Account (defined below)) and \$ 562, 896 of other costs. As described in Note 6, the \$ 4, 025, 000 of deferred underwriting fee payable is contingent upon the consummation of a Business Combination, subject to the terms of the underwriting agreement. Following the closing of the IPO, \$ 116, 725, 000 (\$ 10. 15 per Unit) from the net proceeds of the sale of the Units in the IPO and the Private Placement Units ~~was were~~ placed in a trust account (" Trust Account ") and ~~was were~~ invested in U. S. government securities, within the meaning set forth in Section 2 (a) (16) of the Investment Company Act of 1940, as amended (the " Investment Company Act "), with a maturity of 180 days or less or in any open- ended investment company that holds itself out as a money market fund selected by the Company meeting the conditions of paragraphs (d) (2), (d) (3) and (d) (4) of Rule 2a- 7 of the Investment Company Act. To mitigate the risk of being deemed to have been operating as an unregistered investment company (including under the subjective test of Section 3 (a) (1) (A) of the Investment Company Act), ~~in July on August 9, 2023~~, the Company instructed Continental Stock Transfer & Trust Company, the trustee of the Trust Account (the " Trustee " or " Continental "), to liquidate the U. S. government securities or money market funds held in the Trust Account and thereafter to hold all funds in the Trust Account in cash (which may include demand deposit accounts) until the earlier of consummation of our Business Combination or liquidation. Furthermore, such cash is held in bank accounts, which exceed federally insured limits as guaranteed by the Federal Deposit Insurance Corporation (the " FDIC "). The Company's management has broad discretion with respect to the specific application of the net proceeds of the IPO and the sale of the Private Placement Units, although substantially all of the net proceeds are intended to be applied generally toward consummating a Business Combination. There is no assurance that the Company will be able to complete a Business Combination successfully. The Company must complete one or more initial Business Combinations having an aggregate fair market value of at least 80 % of the assets held in the Trust Account excluding the deferred underwriting discounts and taxes payable on income earned on the Trust Account at the time of the agreement to enter into the initial Business Combination. However, the Company will only complete a Business Combination if the post- transaction company owns or acquires 50 % or more of the outstanding voting securities of the target or otherwise acquires a controlling interest in the target sufficient for it not to be required to register as an investment company under the Investment Company Act. There is no assurance the Company will be able to successfully effect a Business Combination. The Company will provide the holders (the " Public Stockholders ") of the outstanding shares of common stock included in the Units, or the Public Shares with the opportunity to redeem all or a portion of their Public Shares upon the completion of a Business Combination either (i) in connection with a stockholder meeting called to approve the Business Combination or (ii) by means of a tender offer. The decision as to whether the Company will seek stockholder approval of a Business Combination or conduct a tender offer will be made by the Company. The Public Stockholders will be entitled to redeem their Public Shares for a pro rata portion of the amount then in the Trust Account (initially anticipated to be \$ 10. 15 per Public Share, plus any pro rata interest then in the Trust Account, net of taxes payable). There will be no redemption rights with respect to the Company's warrants. All of the Public Shares contain a redemption feature, which allows for the redemption of such Public Shares in connection with the Company's liquidation, if there is a stockholder vote or tender offer in connection with the Company's Business Combination and in connection with certain amendments to the Company's amended and restated certificate of incorporation **(as amended and restated and may be further amended and restated from time to time, the " Certificate of Incorporation ")**. In accordance with Financial Accounting Standards Board (" FASB ") Accounting Standards Codification (" ASC ") 480- 10- S99, redemption provisions not solely within the control of a company require the Public Shares subject to redemption to be classified outside of permanent equity. Given that the Public Shares will be issued with other freestanding instruments (i. e., public warrants and rights), the initial carrying value of common stock classified as temporary equity will be the allocated proceeds determined in accordance with ASC 470- 20. The Public Shares are subject to ASC 480- 10- S99. If it is probable that the equity instrument will become redeemable, the Company has the option to either (i) accrete changes in the redemption value over the period from the date of issuance (or from the date that it becomes probable that the instrument will become redeemable, if later) to the earliest redemption date of the instrument or (ii) recognize changes in the redemption value immediately as they occur and adjust the carrying amount of the instrument to equal the redemption value at the end of each reporting period. The Company has elected to recognize the changes immediately ~~While redemptions cannot cause the~~

Company's net tangible assets to fall below \$ 5,000,001, the Public Shares are redeemable and are classified as such on the consolidated balance sheets until such date that a redemption event takes place. Redemptions of the Company's Public Shares may be subject to the satisfaction of conditions, including minimum cash conditions, pursuant to an agreement relating to the Company's Business Combination. If the Company seeks stockholder approval of the Business Combination, the Company will proceed with a Business Combination if a majority of the shares voted are voted in favor of the Business Combination, or such other vote as required by law or stock exchange rule. If a stockholder vote is not required by applicable law or stock exchange listing requirements and the Company does not decide to hold a stockholder vote for business or other reasons, the Company will, pursuant to its Certificate of Incorporation, conduct the redemptions pursuant to the tender offer rules of the U. S. Securities and Exchange Commission ("SEC") and file tender offer documents with the SEC prior to completing a Business Combination. If, however, stockholder approval of the transaction is required by applicable law or stock exchange listing requirements, or the Company decides to obtain stockholder approval for business or other reasons, the Company will offer to redeem shares in conjunction with a proxy solicitation pursuant to the proxy rules and not pursuant to the tender offer rules. If the Company seeks stockholder approval in connection with a Business Combination, the sponsor has agreed to vote its Founder Shares (as defined in Note 5) and any Public Shares purchased during or after the IPO in favor of approving a Business Combination. Additionally, each Public Stockholder may elect to redeem their Public Shares without voting, and if they do vote, irrespective of whether they vote for or against the proposed transaction. Notwithstanding the foregoing, the ~~amended and restated certificate of incorporation of the Company (the "Certificate of Incorporation")~~ provides that a Public Stockholder, together with any affiliate of such stockholder or any other person with whom such stockholder is acting in concert or as a "group" (as defined under Section 13 of the Securities Exchange Act of 1934, as amended (the "Exchange Act")), will be restricted from redeeming its shares with respect to more than an aggregate of 15 % or more of the shares of common stock sold in the IPO, without the prior consent of the Company. The Company's sponsor, officers and directors (the "Initial Stockholders") have agreed not to propose an amendment to the Certificate of Incorporation that would affect the substance or timing of the Company's obligation to redeem 100 % of its Public Shares if the Company does not complete a Business Combination, unless the Company provides the Public Stockholders with the opportunity to redeem their shares of common stock in conjunction with any such amendment. The and, in such event, such amounts will be included with the other funds held in the Trust Account that will be available to fund the redemption of the Public Shares. In the event of such distribution, it is possible that the per share value of the residual assets remaining available for distribution (including Trust Account assets) will be only \$ 10.15 per share held in the Trust Account. In order to protect the amounts held in the Trust Account, the sponsor has agreed to be liable to the Company if and to the extent any claims by a vendor for services rendered or products sold to the Company, or a prospective target business with Company originally had until March 9, 2023, 15 months from the closing of the IPO to complete a Business Combination. On March 6, 2023, the Company held a special meeting (the "March 2023 Special Meeting"), during which the stockholders of the Company approved a proposal to amend the Company's amended and restated certified articles of incorporation which included extending the time in which the Company must complete a Business Combination (the "Extension Amendment Proposal") and a proposal to amend the Company's investment management trust agreement, dated as of December 6, 2021 (the "Trust Agreement"), by and between the Company and Continental (the "Trust Amendment Proposal"). The Company ~~had will have~~ the option of two (2) three- month extensions, followed by three (3) one- month extensions, or until December 9, 2023, if all extensions are exercised. The Company exercised the option for two three- month extensions and as a result the Company has deposited a total of \$ 780, 000, or \$ 390, 000 for each three- month extension, into the Trust Account and had until September 9, 2023 to complete its Business Combination, which was funded by a promissory note with Public Gold Marketing Sdn. Bhd. which has a current balance of \$ 1-4, 757-445, 255-458. On September 9, 2023, October 4, 2023, and October 31, 2023, the Company deposited \$ 130, 000 each time into the Trust Account, representing \$ 0. 0275 per public share, which further extended the period of time it has to consummate its initial business combination to December 9, 2023 ("Combination Period"). The September 9, 2023, October 9, 2023 and November 1, 2023 payments were funded by the advance of \$ 390, 000 provided by an affiliate of GL Sponsor, LLC, the Company's sponsor (the "sponsor"). ~~The Company has exhausted the five extensions permitted under the Amended and Restated Certificate of Incorporation of the Company, as first amended. If the Company does not complete its Business Combination or exercise an additional extension, the Company will (i) cease all operations except for the purpose of winding up, (ii) as promptly as reasonably possible but not more than ten business days thereafter, redeem the Public Shares, at a per- share price, payable in cash, equal to the aggregate amount then on deposit in the Trust Account including interest earned on the funds held in the Trust Account and not previously released to us to pay the Company's franchise and income taxes (less up to \$ 100, 000 of interest to pay dissolution expenses), divided by the number of then outstanding Public Shares, which redemption will completely extinguish the Public Stockholders' rights as stockholders (including the right to receive further liquidating distributions, if any), subject to applicable law, and (iii) as promptly as reasonably possible following such redemption, subject to the approval of the Company's remaining stockholders and the Company's board of directors, dissolve and liquidate, subject in each case to the Company's obligations under Delaware law to provide for claims of creditors and the requirements of other applicable law. Through a total of five elections from March 2023 to December 2023, Globalink elected to extend the Termination Date to December 9, 2023 and deposited an aggregate of US \$ 1. 17 million into the trust account for its public stockholders. Globalink elected all of the five extensions permitted under the amended and restated certificate of incorporation of the Company, as first amended. On March 6, 2023, in connection with the approval of the proposals presented at the March 2023 Special Meeting which extended the time in which the Company must complete a Business Combination, holders of 6, 756, 695 of the Company's shares of common stock exercised their right to redeem those shares for cash at an approximate price of \$ 10. 35 per share, for an aggregate of approximately \$ 69. 92 million.)redeem or repurchase 100 % of the Company's outstanding public shares of common stock included as part of the units sold in the Company's IPO that closed on December 9, 2021, which was December 9, 2023 at the time of the November 2023 Special Meeting unless extended. The Charter Amendment allows the Company to extend the Termination Date by up to twelve (12) monthly extensions, to December 9, 2024 (each of which is referred to as an "Extension", and such later date, the "Extended Deadline"). To obtain each Extension extension, the Company, its sponsor or any of their affiliates or designees must deposit into the Company's Trust Account with Continental by the deadline applicable prior to such the Extension extension \$ 60,000 for each~~

monthly Extension extension; 2) approved the proposal (the “ Extension Amendment Proposal ”) to amend the Company’s amended and restated Certificate certificate of Incorporation incorporation ,as first amended, to extend the date by which the Company must (i) consummate a merger, capital stock exchange, asset acquisition, stock purchase, reorganization or similar business combination involving the Company and one or more businesses, (ii) cease its operations if it fails to complete such business combination, and (iii) redeem or repurchase 100 % of the Company’s outstanding public shares of common stock included as part of the units sold in the Company’s IPO that was consummated on December 9, 2021, from December 9, 2023 to, if the Company elects to extend the date to consummate a business combination, for up to twelve times of monthly Extensions extensions, December 9, 2024, unless the closing of the Company’s initial business combination shall have occurred; 3) approved the proposal to amend the Company’s Trust Agreement with Continental (the “ Trust Amendment Proposal ”), pursuant to which the Company’s Trust Agreement with Continental be amended to extend the time for the Company to complete its initial On October 16, 2023, the Company received a written notice (the “ Notice ”) from the Nasdaq Listing Qualifications Department of The Nasdaq Stock Market (“ Nasdaq ”) indicating that the Company was not in compliance with Nasdaq Listing Rule 5450 (a) (2), which requires the Company to maintain at least 400 total holders for continued listing on the Nasdaq Global Market (the “ Minimum Total Holders Rule ”). The Notice is only a notification of deficiency, not of imminent delisting, and has no current effect on the listing or trading of the Company’s securities on the Nasdaq Global Market. The Notice states stated that the Company has had 45 calendar days, or until November 30, 2023, to submit a plan to regain compliance with the Minimum Total Holders Rule. On January 29, 2024, the Company submitted an application to phase- down from The Nasdaq Global Market to The Nasdaq Capital Market. On March 6, 2024, the Company received a letter from the Nasdaq Listing Qualifications staff granting the Company’s request for transfer to The Nasdaq Capital Market. The Company’s securities were will be transferred to The Nasdaq Capital Market at the opening of business on March 12, 2024. In connection with the approval of the phase- down application, the staff indicated that the Company’s deficiency with the Minimum Total Holders Rule was cured and the matter is was closed. On November 28 December 10 2023 2024, the Company held, received a notice (the “ Delisting Notice ”) from the Listing Qualifications Department of the Nasdaq that the Company was not in compliance with Nasdaq Listing Rule IM- 5101- 2, which requires a special purpose meeting of its stockholders (the “ November 2023 Special Meeting ”). At the November 2023 Special Meeting, the Company’s stockholders 1) approved an amendment of the Company’s amended and restated certificate of incorporation (the “ Charter Amendment ”), changing the structure and cost of the Company’s right to extend the date (the “ Termination Date ”) by which the Company must (i) consummate a merger, capital stock exchange, asset acquisition, stock purchase, reorganization or similar business combination involving the Company company and to complete one or more businesses -- business, (ii) cease combinations within 36 months of the effectiveness of its IPO registration statement. Since operations if it fails to complete such business combination, and (iii) redeem or repurchase 100 % of the Company failed’s outstanding public shares of common..... to extend the time for the Company to complete its initial business combination under by December 6, 2024, the Trust Agreement Company did not comply with IM- 5101- 2, which triggered the issuance of a delisting determination from Nasdaq (x) December 9, 2023, to delist (y) up to December 9, 2024, if the Company elects to extend the date to consummate a business combination, for up to twelve times of monthly extensions, by depositing into the Trust Account \$ 60, 000 for each one- month extension from December 9, 2023 to December 9, 2024, unless the closing of the Company’s securities initial business combination shall have occurred; and 4) approved the proposal to re- elect Kian Huat Lai as Class I director of the Company, until the annual meeting of the Company to be held in 2026 or until his successor is appointed and qualified. According On November 28, 2023, the stockholders of the Company approved a proposal to amend the Company’s amended and restated certificate of incorporation, allowing the Company to Extended Deadline from December 9, 2023 to up to December 9, 2024 through monthly extensions. To obtain each extension, the Company, its sponsor or any of their -- the Delisting Notice affiliates or designees must deposit into the Company’s trust account with Continental by the deadline applicable prior to the extension. \$ 60, 000 for each extension. On November 28, 2023, the stockholders of the Company also approved a proposal to amend the Company’s Trust Agreement (as defined above), by and between the Company and Continental. In connection with the approval of the proposals presented at the special meeting held on November 28, 2023, holders of 2, 180, 738 shares of the Company’s common stock exercised their, warrants, right rights and units would be suspended to redeem those shares for cash at an approximate price of \$ 10. 82 per share, for an aggregate of approximately \$ 23. 60 million. As of the date opening of business on December 17 this report, the Company has extended the Termination Date seven times under its current amended and restated certificate of incorporation, as amended (or nine times since the IPO), and has until April 9, 2024 to complete its initial business combination. The Company may continue to extend the Termination Date to up to December 9, and a Form 25- NSE would be filed 2024 through monthly extensions. The Initial Stockholders have agreed to waive their liquidation rights with respect to the Founder Shares if the Company fails to complete a Business Combination within the Combination Period. However, if the Initial Stockholders should acquire any Public Shares in or after the IPO, they- the SEC will be entitled to liquidating distributions from the Trust Account with respect to such Public Shares if the Company fails to complete a Business Combination within the Combination Period. The underwriters have agreed to waive their rights to deferred underwriting discounts (see Note 6) held in the Trust Account in the event the Company does not complete a Business Combination within the Combination Period, and, in such event, such....., or a prospective target business with which would remove the Company has discussed entering into a transaction agreement, reduce the amount of funds in the Trust Account. This liability will not apply with respect to any claims by a third party who executed a waiver of any right, title, interest or claim of any kind in or to any monies held in the Trust Account or to any claims under the Company’s indemnity of the underwriters of the IPO against certain liabilities, including liabilities under the Securities securities from listing Act of 1933, as amended (the “ Securities Act ”). Moreover, in the event that an and registration on Nasdaq executed waiver is deemed to be unenforceable against a third party, the sponsor will not be responsible to the extent of any liability for such third- party claims. The Company did not appeal this ruling. The Company transferred its securities will seek to reduce the possibility that the sponsor will have to indemnify the Trust Account due to claims of creditors by endeavoring to have all vendors, service providers (except including common stock, warrants, rights and units, to OTC Pink for quotation under the same ticker symbols following the delisting of the Company’s securities on Nasdaq. Despite independent registered public accounting firm), prospective target businesses or

other -- **the entities delisting of its securities, the Company expects to continue proceeding** with which the Company does business, execute **transactions contemplated by the Merger agreements – Agreement (as defined below)** waiving any right, title, interest or claim of any kind in or to monies held in the Trust Account. Business Combination On August 3, 2022, the Company entered into an Agreement and Plan of Merger (the “Merger Agreement”) by and among Tomorrow Crypto Group Inc., a Nevada corporation (“Tomorrow Crypto”), Globalink Merger Sub, Inc., a Nevada corporation and a wholly-owned subsidiary of Globalink (“Merger Sub”), GL Sponsor LLC, a Delaware limited liability company In accordance with the termination provisions under Section 10.1 of the Merger Agreement, the Merger Agreement was terminated on March 8, 2023 (the “Merger Agreement Termination Date”). In conjunction with the termination of the Merger Agreement, the Additional Agreements (as defined in the Merger Agreement) (including the Support Agreements) were also terminated in accordance with their respective terms as of March 8, 2023, the Merger Agreement Termination Date. On January 30, 2024, the Company entered into a Merger Agreement (**as amended and restated on May 20, 2024 and as may be further amended, restated or supplemented from time to time, the “Merger Agreement”**), by and among **GL Sponsor LLC, a Delaware limited liability company, in the capacity as the representative from and after the effective time of the Acquisition Merger (as defined below) (the “Effective Time”) in accordance with the terms and conditions of the Merger Agreement (the “Parent Representative” or the “Sponsor”),** Alps Global Holding Berhad **Pubco**, a Malaysian company (“Alps”), GL Sponsor LLC and Dr. Tham Seng Kong, an individual. Pursuant to the terms of the Merger Agreement, a business combination between Globalink and Alps through the merger of a to be incorporated subsidiary of Globalink in the Cayman Islands exempted company (the “PubCo”), Alps Biosciences Merger Sub, a Cayman Islands exempted company and wholly-owned subsidiary of PubCo (“Merger Sub”), Alps Life Sciences Inc, a Cayman Islands exempted company (“Alps Holdco”) and Dr. Tham Seng Kong, an individual, in the capacity as the representative from and after the Effective Time for the shareholders of Alps Holdco as of immediately prior to the Effective Time in accordance with the terms and conditions of the Merger Agreement (the “Seller Representative”). Pursuant to the terms of the Merger Agreement, the Business Combination between Globalink and Alps Holdco will be effected in two steps: (i) subject to the approval and adoption of the Merger Agreement by the stockholders of the Company, the Company will be merged with and into PubCo, with PubCo remaining as the surviving publicly traded entity and (ii) Merger Sub will merge with and into Alps **Holdco**, with resulting in Alps Holdco remaining as the surviving entity and being the merger (the “Surviving Company”) as a wholly-owned subsidiary of Globalink **PubCo** (the “Acquisition Merger”). On March 6, 2025, Globalink, Alps Holdco, Parent Representative and Seller Representative, entered into a First Amendment to the Merger Agreement (the “Amendment”), pursuant to which, parties agreed to: • remove the earn-out provision from the Merger Agreement; and • remove the \$ 5, 000, 001 net tangible asset requirement for (i) Globalink immediately prior to the Closing, and (ii) PubCo upon Closing, provided that the PubCo satisfies the listing requirements of and is approved for listing on the Nasdaq Global Market or the Nasdaq Capital Market. On June 4, June 5 and August 27, 2024, the Company, Alps Holdco and PubCo entered into subscription agreements with three investors on substantially same terms, pursuant to which, among other things, PubCo has agreed to issue and sell to the investors, and the investors agreed to subscribe for and purchase certain number of ordinary shares of PubCo (“PIPE Shares”) at a purchase price of \$ 10. 00 per share for and an aggregate purchase price of \$ 40, 200, 000, in a private placement. As of the date of this report, the Company, Alps Holdco and PubCo are negotiating termination agreements with two investors who entered into the subscription agreements to purchase \$ 40 million worth of PIPE Shares, dated June 4, 2024 and June 5, 2024, respectively, and the parties expect to enter into such termination agreement prior to the closing of the initial Business Combination. Subsequent to December 31, 2024, the Company, Alps Holdco and PubCo entered into additional subscription agreements (together with previous executed subscription agreement on August 27, 2024, the “PIPE Subscription Agreements”) with several investors on substantially same terms (together with previous investor who entered into a subscription agreement dated August 27, 2024, the “PIPE Investors”), pursuant to which, among other transactions contemplated things, PubCo has agreed to issue and sell to the PIPE Investors, and the PIPE Investors have agreed to subscribe for and purchase certain number of ordinary shares of PubCo at a purchase price of \$ 10. 00 per share for an aggregate purchase price of \$ 3, 279, 911, in a private placement (the “PIPE Investment”). As of the date of this report, the PIPE Investors have subscribed for an aggregate of \$ 3, 479, 911 (excluding the \$ 40 million subscription expected to be terminated). Up to the date the consolidated financial statements were available to be issued, PIPE Investment of \$ 879, 911 was received by the Merger Agreement PubCo’s escrow agent, and held in the “Transactions”). After the date of the Merger Agreement and an prior to the consummation escrow account on behalf of PubCo. **The purpose of the transactions contemplated PIPE Investment is to raise additional capital for use by PubCo following the Merger Agreement closing of the Business Combination (the “Closing”).** The PIPE Subscription Agreements contain customary representations and warranties of each of the Company, Alps Holdco, PubCo and the PIPE Investors, and customary conditions to closing, including the consummation of the Business Combination. Under the terms of the PIPE Subscription Agreements, PubCo is obligated to file a company formed under registration statement to register for the laws resale of all the Cayman Islands will be incorporated PIPE Shares within 60 days of the Closing (the “Cayman Holdco Filing Deadline”), whereupon and to use it its is envisaged that Alps will commercially reasonable efforts to cause such registration statement to become a wholly owned subsidiary of effective as soon as practicable after the filing the there of Cayman Holdco.

Risks and Uncertainties The Company continues to evaluate the impact of increases in inflation and rising interest rates, financial market instability, including the recent bank failures, the potential government shutdown, the lingering effects of the COVID- 19 pandemic and certain geopolitical events, including the wars in Ukraine and the surrounding region and between Israel and Hamas. The Company has concluded that while it is reasonably possible that the risks and uncertainties related to or resulting from these events could have a negative effect on its financial position, results of operations and / or ability to complete an initial Business Combination, the Company cannot at this time fully predict the likelihood of one or more of the above events, their duration or magnitude or the extent to which they may negatively impact the Company’s business and its ability to complete an initial Business Combination. On August 16, 2022, the Inflation Reduction Act of 2022 (the “IR Act”) was signed into federal law. The IR Act provides for, among other things, a new U. S. federal 1 % excise tax on certain repurchases of stock by publicly traded U. S.

domestic corporations and certain U. S. domestic subsidiaries of publicly traded foreign corporations occurring on or after January 1, 2023. The excise tax is imposed on the repurchasing corporation itself, not its stockholders from which shares are repurchased. The amount of the excise tax is generally 1 % of the fair market value of the shares repurchased at the time of the repurchase. However, for purposes of calculating the excise tax, repurchasing corporations are permitted to net the fair market value of certain new stock issuances against the fair market value of stock repurchases during the same taxable year. In addition, certain exceptions apply to the excise tax. The U. S. Department of the Treasury (the “ Treasury ”) has been given authority to provide regulations and other guidance to carry out and prevent the abuse or avoidance of the excise tax. Any redemption or other repurchase that occurs after December 31, 2022, in connection with a Business Combination, extension vote or otherwise, may be subject to the excise tax. Whether and to what extent the Company would be subject to the excise tax in connection with a Business Combination, extension vote or otherwise would depend on a number of factors, including (i) the fair market value of the redemptions and repurchases in connection with the Business Combination, extension or otherwise, (ii) the structure of a Business Combination, (iii) the nature and amount of any “ PIPE ” or other equity issuances in connection with a Business Combination (or otherwise issued not in connection with a Business Combination but issued within the same taxable year of a Business Combination) and (iv) the content of regulations and other guidance from the Treasury. In addition, because the excise tax would be payable by the Company and not by the redeeming holder, ~~the mechanics of any required payment of the excise tax have not been determined.~~ The foregoing could cause a reduction in the cash available on hand to complete a Business Combination and in the Company’s ability to complete a Business Combination. **During the second quarter of 2024, the Internal Revenue Service issued final regulations with respect to the timing and payment of the Excise Tax. These regulations provided that the filing and payment deadline for any liability incurred during the period from January 1, 2023 to December 31, 2023 would be October 31, 2024. The Company is currently evaluating its options with respect to this obligation. Any amount of such Excise Tax not paid in full, will be subject to additional interest and penalties which are currently estimated at 10 % interest per annum and a 5 % underpayment penalty per month or portion of a month up to 25 % of the total liability for any amount that is unpaid from November 1, 2024 until paid in full.** Liquidity, Capital Resources and Going Concern As of December 31, ~~2023~~ **2024**, the Company had \$ ~~79,073,507~~ of cash which is available to meet working capital needs and a working capital deficit of approximately \$ ~~3.6~~ **97.8** million. Until the consummation of a Business Combination, the Company will be using the funds not held in the Trust Account for identifying and evaluating prospective acquisition candidates, performing due diligence on prospective target businesses, paying for travel expenditures, selecting the target business to acquire, and structuring, negotiating and consummating the Business Combination. The Company will need to raise additional capital through loans or additional investments from its sponsor, stockholders, officers, directors, or third parties. The Company’s officers, directors and the sponsor may, but are not obligated to, loan the Company funds, from time to time or at any time, in whatever amount they deem reasonable in their sole discretion, to meet the Company’s working capital needs. Accordingly, the Company may not be able to obtain additional financing. If the Business Combination is not consummated, the Company will need to raise additional capital through loans or additional investments from its sponsor, stockholders, officers, directors, or third parties. The Company’s officers, directors and its sponsor may, but are not obligated to, loan the Company funds, from time to time or at any time, in whatever amount they deem reasonable in their sole discretion, to meet the Company’s working capital needs. Accordingly, the Company may not be able to obtain additional financing. If the Company is unable to raise additional capital, it may be required to take additional measures to conserve liquidity, which could include, but not necessarily be limited to, curtailing operations, suspending the pursuit of a potential transaction, and reducing overhead expenses. The Company cannot provide any assurance that new financing will be available to it on commercially acceptable terms, if at all. In connection with the Company’s assessment of going concern considerations in accordance with FASB Accounting Standards Update (“ASU”) 2014- 15, “ Disclosures of Uncertainties about an Entity’s Ability to Continue as a Going Concern,” the Company **currently has up until December April 9, 2024 2025 to consummate a Business-business Combination combination, or up to June 9, 2025 if it elects the time to complete the initial business combination is extend extended the Termination Date in accordance with its Amended and Restated Certificate of Incorporation as described herein currently in effect.** It is uncertain that the Company will be able to consummate a ~~Business-business Combination combination~~ **combination** by this time. If a ~~Business-business Combination combination~~ **combination** is not consummated by this date and an extension is not requested by the Company’s sponsor, there will be a mandatory liquidation and subsequent dissolution of the Company. Management has determined that the mandatory liquidation, should a ~~Business-business Combination combination~~ **not occur**, and an extension is not requested by the Company’s sponsor, and potential subsequent dissolution as well as liquidity condition noted above **raise raises** substantial doubt about the Company’s ability to continue as a going concern. No adjustments have been made to the carrying amounts of assets or liabilities should the Company be required to liquidate after ~~December April 9, 2024 2025 (or up to June 9, 2025 if the time to complete the initial business combination is extended as described herein).~~ **The Company intends to complete a business combination before the mandatory liquidation date.** X- DefinitionThe entire disclosure for the nature of an entity’s business, major products or services, principal markets including location, and the relative importance of its operations in each business and the basis for the determination, including but not limited to, assets, revenues, or earnings. For an entity that has not commenced principal operations, disclosures about the risks and uncertainties related to the activities in which the entity is currently engaged and an understanding of what those activities are being directed toward. ReferencesReference 1:

have been prepared in accordance with accounting principles generally accepted in the United States of America (“ U. S. GAAP ”) and pursuant to the accounting and disclosure rules and regulations of the Securities and Exchange Commission (the “ SEC ”).

Principles of Consolidation The accompanying consolidated financial statements include the accounts of the Company and its wholly owned subsidiary. All significant intercompany balances and transactions have been eliminated in consolidation.

Emerging Growth Company The Company is an emerging growth company as defined in Section 102 (b) (1) of the Jumpstart Our Business Startups Act of 2012 (the “ JOBS Act ”), which exempts emerging growth companies from being required to comply with new or revised financial accounting standards until private companies (that is, those that have not had a Securities Act registration statement declared effective or do not have a class of securities registered under the Exchange Act) are required to comply with the new or revised financial accounting standards. The JOBS Act provides that an emerging growth company can elect to opt out of the extended transition period and comply with the requirements that apply to non-emerging growth companies but any such an election to opt out is irrevocable. The Company has elected not to opt out of such extended transition period, which means that when a standard is issued or revised, and it has different application dates for public or private companies, the Company, as an emerging growth company, can adopt the new or revised standard at the time private companies adopt the new or revised standard. This may make comparison of the Company’s consolidated financial statements with another public company that is neither an emerging growth company nor an emerging growth company that has opted out of using the extended transition period difficult or impossible because of the potential differences in accounting standards used. Use of Estimates The preparation of consolidated financial statements in conformity with U. S. GAAP requires the Company’s management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements. Making estimates requires management to exercise significant judgment. One of the more significant accounting estimates included in these consolidated financial statements is the determination of the fair value of the warrant liabilities. Such estimates may be subject to change as more current information becomes available and accordingly the actual results could differ significantly from those estimates. It is at least reasonably possible that the estimate of the effect of a condition, situation or set of circumstances that existed at the date of the financial statements, which management considered in formulating its estimate, could change in the near term due to one or more future confirming events.

Cash and cash held in escrow The Company had \$ 79, 073 of cash and \$ 81, 763 and cash held in escrow on December 31, 2023 and 2022, respectively. During the year ended December 31, 2023 the Company transferred the cash amount held in escrow to a newly opened bank account.

Cash and investments Held in Trust Account As of December 31, 2022-2024 and 2023, substantially all of the assets held in the Trust Account were held in cash money market funds. Assets held in money market funds were invested primarily in U. S. Treasury securities. All of the Company’s investments held in the Trust Account were classified as trading securities. Trading securities are presented on the consolidated balance sheets at fair value at the end of each reporting period. Gains and losses resulting from the change in fair value of investments held in Trust Account are included in interest earned on investments held in Trust Account in the accompanying consolidated statements of operations.

To mitigate the risk of being deemed to have been operating as an unregistered investment company (including under the subjective test of Section 3 (a) (1) (A) of the Investment Company Act), on July 27, 2023, the Company instructed the Trustee of the Trust Account, to liquidate the U. S. government securities or money market funds held in the Trust Account and thereafter to hold all funds in the Trust Account in cash (which may include demand deposit accounts) until the earlier of consummation of our Business Combination or liquidation. Furthermore, such cash is held in bank accounts, which exceed federally insured limits as guaranteed by the FDIC. Concentration of Credit Risk Financial instruments that potentially subject the Company to concentrations of credit risk consist of cash accounts in a financial institution, which, at times, may exceed the FDIC Federal Depository Insurance Corporation coverage limit. At As of December 31, 2024 and 2023 and 2022, the Company has had not experienced losses on these accounts. Fair value Value of Financial Instruments The fair value of the Company’s assets and liabilities which qualify as financial instruments under the FASB ASC 820, “ Fair Value Measurements and Disclosures, ” approximate the carrying amounts represented in the accompanying consolidated balance sheets, primarily due to their short- term nature.

Income Taxes The Company complies with the accounting and reporting requirements of ASC 740, “ Income Taxes, ” which requires an asset and liability approach to financial accounting and reporting for income taxes. Deferred income tax assets and liabilities are computed for differences between the financial statement and tax bases of assets and liabilities that will result in future taxable or deductible amounts, based on enacted tax laws and rates applicable to the periods in which the differences are expected to affect taxable income. Valuation allowances are established, when necessary, to reduce deferred tax assets to the amount expected to be realized. As of December 31, 2024 and 2023 and 2022, the Company’s deferred tax asset for start up organizational expenses had a full valuation allowance recorded against it. FASB ASC 740 prescribes a recognition threshold and a measurement attribute for the financial statement recognition and measurement of tax positions taken or expected to be taken in a tax return. For those benefits to be recognized, a tax position must be more likely than not to be sustained upon examination by taxing authorities. There were no unrecognized tax benefits as of December 31, 2023-2024 or December 31, 2022-2023. No amounts were accrued paid for the payment of interest and penalties for the fiscal year ended December 31, 2023-2024. Interest and penalties related to the December 31, 2022 tax return of \$ 11, 888 was expensed on December 31, 2023. The Company is currently not aware of any issues under review that could result in significant payments, accruals or material deviation from its position. As of December 31, 2024 and 2023, the balance of income tax payable was \$ 479, 279 (including \$ 239, 374 of tax payable due from the year ended December 31, 2023) and \$ 529, 505, respectively. The Company is subject to income tax examinations by major taxing authorities since inception.

Excise Tax In connection with the vote to approve the charter amendment proposal presented at the March 2023 Special Meeting, holders of 6, 756, 695 shares of common stock properly exercised their right to redeem their shares of common stock for an aggregate redemption amount of approximately \$ 69 -, 920- 92 million -, 079-. In connection with the approval of the Extension Amendment Proposal and the Trust Amendment Proposal at the Special Meeting on November 28, 2023, holders of 2, 180, 738 shares of the Company’s common stock exercised their right to redeem those shares for cash at an approximate price of \$ 10. 82 per share, for an aggregate of approximately \$ 23. 60 million. In connection with the votes at December 2024 Special Meeting, holders of 2, 285, 056 shares of the Company’s common stock exercised their right to redeem those shares for cash at an approximate price of \$ 11. 77 per share, for an aggregate of approximately \$ 26. 89 million. Immediately following the

payment of the redemptions, the Trust Account had a balance of approximately \$ 3.27 million before the Extension Payment. As such, the Company has recorded a 1 % excise tax liability in the amount of \$ 935,214, including interest and penalty of \$ 109,368, on the consolidated balance sheets as of December 31, 2023 and 2024. The liability does not impact the consolidated statements of operations and is offset against additional paid-in capital or accumulated deficit if additional paid-in capital is not available. During the second quarter of 2024, the Internal Revenue Service issued final regulations with respect to the timing and payment of the Excise Tax. These regulations provided that the filing and payment deadline for any liability incurred during the period from January 1, 2023 to December 31, 2023 would be October 31, 2024. Any amount of such Excise Tax not paid in full, will be subject to additional interest and penalties which are currently estimated at 10 % interest per annum and a 5 % underpayment penalty per month or portion of a month up to 25 % of the total liability for any amount that is unpaid from November 1, 2024 until paid in full. As of December 31, 2024, \$ 1,313,485 excise tax liability was due, and the Company recognized \$ 15,847 interest and \$ 93,521 penalties in connection with the unpaid excise tax.

