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

FORM 10-Q

# oxtimes QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended June 30, 2025

or

☐ TRANSITION REPORT PURSUA	NT TO SECTION 13 OR 15 (d) OF THE	SECURITIES EXCHANGE ACT	OF 1934
For the transit	ion period from to		
	Commission File Number: 000 - 55347		
	RELMADA THERAPEUTICS, INC.		
(	Exact name of registrant as specified in its cl	harter)	
Nevada		45-5401931	
(State or Other Jurisdiction of		(I.R.S. Employer Identification No.)	
Incorporation or Organization)		identification (No.)	
2222 Ponce de Leon, Floor 3		22124	
Coral Gables, FL (Address of Principal Executive Offices)		33134 (Zip Code)	
(reduces) of Frincipal Executive Offices)		(Elp Code)	
(Re	(786) 629-1376 egistrant's Telephone Number, Including Are	ea Code)	
(Former Name, For	<u>N/A</u> mer Address and Former Fiscal Year, if Cha	nged Since Last Report)	
Securities registered pursuant to Section 12(b) of the Act:			
Title of each class	Trading Symbol(s)	Name of each excl	nange on which registered
Common stock, \$0.001 par value per share	RLMD	The NASDA	AQ Capital Market
Indicate by check mark whether the registrant (1) has filed all remonths (or for such shorter period that the registrant was required)			
Indicate by check mark whether the registrant has submitted el S-T (§232.405 of this chapter) during the preceding 12 months			
Indicate by check mark whether the registrant is a large accompany. See the definitions of "large accelerated filer," "accel			
Large accelerated filer □		ccelerated filer	
Non-accelerated filer		maller reporting company	
	EI	merging growth company	
If an emerging growth company, indicate by check mark if the accounting standards provided pursuant to Section 13(a) of the		ed transition period for complying w	ith any new or revised financial
Indicate by check mark whether the registrant is a shell compan	y (as defined in Rule 12b-2 of the Exchange	Act). □ Yes ⊠ No	
As of August 4, 2025, there were 33,191,622 shares of commor	stock, \$0.001 par value per share, outstandi	ng.	

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# PART I - FINANCIAL INFORMATION

# ITEM 1. FINANCIAL STATEMENTS

## Relmada Therapeutics, Inc. Condensed Consolidated Balance Sheets

	As of June 30, 2025 (Unaudited)		D	As of December 31, 2024
Assets			-	<u> </u>
Current assets:				
Cash and cash equivalents	\$	1,353,351	\$	3,857,026
Short-term investments		19,266,190		41,052,356
Prepaid expenses		474,628		886,461
Total current assets		21,094,169		45,795,843
Other assets		21,975		21,975
Total assets	\$	21,116,144	\$	45,817,818
			_	
Commitments and Contingencies (See Note 8)				
Liabilities and Stockholders' Equity				
Current liabilities:				
Accounts payable	\$	1,361,911	\$	4,130,563
Accrued expenses		3,772,636		6,160,827
Total current liabilities		5,134,547		10,291,390
Stock appreciation rights		32,116		4,467
Total liabilities		5,166,663		10,295,857
Stockholders' Equity:				
Preferred stock, \$0.001 par value, 200,000,000 shares authorized, none issued and outstanding		-		-
Class A convertible preferred stock, \$0.001 par value, 3,500,000 shares authorized, none issued and outstanding		-		-
Common stock, \$0.001 par value, 150,000,000 shares authorized, 33,191,622 and 30,174,202 shares issued and outstanding,				
respectively		33,191		30,174
Additional paid-in capital		684,224,232		676,373,822
Accumulated deficit	_	(668,307,942)		(640,882,035)
Total stockholders' equity		15,949,481		35,521,961
Total liabilities and stockholders' equity	\$	21,116,144	\$	45,817,818

# Relmada Therapeutics, Inc. Condensed Consolidated Statements of Operations (Unaudited)

	Three months ended June 30,				Six months ended June 30,			
		2025		2024		2025		2024
Operating expenses:								
Research and development	\$	2,819,377	\$	10,721,089	\$	14,770,400	\$	24,026,395
General and administrative		7,401,929		8,097,695		13,669,342		17,780,249
Total operating expenses		10,221,306		18,818,784		28,439,742		41,806,644
Loss from operations	<u> </u>	(10,221,306)		(18,818,784)		(28,439,742)		(41,806,644)
Other (expenses) income:								
Interest/investment income, net		321,458		963,013		761,745		2,018,901
Realized (loss) gain on short-term investments		47,203		133,114		110,156		186,247
Unrealized (loss) gain on short-term investments		(13,797)		(45,465)		141,934		5,248
Total other income		354,864		1,050,662		1,013,835		2,210,396
Net loss	\$	(9,866,442)	\$	(17,768,122)	\$	(27,425,907)	\$	(39,596,248)
Loss per common share – basic and diluted	\$	(0.30)	\$	(0.59)	\$	(0.86)	\$	(1.31)
Weighted average number of common shares outstanding - basic and diluted		33,191,622		30,174,202		31,807,943		30,153,186

# Relmada Therapeutics, Inc. Condensed Consolidated Statements of Changes in Stockholders' Equity (Unaudited)

	Three and	l Six months	ended J	June 30.	. 2025
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	Additional																
	Commo	n St	ock	Paid-in		Paid-in		Paid-in		Paid-in		Paid-in		Accumulated			
	Shares		Par Value		Capital		Deficit		Total								
Balance – December 31, 2024	30,174,202	\$	30,174	\$	676,373,822	\$	(640,882,035)	\$	35,521,961								
Stock based compensation	-		-		3,572,769		-		3,572,769								
Issuance of Restricted Common Stock	3,017,420		3,017		902,209		-		905,226								
Net loss	-		-		-		(17,559,465)		(17,559,465)								
Balance – March 31, 2025	33,191,622		33,191		680,848,800		(658,441,500)		22,440,491								
Stock based compensation	-		-		3,448,453		-		3,448,453								
ATM Expenses	-		-		(73,021)		-		(73,021)								
Net loss	<u> </u>		<u>-</u>		<u>-</u>		(9,866,442)		(9,866,442)								
Balance – June 30, 2025	33,191,622	\$	33,191	\$	684,224,232	\$	(668,307,942)	\$	15,949,481								

# Three and Six months ended June 30, 2024

	Additional										
	Commo	n Sto	ock	Paid-in		Accumulated					
	Shares	Par Value		Par Value		Capital		Capital Deficit			Total
Balance – December 31, 2023	30,099,203	\$	30,099	\$	646,229,824	\$	(560,902,681)	\$	85,357,242		
Stock based compensation	-		-		8,295,468		-		8,295,468		
Options exercised for common stock	74,999		75		246,672		-		246,747		
ATM Expenses	-		-		(25,000)		-		(25,000)		
Net loss			<u>-</u>		=		(21,828,126)		(21,828,126)		
Balance – March 31, 2024	30,174,202		30,174		654,746,964		(582,730,807)		72,046,331		
Stock based compensation	=		=		7,213,419		-		7,213,419		
Net loss	-		-		-		(17,768,122)		(17,768,122)		
Balance – June 30, 2024	30,174,202	\$	30,174	\$	661,960,383	\$	(600,498,929)	\$	61,491,628		