Shares of Common Stock Subject to Possible Redemption The Company accounts for its common stock subject to possible redemption in accordance with the guidance in ASC Topic 480 "Distinguishing Liabilities from Equity." Shares of common stock subject to mandatory redemption (if any) is classified as a liability instrument and is measured at fair value. Conditionally redeemable common stock (including common stock that features redemption rights that are either within the control of the holder or subject to redemption upon the occurrence of uncertain events not solely within the Company's control) is classified as temporary equity. At all other times, common stock is classified as stockholders' equity. The Company's shares of common stock sold in the IPO and as a result of the exercise by the underwriters of their over-allotment option features certain redemption rights that are considered to be outside of the Company's control and subject to occurrence of uncertain future events. Accordingly, on December 31, 2024 and 2023, 277,511 and 2,562,567 shares of common stock subject to possible redemption were presented as temporary equity, outside of the stockholders' deficit section of the Company's consolidated balance sheets. On March 6, 2023, in connection with the approval of the extension amendment proposal and the trust amendment proposal presented at the March 2023 Special Meeting, holders of 6,756,695 of the Company's shares of common stock exercised their right to redeem those shares for cash at an approximate price of \$ 10.35 per share, for an aggregate of approximately \$ 69.92 million. On November 28, 2023, in connection with the approval of the Extension Amendment Proposal and the Trust Amendment Proposal at the November 2023 Special Meeting, holders of 2,180,738 shares of the Company's common stock exercised their right to redeem those shares for cash at an approximate price of \$ 10.82 per share, for an aggregate of approximately \$ 23.60 million. In connection with the December 2024 Special Meeting held on December 3, 2024, holders of 2,285,056 shares of the Company's common stock exercised their right to redeem those shares for cash at an approximate price of \$ 11.77 per share, for an aggregate of approximately \$ 26.89 million. As of December 31, 2024 and 2023, the shares of common stock subject to possible redemption reflected in the consolidated balance sheets is reconciled in the following table:

	2024	2023
Schedule of Common Stock Subject to Possible Redemption		
Schedule of Common Stock Subject to Possible Redemption		
Shares Amount	11,500,000	\$ 115,000,000
Less: Proceeds allocated to Public Warrants	(10,465,000)	
Common stock issuance costs	(6,236,933)	
Plus: Remeasurement of carrying amount to redemption value	19,566,352	
Common stock subject to possible redemption, December 31, 2022	11,500,000	117,864,419
Less: Redemptions (paid in April and November 2023)	(8,937,433)	(93,521,369)
Plus: Remeasurement of carrying value to redemption value	3,595,663	
Common stock subject to possible redemption, December 31, 2023	2,562,567	27,938,713
Plus: Remeasurement of carrying value to redemption value	1,768,457	
Less: Redemptions	(2,285,056)	(26,890,379)
Common stock subject to possible redemption, December 31, 2024	277,511	\$ 2,729,388
Net (Loss) Income Per Share of Common Stock		
The Company complies with the accounting and disclosure requirements of FASB ASC Topic 260, "Earnings Per Share" and uses the two class method. Net (loss) income per share of common stock is computed by dividing net (loss) income by the weighted average number of shares of common stock outstanding for the period. Any remeasurement of the accretion to redemption value of the shares of common stock subject to possible redemption was considered to be dividends paid to the public stockholders. The Company has one authorized class of common stock. Warrants included in the Units sold in the IPO (the "Public Warrants") (see Note 3) and warrants included in the Private Placement Units (the "Private Placement Warrants," together with the Public Warrants, the "warrants") (see Note 4) to purchase 7,242,000 shares of common stock of the Company at \$ 10.00 per share were issued on December 9, 2021. For the years ended December 31, 2024 and 2023, no Public Warrants or Private Placement Warrants had been exercised. The 7,242,000 potential shares of common stock underlying the outstanding Public Warrants and Private Placement Warrants to purchase the Company's shares of common stock were excluded from diluted earnings per share for the years ended December 31, 2024 and 2023 because they are contingently exercisable, and the contingencies have not yet been met. Additionally, the rights are able to be demanded on or any time after the Business Combination, and as the contingency has not been met, the rights are excluded from diluted earnings per share for the years ended December 31, 2024 and 2023. As a result, diluted net income (loss) per share of common stock is the same as basic net income (loss) per share of common stock for the periods years. The table below presents a reconciliation of the numerator and denominator used to compute basic and diluted net income per share for each class of stock. The following table reflects the calculation of basic and diluted net (loss) income per common share (in dollars, except per share amounts):		
Schedule of Net Loss		
Basic and Diluted Per Share	2024	2023
For the Year Ended December 31,	2024	2023
Net (loss) income	\$ (978,445)	\$ 1,320,324
Remeasurement of common stock subject to redemption	(1,768,457)	(3,595,663)
Net loss including remeasurement of common stock subject to redemption value	(2,746,902)	(2,275,339)
Redeemable Non-redeemable Redeemable Non-redeemable		
For the Year Ended December 31,	2024	2023
Redeemable Non-redeemable Redeemable Non-redeemable		
Basic and diluted net income (loss) per share of common stock		
Numerator:		
Allocation of net loss including remeasurement of common stock subject to redemption value	\$ (1,134,852)	\$ (1,612,050)
Allocation of net income (loss), as adjusted	\$ 633,605	\$ (1,612,050)
Denominator: Basic and diluted weighted average shares outstanding	2,425,214	3,445,000
Basic and diluted net income (loss) per share of common stock	\$ 0.26	\$ (0.47)

06-) Accounting for Warrants 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 480, Distinguishing Liabilities from Equity (“ ASC 480 ”) and ASC 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, 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. The Company accounts for the warrants issued in connection with the Company’ s IPO in accordance with the guidance contained in ASC 815 under which the public warrants meet the criteria for equity treatment and the private warrants do not meet the criteria for equity treatment and must be recorded as liabilities. Accordingly, the Company classifies the private warrants as liabilities at their fair value and adjust the private warrants to fair value at each reporting period. This liability is subject to re- measurement at each balance sheet date until exercised, and any change in fair value is recognized in the Company’ s consolidated statements of operations. The fair value of the warrants was estimated using a binomial lattice model. Recent Accounting Standards Pronouncements In November 2023, the FASB issued ASU 2023- 07, Segment Reporting (Topic 280): Improvements to Reportable Segment Disclosures. The amendments in this ASU require disclosures, on an annual and interim basis, of significant segment expenses that are regularly provided to the chief operating officer decision maker (“ CODM ”), as well as the aggregate amount of other segment items included in the reported measure of segment profit or loss. The ASU requires that a public entity disclose the title and position of the CODM and an explanation of how the CODM uses the reported measure (s) of segment profit or loss in assessing segment performance and deciding how to allocate resources. Public entities will be required to provide all annual disclosures currently required by Topic 280 in interim periods, and entities with a single reportable segment are required to provide all the disclosures required by the amendments in this ASU and existing segment disclosures in Topic 280. This ASU is effective for fiscal years beginning after December 15, 2023, and interim periods within fiscal years beginning after December 15, 2024, with early adoption permitted. The Company adopted ASC 2023- 07 for the year ended December 31, 2024. In December 2023, the FASB issued ASU 2023- 09, Income Taxes (Topic 740): Improvements to Income Tax Disclosures (ASU 2023- 09), which requires disclosure of incremental income tax information within the rate reconciliation and expanded disclosures of income taxes paid, among other disclosure requirements. ASU 2023- 09 is effective for fiscal years beginning after December 15, 2024. Early adoption is permitted. The Company’ s management does not believe is still evaluating the adoption impact of ASU 2023- 09 will have a material impact on its consolidated financial statements and disclosures.

X- ReferencesNo definition available. Details Name: us- gaap_AccountingPoliciesAbstract Namespace Prefix: us- gaap_ Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX- DefinitionThe entire disclosure for all significant accounting policies of the reporting entity. ReferencesReference 1: <http://www.xbrl.org/2003/role/disclosureRef-Topic235-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph1-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147483426/235-10-50-1>Reference 2: <http://fasb.org/us-gaap/role/ref/legacyRef-Topic235-NameAccountingStandardsCodification-PublisherFASB-URIhttps://asc.fasb.org/235/tableOfContent> Details Name: us- gaap_SignificantAccountingPoliciesTextBlock Namespace Prefix: us- gaap_ Data Type: dtr- types: textBlockItemType Balance Type: na Period Type: durationInitial Public Offering and Over- allotment 12 Months Ended Dec. 31, 2023-2024 Initial Public Offering And Over- allotment Initial Public Offering and Over- allotment Note 3 — Initial Public Offering and Over- allotment Pursuant to the IPO and the over- allotment in December 2021, the Company sold 11, 500, 000 Units at a price of \$ 10. 00 per Unit. Each Unit consists of one share of common stock, one redeemable warrant (each, a “ Public Warrant ” and collectively, the “ Public Warrants ”) and one right (each a “ Public Right ” and collectively, the “ Public Rights ”). Each Public Warrant entitles its holder to purchase one- half (1 / 2) of one share of common stock at a price of \$ 11. 50 per share, subject to adjustment. Each Public Right entitles the holder to receive one- tenth (1 / 10) of one share of common stock at the closing of a Business Combination (see Note 8).

X- ReferencesNo definition available. Details Name: GLLI_DisclosureInitialPublicOfferingAndOverallotmentAbstract Namespace Prefix: GLLI_ Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX- DefinitionInitial Public Offering And Over Allotment [Text Block] ReferencesNo definition available. Details Name: GLLI_InitialPublicOfferingAndOverallotmentTextBlock Namespace Prefix: GLLI_ Data Type: dtr- types: textBlockItemType Balance Type: na Period Type: durationPrivate Placement 12 Months Ended Dec. 31, 2023-2024 Private Placement Private Placement Note 4 — Private Placement On December 9, 2021 and December 13, 2021, simultaneously with the consummation of the IPO and the underwriters’ exercise of their over- allotment option, the Company consummated the issuance and sale (“ Private Placement ”) of 570, 000 Private Placement Units in a private placement transaction at a price of \$ 10. 00 per Private Placement Unit, generating gross proceeds of \$ 5, 700, 000. Each whole Private Placement Unit consists of one share, one warrant (each a “ Private Placement Warrant ” and collectively the “ Private Placement Warrants ”) and one right to receive one- tenth (1 / 10) of one share of common stock at the closing of a Business Combination. Each whole Private Placement Warrant will be exercisable to purchase one- half of one share of common stock at a price of \$ 11. 50 per share. A portion of the proceeds from the Private Placement Units were added to the proceeds from the IPO to be held in the Trust Account. If the Company does not complete a Business Combination within the Combination Period, the proceeds from the sale of the Private Placement Units will be used to fund the redemption of the Public Shares (subject to the requirements of applicable law), and the Private Placement Units and all underlying securities will be worthless.

X- ReferencesNo definition available. Details Name: GLLI_DisclosurePrivatePlacementAbstract Namespace Prefix: GLLI_ Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX- DefinitionPrivate Placement [Text Block] ReferencesNo definition available. Details Name: GLLI_PrivatePlacementDisclosureTextBlock Namespace Prefix: GLLI_ Data Type: dtr- types: textBlockItemType Balance Type: na Period Type: durationRelated Party Transactions 12 Months Ended Dec. 31, 2023-2024 Related Party Transactions [Abstract] Related Party Transactions Note 5 — Related Party Transactions Founder Shares On August 19, 2021, the Company’ s sponsor purchased 2, 875, 000 shares (the “ Founder Shares ”) of the Company’ s common stock, par value \$ 0. 001, for an aggregate price of \$ 25, 000. The Founder Shares are subject to certain transfer restrictions, as described in Note 8. The Initial Stockholders have agreed, subject to limited exceptions, that 50 % of these shares will not be

transferred, assigned, sold or released from escrow until the earlier of six months after the date of the consummation of the Company's initial Business Combination and the date on which the closing price of the Company's common stock equals or exceeds \$ 12.50 per share (as adjusted for stock splits, stock dividends, reorganizations and recapitalizations) for any 20 trading days within any 30- trading day period commencing after its initial Business Combination and the remaining 50 % of the Founder Shares will not be transferred, assigned, sold or released from escrow until six months after the date of the consummation of the Company's initial Business Combination, or earlier, in either case, if, subsequent to the Company's initial Business Combination, the Company completes a liquidation, merger, stock exchange or other similar transaction which results in all of its stockholders having the right to exchange their shares of common stock for cash, securities or other property. **Private Placement Simultaneously with the closing of the IPO, the Company consummated the sale of 570,000 units (" Private Placement Units ") at a price of \$ 10.00 per Private Placement Unit in a private placement to Public Gold Marketing Sdn. Bhd., a Malaysian private limited company, a related party generating gross proceeds of \$ 5,700,000, which is described in Note 4.** Related Party Loans In order to finance transaction costs in connection with a Business Combination, the Company's sponsor or an affiliate of the sponsor, or certain of the Company's officers and directors may, but are not obligated to, loan the Company funds as may be required (" Working Capital Loans "). If the Company completes a Business Combination, the Company will repay the Working Capital Loans out of the proceeds of the Trust Account released to the Company. Otherwise, the Working Capital Loans would be repaid only out of funds held outside the Trust Account. In the event that a Business Combination does not close, the Company may use a portion of proceeds held outside the Trust Account to repay the Working Capital Loans, but no proceeds held in the Trust Account would be used to repay the Working Capital Loans. Except for the foregoing, the terms of such Working Capital Loans, if any, have not been determined and no written agreements exist with respect to such loans. The Working Capital Loans would either be repaid upon consummation of a Business Combination, without interest, or, at the lender's discretion, up to \$ 1.5 million of such Working Capital Loans may be convertible into units of the post Business Combination entity at a price of \$ 10.00 per unit. The units would be identical to the Private Placement Units. As of December 31, ~~2024 and 2023 and 2022~~, there were no Working Capital Loans outstanding. The Company entered into promissory notes with Public Gold Marketing Sdn. Bhd., which is considered a related party due to a familial relationship between the **controlling member of the Sponsor sponsor** and a 95 % shareholder of Public Gold Marketing Sdn. Bhd. The promissory notes bear an interest of 6 % per annum and repayable upon consummation of an initial Business Combination (Note 7). Support Services The Company has entered into an administrative services agreement pursuant to which the Company will pay its sponsor a total of \$ 10,000 per month for office space, administrative and support services. **On September 30, 2023** ~~Upon completion of its initial Business Combination or liquidation~~, the Company **terminated will cease paying these** ~~the administrative services agreement. As a result, the Company is no longer be required to pay the sponsor \$ 10,000 monthly fees since September 30, 2023~~. As of December 31, ~~2024 and 2023 and 2022~~, \$ 217,000 ~~and \$ 127,000 respectively~~, had been accrued under this arrangement and shown under " Due to related parties " in the accompanying consolidated balance sheets. ~~On September 30, 2023, the Company terminated the administrative services agreement. As a result, the Company will no longer be required to pay the sponsor \$ 10,000 monthly~~. Advances On each of September 5, 2023, September 29, 2023 and November 7, 2023, an affiliate of the Company's sponsor advanced \$ 130,000 to the Company, for a total advance of \$ 390,000. The \$ 390,000 advance to fund trust extension deposits is reflected in " Due to related parties " on the consolidated balance sheets.

X- References No definition available. Details Name: us- gaap_RelatedPartyTransactionsAbstract Namespace Prefix: us- gaap_ Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX- Definition The entire disclosure for related party transactions. Examples of related party transactions include transactions between (a) a parent company and its subsidiary; (b) subsidiaries of a common parent; (c) and entity and its principal owners; and (d) affiliates. Reference 1: <http://www.xbrl.org/2003/role/disclosureRef-Topic946-SubTopic20-NameAccountingStandardsCodification-Section50-Paragraph2-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147480990/946-20-50-2> Reference 2: <http://www.xbrl.org/2003/role/disclosureRef-Topic946-SubTopic20-NameAccountingStandardsCodification-Section50-Paragraph5-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147480990/946-20-50-5> Reference 3: <http://www.xbrl.org/2003/role/disclosureRef-Topic946-SubTopic20-NameAccountingStandardsCodification-Section50-Paragraph6-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147480990/946-20-50-6> Reference 4: [http://www.xbrl.org/2003/role/disclosureRef-Topic946-SubTopic235-NameAccountingStandardsCodification-Section50-Paragraph2-Subparagraph\(c\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147481062-2147477968/946-235-50-2](http://www.xbrl.org/2003/role/disclosureRef-Topic946-SubTopic235-NameAccountingStandardsCodification-Section50-Paragraph2-Subparagraph(c)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147481062-2147477968/946-235-50-2) Reference 5: [http://www.xbrl.org/2003/role/disclosureRef-Topic946-SubTopic235-NameAccountingStandardsCodification-Section50-Paragraph2-Subparagraph\(e\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147481062-2147477968/946-235-50-2](http://www.xbrl.org/2003/role/disclosureRef-Topic946-SubTopic235-NameAccountingStandardsCodification-Section50-Paragraph2-Subparagraph(e)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147481062-2147477968/946-235-50-2) Reference 6: [http://www.xbrl.org/2003/role/disclosureRef-Topic850-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph1-Subparagraph\(d\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147483326/850-10-50-1](http://www.xbrl.org/2003/role/disclosureRef-Topic850-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph1-Subparagraph(d)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147483326/850-10-50-1) Reference 7: [http://www.xbrl.org/2003/role/disclosureRef-Topic946-SubTopic220-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SX210.6-07\(2\)\(g\)\(3\)\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147483575-2147479134/946-220-S99-1](http://www.xbrl.org/2003/role/disclosureRef-Topic946-SubTopic220-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210.6-07(2)(g)(3))-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147483575-2147479134/946-220-S99-1) Reference 8: [http://www.xbrl.org/2003/role/disclosureRef-Topic946-SubTopic220-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SX210.6-07\(2\)\(c\)\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147483575-2147479134/946-220-S99-1](http://www.xbrl.org/2003/role/disclosureRef-Topic946-SubTopic220-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210.6-07(2)(c))-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147483575-2147479134/946-220-S99-1) Reference 9: [http://www.xbrl.org/2003/role/disclosureRef-Topic946-SubTopic220-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SX210.6-07\(2\)\(e\)\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147483575-2147479134/946-220-S99-1](http://www.xbrl.org/2003/role/disclosureRef-Topic946-SubTopic220-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210.6-07(2)(e))-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147483575-2147479134/946-220-S99-1) Reference 10: <http://www.xbrl.org/2003/role/disclosureRef-Topic850-NameAccountingStandardsCodification-PublisherFASB-URIhttps://asc.fasb.org/#850/tableOfContentReference11:> Reference 11: <http://www.xbrl.org/2003/role/disclosureRef-Topic850-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph6-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147483326/850-10-50-6> Reference 12: [http://www.xbrl.org/2003/role/disclosureRef-Topic850-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph1-Subparagraph\(a\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147483326/850-10-50-1](http://www.xbrl.org/2003/role/disclosureRef-Topic850-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph1-Subparagraph(a)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147483326/850-10-50-1) Reference 13: [http://www.xbrl.org/2003/role/disclosureRef-Topic850-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph1-Subparagraph\(b\)-PublisherFASB-URIhttps://asc.fasb.org/#](http://www.xbrl.org/2003/role/disclosureRef-Topic850-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph1-Subparagraph(b)-PublisherFASB-URIhttps://asc.fasb.org/#)

1943274 / 214748326 / 850- 10- 50- 1 Details Name: us- gaap_RelatedPartyTransactionsDisclosureTextBlock Namespace Prefix: us- gaap_ Data Type: dtr- types: textBlockItemType Balance Type: na Period Type: durationCommitments and Contingencies 12 Months Ended Dec. 31, 2023-2024 Commitments and Contingencies Disclosure [Abstract] Commitments and Contingencies Note 6 — Commitments and Contingencies Registration Rights The holders of Founder Shares, Private Placement Units and warrants that may be issued upon conversion of Working Capital Loans, if any, will be entitled to registration rights (in the case of the Founder Shares, only after conversion of such shares into shares of common stock) pursuant to a registration rights agreement signed on the date of the prospectus for the IPO. These holders are entitled to certain demand and “ piggyback ” registration rights. However, the registration rights agreement provides that the Company will not permit any registration statement filed under the Securities Act to become effective until the termination of the applicable lock- up period for the securities to be registered. The Company will bear the expenses incurred in connection with the filing of any such registration statements. Underwriting Agreement The underwriters were paid a cash underwriting discount of \$ 0. 20 per unit on the offering including the Units issued with the underwriter’ s exercise of their over- allotment option, or \$ 2, 300, 000 in the aggregate at the closing of the IPO. In addition, the underwriters are entitled to deferred underwriting discounts of \$ 0. 35 per unit, or \$ 4, 025, 000 from the closing of the IPO and the exercise of the over- allotment option. The deferred discounts will become payable to the underwriters from the amounts held in the Trust Account solely if the Company completes a Business Combination, subject to the terms of the underwriting agreement. X- ReferencesNo definition available. Details Name: us- gaap_CommitmentsAndContingenciesDisclosureAbstract Namespace Prefix: us- gaap_ Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX- DefinitionThe entire disclosure for commitments and contingencies. 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Bhd. for an amount of \$ 390, 000 for the purpose of extension fees payment. The promissory note bears an interest of 6 % per annum and repayable upon consummation of an initial Business Combination. As of December 31, 2023-2024, the full \$ 390, 000 had been borrowed and no amount was available under this note for borrowing. On March 23, 2023, the Company entered into a promissory note subscription term sheet with Public Gold Marketing Sdn. Bhd. for an amount of up to \$ 250, 000 for working capital needs. The promissory note bears an interest of 6 % per annum and repayable upon consummation of an initial Business Combination. As of December 31, 2023-2024, the full \$ 250, 000 had been borrowed and no amount was available under this note for borrowing. On June 2, 2023, the Company entered into a promissory note subscription term sheet with Public Gold Marketing Sdn. Bhd. for an amount of up to \$ 700, 000 for working capital needs. The promissory note bears an interest of 6 % per annum and repayable upon consummation of an initial Business Combination. As of December 31, 2023-2024, the full \$ 700, 000 had been borrowed and no amount was available under this note for borrowing. On October 13, 2023, the Company entered into a promissory note subscription term sheet with Public Gold Marketing Sdn. Bhd. for an amount of \$ 250, 000 for the purpose of working capital. The promissory note bears an interest of 6 % per annum and repayable upon consummation of an initial Business Combination. As of December 31, 2023-2024, the full \$ 250, 000 had been borrowed and no amount was available under this note for borrowing. On December 8, 2023, the Company entered into a promissory note subscription term sheet with Public Gold Marketing Sdn. Bhd. for an amount of \$ 110, 000 for the purpose of working capital. The promissory note bears an interest of 6 % per annum and repayable upon consummation of an initial Business Combination. As of December 31, 2023-2024, the full \$ 110, 000 had been borrowed and no amount was available under this note for borrowing. On March 23, 2023, the Company entered into a promissory note subscription term sheet with Public Gold Marketing Sdn. Bhd. for an amount of up to \$ 300-250, 000 for the purpose of working capital needs. The promissory note bears an interest of 6 % per annum and repayable upon consummation of an initial Business Combination. As of December 31, 2024-2023, the full \$ 300-250, 000 had been borrowed and no amount was available under this note for borrowing. On February 22- June 2, 2024-2023, the Company entered into a promissory note subscription term sheet with Public Gold Marketing Sdn. Bhd. for an amount of up to \$ 300-700, 000 for the purpose of working capital needs. The promissory note bears an interest of 6 % per annum and repayable upon consummation of an initial Business Combination. As of December 31, 2024-2023, the full \$ 300-700, 000 had been borrowed and no amount was available under this note for borrowing. On April 4- October 10, 2024-2023, the Company entered into a promissory note subscription term sheet with Public Gold Marketing Sdn. Bhd. for an amount of \$ 300-250, 000 for the purpose of working capital. The promissory note bears an interest of 6 % per annum and repayable upon consummation of an initial Business Combination. As of December 31, 2024-2023, the full \$ 300-250, 000 had been borrowed and no amount was available under this note for borrowing. On June 5- December 8, 2024-2023, the Company entered into a promissory note subscription term sheet with

Public Gold Marketing Sdn Bhd for an amount of \$ 400,110,000 for the purpose of working capital. The promissory note bears an interest of 6 % per annum and repayable upon consummation of an initial Business Combination. As of December 31, 2024-2023, the full \$ 400,110,000 had been borrowed and no amount was available under this note for borrowing. For the year ended December 31, 2024 and 2023, the above-mentioned notes have incurred \$ 188,203 and \$ 57,255 of interest and is-are reflected in the promissory note balance on the consolidated balance sheets and on the consolidated statement of operations in other income (expense), respectively. As of December 31, 2024 and 2023, the total of the promissory notes are reflected on the consolidated balance sheets as \$ 4,445,458 and \$ 1,757,255, respectively. On March 6, 2025, the Company, PubCo and Public Gold Marketing Sdn Bhd entered into an agreement, pursuant to which the parties agreed that \$ 2 million of the outstanding balance under the Promissory Notes shall be due and payable in cash within 60 days from the date of the Closing, and the remaining balance under the Promissory Notes shall be converted into ordinary shares of PubCo at the time of Closing, at a conversion price of \$ 10.00 per share. X- ReferencesNo definition available. Details Name:

~~GLLI_DisclosurePromissoryNotesRelatedPartyAbstract~~ **GLLI_DisclosurePromissoryNotesAndAdvancesAbstract** Namespace Prefix: GLLI Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX- DefinitionPromissory Notes Related Party and Advances [Text Block] ReferencesNo definition available. Details Name:

~~GLLI_PromissoryNotesRelatedPartyTextBlock~~ **GLLI_PromissoryNotesAndAdvancesTextBlock** Namespace Prefix: GLLI Data Type: dtr-types:textBlockItemType Balance Type: na Period Type: durationStockholders' Deficit 12 Months Ended Dec. 31, 2024-2023 Equity [Abstract] Stockholders' Deficit Note 8 — Stockholders' Deficit Common stock The Company is authorized to issue 500,000,000 shares of common stock with a par value of \$ 0.001 per share. As of December 31, 2024 and 2023 and 2022, there were 3,445,000 (excluding 277,511 and 2,562,567 and 11,500,000 shares of common stock subject to possible redemption, respectively) shares of common stock issued and outstanding. Warrants: As of December 31, 2024 and 2023 and 2022, the Company had 11,500,000 Public Warrants and 570,000 Private Placement Warrants outstanding. The Public Warrants are accounted for as equity instruments in the Company's consolidated financial statements. Public Warrants may only be exercised for a whole number of shares. No fractional shares will be issued upon exercise of the Public Warrants. The Public Warrants will become exercisable on the later of the completion of an initial Business Combination and will expire five years after the completion of an initial Business Combination, or earlier upon redemption. No Public Warrants will be exercisable for cash unless the Company has an effective and current registration statement covering the shares of common stock issuable upon exercise of the Public Warrants and a current prospectus relating to such shares of common stock. Notwithstanding the foregoing, if a registration statement covering the shares of common stock issuable upon exercise of the Public Warrants is not effective within a specified period following the consummation of a Business Combination, warrant holders may, until such time as there is an effective registration statement and during any period when the Company shall have failed to maintain an effective registration statement, exercise warrants on a cashless basis pursuant to the exemption provided by Section 3 (a) (9) of the Securities Act, provided that such exemption is available. If that exemption, or another exemption, is not available, holders will not be able to exercise their warrants on a cashless basis. The Public Warrants will expire five years after the completion of a Business Combination or earlier upon redemption or liquidation. Redemption of warrants when the price per common stock equals or exceeds \$ 16.50 Once the warrants become exercisable, the Company may redeem the outstanding warrants (except as described herein with respect to the private placement warrants): • in whole and not in part; • at a price of \$ 0.01 per warrant; • upon a minimum of 30 days' prior written notice of redemption, which the Company refers to as the "30- day redemption period"; and • if, and only if, the last reported sale price (the "closing price") of our common stock equals or exceeds \$ 16.50 per share (as adjusted for adjustments to the number of shares issuable upon exercise or the exercise price of a warrant as described under the heading "Description of Securities — Warrants") for any 20 trading days within a 30- trading day period ending on the third trading day prior to the date on which the Company sends the notice of redemption to the warrant holders. The Company will not redeem the warrants as described above unless an effective registration statement under the Securities Act covering the shares of common stock issuable upon exercise of the warrants is effective and a current prospectus relating to those shares of common stock is available throughout the 30- day redemption period. If and when the warrants become redeemable by the Company, the Company may exercise its redemption right even if the Company is unable to register or qualify the underlying securities for sale under all applicable state securities laws. If the Company calls the Public Warrants for redemption, management will have the option to require all holders that wish to exercise the Public Warrants to do so on a "cashless basis," as described in the warrant agreement. The Private Placement Warrants are substantially in the same form as the Public Warrants, except they (i) will be exercisable either for cash or on a cashless basis at the holder's option pursuant and (ii) will not be redeemable by the Company, in either case as long as the Private Placement Warrants are held by the initial purchasers or any of their permitted transferees (as prescribed in the Subscription Agreement, dated December 6, 2021, by and between the Company and Public Gold Marketing Sdn. Bhd.). Once a Private Placement Warrant is transferred to a holder other than a permitted transferee, it shall be treated as a Public Warrant for all purposes. Due to these terms the Private Warrants are required to be liability classified. The exercise price and number of shares of common stock issuable on exercise of the warrants may be adjusted in certain circumstances, including in the event of a share dividend, extraordinary dividend or recapitalization, reorganization, merger or consolidation. However, the warrants will not be adjusted for issuances of shares of common stock at a price below their respective exercise prices. Additionally, in no event will the Company be required to net cash settle the warrants. If the Company is unable to complete a Business Combination within the Combination Period and the Company liquidates the funds held in the Trust Account, holders of the warrants will not receive any of such funds with respect to their warrants, nor will they receive any distribution from the Company's assets held outside of the Trust Account with the respect to such warrants. Accordingly, the warrants may expire worthless. In addition, if the Company issues additional shares of common stock or equity- linked securities for capital raising purposes in connection with the closing of a Business Combination at an issue price or effective issue price of less than \$ 9.50 per share of common stock (with such issue price or effective issue price to be determined in good faith by the Company's board of directors, and in the case of any such issuance to the initial stockholders or their affiliates, without taking into account any Founder Shares held by them prior to such issuance), (y) the aggregate gross proceeds from such issuances represent more than 60 % of the total equity proceeds, and interest thereon, available for the funding of a

Business Combination on the date of the consummation of a Business Combination (net of redemptions), and (z) the volume weighted average trading price of the Company's common stock during the 20 trading day period starting on the trading day prior to the day on which the Company consummates Business Combination (such price, the "Market Value") is below \$ 9.50 per share, the exercise price of the warrants will be adjusted (to the nearest cent) to be equal to 165 % of the greater of (i) the Market Value or (ii) the price at which the Company issues the additional common stock or equity-linked securities. Rights Except in cases where the Company is not the surviving company in a Business Combination, each holder of a Public Right will automatically receive one-tenth of one share of common stock upon consummation of a Business Combination, even if the holder of a Public Right converted all shares held by him, her or it in connection with a Business Combination or an amendment to the Company's ~~Amended and Restated~~ Certificate of Incorporation with respect to its pre-business combination activities. In the event that the Company will not be the surviving company upon completion of a Business Combination, each holder of a Public Right will be required to affirmatively convert his, her or its rights in order to receive the one-tenth of a share underlying each Public Right upon consummation of the Business Combination. The Company will not issue fractional shares in connection with an exchange of Public Rights. Fractional shares will either be rounded down to the nearest whole share or otherwise addressed in accordance with the applicable provisions of the Delaware General Corporation Law. As a result, the holders of the Public Rights must hold rights in multiples of 10 in order to receive shares for all of the holders' rights upon closing of a Business Combination.

X-ReferencesNo definition available. Details Name: us-gaap_EquityAbstract Namespace Prefix: us-gaap_Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX-DefinitionThe entire disclosure for equity. ReferencesReference 1: [http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 13-Subparagraph \(b\)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481112/505-10-50-13](http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 13-Subparagraph (b)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481112/505-10-50-13)Reference 2: [http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 13-Subparagraph \(h\)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481112/505-10-50-13](http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 13-Subparagraph (h)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481112/505-10-50-13)Reference 3: [http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 14-Subparagraph \(b\)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481112/505-10-50-14](http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 14-Subparagraph (b)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481112/505-10-50-14)Reference 4: [http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 235-Name Accounting Standards Codification-Section 50-Paragraph 2-Subparagraph \(a\)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481062-2147477968/946-235-50-2](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 235-Name Accounting Standards Codification-Section 50-Paragraph 2-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481062-2147477968/946-235-50-2)Reference 5: [http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 235-Name Accounting Standards Codification-Section 50-Paragraph 2-Subparagraph \(d\)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481062-2147477968/946-235-50-2](http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 235-Name Accounting Standards Codification-Section 50-Paragraph 2-Subparagraph (d)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481062-2147477968/946-235-50-2)Reference 6: <http://www.xbrl.org/2003/role/disclosureRef-Topic 946-SubTopic 505-Name Accounting Standards Codification-Section 50-Paragraph 6-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481004-2147478448/946-505-50-6>Reference 7: [http://www.xbrl.org/2003/role/disclosureRef-Topic 815-SubTopic 40-Name Accounting Standards Codification-Section 50-Paragraph 6-Subparagraph \(a\)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147480237/815-40-50-6](http://www.xbrl.org/2003/role/disclosureRef-Topic 815-SubTopic 40-Name Accounting Standards Codification-Section 50-Paragraph 6-Subparagraph (a)-Publisher FASB-URI 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https://asc.fasb.org/#1943274/2147480678/235-10-S99-1)Reference 10: <http://www.fasb.org/us-gaap/role/ref/legacyRef-Topic 505-Name Accounting Standards Codification-Publisher FASB-URI https://asc.fasb.org/#505/tableOfContentReference 11: http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 13-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481112/505-10-50-13>Reference 12: [http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 13-Subparagraph \(g\)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481112/505-10-50-13](http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 13-Subparagraph (g)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481112/505-10-50-13)Reference 13: [http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 13-Subparagraph \(i\)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481112/505-10-50-13](http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 13-Subparagraph (i)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481112/505-10-50-13)Reference 14: [http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 14-Subparagraph \(a\)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481112/505-10-50-14](http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 14-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481112/505-10-50-14)Reference 15: [http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 14-Subparagraph \(c\)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481112/505-10-50-14](http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 14-Subparagraph (c)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481112/505-10-50-14)Reference 16: [http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 16-Subparagraph \(b\)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481112/505-10-50-16](http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 16-Subparagraph (b)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481112/505-10-50-16)Reference 17: [http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 18-Subparagraph \(a\)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481112/505-10-50-18](http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 18-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481112/505-10-50-18)Reference 18: [http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 18-Subparagraph \(b\)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481112/505-10-50-18](http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 18-Subparagraph (b)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481112/505-10-50-18)Reference 19: [http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 18-Subparagraph \(d\)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481112/505-10-50-18](http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 18-Subparagraph (d)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481112/505-10-50-18)Details Name: us-gaap_StockholdersEquityNoteDisclosureTextBlock Namespace Prefix: us-gaap_Data Type: dtr-types:textBlockItemType Balance Type: na Period Type: durationIncome Tax 12 Months Ended Dec. 31, ~~2023~~ **2024** Income Tax Disclosure [Abstract] Income Tax Note 9 — Income Tax The Company's net deferred tax liabilities are as follows: Schedule of Net Deferred Tax Assets (Liabilities) December 31, December 31, ~~2024~~ **2023** ~~2022~~ Deferred tax assets Startup Costs \$ **563,038** \$ 362,533 \$ ~~162,545~~ **Accrued interest on investments held in Trust Account** (79,358) Total deferred tax assets 362,533 ~~83,187~~ Valuation allowance (**563,038**) (~~362,533~~) (~~162,545~~) Deferred tax asset (liabilities), net of allowance \$ — \$ ~~(79,358)~~ The income tax provision for the years ended December 31, **2024 and 2023** and ~~2022~~ consists of the following: Schedule of Income Tax Provision December 31, December 31, **2024** ~~2023~~ ~~2022~~ Federal Current \$ **239,905** \$ 608,864 \$ ~~228,827~~ Deferred (**200,505**) (~~279,347~~) (~~54,721~~) State Current \$ — \$ — Deferred — — Change in valuation allowance **200,505** 199,988 ~~134,079~~ Income tax provision \$ **239,905** \$ 529,505 \$ ~~308,~~

185 In assessing the realization of deferred tax assets, management considers whether it is more likely than not that some portion or all of the deferred tax assets will not be realized. The ultimate realization of deferred tax assets is dependent upon the generation of future taxable income during the periods in which temporary differences representing net future deductible amounts become deductible. Management considers the scheduled reversal of deferred tax assets, projected future taxable income and tax planning strategies in making this assessment. For the years ended December 31, 2024 and 2023 and 2022, the change in valuation allowance was \$ 200,505 and \$ 199,988 and \$ 134,079, respectively. A reconciliation of the statutory federal income tax rate to the Company's effective tax rate is as follows: Schedule of Statutory Federal Income Tax Rate December 31, December 31, 2024 2023 2022-Statutory federal income tax rate 21.0 % 21.0 % Interest and Delaware franchise tax penalties 0 (3.12 47) % 0.78 12 % Change in fair value of warrants (0.02) % (0.05) % (4.27) % Business combination expenses (22.84) % 1.10 % 15.19 % Broken Deal (0.00) % (4.37) % — % Change in valuation allowance (27.15) % 10.81 % 25.18 % Income tax provision expense (32.48) % 28.61 % 57.88 % The Company's effective tax rate was (32.48) % and 28.61 % and 57.88 % for the years ended December 31, 2024 and 2023 and 2022, respectively. The effective tax rate differs from the statutory tax rate of 21 % for the years ended December 31, 2024 and 2023 and 2022, primarily due to changes in the fair value in warrant liabilities, valuation allowance on the deferred tax assets, non-deductible M & A costs, income tax penalties, and failed deal costs that are fully deductible. The Company files income tax returns in the U. S. federal jurisdiction in various state and local jurisdictions and is subject to examination by the various taxing authorities. X- ReferencesNo definition available. Details Name: us- gaap_IncomeTaxDisclosureAbstract Namespace Prefix: us- gaap_ Data Type: xbrli: stringItem Type Balance Type: na Period Type: durationX- DefinitionThe entire disclosure for income taxes. Disclosures may include net deferred tax liability or asset recognized in an enterprise's statement of financial position, net change during the year in the total valuation allowance, approximate tax effect of each type of temporary difference and carryforward that gives rise to a significant portion of deferred tax liabilities and deferred tax assets, utilization of a tax carryback, and tax uncertainties information. ReferencesReference 1: http://www.xbrl.org/2003/role/disclosureRef-Topic 946-740-SubTopic 20-10-Name Accounting Standards Codification-Section 50-Paragraph 13-12-Publisher FASB-URI https://asc.fasb.org/#1943274/2147480990-2147482685/946-740-20-10-50-13Reference 2: http://www.xbrl.org/2003/role/disclosureRef-exampleRef-Topic 235-740-SubTopic 10-Name Accounting Standards Codification-Section S99-55-Paragraph 231-1-Subparagraph (SX 210.4-08(h)(2))-Publisher FASB-URI https://asc.fasb.org/#1943274/2147480678-2147482663/235-740-10-S99-55-1Reference 3: http://www.xbrl.org/2003/role/disclosureRef-Topic 740-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 12C-Publisher FASB-URI https://asc.fasb.org/#1943274/2147482685/740-10-50-12Reference 4: http://www.xbrl.org/2003/role/disclosureRef-Topic 740-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 14-12B-Publisher FASB-URI https://asc.fasb.org/#1943274/2147482685/740-10-50-14Reference 5: http://www.xbrl.org/2003/role/disclosureRef-Topic 740-SubTopic 10-270-Name Accounting Standards Codification-Section 50-Paragraph 21-1-Publisher FASB-URI https://asc.fasb.org/#1943274/2147482685-2147477891/740-10-270-50-21Reference 6: http://www.xbrl.org/2003/role/disclosureRef-Topic 740-SubTopic 270-10-Name Accounting Standards Codification-Section 50-S99-Paragraph 1-Subparagraph (SAB Topic 6. I. 5. Q1)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147482526-2147479360/740-270-10-50-S99-1Reference 7: http://www.xbrl.org/2003/role/disclosureRef-Topic 740-946-SubTopic 10-20-Name Accounting Standards Codification-Section 50-Paragraph 13-17-Subparagraph (b)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147482685-2147480990/740-946-10-20-50-17Reference 8: http://www.xbrl.org/2003/role/disclosureRef-Topic 740-235-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210 SAB TOPIC 6. I. 5. Q1 4-08 (h) (2))-Publisher FASB-URI https://asc.fasb.org/#1943274/2147479360-2147480678/740-235-10-S99-1Reference 9: http://www.xbrl.org/2003/role/disclosureRef-Topic 740-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 2-Subparagraph (SAB Topic 11. C)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147479360/740-235-10-S99-2Reference 10: http://www.xbrl.org/2003/role/disclosureRef-Topic 740-SubTopic 30-10-Name Accounting Standards Codification-Section 50-Paragraph 14-2-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147482685-2147482740/740-230-10-50-45-21Reference 11: http://www.xbrl.org/2003/role/disclosureRef-Topic 740-810-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 17-1A-Subparagraph (b-a)(1)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147482685-2147481203/740-810-10-50-17Reference 12: http://www.xbrl.org/2003/role/disclosureRef-Topic 740-810-SubTopic 10-Name Accounting Standards Codification-Section S99-50-Paragraph 2-1A-Subparagraph (c)(1) SAB Topic 11. C)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147482603/740-30-50-2 Details Name: us- gaap_IncomeTaxDisclosureTextBlock Namespace Prefix: us- gaap_ Data Type: dt: types: textBlockItemType Balance Type: na Period Type: durationFair Value Measurements 12 Months Ended Dec. 31, 2023-2024 Fair Value Disclosures [Abstract] Fair Value Measurements Note 10 — Fair Value Measurements 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. As of December 31, 2022-2024 and 2023, the assets held in the Trust Account were held in cash money market funds invested in U. S. Treasury Securities. All of the Company's investments held in the Trust Account were classified as trading securities. The

following table presents information about the Company's liabilities that are measured at fair value on a recurring basis as of December 31, **2024 and 2023 and December 31, 2022** and indicates the fair value hierarchy of the valuation inputs the Company utilized to determine such fair value. Schedule of Financial Assets and Liabilities ~~measured~~ **Measured** at Fair Value on Recurring Basis Quoted Prices in Active Markets Significant Other Observable Inputs Significant Other Unobservable Inputs Level (Level 1) (Level 2) (Level 3) December 31, **2024 Liabilities: Warrant Liabilities- Private Warrants 2 \$ — \$ 2, 736 — December 31, 2023 Liabilities: Warrant Liabilities- Private Warrants 3 \$ — \$ — \$ 1, 881 As of December 31, 2022-2024 Assets: Money market funds invested in U. S. Treasury Securities 1 \$ 118, 408 the Private Placement Warrants were valued using the observable price for the public warrant as a benchmark, 969 — Liabilities: as a result of which, the fair value of the Private Placement Warrant Liabilities liability was re- Private Warrants 3 — 6 classified as Level 2. As of December 31, 2023 The 2023, the Private Placement Warrants were valued using a binomial lattice ~~model-~~ **mode**, which is considered to be a Level 3 fair value measurement. One of the more significant inputs is the implied volatility, which is based on the observed prices of the Company's common stock and publicly- traded warrants. As of December 31, 2023 ~~and 2022~~, the estimated fair value of Warrant Liabilities – Private Warrants were determined based on the following significant inputs and are expressed on the basis of each being exercisable for a one- half of one share of common stock: Schedule of Estimated Fair value of Warrant Liabilities As of December 31, 2023 ~~As of December 31, 2022~~ Exercise price \$ 5. 75 ~~\$ 5. 75~~ Market price of public stock \$ 5. 42 ~~\$ 5. 10~~ Term (years) 0. 95 ~~0. 8~~ Volatility immaterial % 6. 9 % Risk- free rate 4. 99 % ~~4. 69 %~~ Dividend yield 0. 0 % ~~0. 0 %~~ The following table presents the changes in the fair value of warrant liabilities for the ~~years three and nine months ended December 31, 2024 and 2023 and 2022~~: Schedule of Changes in Fair Value of Warrant Liabilities Private Placement Warrants Fair value as of January 1, **2024 \$ 1, 881 Change in valuation inputs or other assumptions 855 Fair value as of December 31, 2024 \$ 2, 736 Private Placement Warrants Fair value as of January 1, 2023 \$ 6, 270 Change in valuation inputs or other assumptions (4, 389) Fair value as of December 31, 2023 \$ 1, 881 Private Placement Warrants Fair value as of January 1, 2022 \$ 114, 570 Change in valuation inputs or other assumptions (108, 300) Fair value as of December 31, 2022 \$ 6, 270** X- ReferencesNo definition available. Details Name: us- gaap_ FairValueDisclosuresAbstract Namespace Prefix: us- gaap_ Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX- DefinitionThe entire disclosure for the fair value of financial instruments (as defined), including financial assets and financial liabilities (collectively, as defined), and the measurements of those instruments as well as disclosures related to the fair value of non- financial assets and liabilities. Such disclosures about the financial instruments, assets, and liabilities would include: (1) the fair value of the required items together with their carrying amounts (as appropriate); (2) for items for which it is not practicable to estimate fair value, disclosure would include: (a) information pertinent to estimating fair value (including, carrying amount, effective interest rate, and maturity, and (b) the reasons why it is not practicable to estimate fair value; (3) significant concentrations of credit risk including: (a) information about the activity, region, or economic characteristics identifying a concentration, (b) the maximum amount of loss the entity is exposed to based on the gross fair value of the related item, (c) policy for requiring collateral or other security and information as to accessing such collateral or security, and (d) the nature and brief description of such collateral or security; (4) quantitative information about market risks and how such risks are managed; (5) for items measured on both a recurring and nonrecurring basis information regarding the inputs used to develop the fair value measurement; and (6) for items presented in the financial statement for which fair value measurement is elected: (a) information necessary to understand the reasons for the election, (b) discussion of the effect of fair value changes on earnings, (c) a description of [similar groups] items for which the election is made and the relation thereof to the balance sheet, the aggregate carrying value of items included in the balance sheet that are not eligible for the election; (7) all other required (as defined) and desired information. ReferenceReference 1: <http://www.xbrl.org/2003/role/disclosureRef-exampleRef> - Topic 820- SubTopic 10- Name Accounting Standards Codification- Section 55- Paragraph 107 - Publisher FASB- URI <https://asc.fasb.org/+1943274/2147480678-2147482078/235-820-10-S99-55-1Reference-107Reference> 2:<http://www.xbrl.org/2009-2003/role/commonPracticeRef-exampleRef> - Topic 740-820 - SubTopic 10- Name Accounting Standards Codification- Section 50-55 - Paragraph 100 9- Subparagraph (b)- Publisher FASB- URI <https://asc.fasb.org/+1943274/2147482685-2147482078/740-820-10-50-55-9Reference-100Reference> 3:<http://www.xbrl.org/2009-2003/role/commonPracticeRef-disclosureRef> - Topic 740-820 - SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 2- Subparagraph (c) (3)- Publisher FASB- URI <https://asc.fasb.org/+1943274/2147482106/820-10-50-ase.fasb.org/1943274/2147482106-2147482740/820-230-10-50-45-2EReference-2Reference-6-38> :<http://www.xbrl.org/2003/role/disclosureRef-Topic-820-810> - SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 6A-1A - Subparagraph (h-a) (1) - Publisher FASB- URI <https://asc.fasb.org/+1943274/2147482106-2147481203/820-810-10-50-6AReference-1AReference-7-39> :<http://www.xbrl.org/2003/role/disclosureRef-Topic-820-810> - SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 6A-1A - Subparagraph (f-c) (1) - Publisher FASB- URI <https://asc.fasb.org/+1943274/+2>) - Subparagraph (h) - Publisher FASB- URI <https://asc.fasb.org/+1943274/2147480678--2147482106/235-820-10-S99-50-1Reference-2Reference-2-11> :<http://www.xbrl.org/2009-2003/role/commonPracticeRef-disclosureRef> - Topic 740-820 - SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 9-2 - Subparagraph (b-g) - Publisher FASB- URI <https://asc.fasb.org/+1943274/2147482685--2147482106/740-820-10-50-9Reference-2Reference-3-12> :<http://www.xbrl.org/2009-2003/role/commonPracticeRef-disclosureRef> - Topic 740-940 - SubTopic 10-820 - Name Accounting Standards Codification- Section S99-50 - Paragraph 1- Subparagraph (a) SAB-Topic 6.1.7 - Publisher FASB- URI <https://asc.fasb.org/+1943274/2147479360-2147478119/740-940-820-50-1> Details Name: us- gaap_ FairValueDisclosuresTextBlock Namespace Prefix: us- gaap_ Data Type: dtr- types: textBlockItemType Balance Type: na Period Type: durationSUBSEQUENTEVENTS-durationSegment Information 12 Months Ended Dec. 31, **2024 Segment Reporting [Abstract] Segment Information NOTE 11. SEGMENT INFORMATION Segment Information ASC Topic 280, " Segment Reporting, " establishes standards for companies to report in their financial statements information about operating segments, products, services, geographic areas, and major customers. Operating segments are defined as components of an enterprise for which separate financial information is available that is regularly evaluated by the Company's chief operating decision maker (" CODM "), or group, in deciding how to allocate resources and assess performance. The Company is a blank check company formed for the purpose of effecting a Business****

Combination. As of December 31, 2024, the Company had not commenced any operations. The Company will not generate any operating revenues until after the completion of its initial Business Combination, at the earliest. The Company will generate non-operating income in the form of interest income on cash and cash equivalents from the proceeds derived from the Initial Public Offering, which are held in Trust Account, and non-operating income or expense from the changes in the fair value of warrant liability and Capital Contribution Note, which are not considered measures of financial performance used by the CODM. The Company's CODM has been identified as the Chief Executive Officer, who reviews the consolidated operating results for the Company as a whole to make decisions about allocating resources and assessing financial performance. Accordingly, management has determined that the Company only has one operating segment. The CODM does not review assets, which primarily consists of cash held in the Trust Account, in evaluating the results of the Company, and therefore, such information is not presented. When evaluating the Company's primary measure of performance and making key decisions, by the CODM, regarding resource allocation, the CODM reviews several key metrics, which include the following: Schedule of Segment Reporting 2024 ~~2023 reported revenue~~ Details Name: us-gaap_DeferredIncomeTaxExpenseBenefit Namespace Prefix: us-gaap_ Data Type: xbrli:monetaryItemType Balance Type: debit Period Type: durationX- Definition Amount of deferred state and local tax expense (benefit) attributable to income (loss) from continuing operations. Includes ~~including sales~~ but is not limited to external customers, deferred regional, territorial, and intersegment sales ~~provincial tax expense (benefit) or for transfers is 10 percent or more non-US (United States of America~~ the combined revenue, internal and external, of all operating segments b) jurisdiction the absolute amount of its reported profit or loss is 10 percent or more of the greater, in absolute amount of 1) the combined reported profit of all operating segments that did not report a loss or 2) the combined reported loss of all operating segments that did report a loss c) its assets are 10 percent or more of the combined assets of all operating segments. References Reference 1: <http://www.xbrl.org/2003-2009/role/exampleRef> commonPracticeRef - Topic 280-235 - SubTopic 10- Name Accounting Standards Codification- Section 55-S99 - Paragraph 48-1- Subparagraph (SX 210.4-08 (h) (1) (Note 1)) - Publisher FASB- URI <https://asc.fasb.org/1943274/2147482785-2147480678/280-235-10-55-S99-48> Reference 1 Reference 2: <http://www.xbrl.org/2003-2009/role/disclosureRef> commonPracticeRef - Topic 280-740 - SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 32-9 - Subparagraph (f) - Publisher FASB- URI <https://asc.fasb.org/1943274/2147482810-2147482685/280-740-10-50-32> Reference 9 Reference 3: <http://www.xbrl.org/2003-2009/role/disclosureRef> commonPracticeRef - Topic 270-740 - SubTopic 10- Name Accounting Standards Codification- Section 50-S99 - Paragraph 1- Subparagraph (i) SAB Topic 6.1.7 - Publisher FASB- URI <https://asc.fasb.org/1943274/2147482964-2147479360/270-740-10-50-S99-1> Reference 4: <http://> Subsequent Events [Abstract] Subsequent Events NOTE 12. SUBSEQUENT EVENTS Subsequent Events NOTE 11. SUBSEQUENT EVENTS The Company evaluated subsequent events and transactions that occurred after the balance sheet date up to the date that the consolidated financial statements were issued. Based upon this review, the Company did not identify any subsequent events, other than the below, that would have required adjustment or disclosure in the consolidated financial statements. On each of January 4, 2025, February 5, 2024-2025 and March 6, 2025, the Company deposited three tranches of \$ 60, 000, for an aggregated of \$ 180, 000 into the Trust Account, extending the Termination Date to April 9, 2025. On March 6, 2025, the Company received an advance of \$ 60, 000 from the chief executive officer of the Company, the advance is non-interest bearing and repayable at the close of Business Combination. On March 6, 2025, Globalink, Alps Holdco, Parent Representative and Seller Representative, entered into a promissory the Amendment of the Merger Agreement as disclosed in note Note subscription term sheet with 1. On March 7, 2025, the Company, PubCo and Public Gold Marketing Sdn Bhd for an amount of \$ 250, 000 for the purpose of working capital. On January 5, 2024, Globalink elected to extend the Termination Date by another month until February 9, 2024, and deposited an aggregate \$ 60, 000 into the trust account of the Company for its public stockholders. The extension is the seventh extension since the consummation of the Company's initial public offering on December 9, 2021, and the second of up to twelve extensions permitted under the Amended and Restated Certificate of Incorporation of the Company, as amended and currently in effect. On January 25, 2024, the Company entered into a promissory note subscription term sheet with Public Gold Marketing Sdn. Bhd for an amount of agreement, pursuant to which the parties agreed that \$ 2 million 300, 000 for the purpose of working capital. On January 30, 2024, the outstanding balance under the Promissory Notes shall be due Company entered into a Merger Agreement by and among Alps, GL Sponsor LLC and Dr. Tham Seng Kong, an and payable in cash individual. Pursuant to the terms of the Merger Agreement, a business combination between Globalink and Alps through the merger of a Merger Sub with within 60 days from and into Alps, with the Surviving Company as a wholly-owned subsidiary of Globalink (the "Merger", and, together with the other the date of the closing of the transactions (contemplated by the Merger Agreement, the "Transactions") After the date of the Merger Agreement and prior to the consummation of the transactions contemplated by the Amended and Restated Merger Agreement (the "Closing"), and the remaining balance under the Promissory Notes shall be converted into ordinary shares of PubCo at the time of Closing, at a conversion price company formed under the laws of the Cayman Islands will be incorporated ("Cayman Holdeo"), whereupon it is envisaged that Alps will become a wholly-owned subsidiary of the Cayman Holdeo. On February 6, 2024, Globalink elected to extend the Termination Date by another month until March 9, 2024, and deposited an aggregate \$ 60, 10, 000- 00 per share into the trust account of the Company for its public stockholders. The extension is the eighth extension since the consummation of the Company's initial public offering on December 9, 2021, and the third of up to twelve extensions permitted under the Amended and Restated Certificate of Incorporation of the Company, as amended and currently in effect. On February 22, 2024, the Company entered into a promissory note subscription term sheet with Public Gold Marketing Sdn. Bhd for an amount of \$ 300, 000 for the purpose of working capital. On March 6, 2024, Globalink elected to extend the Termination Date by another month until April 9, 2024, and deposited an aggregate \$ 60, 000 into the trust account of the Company for its public stockholders. The extension is the ninth extension since the consummation of the Company's initial public offering on December 9, 2021, and the fourth of up to twelve extensions permitted under the Amended and Restated Certificate of Incorporation of the Company, as amended and currently in effect. X- References No definition available. Details Name: us-gaap_SubsequentEventsAbstract Namespace Prefix: us-gaap_ Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX- Definition The entire disclosure for significant events or transactions that

occurred after the balance sheet date through the date the financial statements were issued or the date the financial statements were available to be issued. Examples include: the sale of a capital stock issue, purchase of a business, settlement of litigation, catastrophic loss, significant foreign exchange rate changes, loans to insiders or affiliates, and transactions not in the ordinary course of business. ReferencesReference 1: [http://www.xbrl.org/2003/role/disclosureRef-Topic 855- Name Accounting Standards Codification- Publisher FASB- URI https://asc.fasb.org/#855/tableOfContent](http://www.xbrl.org/2003/role/disclosureRef-Topic%20855-Name%20Accounting%20Standards%20Codification-Publisher%20FASB-URI%20https://asc.fasb.org/#855/tableOfContent)Reference 2: [http://www.xbrl.org/2003/role/disclosureRef-Topic 855- SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 2- Subparagraph \(a\)- Publisher FASB- URI https://asc.fasb.org/#1943274/2147483399/855-10-50-2](http://www.xbrl.org/2003/role/disclosureRef-Topic%20855-SubTopic%2010-Name%20Accounting%20Standards%20Codification-Section%2050-Paragraph%202-Subparagraph%20(a)-Publisher%20FASB-URI%20https://asc.fasb.org/#1943274/2147483399/855-10-50-2) Details Name: us-gaap_SubsequentEventsTextBlock Namespace Prefix: us-gaap_ Data Type: dtr- types: textBlockItemType Balance Type: na Period Type: durationSummary of Significant Accounting Policies (Policies) 12 Months Ended Dec. 31, 2023-2024 Accounting Policies [Abstract] Basis of Presentation Basis of Presentation The accompanying consolidated financial statements are presented in U. S. dollars and have been prepared in accordance with accounting principles generally accepted in the United States of America (“ U. S. GAAP ”) and pursuant to the accounting and disclosure rules and regulations of the Securities and Exchange Commission (the “ SEC ”). Principles of Consolidation Principles of Consolidation The accompanying consolidated financial statements include the accounts of the Company and its wholly owned subsidiary. All significant intercompany balances and transactions have been eliminated in consolidation. Emerging Growth Company Emerging Growth Company The Company is an emerging growth company as defined in Section 102 (b) (1) of the Jumpstart Our Business Startups Act of 2012 (the “ JOBS Act ”), which exempts emerging growth companies from being required to comply with new or revised financial accounting standards until private companies (that is, those that have not had a Securities Act registration statement declared effective or do not have a class of securities registered under the Exchange Act) are required to comply with the new or revised financial accounting standards. The JOBS Act provides that an emerging growth company can elect to opt out of the extended transition period and comply with the requirements that apply to non-emerging growth companies but any such an election to opt out is irrevocable. The Company has elected not to opt out of such extended transition period, which means that when a standard is issued or revised, and it has different application dates for public or private companies, the Company, as an emerging growth company, can adopt the new or revised standard at the time private companies adopt the new or revised standard. This may make comparison of the Company’ s consolidated financial statements with another public company that is neither an emerging growth company nor an emerging growth company that has opted out of using the extended transition period difficult or impossible because of the potential differences in accounting standards used. Use of Estimates Use of Estimates The preparation of consolidated financial statements in conformity with U. S. GAAP requires the Company’ s management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements. Making estimates requires management to exercise significant judgment. One of the more significant accounting estimates included in these consolidated financial statements is the determination of the fair value of the warrant liabilities. Such estimates may be subject to change as more current information becomes available and accordingly the actual results could differ significantly from those estimates. It is at least reasonably possible that the estimate of the effect of a condition, situation or set of circumstances that existed at the date of the financial statements, which management considered in formulating its estimate, could change in the near term due to one or more future confirming events. Cash and cash held in escrow Cash and cash held in escrow The Company had \$ 79, 073 of cash and \$ 81, 763 and cash held in escrow on December 31, 2023 and 2022, respectively. During the year ended December 31, 2023 the Company transferred the cash amount held in escrow to a newly opened bank account. Cash and investments Held in Trust Account Cash and investments Held in Trust Account As of December 31, 2022-2024 and 2023, substantially all of the assets held in the Trust Account were held in cash money market funds. Assets held in money market funds were invested primarily in U. S. Treasury securities. All of the Company’ s investments held in the Trust Account were classified as trading securities. Trading securities are presented on the consolidated balance sheets at fair value at the end of each reporting period. Gains and losses resulting from the change in fair value of investments held in Trust Account are included in interest earned on investments held in Trust Account in the accompanying consolidated statements of operations. To mitigate the risk of being deemed to have been operating as an unregistered investment company (including under the subjective test of Section 3 (a) (1) (A) of the Investment Company Act), on July 27, 2023, the Company instructed the Trustee of the Trust Account, to liquidate the U. S. government securities or money market funds held in the Trust Account and thereafter to hold all funds in the Trust Account in cash (which may include demand deposit accounts) until the earlier of consummation of our Business Combination or liquidation. Furthermore, such cash is held in bank accounts, which exceed federally insured limits as guaranteed by the FDIC. Concentration of Credit Risk Concentration of Credit Risk Financial instruments that potentially subject the Company to concentrations of credit risk consist of cash accounts in a financial institution, which, at times, may exceed the FDIC-Federal Depository Insurance Corporation coverage limit. At As of December 31, 2024 and 2023 and 2022, the Company has had not experienced losses on these accounts. Fair value Value of Financial Instruments Fair value Value of Financial Instruments The fair value of the Company’ s assets and liabilities which qualify as financial instruments under the FASB ASC 820, “ Fair Value Measurements and Disclosures, ” approximate the carrying amounts represented in the accompanying consolidated balance sheets, primarily due to their short- term nature. Income Taxes Income Taxes The Company complies with the accounting and reporting requirements of ASC 740, “ Income Taxes, ” which requires an asset and liability approach to financial accounting and reporting for income taxes. Deferred income tax assets and liabilities are computed for differences between the financial statement and tax bases of assets and liabilities that will result in future taxable or deductible amounts, based on enacted tax laws and rates applicable to the periods in which the differences are expected to affect taxable income. Valuation allowances are established, when necessary, to reduce deferred tax assets to the amount expected to be realized. As of December 31, 2024 and 2023 and 2022, the Company’ s deferred tax asset for start up organizational expenses had a full valuation allowance recorded against it. FASB ASC 740 prescribes a recognition threshold and a measurement attribute for the financial statement recognition and measurement of tax positions taken or expected to be taken in a tax return. For those benefits to be recognized, a tax position must be more likely than not to be sustained upon examination by taxing authorities. There were no unrecognized tax benefits as of December 31, 2023-2024 or December 31, 2022-2023. No amounts were accrued paid for the payment of interest and penalties for the fiscal year ended December 31, 2023-2024. Interest and penalties related to the December

31, 2022 tax return of \$ 11, 888 was expensed on December 31, 2023. The Company is currently not aware of any issues under review that could result in significant payments, accruals or material deviation from its position. **As of December 31, 2024 and 2023, the balance of income tax payable was \$ 479, 279 (including \$ 239, 374 of tax payable due from the year ended December 31, 2023) and \$ 529, 505, respectively.** The Company is subject to income tax examinations by major taxing authorities since inception. Excise Tax In connection with the vote to approve the charter amendment proposal presented at the March 2023 Special Meeting, holders of 6, 756, 695 shares of common stock properly exercised their right to redeem their shares of common stock for an aggregate redemption amount of **approximately \$ 69, 920 - 92 million, 079**. In connection with the approval of the Extension Amendment Proposal and the Trust Amendment Proposal at the Special Meeting on November 28, 2023, holders of 2, 180, 738 shares of the Company's common stock exercised their right to redeem those shares for cash at an approximate price of \$ 10. 82 per share, for an aggregate of approximately \$ 23. 60 million. **In connection with the votes at December 2024 Special Meeting, holders of 2, 285, 056 shares of the Company's common stock exercised their right to redeem those shares for cash at an approximate price of \$ 11. 77 per share, for an aggregate of approximately \$ 26. 89 million.** Immediately following the payment of the redemptions, the Trust Account had a balance of approximately \$ **3. 27 - 73 million before the Extension Payment**. As such, the Company has recorded a 1 % ~~excise~~ **Excise tax Tax** liability in the amount of \$ **935 - 1, 214 - 313, 485, including interest and penalty of \$ 109, 368,** on the consolidated balance sheets as of December 31, ~~2023~~ **2024**. The liability does not impact the consolidated statements of operations and is offset against additional paid- in capital or accumulated deficit if additional paid- in capital is not available. **During the second quarter of 2024, the Internal Revenue Service issued final regulations with respect to the timing and payment of the Excise Tax. These regulations provided that the filing and payment deadline for any liability incurred during the period from January 1, 2023 to December 31, 2023 would be October 31, 2024. Any amount of such Excise Tax not paid in full, will be subject to additional interest and penalties which are currently estimated at 10 % interest per annum and a 5 % underpayment penalty per month or portion of a month up to 25 % of the total liability for any amount that is unpaid from November 1, 2024 until paid in full. As of December 31, 2024, \$ 1, 313, 485 excise tax liability was due, and the Company recognized \$ 15, 847 interest and \$ 93, 521 penalties in connection with the unpaid excise tax.** Shares of Common Stock Subject to Possible Redemption Shares of Common Stock Subject to Possible Redemption The Company accounts for its common stock subject to possible redemption in accordance with the guidance in ASC Topic 480 "Distinguishing Liabilities from Equity." Shares of common stock subject to mandatory redemption (if any) is classified as a liability instrument and is measured at fair value. Conditionally redeemable common stock (including common stock that features redemption rights that are either within the control of the holder or subject to redemption upon the occurrence of uncertain events not solely within the Company's control) is classified as temporary equity. At all other times, common stock is classified as stockholders' equity. The Company's shares of common stock sold in the IPO and as a result of the exercise by the underwriters of their over- allotment option features certain redemption rights that are considered to be outside of the Company's control and subject to occurrence of uncertain future events. Accordingly, on December 31, ~~2024 and 2023 and 2022~~, **277, 511 and 2, 562, 567 and 11, 500, 000** shares of common stock subject to possible redemption were presented as temporary equity, outside of the stockholders' deficit section of the Company's consolidated balance sheets. On March 6, 2023, in connection with the approval of the extension amendment proposal and the trust amendment proposal presented at the March 2023 Special Meeting, holders of 6, 756, 695 of the Company's shares of common stock exercised their right to redeem those shares for cash at an approximate price of \$ 10. 35 per share, for an aggregate of approximately \$ 69. 92 million. On November 28, 2023, in connection with the approval of the Extension Amendment Proposal and the Trust Amendment Proposal at the November 2023 Special Meeting, holders of 2, 180, 738 shares of the Company's common stock exercised their right to redeem those shares for cash at an approximate price of \$ 10. 82 per share, for an aggregate of approximately \$ 23. 60 million. **In connection with the December 2024 Special Meeting held on December 3, 2024, holders of 2, 285, 056 shares of the Company's common stock exercised their right to redeem those shares for cash at an approximate price of \$ 11. 77 per share, for an aggregate of approximately \$ 26. 89 million.** As of December 31, ~~2024 and 2023 and 2022~~, the shares of common stock subject to possible redemption reflected in the consolidated balance sheets is reconciled in the following table: Schedule of **Common Stock** Subject to Possible Redemption Schedule of **Common Stock** Subject to Possible Redemption

Shares Amount	Gross proceeds from the IPO	Less: Proceeds allocated to Public Warrants	Common stock issuance costs	Plus: Remeasurement of carrying amount to redemption value	Common stock subject to possible redemption, December 31, 2022	Less: Redemptions (paid in April and November 2023)	Plus: Remeasurement of carrying value to redemption value	Common stock subject to possible redemption, December 31, 2023	Plus: Remeasurement of carrying value to redemption value	Common stock subject to possible redemption, December 31, 2024
11, 500, 000	\$ 115, 000, 000	(10, 465, 000)	(6, 236, 933)	19, 566, 352	11, 500, 000	117, 864, 419	3, 595, 663	2, 562, 567	27, 938, 713	277, 511
										\$ 272, 938, 816
										Net (Loss) Income Per Share of Common Stock Net (Loss) Income Per Share of Common Stock

The Company complies with the accounting and disclosure requirements of FASB ASC Topic 260, "Earnings Per Share" and uses the two class method. Net **(loss)** income per share of common stock is computed by dividing net **(loss)** income by the weighted average number of shares of common stock outstanding for the period. Any remeasurement of the accretion to redemption value of the shares of common stock subject to possible redemption was considered to be dividends paid to the public stockholders. The Company has one authorized class of common stock. Warrants included in the Units sold in the IPO (the " Public Warrants ") (see Note 3) and warrants included in the Private Placement Units (the " Private Placement Warrants, " together with the Public Warrants, the " warrants ") (see Note 4) to purchase 7, 242, 000 shares of common stock of the Company at \$ 10. 00 per share were issued on December 9, 2021. For the years ended December 31, ~~2024 and 2023 and 2022~~, no Public Warrants or Private Placement Warrants had been exercised. The 7, 242, 000 potential shares of common stock underlying the outstanding Public Warrants and Private Placement Warrants to purchase the Company's shares of common stock were excluded from diluted earnings per share for the years ended December 31, ~~2024 and 2023 and 2022~~ because they are contingently exercisable, and the contingencies have not yet been met. Additionally, the rights are able to be demanded on or any time after the Business Combination, and as the contingency has not been met, the rights are excluded from diluted earnings per share for the years ended December 31, ~~2024 and 2023 and 2022~~. As a result, diluted net income **(loss)** per share of common stock is the same as basic net

income (loss) per share of common stock for the periods years. The table below presents a reconciliation of the numerator and denominator used to compute basic and diluted net income per share for each class of stock. The following table reflects the calculation of basic and diluted net (loss) income per common share (in dollars, except per share amounts):

	2024	2023	2022
Net (loss) income	\$ (978, 445)	\$ 1, 320, 324	\$ (224, 242)
Remeasurement of common stock subject to redemption	(1, 768, 457)	(3, 595, 663)	(1, 139, 419)
Net loss including remeasurement of common stock subject to redemption value	\$ (2, 746, 902)	\$ (2, 275, 339)	\$ (915, 177)
Redeemable Non- redeemable Redeemable Non- redeemable			
Basic and diluted net income (loss) per share of common stock	\$ (2, 746, 902)	\$ (2, 275, 339)	\$ (915, 177)
Allocation of net loss including remeasurement of common stock subject to redemption value	\$ (1, 134, 852)	\$ (1, 612, 050)	\$ (1, 423, 357)
Remeasurement of common stock subject to redemption	1, 768, 457	—	3, 595, 663
Allocation of net income (loss), as adjusted	\$ 633, 605	\$ (1, 612, 050)	\$ 2, 172, 306
Denominator: Basic and diluted weighted average shares outstanding	2, 425, 214	3, 445, 000	5, 755, 364
Basic and diluted net income (loss) per share of common stock	\$ 0. 26	\$ (0. 47)	\$ 0. 38

Accounting for Warrants Accounting for Warrants 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 480, Distinguishing Liabilities from Equity (“ ASC 480 ”) and ASC 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, 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. The Company accounts for the warrants issued in connection with the Company’ s IPO in accordance with the guidance contained in ASC 815 under which the public warrants meet the criteria for equity treatment and the private warrants do not meet the criteria for equity treatment and must be recorded as liabilities. Accordingly, the Company classifies the private warrants as liabilities at their fair value and adjust the private warrants to fair value at each reporting period. This liability is subject to re- measurement at each balance sheet date until exercised, and any change in fair value is recognized in the Company’ s consolidated statements of operations. The fair value of the warrants was estimated using a binomial lattice model.

Recent Accounting Standards Pronouncements Recent Accounting Standards Pronouncements In November 2023, the FASB issued ASU 2023- 07, Segment Reporting (Topic 280): Improvements to Reportable Segment Disclosures. The amendments in this ASU require disclosures, on an annual and interim basis, of significant segment expenses that are regularly provided to the chief operating officer decision maker (“ CODM ”), as well as the aggregate amount of other segment items included in the reported measure of segment profit or loss. The ASU requires that a public entity disclose the title and position of the CODM and an explanation of how the CODM uses the reported measure (s) of segment profit or loss in assessing segment performance and deciding how to allocate resources. Public entities will be required to provide all annual disclosures currently required by Topic 280 in interim periods, and entities with a single reportable segment are required to provide all the disclosures required by the amendments in this ASU and existing segment disclosures in Topic 280. This ASU is effective for fiscal years beginning after December 15, 2023, and interim periods within fiscal years beginning after December 15, 2024, with early adoption permitted. The Company adopted ASC 2023- 07 for the year ended December 31, 2024. In December 2023, the FASB issued ASU 2023- 09, Income Taxes (Topic 740): Improvements to Income Tax Disclosures (ASU 2023- 09), which requires disclosure of incremental income tax information within the rate reconciliation and expanded disclosures of income taxes paid, among other disclosure requirements. ASU 2023- 09 is effective for fiscal years beginning after December 15, 2024. Early adoption is permitted. The Company’ s management does not believe is still evaluating the adoption impact of ASU 2023- 09 will have a material impact on its consolidated financial statements and disclosures.

X- Definition Accounting For Warrants Policy [Text Block] References No definition available. Details Name: GLLI_AccountingForWarrantsPolicyTextBlock Namespace Prefix: GLLI_ Data Type: dt- types: textBlockItemType Balance Type: na Period Type: durationX- Definition Cash Held In Escrow [Policy Text Block] References No definition available. Details Name: GLLI_CashHeldInEscrowPolicyTextBlock Namespace Prefix: GLLI_ Data Type: dt- types: textBlockItemType Balance Type: na Period Type: durationX- Definition Emerging Growth Company [Policy Text Block] References No definition available. Details Name: GLLI_EmergingGrowthCompanyPolicyTextBlock Namespace Prefix: GLLI_ Data Type: dt- types: textBlockItemType Balance Type: na Period Type: durationX- References No definition available. Details Name: us- gaap_AccountingPoliciesAbstract Namespace Prefix: us- gaap_ Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX- Definition Disclosure of accounting policy for basis of accounting, or basis of presentation, used to prepare the financial statements (for example, US Generally Accepted Accounting Principles, Other Comprehensive Basis of Accounting, IFRS). References No definition available. Details Name: us- gaap_BasisOfAccountingPolicyPolicyTextBlock Namespace Prefix: us- gaap_ Data Type: dt- types: textBlockItemType Balance Type: na Period Type: durationX- Definition Disclosure of accounting policy for credit risk. References Reference 1: http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification- Topic 942- SubTopic 825- Section 50- Paragraph 1- Publisher FASB- URI https://asc.fasb.org/1943274/2147480981-2147478898/942-825-50-1 Reference 2: http://www.xbrl.org/2003/role/disclosureRef-Name Accounting Standards Codification- Section 50- Paragraph 1- Subparagraph (d)- SubTopic 10- Topic 275- Publisher FASB- URI https://asc.fasb.org/1943274/2147482861/275-10-50-1 Details Name: us- gaap_ConcentrationRiskCreditRisk Namespace Prefix: us- gaap_ Data Type: dt- types: textBlockItemType Balance Type: na Period Type: durationX- Definition Disclosure of accounting policy regarding (1) the principles it follows in consolidating or combining the separate financial statements, including the principles followed in determining the inclusion or exclusion of subsidiaries or other entities in the consolidated or combined financial statements and (2) its treatment of interests (for example, common stock, a partnership interest or other means of exerting influence) in other entities, for example consolidation or use of the equity or cost methods of accounting. The accounting policy may also address the accounting treatment for intercompany accounts and transactions, noncontrolling interest, and the income statement treatment in consolidation for issuances of stock by a subsidiary.

ReferencesReference 1: [http://www.xbrl.org/2003/role/exampleRef-Topic235-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph4-Subparagraph\(a\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147483426/235-10-50-4](http://www.xbrl.org/2003/role/exampleRef-Topic235-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph4-Subparagraph(a)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147483426/235-10-50-4)Reference 2: <http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Topic810-SubTopic10-Section50-Paragraph1-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147481203/810-10-50-1> Details Name: us-gaap_ConsolidationPolicyTextBlock Namespace Prefix: us-gaap_ Data Type: dtr- types: textBlockItemType Balance Type: na Period Type: durationX- DefinitionDisclosure of accounting policy for computing basic and diluted earnings or loss per share for each class of common stock and participating security. Addresses all significant policy factors, including any antidilutive items that have been excluded from the computation and takes into account stock dividends, splits and reverse splits that occur after the balance sheet date of the latest reporting period but before the issuance of the financial statements.

ReferencesReference 1: [http://www.xbrl.org/2003/us-gaap/role/ref/legacyRef-disclosureRef-Topic260-SubTopic10-NameAccountingStandardsCodification-Topic260-SubTopic10-Section50-Paragraph1-Subparagraph\(e-d\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482662/260-10-50-1](http://www.xbrl.org/2003/us-gaap/role/ref/legacyRef-disclosureRef-Topic260-SubTopic10-NameAccountingStandardsCodification-Topic260-SubTopic10-Section50-Paragraph1-Subparagraph(e-d)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482662/260-10-50-1)Reference 2: [http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Topic260-SubTopic10-Section50-Paragraph2-1-Subparagraph\(c\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482662/260-10-50-1](http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Topic260-SubTopic10-Section50-Paragraph2-1-Subparagraph(c)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482662/260-10-50-1)Reference 3: <http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Topic260-SubTopic10-Section50-Paragraph2-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482662/260-10-50-2> Details Name: us-gaap_EarningsPerSharePolicyTextBlock Namespace Prefix: us-gaap_ Data Type: dtr- types: textBlockItemType Balance Type: na Period Type: durationX- DefinitionDisclosure of accounting policy for determining the fair value of financial instruments.