# Relmada Therapeutics, Inc. Condensed Consolidated Statements of Cash Flows (Unaudited)

		ths ended e 30,
	2025	2024
Cash flows from operating activities		
Net loss	\$ (27,425,907)	\$ (39,596,248)
Adjustments to reconcile net loss to net cash used in operating activities:		
Stock-based compensation	7,926,448	15,508,887
Realized (gain) on short-term investments	(110,156)	(186,247)
Unrealized (gain) on short-term investments	(141,934)	(5,248)
Change in operating assets and liabilities:		
Prepaid expenses and other assets	411,834	637,035
Accounts payable	(2,768,652)	668,559
Accrued expenses	(2,388,191)	(3,326,511)
Stock appreciation rights compensation	27,649	
Net cash (used in) operating activities	(24,468,909)	(26,299,773)
Cash flows from investing activities		
Purchase of short-term investments	(809,375)	(8,313,312)
Sale of short-term investments	22,847,630	32,386,030
Net cash provided by investing activities	22,038,255	24,072,718
Cash flows from financing activities		
Proceeds from options exercised for common stock	-	246,747
ATM Expenses	(73,021)	(25,000)
Net cash (used in)/provided by financing activities	(73,021)	221,747
Net (decrease)/increase in cash and cash equivalents	(2,503,675)	(2,005,308)
Cash and cash equivalents at beginning of the period	3,857,026	4,091,568
and the same of the same of the beauty	5,637,020	7,071,300
Cash and cash equivalents at end of the period	0 1.252.251	0 2006260
Cush and cash equivalents at the of the period	\$ 1,353,351	\$ 2,086,260

#### **NOTE 1 - BUSINESS**

Relmada Therapeutics, Inc. (Relmada or the Company) (a Nevada corporation), is a clinical-stage, publicly traded biotechnology company focused on the development of NDV-01 and Sepranolone.

NDV-01 is a novel, controlled-release intravesical formulation of gemcitabine and docetaxel. NDV-01 is currently in a Phase 2 clinical trial to assess its safety and efficacy in patients with aggressive forms of non-muscle invasive bladder cancer (NMIBC).

Sepranolone is a novel neurosteroid epimer of allopregnanolone. Sepranolone is being developed for the potential treatment of Prader-Willi Syndrome, Tourette Syndrome, excessive tremor and other diseases related to excessive GABAergic activity.

The Esmethadone (d-methadone, dextromethadone, REL-1017) program has been terminated effective July 7, 2025.

Relmada was also developing a proprietary, modified-release formulation of psilocybin (REL-P11) for metabolic indications. This program was terminated effective May 12, 2025.

In addition to the normal risks associated with a new business venture, there can be no assurance that the Company's research and development will be successfully completed or that any product will be approved or commercially viable. The Company is subject to risks common to companies in the biotechnology industry including, but not limited to, dependence on collaborative arrangements, development by the Company or its competitors of new technological innovations, dependence on key personnel, protection of proprietary technology, and compliance with the Food and Drug Administration (FDA) and other governmental regulations and approval requirements.

As previously disclosed, on January 21, 2025, Relmada Therapeutics, Inc. (the "Company") received a written notification from the Listing Qualifications Department of the Nasdaq Stock Market ("Nasdaq") notifying the Company that, for the 30 consecutive business days ended January 17, 2025, the Company's security did not maintain a minimum bid price of \$1 per share. Nasdaq stated in its letter that in accordance with Nasdaq Listing Rule 5810(c)(3)(A), the Company had a compliance period of 180 calendar days from the date of the notice ("Initial Compliance Period"), and that it may regain compliance if the closing bid of the Company's security is at least \$1 for a minimum of ten consecutive business days during the Initial Compliance Period, which ended on July 21, 2025.

On July 22, 2025, Nasdaq notified the Company that it had approved the Company's application to transfer its listing to the Nasdaq Capital Market. The Company's common stock was transferred to the Nasdaq Capital Market at the opening of business on July 24, 2025. Nasdaq also approved a 180-day extension, or until January 19, 2026 (the "Compliance Period"), to regain compliance with the minimum bid price in accordance with Nasdaq Listing Rule 5550(a)(2). To regain compliance, the Company's common stock must maintain a closing bid price of at least \$1.00 per share for a minimum of 10 consecutive business days at any time prior to the expiration of the Compliance Period.

The Company intends to actively monitor the Company's bid price during the Compliance Period and intends to take all reasonable measures available to regain compliance with the requirements for continued listing on the Nasdaq Capital Market. While the Company plans to make diligent efforts to maintain the listing of its common stock on Nasdaq, there can be no assurance that the Company will be able to regain or maintain compliance with the applicable continued listing standards set forth in the Nasdaq Listing Rules.

On February 3, 2025, the Company entered into an Asset Purchase Agreement (the Purchase Agreement) with Asarina Pharma AB (Asarina), a Swedish corporation, pursuant to which the Company has agreed, subject to the terms and conditions set forth therein, to purchase from Asarina all right, title, and interest in Sepranolone, a phase 2b ready neurosteroid being developed for the potential treatment of Prader-Willi Syndrome, Tourette Syndrome, essential tremor and other diseases related to excessive GABAergic activity. The total purchase price for Sepranolone is €3,000,000. The Company paid Asarina \$2,756,000 on February 5, 2025, which includes a credit of \$250,000 for a previous payment made by the Company to Asarina pursuant to an exclusivity agreement dated October 25, 2024.

On March 24, 2025, we entered into an Exclusive License Agreement with Trigone, a privately held Israeli company. The license agreement is for Trigone's NDV-01 product, which is a novel, sustained-release, intravesical gemcitabine/docetaxel, ready-for-use product candidate for the treatment of NMIBC. Under the terms of the agreement, the Company made a \$3,500,000 upfront payment on March 25, 2025, and issued 3,017,420 shares of common stock, which represented 10% of the Company's outstanding shares on such date, for exclusive worldwide rights to NDV-01, excluding Israel, India and South Africa.

In addition, the Company will pay up to approximately \$200 million in development, regulatory and commercial milestones pending successful commercialization. The Company will also pay a royalty of 3% on any net sales.

#### **NOTE 2 - GOING CONCERN**

These unaudited condensed consolidated financial statements have been prepared in accordance with generally accepted accounting principles applicable to a going concern, which contemplates the realization of assets and the satisfaction of liabilities in the normal course of business.

As shown in the accompanying unaudited condensed consolidated financial statements, the Company has incurred losses and negative cash flows from operations since inception and expects to incur additional losses until such time that it can generate significant revenue from the commercialization of its product candidates. During the six months ended June 30, 2025, the Company incurred a net loss of \$27,425,907 and had negative operating cash flows of \$24,468,909. Given the Company's projected operating requirements and its existing cash and cash equivalents and short-term investments, the Company is projecting insufficient liquidity to sustain its operations through one year following the date that the financial statements are issued. These conditions and events raise substantial doubt about the Company's ability to continue as a going concern.

In response to these conditions, management is currently evaluating the size and scope of any subsequent operations and clinical trials that will affect the timing to obtain the required funding of future operations. Financing strategies may include, but are not limited to, the public or private sale of equity or debt securities or from bank or other loans or through strategic collaboration and/or licensing agreements. There can be no assurances that the Company will be able to secure additional financing, or if available, that it will be sufficient to meet its needs or on favorable terms. Because management's plans have not yet been finalized and are not within the Company's control, the implementation of such plans cannot be considered probable. As a result, the Company has concluded that management's plans do not alleviate substantial doubt about the Company's ability to continue as a going concern.