ReferencesReference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Section60-50-Paragraph1-SubTopic10-Topic820-825-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482053/820-10-60-1>Reference 2: <http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Section50-Paragraph1-SubTopic10-Topic825-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482907/825-10-50-1> Details Name: us-gaap_FairValueOfFinancialInstrumentsPolicy Namespace Prefix: us-gaap_ Data Type: dtr- types: textBlockItemType Balance Type: na Period Type: durationX- DefinitionDisclosure of accounting policy for income taxes, which may include its accounting policies for recognizing and measuring deferred tax assets and liabilities and related valuation allowances, recognizing investment tax credits, operating loss carryforwards, tax credit carryforwards, and other carryforwards, methodologies for determining its effective income tax rate and the characterization of interest and penalties in the financial statements. ReferencesReference 1: [http://www.xbrl.org/2003/role/disclosureRef-Topic946-740-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph3-Subparagraph\(SX210-20-6-03\(h\)\(1\)\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/21474798862147482685/946-740-10-50-3](http://www.xbrl.org/2003/role/disclosureRef-Topic946-740-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph3-Subparagraph(SX210-20-6-03(h)(1))-PublisherFASB-URIhttps://asc.fasb.org/#1943274/21474798862147482685/946-740-10-50-3)Reference 2: [http://www.xbrl.org/2003/role/disclosureRef-Topic740-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph19-17-Subparagraph\(b\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482685/740-10-50-17](http://www.xbrl.org/2003/role/disclosureRef-Topic740-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph19-17-Subparagraph(b)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482685/740-10-50-17)Reference 3: <http://www.xbrl.org/2003/role/disclosureRef-Topic740-SubTopic10-NameAccountingStandardsCodification-Section50-45-Paragraph9-25-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482685-2147482525/740-10-50-45-9>Reference 4: [http://www.xbrl.org/2003/role/disclosureRef-Topic740-946-SubTopic10-NameAccountingStandardsCodification-Section45-50-Paragraph25-3-Subparagraph\(SX210-6-03\(h\)\(1\)\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482525-2147479886/740-946-10-45-50-25](http://www.xbrl.org/2003/role/disclosureRef-Topic740-946-SubTopic10-NameAccountingStandardsCodification-Section45-50-Paragraph25-3-Subparagraph(SX210-6-03(h)(1))-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482525-2147479886/740-946-10-45-50-25)Reference 5: [http://www.xbrl.org/2003/role/disclosureRef-Topic740-SubTopic10-NameAccountingStandardsCodification-Section45-50-Paragraph28-17-Subparagraph\(b\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482525-2147482685/740-10-45-50-28](http://www.xbrl.org/2003/role/disclosureRef-Topic740-SubTopic10-NameAccountingStandardsCodification-Section45-50-Paragraph28-17-Subparagraph(b)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482525-2147482685/740-10-45-50-28)Reference 6: <http://www.xbrl.org/2003/role/disclosureRef-Topic740-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph19-9-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482685/740-10-50-19>Reference 7: <http://www.xbrl.org/2003/role/disclosureRef-Topic220-740-SubTopic10-NameAccountingStandardsCodification-Section50-45-Paragraph1-28-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482765-2147482525/740-10-45-28>Reference 8: <http://www.xbrl.org/2003/role/disclosureRef-Topic740-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph20-1-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482685-2147482765/740-220-10-50-20> Details Name: us-gaap_IncomeTaxPolicyTextBlock Namespace Prefix: us-gaap_ Data Type: dtr- types: textBlockItemType Balance Type: na Period Type: durationX- DefinitionDisclosure of accounting policy for investment classified as marketable security. ReferencesReference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Topic942-SubTopic320-Section50-Paragraph5-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147480832-2147477268/942-320-50-5> Details Name: us-gaap_MarketableSecuritiesPolicy Namespace Prefix: us-gaap_ Data Type: dtr- types: textBlockItemType Balance Type: na Period Type: durationX- DefinitionDisclosure of accounting policy pertaining to new accounting pronouncements that may impact the entity's financial reporting. Includes, but is not limited to, quantification of the expected or actual impact. ReferencesNo definition available. Details Name: us-gaap_NewAccountingPronouncementsPolicyTextBlock Namespace Prefix: us-gaap_ Data Type: dtr- types: textBlockItemType Balance Type: na Period Type: durationX- DefinitionDisclosure of accounting policy for recognition of changes in redemption value of mandatorily redeemable shares. Provides the period over which changes in redemption value are accreted, usually from the issuance date (or from the date that it becomes probable that the security will become redeemable, if later) to the earliest redemption date of the security. ReferencesNo definition available. Details Name: us-gaap_SharesSubjectToMandatoryRedemptionChangesInRedemptionValuePolicyTextBlock Namespace Prefix: us-gaap_ Data Type: dtr- types: textBlockItemType Balance Type: na Period Type: durationX- DefinitionDisclosure of accounting policy for the use of estimates in the preparation of financial statements in conformity with generally accepted accounting principles.

ReferencesReference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Topic275-SubTopic10-Section50-Paragraph9-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482861/275-10-50-9>Reference 2: <http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Topic275-SubTopic10-Section50-Paragraph4-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482861/275-10-50-4>Reference 3:

[http://www.xbrl.org/2003/role/disclosureRef-NameAccountingStandardsCodification-Section50-Paragraph1-Subparagraph\(b\)-SubTopic10-Topic275-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482861/275-10-50-1](http://www.xbrl.org/2003/role/disclosureRef-NameAccountingStandardsCodification-Section50-Paragraph1-Subparagraph(b)-SubTopic10-Topic275-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482861/275-10-50-1)Reference 4: [http://www.xbrl.org/2003/role/disclosureRef-NameAccountingStandardsCodification-Section50-Paragraph1-Subparagraph\(c\)-SubTopic10-Topic275-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482861/275-10-50-1](http://www.xbrl.org/2003/role/disclosureRef-NameAccountingStandardsCodification-Section50-Paragraph1-Subparagraph(c)-SubTopic10-Topic275-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482861/275-10-50-1)Reference 5: <http://www.xbrl.org/2003/role/disclosureRef-NameAccountingStandardsCodification-Section50-Paragraph11-SubTopic10-Topic275-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482861/275-10-50-11>Reference 6: <http://www.xbrl.org/2003/role/disclosureRef-NameAccountingStandardsCodification-Section50-Paragraph12-SubTopic10-Topic275-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482861/275-10-50-12>Reference 7: <http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Topic275-SubTopic10-Section50-Paragraph8-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482861/275-10-50-8> Details Name: us-gaap_UseOfEstimates Namespace Prefix: us-gaap_ Data Type: dtr-types: textBlockItemType Balance Type: na Period Type: durationSummary of Significant Accounting Policies (Tables) 12 Months Ended Dec. 31, ~~2023~~ **2024** Accounting Policies [Abstract] Schedule of **Common Stock** Subject to Possible Redemption As of December 31, **2024 and** ~~2023 and 2022~~, the shares of common stock subject to possible redemption reflected in the consolidated balance sheets is reconciled in the following table: Schedule of **Common Stock** Subject to Possible Redemption Schedule of **Common Stock** Subject to Possible Redemption Shares Amount ~~Gross proceeds from the IPO 11,500,000 \$ 115,000,000 Less: Proceeds allocated to Public Warrants (10,465,000) Common stock issuance costs (6,236,933) Plus: Remeasurement of carrying amount to redemption value 19,566,352~~ Common stock subject to possible redemption, December 31, 2022 11,500,000 117,864,419 Less: Redemptions (paid in April and November 2023) (8,937,433) (93,521,369) Plus: Remeasurement of carrying value to redemption value ~~—~~ **3,595,663** Common stock subject to possible redemption, December 31, 2023 ~~2,562,567~~ **27,938,713** **Plus: Remeasurement of carrying value to redemption value — 1,768,457 Less: Redemptions (2,285,056) (26,890,379) Common stock subject to possible redemption, December 31, 2024 277,511 \$ 272,938,816, 713,791** Schedule of Net Loss Basic and Diluted Per Share The following table reflects the calculation of basic and diluted net (loss) income per common share (in dollars, except per share amounts): Schedule of Net Loss Basic and Diluted Per Share **2024** ~~2023~~ ~~2022~~ For the **Year Years** Ended December 31, **2024** ~~2023~~ ~~2022~~ Net (loss) income \$ **(978,445)** \$ 1,320,324 \$ ~~224,242~~ Remeasurement of common stock subject to redemption (**1,768,457**) (3,595,663) (~~1,139,419~~) Net loss including remeasurement of common stock subject to redemption value \$ (**2,746,902**) \$ (~~2,275,339~~) \$ (~~915,177~~) Redeemable Non-redeemable Redeemable Non-redeemable For the **Year Years** Ended December 31, **2024** ~~2023~~ ~~2022~~ Redeemable Non-redeemable Redeemable Non-redeemable Basic and diluted net ~~income~~ (loss) per share of common stock Numerator: Allocation of net loss including remeasurement of common stock subject to redemption value \$ (**1,134,852**) \$ (**1,612,050**) \$ (~~1,423,357~~) \$ (~~851,982~~) \$ (~~704,218~~) \$ (~~210,959~~) Remeasurement of common stock subject to redemption **1,768,457** ~~—~~ ~~3,595,663~~ ~~—~~ ~~1,139,419~~ ~~—~~ Allocation of net income (loss), as adjusted \$ **633,605** \$ (**1,612,050**) \$ ~~2,172,306~~ \$ (~~851,982~~) \$ ~~435,201~~ \$ (~~210,959~~) Denominator: Basic and diluted weighted average shares outstanding **2,425,214** **3,445,000** ~~5,755,364~~ ~~3,445,000~~ ~~11,500,000~~ ~~3,445,000~~ Basic and diluted net income (loss) per share of common stock \$ **0.26** \$ (**0.47**) \$ ~~0.38~~ \$ (~~0.25~~) \$ ~~0.04~~ \$ (~~0.06~~) X-ReferencesNo definition available. Details Name: us-gaap_AccountingPoliciesAbstract Namespace Prefix: us-gaap_ Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX- DefinitionTabular disclosure of an entity's basic and diluted earnings per share calculations, including a reconciliation of numerators and denominators of the basic and diluted per-share computations for income from continuing operations. ReferencesReference 1: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic260-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph1-Subparagraph\(a\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482662/260-10-50-1](http://www.xbrl.org/2009/role/commonPracticeRef-Topic260-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph1-Subparagraph(a)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482662/260-10-50-1) Details Name: us-gaap_ScheduleOfEarningsPerShareBasicAndDilutedTableTextBlock Namespace Prefix: us-gaap_ Data Type: textBlockItemType Balance Type: na Period Type: durationX- DefinitionTabular disclosure of the nature and terms of the financial instruments and the rights and obligations embodied in those instruments, information about settlement alternatives, if any, in the contract and identification of the entity that controls the settlement alternatives including: a. The amount that would be paid, or the number of shares that would be issued and their fair value, determined under the conditions specified in the contract if the settlement were to occur at the reporting date b. How changes in the fair value of the issuer's equity shares would affect those settlement amounts (for example, "the issuer is obligated to issue an additional x shares or pay an additional y dollars in cash for each \$ 1 decrease in the fair value of one share") c. The maximum amount that the issuer could be required to pay to redeem the instrument by physical settlement, if applicable d. The maximum number of shares that could be required to be issued, if applicable e. That a contract does not limit the amount that the issuer could be required to pay or the number of shares that the issuer could be required to issue, if applicable f. For a forward contract or an option indexed to the issuer's equity shares, the forward price or option strike price, the number of issuer's shares to which the contract is indexed, and the settlement date or dates of the contract, as applicable. g. The components of the liability that would otherwise be related to shareholders' interest and other comprehensive income (if any) subject to the redemption feature (for example, par value and other paid in amounts of mandatorily redeemable instruments are disclosed separately from the amount of retained earnings or accumulated deficit). ReferencesReference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Section50-Paragraph1-SubTopic10-Topic480-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147481648/480-10-50-1>Reference 2: <http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Section50-Paragraph2-SubTopic10-Topic480-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147481648/480-10-50-2>Reference 3: <http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Topic480-SubTopic10-Section45-Paragraph2A-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147481679/480-10-45-2A> Details Name: us-gaap_SharesSubjectToMandatoryRedemptionDisclosureTextBlock Namespace Prefix: us-gaap_ Data Type: dtr-types: textBlockItemType Balance Type: na Period Type: durationIncome Tax (Tables) 12 Months Ended Dec. 31, ~~2023~~ **2024** Income Tax Disclosure [Abstract] Schedule of Net Deferred Tax Assets (Liabilities) The Company's net deferred tax liabilities are as follows: Schedule of Net Deferred Tax Assets (Liabilities) December 31, December 31, **2024** ~~2023~~ ~~2022~~ Deferred tax assets Startup Costs \$ **563,038** \$ 362,533 \$ ~~162,545~~ ~~Accrued interest on investments held in Trust Account — (79,358) Total deferred tax assets 362,~~

533,83,187-Valuation allowance (563,038) (362,533) (162,545) Deferred tax asset (liabilities), net of allowance \$ — \$ (79,358) Schedule of Income Tax Provision The income tax provision for the years ended December 31, 2024 and 2023 and 2022 consists of the following: Schedule of Income Tax Provision December 31, December 31, 2024 2023 2022 Federal Current \$ 239,905 \$ 608,864 \$ 228,827-Deferred (200,505) (279,347) (54,721) State Current \$ — \$ — Deferred — — Change in valuation allowance 200,505 199,988 134,079 Income tax provision \$ 239,905 \$ 529,505 \$ 308,185-Schedule of Statutory Federal Income Tax Rate A reconciliation of the statutory federal income tax rate to the Company's effective tax rate is as follows: Schedule of Statutory Federal Income Tax Rate December 31, December 31, 2024 2023 2022 Statutory federal income tax rate 21.0 % 21.0 % Interest and Delaware franchise tax penalties 0 (3.12-47) % 0.78-12 % Change in fair value of warrants (0.02) % (0.05) % (4.27) % Business combination expenses (22.84) % 1.10 % 15.19 % Broken Deal (0.00) % (4.37) % — % Change in valuation allowance (27.15) % 10.81 % 25.18 % Income tax provision expense (32.48) % 28.61 % 57.88 % X- ReferencesNo definition available. Details Name: us-gaap_IncomeTaxDisclosureAbstract Namespace Prefix: us-gaap_ Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX- DefinitionTabular disclosure of the components of income tax expense attributable to continuing operations for each year presented including, but not limited to: current tax expense (benefit), deferred tax expense (benefit), investment tax credits, government grants, the benefits of operating loss carryforwards, tax expense that results from allocating certain tax benefits either directly to contributed capital or to reduce goodwill or other noncurrent intangible assets of an acquired entity, adjustments of a deferred tax liability or asset for enacted changes in tax laws or rates or a change in the tax status of the entity, and adjustments of the beginning- of- the- year balances of a valuation allowance because of a change in circumstances that causes a change in judgment about the realizability of the related deferred tax asset in future years. ReferencesReference 1: http://fasb-www.xbrl.org/2009-us-gaap/role/commonPracticeRef/ref/legacyRef- Topic 740- SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 9- Section 50- Publisher FASB- URI https://asc.fasb.org/1943274/2147482685/740-10-50-9 Details Name: us-gaap_ScheduleOfComponentsOfIncomeTaxExpenseBenefitTableTextBlock Namespace Prefix: us-gaap_ Data Type: dtl-types:textBlockItemType Balance Type: na Period Type: durationX- DefinitionTabular disclosure of the components of net deferred tax asset or liability recognized in an entity's statement of financial position, including the following: the total of all deferred tax liabilities, the total of all deferred tax assets, the total valuation allowance recognized for deferred tax assets. ReferencesReference 1: http://fasb-www.xbrl.org/2009-us-gaap/role/commonPracticeRef/ref/legacyRef- Topic 740- SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 2- Section 50- Publisher FASB- URI https://asc.fasb.org/1943274/2147482685/740-10-50-2 Details Name: us-gaap_ScheduleOfDeferredTaxAssetsAndLiabilitiesTableTextBlock Namespace Prefix: us-gaap_ Data Type: dtl-types:textBlockItemType Balance Type: na Period Type: durationX- DefinitionTabular disclosure of the reconciliation using percentage or dollar amounts of the reported amount of income tax expense attributable to continuing operations for the year to the amount of income tax expense that would result from applying domestic federal statutory tax rates to pretax income from continuing operations. ReferencesReference 1: http://fasb-www.xbrl.org/2003-us-gaap/role/exampleRef/ref/legacyRef- Topic 740- SubTopic 10- Name Accounting Standards Codification- earnest money and contingent payments Section 55- Paragraph 231- Publisher FASB- URI https://asc.fasb.org/1943274/2147482663/740-10-55-231Reference 2 :http://www.xbrl.org/2003/role/disclosureRef- Topic 954-740- SubTopic 440-10- Name Accounting Standards Codification- Section 50- Paragraph 12A-1- Subparagraph (d)- Publisher FASB- URI https://asc.fasb.org/1943274/2147480327-2147482685/954-740-440-10-50-1Reference 12AReference 2-3 :http://fasb-www.xbrl.org/2009-us-gaap/role/ref/legacyRef commonPracticeRef- Topic 740- SubTopic 10- Name Accounting Standards Codification- Topic 942- Section 50- SubTopic 210- Paragraph 12- Section 50- Publisher FASB- URI https://asc.fasb.org/1943274/2147482685/740-10-50-12 Details Name: us-gaap_ScheduleOfEffectiveIncomeTaxRateReconciliationTableTextBlock Namespace Prefix: us-gaap_ Data Type: dtl-types:textBlockItemType Balance Type: na Period Type: durationFair Value Measurements (Tables) 12 Months Ended Dec. 31, 2023-2024 Fair Value Disclosures [Abstract] Schedule of Financial Assets and Liabilities measured-Measured at Fair Value on Recurring Basis The following table presents information about the Company's liabilities that are measured at fair value on a recurring basis as of December 31, 2024 and 2023 and December 31, 2022 and indicates the fair value hierarchy of the valuation inputs the Company utilized to determine such fair value. Schedule of Financial Assets and Liabilities measured-Measured at Fair Value on Recurring Basis Quoted Prices in Active Markets Significant Other Observable Inputs Significant Other Unobservable Inputs Level (Level 1) (Level 2) (Level 3) December 31, 2024 Liabilities: Warrant Liabilities- Private Warrants 2 \$ — \$ 2,736 \$ — December 31, 2023 Liabilities: Warrant Liabilities- Private Warrants 3 \$ — \$ 1,881 December 31, 2022 Assets: Money market funds invested in U. S. Treasury Securities 1 \$ 118,408,969 — Liabilities: Warrant Liabilities- Private Warrants 3 — 6,270 Schedule of Estimated Fair value of Warrant Liabilities Schedule of Estimated Fair value of Warrant Liabilities As of December 31, 2023 As of December 31, 2022 Exercise price \$ 5.75 \$ 5.75 Market price of public stock \$ 5.42 \$ 5.10 Term (years) 0.95 0.8 Volatility immaterial % 6.9 % Risk- free rate 4.99 % 4.69 % Dividend yield 0.0 % 0.0 % Schedule of Changes in Fair Value of Warrant Liabilities The following table presents the changes in the fair value of warrant liabilities for the years three and nine months ended December 31, 2024 and 2023 and 2022: Schedule of Changes in Fair Value of Warrant Liabilities Private Placement Warrants Fair value as of January 1, 2024 \$ 1,881 Change in valuation inputs or other assumptions 855 Fair value as of December 31, 2024 \$ 2,736 Private Placement Warrants Fair value as of January 1, 2023 \$ 6,270 Change in valuation inputs or other assumptions (4,389) Fair value as of December 31, 2023 \$ 1,881 Private Placement Warrants Fair value as of January 1, 2022 \$ 114,570 Change in valuation inputs or other assumptions (108,300) Fair value as of December 31, 2022 \$ 6,270 X- DefinitionSchedule Of of Changes In Fair Value Of of Warrant Liability [Table Text Block] ReferencesNo definition available. Details Name: GLLI_ScheduleOfChangesInFairValueOfWarrantLiabilityTableTextBlock Namespace Prefix: GLLI_ Data Type: dtl-types:textBlockItemType Balance Type: na Period Type: durationX- DefinitionSchedule Of Estimated Fair Value Of Warrant Liabilities [Table Text Block] ReferencesNo definition available. Details Name: GLLI_ScheduleOfEstimatedFairValueOfWarrantLiabilitiesTableTextBlock Namespace Prefix: GLLI_ Data Type: dtl-types:textBlockItemType Balance Type: na Period Type: durationX- DefinitionTabular disclosure of financial instruments- instrument

measured at fair value **on recurring or nonrecurring basis. Includes** including those **but is not limited to, instrument** classified in shareholders' equity **measured on a recurring or nonrecurring basis. Disclosures include, but are not limited to, fair value measurements recorded and the reasons for the measurements, level within the fair value hierarchy in which the fair value measurements are categorized and transfers between levels 1 and 2. Nonrecurring fair value measurements are those that are required or permitted in the statement of financial position in particular circumstances.** ReferencesReference 1: [http://fasb-www.xbrl.org/2009-us-gaap/role/ref/legacyRef-commonPracticeRef-Topic 820-SubTopic 10-Section 50-Paragraph 2C-2-Subparagraph \(b\)-Publisher FASB-URI https://asc.fasb.org/1943274/2147482106/820-10-50-2](http://fasb-www.xbrl.org/2009-us-gaap/role/ref/legacyRef-commonPracticeRef-Topic 820-SubTopic 10-Section 50-Paragraph 2C-2-Subparagraph (b)-Publisher FASB-URI https://asc.fasb.org/1943274/2147482106/820-10-50-2)Reference 2: <http://www.xbrl.org/2009/role/commonPracticeRef-Topic 820-SubTopic 10-Topic 820-Publisher FASB-URI https://asc.fasb.org//1943274/2147482106/820-10-50-2>Reference 2: <http://asc.fasb.org//1943274/2147482106/820-10-50-2>Reference 3: [http://www.xbrl.org/2003/role/exampleRef-Topic 820-SubTopic 10-Section 50-Paragraph 2-Subparagraph \(a\)-Publisher FASB-URI https://asc.fasb.org//1943274/2147482106/820-10-50-2](http://www.xbrl.org/2003/role/exampleRef-Topic 820-SubTopic 10-Section 50-Paragraph 2-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org//1943274/2147482106/820-10-50-2)Reference 3: <http://asc.fasb.org//1943274/2147482106/820-10-50-2>Reference 3: <http://www.xbrl.org/2009-us-gaap/role/commonPracticeRef-ref/legacyRef-Topic 820-SubTopic 10-Section 50-55-Paragraph 3-100-Publisher FASB-URI https://asc.fasb.org/+1943274/2147482106-2147482078/820-10-50-55-3>Reference 4: [http://fasb-www.xbrl.org/2009-us-gaap/role/commonPracticeRef-ref/legacyRef-Topic 820-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 2-3-Subparagraph \(b-a\)-Publisher FASB-URI https://asc.fasb.org/+1943274/2147482106/820-10-50-2](http://fasb-www.xbrl.org/2009-us-gaap/role/commonPracticeRef-ref/legacyRef-Topic 820-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 2-3-Subparagraph (b-a)-Publisher FASB-URI https://asc.fasb.org/+1943274/2147482106/820-10-50-2)Details Name: us-gaap_FairValueAssetsAndLiabilitiesMeasuredOnRecurringAndNonrecurringBasisTableTextBlock Namespace Prefix: us-gaap_ Data Type: dtr-types: textBlockItemType Balance Type: na Period Type: durationX- ReferencesNo definition available. Details Name: us-gaap_FairValueDisclosuresAbstract Namespace Prefix: us-gaap_ Data Type: xbrli:stringItemType Balance Type: na Period Type: legacyRef-6,270**Money market funds invested in U.S.Treasury Securities X - DefinitionFair value portion of probable future economic benefits obtained or controlled by an entity as a result of past transactions or events.** Name Accounting Standards Codification-Topic 280-SubTopic 10-Section 50-Paragraph 2-Publisher FASB-URI https://asc-ReferencesReference 1 fasb.org/1943274/2147482810/280-10-50-2Reference 3: [http://asc.fasb.org//1943274/2147482810-2147482106/280-820-10-50-30-2](http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 280-820-SubTopic 10-Section 50-Paragraph 30-2-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org//1943274/2147482810-2147482106/280-820-10-50-30-2)Details Name: us-gaap_ScheduleOfSegmentReportingInformationBySegmentTextBlock-gaap_AssetsFairValueDisclosure Namespace Prefix: us-gaap_ Data Type: xbrli dtr-types: textBlockItemType monetaryItemType Balance Type: na-debit Period Type: durationX instantX durationDescription of Organization and Business Operations and Liquidity (Details Narrative)- USD (\$) **1 Months Ended 3 Months Ended 12 Months Ended Dec-EndedJan-09-01, 2025 Dec. 03, 2024 Aug. 27, 2024 Jun. 05, 2024 Jun. 04, 2024 Nov. 28, 2023 Nov. 28-01, 2023 Oct. 04-09, 2023 Sep. 09, 2023 Mar. 09, 2023 Mar. 06, 2023 Mar. 06, 2023-Aug. 16, 2022 Dec. 13, 2021 Dec. 13-09, 2021 Aug. 19, 2021 Dec. 09-31, 2021-2024 Mar. 31, 2023 Mar. 24, 2025 Dec. 31, 2024 Dec. 31, 2023 Mar. 06, 2025 Feb. 05, 2025 Jan. 04, 2025 Dec. 05, 2024 Oct. 31, 2022-2023 Oct. 31-04, 2023-Sep. 09, 2023**Subsidiary, Sale of Stock 2023Share- Based Compensation Arrangement by Share- Based Payment Award [Line Items] Price per share **Share price** \$ 10. 82 \$ 10. 35 \$ 10-11. 35-77 \$ 11. 77 Business combination, description The Company must complete one or more initial Business Combinations having an aggregate fair market value of at least 80 % of the assets held in the Trust Account excluding the deferred underwriting discounts and taxes payable on income earned on the Trust Account at the time of the agreement to enter into the initial Business Combination. However, the Company will only complete a Business Combination if the post- transaction company owns or acquires 50 % or more of the outstanding voting securities of the target or otherwise acquires a controlling interest in the target sufficient for it not to be required to register as an investment company under the Investment Company Act. There is no assurance the Company will be able to successfully effect a Business Combination. Minimum **net tangible asset upon consummation of business combination** \$ 5, 000, 001 Minimum percentage of shares 15. 00 % **Cash deposited to trust account for extension** 15. 00 % **Common stock exercised, value** \$ 130 1, 170, 000 **Cash deposit** \$ 27, 730, 000 \$ 130 3, 270, 000 \$ 3, 270, 000 \$ 130, 000 \$ 130, 000 public share \$ 0. 0275 \$ 0. 0275 \$ 0. 0275 Payments in advance to affiliate \$ 390, 000 **\$ 390, 000 \$ 390, 000** Common stock exercised, shares 2, 180, 738 6, 756, 695 6-2, 756-285, 695-056 6, 756, 695 Redeem approximately value \$ 23, 600, 000 \$ 69, 920, 000 \$ 69, 920, 000 Special meeting, description the Company held a special meeting of its stockholders (the " November 2023 Special Meeting "). At the November 2023 Special Meeting, the Company' s stockholders 1) approved an amendment of the Company' s amended and restated certificate **Certificate of incorporation Incorporation** (the " Charter Amendment **No. 1** "), changing the structure and cost of the Company' s right to extend the date (the " Termination Date ") by which the Company must (i) consummate a merger, capital stock exchange, asset acquisition, stock purchase, reorganization or similar business combination involving the Company and one or more businesses, (ii) cease its operations if it fails to complete such business combination, and (iii) redeem or repurchase 100 % of the Company' s outstanding public shares of common stock included as part of the units sold in the Company' s IPO that closed on December 9, 2021, which was December 9, 2023 at the time of the November 2023 Special Meeting unless extended. The Charter Amendment allows the Company to extend the Termination Date by up to twelve (12) monthly extensions, to December 9, 2024 (each of which is referred to as an " Extension ", and such later date, the " Extended Deadline "). To obtain each **extension-Extension**, the Company, its sponsor or any of their affiliates or designees must deposit into the Company' s Trust Account with Continental by the deadline applicable prior to **the such extension-Extension** \$ 60, 000 for each monthly **extension-Extension**; 2) approved the proposal (the " Extension Amendment Proposal ") to amend **the** Company' s amended and restated certificate **Certificate of incorporation Incorporation**, as first amended, to extend the date by which the Company must (i) consummate a merger, capital stock exchange, asset acquisition, stock purchase, reorganization or similar business combination involving the Company and one or more businesses, (ii) cease its operations if it fails to complete such business combination, and (iii) redeem or repurchase 100 % of the Company' s outstanding public shares of common stock included as part of the units sold in the Company' s IPO that was consummated on December 9, 2021, from December 9, 2023 to, if the Company elects to extend the date to consummate a business combination, for up to twelve **times of monthly extensions-Extensions**, December 9, 2024, unless the closing of the Company' s initial business combination shall have occurred; 3) approved the proposal

to amend the Company's Trust Agreement with Continental (the "Trust Amendment Proposal"), pursuant to which the Company's Trust Agreement with Continental be amended to extend the time for the Company to complete its initial business combination under the Trust Agreement from (x) December 9, 2023, to (y) up to December 9, 2024, if the Company elects to extend the date to consummate a business combination, for up to twelve ~~times of~~ monthly extensions **Extensions**, by depositing into the Trust Account \$ 60, 000 for each one- month ~~extension~~ **Extension** from December 9, 2023 to December 9, 2024, unless the closing of the Company's initial business combination shall have occurred; and ~~4~~ approved the proposal to re- elect Kian Huat Lai as Class I director of the Company, until the annual meeting of the Company to be held in 2026 or until his successor is appointed and qualified. **Temporary Equity, Redemption Price Per Share \$ 10. 15 \$ 10. 15 \$ 10. 90 Minimum net tangible asset upon consummation of business combination \$ 5, 000, 001 \$ 5, 000, 001 Payment for subscription \$ 40, 000, 000 \$ 40, 000, 000** Excise tax percentage 1. 00 % 21. 00 % 21. 00 % Fair market value percentage 1. 00 % **Tax description Any amount of such Excise Tax not paid in full, will be subject to additional interest and penalties which are currently estimated at 10 % interest per annum and a 5 % underpayment penalty per month or portion of a month up to 25 % of the total liability for any amount that is unpaid from November 1, 2024 until paid in full.** ~~Cash in escrow account 253, 507 \$ 253, 507 \$ 79, 073 \$ 81, 763~~ Working capital **6, 800, 000 6, 800, 000** Subsequent Event [Member] **Share- Based Compensation Arrangement by Share- Based Payment Award [Line Items] Payment for subscription \$ 3, 970, 479, 911 Expected amount terminated, subscription \$ 40, 000, 000 Share- Based Payment Arrangement, Tranche One [Member] Share- Based Compensation Arrangement by Share- Based Payment Award [Line Items] Common stock exercised, value \$ 240, 000 Deposits \$ 60, 000 Share- Based Payment Arrangement, Tranche Two [Member] | Subsequent Event [Member] Share- Based Compensation Arrangement by Share- Based Payment Award [Line Items] Common stock exercised, value \$ 240, 000 Deposits 60, 000 Share- Based Payment Arrangement, Tranche Three [Member] | Subsequent Event [Member] Share- Based Compensation Arrangement by Share- Based Payment Award [Line Items] Common stock exercised, value \$ 240, 000 Deposits \$ 60, 000 Share Based Compensation Award Tranche Four [Member] | Subsequent Event [Member] Share- Based Compensation Arrangement by Share- Based Payment Award [Line Items] Common stock exercised, value \$ 240, 000 Deposits \$ 60, 000 December 2024 Special Meeting [Member] Share- Based Compensation Arrangement by Share- Based Payment Award [Line Items] Common stock exercised, value \$ 3, 270, 000 \$ 3, 270, 000 Common stock exercised, shares 2, 285, 056** **Temporary Equity, Redemption Price Per Share \$ 11. 77 \$ 11. 77 Common stock exercised, value \$ 26, 890**, 000 One Year Extension [Member] ~~Subsidiary, Sale of Stock~~ **Share- Based Compensation Arrangement by Share- Based Payment Award [Line Items] Deposit trust accounts \$ 60, 000 \$ 60, 000** IPO [Member] ~~Subsidiary, Sale of Stock~~ **Share- Based Compensation Arrangement by Share- Based Payment Award [Line Items] Issuance of common stock 10, 000, 000 Price per share** ~~Share price \$ 10. 15 \$ 10. 15 \$ 10. 00~~ Proceeds from IPO \$ 116, 725, 000 \$ 100, 000, 000 Cash deposited to trust account for extension \$ 780, 000 ~~Cash deposit~~ **Common stock exercised, value \$ 390, 000 Maximum allowed dissolution expenses 100, 000** Private Placement Units [Member] ~~Subsidiary, Sale of Stock~~ **Share- Based Compensation Arrangement by Share- Based Payment Award [Line Items] Issuance of common stock 52, 500 517, 500 Price per** ~~570, 000 share~~ **Share price \$ 10. 00 \$ 10. 00 \$ 10. 00** Proceeds from issuance of private placement \$ 525, 000 \$ 5, 175, 000 \$ 5, 700, 000 Over- Allotment Option [Member] ~~Subsidiary, Sale of Stock~~ **Share- Based Compensation Arrangement by Share- Based Payment Award [Line Items] Issuance of common stock 1, 500, 000 1, 500, 000 Proceeds from issuance or sale of equity \$ 15, 000, 000 Offering costs, net \$ 6, 887, 896 Underwriting fees 2, 300, 000 2, 300, 000 Deferred underwriting fees \$ 4, 025, 000 4, 025, 000 \$ 4, 025, 000 Other costs \$ 562, 896 Public Share [Member]** ~~Subsidiary, Sale~~ **Share- Based Compensation Arrangement by Share- Based Payment Award [Line Items] Share price \$ 10. 15 \$ 10. 15** Redemption on default of business combination The Company's sponsor, officers and directors (the "Initial Stockholders") have agreed not to propose an amendment to the Certificate of Incorporation that would affect the substance or timing of the Company's obligation to redeem 100 % of its Public Shares if the Company does not complete a Business Combination, unless the Company provides the Public Stockholders with the opportunity to redeem their shares of common Stock stock in conjunction with any such amendment. Public Gold Marketing [Member] **Share- Based Compensation Arrangement by Share- Based Payment Award [Line Items] Common stock exercised, value \$ 4, 445, 458** Private Placement [Member] **Share- Based Compensation Arrangement by Share- Based Payment Award [Line Items] Issuance of common stock 570, 000 570, 000 Share price \$ 10. 00 \$ 10. 00** Proceeds from issuance of private placement \$ 5, 700, 000 \$ 5, 700, 000 Private Placement [Member] | Pubco [Member] **Share- Based Compensation Arrangement by Share- Based Payment Award [Line Items] Price per share \$ 10. 15** Redemption on default of business combination The Company's sponsor, officers and directors (the "Initial Stockholders") have agreed not to propose an amendment to the Certificate of Incorporation that would affect the substance or timing of the Company's obligation to redeem 100- 00 % **Number** of its Public Shares if the Company does not complete a Business Combination, unless the Company provides the Public Stockholders with the opportunity to redeem their shares **purchase value \$ 40, 200, 000 Private Placement** of common stock in conjunction with any such amendment. Public Gold Marketing [Member] ~~Subsidiary, Sale of Stock~~ **Subsequent Event [Member] | Pubco [Member] Share- Based Compensation Arrangement by Share- Based Payment Award [Line Items] Cash deposit** **Price per share \$ 10. 00** Number of shares **purchase value \$ 3, 757- 279, 255 X- 911 Investment \$ 879, 911 X** - Definition Business combination condition minimum tangible assets. References No definition available. Details Name: GLLI_BusinessCombinationConditionMinimumTangibleAssets Namespace Prefix: GLLI_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: instantX- Definition Deferred underwriting fees. References No definition available. Details Name: GLLI_DeferredUnderwritingFees Namespace Prefix: GLLI_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: instantX- Definition Deposits into the trust accounts. References No definition available. Details Name: GLLI_DepositTrustAccounts Namespace Prefix: GLLI_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX- ~~Definition~~ **Maximum allowed dissolution expenses**. References No definition available. Details Name: GLLI_MaximumAllowedDissolutionExpenses Namespace Prefix: GLLI_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX- Definition Minimum shares redemption requiring approval. References No definition available. Details Name: GLLI_MinimumSharesRedemptionRequiringApproval Namespace Prefix: GLLI_ Data Type: dtr- types: percentItemType Balance

Type: na Period Type: instantX- DefinitionOffering costs net. ReferencesNo definition available. Details Name: GLLI_OfferingCostsNet Namespace Prefix: GLLI_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX- DefinitionOther costs. ReferencesNo definition available. Details Name: GLLI_OtherCosts Namespace Prefix: GLLI_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX- **DefinitionPayment for subscription**

DefinitionRedemption on default of business combination. ReferencesNo definition available. Details Name: GLLI_RedemptionOnDefaultOfBusinessCombination **GLLI_PaymentForSubscription** Namespace Prefix: GLLI_ Data Type: xbrli: stringItemType **monetaryItemType** Balance Type: **na-credit** Period Type: durationX- **DefinitionWorking capital**

DefinitionRedemption on default of business combination . ReferencesNo definition available. Details Name: **GLLI_RedemptionOnDefaultOfBusinessCombination** Namespace Prefix: **GLLI_** Data Type: **xbrli: stringItemType** Balance Type: **debit-credit** Period Type: **instantX-** DefinitionThe total amount of cash and securities held by third party trustees pursuant to terms of debt instruments or other agreements as of the date of each statement of financial position presented, which can be used by the trustee only to pay the noncurrent portion of specified obligations. ReferencesReference 1: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic235-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SX210.4-08\(b\)\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147480678/235-10-S99-1](http://www.xbrl.org/2009/role/commonPracticeRef-Topic235-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210.4-08(b))-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147480678/235-10-S99-1) Details Name: us-gaap_AssetsHeldInTrust Namespace Prefix: us-gaap_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: instantX- DefinitionThis element represents a description of how the entity obtained control of the acquired entity. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Topic805-SubTopic10-Section50-Paragraph2-Subparagraph\(d\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147479328/805-10-50-2](http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Topic805-SubTopic10-Section50-Paragraph2-Subparagraph(d)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147479328/805-10-50-2) Details Name: us-gaap_BusinessCombinationControlObtainedDescription Namespace Prefix: us-gaap_ Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX **Details Name** Accounting Standards Codification-SectionS99-Paragraph1-Subparagraph(SX210.7-03(a)(2))-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147478777/944-210

gaap_DeferredIncomeTaxExpenseBenefit Namespace Prefix:us -S99-gaap_ Data Type:xbrli:monetaryItemType Balance Type:debit Period Type:durationX -1Reference4-DefinitionAmount of deferred state and local tax expense (benefit) attributable to income (loss) from continuing operations.Includes,but is not limited to,deferred regional,territorial,and provincial tax expense (benefit) for non-US (United States of America) jurisdiction. ReferencesReference 1 :[http://www.xbrl.org/2003-2009/role/disclosureRef-commonPracticeRef-Topic946-235-SubTopic210-10-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SX210.6-04\(4-08\(h\)\(1\)\(Note1\)\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147479170-2147480678/946-235-210-10-S99-1Reference5-2](http://www.xbrl.org/2003-2009/role/disclosureRef-commonPracticeRef-Topic946-235-SubTopic210-10-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210.6-04(4-08(h)(1)(Note1))-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147479170-2147480678/946-235-210-10-S99-1Reference5-2):[http://www.xbrl.org/2003-2009/role/disclosureRef-commonPracticeRef-Topic946-740-SubTopic210-10-NameAccountingStandardsCodification-Section45-50-Paragraph21-9-Subparagraph\(b\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147477796-2147482685/946-740-210-10-45-50-21Reference9Reference6-3](http://www.xbrl.org/2003-2009/role/disclosureRef-commonPracticeRef-Topic946-740-SubTopic210-10-NameAccountingStandardsCodification-Section45-50-Paragraph21-9-Subparagraph(b)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147477796-2147482685/946-740-210-10-45-50-21Reference9Reference6-3):[http://www.xbrl.org/2009/role/commonPracticeRef-Topic210-740-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SX210-SABTopic6.1.7-5-02\(1\)\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147480566-2147479360/210-740-10-S99-1-1Reference7](http://www.xbrl.org/2009/role/commonPracticeRef-Topic210-740-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210-SABTopic6.1.7-5-02(1))-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147480566-2147479360/210-740-10-S99-1-1Reference7):<http://www.xbrl.org/2003/role/disclosureRef-NameAccountingStandardsCodification-Section45-Paragraph20-SubTopic210-Topic946-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147480506/715-20-50-1> Details Name: us-gaap_DefinedBenefitPlanDescriptionOfNatureOfEventResultingInSpecialOrContractualTerminationBenefitsRecognizedDuringPeriod Namespace Prefix: us-gaap_ Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX **6,270Money market funds invested in U.S.Treasury Securities X- DefinitionFair value portion of probable future economic benefits obtained or controlled by an** entity **as a result** ,including foreign and domestic,interest and noninterest bearing;may include demand deposits,saving deposits,Negotiable Order of **past transactions or events** Withdrawal (NOW) and time deposits among others. ReferencesReference 1:[http://fasb.org/us-gaap/role/ref/legacyRef-Topic942-SubTopic210-NameAccountingStandardsCodification-Topic820-SubTopic10-SectionS99-50-Paragraph1-2-Subparagraph\(a\)\(SX210.9-03\(12\)\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147478546-2147482106/942-820-210-10-S99-50-1-2](http://fasb.org/us-gaap/role/ref/legacyRef-Topic942-SubTopic210-NameAccountingStandardsCodification-Topic820-SubTopic10-SectionS99-50-Paragraph1-2-Subparagraph(a)(SX210.9-03(12))-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147478546-2147482106/942-820-210-10-S99-50-1-2) Details Name:us-gaap_Deposits

gaap_AssetsFairValueDisclosure Namespace Prefix:us-gaap_ Data Type:xbrli:monetaryItemType Balance Type: **credit-debit** Period Type: **instantX-** DefinitionPercentage of domestic federal statutory tax rate applicable to pretax income (loss). ReferencesReference 1: [http://www.xbrl.org/2003/role/disclosureRef-Topic235-740-SubTopic10-NameAccountingStandardsCodification-SectionS99-50-Paragraph12-1-Subparagraph\(SX210.4-08\(h\)\(2\)\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147480678-2147482685/235-740-10-S99-50-1Reference12Reference2](http://www.xbrl.org/2003/role/disclosureRef-Topic235-740-SubTopic10-NameAccountingStandardsCodification-SectionS99-50-Paragraph12-1-Subparagraph(SX210.4-08(h)(2))-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147480678-2147482685/235-740-10-S99-50-1Reference12Reference2): <http://www.xbrl.org/2003/role/disclosureRef-exampleRef-Topic740-SubTopic10-NameAccountingStandardsCodification-Section50-55-Paragraph12-231-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482685-2147482663/740-10-50-55-12Reference-231Reference3>: [http://www.xbrl.org/2003/role/disclosureRef-Topic740-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SABTopic6.1.FactI.4-Q1\)\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147479360/740-10-S99-1Reference4](http://www.xbrl.org/2003/role/disclosureRef-Topic740-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SABTopic6.1.FactI.4-Q1))-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147479360/740-10-S99-1Reference4): [http://www.xbrl.org/2003/role/disclosureRef-Topic235-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SX210.4-08\(h\)\(2\)\)-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147480678/235-10-S99-1](http://www.xbrl.org/2003/role/disclosureRef-Topic235-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210.4-08(h)(2))-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147480678/235-10-S99-1) Details Name: us-gaap_EffectiveIncomeTaxRateReconciliationAtFederalStatutoryIncomeTaxRate Namespace Prefix: us-gaap_ Data Type: dtr- types: percentItemType Balance Type: na Period Type: durationX- **DefinitionExpense related** DefinitionThe designation of funds furnished by a borrower to **distribution, servicing** a lender to assure future payments of the borrower's real estate taxes and

gaap_SaleOfStockPricePerShare Namespace Prefix: us- gaap_ Data Type: dtr- types: percentItemType-- **perShareItem** Type: na Period Type: durationX- Definition Per share or per unit amount of equity securities issued. ReferencesNo definition available. Details Name: us- gaap_ SharesIssuedPricePerShare Namespace Prefix: us- gaap_ Data Type: dtr- types: perShareItem Type: na Period Type: instantX- Definition Number of new stock issued during..... Type: na Period Type: durationX- Definition Line items represent financial concepts included in a table. These concepts are used to disclose reportable information associated with domain members defined in one or many axes to the table. **ReferencesReference 1** :http:// www.xbrl.org / 2009-2003 / role / commonPracticeRef disclosureRef - Topic 740-718 - SubTopic 10- Name Accounting Standards Codification- Section 50-35 - Paragraph 1D-9- Subparagraph (b)- Publisher FASB- URI https:// asc.fasb.org / #1943274 / 2147482685-2147480483 / 740-718 - 10- 50-35 - 9Reference 1Reference 3-2 :http:// www.xbrl.org / 2009-2003 / role / commonPracticeRef disclosureRef - Topic 740-718 - SubTopic 10- Name Accounting Standards Codification- Section S99-35 - Paragraph 3-1- Subparagraph (SAB-Topic 6.I.7)- Publisher FASB- URI https:// asc.fasb.org / 1943274 / 2147480483 / 718- 10- 35- ReferencesNo--- 3Reference definition available 3: http:// www. https-Details Name : us //asc.fasb.org/1943274/2147480429 /718- 10-gaap_DeferredIncomeTaxExpenseBenefit Namespace Prefix:us - 50-gaap_ Data Type:xbrli:monetaryItemType Balance Type:debit Period Type:durationX- 2Reference 6-Definition Amount of deferred state and local tax expense (benefit) attributable to income (loss) from continuing operations.Includes,but is not limited to,deferred regional,territorial,and provincial tax expense (benefit) for non- US (United States of America) jurisdiction. ReferencesReference 1 :http:// www.xbrl.org / 2003-2009 / role / disclosureRef commonPracticeRef - Topic 718-235 - SubTopic 10- Name Accounting Standards Codification- Section 50-S99 - Paragraph 2-1 - Subparagraph (e)SX 210.4- 08 (+h) (+1) (Note 1))- Publisher FASB- URI https:// asc.fasb.org / /1943274 / 2147480429-2147480678 / 718-235 - 10- 50-S99 - 2Reference 1Reference 7-2 :http:// www.xbrl.org / 2003-2009 / role / disclosureRef commonPracticeRef - Topic 718-740 - SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 2-9 - Subparagraph (b e)(1)(ii)- Publisher FASB- URI https:// asc.fasb.org / /1943274 / 2147480429-2147482685 / 718-740 - 10- 50- 2Reference 9Reference 8-3 :http:// www.xbrl.org / 2003-2009 / role / disclosureRef commonPracticeRef - Topic 718-740 - SubTopic 10- Name Accounting Standards Codification- Section 50-S99 - Paragraph 2-1 - Subparagraph (e)(1)(iii) SAB Topic 6.I.7))- Publisher FASB- URI https:// asc.fasb.org / /1943274 / 2147480429-2147479360 / 718-740 - 10- 50-S99 - 2Reference 9:http:// www.xbrl.org / 2003 / role / disclosureRef - Topic 718- SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 2- Subparagraph (c)-(1)-(iv)- Publisher FASB- URI https:// asc.fasb.org / 1943274 / 2147480429 / 718- 10-Details Name: us- gaap_ SubsidiarySaleOfStockLineItems

gaap_ShareBasedCompensationArrangementByShareBasedPaymentAwardLineItems Namespace Prefix: us- gaap_ Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX- **DefinitionPrice** Details Name: us- gaap_ AwardDateAxis =..... Balance Type: Period Type: Schedule of a single Subject to Possible Redemption (Details)- USD (\$) 12 Months Ended Dec- 31, 2023-Dec- 31, 2022Financial Instruments Subject to Mandatory Redemption by Settlement Terms [Line Items] Common stock subject to possible redemption shares- share of a number of saleable 11, 500, 000 Common stock stocks subject to possible redemption value \$ 117, 864, 419 Common stock subject to possible redemption shares 2, 562, 567 11, 500, 000Common stock subject to possible redemption value \$ 27, 938, 713 \$ 117, 864, 419Common Stock Subject to Mandatory Redemption [Member] Financial Instruments Subject to Mandatory Redemption by Settlement Terms [Line Items] Common stock subject to possible redemption shares 11, 500, 000 11, 500, 000Gross proceeds from the ipo value \$ 115, 000, 000Proceeds allocated to Public Warrants shares Proceeds allocated to Public Warrants value \$ (10, 465, 000) Common stock issuance costs shares Common stock issuance costs value \$ (6, 236, 933) Plus: Remeasurement of a company carrying amount to redemption shares Plus: Remeasurement of carrying amount to redemption value \$ 3, 595, 663 \$ 19, 566, 352Common stock subject to possible redemption value \$ 117, 864, 419 Less: Redemptions shares (paid in April and November 2023) 8, 937, 433 Less: Redemptions value (paid in April and November 2023) \$ (93, 521, 369) Common stock subject to possible redemption shares 2, 562, 567 11, 500, 000Common stock subject to possible redemption value \$ 27, 938, 713 \$ 117, 864, 419X- ReferencesNo definition available. Details Name: GLLI_PaymentsOfStockIssuanceShares Namespace Prefix: GLLI_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: durationX- ReferencesNo definition available. Details Name: GLLI_ProceedsFromIssuanceOfWarrantsShares Namespace Prefix: GLLI_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: durationX- ReferencesNo definition available. Details Name: GLLI_TemporaryEquityAccretionToRedemptionShares Namespace Prefix: GLLI_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: durationX- ReferencesNo definition available. Details Name: GLLI_TemporaryEquityOtherChangesShares Namespace Prefix: GLLI_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: durationX- Definition Temporary equity, shares redemption. ReferencesNo definition available. Details Name: GLLI_TemporaryEquitySharesRedemption us- gaap_ SharePrice Namespace Prefix: GLLI- us- gaap_ Data Type: xbrli- dtr- types : sharesItemType- perShareItemType Balance Type: na Period Type: instantX- **DefinitionPurchase price of common stock expressed as a percentage of its fair value. ReferencesNo definition available. Details Name: us- gaap_SharebasedCompensationArrangementBySharebasedPaymentAwardPurchasePriceOfCommonStockPercent** Namespace Prefix: us- gaap_ Data Type: dtr- types: percentItemType Balance Type: na Period Type: durationX- Definition The Definition Per share cash outflow for- or per unit amount cost incurred directly with the issuance of an equity security securities issued. ReferencesNo definition available. Details Name: us- gaap_ SharesIssuedPricePerShare Namespace Prefix: us- gaap_ Data Type: dtr- types: perShareItemType Balance Type: na Period Type: instantX- Definition Number of new stock issued during the period . ReferencesReference 1: http:// fasb. org / us- gaap / role / ref / legacyRef- Name Accounting Standards Codification- Topic 230-Section 50- Paragraph 2 - SubTopic 10- Topic 505 Section 45- Paragraph 15- Publisher FASB- URI https:// asc. fasb. org / #1943274 / 2147482740-2147481112 / 230-505 - 10- 45-50 - 2Reference 2 15-Details Name: http:// fasb. org / us- gaap_ PaymentsOfStockIssuanceCosts Namespace Prefix: us- gaap_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX- Definition The cash inflow associated with the amount received from entity' s first offering of stock to the public. ReferencesReference 1: http:// fasb. org / us- gaap / role / ref / legacyRef - Topic 210- SubTopic 10 - Name Accounting Standards Codification- Section 45-S99 - Paragraph 14-1 - Subparagraph (a SX 210. 5- 02 (28))- Publisher FASB- URI https:// asc. fasb. org / 1943274 / 2147480566 / 210- 10- S99- 1Reference 3: http:// fasb. org / us- gaap / role / ref /

legacyRef- Topic 210 - SubTopic 10 - Topic 230 - Publisher FASB - URI <https://asc.fasb.org/1943274/2147482740/230-10-45-14> Details Name: us-gaap_ProceedsFromIssuanceOfInitialPublicOffering Namespace Prefix: us-gaap_Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX- Definition The cash inflow from issuance of rights to purchase common shares at predetermined price (usually issued together with corporate debt). References Reference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-Topic-210-10-45-14> - Name Accounting Standards Codification- Section 45-14 - Paragraph 1 - Subparagraph (SX 210.5-02 (29)) - Publisher FASB - URI <https://asc.fasb.org/1943274/2147480566/210-10-45-14> - Reference 4: [http://www.xbrl.org/2003/role/disclosureRef-Topic-946-SubTopic-505-Name-Accounting-Standards-Codification-Section-50-Paragraph-2-Subparagraph-\(a\)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147480678-2147478448/235-946-10-505-999-50-1](http://www.xbrl.org/2003/role/disclosureRef-Topic-946-SubTopic-505-Name-Accounting-Standards-Codification-Section-50-Paragraph-2-Subparagraph-(a)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147480678-2147478448/235-946-10-505-999-50-1) - Reference 2: [http://www.xbrl.org/2009-2003/role/commonPracticeRef-disclosureRef-Topic-740-946-SubTopic-10-220-Name-Accounting-Standards-Codification-Section-50-999-Paragraph-9-3-Subparagraph-\(SX-210.6-09-\(4\)-\(b\)\)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147482685-2147479134/740-946-10-220-50-999-9](http://www.xbrl.org/2009-2003/role/commonPracticeRef-disclosureRef-Topic-740-946-SubTopic-10-220-Name-Accounting-Standards-Codification-Section-50-999-Paragraph-9-3-Subparagraph-(SX-210.6-09-(4)-(b))-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147482685-2147479134/740-946-10-220-50-999-9) - Reference 3: [http://www.xbrl.org/2009-2003/role/commonPracticeRef-disclosureRef-Topic-946-740-SubTopic-10-Name-Accounting-Standards-Codification-Section-999-SubTopic-10-Topic-230-Name-Accounting-Standards-Codification-Section-999-Paragraph-3-Subparagraph-\(SX-210.6-03-\(i\)-\(1\)\)](http://www.xbrl.org/2009-2003/role/commonPracticeRef-disclosureRef-Topic-946-740-SubTopic-10-Name-Accounting-Standards-Codification-Section-999-SubTopic-10-Topic-230-Name-Accounting-Standards-Codification-Section-999-Paragraph-3-Subparagraph-(SX-210.6-03-(i)-(1))) - Publisher FASB - URI <https://asc.fasb.org/1943274/2147482740-2147479886/230-946-10-45-999-14-3> - Reference 7: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic-505-SubTopic-10-Name-Accounting-Standards-Codification-Section-999-Paragraph-1-Subparagraph-\(SX-210.3-04\)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147480008/505-10-999-1](http://fasb.org/us-gaap/role/ref/legacyRef-Topic-505-SubTopic-10-Name-Accounting-Standards-Codification-Section-999-Paragraph-1-Subparagraph-(SX-210.3-04)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147480008/505-10-999-1) Details Name: us-gaap_ProceedsFromIssuanceOfWarrants-gaap_StockIssuedDuringPeriodSharesNewIssues Namespace Prefix: us-gaap_Data Type: xbrli: //asc-6,270Money market funds invested in U. fasb-S. Treasury Securities X <https://asc.fasb.org/1943274/2147480429/718-10-50-2> - Reference 5: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic-505-SubTopic-10-Name-Accounting-Standards-Codification-Topic-820-SubTopic-10-Section-999-50-Paragraph-1-2-Subparagraph-\(a\)-SX-210.3-04](http://fasb.org/us-gaap/role/ref/legacyRef-Topic-505-SubTopic-10-Name-Accounting-Standards-Codification-Topic-820-SubTopic-10-Section-999-50-Paragraph-1-2-Subparagraph-(a)-SX-210.3-04) - Publisher FASB - URI <https://asc.fasb.org/1943274/2147480008-2147482106/505-820-10-999-50-1-2> Details Name: us-gaap_StockIssuedDuringPeriodSharesStockOptionsExercised-gaap_AssetsFairValueDisclosure Namespace Prefix: us-gaap_Data Type: xbrli: sharesItemType monetaryItemType Balance Type: na-debit Period Type: instantX- durationX- Definition Value of stock issued as a result of the exercise of stock options. References Reference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic-505-SubTopic-10-Name-Accounting-Standards-Codification-Topic-820-SubTopic-10-Section-999-50-Paragraph-1-2-Subparagraph-\(a\)-SX-210.3-04](http://fasb.org/us-gaap/role/ref/legacyRef-Topic-505-SubTopic-10-Name-Accounting-Standards-Codification-Topic-820-SubTopic-10-Section-999-50-Paragraph-1-2-Subparagraph-(a)-SX-210.3-04) - Definition Amount Definition Carrying amount, attributable to parent, of an be paid per share that is classified as temporary equity by entity upon redemption -s issued and outstanding stock which is not included within permanent equity. Temporary equity is a security with redemption features that are outside the control of the issuer, is not classified as an asset or liability in conformity with GAAP, and is not mandatorily redeemable. Includes any type of security that is redeemable at a fixed or determinable price or on a fixed or determinable date or dates, is redeemable at the option of the holder, or has conditions for redemption which are not solely within the control of the issuer. SX 210.6,270Money market funds invested in U. 5-S.Treasury Securities X - Definition Fair value portion of probable future economic benefits obtained or controlled by an entity as a result of past transactions or events. References Reference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic-505-SubTopic-10-Name-Accounting-Standards-Codification-Section-480-820-SubTopic-10-Section-999-50-Paragraph-1-2-Subparagraph-\(a\)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147480244-2147482106/480-820-10-999-50-1-2](http://fasb.org/us-gaap/role/ref/legacyRef-Topic-505-SubTopic-10-Name-Accounting-Standards-Codification-Section-480-820-SubTopic-10-Section-999-50-Paragraph-1-2-Subparagraph-(a)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147480244-2147482106/480-820-10-999-50-1-2) Details Name: us-gaap_TemporaryEquityRedemptionPricePerShare-gaap_AssetsFairValueDisclosure Namespace Prefix: us-gaap_Data Type: xbrli: dt-types: perShareItemType monetaryItemType Balance Type: na-debit Period Type: instantX -Details Includes stock with a put option held by an ESOP and stock redeemable by a holder only in the event of a change in control of the issuer. References Reference 1: [http://www.xbrl.org/2003/role/disclosureRef-Topic-944-SubTopic-210-Name-Accounting-Standards-Codification-Section-999-Paragraph-1-Subparagraph-\(SX-210.7-03-\(a\)-\(23\)-\(a\)-\(1\)\)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147479440-2147478777/944-210-999-1](http://www.xbrl.org/2003/role/disclosureRef-Topic-944-SubTopic-210-Name-Accounting-Standards-Codification-Section-999-Paragraph-1-Subparagraph-(SX-210.7-03-(a)-(23)-(a)-(1))-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147479440-2147478777/944-210-999-1) - Reference 2: [http://www.xbrl.org/2003/role/disclosureRef-Topic-718-SubTopic-10-Name-Accounting-Standards-Codification-Section-999-Paragraph-1-Subparagraph-\(SAB-Topic-14.E.Q2\)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147479830/718-10-999-1](http://www.xbrl.org/2003/role/disclosureRef-Topic-718-SubTopic-10-Name-Accounting-Standards-Codification-Section-999-Paragraph-1-Subparagraph-(SAB-Topic-14.E.Q2)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147479830/718-10-999-1) - Reference 3: [http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-999-Paragraph-1A-Subparagraph-\(SX-210.13-01-\(a\)-\(4\)-\(i\)\)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147480097/470-10-999-1](http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-999-Paragraph-1A-Subparagraph-(SX-210.13-01-(a)-(4)-(i))-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147480097/470-10-999-1) - Reference 4: [http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-999-Paragraph-1A-Subparagraph-\(SX-210.13-01-\(a\)-\(4\)-\(iv\)\)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147480097/470-10-999-1](http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-999-Paragraph-1A-Subparagraph-(SX-210.13-01-(a)-(4)-(iv))-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147480097/470-10-999-1) - Reference 5: [http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-999-Paragraph-1A-Subparagraph-\(SX-210.13-01-\(a\)-\(5\)\)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147480097/470-10-999-1](http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-999-Paragraph-1A-Subparagraph-(SX-210.13-01-(a)-(5))-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147480097/470-10-999-1) - Reference 6: [http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-999-Paragraph-1B-Subparagraph-\(SX-210.13-02-\(a\)-\(4\)-\(i\)\)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147480097/470-10-999-1](http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-999-Paragraph-1B-Subparagraph-(SX-210.13-02-(a)-(4)-(i))-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147480097/470-10-999-1) - Reference 7: [http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-999-Paragraph-1B-Subparagraph-\(SX-210.13-02-\(a\)-\(4\)-\(iv\)\)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147480097/470-10-999-1](http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-999-Paragraph-1B-Subparagraph-(SX-210.13-02-(a)-(4)-(iv))-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147480097/470-10-999-1) - Reference 8: [http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-999-Paragraph-1B-Subparagraph-\(SX-210.13-02-\(a\)-\(5\)\)-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147480097/470-10-999-1](http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-999-Paragraph-1B-Subparagraph-(SX-210.13-02-(a)-(5))-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147480097/470-10-999-1) Details Name: us-gaap_TemporaryEquityCarryingAmountAttributableToParent Namespace Prefix: us-gaap_Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: instantX- Definition Amount of increase (decrease) in temporary equity from changes classified as other. References No definition available. Details Name: us-gaap_TemporaryEquityOtherChanges Namespace Prefix: us-gaap_Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX- Details Name: us-gaap_ScheduleOfSharesSubjectToMandatoryRedemptionBySettlementTermsAxis = us-gaap_CommonStockSubjectToMandatoryRedemptionMember Namespace Prefix: Data Type: na Balance Type: Period Type:

Schedule of Net Loss Basic and Diluted Per Share (Details)- USD (\$) 12 Months Ended Dec. 31, 2023-2024 Dec. 31, 2022

2023	Net (loss) income	\$ (978, 445)	\$ 1, 320, 324	\$ 224, 242	Remeasurement	324	Remeasurement														
	of common stock subject to redemption	(1, 768, 457)	(3, 595, 663)	(1, 139, 419)	Net loss including remeasurement of common stock subject to redemption value	(2, 746, 902)	(2, 275, 339)														
	Remeasurement of common stock subject to redemption	(1, 768, 457)	(3, 595, 663)	(1, 139, 419)	Redeemable Common Stock [Member] Allocation of net income (loss), as adjusted	(1, 134, 852)	(1, 423, 357)														
	Remeasurement of common stock subject to redemption	\$ 1, 768, 457	\$ 3, 595, 663	\$ 1, 139, 419	Basic	663	\$ 1, 139, 419														
	Basic-weighted average shares outstanding	2, 425, 214	5, 755, 364	Diluted	364	11, 500, 000	Diluted														
	Diluted-weighted average shares outstanding	2, 425, 214	5, 755, 364	Basic	364	11, 500, 000	Basic														
	net income (loss) per share of common stock	\$ 0. 38-26	\$ 0. 04	Diluted	38	26	\$ 0. 04														
	Diluted net income (loss) per share of common stock	\$ 0. 38-26	\$ 0. 04	Redeemable	38	26	Redeemable														
	Allocation of net income (loss), as adjusted	\$ 633, 605	\$ 2, 172, 306	Non-	306	\$ 435, 201	Non														
	Redeemable Common Stock [Member] Allocation of net income (loss), as adjusted	(1, 612, 050)	(851, 982)	(210, 959)	Remeasurement of common stock subject to redemption	Basic	weighted														
	Basic weighted average shares outstanding	3, 445, 000	3, 445, 000	Diluted	3, 445, 000	3, 445, 000	Diluted														
	Basic net income (loss) per share of common stock	\$ (0. 47)	\$ (0. 25)	\$ (0. 06)	Diluted	0. 47	\$ (0. 25)														
	Diluted net income (loss) per share of common stock	\$ (0. 47)	\$ (0. 25)	\$ (0. 06)	Non-	0. 47	\$ (0. 25)														
	Non- Redeemable Common Stock [Member] Revision of Prior Period, Adjustment [Member] Allocation of net income (loss), as adjusted	(1, 612, 050)	(851, 982)	(210, 959)	X- Definition	Net loss including remeasurement of common stock subject to redemption value. References	No														
	definition available. Details Name: GLLI_NetLossIncludingRemeasurementOfCommonStockSubjectToRedemptionValue				Namespace Prefix: GLLI_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX- Definition	Remeasurement of common	common														
	stock subject to redemption. References	No	definition available. Details Name: GLLI_RemeasurementOfCommonStockSubjectToRedemption	Namespace Prefix: GLLI_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX- Definition	Remeasurement of common	stock subject to redemption. References	No														
	definition available. Details Name: GLLI_RemeasurementOfRedeemableShareToRedemption	Namespace Prefix: GLLI_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX- Definition	The amount of net income (loss) for the period per each share of common stock or unit outstanding during the reporting period. References	Reference 1: http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 3-6-Publisher FASB-URI https://asc.fasb.org/#1943274/2147483443/250-10-50-3	Reference 2: http://www.xbrl.org/2003/role/disclosureRef-exampleRef-Topic 260-SubTopic 10-Name Accounting Standards Codification-Section 55-Paragraph 15-52-Publisher FASB-URI https://asc.fasb.org/#1943274/2147482635/260-10-55-15	Reference 3: http://www.xbrl.org/2003/role/disclosureRef-Topic 815-805-SubTopic 40-60-Name Accounting Standards Codification-Section 65-Paragraph 1-Subparagraph (g)e(4)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147480175-2147476176/815-805-40-60-65-1	Reference 4: http://www.xbrl.org/2003/role/disclosureRef-Topic 815-740-SubTopic 40-323-Name Accounting Standards Codification-Section 65-Paragraph 1-2-Subparagraph (f)g(3)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147480175-2147478666/815-40-740-323-65-1	Reference 5: http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 3-11-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147483443/250-10-50-11	Reference 6: http://www.xbrl.org/2003/role/disclosureRef-Topic 250-260-SubTopic 10-Name Accounting Standards Codification-Section 50-55-Paragraph 15-11-Subparagraph (b)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147483443-2147482635/250-260-10-50-55-11	Reference 7: http://www.xbrl.org/2003/role/disclosureRef-Topic 250-815-SubTopic 10-40-Name Accounting Standards Codification-Section 50-65-Paragraph 7-1-Subparagraph (a-e)(4)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147483443-2147480175/250-815-10-40-50-65-7	Reference 8: http://www.xbrl.org/2003/role/disclosureRef-Topic 260-815-SubTopic 10-40-Name Accounting Standards Codification-Section 45-65-Paragraph 2-1-Subparagraph (f)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147482689-2147480175/260-815-10-40-45-65-2	Reference 9: http://www.xbrl.org/2003/role/disclosureRef-Topic 260-250-SubTopic 10-Name Accounting Standards Codification-Section 45-50-Paragraph 60B-11-Subparagraph (d)a)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147482689-2147483443/260-250-10-45-50-60B	Reference 10: http://www.xbrl.org/2003/role/disclosureRef-Topic 250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 4-11-Subparagraph (b)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147483443/250-10-50-4	Reference 11: http://www.xbrl.org/2003/role/disclosureRef-Topic 260-250-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 1-7-Subparagraph (a)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147482662-2147483443/260-250-10-50-1	Reference 12: http://www.xbrl.org/2003/role/disclosureRef-Topic 260-SubTopic 10-Name Accounting Standards Codification-Section 45-Paragraph 10-2-Publisher FASB-URI https://asc.fasb.org/#1943274/2147482689/260-10-45-10	Reference 13: http://www.xbrl.org/2003/role/disclosureRef-Topic 220-260-SubTopic 10-Name Accounting Standards Codification-Section S99-45-Paragraph 2-60B-Subparagraph (d)SX 210.5-03(25)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147483621-2147482689/220-260-10-S99-45-2	Reference 14: http://www.xbrl.org/2003/role/disclosureRef-Topic 942-250-SubTopic 220-10-Name Accounting Standards Codification-Section S99-50-Paragraph 4-1-Subparagraph (SX 210.9-04(27))-Publisher FASB-URI https://asc.fasb.org/#1943274/2147483589-2147483443/942-250-220-10-S99-50-1	Reference 15: http://www.xbrl.org/2003/role/disclosureRef-Topic 944-260-SubTopic 220-10-Name Accounting Standards Codification-Section S99-50-Paragraph 1-Subparagraph (a)SX 210.7-04(23)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147483586-2147482662/944-260-220-10-S99-50-1	Reference 16: http://www.xbrl.org/2003/role/exampleRef-disclosureRef-Topic 260-SubTopic 10-Name Accounting Standards Codification-Section 55-45-Paragraph 52-10-Publisher FASB-URI https://asc.fasb.org/#1943274/2147482635-2147482689/260-10-55-45-52	Reference 17: http://www.xbrl.org/2003/role/disclosureRef-Topic 260-220-SubTopic 10-Name Accounting Standards Codification-Section S99-99)-from continuing operations. Includes, but is not limited to, deferred regional, territorial, and provincial tax expense (benefit) for non-US	Paragraph 2-Subparagraph (SX 210 United

States of America) jurisdiction. ReferencesReference 1 5- 03 (25))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147483621/220-10-S99-2>Reference 18 :[http://www.xbrl.org/2009-2003/role/commonPracticeRef-disclosureRef-Topic235-942-SubTopic10-220-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SX210.4-9-0804\(27h\)\(1\)\(Note1\)\)-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147480678-2147478524/235-942-10-220-S99-1](http://www.xbrl.org/2009-2003/role/commonPracticeRef-disclosureRef-Topic235-942-SubTopic10-220-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210.4-9-0804(27h)(1)(Note1))-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147480678-2147478524/235-942-10-220-S99-1)Reference 2-19 :[http://www.xbrl.org/2009-2003/role/commonPracticeRef-disclosureRef-Topic740-944-SubTopic10-220-NameAccountingStandardsCodification-Section50-S99-Paragraph9-1-Subparagraph\(b-SX210.7-04\(23\)\)-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147482685-2147477250/740-944-10-220-50-S99-9](http://www.xbrl.org/2009-2003/role/commonPracticeRef-disclosureRef-Topic740-944-SubTopic10-220-NameAccountingStandardsCodification-Section50-S99-Paragraph9-1-Subparagraph(b-SX210.7-04(23))-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147482685-2147477250/740-944-10-220-50-S99-9)Reference 1Reference 3-20 :<http://www.xbrl.org/2009-2003/role/commonPracticeRef-disclosureRef-Topic740-260-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph45-Paragraph7-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147482689/260-10-45-7> Details Name: us- gaap_EarningsPerShareBasic Namespace Prefix: us- gaap_ Data Type: dt- types: perShareItemType Balance Type: na Period Type: durationX- DefinitionThe amount of net income (loss) for the period available to each share of common stock or common unit outstanding during the reporting period and to each share or unit that would have been outstanding assuming the issuance of common shares or units for all dilutive potential common shares or units outstanding during the reporting period. 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[http://www.xbrl.org/2003/role/disclosureRef-Topic815-740-SubTopic40-323-NameAccountingStandardsCodification-Section65-Paragraph1-2-Subparagraph\(fg\)\(3\)-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147480175-2147478666/815-40-740-323-65-1](http://www.xbrl.org/2003/role/disclosureRef-Topic815-740-SubTopic40-323-NameAccountingStandardsCodification-Section65-Paragraph1-2-Subparagraph(fg)(3)-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147480175-2147478666/815-40-740-323-65-1)Reference 2Reference 5: [http://www.xbrl.org/2003/role/disclosureRef-Topic250-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph3-1-Subparagraph\(a\)-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147483443/250-10-50-1](http://www.xbrl.org/2003/role/disclosureRef-Topic250-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph3-1-Subparagraph(a)-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147483443/250-10-50-1)Reference 3Reference 6: 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[http://www.xbrl.org/2003/role/disclosureRef-Topic260-250-SubTopic10-NameAccountingStandardsCodification-Section45-50-Paragraph60B-11-Subparagraph\(da\)-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147482689-2147483443/260-250-10-45-50-60B](http://www.xbrl.org/2003/role/disclosureRef-Topic260-250-SubTopic10-NameAccountingStandardsCodification-Section45-50-Paragraph60B-11-Subparagraph(da)-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147482689-2147483443/260-250-10-45-50-60B)Reference 11Reference 10: [http://www.xbrl.org/2003/role/disclosureRef-Topic250-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph4-11-Subparagraph\(b\)-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147483443/250-10-50-4](http://www.xbrl.org/2003/role/disclosureRef-Topic250-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph4-11-Subparagraph(b)-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147483443/250-10-50-4)Reference 11Reference 11: 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income (loss) available to common shareholders. 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Publisher FASB- URI <https://asc.fasb.org/#1943274/2147480097/470-10-S99-1AReference-22>: [http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1B-Subparagraph-\(SX-210.13-02\(a\)\(4\)\(i-iv\)\(iii\)\(A\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1B-Subparagraph-(SX-210.13-02(a)(4)(i-iv)(iii)(A))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147480097/470-10-S99-1BReference-1AReference> 23: [http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1B-Subparagraph-\(SX-210.13-02\(a\)\(5-4\)\(iii\)\(A\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1B-Subparagraph-(SX-210.13-02(a)(5-4)(iii)(A))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147480097/470-10-S99-1BReference-1AReference> 24: [http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1B-Subparagraph-\(SX-210.13-02\(a\)\(4\)\(i-iii\)\(B\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1B-Subparagraph-(SX-210.13-02(a)(4)(i-iii)(B))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147480097/470-10-S99-1BReference-25>: [http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1B-Subparagraph-\(SX-210.13-02\(a\)\(4\)\(i-iv\)\(iii\)\(A\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1B-Subparagraph-(SX-210.13-02(a)(4)(i-iv)(iii)(A))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147480097/470-10-S99-1BReference-26>: [http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1B-Subparagraph-\(SX-210.13-02\(a\)\(5-4\)\(iii\)\(B\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-S99-Paragraph-1B-Subparagraph-(SX-210.13-02(a)(5-4)(iii)(B))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147480097/470-10-S99-1BReference-27>: [http://www.xbrl.org/2003/role/disclosureRef-Topic-280-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-50-S99-Paragraph-30-1B-Subparagraph-\(SX-210.13-02\(a\)\(4\)\(iv\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic-280-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-50-S99-Paragraph-30-1B-Subparagraph-(SX-210.13-02(a)(4)(iv))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147482810-2147480097/280-470-10-50-S99-30Reference-1BReference> 28: [http://www.xbrl.org/2003/role/disclosureRef-Topic-280-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-50-S99-Paragraph-32-1B-Subparagraph-\(SX-210.13-02\(a\)\(5\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic-280-470-SubTopic-10-Name-Accounting-Standards-Codification-Section-50-S99-Paragraph-32-1B-Subparagraph-(SX-210.13-02(a)(5))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147482810-2147480097/280-470-10-50-S99-32Reference-1BReference> 29: [http://www.xbrl.org/2003/role/exampleRef-disclosureRef-Topic-280-942-SubTopic-10-235-Name-Accounting-Standards-Codification-Section-50-S99-Paragraph-31-1-Subparagraph-\(SX-210.9-05\(b\)\(2\)\)](http://www.xbrl.org/2003/role/exampleRef-disclosureRef-Topic-280-942-SubTopic-10-235-Name-Accounting-Standards-Codification-Section-50-S99-Paragraph-31-1-Subparagraph-(SX-210.9-05(b)(2))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147482810-2147477314/280-942-10-235-50-S99-31Reference-1Reference> 30: [http://www.xbrl.org/2003/role/disclosureRef-Topic-280-205-SubTopic-10-20-Name-Accounting-Standards-Codification-Section-50-Paragraph-7-32-Subparagraph-\(c\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic-280-205-SubTopic-10-20-Name-Accounting-Standards-Codification-Section-50-Paragraph-7-32-Subparagraph-(c))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147482810-2147483499/205-280-20-50-7Reference-31>: <http://www.xbrl.org/2003/role/exampleRef-Topic-810-SubTopic-10-50-32Reference-31>: [http://www.xbrl.org/2003/role/disclosureRef-Topic-942-SubTopic-235-Name-Accounting-Standards-Codification-Section-S99-55-Paragraph-4J-1-Subparagraph-\(SX-210.9-05\(b\)\(2\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic-942-SubTopic-235-Name-Accounting-Standards-Codification-Section-S99-55-Paragraph-4J-1-Subparagraph-(SX-210.9-05(b)(2))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147479557-2147481175/942-810-235-10-S99-55-1Reference-4JReference> 32: <http://www.xbrl.org/2003/role/disclosureRef-exampleRef-Topic-205-810-SubTopic-20-10-Name-Accounting-Standards-Codification-Section-50-55-Paragraph-7-4K> - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147483499-2147481175/205-810-20-10-50-55-7Reference-4KReference> 33: [http://www.xbrl.org/2003/role/exampleRef-disclosureRef-Topic-810-220-SubTopic-10-Name-Accounting-Standards-Codification-Section-55-45-Paragraph-4J-1A-Subparagraph-\(a\)\)](http://www.xbrl.org/2003/role/exampleRef-disclosureRef-Topic-810-220-SubTopic-10-Name-Accounting-Standards-Codification-Section-55-45-Paragraph-4J-1A-Subparagraph-(a))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147481175-2147482790/810-220-10-55-45-4JReference-1AReference> 34: [http://www.xbrl.org/2003/role/exampleRef-disclosureRef-Topic-810-220-SubTopic-10-Name-Accounting-Standards-Codification-Section-55-45-Paragraph-4K-1B-Subparagraph-\(a\)\)](http://www.xbrl.org/2003/role/exampleRef-disclosureRef-Topic-810-220-SubTopic-10-Name-Accounting-Standards-Codification-Section-55-45-Paragraph-4K-1B-Subparagraph-(a))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147481175-2147482790/810-220-10-55-45-4KReference-1BReference> 35: [http://www.xbrl.org/2003/role/disclosureRef-Topic-220-230-SubTopic-10-Name-Accounting-Standards-Codification-Section-45-Paragraph-2-1A-Subparagraph-\(a\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic-220-230-SubTopic-10-Name-Accounting-Standards-Codification-Section-45-Paragraph-2-1A-Subparagraph-(a))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147482790-2147482740-220-230-10-45-1AReference-2Reference> 36: [http://www.xbrl.org/2003/role/disclosureRef-Topic-220-810-SubTopic-10-Name-Accounting-Standards-Codification-Section-45-50-Paragraph-1B-1A-Subparagraph-\(a\)\(1\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic-220-810-SubTopic-10-Name-Accounting-Standards-Codification-Section-45-50-Paragraph-1B-1A-Subparagraph-(a)(1))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147482790-2147481203/220-810-10-45-50-1BReference-1AReference> 37: [http://www.xbrl.org/2003/role/disclosureRef-Topic-230-810-SubTopic-10-Name-Accounting-Standards-Codification-Section-45-50-Paragraph-2-1A-Subparagraph-\(c\)\(1\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic-230-810-SubTopic-10-Name-Accounting-Standards-Codification-Section-45-50-Paragraph-2-1A-Subparagraph-(c)(1))) - Publisher FASB- URI [https://asc.fasb.org/#1943274/2147482740/230...../asc.fasb.org/#1943274/2147481203/810-10-50-1A-Details-Name-us-gaap_ProfitLoss-Namespace-Prefix-us-gaap_-Data-Type-xbrli:monetaryItemType-Balance-Type-credit-Period-Type-durationX-Definition-The-average-number-of-shares-or-units-issued-and-outstanding-that-are-used-in-calculating-diluted-EPS-or-earnings-per-unit-\(EPU\)-determined-based-on-the-timing-of-issuance-of-shares-or-units-in-the-period-References-Reference-1](https://asc.fasb.org/#1943274/2147482740/230...../asc.fasb.org/#1943274/2147481203/810-10-50-1A-Details-Name-us-gaap_ProfitLoss-Namespace-Prefix-us-gaap_-Data-Type-xbrli:monetaryItemType-Balance-Type-credit-Period-Type-durationX-Definition-The-average-number-of-shares-or-units-issued-and-outstanding-that-are-used-in-calculating-diluted-EPS-or-earnings-per-unit-(EPU)-determined-based-on-the-timing-of-issuance-of-shares-or-units-in-the-period-References-Reference-1): [http://www.xbrl.org/2003/role/disclosureRef-Topic-260-SubTopic-10-Name-Accounting-Standards-Codification-Section-50-Paragraph-1-Subparagraph-\(a\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic-260-SubTopic-10-Name-Accounting-Standards-Codification-Section-50-Paragraph-1-Subparagraph-(a))) - Publisher FASB- URI <https://asc.fasb.org/#1943274/2147482662/260-10-50-1Reference-2>: http://www.xbrl.org/2003/role/disclosureRef-Topic-260-SubTopic-10-Name-Accounting-Standards-Codification-Section-45-Paragraph-16-Publisher-FASB-URI-https://asc.fasb.org/#1943274/2147482689/260-10-45-16-Details-Name-us-gaap_WeightedAverageNumberOfDilutedSharesOutstanding-Namespace-Prefix-us-gaap_-Data-Type-xbrli:sharesItemType