The unaudited condensed consolidated financial statements do not include any adjustments relating to the recoverability and classification of recorded asset amounts or the amounts and classification of liabilities that might result from the outcome of this uncertainty.

#### NOTE 3 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

#### **Basis of Presentation**

The accompanying unaudited condensed consolidated financial statements and related notes have been prepared in accordance with accounting principles generally accepted in the United States of America (U.S. GAAP) for interim unaudited condensed consolidated financial information. Accordingly, they do not include all of the information and footnotes required by U.S. GAAP for complete consolidated financial statements. The unaudited condensed consolidated financial statements reflect all adjustments (consisting of normal recurring adjustments) which are, in the opinion of management, necessary for a fair statement of the results for the interim periods presented. Interim results are not necessarily indicative of the results for the full year. These unaudited condensed consolidated financial statements should be read in conjunction with the audited consolidated financial statements of the Company for the year ended December 31, 2024 and notes thereto contained in the Company's Annual Report on Form 10-K.

## **Principles of Consolidation**

The unaudited condensed consolidated financial statements include the Company's accounts and those of the Company's wholly-owned subsidiary. All significant intercompany accounts and transactions have been eliminated in consolidation.

#### Use of Estimates

The preparation of financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses for the reporting period. Actual results could differ from those estimates. The significant estimates are stock-based compensation expenses and recorded amounts related to income taxes.

# Cash and Cash Equivalents

The Company considers cash deposits and all highly liquid investments with a maturity of three months or less when purchased to be cash and cash equivalents. The Company's cash deposits are held at two high-credit-quality financial institutions. The Company's cash and cash equivalents are carried at cost, which approximates their fair value. The Company's cash and cash equivalents balance of \$1,353,351 and \$3,857,026 at June 30, 2025 and December 31, 2024, respectively, at these institutions exceed the federally insured limits.

#### NOTE 3 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

#### **Short-term Investments**

The Company's investments consist entirely of mutual funds. The securities are measured at fair value based on the net asset value "NAV". Substantially all equity investments in nonconsolidated entities are measured at fair value with recurring changes recognized in earnings, except for those accounted for using equity accounting methods. Changes in fair value of the securities are recorded as part of other income on the unaudited condensed consolidated statement of operations. Short-term investment activity is presented in the investing activities section on the condensed consolidated statement of cash flows.

Short-term investments at June 30, 2025 and December 31, 2024 consisted of mutual funds with a fair value of \$19,266,190 and \$41,052,356, respectively.

#### **Patents**

Costs related to filing and pursuing patent applications are recorded as general and administrative expense and expensed as incurred since recoverability of such expenditures is uncertain.

#### Leases

The Company recognizes its leases with a term of greater than a year on the balance sheet by recording right-of-use assets and lease liabilities. Leases can be classified as either operating leases or finance leases. Operating leases will result in straight-line lease expense, while finance leases will result in front-loaded expense. The Company's leases consists of operating leases for office space for terms of 12 months or less. The Company does not recognize a lease liability or right-of-use asset on the balance sheet for short-term leases. Instead, the Company recognizes short-term lease payments as an expense on a straight-line basis over the lease term. A short-term lease is defined as a lease that, at the commencement date, has a lease term of 12 months or less and does not include an option to purchase the underlying asset that the lessee is reasonably certain to exercise.

#### Fair Value of Financial Instruments

The Company's financial instruments primarily include cash, short term investments, and stock appreciation rights. Due to the short-term nature of cash and accounts payable the carrying amounts of these assets and liabilities approximate their fair value.

Fair value is defined as the price that would be received to sell an asset or paid to transfer a liability (an exit price) in an orderly transaction between market participants at the reporting date. A fair value hierarchy has been established for valuation inputs that gives the highest priority to quoted prices in active markets for identical assets or liabilities and the lowest priority to unobservable inputs. The fair value hierarchy is as follows:

Level 1 Inputs - Unadjusted quoted prices in active markets for identical assets or liabilities that the reporting entity has the ability to access at the measurement date.

Level 2 Inputs - Inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly or indirectly. These might include quoted prices for similar assets or liabilities in active markets, quoted prices for identical or similar assets or liabilities in markets that are not active, inputs other than quoted prices that are observable for the asset or liability (such as interest rates, volatilities, prepayment speeds, credit risks, etc.) or inputs that are derived principally from or corroborated by market data by correlation or other means.

Level 3 Inputs - Prices or valuation techniques that require inputs that are both significant to the fair value measurement and unobservable (supported by little or no market activity).

As required by Accounting Standard Codification (ASC) Topic No. 820 - 10 *Fair Value Measurement*, financial assets and liabilities are classified based on the lowest level of input that is significant to the fair value measurement. The Company's assessment of the significance of a particular input to the fair value measurement requires judgment and may affect the valuation of the fair value of assets and liabilities and their placement within the fair value hierarchy levels.

The Company's short-term investment instruments of \$19,266,190 at June 30, 2025 consist of mutual funds and are classified using Level 1 inputs within the fair value hierarchy because they are valued using NAV. Unrealized gains and losses are recorded in the condensed consolidated statement of operations as unrealized gain on short-term investment. The Company recorded an unrealized loss of \$13,797 and an unrealized gains of \$141,934 included in other income for the three and six months ended June 30, 2025, respectively. The Company recorded an unrealized loss of \$45,465 and a realized gain of \$5,248 included in other income for the three and six months ended June 30, 2024, respectively.

#### NOTE 3 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

The Company's stock appreciation rights liability is a mark-to-market liability and classified within Level 3 of the fair value hierarchy as the Company is using a Black-Scholes option pricing model. Significant unobservable inputs included expected term and volatility. The expected term was calculated using the simplified method. The volatility is calculated based on the Company's historical stock price over a period of time.

As of June 30, 2025, the stock appreciation rights liability had a fair value of \$32,116. Significant inputs for Level 3 stock appreciation rights liability fair value measurement at June 30, 2025 are (1) discount rate of 3.79% - 3.89%, (2) expected life of 5.25 - 6.25 years, (3) expected volatility of 132% - 136%, (4) zero expected dividends, (5) stock price of \$0.60 and (6) exercise price of \$0.45 - \$3.84.

There have been no transfers in and out of level 3 during the three and six months ended June 30, 2025, respectively.

#### **Income Taxes**

The Company accounts for income taxes using the asset and liability method. Accordingly, deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between financial statement carrying amounts of existing assets and liabilities and their respective tax bases. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in the tax rate is recognized in income or expense in the period that the change is effective. Tax benefits are recognized when it is probable that the deduction will be sustained. A valuation allowance is established when it is more likely than not that all or a portion of a deferred tax asset will either expire before the Company is able to realize the benefit, or that future deductibility is uncertain. As of June 30, 2025, and December 31, 2024, the Company had recognized a valuation allowance to the full extent of the Company's net deferred tax assets since the likelihood of realization of the benefit does not meet the more likely than not threshold.

The Company files a U.S. Federal income tax return and various state returns. Uncertain tax positions taken on the Company's tax returns will be accounted for as liabilities for unrecognized tax benefits. The Company will recognize interest and penalties, if any, related to unrecognized tax benefits in general and administrative expenses in the statements of operations. There were no liabilities recorded for uncertain tax positions at June 30, 2025 and December 31, 2024. The open tax years, subject to potential examination by the applicable taxing authority, for the Company are from December 31, 2020 forward.

#### **Research and Development**

Research and development costs primarily consist of research contracts for the advancement of product development, salaries and benefits, stock-based compensation, and consultants. The Company expenses all research and development costs in the period incurred. The Company makes an estimate of costs in relation to clinical study contracts. The Company analyzes the progress of studies, including the progress of clinical studies and phases, invoices received and contracted costs when evaluating the adequacy of the amount expensed and the related prepaid asset and accrued liability.

## **Stock-Based Compensation**

The Company measures the cost of employee services received in exchange for an award of equity instruments based on the grant-date fair value of the award. That cost is recognized over the period during which an employee is required to provide service in exchange for the award - the requisite service period. The grant-date fair value of employee share options is estimated using the Black-Scholes option pricing model adjusted for the unique characteristics of those instruments.

#### **Stock Appreciation Rights**

Pursuant to the terms of the Company's 2021 Equity Incentive Plan, the Company may grant cash-settled Stock Appreciation Rights ("SARs") that are classified as liabilities under ASC 718 (Compensation—Stock Compensation). These SARs allow employees to receive cash payments based on the appreciation of the Company's stock price over a specified period.

The initial fair value of SARs is determined on the grant date using the Black-Scholes option pricing model. SARs are remeasured at fair value at each reporting date using the Black-Scholes pricing model until they are exercised or expire. Changes in fair value are recognized in the income statement as a compensation expense. Compensation expense is recognized over the service period, which is the period during which employees are required to provide service in exchange for the award.

Upon exercise, the Company will settle SARs in cash based on the difference between the fair value of the underlying shares at the exercise date and the exercise price.

#### NOTE 3 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

#### Net Loss per Common Share

Basic loss per common share attributable to common stockholders is calculated by dividing the net loss attributable to common stockholders by the weighted-average number of common shares outstanding for the period, without consideration for common stock equivalents. Diluted loss per common share attributable to common stockholders is computed by dividing the net loss attributable to common stockholders by the weighted-average number of common share equivalents outstanding for the period determined using the treasury-stock method. Dilutive common stock equivalents are comprised of options and warrants to purchase common stock. For all periods presented, there is no difference in the number of shares used to calculate basic and diluted shares outstanding due to the Company's net losses in each period.

For the six months ended June 30, 2025 and 2024, the potentially dilutive securities that would be anti-dilutive due to the Company's net loss are not included in the calculation of diluted net loss per share attributable to common stockholders. The anti-dilutive securities are as follows (in common stock equivalent shares):

	Six month	is ended
	June 30, 2025	June 30, 2024
Stock options	14,158,927	13,052,592
Common stock warrants	750,908	1,813,455
Total	14,909,835	14,866,047

#### **Adoption of Recent Accounting Standards**

In November 2023, The FASB issued ASU 2023-07, "Segment Reporting (Topic 280): Improvements to Reportable Segment Disclosures" which expands annual and interim disclosures for reportable segments, primarily through enhanced disclosures about significant segment expenses. ASU 2023-07 is effective for our annual periods beginning January 1, 2024, and for interim periods beginning January 1, 2025, with early adoption permitted. The Company adopted this standard effective January 1, 2024 and the standard did not have significant impact on our consolidated financial statements.

In December 2023, the FASB issued ASU 2023-09, "Income Taxes (Topic 740): Improvements to Income Tax Disclosures" to expand the disclosure requirements for income taxes, specifically related to the rate reconciliation and income taxes paid. ASU 2023-09 was effective for our annual periods beginning January 1, 2025. The Company adopted this standard effective January 1, 2025 and the updated standard did not have a significant impact on our consolidated financial statement disclosures.

## **Recent Accounting Standards**

In November 2024, the FASB issued ASU 2024-03, *Income Statement - Reporting Comprehensive Income - Expense Disaggregation Disclosures (Subtopic 220-40)*. ASU 2024-03 requires specified information about certain costs and expenses be disclosed in the notes to the financial statements, including the expense caption on the face of the income statement in which they are disclosed, in addition to a qualitative description of remaining amounts not separately disaggregated. Entities will also be required to disclose their definition of "selling expenses" and the total amount in each annual period. The standard is effective for the Company for annual periods beginning January 1, 2027 and for interim periods beginning January 1, 2028, with updates applied either prospectively or retrospectively. Early adoption is permitted. The Company is currently evaluating the impact of this guidance on its disclosures.

In May 2025, the FASB issued ASU 2025-03, *Business Combinations (Topic 805) and Consolidation (Topic 810)*. This ASU provides clarifications related to step acquisitions and simplifies certain consolidation assessments involving variable interest entities. The standard is effective for the Company for annual periods beginning January 1, 2026, and for interim periods beginning January 1, 2027. Early adoption is permitted. The Company is currently evaluating the impact of this guidance on its consolidated financial statements.

In May 2025, the FASB issued ASU 2025-04, Compensation – Stock Compensation (Topic 718) and Revenue from Contracts with Customers (Topic 606). This ASU clarifies when awards fall under stock compensation guidance. This standard is effective for the Company for annual periods beginning January 1, 2026, and interim periods beginning January 1, 2027. Early adoption is permitted. The Company is currently evaluating the impact of this guidance on its consolidated financial statements.

#### **NOTE 4 - PREPAID EXPENSES**

Prepaid expenses consisted of the following (rounded to nearest \$00):

	J	June 30, 2025		cember 31, 2024
Insurance	\$	68,000	\$	403,100
Research and Development		307,100		391,200
Other		99,500		92,200
Total	\$	474,600	\$	886,500

#### NOTE 5 - ACCRUED EXPENSES

Accrued expenses consisted of the following (rounded to nearest \$00):

	June 30, 2025		ecember 31, 2024
Research and development	\$ 1,890,500	\$	4,514,800
Professional fees	257,000		362,600
Accrued bonus	1,035,900		732,300
Accrued vacation	509,800		421,700
Other	 79,400		129,400
Total	\$ 3,772,600	\$	6,160,800

#### NOTE 6 - STOCK APPRECIATION RIGHTS

During the six months ended June 30, 2025, 775,000 cash-settled stock appreciation rights have been issued to employees and consultants with an exercise price ranging from \$0.45 to \$0.67 with a 10-year term and vesting over a 4-year period. Variables used in the Black-Scholes option-pricing model include: (1) discount rate of 3.90% - 4.43%, (2) expected life of 6.25 years, (3) expected volatility of 135% - 140%, and (4) zero expected dividends.

At June 30, 2025, the Company revalued the cash-settled stock appreciation rights using a stock price of \$0.60 and an exercise price ranging from \$0.45 to \$3.84. Variables used in the Black-Scholes option-pricing model include: (1) discount rate of 3.79% - 3.89%, (2) expected life of 5.25 - 6.25 years, (3) expected volatility of 132% - 136% and (4) zero expected dividends.

As of June 30, 2025, the total liability related to cash-settled SARs is \$32,116, reflecting the fair value as of the reporting date. For the six months ended June 30, 2025, the Company recorded compensation related to the cash-settled SARs in the amount of \$24,611, included \$24,439 and \$172 in research and development and general and administrative expense, respectively, in the accompanying unaudited condensed consolidated statements of operations.