Balance Type: na Period Type: durationX- DefinitionNumber of [basic] shares or units, after adjustment for contingently issuable shares or units and other shares or units not deemed outstanding, determined by relating the portion of time within a reporting period that common shares or units have been outstanding to the total time in that period. ReferencesReference 1: [http://www.xbrl.org/2003/role/disclosureRef-Topic260-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph1-Subparagraph\(a\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482662/260-10-50-1](http://www.xbrl.org/2003/role/disclosureRef-Topic260-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph1-Subparagraph(a)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482662/260-10-50-1)Reference 2: <http://www.xbrl.org/2003/role/disclosureRef-Topic260-SubTopic10-NameAccountingStandardsCodification-Section45-Paragraph10-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482689/260-10-45-10> Details Name: us-gaap_WeightedAverageNumberOfSharesOutstandingBasic Namespace Prefix: us-gaap_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: durationX- Details Name: us-gaap_StatementClassOfStockAxis = GLLI_RedeemableCommonStockMember Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: srt_RestatementAxis = srt_RestatementAdjustmentMember Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: us-gaap_StatementClassOfStockAxis = GLLI_NonRedeemableCommonStockMember Namespace Prefix: Data Type: na Balance Type: Period Type: Summary of Significant Accounting Policies (Details Narrative)- USD (\$) **1 Months Ended** 12 Months EndedNov. 28, 2023 Mar. 06, 2023 **Dec. 31, 2024** Mar. 06 **31**, 2023 Dec. 31, **2024 Dec. 31**, 2023 ~~Dec. 31, 2022~~ Oct. 31, 2023 Oct. 04, 2023 Sep. 09, 2023 Dec. 09, 2021Antidilutive Securities Excluded from Computation of Earnings Per Share [Line Items] **Interest and penalties** Cash in escrow account \$ **79,121** . **630,073** \$ **81,763** Penalties on income tax \$ 11,888 **Taxes payable \$ 479,279 \$ 479,279 529,505 Taxes payable 239,374** Exercised common stock, shares 2,180,738 **6,756,695 2,285,056** 6,756,695 **Common 6,756,695** **Stock stock redemption amount Redeemed or Called During Period, Value** \$ 69,920, ~~079,000~~ Shares issued price per share \$ 10.82 \$ 10.35 \$ ~~10.11~~ . ~~35~~ **77 \$ 11.77** Aggregate amount \$ 23,600,000 **\$ 26,890,000** Asset, Held- in- Trust **\$ 3,27,270** , ~~730,000~~ **\$ 3,270** , 000 \$ 130,000 \$ 130,000 \$ 130,000 Excise tax liability 1.00 % **1.00 %** Excise tax liability, value \$ **1,313,485** **\$ 1,313,485** \$ 935,214 **Penalties and interest 109,368 \$ 109,368** Excise tax description Any amount of such Excise Tax not paid in full, will be subject to additional interest and penalties which are currently estimated at 10 % interest per annum and a 5 % underpayment penalty per month or portion of a month up to 25 % of the total liability for any amount that is unpaid from November 1, 2024 until paid in full. Excise interest 15,847 **\$ 15,847** Excise penalties \$ 93,521 **\$ 93,521** Temporary equity, shares redemption **277,511 277,511** 2,562,567 ~~41,500,000~~ Redeemable noncontrolling interest equity common redemption value \$ 23,600,000 \$ 69,920,000 ~~\$ 69,920,000~~ Warrant price per share **\$ 9.50** \$ 9.50 Public Warrants and Private Placement Warrants [Member] Antidilutive Securities Excluded from Computation of Earnings Per Share [Line Items] Warrants to purchase stock 7,242,000 Warrant price per share \$ 10.00 Antidilutive securities 7,242,000 7,242,000 X- DefinitionExcise **interest tax liability**. ReferencesNo definition available. Details Name: **GLLI_ExciseInterest** Namespace Prefix: **GLLI_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: instantX- DefinitionExcise penalties. ReferencesNo definition available. Details Name: GLLI_ExcisePenalties** Namespace Prefix: **GLLI_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: instantX- DefinitionExcise tax description. ReferencesNo definition available. Details Name: GLLI_ExciseTaxDescription** Namespace Prefix: **GLLI_ Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX- DefinitionExcise tax liability. ReferencesNo definition available. Details Name: GLLI_ExciseTaxLiability** Namespace Prefix: **GLLI_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: instantX- DefinitionExcise tax liability percentage. ReferencesNo definition available. Details Name: GLLI_ExciseTaxLiabilityPercentage** Namespace Prefix: **GLLI_ Data Type: dt- types: percentItemType Balance Type: na Period Type: instantX- DefinitionTax penalties and interest. ReferencesNo definition available. Details Name: GLLI_TaxPenaltiesAndInterest** Namespace Prefix: **GLLI_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX- DefinitionTemporary equity, shares redemption. ReferencesNo definition available. Details Name: GLLI_TemporaryEquitySharesRedemption** Namespace Prefix: **GLLI_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: instantX- DefinitionSecurities (including those issuable pursuant to contingent stock agreements) that could potentially dilute basic earnings per share (EPS) or earnings per unit (EPU) in the future that were not included in the computation of diluted EPS or EPU because to do so would increase EPS or EPU amounts or decrease loss per share or unit amounts for the period presented. ReferencesReference 1: http://www.xbrl.org/2003/role/disclosureRef-Topic260-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph1-Subparagraph(c)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482662/260-10-50-1 Details Name: us-gaap_AntidilutiveSecuritiesExcludedFromComputationOfEarningsPerShareAmount Namespace Prefix: us-gaap_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: durationX- DefinitionLine items represent financial concepts included in a table. These concepts are used to disclose reportable information associated with domain members defined in one or many axes to the table. ReferencesNo definition available. Details Name: us-gaap_AntidilutiveSecuritiesExcludedFromComputationOfEarningsPerShareLineItems Namespace Prefix: us-gaap_ Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX- DefinitionThe total amount of cash and securities held by third party trustees pursuant to terms of debt instruments or other agreements as of the date of each statement of financial position presented, which can be used by the trustee only to pay the noncurrent portion of specified obligations. ReferencesReference 1: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic235-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SX210.4-08\(b\)\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147480678/235-10-S99-1](http://www.xbrl.org/2009/role/commonPracticeRef-Topic235-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210.4-08(b))-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147480678/235-10-S99-1) Details Name: us-gaap_AssetsHeldInTrust Namespace Prefix: us-gaap_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: instantX- DefinitionExercise price per share or per unit of warrants or rights outstanding. ReferencesReference 1: <http://www.xbrl.org/2003/role/disclosureRef-Topic505-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph3-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147481112/505-10-50-3> Details Name: us-gaap_ClassOfWarrantOrRightExercisePriceOfWarrantsOrRightsI Namespace Prefix: us-gaap_ Data Type: dt- types: perShareItemType Balance Type: na Period Type: instantX- DefinitionNumber of securities into which the class of warrant or right may be converted. For example, but not limited to, 500,000 warrants may be converted into 1,000,000 shares. ReferencesReference 1: <http://www.xbrl.org/2003/role/disclosureRef-Topic505-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph3-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147481112/505-10-50-3>**

Details Name: us-gaap_ClassOfWarrantOrRightNumberOfSecuritiesCalledByWarrantsOrRights Namespace Prefix: us-gaap_Data Type: xbrli:sharesItemType Balance Type: na Period Type: instantX- DefinitionThe **designation of funds furnished by a borrower..... debit** Period Type: instantX- DefinitionThe amount of estimated penalties **recognized in and interest accrued as of the period balance sheet date** arising from income tax examinations. ReferencesReference 1: http://www.xbrl.org/2009/role/commonPracticeRef-Topic 740-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 15-Subparagraph (c)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147482685/740-10-50-15 Details Name: us-gaap_IncomeTaxExaminationPenaltiesExpense-gaap_IncomeTaxExaminationPenaltiesAndInterestAccrued Namespace Prefix: us-gaap_Data Type: xbrli:monetaryItemType Balance Type: **debit credit** Period Type: **durationX-instantX-** DefinitionRedemption value, as if currently redeemable, of redeemable noncontrolling interest for common shares, units or ownership interests classified as temporary equity and the election has been made to accrete changes in redemption value to the earliest redemption date. ReferencesReference 1: http://fasb.org/us-gaap/role/ref/legacyRef-**Topic 480-SubTopic 10-**Name Accounting Standards Codification-Section S99-Paragraph 3A-Subparagraph **(24)** **(b)**-**SubTopic 10-Topic 480-**Publisher FASB-URI https://asc.fasb.org/#1943274/2147480244/480-10-S99-3A Details Name: us-gaap_RedeemableNoncontrollingInterestEquityCommonRedemptionValue Namespace Prefix: us-gaap_Data Type: xbrli:monetaryItemType Balance Type: credit Period Type: instantX- DefinitionAmount of accumulated difference between fair value of underlying shares on dates of exercise and exercise price on options exercised (or share units converted) into shares. ReferencesReference 1: http://www.xbrl.org/2003/role/disclosureRef-Topic 718-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 2-Subparagraph (d) (2)-Publisher FASB-URI https://asc.fasb.org/#1943274/2147480429/718-10-50-2 Details Name: us-gaap_ShareBasedCompensationArrangementByShareBasedPaymentAwardOptionsExercisesInPeriodTotalIntrinsicValue Namespace Prefix: us-gaap_Data Type: xbrli:monetaryItemType Balance Type: debit Period Type: durationX- DefinitionPer share or per unit amount of equity securities issued. ReferencesNo definition available. Details Name: us-gaap_SharesIssuedPricePerShare Namespace Prefix: us-gaap_Data Type: dtl-types:perShareItemType Balance Type: na Period Type: instantX- DefinitionNumber of share options (or share units) exercised during the current period. ReferencesReference 1: http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 50-Paragraph 2-SubTopic 10-Topic 505-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481112/505-10-50-2Reference 2: http://www.fasb.xbrl.org/2003-us-gaap/role/disclosureRef-ref/legacyRef-Topic 718-210-SubTopic 10-Name Accounting Standards Codification-Section 50-S99-Paragraph 2-1-Subparagraph **(SX 210.5-e)(1)(iv)-(02 (28))**-Publisher FASB-URI https://asc.fasb.org/#1943274/2147480429/2147480566/718-210-10-50-S99-2Reference 1Reference 3: http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph **(SX 210.5-02 (28-29))**-Publisher FASB-URI https://asc.fasb.org/#1943274/2147480566/210-10-S99-1Reference 4: http://fasb-www.xbrl.org/2003-us-gaap/role/disclosureRef-ref/legacyRef-Topic 505-718-SubTopic 10-Name Accounting Standards Codification-Section S99-50-Paragraph 2-Subparagraph **(c) (1)**-Subparagraph **(iv) (02 SX 210.3-04)**-Publisher FASB-URI https://asc.fasb.org/#1943274/2147480008-2147480429/718-10-50-2Reference 5: http://fasb.org/us-gaap/role/ref/legacyRef-**Topic 505 -10-S99-1Reference 5:** http://fasb.org/us-gaap/role/ref/legacyRef-Topic 210-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph **(SX 210.5-3 04 02(29))**-Publisher FASB-URI https://asc.fasb.org/#1943274/2147480566-2147480008/210-505-10-S99-1 Details Name: us-gaap_StockIssuedDuringPeriodSharesStockOptionsExercised Namespace Prefix: us-gaap_Data Type: xbrli:sharesItemType Balance Type: na Period Type: durationX- DefinitionEquity impact of the value of stock bought back by the entity at the exercise price or redemption price. ReferencesReference 1: http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 50-Paragraph 2-SubTopic 10-Topic 505-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481112/505-10-50-2 Details Name: us-gaap_StockRedeemedOrCalledDuringPeriodValue Namespace Prefix: us-gaap_Data Type: xbrli:monetaryItemType Balance Type: debit Period Type: durationX- **asc 6,270Money market funds invested in U. fasb-S. Treasury Securities X** org/1943274/2147480566/210-10-S99-1Reference 2 **DefinitionFair value portion of probable future economic benefits obtained or controlled by an entity as a result of past transactions or events.** ReferencesReference 1: http://fasb.org/us-gaap/role/ref/legacyRef-**Topic 210-SubTopic 10-**Name Accounting Standards Codification-**Topic 820-SubTopic 10-**Section S99-50-Paragraph **1-2**-Subparagraph **(a SX 210.5-02(19))**-Publisher FASB-URI https://asc.fasb.org/#1943274/2147480566--2147482106/210-820-10-S99-50-1-2 Details Name: us-gaap_TaxesPayableCurrent-gaap_AssetsFairValueDisclosure Namespace Prefix: us-gaap_Data Type: xbrli:monetaryItemType Balance Type: **credit debit** Period Type: instantX- **DefinitionCarrying value as of the balance sheet date of obligations incurred and** Details Name: us-gaap_AntidilutiveSecuritiesExcludedFromComputationOfEarningsPerShareByAntidilutiveSecuritiesAxis = GLLI_PublicWarrantsAndPrivatePlacementWarrantsMember Namespace Prefix: Data Type: na Balance Type: Period Type: Initial Public Offering and Over-allotment (Details Narrative)-\$/shares 1 Months EndedDec. 31, 2021 **Dec. 31, 2024** Nov. 28, 2023 Mar. 06, 2023Subsidiary, Sale of Stock [Line Items] Shares issued, price per share **\$ 11.77** \$ 10.82 \$ 10.35IPO and Over Allotment [Member] Subsidiary, Sale of Stock [Line Items] Issuance of common stock 11,500,000 Shares issued, price per share \$ 10.00 Sale of stock description Each Public Warrant entitles its holder to purchase one-half (1/2) of one share of common stock at a price of \$ 11.50 per share, subject to adjustment. Each Public Right entitles the holder to receive one-tenth (1/10) of one share of common stock at the closing of a Business Combination (see Note 8). X- DefinitionDescription of stock transaction which may include details of the offering (IPO, private placement), a description of the stock sold, percentage of subsidiary's or equity investee's stock sold, a description of the investors and whether the stock was issued in a business combination. ReferencesReference 1: http://fasb.org/us-gaap/role/ref/legacyRef-Topic 810-SubTopic 10-Name Accounting Standards Codification-Section 45-Paragraph 23-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481231/810-10-45-23Reference 2: http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Topic 810-SubTopic 10-Section 50-Paragraph 1A-Publisher FASB-URI https://asc.fasb.org/#1943274/2147481203/810-10-50-1AReference 3: http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 50-Paragraph 1B-SubTopic 10-Topic 810-Publisher

FASB- URI <https://asc.fasb.org/1943274/2147481203/810-10-50-1B> Details Name: us-gaap_SaleOfStockDescriptionOfTransaction Namespace Prefix: us-gaap_ Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX- DefinitionPer share or per unit amount of equity securities issued. ReferencesNo definition available. Details Name: us-gaap_SharesIssuedPricePerShare Namespace Prefix: us-gaap_ Data Type: dtr-types:perShareItemType Balance Type: na Period Type: instantX- DefinitionNumber of new stock issued during the period. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Section50-Paragraph2-SubTopic10-Topic505-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147481112/505-10-50-2Reference2:http://www.fasb.org/2003-us-gaap/role/disclosureRef/ref/legacyRef-Topic946-210-SubTopic505-10-NameAccountingStandardsCodification-Section50-S99-Paragraph2-1-Subparagraph\(a\)-SX210.5-02\(28\)\)](http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Section50-Paragraph2-SubTopic10-Topic505-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147481112/505-10-50-2Reference2:http://www.fasb.org/2003-us-gaap/role/disclosureRef/ref/legacyRef-Topic946-210-SubTopic505-10-NameAccountingStandardsCodification-Section50-S99-Paragraph2-1-Subparagraph(a)-SX210.5-02(28))) Publisher FASB- URI [https://asc.fasb.org/1943274/21474810042147480566/946-210-505-10-50-S99-2Reference1Reference3:http://www.fasb.org/2003-us-gaap/role/disclosureRef/ref/legacyRef-Topic946-210-SubTopic220-10-NameAccountingStandardsCodification-SectionS99-Paragraph3-1-Subparagraph\(SX210.6-5-09-02\(294\)\(b\)\)](https://asc.fasb.org/1943274/21474810042147480566/946-210-505-10-50-S99-2Reference1Reference3:http://www.fasb.org/2003-us-gaap/role/disclosureRef/ref/legacyRef-Topic946-210-SubTopic220-10-NameAccountingStandardsCodification-SectionS99-Paragraph3-1-Subparagraph(SX210.6-5-09-02(294)(b))) Publisher FASB- URI [https://asc.fasb.org/1943274/21474835752147480566/946-210-220-10-S99-3Reference1Reference4:http://www.xbrl.org/2003/role/disclosureRef-Topic946-SubTopic10-505-NameAccountingStandardsCodification-SectionS99-50-Paragraph3-2-Subparagraph\(a\)-SX210.6-03\(i\)\(1\)\)](https://asc.fasb.org/1943274/21474835752147480566/946-210-220-10-S99-3Reference1Reference4:http://www.xbrl.org/2003/role/disclosureRef-Topic946-SubTopic10-505-NameAccountingStandardsCodification-SectionS99-50-Paragraph3-2-Subparagraph(a)-SX210.6-03(i)(1))) Publisher FASB- URI [https://asc.fasb.org/1943274/2147479886-2147478448/946-10-505-S99-50-3Reference2Reference5:http://fasb-www.xbrl.org/2003-us-gaap/role/disclosureRef/ref/legacyRef-Topic210-946-SubTopic10-220-NameAccountingStandardsCodification-SectionS99-Paragraph1-3-Subparagraph\(SX210.5-6-02-09\(284\)\(b\)\)](https://asc.fasb.org/1943274/2147479886-2147478448/946-10-505-S99-50-3Reference2Reference5:http://fasb-www.xbrl.org/2003-us-gaap/role/disclosureRef/ref/legacyRef-Topic210-946-SubTopic10-220-NameAccountingStandardsCodification-SectionS99-Paragraph1-3-Subparagraph(SX210.5-6-02-09(284)(b))) Publisher FASB- URI [https://asc.fasb.org/1943274/21474800082147479134/210-946-10-220-S99-1Reference3Reference6:http://fasb-www.xbrl.org/2003-us-gaap/role/disclosureRef/ref/legacyRef-Topic505-946-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-3-Subparagraph\(SX210.3-6-04-03\(i\)\(1\)\)](https://asc.fasb.org/1943274/21474800082147479134/210-946-10-220-S99-1Reference3Reference6:http://fasb-www.xbrl.org/2003-us-gaap/role/disclosureRef/ref/legacyRef-Topic505-946-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-3-Subparagraph(SX210.3-6-04-03(i)(1))) Publisher FASB- URI [https://asc.fasb.org/1943274/21474800082147479886/946-10-S99-3Reference7:http://fasb.org/us-gaap/role/ref/legacyRef-Topic505-10-S99-1Reference7:http://fasb.org/us-gaap/role/ref/legacyRef-Topic210-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SX210.5-3-04-02\(29\)\)](https://asc.fasb.org/1943274/21474800082147479886/946-10-S99-3Reference7:http://fasb.org/us-gaap/role/ref/legacyRef-Topic505-10-S99-1Reference7:http://fasb.org/us-gaap/role/ref/legacyRef-Topic210-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210.5-3-04-02(29))) Publisher FASB- URI <https://asc.fasb.org/1943274/21474805662147480008/210-505-10-S99-1> Details Name: us-gaap_StockIssuedDuringPeriodSharesNewIssues Namespace Prefix: us-gaap_ Data Type: xbrli:sharesItemType Balance Type: na Period Type: durationX- DefinitionLine items represent financial concepts included in a table. These concepts are used to disclose reportable information associated with domain members defined in one or many axes to the table. ReferencesNo definition available. Details Name: us-gaap_SubsidarySaleOfStockLineItems Namespace Prefix: us-gaap_ Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX- Details Name: us-gaap_SubsidarySaleOfStockAxis = GLLI_IPOAndOverAllotmentMember Namespace Prefix: Data Type: na Balance Type: Period Type: Private Placement (Details Narrative)- USD (\$) Dec. 13, 2021 Dec. 13-09, 2021 Dec. 09-31, 2021-2024 Nov. 28, 2023 Mar. 06, 2023Subsidiary, Sale of Stock [Line Items] Shares issued price per share \$ 11.77 \$ 10.82 \$ 10.35Private Placement [Member] Subsidiary, Sale of Stock [Line Items] Issuance of common stock 570,000 570,000 Shares issued price per share \$ 10.00 \$ 10.00 Proceeds from sale of private units \$ 5,700,000 \$ 5,700,000 Sale of stock description **Each whole Private Placement Unit consists of one share, one warrant (each a “ Private Placement Warrant ” and collectively the “ Private Placement Warrants ”) and one right to receive one-tenth (1 / 10) of one share of common stock at the closing of a Business Combination.** Each whole Private Placement Warrant will be exercisable to purchase one-half of one share of common stock at a price of \$ 11.50 per share. A portion of the proceeds from the Private Placement Units were added to the proceeds from the IPO to be held in the Trust Account. If the Company does not complete a Business Combination within the Combination Period, the proceeds from the sale of the Private Placement Units will be used to fund the redemption of the Public Shares (subject to the requirements of applicable law), and the Private Placement Units and all underlying securities will be worthless. **Each whole Private Placement Unit consists of one share, one warrant (each a “ Private Placement Warrant ” and collectively the “ Private Placement Warrants ”) and one right to receive one-tenth (1 / 10) of one share of common stock at the closing of a Business Combination.** Each whole Private Placement Warrant will be exercisable to purchase one-half of one share of common stock at a price of \$ 11.50 per share. A portion of the proceeds from the Private Placement Units were added to the proceeds from the IPO to be held in the Trust Account. If the Company does not complete a Business Combination within the Combination Period, the proceeds from the sale of the Private Placement Units will be used to fund the redemption of the Public Shares (subject to the requirements of applicable law), and the Private Placement Units and all underlying securities will be worthless. X- DefinitionThe cash inflow associated with the amount received from entity's raising of capital via private rather than public placement. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Section45-Paragraph14-Subparagraph\(a\)-SubTopic10-Topic230-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147482740/230-10-45-14](http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Section45-Paragraph14-Subparagraph(a)-SubTopic10-Topic230-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147482740/230-10-45-14) Details Name: us-gaap_ProceedsFromIssuanceOfPrivatePlacement Namespace Prefix: us-gaap_ Data Type: xbrli:monetaryItemType Balance Type: debit Period Type: durationX- DefinitionDescription of stock transaction which may include details of the offering (IPO, private placement), a description of the stock sold, percentage of subsidiary's or equity investee's stock sold, a description of the investors and whether the stock was issued in a business combination. ReferencesReference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-Topic810-SubTopic10-NameAccountingStandardsCodification-Section45-Paragraph23-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147481231/810-10-45-23Reference2:http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Topic810-SubTopic10-Section50-Paragraph1A-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147481203/810-10-50-1AReference3:http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Section50-Paragraph1B-SubTopic10-Topic810-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147481203/810-10-50-1B> Details Name: us-gaap_SaleOfStockDescriptionOfTransaction Namespace Prefix: us-gaap_ Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX- DefinitionPer share or per unit amount of equity securities issued. ReferencesNo definition available. Details Name: us-gaap_SharesIssuedPricePerShare Namespace Prefix: us-gaap_ Data Type: dtr-types:perShareItemType Balance Type: na Period Type: instantX- DefinitionNumber of new stock issued during the period. ReferencesReference 1: <http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandards>

Codification- Section 50- Paragraph 2- SubTopic 10- Topic 505- Publisher FASB- URI https://asc.fasb.org/#1943274/2147481112/505-10-50-2Reference 2: http://www.fasb.org/xbrl/2003-us-gaap/role/disclosureRef/ref/legacyRef- Topic 946-210- SubTopic 505-10- Name Accounting Standards Codification- Section 50-S99- Paragraph 2-1- Subparagraph (a)- SX 210. 5-02 (28)- Publisher FASB- URI https://asc.fasb.org/#1943274/2147481004-2147480566/946-210-505-10-50-S99-2Reference 1Reference 3: http://www.fasb.org/xbrl/2003-us-gaap/role/disclosureRef/ref/legacyRef- Topic 946-210- SubTopic 220-10- Name Accounting Standards Codification- Section S99- Paragraph 3-1- Subparagraph (SX 210. 6-5-09-02 (29) 4)(b))- Publisher FASB- URI https://asc.fasb.org/#1943274/2147483575-2147480566/946-210-220-10- S99-3Reference 1Reference 4: http://www.xbrl.org/2003/role/disclosureRef- Topic 946- SubTopic 10-505- Name Accounting Standards Codification- Section S99- Paragraph 3-2- Subparagraph (a)- SX 210. 6-03 (i)(1))- Publisher FASB- URI https://asc.fasb.org/#1943274/2147479886--2147478448/946-10-505- S99-50-3Reference 2Reference 5: http://fasb-www.xbrl.org/2003-us-gaap/role/disclosureRef/ref/legacyRef- Topic 210-946- SubTopic 10-220- Name Accounting Standards Codification- Section S99- Paragraph 1-3- Subparagraph (SX 210. 5-6-02-09 (28-4) (b))- Publisher FASB- URI https://asc.fasb.org/#1943274/2147480566-2147479134/210-946-10-220- S99-1Reference 3Reference 6: http://fasb-www.xbrl.org/2003-us-gaap/role/disclosureRef/ref/legacyRef- Topic 505-946- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1-3- Subparagraph (SX 210. 3-6-04-03 (i) (1))- Publisher FASB- URI https://asc.fasb.org/#1943274/2147480008-2147479886/946-10- S99-3Reference 7: http://fasb.org/us-gaap/role/ref/legacyRef- Topic 210- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph (SX 210. 5-3-04-02 (29))- Publisher FASB- URI https://asc.fasb.org/#1943274/2147480566-2147480008/210-505-10- S99-1 Details Name: us-gaap_StockIssuedDuringPeriodSharesNewIssues Namespace Prefix: us-gaap_ Data Type: xbrli:sharesItemType Balance Type: na Period Type: durationX- DefinitionLine items represent financial concepts included in a table. These concepts are used to disclose reportable information associated with domain members defined in one or many axes to the table. ReferencesNo definition available. Details Name: us-gaap_SubsidarySaleOfStockLineItems Namespace Prefix: us-gaap_ Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX- Details Name: us-gaap_SubsidarySaleOfStockAxis = us-gaap_PrivatePlacementMember Namespace Prefix: Data Type: na Balance Type: Period Type: Related Party Transactions (Details Narrative)- USD (\$) 12 Months EndedSep. 30, 2023 Dec. 06-13, 2021 Dec. 09, 2021 Aug. 19, 2021 Aug. 19, 2021 Dec. 31, 2024 Dec. 31, 2023 Dec. Nov. 31-28, 2022-2023 Nov. 07, 2023 Sep. 29, 2023 Sep. 05, 2023 Mar. 06, 2023Related Party Transaction [Line Items] Common stock, par value \$ 0. 001 \$ 0. 001 Proceeds from issuance of common stock to Founder-founder \$ (26, 890, 379) \$ (93, 521, 369) Shares issued price per share \$ 11. 77 \$ 10. 82 \$ 10. 35Related Party [Member] Related Party Transaction [Line Items] Administrative fee \$ 217, 000 217, 000 Majority Shareholder [Member] Related Party Transaction [Line Items] Bear interest 95. 00 % Sponsor [Member] Related Party Transaction [Line Items] Administrative fees- fee expense \$ 10, 000 \$ 10, 000 217, 000 127, 000 Other Affiliates [Member] Related Party Transaction [Line Items] Due to related parties \$ 390, 000, 000, 000 \$ 130, 000, 000, 000 \$ 130, 000, 000, 000 \$ 130, 000, 000, 000 Working Capital Loans [Member] Related Party [Member] Related Party Transaction [Line Items] Due to related parties \$ 1, 500, 000 Conversion price \$ 10. 00 Outstanding loans \$ 0 \$ 0 Working Capital Loans [Member] Related Party [Member] Maximum [Member] Related Party Transaction [Line Items] Due to related parties \$ 1, 500, 000 Promissory Notes [Member] Related Party Transaction [Line Items] Bear interest 6. 00 % Private Placement Units [Member] Related Party Transaction [Line Items] Issuance of common stock 52, 500 517, 500 570, 000 Shares issued price per share \$ 10. 00 \$ 10. 00 \$ 10. 00 \$ 10. 00 Proceeds from issuance of private placement \$ 525, 000 \$ 5, 175, 000 \$ 5, 700, 000 Founder [Member] Related Party Transaction [Line Items] Issuance of common stock 2, 875, 000 Common stock, par value \$ 0. 001 \$ 0. 001 Proceeds from issuance of common stock to Founder-founder \$ 25, 000 Related party transaction, description of transaction The Initial Stockholders have agreed, subject to limited exceptions, that 50 % of these shares will not be transferred, assigned, sold or released from escrow until the earlier of six months after the date of the consummation of the Company' s initial Business Combination and the date on which the closing price of the Company' s common stock equals or exceeds \$ 12. 50 per share (as adjusted for stock splits, stock dividends, reorganizations and recapitalizations) for any 20 trading days within any 30- trading day period commencing after its initial Business Combination and the remaining 50 % of the Founder Shares will not be transferred, assigned, sold or released from escrow until six months after the date of the consummation of the Company' s initial Business Combination, or earlier, in either case, if, subsequent to the Company' s initial Business Combination, the Company completes a liquidation, merger, stock exchange or other similar transaction which results in all of its stockholders having the right to exchange their shares of common stock for cash, securities or other property. X- DefinitionAmount of expense for administrative fee from service provided, including, but not limited to, salary, rent, or overhead cost. ReferencesReference 1: http://www.xbrl.org/2003/role/disclosureRef- Topic 946- SubTopic 220- Name Accounting Standards Codification- Section 45- Paragraph 3- Subparagraph (b)- Publisher FASB- URI https://asc.fasb.org/#1943274/2147483581-2147479105/946-220-45-3Reference 2: http://www.xbrl.org/2009/role/commonPracticeRef- Topic 946- SubTopic 220- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph (SX 210. 6-07 (2) (b))- Publisher FASB- URI https://asc.fasb.org/#1943274/2147483575-2147479134/946-220- S99-1Reference 3: http://fasb.org/us-gaap/role/ref/legacyRef- Name Accounting Standards Codification- Topic 850- SubTopic 10- Section 50- Paragraph 1- Publisher FASB- URI https://asc.fasb.org/#1943274/2147483326/850-10-50-1 Details Name: us-gaap_AdministrativeFeesExpense Namespace Prefix: us-gaap_ Data Type: xbrli:monetaryItemType Balance Type: debit Period Type: durationX- DefinitionFace amount or stated value per share of common stock. ReferencesReference 1: http://fasb.org/us-gaap/role/ref/legacyRef- Topic 210- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph (SX 210. 5-02 (29))- Publisher FASB- URI https://asc.fasb.org/#1943274/2147480566/210-10- S99-1 Details Name: us-gaap_CommonStockParOrStatedValuePerShare Namespace Prefix: us-gaap_ Data Type: dtr- types: perShareItemType Balance Type: na Period Type: instantX- DefinitionThe price per share of the conversion feature embedded in the debt instrument. ReferencesReference 1: http://www.xbrl.org/2003/role/disclosureRef- Topic 470- SubTopic 20- Name Accounting Standards Codification- Section 50- Paragraph 1B- Subparagraph (c)- Publisher FASB- URI https://asc.fasb.org/#1943274/2147481139/470-20-50-1BReference 2: http://fasb.org/us-gaap/role/ref/legacyRef- Topic 470- SubTopic 20- Name Accounting