A summary of the changes in SARs during the six months ended June 30, 2025 is as follows:

	Number of Cash-Settled SARS	Veighted Average Exercise Price	Weighted Average Remaining Contractual Term	Aggregate Intrinsic Value
Outstanding at December 31, 2024	110,000	\$ 0.99	9.65	\$ -
Granted	775,000	\$ 0.58	9.81	\$ <u>-</u>
Outstanding at June 30, 2025	885,000	\$ 0.97	9.72	\$ -
SARs vested at June 30, 2025	-	\$ -	_	\$ _

At June 30, 2025, the Company has unrecognized compensation expense of approximately \$440,800 related to unvested stock appreciation rights which will be recognized over the weighted average remaining service period of 3.72 years.

#### NOTE 7 - STOCKHOLDERS' EQUITY

#### Common Stock

During the six months ended June 30, 2025, the Company issued 3,017,420 shares of restricted common stock in accordance with the license agreement with Trigone Pharma. The Company recognized \$905,226 of research and development compensation expense related to the restricted common stock issued as part of the transaction.

During the six months ended June 30, 2024, the Company issued 74,999 shares of common stock for the exercise of options for proceeds of \$246,747.

On April 6, 2022, the Company entered into a new Open Market Sale Agreement with Jefferies, as sales agent (the "ATM"), pursuant to which we may offer and sell, from time to time, through Jefferies, shares of our common stock, having an aggregate offering price of up to \$100,000,000. We are not obligated to sell any shares under the agreement. As of June 30, 2025, no shares have been issued under this agreement.

#### **Options and Warrants**

In December 2014, the Board of Directors adopted, and the Company's shareholders approved Relmada's 2014 Stock Option and Equity Incentive Plan, as amended (the "Plan"), which allows for the granting of 5,152,942 common stock awards, stock appreciation rights, and incentive and nonqualified stock options to purchase shares of the Company's common stock to designated employees, non-employee directors, and consultants and advisors.

In May 2021, the Company's Board of Directors adopted, and shareholders approved Relmada's 2021 Equity Incentive Plan (the "2021 Plan") which allows for the granting of 1,500,000 options or other stock awards.

In May 2022, the Company's Board of Directors adopted, and shareholders approved an amendment to the 2021 Plan to increase the shares of the Company's common stock available for issuance thereunder by 3,900,000 shares.

In May 2023, the Company's Board of Directors adopted and shareholders approved an amendment to the 2021 Plan to increase the shares of the Company's common stock available for issuance thereunder by 2,500,000 shares.

In May 2025, the Company's Board of Directors adopted and shareholders approved an amendment to the 2021 Plan to increase the shares of the Company's common stock available for issuance thereunder by 2,000,000 shares.

These combined plans allowed for the granting of up to 15,052,942 options or other stock awards.

Stock options are exercisable generally for a period of 10 years from the date of grant and generally vest over four years.

The Company uses the simplified method for share-based compensation to estimate the expected term for employee option awards for share-based compensation in its option-pricing model.

From January 1, 2025 through June 30, 2025, 3,103,567 options were issued with a weighted average exercise price of \$0.65 and a 10-year term, vesting over a 4 year period. The options granted include time-based vesting grants. The options have an aggregate fair value of \$1,894,177 calculated using the Black-Scholes option-pricing model. Variables used in the Black-Scholes option-pricing model include: (1) discount rate of 3.90% - 4.16% (2) expected life of 6.25 years, (3) expected volatility of 126% - 132%, and (4) zero expected dividends.

## NOTE 7 - STOCKHOLDERS' EQUITY (continued)

## **Options**

A summary of the changes in options during the three months ended June 30, 2025 is as follows:

		Weighted Average	Weighted Average Remaining		<b>.</b>
	Number of Options	Exercise Price Per Share	Contractual Term (Years)		Aggregate Intrinsic Value
Outstanding and expected to vest at December 31, 2024	12,263,017	\$ 16.61	6.01	\$	-
Granted	3,103,567	\$ 0.65	-	\$	
Cancelled	(1,207,657)	\$ 17.34	<u>-</u>	\$	<u>-</u>
Outstanding at June 30, 2025	14,158,927	\$ 13.05	6.98	\$	61,131
Options exercisable at June 30, 2025	9,162,258	\$ 18.63	5.84	\$	66

At June 30, 2025, the Company has unrecognized stock-based compensation expense of approximately \$11.2 million related to unvested stock options which will be recognized over the weighted average remaining service period of 2.98 years.

#### Warrants

A summary of the changes in outstanding warrants during the six months ended June 30, 2025 is as follows:

	Number of Shares	Weighted Average Exercise Price Per Share
Outstanding Warrants at December 31, 2024	1,382,613	\$ 17.02
Expired	(631,905)	
Outstanding at June 30, 2025	750,908	\$ 28.86
Warrants Vested at June 30, 2025	745,658	\$ 28.87

At June 30, 2025, the Company had approximately \$56,800 of unrecognized compensation expense related to outstanding warrants.

At June 30, 2025, the aggregate intrinsic value of warrants vested and outstanding was \$0.

## Stock-based compensation by class of expense

The following table summarizes the components of stock-based compensation expense which includes restricted stock, stock options, and warrants in the unaudited consolidated statements of operations for the six months ended June 30, 2025 and 2024 (rounded to nearest \$00):

	S	Six Months		Six Months		
		Ended		Ended		
		June 30,		June 30,		
		2025		2024		
Research and development	\$	1,236,200	\$	3,279,300		
General and administrative		6,690,200		12,229,600		
Total	\$	7,926,400	\$	15,508,900		

#### NOTE 8 - COMMITMENTS AND CONTINGENCIES

#### License Agreements

#### Third Party Licensor

Based upon a prior acquisition, the Company assumed an obligation to pay a third party (Dr. Charles E. Inturrisi and Dr. Paolo Manfredi – see below): (A) royalty payments up to 2% on net sales of licensed products that are not sold by sublicensee and (B) on each and every sublicense earned royalty payment received by licensee from its sublicensee on sales of license product by sublicensee, the higher of (i) 20% of the royalties received by licensee; or (ii) up to 2% of net sales of sublicensee. The Company will also make milestone payments of up to \$4 or \$2 million, for the first commercial sale of product in the field that has a single active pharmaceutical ingredient, and for the first commercial sale of product in the field of product that has more than one active pharmaceutical ingredient, respectively. As of June 30, 2025, the Company has not generated any revenue related to this license agreement.

#### Inturrisi / Manfredi

In January 2018, we entered into an Intellectual Property Assignment Agreement (the Assignment Agreement) and License Agreement (the License Agreement and together with the Assignment Agreement, the Agreements) with Dr. Charles E. Inturrisi and Dr. Paolo Manfredi (collectively, the Licensor). Pursuant to the Agreements, Relmada assigned its existing rights, including patents and patent applications, to esmethadone in the context of psychiatric use (the Existing Invention) to Licensor. Licensor then granted Relmada under the License Agreement a perpetual, worldwide, and exclusive license to commercialize the Existing Invention and certain further inventions regarding esmethadone in the context of other indications such as those contemplated above. In consideration of the rights granted to Relmada under the License Agreement, Relmada paid the Licensor an upfront, non-refundable license fee of \$180,000. Additionally, Relmada will pay Licensor \$45,000 every three months until the earliest to occur of the following events: (i) the first commercial sale of a licensed product anywhere in the world, (ii) the expiration or invalidation of the last to expire or be invalidated of the patent rights anywhere in the world, or (iii) the termination of the License Agreement. Relmada will also pay Licensor tiered royalties with a maximum rate of 2%, decreasing to 1.75%, and 1.5% in certain circumstances, on net sales of licensed products covered under the License Agreement. Relmada will also pay Licensor tiered payments up to a maximum of 20%, and decreasing to 17.5%, and 15% in certain circumstances, of all consideration received by Relmada for sublicenses granted under the License Agreement. As of June 30, 2025, no events have occurred, and the Company continued to pay Licensor \$45,000 every three months. See Note 11 below.

#### Arbormentis, LLC

On July 16, 2021, the Company entered into a License Agreement with Arbormentis, LLC, a privately held Delaware limited liability company, by which the Company acquired development and commercial rights to a novel psilocybin and derivate program from Arbormentis, LLC, worldwide excluding the countries of Asia. The Company will collaborate with Arbormentis, LLC on the development of new therapies targeting neurological and psychiatric disorders, leveraging its understanding of neuroplasticity, and focusing on this emerging new class of drugs targeting the neuroplastogen mechanism of action. Under the terms of the License Agreement, the Company paid Arbormentis, LLC an upfront fee of \$12.7 million, consisting of a mix of cash and warrants to purchase the Company's common stock, in addition to potential milestone payments totaling up to approximately \$160 million related to pre-specified development and commercialization milestones. Arbormentis, LLC is also eligible to receive a low single digit royalty on net sales of any commercialized therapy resulting from this agreement. The license agreement is terminable by the Company but is perpetual and not terminable by the licensor absent material breach of its terms by the Company.

The new licensed program stems from an international collaboration among U.S., European and Swiss scientists that has focused on the discovery and development of compounds that may promote neural plasticity. Dr. Paolo Manfredi, co-inventor of REL-1017, and Dr. Marco Pappagallo, are among the scientists affiliated with Arbormentis, LLC.

On May 12, 2025, the Company delivered to Arbormentis LLC a formal notice of termination of the License Agreement, ending the Company's participation in the previously announced psilocybin development program. As a result of the cancellation, all obligations under the license agreement with Arbormentis will cease as of the effective termination date, which is 90 days after the date of notice.

#### NOTE 8 - COMMITMENTS AND CONTINGENCIES (continued)

#### **Trigone**

On March 24, 2025, we entered into an Exclusive License Agreement with Trigone, a privately held Israeli company. The license agreement is for Trigone's NDV-01 product, which is a novel, sustained-release, intravesical gemcitabine/docetaxel, ready-for-use product candidate for the treatment of NMIBC. Under the terms of the agreement, the Company made a \$3,500,000 upfront payment on March 25, 2025, and issued 3,017,420 shares of common stock, which represent 10% of the Company's outstanding shares, for exclusive worldwide rights to NDV-01, excluding Israel, India and South Africa.

In addition, the Company will pay up to \$200 million in development, regulatory and commercial milestones pending successful commercialization. The Company will also pay a royalty of 3% on any net sales.

#### Leases and Subleases

On August 1, 2021, the Company relocated its corporate headquarters to 2222 Ponce de Leon, Floor 3, Coral Gables, FL 33134, pursuant to a lease agreement with monthly rent of approximately \$11,000. The lease period was for five months. The lease agreement expired on December 31, 2021 and was renewed for each subsequent year with monthly rent for the years end December 31, 2025 and 2024 of approximately \$4,100, and \$7,000, respectively.

Beginning on December 1, 2023, we leased office space at 12 E 49<sup>th</sup> Street, New York, NY 10022 with monthly rent of approximately \$12,000; that lease was terminated on May 31, 2024.

Beginning on May 29, 2024, we leased office space at 12 E 49<sup>th</sup> Street, New York, NY 10022 with monthly rent of approximately \$10,500; that lease expired on May 30, 2025 with the Company continuing to lease the space under a month-to-month option.

In accordance with ASC 842, Leases, the Company has elected the practical expedient and recognizes rent expense evenly over the 12 months.

For the six months ended June 30, 2025 and 2024, the Company recognized lease expense of approximately \$98,500 and \$122,100, respectively.

#### Legal

From time to time, the Company may become involved in lawsuits and other legal proceedings that arise in the course of business. Litigation is subject to inherent uncertainties, and it is not possible to predict the outcome of litigation with total confidence. The Company is currently not aware of any legal proceedings or potential claims against it whose outcome would be likely, individually or in the aggregate, to have a material adverse effect on the Company's business, financial condition, operating results, or cash flows.

#### NOTE 9 - OTHER POSTRETIREMENT BENEFIT PLAN

Relmada participates in a multiemployer 401(k) plan that permits eligible employees to contribute funds on a pretax basis subject to maximum allowed under federal tax provisions. The Company matches 100% of the first 3% of employee contributions, plus 50% of employee contributions that exceed 3% but do not exceed 5%.

The employees choose an amount from various investment options for both their contributions and the Company's matching contribution. The Company's contribution expense was approximately \$100,700 and \$69,400 for the six months ended June 30, 2025 and 2024, respectively.

#### **NOTE 10 - SEGMENT REPORTING**

The Company determined its reporting units in accordance with ASC 280, Segment Reporting. Reportable operating segments are determined based on the management approach, as defined by ASC 280, is based on the way that the chief operating decision-maker (CODM) organizes segments within the Company for making operating decisions, assessing performance, and allocating resources. Reportable segments are based on products and services, geography, legal structure, management structure, or any other manner in which management disaggregates the Company.

Management determined the Company's operations constitute a single reportable segment in accordance with ASC 280: clinical stage drug development. The Company derives all of its losses from the development of clinical stage drugs expenses. The Company's CODM is its chief executive officer and chief financial officer. The CODM assesses performance and makes operating decisions about allocating resources based on the research and development operating expenses on the Consolidated Statements of Operations. The CODM does not review assets in evaluating the results of the clinical stage development, and therefore, such information is not presented.

The following table provides the operating expenses of our clinical stage drug development segment for the three and six months ended June 30, 2025 and 2024 (rounded to the nearest \$00):

	Three months ended June 30,				Six months ended June 30,			
		2025 2024		2025			2024	
Clinical Study Expense	\$	779,600	\$	1,587,500	\$	8,740,200	\$	4,760,100
Other Research Expense		702,200		6,239,500		2,533,200		13,306,300
Manufacturing and Drug Storage Expense		81,600		681,500		237,200		974,000
Pre-clinical Expense		-		-		-		33,700
Compensation Expense		1,062,700		632,600		1,996,100		1,673,000
Stock-based Compensation Expense		193,300		1,580,000		1,263,700		3,279,300
Total Research and Development Expense	\$	2,819,400	\$	10,721,100	\$	14,770,400	\$	24,026,400

#### **NOTE 11 - SUBSEQUENT EVENTS**

On July 7, 2025, the Company delivered to the Licensor under the License Agreement with Dr. Charles E. Inturrisi and Dr. Paolo Manfredi formal notice of termination of the License Agreement, ending the Company's participation in the previously announced esmethadone development program. As a result of the notice of termination, all material obligations under the license agreement with the Licensor will cease 90 days after the date of the notice.

#### ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATION

#### FORWARD-LOOKING STATEMENT NOTICE

This Quarterly Report on Form 10-Q (this Report) contains forward looking statements that involve risks and uncertainties, principally in the sections entitled "Risk Factors," and "Management's Discussion and Analysis of Financial Condition and Results of Operations." All statements other than statements of historical fact contained in this Quarterly Report, including statements regarding future events, our future financial performance, business strategy and plans and objectives of management for future operations, are forward-looking statements. We have attempted to identify forward-looking statements by terminology including "anticipates," "believes," "continue," "could," "estimates," "expects," "intends," "may," "plans," "potential," "predicts," "should," or "will" or the negative of these terms or other comparable terminology. Although we do not make forward-looking statements unless we believe we have a reasonable basis for doing so, we cannot guarantee their accuracy. These statements are only predictions and involve known and unknown risks, uncertainties and other factors, including the risks outlined under "Risk Factors" or elsewhere in this Quarterly Report, which may cause our or our industry's actual results, levels of activity, performance or achievements expressed or implied by these forward-looking statements. Moreover, we operate in a very competitive and rapidly changing environment. New risks emerge from time to time and it is not possible for us to predict all risk factors, nor can we address the impact of all factors on our business or the extent to which any factor, or combination of factors, may cause our actual results to differ materially from those contained in any forward-looking statements. All forward-looking statements included in this document are based on information available to us on the date hereof, and we assume no obligation to update any such forward-looking statements.

You should not place undue reliance on any forward-looking statement, each of which applies only as of the date of this Quarterly Report on Form-10-Q. Before you invest in our securities, you should be aware that the occurrence of the events described in the section entitled "Risk Factors" and elsewhere in this Quarterly Report could negatively affect our business, operating results, financial condition and stock price. Except as required by law, we undertake no obligation to update or revise publicly any of the forward-looking statements after the date of this Quarterly Report on Form-10-Q to conform our statements to actual results or changed expectations.

#### **Business Overview**

Relmada Therapeutics, Inc. (Relmada, the Company, we or us) (a Nevada corporation), is a publicly traded, clinical-stage biotechnology company. We substantially redesigned our development programs following a comprehensive strategic review in late 2024 and early 2025. We concluded in our review that the most promising path to create shareholder value was to lever our extensive drug development expertise and clinical operations capabilities by acquiring new development candidates, while pausing further work on esmethadone (d-methadone, dextromethadone or REL-1017). Hence we accelerated ongoing efforts to augment our development pipeline while diversifying its risk, which culminated in the licensing of NDV-01, a novel delivery formulation of a chemotherapy regimen widely used to treat non muscle-invasive bladder cancer (NMIBC) that is currently in Phase 2, and the acquisition of Sepranolone, a Phase 2b-ready neurosteroid with potential applications in Prader-Willi syndrome (PWS), Tourette Syndrome (TS), essential tremor and other diseases related to excessive GABAergic activity.

Following the 2024 REL-1017 setback and subsequent post hoc analyses, the program has been terminated effective July 7, 2025.

We also had been developing REL-P11, a modified-release formulation of psilocybin, as an investigational agent for the treatment of metabolic disease. Effective May 12, 2025, this program has been terminated.

#### Strategic Business Review and New Approach

Following a comprehensive evaluation of the Company's business strategy and growth opportunities, management and the Board of Directors have implemented on an enhanced approach aimed at maximizing shareholder value.

This refined strategy remains focus on:

- Innovation Advancing novel and differentiated therapeutic solutions
- Addressing Unmet Medical Needs Targeting areas with significant gaps in treatment
- Large Market Opportunities Prioritizing programs with substantial commercial potential
- Intellectual Property Protection Strengthen and extending patent coverage to safeguard long-term value

#### **Key Strategic Priorities**

Under this approach, we will continue to emphasize:

- Leveraging Development Expertise Focusing on high-value therapeutic areas while rigorously assessing development risks, market viability, and success probabilities
- Pipeline Diversification Expanding and balancing our portfolio to mitigate risk and enhance growth potential
- Prioritizing Mid- to Late-Stage Programs Concentrating resources on assets with clear path to commercialization
- Accelerating Market Entry Streamline development timelines to bring therapies to patients faster
- Pursuing Cost-Effective Development Paths Optimizing resource allocation and strategic partnerships
- Targeted Commercialization Strategy Focusing on opportunities that require minimal sales and marketing infrastructure

This strategic framework positions the Company for long-term growth while maintaining execution and financial prudence.

#### **Progress in Strategic Execution**

We commenced a strategic review in December 2024 of our then existing development pipeline and the opportunities open to us given our core strengths in every aspect of drug development, with particular expertise in CNS. That process recently resulted in a series of transactions that have considerably expanded and strengthened Relmada's potential to create shareholder value. Since January 1, 2025, we have successfully closed two important transactions, NDV-01 in-licensing and Sepranolone acquisition, which align with our new strategy.

On February 6, 2025, Relmada announced the acquisition from Asarina Pharma AB (Asarina) of Sepranolone, a Phase 2b ready neurosteroid being developed for the potential treatment of PWS, TS, essential tremor and other diseases related to the excessive GABAergic activity.

On March 25, 2025, Relmada announced the in-license agreement from Trigone Pharma Ltd. (Trigone) of NDV-01, a novel delivery formulation of a widely used chemotherapeutic regimen used to treat NMIBC.

#### **Key Upcoming Anticipated Milestones**

We expect multiple key milestones over the next 12 months. These include:

- NDV-01 Nine-month data from ongoing Phase 2 NMBIC Study 2<sup>nd</sup> Half 2025
- NDV-01 Twelve-month data from ongoing Phase 2 NMBIC Study Year end 2025
- NDV-01 United States Investigative New Drug clearance 1st Half 2026
- Sepranolone Initiation of clinical trial in PWS 1st Half 2026

#### **Our Development Programs**

## Sepranolone Program

The GABAergic system is the primary inhibitory neurotransmitter pathway. It consists of two types of receptors,  $GABA_A$  and  $GABA_B$ .  $GABA_A$  receptors are a major target for neuropsychiatric drugs, including benzodiazepines, barbiturates and anesthetic agents. The GABAergic system regulates a host of physiological and neurological functions and their related moods and behaviors. The principal positive physiologic modulators of the GABAergic system are the neurotransmitter GABA ( $\gamma$ -aminobutyric acid) and the positive allosteric modulator Allopregnanolone. GABA generally inhibits nervous system excitability and thereby produces a calming effect that reduces anxiety and compulsive behavior, among other manifestations. While Allopregnanolone typically enhances GABA's calming effects, in some individuals it paradoxically exacerbates anxiety and compulsive behavior.

Sepranolone is a synthetic version of Isoallopregnanolone, a naturally occurring neurosteroid that counteracts the effects of Allopregnanolone. Sepranolone is designed to normalize GABA<sub>A</sub> receptor activity by targeting two specific receptor subtypes (alpha-2 and alpha-4) without directly interfering with GABA signaling, making it a novel and selective treatment approach for diseases such as PWS and TS and other disorders that feature compulsive behavior.

Data from an open-label Phase 2a randomized study demonstrated that Sepranolone has the potential to improve TS symptoms versus standard of care alone, as measured by changes in the YGTSS scoring system (the world-standard Yale Global Tic Severity Scale) compared to baseline. In the 12-week, dual-center, parallel-group study, 26 subjects were treated with Sepranolone (10 mg, administered by subcutaneous injection twice weekly in addition to standard of care (SOC) versus standard of care alone.

The Phase 2a results showed competitive tic reduction and improved quality of life while displaying no CNS off-target effects. Sepranolone not only reduced tic severity in its primary clinical endpoint as measured by YGTSS by 28% (p=0.051) – but also achieved positive results in four key secondary endpoints compared with standard of care:

- 69% greater increase of Quality of Life (using the Gilles de la Tourette Syndrome Quality of Life total score (GTS-QOL)
- 50% greater reduction in impairment (YGTSS)
- 44% greater reduction of the premonitory urge to tic (PUTS the Premonitory Urge to Tic scale)

Importantly, no off-target CNS effects or systemic side effects were observed in this study. Further, Sepranolone has been evaluated in multiple clinical neuro/hormonal studies involving over 335 participants and has demonstrated a favorable safety profile.