Standards Codification- Section 50- Paragraph 5- Subparagraph (b)- Publisher FASB- URI <https://asc.fasb.org/1943274/2147481139/470-20-50-5> Details Name: us-gaap_DebtInstrumentConvertibleConversionPrice1 Namespace Prefix: us-gaap_ Data Type: dtr-types: perShareItemType Balance Type: na Period Type: instantX- DefinitionContractual interest rate for funds borrowed, under the debt agreement. ReferencesReference 1: [http://www.fasb.org/xbrl/2003-us-gaap/role/disclosureRef-ref/legacyRef-Topic470-210-SubTopic20-10-NameAccountingStandardsCodification-Section50-S99-Paragraph1B-1-Subparagraph\(b\)-SX210-5-02\(22\)\(a\)\(1\)\)](http://www.fasb.org/xbrl/2003-us-gaap/role/disclosureRef-ref/legacyRef-Topic470-210-SubTopic20-10-NameAccountingStandardsCodification-Section50-S99-Paragraph1B-1-Subparagraph(b)-SX210-5-02(22)(a)(1)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147481139/2147480566/210-10-S99-1>Reference 2: <http://www.xbrl.org/2003/role/disclosureRef-Topic470-SubTopic20-50-1BReference2>: [http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Topic210-SubTopic10-SectionS99-50-Paragraph1B-Subparagraph\(b\)-SX210-5-02\(22\)\(a\)\(1\)\)](http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Topic210-SubTopic10-SectionS99-50-Paragraph1B-Subparagraph(b)-SX210-5-02(22)(a)(1)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147480566/2147481139/470-210-20-10-50-1B-S99-1>Details Name: us-gaap_DebtInstrumentInterestRateStatedPercentage Namespace Prefix: us-gaap_ Data Type: dtr-types: percentItemType Balance Type: na Period Type: instantX- DefinitionIncluding the current and noncurrent portions, aggregate carrying amount of all types of notes payable, as of the balance sheet date, with initial maturities beyond one year or beyond the normal operating cycle, if longer. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SX210-5-02\(22\)\)-SubTopic10-Topic210](http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210-5-02(22))-SubTopic10-Topic210)- Publisher FASB- URI <https://asc.fasb.org/1943274/2147480566/210-10-S99-1>Reference 2: [http://www.fasb.org/xbrl/2009-us-gaap/role/commonPracticeRef-ref/legacyRef-Topic944-942-SubTopic210-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SX210-7-9-03\(a\)\(16\)\(a\)\(2\)\)](http://www.fasb.org/xbrl/2009-us-gaap/role/commonPracticeRef-ref/legacyRef-Topic944-942-SubTopic210-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210-7-9-03(a)(16)(a)(2)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147479440/2147478546/944-942-210-S99-1>Reference 3: [http://fasb-www.xbrl.org/2009-us-gaap/role/commonPracticeRef-ref/legacyRef-Topic942-944-SubTopic210-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SX210-9-7-03\(a\)\(16\)\(a\)\(2\)\)](http://fasb-www.xbrl.org/2009-us-gaap/role/commonPracticeRef-ref/legacyRef-Topic942-944-SubTopic210-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210-9-7-03(a)(16)(a)(2)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147479853/2147478777/942-944-210-S99-1>Reference 4: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic944-SubTopic210-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SX210-7-03\(a\)\(17\)\)](http://www.xbrl.org/2009/role/commonPracticeRef-Topic944-SubTopic210-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210-7-03(a)(17)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147478777/944-210-S99-1> Details Name: us-gaap_NotesPayable Namespace Prefix: us-gaap_ Data Type: xbrli:monetaryItemType Balance Type: credit Period Type: instantX- DefinitionAmount of liabilities classified as other. ReferencesReference 1: [http://www.fasb.org/xbrl/2003-us-gaap/role/exampleRef-ref/legacyRef-Topic946-942-SubTopic830-210-NameAccountingStandardsCodification-Section55-S99-Paragraph12-1-Subparagraph\(SX210-9-03\(15\)\)](http://www.fasb.org/xbrl/2003-us-gaap/role/exampleRef-ref/legacyRef-Topic946-942-SubTopic830-210-NameAccountingStandardsCodification-Section55-S99-Paragraph12-1-Subparagraph(SX210-9-03(15)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147480167/2147478546/946-942-830-210-55-S99-1>Reference 2: [http://www.xbrl.org/2003/role/disclosureRef-Topic946-944-SubTopic210-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SX210-6-7-04-03\(12a\)\(15b\)\(2\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic946-944-SubTopic210-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210-6-7-04-03(12a)(15b)(2)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147479617/2147478777/946-944-210-S99-1>Reference 3: [http://www.xbrl.org/2003/role/disclosureRef-exampleRef-Topic946-SubTopic210-830-NameAccountingStandardsCodification-SectionS99-55-Paragraph1-Subparagraph\(SX210-6-04\(12\)\(b\)\(3\)\)](http://www.xbrl.org/2003/role/disclosureRef-exampleRef-Topic946-SubTopic210-830-NameAccountingStandardsCodification-SectionS99-55-Paragraph1-Subparagraph(SX210-6-04(12)(b)(3)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147479617/2147479168/946-210-830-S99-55-1>Reference 4: [http://www.xbrl.org/2003/role/disclosureRef-Topic944-946-SubTopic210-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SX210-7-6-03-04\(15-12\)\(b\)\(2\)\)](http://www.xbrl.org/2003/role/disclosureRef-Topic944-946-SubTopic210-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210-7-6-03-04(15-12)(b)(2)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147479440/2147479170/944-946-210-S99-1>Reference 5: [http://www.xbrl.org/2009-2003/role/commonPracticeRef-disclosureRef-Topic946-SubTopic210-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SX210-6-04\(12\)\(b\)\(1-3\)\)](http://www.xbrl.org/2009-2003/role/commonPracticeRef-disclosureRef-Topic946-SubTopic210-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210-6-04(12)(b)(1-3)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147479617/2147479170/946-210-S99-1>Reference 6: [http://fasb-www.xbrl.org/2009-us-gaap/role/ref/legacyRef-commonPracticeRef-Topic946-SubTopic210-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SX210-6-04\(12\)\(b\)\(1\)\)](http://fasb-www.xbrl.org/2009-us-gaap/role/ref/legacyRef-commonPracticeRef-Topic946-SubTopic210-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210-6-04(12)(b)(1)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147479170/946-210-S99-1>Reference 7: [http://www.xbrl.org/2009/role/commonPracticeRef-Topic942-944-SubTopic210-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SX210-9-7-03-15\(a\)\(17\)\)](http://www.xbrl.org/2009/role/commonPracticeRef-Topic942-944-SubTopic210-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210-9-7-03-15(a)(17)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147479853/2147478777/942-944-210-S99-1> Details Name: us-gaap_OtherLiabilities Namespace Prefix: us-gaap_ Data Type: xbrli:monetaryItemType Balance Type: credit Period Type: instantX- DefinitionThe cash inflow from the additional capital contribution to the entity. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Section45-Paragraph14-Subparagraph\(a\)-SubTopic10-Topic230](http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Section45-Paragraph14-Subparagraph(a)-SubTopic10-Topic230)- Publisher FASB- URI <https://asc.fasb.org/1943274/2147482740/230-10-45-14> Details Name: us-gaap_ProceedsFromIssuanceOfCommonStock Namespace Prefix: us-gaap_ Data Type: xbrli:monetaryItemType Balance Type: debit Period Type: durationX- DefinitionFair value portion of cash inflow from the sale of securities. ReferencesReference 1: [http://www.fasb.org/xbrl/2003-us-gaap/role/disclosureRef-ref/otherTransitionRef-Topic210-840-SubTopic10-NameAccountingStandardsCodification-SectionS99-50-Paragraph1-Subparagraph\(SX210-5-02\(23\)\)](http://www.fasb.org/xbrl/2003-us-gaap/role/disclosureRef-ref/otherTransitionRef-Topic210-840-SubTopic10-NameAccountingStandardsCodification-SectionS99-50-Paragraph1-Subparagraph(SX210-5-02(23)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147480566/2147481440/210-840-10-S99-50-1>Reference 2: [http://fasb-www.xbrl.org/2003-us-gaap/role/disclosureRef-ref/otherTransitionRef-Topic840-850-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph1-Subparagraph\(b\)\)](http://fasb-www.xbrl.org/2003-us-gaap/role/disclosureRef-ref/otherTransitionRef-Topic840-850-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph1-Subparagraph(b)))- Publisher FASB- URI <https://asc.fasb.org/1943274/2147481440/2147483326/840-850-10-50-1>Reference 3: <http://www.xbrl.org/2003/role/>

disclosureRef- Topic **850-210** - SubTopic 10- Name Accounting Standards Codification- Section **50-S99** - Paragraph 1- Subparagraph (**b-SX 210. 5- 02 (23)**)- Publisher FASB- URI <https://asc.fasb.org/#1943274/2147483326-2147480566/850-210-10-50-S99> - 1Reference 4: <http://www.xbrl.org/2003/role/disclosureRef-Topic842-SubTopic20-NameAccountingStandardsCodification-Section50-Paragraph7-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147478964/842-20-50-7Reference5:http://www.xbrl.org/2003/role/disclosureRef-Topic842-SubTopic30-NameAccountingStandardsCodification-Section50-Paragraph4-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147479773/842-30-50-4Reference6:http://www.xbrl.org/2003/role/disclosureRef-Topic842-SubTopic40-NameAccountingStandardsCodification-Section50-Paragraph1-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147479741/842-40-50-1>

Details Name: us- gaap_RelatedPartyTransactionDescriptionOfTransaction Namespace Prefix: us- gaap_ Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX- DefinitionLine items represent financial concepts included in a table. These concepts are used to disclose reportable information associated with domain members defined in one or many axes to the table. ReferencesReference 1: [http://www.xbrl.org/2003/role/disclosureRef-Topic946-310-SubTopic220-10-NameAccountingStandardsCodification-SectionS99-45-Paragraph13-Subparagraph\(SX210.6-07\(2\)\(e\)\(2\)\(i\)\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147483575-2147481990/946-310-220-10-S99-45-1Reference13Reference2:http://www.xbrl.org/2003/role/disclosureRef-Topic946-SubTopic220-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SX210.6-07\(2\)\(c\)\(2\)\(ii\)\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147483575-2147479134/946-220-S99-1Reference3:http://www.xbrl.org/2003/role/disclosureRef-Topic946-SubTopic220-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SX210.6-07\(2\)\(g\)\(3\)\)-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147479134/946-220-S99-1](http://www.xbrl.org/2003/role/disclosureRef-Topic946-310-SubTopic220-10-NameAccountingStandardsCodification-SectionS99-45-Paragraph13-Subparagraph(SX210.6-07(2)(e)(2)(i))-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147483575-2147481990/946-310-220-10-S99-45-1Reference13Reference2:http://www.xbrl.org/2003/role/disclosureRef-Topic946-SubTopic220-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210.6-07(2)(c)(2)(ii))-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147483575-2147479134/946-220-S99-1Reference3:http://www.xbrl.org/2003/role/disclosureRef-Topic946-SubTopic220-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210.6-07(2)(g)(3))-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147479134/946-220-S99-1)

1 Details Name: us- gaap_RelatedPartyTransactionLineItems Namespace Prefix: us- gaap_ Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX- **DefinitionPer share or per unit amount of equity securities issued. ReferencesNo definition available. Details Name: us- gaap_SharesIssuedPricePerShare Namespace Prefix: us- gaap_ Data Type: dtr- types: perShareItemType Balance Type: na Period Type: instantX-** DefinitionNumber of new stock issued during the period. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Section50-Paragraph2-SubTopic10-Topic505-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147481112/505-10-50-2Reference2:http://www.fasb.xbrl.org/2003-us-gaap/role/disclosureRef/ref/legacyRef-Topic946-210-SubTopic505-10-NameAccountingStandardsCodification-Section50-S99-Paragraph2-1-Subparagraph\(a-SX210.5-02\(28\)\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147481004-2147480566/946-210-505-10-50-S99-2Reference1Reference3:http://www.fasb.xbrl.org/2003-us-gaap/role/disclosureRef/ref/legacyRef-Topic946-210-SubTopic220-10-NameAccountingStandardsCodification-SectionS99-Paragraph3-1-Subparagraph\(SX210.6-5-09-02\(29-4\)\(b\)\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147483575-2147480566/946-210-220-10-S99-3Reference1Reference4:http://www.xbrl.org/2003/role/disclosureRef-Topic946-SubTopic10-505-NameAccountingStandardsCodification-SectionS99-50-Paragraph3-2-Subparagraph\(a-SX210.6-03\(i\)\(1\)\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147479886-2147478448/946-10-505-S99-50-3Reference2Reference5:http://fasb-www.xbrl.org/2003-us-gaap/role/disclosureRef/ref/legacyRef-Topic210-946-SubTopic10-220-NameAccountingStandardsCodification-SectionS99-Paragraph1-3-Subparagraph\(SX210.5-6-02-09\(28-4\)\(b\)\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147480566-2147479134/210-946-10-220-S99-1Reference3Reference6:http://fasb-www.xbrl.org/2003-us-gaap/role/disclosureRef/ref/legacyRef-Topic505-946-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-3-Subparagraph\(SX210.3-6-04-03\(i\)\(1\)\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147480008-2147479886/946-10-S99-3Reference7:http://fasb.org/us-gaap/role/ref/legacyRef-Topic505-10-S99-1Reference7:http://fasb.org/us-gaap/role/ref/legacyRef-Topic210-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SX210.5-3-04-02\(29\)\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147480566-2147480008/210-505-10-S99-1](http://fasb.org/us-gaap/role/ref/legacyRef-NameAccountingStandardsCodification-Section50-Paragraph2-SubTopic10-Topic505-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147481112/505-10-50-2Reference2:http://www.fasb.xbrl.org/2003-us-gaap/role/disclosureRef/ref/legacyRef-Topic946-210-SubTopic505-10-NameAccountingStandardsCodification-Section50-S99-Paragraph2-1-Subparagraph(a-SX210.5-02(28))-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147481004-2147480566/946-210-505-10-50-S99-2Reference1Reference3:http://www.fasb.xbrl.org/2003-us-gaap/role/disclosureRef/ref/legacyRef-Topic946-210-SubTopic220-10-NameAccountingStandardsCodification-SectionS99-Paragraph3-1-Subparagraph(SX210.6-5-09-02(29-4)(b))-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147483575-2147480566/946-210-220-10-S99-3Reference1Reference4:http://www.xbrl.org/2003/role/disclosureRef-Topic946-SubTopic10-505-NameAccountingStandardsCodification-SectionS99-50-Paragraph3-2-Subparagraph(a-SX210.6-03(i)(1))-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147479886-2147478448/946-10-505-S99-50-3Reference2Reference5:http://fasb-www.xbrl.org/2003-us-gaap/role/disclosureRef/ref/legacyRef-Topic210-946-SubTopic10-220-NameAccountingStandardsCodification-SectionS99-Paragraph1-3-Subparagraph(SX210.5-6-02-09(28-4)(b))-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147480566-2147479134/210-946-10-220-S99-1Reference3Reference6:http://fasb-www.xbrl.org/2003-us-gaap/role/disclosureRef/ref/legacyRef-Topic505-946-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-3-Subparagraph(SX210.3-6-04-03(i)(1))-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147480008-2147479886/946-10-S99-3Reference7:http://fasb.org/us-gaap/role/ref/legacyRef-Topic505-10-S99-1Reference7:http://fasb.org/us-gaap/role/ref/legacyRef-Topic210-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210.5-3-04-02(29))-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147480566-2147480008/210-505-10-S99-1)

1 Details Name: us- gaap_ StockIssuedDuringPeriodSharesNewIssues Namespace Prefix: us- gaap_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: durationX - **Details Name: us- gaap_RelatedPartyTransactionsByRelatedPartyAxis = us- gaap_RelatedPartyMember Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: us- gaap_RelatedPartyTransactionsByRelatedPartyAxis = us- gaap_MajorityShareholderMember Namespace Prefix: Data Type: na Balance Type: Period Type: X - Details Name: us- gaap_RelatedPartyTransactionsByRelatedPartyAxis = GLLI_SponsorMember Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: us- gaap_RelatedPartyTransactionsByRelatedPartyAxis = us- gaap_OtherAffiliatesMember Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: us- gaap_DebtInstrumentAxis = GLLI_WorkingCapitalLoansMember Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: **srt_RangeAxis** us- gaap_RelatedPartyTransactionsByRelatedPartyAxis = **srt_MaximumMember** us- gaap_RelatedPartyMember Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: us- gaap_DebtInstrumentAxis = GLLI_PromissoryNotesMember Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: **us- gaap_SubsiarySaleOfStockAxis = GLLI_PrivatePlacementUnitsMember Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: srt_TitleOfIndividualAxis = GLLI_FounderMember Namespace Prefix: Data Type: na Balance Type: Period Type: Commitments and Contingencies (Details Narrative)- Over- Allotment Option [Member] -Dec. 13, 2021 USD (\$) \$ / sharesSubsidiary 12 Months EndedDec. 13, 2021 Dec. 31, 2023 Dec. 13, 2023Subsidiary, Sale of Stock [Line Items] Cash underwriting discount per share | \$ / shares \$ 0. 20Underwriting fees | \$ \$ 2, 300, 000 \$ 2, 300, 000 Deferred 000Deferred underwriting discount price per shares | \$ / shares \$ 0. 35Deferred 35Deferred underwriting fees | \$ \$ 4, 025, 000 000X \$ 4, 025, 000X- DefinitionCash underwriting discount per shares. ReferencesNo definition available. Details Name: GLLI_CashUnderwritingDiscountPerShares Namespace Prefix: GLLI_ Data Type: dtr- types: perShareItemType Balance Type: na Period Type: instantX- DefinitionDeferred underwriting discount price per shares. ReferencesNo definition available. Details Name:****

GLLI_DeferredUnderwritingDiscountPricePerShares Namespace Prefix: GLLI_ Data Type: dtr- types: perShareItemType Balance Type: na Period Type: instantX- DefinitionDeferred underwriting fees. ReferencesNo definition available. Details Name: GLLI_DeferredUnderwritingFees Namespace Prefix: GLLI_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: instantX- DefinitionExpense related to distribution, servicing and underwriting fees. ReferencesReference 1: [http://fasb.org/us-gaap/role/ref/legacyRef-Topic942-SubTopic220-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SX210.9-04-\(14\)\)](http://fasb.org/us-gaap/role/ref/legacyRef-Topic942-SubTopic220-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210.9-04-(14)))- Publisher FASB- URI <https://asc.fasb.org/#1943274/2147483589-2147478524/942-220-S99-1> Details Name: us- gaap_ExpenseRelatedToDistributionOrServicingAndUnderwritingFees Namespace Prefix: us- gaap_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: durationX- DefinitionLine items represent financial concepts included in a table. These concepts are used to disclose reportable information associated with domain members defined in one or many axes to the table. ReferencesNo definition available. Details Name: us- gaap_SubsidarySaleOfStockLineItems Namespace Prefix: us- gaap_ Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX- Details Name: us- gaap_SubsidarySaleOfStockAxis = us- gaap_OverAllotmentOptionMember Namespace Prefix: Data Type: na Balance Type: Period Type: Promissory Notes **and Advances** - **Related Party** (Details Narrative)- USD (\$) 12 Months EndedDec. **09, 2024 Oct. 03, 2024 Aug. 14, 2024 Jun. 05, 2024 Apr. 04, 2024 Feb. 22, 2024 Jan. 25, 2024 Jan. 05, 2024 Dec. 08, 2023 Oct. 13, 2023 Jun. 02, 2023 Mar. 23, 2023 Mar. 03, 2023 Dec. 31, 2024 Dec. 31, 2023 Sep-Mar. 30-07, 2023-2025 Dec-Mar. 31-06, 2022Short 2025Short - Term Debt [Line Items] Interest expense \$ 188, 203 \$ 57, 255 Promissory note- related party 4, 445, 458 \$ 1, 757, 255 Subsequent Event [Member] Short - Term Debt [Line Items] Notes payable Payable \$ 1-2, 757-000, 255-000 \$ 2, 000, 000Debt Instrument, Convertible, Conversion Price \$ 10. 00 \$ 10. Promissory-00Promissory Note One [Member] Short- Term Debt [Line Items] Extension fees payment \$ 390, 000 Promissory note bears interest percentage 6. 00 % Borrowings 390, 000 Interest expense 57, 255 Notes payable 1, 757, 255 \$ 1, 757, 255 Promissory Note Two [Member] Short- Term Debt [Line Items] Extension fees payment \$ 250, 000 Promissory note bears interest percentage 6. 00 % Borrowings 250, 000 Promissory Note Three [Member] Short- Term Debt [Line Items] Extension fees payment \$ 700, 000 Promissory note bears interest percentage 6. 00 % Borrowings 700, 000 Promissory Note Four [Member] Short- Term Debt [Line Items] Extension fees payment \$ 250, 000 Promissory note bears interest percentage 6. 00 % Borrowings 250, 000 Promissory Note Five [Member] Short- Term Debt [Line Items] Extension fees payment \$ 110, 000 Promissory note bears interest percentage 6. 00 % Borrowings **110, 000 Promissory Note Six [Member] Short- Term Debt [Line Items] Extension fees payment \$ 110, 250, 000 Promissory note bears interest percentage 6. 00 % Promissory Note Seven [Member] Short- Term Debt [Line Items] Extension fees payment \$ 300, 000 Promissory note bears interest percentage 6. 00 % Borrowings 300, 000 Promissory Note Eight [Member] Short- Term Debt [Line Items] Extension fees payment \$ 300, 000 Promissory note bears interest percentage 6. 00 % Borrowings 300, 000 Promissory Note Nine [Member] Short- Term Debt [Line Items] Extension fees payment \$ 300, 000 Promissory note bears interest percentage 6. 00 % Borrowings 300, 000 Promissory Note Ten [Member] Short- Term Debt [Line Items] Extension fees payment \$ 400, 000 Promissory note bears interest percentage 6. 00 % Borrowings 400, 000 Promissory Note Eleven [Member] Short- Term Debt [Line Items] Extension fees payment \$ 300, 000 Promissory note bears interest percentage 6. 00 % Borrowings 300, 000 Promissory Note Twelve [Member] Short- Term Debt [Line Items] Extension fees payment \$ 300, 000 Promissory note bears interest percentage 6. 00 % Borrowings 300, 000 Promissory Note Thirteen [Member] Short- Term Debt [Line Items] Extension fees payment \$ 350, 000 Promissory note bears interest percentage 6. 00 % Borrowings \$ 350, 000 X- DefinitionThe amount of extension fees payment. ReferencesNo definition available. Details Name: GLLI_ExtensionFeesPayment Namespace Prefix: GLLI_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: durationX- Name Accounting Standards Codification **6,270Money market funds invested in U.S.Treasury Securities X - DefinitionFair value portion of probable future economic benefits obtained or controlled by an entity Section 50- Paragraph 1B- Subparagraph (c)- Publisher FASB- URI https://asc- as a result of past transactions or events. ReferencesReference 1 fasb.org/1943274/2147481139/470-20-50-1BReference 2: http://fasb.org/us-gaap/role/ref/legacyRef-Topic470-SubTopic20-Name Accounting Standards Codification- Topic 820- SubTopic 10- Section 50- Paragraph 5-2 - Subparagraph (b-a)- Publisher FASB- URI https://asc.fasb.org/#1943274/2147481139-2147482106/470-820-20-10-50-5-2** Details Name: us- gaap_DebtInstrumentConvertibleConversionPrice1 gaap_AssetsFairValueDisclosure Namespace Prefix: us- gaap_ Data Type: xbrli dtr- types: perShareItemType monetaryItemType Balance Type: na- debit Period Type: instantX DefinitionAmount of the interest expense classified as operating and nonoperating. Includes, but is not limited to, cost of borrowing borrowed funds accounted for as interest expense for debt. ReferencesReference 1:****

Member] Class of Warrant or Right [Line Items] Warrants price per share \$ 0. 01 Sale of stock, percentage 165. 00 % Public Warrants [Member] Class of Warrant or Right [Line Items] **Placement warrants Warrants** outstanding 11, 500, 000 11, 500, 000 Private Warrants [Member] Class of Warrant or Right [Line Items] **Placement warrants Warrants** outstanding 570, 000 570, 000 X- Definition Redemption of warrants price per share. References No definition available. Details Name: GLLI_RedemptionOfWarrantsPricePerShare Namespace Prefix: GLLI_ Data Type: dtr- types: perShareItemType Balance Type: na Period Type: durationX- Definition Temporary equity, shares redemption. References No definition available. Details Name: GLLI_TemporaryEquitySharesRedemption Namespace Prefix: GLLI_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: instantX- Definition Exercise price per share or per unit of warrants or rights outstanding. References Reference 1: http:// www. xbrl. org / 2003 / role / disclosureRef- Topic 505- SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 3- Publisher FASB- URI https:// asc. fasb. org / 1943274 / 2147481112 / 505- 10- 50- 3 Details Name: us- gaap_ ClassOfWarrantOrRightExercisePriceOfWarrantsOrRights1 Namespace Prefix: us- gaap_ Data Type: dtr- types: perShareItemType Balance Type: na Period Type: instantX- Definition Line items represent financial concepts included in a table. These concepts are used to disclose reportable information associated with domain members defined in one or many axes to the table. References No definition available. Details Name: us- gaap_ ClassOfWarrantOrRightLineItems Namespace Prefix: us- gaap_ Data Type: xbrli: stringItemType Balance Type: na Period Type: durationX- Definition Number of warrants or rights outstanding. References No definition available. Details Name: us- gaap_ ClassOfWarrantOrRightOutstanding Namespace Prefix: us- gaap_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: instantX- Definition Face amount or stated value per share of common stock. References Reference 1: http:// fasb. org / us- gaap / role / ref / legacyRef- Topic 210- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph (SX 210. 5- 02 (29))- Publisher FASB- URI https:// asc. fasb. org / 1943274 / 2147480566 / 210- 10- S99- 1 Details Name: us- gaap_ CommonStockParOrStatedValuePerShare Namespace Prefix: us- gaap_ Data Type: dtr- types: perShareItemType Balance Type: na Period Type: instantX- Definition The maximum number of common shares permitted to be issued by an entity's charter and bylaws. References Reference 1: http:// www. fasb. xbrl. org / 2003- us- gaap / role / disclosureRef / ref / legacyRef- Topic 946- 210- SubTopic 210- 10- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph (SX 210. 6- 5- 04- 02 (29- 16) (a))- Publisher FASB- URI https:// asc. fasb. org / 1943274 / 2147479617- 2147480566 / 946- 210- 10- S99- 1 Reference 2: http:// fasb- www. xbrl. org / 2003- us- gaap / role / disclosureRef / ref / legacyRef- Topic 946- SubTopic 210- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph (SX 210. 5- 6- 02- 04 (29- 16) (a))- Publisher FASB- URI https:// asc. fasb. org / 1943274 / 2147480566 / 2147479170 / 946- 210- 10- S99- 1 Details Name: us- gaap_ CommonStockSharesAuthorized - gaap_DeferredIncomeTaxExpenseBenefit Namespace Prefix: us- gaap_ Data Type: xbrli: monetaryItemType sharesItemType Balance Type: debit- na Period Type: durationX- instantX- Definition Amount-- Definition Total number of deferred state common shares of an entity that have been sold or granted to shareholders (includes common shares that were issued, repurchased and remain in the treasury local tax expense (benefit) attributable to income (loss) from continuing operations. Includes, but is not limited to, deferred regional, territorial. These shares represent capital invested by the firm's shareholders and owners, and may be all provincial tax expense (benefit) for or only a portion non- US (United States of America) jurisdiction the number of shares authorized. Shares issued include shares outstanding and shares held in the treasury. References Reference 1: http:// fasb www. xbrl. org / 2009- us- gaap / role / commonPracticeRef / ref / legacyRef- Topic 235- 210- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph (SX 210. 4- 5- 08- 02 (29- h) (1) (Note 1))- Publisher FASB- URI https:// asc. fasb. org / 1943274 / 2147480678- 2147480566 / 235- 210- 10- S99- 1 Reference 2- 1 Details Name: us http:// www. xbrl. org / 2009 / role / commonPracticeRef- Topic gaap_ CommonStockSharesIssued Namespace Prefix: us- gaap_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: instantX- Definition Number of shares of common stock outstanding. Common stock represent the ownership interest in a corporation. References Reference 1: http:// fasb. org / us- gaap / role / ref / legacyRef- Name Accounting Standards Codification- Section 50- Paragraph 2- SubTopic 10- Topic 505- Publisher FASB- URI https:// asc. fasb. org / 1943274 / 2147481112 / 505- 10- 50- 2 Reference 2: http:// www. fasb. xbrl. org / 2003- us- gaap / role / disclosureRef / ref / legacyRef- Topic 946- 210- SubTopic 210- 10- Name Accounting Standards Codification- Section S99- Paragraph 2- 1- Subparagraph (SX 210. 6- 5- 05- 02 (4- 29))- Publisher FASB- URI https:// asc. fasb. org / 1943274 / 2147479617 / 2147480566 / 946- 210- 10- S99- 2 Reference 1 Reference 3: http:// www. xbrl. org / 2009- 2003 / role / commonPracticeRef / disclosureRef- Topic 946- SubTopic 220- 210- Name Accounting Standards Codification- Section S99- Paragraph 3- 2 - Subparagraph (SX 210. 6- 09- 05 (4) (b))- Publisher FASB- URI https:// asc. fasb. org / 1943274 / 2147483575- 2147479170 / 946- 220- 210- S99- 3 Reference 2 Reference 4: http:// www. xbrl. org / 2003- 2009 / role / disclosureRef / commonPracticeRef- Topic 946- SubTopic 210- 220- Name Accounting Standards Codification- Section S99- Paragraph 1- 3 - Subparagraph (SX 210. 6- 04- 09 (16- 4) (a- b))- Publisher FASB- URI https:// asc. fasb. org / 1943274 / 2147479617- 2147479134 / 946- 210- 220- S99- 1 Reference 3 Reference 5: http:// www. xbrl. org / 2009- 2003 / role / commonPracticeRef / disclosureRef- Topic 946- SubTopic 220 210- Name Accounting Standards Codification- Section S99- Paragraph 3- 1 - Subparagraph (SX 210. 6- 09- 04 (7- 16) (a))- Publisher FASB- URI https:// asc. fasb. org / 1943274 / 2147483575- 2147479170 / 946- 210- S99- 1 Reference 6: http:// www. xbrl. org / 2009 / role / commonPracticeRef- Topic 946- SubTopic 220 - S99- 3 Reference 6: http:// fasb. org / us- gaap / role / ref / legacyRef- Topic 210- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1- 3 - Subparagraph (SX 210. 5- 6- 02- 09 (29- 7))- Publisher FASB- URI https:// asc. fasb. org / 1943274 / 2147480566 / 2147479134 / 210- 946- 10- 220 - S99- 1- 3 Details Name: us- gaap_ CommonStockSharesOutstanding Namespace Prefix: us- gaap_ Data Type: xbrli: sharesItemType Balance Type: na Period Type: instantX- Definition Percentage of subsidiary' s or equity investee' s stock owned by parent company before stock transaction. References No definition available. Details Name: us- gaap_ SaleOfStockPercentageOfOwnershipBeforeTransaction Namespace Prefix: us- gaap_ Data Type: dtr- types: percentItemType Balance Type: na Period Type: durationX- Details Name: us- gaap_ StatementEquityComponentsAxis = us- gaap_ WarrantMember Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: us- gaap_ ClassOfWarrantOrRightAxis = GLLI_PublicWarrantsMember Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: us- gaap_ ClassOfWarrantOrRightAxis = GLLI_PrivateWarrantsMember Namespace Prefix: Data Type: na Balance Type: Period Type:

Schedule of Net Deferred Tax Assets (Liabilities) (Details)- USD (\$) Dec. 31, 2023 2024 Dec. 31, 2022 Income 2023 Income Tax Disclosure [Abstract] Startup Costs \$ 563, 038 \$ 362, 533 Valuation allowance (563, 038) (362, 533) \$ 162, 545 Accrued interest on investments held in Trust Account (79, 358) Total deferred tax assets 362, 533 83, 187 Valuation allowance (362, 533) (162, 545) Deferred tax asset (liabilities), net of allowance \$ (79, 358) X- Definition The value of deferred tax liabilities startups costs. References No definition available. Details Name: GLLI_DeferredTaxLiabilitiesStartupCosts Namespace Prefix: GLLI_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: instant X- Definition Amount before after allocation of valuation allowances of deferred tax asset attributable to deductible temporary differences and carryforwards. References Reference 1: http://www.xbrl.org/2003-2009/role/disclosureRef-commonPracticeRef-Topic 740-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 2-Subparagraph (b)-Publisher FASB-URI https://asc.fasb.org/1943274/2147482685/740-10-50-2 Details Name: us-gaap_DeferredTaxAssetsNet Namespace Prefix: us-gaap_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: instant X- Definition Amount of deferred tax assets for which it is more likely than not that a tax benefit will not be realized. References Reference 1: http://www.xbrl.org/2003/role/disclosureRef-Topic 740-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 2-Subparagraph (c)-Publisher FASB-URI https://asc.fasb.org/1943274/2147482685/740-10-50-2 Details Name: us-gaap_DeferredTaxAssetsValuationAllowance Namespace Prefix: us-gaap_ Data Type: xbrli: monetaryItemType Balance Type: credit Period Type: instant X- References No definition available. Details Name: us-gaap_IncomeTaxDisclosureAbstract Namespace Prefix: us-gaap_ Data Type: xbrli: stringItemType Balance Type: na Period Type: duration Schedule of Income Tax Provision (Details)- USD (\$) 12 Months Ended Dec. 31, 2023 2024 Dec. 31, 2022 Federal 2023 Federal Current \$ 239, 905 \$ 608, 864 \$ 228, 827 Deferred 864 Deferred (200, 505) (279, 347) (54, 721) State Current Deferred Change in valuation allowance 200, 505 199, 988 134, 079 Income 988 Income tax provision \$ 239, 905 \$ 529, 505 505 X \$ 308, 185 X- Definition Amount of current federal tax expense (benefit) attributable to income (loss) from continuing operations. Includes, but is not limited to, current national tax expense (benefit) for non-US (United States of America) jurisdiction. References Reference 1: http://www.xbrl.org/2009/role/commonPracticeRef-Topic 235-740-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210 SAB Topic 6. I. 7 4-08 (h) (1) (Note 1))-Publisher FASB-URI https://asc.fasb.org/1943274/2147480678-2147479360/235-740-10-S99-1 Reference 2: http://www.xbrl.org/2009/role/commonPracticeRef-Topic 235-SubTopic 10-Name Accounting Standards Codification-Section 50 S99-Paragraph 9 I-Subparagraph (SX a)-SubTopic 10 210 . 4 -Topic 740-08 (h) (1) (Note 1))-Publisher FASB-URI https://asc.fasb.org/1943274/2147482685-2147480678/740-235-10-50 S99-9 Reference 3: http://www.xbrl.org/2009/role/commonPracticeRef-Topic 740-SubTopic 10-Name Accounting Standards Codification-Section S99 50-Paragraph 9-Subparagraph (SAB a)-SubTopic 10-Topic 740 6. I. 7)-Publisher FASB-URI https://asc.fasb.org/1943274/2147479360-2147482685/740-10-S99-50-9 Details Name: us-gaap_CurrentFederalTaxExpenseBenefit Namespace Prefix: us-gaap_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: duration X- Definition Amount of current state and local tax expense (benefit) attributable to income (loss) from continuing operations. Includes, but is not limited to, current regional, territorial, and provincial tax expense (benefit) for non-US (United States of America) jurisdiction. References Reference 1: http://www.xbrl.org/2009/role/commonPracticeRef-Topic 235-740-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210 SAB Topic 6. I. 7 4-08 (h) (1) (Note 1))-Publisher FASB-URI https://asc.fasb.org/1943274/2147480678-2147479360/235-740-10-S99-1 Reference 2: http://www.xbrl.org/2009/role/commonPracticeRef-Topic 235-SubTopic 10-Name Accounting Standards Codification-Section 50 S99-Paragraph 9 I-Subparagraph (SX a)-SubTopic 10 210 . 4 -Topic 740-08 (h) (1) (Note 1))-Publisher FASB-URI https://asc.fasb.org/1943274/2147482685-2147480678/740-235-10-50 S99-9 Reference 3: http://www.xbrl.org/2009/role/commonPracticeRef-Topic 740-SubTopic 10-Name Accounting Standards Codification-Section S99 50-Paragraph 9-Subparagraph (SAB a)-SubTopic 10-Topic 740 6. I. 7)-Publisher FASB-URI https://asc.fasb.org/1943274/2147479360-2147482685/740-10-S99-50-9 Details Name: us-gaap_CurrentStateAndLocalTaxExpenseBenefit Namespace Prefix: us-gaap_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: duration X- Definition Amount of deferred federal tax expense (benefit) attributable to income (loss) from continuing operations. Includes, but is not limited to, deferred national tax expense (benefit) for non-US (United States of America) jurisdiction. References Reference 1: http://www.xbrl.org/2009/role/commonPracticeRef-Topic 235-740-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210 SAB Topic 6. I. 7 4-08 (h) (1) (Note 1))-Publisher FASB-URI https://asc.fasb.org/1943274/2147480678-2147479360/235-740-10-S99-1 Reference 2: http://www.xbrl.org/2009/role/commonPracticeRef-Topic 740-235-SubTopic 10-Name Accounting Standards Codification-Section 50 S99-Paragraph 9 I-Subparagraph (b SX 210. 4-08 (h) (1) (Note 1))-Publisher FASB-URI https://asc.fasb.org/1943274/2147482685-2147480678/740-235-10-50 S99-9 Reference 3: http://www.xbrl.org/2009/role/commonPracticeRef-Topic 740-SubTopic 10-Name Accounting Standards Codification-Section S99 50-Paragraph 9-Subparagraph (b SAB Topic 6. I. 7)-Publisher FASB-URI https://asc.fasb.org/1943274/2147479360-2147482685/740-10-S99-50-9 Details Name: us-gaap_DeferredFederalIncomeTaxExpenseBenefit Namespace Prefix: us-gaap_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: duration X- Definition Amount of deferred income tax expense (benefit) pertaining to income (loss) from continuing operations. References Reference 1: http://fasb.org/us-gaap/role/ref/legacyRef-Name Accounting Standards Codification-Section 45-Paragraph 28-Subparagraph (b)-SubTopic 10-Topic 230-Publisher FASB-URI https://asc.fasb.org/1943274/2147482740/230-10-45-28 Reference 2: http://www.xbrl.org/2009/role/commonPracticeRef-Topic 235-SubTopic 10-Name Accounting Standards Codification-Section S99-Paragraph 1-Subparagraph (SX 210. 4-08 (h) (1) (Note 1))-Publisher FASB-URI https://asc.fasb.org/1943274/2147480678/235-10-S99-1 Reference 3: http://www.xbrl.org/2003/role/disclosureRef-Topic 740-SubTopic 10-Name Accounting Standards Codification-Section S99 50-Paragraph 9-Subparagraph (SAB b)-SubTopic 10-Topic 740 6. I. Fact. 2)-Publisher FASB-URI https://asc.fasb.org/1943274/2147479360-2147482685/740-10-S99-50-9 Reference 4 9 Details Name: us-gaap_DeferredIncomeTaxExpenseBenefit Namespace Prefix: us-gaap_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type: duration X- Definition Amount of deferred state and local tax expense (benefit) attributable to income