Relmada is currently evaluating the nonclinical and clinical strategy for the development of Sepranolone.

## NDV-01 Program

Our second program, in-licensed on March 24, 2025, NDV-01, is a novel intravesicular delivery technology designed for the long-acting, controlled release of gemcitabine and docetaxel. This combination therapy has gained significant interest as an alternative to Bacillus Calmette-Guérin (BCG) for treating NMIBC, especially given the global BCG shortage since 2019. Clinical studies have shown that gemcitabine and docetaxel achieve response rates and Recurrence-Free Survival comparable to or better than BCG. However, conventional administration is cumbersome, requiring sequential drug delivery over three to four hours, with limited tumor exposure time.

NDV-01 potentially addresses these limitations by enabling a single administration in less than 10 minutes, delivering sustained, localized chemotherapy for up to 10 days. This extended exposure enhances the therapeutic effect while improving patient convenience.

NDV-01 is formulated as a controlled-release intravesical therapy containing gemcitabine and docetaxel. By maintaining continuous drug exposure within the bladder, NDV-01 may optimize local efficacy while minimizing systemic absorption and associated side effects. Unlike conventional intravesical instillations, which result in fluctuating drug levels, NDV-01 provides a continuous release of both agents over 10 days. This sustained delivery may improve cancer cell eradication and reduce recurrence risk while lowering the frequency of administration.

NDV-01 is currently in a Phase 2 clinical trial evaluating its safety and efficacy in patients with aggressive NMIBC. The Phase 2 study is a single-arm, single-center study evaluating the safety and efficacy of NDV-01 in patients with High Grade-NMIBC. Patients are treated with NDV-01 in a biweekly induction phase, follow by monthly maintenance for up to one year, with regular assessments via cystoscopy, cytology, and biopsy, as indicated. The primary efficacy endpoints are safety and complete response rate (Complete Response Rate at 12 months), and secondary efficacy endpoints are duration of response (DOR) and event free survival (EFS).

On April 28, 2025, the Company announced positive initial data from the Phase 2 study. As of the latest cut-off, a total of 26 patients had been enrolled: 20 patients had reached the 3-month assessment with 7 reaching the 6-month assessment.

On August 7, 2025, the Company announced positive 6-month follow-up data from the Phase 2 study.

Highlights of the 6-month follow-up data from the Phase 2 study:

Table 1: Baseline ch	naracteristics (n=29)
Gender	n (%)
Male	24 (83%)
Female	5 (17%)
Median Age (years) (range)	73 (54-93)
Median BCG Doses (range)	6 (0-18)
• BCG-naïve (n (%))	12 (41%)
• BCG exposed (n (%))	4 (14%)
BCG unresponsive (n (%))	13 (45%)
Stage (n (%))	
Pure CIS	3 (10%)
Ta/T1 + CIS	4 (14%)
Ta	18 (62%)
T1	4 (14%)

	% (n/N)
Complete Response (CR)	
Anytime	91% (21/23)
3 months	83% (19/23)
6 months	90% (19/21)*

<sup>\*</sup> One subject has reached the 9-month assessment and had a CR. No patient had progression to muscle invasive disease. No patient underwent a radical cystectomy. No patient had >= Grade 3 treatment related adverse events and no patients discontinued treatment due to adverse events.

# Our Corporate History and Background

We are a clinical-stage, publicly traded biotechnology company developing NCEs and novel versions of drug products that potentially address areas of high unmet medical need in the treatment of cancer, neurological disorders, depression and other diseases.

Currently, none of our product candidates has been approved for sale in the United States or elsewhere. We have no commercial products nor do we have a sales or marketing infrastructure. In order to market and sell our products we must conduct clinical trials on patients and obtain regulatory approvals from appropriate regulatory agencies, like the FDA in the United States, and similar organizations elsewhere in the world.

We have not generated revenues and do not anticipate generating revenues for the foreseeable future. We had a net loss of approximately \$27,425,900 for the six months ended June 30, 2025. At June 30, 2025, we had an accumulated deficit of approximately \$668,308,000.

#### **Business Strategy**

Our strategy is to leverage our considerable industry experience, understanding of pharmaceutical markets and development expertise to identify, develop and commercialize product candidates with significant market potential that can fulfill unmet medical needs. We have assembled a management team along with both scientific advisors, and business advisors with significant industry and regulatory experience to lead and execute the development and commercialization of our product candidates.

#### **Intellectual Property Portfolio and Market Exclusivity**

We have more than 40 issued patents and pending patent applications related to Sepranolone for multiple uses, including diseases and disorders exhibiting compulsive behaviors such as PWS, TS, obsessive-compulsive disorder, and gambling disorder, potentially providing coverage beyond 2030.

We have more than 10 issued patents and pending patent applications related to NDV-01 for multiple uses, including formulations and methods for controlled release of therapeutics for treatment of diseases such as bladder cancer, potentially providing coverage beyond 2038.

#### **Key Strengths**

We believe that the key elements for our market success include:

- Compelling lead product opportunities in NDV-01 and Sepranolone.
- Experienced management team with considerable drug development expertise;
- Multiple potential bladder cancer related indications for NDV-01.
- Extensive safety database for Sepranolone as well as promising signal of efficacy in Tourette Syndrome
- Substantial and growing IP portfolio for both Sepranolone and NDV-01
- Scientific support of leading experts: Our scientific advisors include clinicians and scientists who are affiliated with a number of highly regarded medical institutions.

#### **Available Information**

Reports we file with the Securities and Exchange Commission (SEC) pursuant to the Exchange Act of 1934, as amended (the Exchange Act), including annual and quarterly reports, and other reports we file, can be inspected and copied at the public reference facilities maintained by the SEC at 100 F Street NE, Washington, D.C. 20549.

#### **Results of Operations**

For the Three Months Ended June 30, 2025 versus June 30, 2024

	Т	Three Months Ended June 30, 2025		Ended June 30, 2024	 Increase (Decrease)	
Operating Expenses						
Research and development	\$	2,819,377	\$	10,721,089	\$ (7,901,712)	
General and administrative		7,401,929		8,097,695	(695,766)	
Total	\$	10,221,306	\$	18,818,784	\$ (8,597,478)	

#### Research and Development Expense

Research and development expense for the three months ended June 30, 2025 was approximately \$2,819,400 compared to \$10,721,100 for the three months ended June 30, 2024, a decrease of approximately \$7,901,700. The change was primarily driven by:

- Decrease in other research expenses of \$5,537,300 primarily associated with the winding down of the REL-1017 302 and 304 studies in 2025;
- Decrease in stock-based compensation expense of \$1,386,700;
- Decrease in study costs of \$807,900 associated with the winding down of the REL-1017 studies;
- Decrease in manufacturing and drug storage costs of \$599,900; and
- Increase in compensation expense of \$430,100 due to a increase in research and development employees and their related bonus.

#### General and Administrative Expense

General and administrative expense for the three months ended June 30, 2025 was approximately \$7,401,900 compared to \$8,097,700 for the three months ended June 30, 2024, a decrease of approximately \$695,800. The change was primarily due to:

- Decrease in stock-based compensation expense of \$2,353,