(loss) from continuing operations. Includes, but is not limited to, deferred regional, territorial, and provincial tax expense (benefit) for non-US (United States of America) jurisdiction. **References** **Reference 1**: [http://www.xbrl.org/2003-2009/role/disclosureRef-commonPracticeRef-Topic740-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SABTopic6.I.7.Fact-1\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147479360/740-10-S99-1Reference5-2](http://www.xbrl.org/2003-2009/role/disclosureRef-commonPracticeRef-Topic740-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SABTopic6.I.7.Fact-1)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147479360/740-10-S99-1Reference5-2): [http://fasb-www.xbrl.org/2009-us-gaap/role/commonPracticeRef-ref/legacyRef-Topic740-235-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SX210SABTopic6.I-7-4-08\(h\)\(1\)\(Note1\)\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147479360-2147480678/235-10-S99-1Reference3](http://fasb-www.xbrl.org/2009-us-gaap/role/commonPracticeRef-ref/legacyRef-Topic740-235-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210SABTopic6.I-7-4-08(h)(1)(Note1))-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147479360-2147480678/235-10-S99-1Reference3): <http://www.xbrl.org/2009/role/commonPracticeRef-Topic740-SubTopic10-S99-1Reference6>: [http://www.xbrl.org/2003/role/disclosureRef-NameAccountingStandardsCodification-Section50-Paragraph9-Subparagraph\(b\)-SubTopic10-Topic740-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482685/740-10-50-9](http://www.xbrl.org/2003/role/disclosureRef-NameAccountingStandardsCodification-Section50-Paragraph9-Subparagraph(b)-SubTopic10-Topic740-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482685/740-10-50-9) **Details Name**: us-gaap_DeferredIncomeTaxExpenseBenefit..... 740-10-S99-1 **Details Name**: us-gaap_DeferredStateAndLocalIncomeTaxExpenseBenefit **Namespace Prefix**: us-gaap_ **Data Type**: xbrli:monetaryItemType **Balance Type**: debit **Period Type**: durationX- **References**No definition available. **Details Name**: us-gaap_FederalIncomeTaxExpenseBenefitContinuingOperationsAbstract **Namespace Prefix**: us-gaap_ **Data Type**: xbrli:stringItemType **Balance Type**: na **Period Type**: durationX- **References**No definition available. **Details Name**: us-gaap_StateAndLocalIncomeTaxExpenseBenefitContinuingOperationsAbstract **Namespace Prefix**: us-gaap_ **Data Type**: xbrli:stringItemType **Balance Type**: na **Period Type**: durationX- **Definition**Amount of increase (decrease) in the valuation allowance for a specified deferred tax asset. **References****Reference 1**: <http://www.xbrl.org/2003/role/disclosureRef-Topic740-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph2-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482685/740-10-50-2> **Details Name**: us-gaap_ValuationAllowanceDeferredTaxAssetChangeInAmount **Namespace Prefix**: us-gaap_ **Data Type**: xbrli:monetaryItemType **Balance Type**: credit **Period Type**: durationSchedule of Statutory Federal Income Tax Rate (Details) 12 Months Ended Aug. 16, 2022 Dec. 31, 2023-2024 Dec. 31, 2022 **Income 2023 Income** Tax Disclosure [Abstract] Statutory federal income tax rate 1.00% 21.00% 21.00% **Interest and Delaware franchise tax penalties (3.47%)** 0.12% 0.78% **Change in fair value of warrants (0.02%) (0.05%) (4.27%)** Business combination expenses **(22.84%)** 1.10% 15.19% **Broken Deal (0.00%)** (4.37%) **Change in valuation allowance (27.15%)** 10.81% 25.18% **Income tax provision expense (32.48%)** 28.61% 57.88% X- **Definition**Broken deal percentage. **References**No definition available. **Details Name**: GLLI_BrokenDealPercentage **Namespace Prefix**: GLLI_ **Data Type**: dtr- **types**: percentItemType **Balance Type**: na **Period Type**: durationX- **Definition**Effective tax rate reconciliation business combination expenses percentage. **References**No definition available. **Details Name**: GLLI_EffectiveIncomeTaxRateReconciliationBusinessCombinationExpensesPercentage **Namespace Prefix**: GLLI_ **Data Type**: dtr- **types**: percentItemType **Balance Type**: na **Period Type**: durationX- **Definition**Effective tax rate reconciliation changes in fair value percentage. **References**No definition available. **Details Name**: GLLI_EffectiveIncomeTaxRateReconciliationChangeInFairValueOfWarrantsPercentage **Namespace Prefix**: GLLI_ **Data Type**: dtr- **types**: percentItemType **Balance Type**: na **Period Type**: durationX- **Definition**Effective **income** tax rate reconciliation **interest and delaware franchise tax penalties - penalties** percentage. **References**No definition available. **Details Name**: GLLI_EffectiveIncomeTaxRateReconciliationDelawareFranchiseTaxPenaltiesPercentage ---- **GLLI_EffectiveIncomeTaxRateReconciliationInterestAndPenaltiesPercentage** **Namespace Prefix**: GLLI_ **Data Type**: dtr- **types**: percentItemType **Balance Type**: na **Period Type**: durationX- **Definition**Percentage of current income tax expense (benefit) and deferred income tax expense (benefit) pertaining to continuing operations. **References****Reference 1**: <http://www.xbrl.org/2003/role/disclosureRef-Topic740-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph12-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482685/740-10-50-12-12Reference2>: <http://www.xbrl.org/2003/role/exampleRef-Topic740-SubTopic10-NameAccountingStandardsCodification-Section55-Paragraph231-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147482663/740-10-55-231> **Details Name**: us-gaap_EffectiveIncomeTaxRateContinuingOperations **Namespace Prefix**: us-gaap_ **Data Type**: dtr- **types**: percentItemType **Balance Type**: na **Period Type**: durationX- **Definition**Percentage of domestic federal statutory tax rate applicable to pretax income (loss). **References****Reference 1**: [http://www.xbrl.org/2003/role/disclosureRef-Topic235-740-SubTopic10-NameAccountingStandardsCodification-SectionS99-50-Paragraph12-1-Subparagraph\(SX210-4-08\(h\)\(2\)\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147480678-2147482685/235-740-10-S99-50-1Reference12Reference2](http://www.xbrl.org/2003/role/disclosureRef-Topic235-740-SubTopic10-NameAccountingStandardsCodification-SectionS99-50-Paragraph12-1-Subparagraph(SX210-4-08(h)(2))-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147480678-2147482685/235-740-10-S99-50-1Reference12Reference2): <http://www.xbrl.org/2003/role/disclosureRef-exampleRef-Topic740-SubTopic10-NameAccountingStandardsCodification-Section50-55-Paragraph12-231-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482685-2147482663/740-10-50-55-12Reference-231Reference3>: [http://www.xbrl.org/2003/role/disclosureRef-Topic740-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SABTopic6.I.Fact-1,4-Q1\)\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147479360/740-10-S99-1Reference4](http://www.xbrl.org/2003/role/disclosureRef-Topic740-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SABTopic6.I.Fact-1,4-Q1))-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147479360/740-10-S99-1Reference4): [http://www.xbrl.org/2003/role/disclosureRef-Topic235-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph\(SX210-4-08\(h\)\(2\)\)-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147480678/235-10-S99-1](http://www.xbrl.org/2003/role/disclosureRef-Topic235-SubTopic10-NameAccountingStandardsCodification-SectionS99-Paragraph1-Subparagraph(SX210-4-08(h)(2))-PublisherFASB-URIhttps://asc.fasb.org/1943274/2147480678/235-10-S99-1) **Details Name**: us-gaap_EffectiveIncomeTaxRateReconciliationAtFederalStatutoryIncomeTaxRate **Namespace Prefix**: us-gaap_ **Data Type**: dtr- **types**: percentItemType **Balance Type**: na **Period Type**: durationX- **Definition**Percentage of the difference between reported income tax expense (benefit) and expected income tax expense (benefit) computed by applying the domestic federal statutory income tax rates to pretax income (loss) from continuing operations attributable to changes in the valuation allowance for deferred tax assets. **References****Reference 1**: <http://www.xbrl.org/2009-2003/role/commonPracticeRef-exampleRef-Topic740-SubTopic10-NameAccountingStandardsCodification-Section50-55-Paragraph12-231-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147482685-2147482663/740-10-50-55-12Reference-231Reference2>: [http://www.xbrl.org/2009-2003/role/commonPracticeRef-disclosureRef-Topic740-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph12A-Subparagraph\(a\)\(6Note1\)\)-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147480678-2147482685/235-740-10-S99-50-1Reference12AReference2-3](http://www.xbrl.org/2009-2003/role/commonPracticeRef-disclosureRef-Topic740-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph12A-Subparagraph(a)(6Note1))-PublisherFASB-URIhttps://asc.fasb.org/#1943274/2147480678-2147482685/235-740-10-S99-50-1Reference12AReference2-3): [http://www.xbrl.org/2009/role/commonPracticeRef-Topic740-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph12-9-Subparagraph\(b\)-PublisherFASB-URIhttps://](http://www.xbrl.org/2009/role/commonPracticeRef-Topic740-SubTopic10-NameAccountingStandardsCodification-Section50-Paragraph12-9-Subparagraph(b)-PublisherFASB-URIhttps://)

asc.fasb.org / #1943274 / 2147482685 / 740- 10- 50- 9Reference- 12Reference 3- 4 :http:// www.xbrl.org / 2009 / role / commonPracticeRef- Topic 740- 235 - SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph (SX 210 SAB Topic 6. I. Fact. 4 - 08 (h) (2))- Publisher FASB- URI https:// asc. fasb. org / #1943274 / 2147479360- 2147480678 / 740- 235 - 10- S99- 1 Details Name: us- gaap_ EffectiveIncomeTaxRateReconciliationChangeInDeferredTaxAssetsValuationAllowance Namespace Prefix: us- gaap_ Data Type: dtr- types: percentItem Type Balance Type: na Period Type: durationX- ReferencesNo definition available. Details Name: us- gaap_ IncomeTaxDisclosureAbstract Namespace Prefix: us- gaap_ Data Type: xbrli: stringItem Type Balance Type: na Period Type: durationIncome Tax (Details Narrative)- USD (\$) 12 Months EndedAug. 16, 2022 Dec. 31, 2023- 2024 Dec. 31, 2022Income 2023Income Tax Disclosure [Abstract] Valuation allowance \$ 200, 505 \$ 199, 988 \$ 134, 079Effective -- 988Effective tax rate (32. 48 %) 28. 61 % 57. 88% Effective statutory tax rate 1. 00 % 21. 00 % 21. 00 % X- DefinitionPercentage of current income tax expense (benefit) and deferred income tax expense (benefit) pertaining to continuing operations. ReferencesReference 1: http:// www. xbrl. org / 2003 / role / disclosureRef- Topic 740- SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 12- Publisher FASB- URI https:// asc. fasb. org / #1943274 / 2147482685 / 740- 10- 50- 42- 12Reference 2: http:// www. xbrl. org / 2003 / role / exampleRef- Topic 740- SubTopic 10- Name Accounting Standards Codification- Section 55- Paragraph 231- Publisher FASB- URI https:// asc. fasb. org / 1943274 / 2147482663 / 740- 10- 55- 231 Details Name: us- gaap_ EffectiveIncomeTaxRateContinuingOperations Namespace Prefix: us- gaap_ Data Type: dtr- types: percentItem Type Balance Type: na Period Type: durationX- DefinitionPercentage of domestic federal statutory tax rate applicable to pretax income (loss). ReferencesReference 1: http:// www. xbrl. org / 2003 / role / disclosureRef- Topic 235- 740 - SubTopic 10- Name Accounting Standards Codification- Section S99- 50 - Paragraph 12 1- Subparagraph (SX 210. 4- 08 (h) (2))- Publisher FASB- URI https:// asc. fasb. org / #1943274 / 2147480678 - 2147482685 / 235- 740 - 10- S99- 50 - 1Reference- 12Reference 2: http:// www. xbrl. org / 2003 / role / disclosureRef- exampleRef - Topic 740- SubTopic 10- Name Accounting Standards Codification- Section 50- 55 - Paragraph 12- 231 - Publisher FASB- URI https:// asc. fasb. org / #1943274 / 2147482685- 2147482663 / 740- 10- 50- 55 - 12Reference- 231Reference 3: http:// www. xbrl. org / 2003 / role / disclosureRef- Topic 740- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph (SAB Topic 6. I. Fact- 1. 4- Q1) - Publisher FASB- URI https:// asc. fasb. org / #1943274 / 2147479360 / 740 - 10- S99- 1Reference 4: http:// www. xbrl. org / 2003 / role / disclosureRef- Topic 235- SubTopic 10- Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph (SX 210. 4- 08 (h) (2))- Publisher FASB- URI https:// asc. fasb. org / 1943274 / 2147480678 / 235 - 10- S99- 1 Details Name: us- gaap_ EffectiveIncomeTaxRateReconciliationAtFederalStatutoryIncomeTaxRate Namespace Prefix: us- gaap_ Data Type: dtr- types: percentItem Type Balance Type: na Period Type: durationX- ReferencesNo definition available. Details Name: us- gaap_ IncomeTaxDisclosureAbstract Namespace Prefix: us- gaap_ Data Type: xbrli: stringItem Type Balance Type: na Period Type: durationX- DefinitionAmount of increase (decrease) in the valuation allowance for a specified deferred tax asset. ReferencesReference 1: http:// www. xbrl. org / 2003 / role / disclosureRef- Topic 740- SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 2- Publisher FASB- URI https:// asc. fasb. org / #1943274 / 2147482685 / 740- 10- 50- 2 Details Name: us- gaap_ ValuationAllowanceDeferredTaxAssetChangeInAmount Namespace Prefix: us- gaap_ Data Type: xbrli: monetaryItem Type Balance Type: credit Period Type: durationSchedule of Financial Assets and Liabilities measured- Measured at Fair Value on Recurring Basis (Details)- USD (\$) Dec. 31, 2023- 2024 Dec. 31, 2022Fair 2023Fair Value, Inputs, Level 1 [Member] Fair Value, Assets and Liabilities Measured on Recurring and Nonrecurring Basis [Line Items] Warrant Liabilities- Private Warrants Fair Money market funds invested in U. S. Treasury Securities 118, 408, 969Fair Value, Inputs, Level 2 [Member] Fair Value, Assets and Liabilities Measured on Recurring and Nonrecurring Basis [Line Items] Warrant Liabilities- Private Warrants 2, 736 Money market funds invested in U. S. Treasury Securities Fair Value, Inputs, Level 3 [Member] Fair Value, Assets and Liabilities Measured on Recurring and Nonrecurring Basis [Line Items] Warrant Liabilities- Private Warrants \$ 1, 881- 881X 6, 270Money market funds invested in..... Type: debit Period Type: instantX - DefinitionLine items represent financial concepts included in a table. These concepts are used to disclose reportable information associated with domain members defined in one or many axes to the table. ReferencesReference 1: http:// www. xbrl. org / 2003 / role / disclosureRef- exampleRef - Topic 820- SubTopic 10- Name Accounting Standards Codification- Section 50- 55 - Paragraph 100 2- Subparagraph (a)- Publisher FASB- URI https:// asc. fasb. org / #1943274 / 2147482106 - 2147482078 / 820- 10- 50- 55 - 2Reference- 100Reference 2: http:// www. xbrl. org / 2003 / role / disclosureRef- Topic 820- SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 2- Subparagraph (b)- Publisher FASB- URI https:// asc. fasb. org / #1943274 / 2147482106 / 820- 10- 50- 2Reference 3: http:// www. xbrl. org / 2003 / role / disclosureRef- Topic 820- SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 3 2- Subparagraph (a) - Publisher FASB- URI https:// asc. fasb. org / 1943274 / 2147482106 / 820- 10- 50- 2Reference 4: http:// www. xbrl. org / 2003 / role / disclosureRef- Topic 820- SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 3- Subparagraph (a)- Publisher FASB- URI https:// asc. fasb. org / 1943274 / 2147482106 / 820- 10- 50- 3 Details Name: us- gaap_ FairValueAssetsAndLiabilitiesMeasuredOnRecurringAndNonrecurringBasisLineItems Namespace Prefix: us- gaap_ Data Type: xbrli: stringItem Type Balance Type: na Period Type: durationFair value of financial and nonfinancial obligations. ReferencesReference 1: http:// fasb- www. xbrl. org / 2009 us- gaap- role / ref/ legacyRef- commonPracticeRef- Topic 820- SubTopic 10 - Name Accounting Standards Codification- Section 50- Paragraph 2- Subparagraph (a)- Publisher FASB- URI https:// asc. fasb. org / 1943274 / 2147482106 / 820- 10- 50- 2Reference 2: http:// www. xbrl. org / 2003 / role / disclosureRef- Topic 820- SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 2- Subparagraph (a- b))- Publisher FASB- URI https:// asc. fasb. org / #1943274 / 2147482106 / 820- 10- 50- 2 Details Name: us- gaap_ LiabilitiesFairValueDisclosure Namespace Prefix: us- gaap_ Data Type: xbrli: monetaryItem Type Balance Type: credit Period Type: instantX- Details Name: us- gaap_ FairValueByFairValueHierarchyLevelAxis = us- gaap_ FairValueInputsLevel1Member Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: us- gaap_ FairValueByFairValueHierarchyLevelAxis = us- gaap_ FairValueByFairValueHierarchyLevelAxis = us- gaap_ FairValueInputsLevel2Member Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: us- gaap_ FairValueByFairValueHierarchyLevelAxis = us- gaap_ FairValueInputsLevel3Member Namespace Prefix: Data Type: na Balance Type: Period Type: Schedule of Estimated Fair

value of Warrant Liabilities (Details) Dec-12 Months Ended Dec. 31, 2023 \$ / sharesDec. 31, 2024 \$ / sharesOct. 31, 2023 \$ / sharesOct. 04, 2023 \$ / sharesSep. 09, 2023 \$ / sharesDec. 31, 2022 \$ / sharesFair Value Measurement Inputs and Valuation Techniques [Line Items] Exercise price \$ 9. 50 Market price of public stock \$ 0. 0275 \$ 0. 0275 \$ 0. 0275 Private 0275Private Warrants [Member] | Measurement Input, Exercise Price [Member] Fair Value Measurement Inputs and Valuation Techniques [Line Items] Exercise price 5. 75 \$ 5. 75 75Private Private Warrants [Member] | Measurement Input, Share Price [Member] Fair Value Measurement Inputs and Valuation Techniques [Line Items] Market price of public stock \$ 5. 42 \$ 5. 10Private Private Warrants [Member] | Measurement Input, Expected Term [Member] Fair Value Measurement Inputs and Valuation Techniques [Line Items] Term (years) 11 months 12 days 9 months 18 daysPrivate Private Warrants [Member] | Measurement Input, Option Price Volatility [Member] Fair Value Measurement Inputs and Valuation Techniques [Line Items] Warrants measurement input 6. and rights outstanding, description immaterial 9Private Private Warrants [Member] | Measurement Input, Risk Free Interest Rate [Member] Fair Value Measurement Inputs and Valuation Techniques [Line Items] Warrants measurement input 4. 99 4. 69Private Private Warrants [Member] | Measurement Input, Expected Dividend Rate [Member] Fair Value Measurement Inputs and Valuation Techniques [Line Items] Warrants measurement input 0. 000 0-X- DefinitionWarrants and rights outstanding, description. 000X- ReferencesNo definition available. Details Name: GLLI_WarrantsAndRightsOutstandingDescription Namespace Prefix: GLLI_Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX- DefinitionExercise price per share or per unit of warrants or rights outstanding. ReferencesReference 1: http://www.xbrl.org/2003/role/disclosureRef-Topic 505-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 3-Publisher FASB-URI https://asc.fasb.org/1943274/2147481112/505-10-50-3 Details Name: us-gaap_ClassOfWarrantOrRightExercisePriceOfWarrantsOrRightsI Namespace Prefix: us-gaap_Data Type: dtr-types: perShareItemType Balance Type: na Period Type: instantX- DefinitionLine items represent financial concepts included in a table. These concepts are used to disclose reportable information associated with domain members defined in one or many axes to the table. ReferencesReference 1:http://www.xbrl.org/2003/role/exampleRef-Topic 820-SubTopic 10-Name Accounting Standards Codification-Section 55-Paragraph 103-Publisher FASB-URI https://asc.fasb.org/1943274/2147482740 2147482078 / 230-820 - 10- 45-55 - 2Reference 103Reference 38-2 :http://www.xbrl.org/2003/role/disclosureRef-Topic 810 820 - SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 1A-2 - Subparagraph (a-bbb) (+2) (i) - Publisher FASB- URI https://asc.fasb.org / 1943274 / 2147481203 - 2147482106 / 810-820 - 10- 50- 1AReference 39:http://www.xbrl.org/2003/role/disclosureRef-Topic 810-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 1A-Subparagraph (e) (1)-Publisher FASB-URI https://asc.fasb.org/1943274/2147482106/740-820 - 10- 50- 9Reference 2Reference 3-4 :http://www.xbrl.org/2009/2003/role/commonPracticeRef-disclosureRef-Topic 740-820 - SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 9-2 - Subparagraph (b-bbb) (2) - Publisher FASB- URI https://asc.fasb.org / 1943274 / 2147482685 -- 2147482106 / 740-820 - 10- 50- 9Reference 2Reference 3-4 :http://www.xbrl.org/2009/2003/role/commonPracticeRef-disclosureRef-Topic 740-820 - SubTopic 10- Name Accounting Standards Codification- Section S99-50 - Paragraph 1-2 - Subparagraph (bbb) (1) SAB-Topic 6.1.7-)- Publisher FASB- URI https://asc.fasb.org / 1943274 / 2147479360 2147482106 / 740-820 - 10- S99-50 - 2 Details Name: us-gaap_FairValueAssetsAndLiabilitiesMeasuredOnRecurringAndNonrecurringBasisValuationTechniquesLineItems Namespace Prefix: us-gaap_Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX- DefinitionPrice of a single share of a number of saleable stocks of a company. ReferencesNo definition available. Details Name: us-gaap_SharePrice Namespace Prefix: us-gaap_Data Type: dtr-types: perShareItemType Balance Type: na Period Type: instantX- DefinitionValue of input used to measure outstanding warrant and right embodying unconditional obligation requiring redemption by transferring asset at specified or determinable date or upon event certain to occur. ReferencesReference 1: http://www.xbrl.org/2003-2009/role/disclosureRef-commonPracticeRef-Topic 820-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 2-Subparagraph (bbb) (2) (i) - Publisher FASB-URI https://asc.fasb.org/1943274/2147480678--2147482106/235-820 - 10- S99-50 - 1Reference 2Reference 2:http://www.xbrl.org/2009/role/commonPracticeRef-Topic 740-820 - SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 9-2-Subparagraph (b-bbb) (2) - Publisher FASB- URI https://asc.fasb.org / 1943274 / 2147482685 -- 2147482106 / 740-820 - 10- 50- 9Reference 2Reference 3:http://www.xbrl.org/2009/role/commonPracticeRef-Topic 740-820 - SubTopic 10- Name Accounting Standards Codification- Section S99-50 - Paragraph 1-2 - Subparagraph (bbb) (1) SAB-Topic 6.1.7-)- Publisher FASB- URI https://asc.fasb.org / 1943274 / 2147482106 / 820-10- 50- 2 Details Name: us-gaap_WarrantsAndRightsOutstandingMeasurementInput Namespace Prefix: us-gaap_Data Type: xbrli:decimalItemType Balance Type: na Period Type: instantX- DefinitionPeriod between issuance and expiration of outstanding warrant and right embodying unconditional obligation requiring redemption by transferring asset at specified or determinable date or upon event certain to occur, in 'PnYnMnDtnHnMnS' format, for example, 'P1Y5M13D' represents reported fact of one year, five months, and thirteen days. ReferencesReference 1: http://www.xbrl.org/2009/role/commonPracticeRef-Topic 820-SubTopic 10-Name Accounting Standards Codification-Section 50-Paragraph 2-Subparagraph (bbb) (2) (i) - Publisher FASB-URI https://asc.fasb.org/1943274/2147480678--2147482106/235-820 - 10- S99-50 - 1Reference 2Reference 2:http://www.xbrl.org/2009/role/commonPracticeRef-Topic 740-820 - SubTopic 10- Name Accounting Standards Codification- Section 50- Paragraph 9-2 - Subparagraph (b-bbb) (2) - Publisher FASB- URI https://asc.fasb.org / 1943274 / 2147482685 -- 2147482106 / 740-820 - 10- 50- 9Reference 2Reference 3:http://www.xbrl.org/2009/role/commonPracticeRef-Topic 740-820 - SubTopic 10- Name Accounting Standards Codification- Section S99-50 - Paragraph 1-2 - Subparagraph (bbb) (1) SAB-Topic 6.1.7-)- Publisher FASB- URI https://asc.fasb.org / 1943274 / 2147482106 / 820-10- 50- 2 Details Name: us-gaap_WarrantsAndRightsOutstandingTerm Namespace Prefix: us-gaap_Data Type: xbrli:durationItemType Balance Type: na Period Type: instantX- Details Name: us-gaap_ClassOfWarrantOrRightAxis = GLLI_PrivateWarrantsMember Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: us-gaap_MeasurementInputTypeAxis = us-gaap_MeasurementInputExercisePriceMember Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: us-gaap_MeasurementInputTypeAxis = us-gaap_MeasurementInputSharePriceMember Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: us-gaap_MeasurementInputTypeAxis = us-gaap_MeasurementInputExpectedTermMember Namespace Prefix: Data Type: na Balance

Type: Period Type: X- Details Name: us- gaap MeasurementInputTypeAxis = us- gaap_MeasurementInputOptionVolatilityMember
gaap_MeasurementInputPriceVolatilityMember Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name:
us- gaap_MeasurementInputTypeAxis = us- gaap_MeasurementInputRiskFreeInterestRateMember Namespace Prefix: Data Type:
na Balance Type: Period Type: X- Details Name: us- gaap_MeasurementInputTypeAxis = us-
gaap_MeasurementInputExpectedDividendRateMember Namespace Prefix: Data Type: na Balance Type: Period Type: Schedule of
Changes in Fair Value of Warrant Liabilities (Details)- USD (\$) 12 Months Ended Dec. 31, 2023-2024 Dec. 31, 2022 Class 2023 Class
of Warrant or Right [Line Items] Change in valuation inputs or other assumptions \$ (855) \$ 4, 389 \$ 108, 300 Private 389 Private
Placement Warrants [Member] Class of Warrant or Right [Line Items] Fair value as of January 1, 2022-2023 1, 881 6, 270 114,
570 Change-270 Change in valuation inputs or other assumptions (4, 389) (108, 300) Fair value as of December 31, 2022-2023 \$ 2,
736 \$ 1, 881-881X \$ -6, 270X- Definition Derivative warrant liabilities. References No definition available. Details Name:
GLLI_DerivativeWarrantLiabilities Namespace Prefix: GLLI_ Data Type: xbrli: monetaryItemType Balance Type: credit Period
Type: instantX- Definition Line items represent financial concepts included in a table. These concepts are used to disclose reportable
information associated with domain members defined in one or many axes to the table. References No definition available. Details
Name: us- gaap_ClassOfWarrantOrRightLineItems Namespace Prefix: us- gaap_ Data Type: xbrli: stringItemType Balance Type: na
Period Type: durationX- Definition Amount of expense (income) related to adjustment to fair value of warrant liability.
References Reference 1: http://fasb.org/us-gaap/role/ref/legacyRef- Name Accounting Standards Codification- Section 45-
Paragraph 28- Subparagraph (b)- SubTopic 10- Topic 230- Publisher FASB- URI https://asc.fasb.org/1943274/2147482740/
230-10-45-28 Reference 2: http://fasb.org/us-gaap/role/ref/legacyRef- Name Accounting Standards Codification- Section
25- Paragraph 13- SubTopic 10- Topic 480- Publisher FASB- URI https://asc.fasb.org/1943274/2147481766/480-10-25-13
Details Name: us- gaap_FairValueAdjustmentOfWarrants Namespace Prefix: us- gaap_ Data Type: xbrli: monetaryItemType
Balance Type: debit Period Type: durationX- Details Name: us- gaap_ClassOfWarrantOrRightAxis =
GLLI_PrivatePlacementWarrantsMember Namespace Prefix: Data Type: na Balance Type: Period Type: SUBSEQUENT-EVENTS
https://asc.6,270 Money market funds invested in U. fasb.S. Treasury Securities X org/1943274/2147482964/270-10-50-
1 Reference 5- Definition Fair value portion of probable future economic benefits obtained or controlled by an entity as a result
of past transactions or events. References Reference 1: http://fasb.www.xbrl.org/2003-us-gaap/role/ref/legacyRef
disclosureRef- Topic 280- SubTopic 10- Name Accounting Standards Codification- Topic 820- SubTopic 10- Section 50-
Paragraph 32-2- Subparagraph (ee-a)- Publisher FASB- URI https://asc.fasb.org/1943274/2147482810-2147482106/280
820-10-50-32-2 Details Name: us- gaap_InvestmentIncomeInterest- gaap_AssetsFairValueDisclosure Namespace Prefix: us- gaap_
Data Type: xbrli: monetaryItemType Balance Type: credit-debit Period Type: instantX durationX- Definition Generally recurring
costs associated with normal operations except for the portion of these expenses which can be clearly related to production (Details
Narrative)- USD (\$) Mar. 07, 2025 Mar. 06, 2025 Feb. 05, 2025 Jan. 04, 2025 Dec. 31, 2024 Feb-Oct. 06-31, 2024 2023 Jan-Oct.
25-04, 2024 2023 Sep Jan. 05, 2024 Dec. 09, 2023 Feb. 22, 2024 Dec. 31, 2023 Subsequent Event [Line Items] Cash deposited to
trust Trust account for extension \$ 1, 170, 000 Working capital \$ 3, 970 270, 000 \$ 130, 000 \$ 130, 000 \$ 130, 000 Subsequent
Event [Member] Subsequent Event [Line Items] Sponsor fees- Notes Payable \$ 250 2, 000 Cash deposited to trust account for
extension \$ 60, 000 \$ 60 2, 000, 000 Debt Instrument, Convertible, Conversion Price \$ 10. 300- 00, 000 \$ 60, 10. 000- 00
Subsequent Event [Member] | Public Gold Marketing- Chief Executive Officer [Member] Subsequent Event [Line Items]
Working capital- Advance received \$ 300 60, 000 Subsequent Event [Member] | Three Tranches [Member] Subsequent
Event [Line Items] Deposits 60, 000 \$ 60, 000 \$ 60, 000 Trust account \$ 180, 000 \$ 180, 000 \$ 180, 000 X- Definition Advance
received- Definition Working capital- References No definition available. Details Name: GLLI-WorkingCapital
GLLI_AdvanceReceived Namespace Prefix: GLLI_ Data Type: xbrli: monetaryItemType Balance Type: debit Period Type:
instantX- Definition The total amount of cash outflow associated with the purchase and securities held by third party trustees
pursuant to terms of all investments (debt instruments or security, other) during agreements as of the period date of each
statement of financial position presented, which can be used by the trustee only to pay the noncurrent portion of specified
obligations. References Reference 1: http://fasb-www.xbrl.org/2009-us-gaap/role/commonPracticeRef/ref/legacyRef-
Topic 230-235- SubTopic 10- Name Accounting Standards Codification- Section 45- S99- Paragraph 13-1- Subparagraph (SX 210.
4-08 (b))- Publisher FASB- URI https://asc.fasb.org/1943274/2147482740-2147480678/230-235-10-45-S99-13-1 Details
Name: us- gaap_PaymentsToAcquireInvestments- gaap_AssetsHeldInTrust Namespace Prefix: us- gaap_ Data Type: xbrli:
monetaryItemType Balance Type: credit-debit Period Type: durationX-instantX- Definition Fees-- Definition The price per share
paid to advisors who provide certain management support and administrative oversight services including the organization and sale
of stock, the conversion feature embedded in the debt investment-- instrument funds, limited partnerships and mutual funds.
References Reference 1: http://fasb-www.xbrl.org/2003-us-gaap/role/disclosureRef/ref/legacyRef- Topic 220-470-
SubTopic 10-20- Name Accounting Standards Codification- Section S99-50- Paragraph 2-1B- Subparagraph (c SX 210.5-03.3)-
Publisher FASB- URI https://asc.fasb.org/1943274/2147483621-2147481139/470-220-20-10-50-1B Reference S99-2 :
http://fasb.org/us-gaap/role/ref/legacyRef- Topic 470- SubTopic 20- Name Accounting Standards Codification-
Section 50- Subparagraph (b)- Publisher FASB- URI https://asc.fasb.org/1943274/2147481139/470-20-
50-5 Details Name: us- gaap_SponsorFees- gaap_DebtInstrumentConvertibleConversionPrice1 Namespace Prefix: us- gaap_
Data Type: dtr/role/disclosureRef- Topic 954- types: perShareItemType Balance Type: na Period Type: instantX- SubTopic
440- Name Accounting Standards Codification- Section 50- Paragraph- Definition The aggregate of all deposit liabilities held by
the entity, including foreign and domestic, interest and noninterest bearing; may include demand deposits, saving
deposits, Negotiable Order of Withdrawal (NOW) and time deposits among others. References Reference 1- Subparagraph (d)-
Publisher FASB- URI https://asc.fasb.org/1943274/2147480327/954-440-50-1 Reference 2: http://fasb.org/us-gaap/role/
ref/legacyRef- Name Accounting Standards Codification- Topic 942- SubTopic 210- Name Accounting Standards Codification-
Section S99- Paragraph 1- Subparagraph (SX 210.9-03-10 (12))- Publisher FASB- URI https://asc.fasb.org/1943274/
2147479853-2147478546/942-210- S99- 1 Details Name: us- gaap_EserowDeposit- gaap_Deposits Namespace Prefix: us-
gaap_ Data Type: xbrli: monetaryItemType Balance Type: xbrli: monetaryItemType Balance Type: debit-credit Period Type:

durationX instantX Details Name: us - Definition Including the current **gaap_DeferredIncomeTaxExpenseBenefit** Namespace Prefix: us- gaap_ Data Type: xbrli:monetaryItemType Balance Type: debit Period Type: durationX- Definition Amount of deferred state and noncurrent local tax expense (benefit) attributable to income (loss) from continuing portions operations .Includes aggregate carrying amount but is not limited to, deferred regional, territorial, and provincial tax expense (benefit) for non- US (United States of America) jurisdiction all types of notes payable, as of the balance sheet date, with initial maturities beyond one year or beyond the normal operating cycle, if longer. References Reference 1: <http://fasb-www.xbrl.org/2009/us-gaap/role/ref/legacyRef-commonPracticeRef-Topic-235-SubTopic-10> - Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph (SX 210.5-4-02-08(22-h)(1)(Note 1)) - SubTopic 10- Topic 210- Publisher FASB- URI <https://asc.fasb.org/1943274/2147480566-2147480678/210-235-10-S99-1> Reference 2: <http://fasb-www.xbrl.org/2009/us-gaap/role/commonPracticeRef-ref/legacyRef-Topic-942-740-SubTopic-210-10> - Name Accounting Standards Codification- Section S99-50 - Paragraph 1-9 - Subparagraph (b SX 210.9-03(16)) - Publisher FASB- URI <https://asc.fasb.org/1943274/2147478546-2147482685/942-740-210-10-S99-50-1> Reference 3: <http://www.xbrl.org/2009/role/commonPracticeRef-Topic-944-740-SubTopic-210-10> - Name Accounting Standards Codification- Section S99- Paragraph 1- Subparagraph (SX 210 SAB Topic 6.I.7-03(a)(16)(a)(2)) - Publisher FASB- URI <https://asc.fasb.org/1943274/2147478777-2147479360/944-740-210-10-S99-1> Reference 4: <http://www.xbrl.org/2009/role/commonPracticeRef-Topic-944-SubTopic-210-Name-Accounting-> Definition Detail information of subsequent event by type. User is expected to use existing line items from elsewhere in the taxonomy as the primary line items for this disclosure, which is further associated with dimension and member elements pertaining to a subsequent event. References Reference 1: <http://www.xbrl.org/2003/role/disclosureRef-Topic-830-SubTopic-30-Name-Accounting-Standards-Codification-Section-50-Paragraph-2-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147481674/830-30-50-2> Reference 2: <http://www.xbrl.org/2003/role/disclosureRef-Topic-855-SubTopic-10-Name-Accounting-Standards-Codification-Section-50-Paragraph-2-Publisher-FASB-URI-https://asc.fasb.org/1943274/2147483399/855-10-50-2> Details Name: us- gaap_ SubsequentEventLineItems Namespace Prefix: us- gaap_ Data Type: xbrli:stringItemType Balance Type: na Period Type: durationX- Details Name: us- gaap_ SubsequentEventTypeAxis = us- gaap_ SubsequentEventMember Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: srt_TitleOfIndividualAxis us- gaap_ SubsidiarySaleOfStockAxis = GLLI_PublicGoldMarketingMember srt_ChiefExecutiveOfficerMember Namespace Prefix: Data Type: na Balance Type: Period Type: X- Details Name: us- gaap_ VestingAxis = GLLI_ThreeTranchesMember Namespace Prefix: Data Type: na Balance Type: Period Type: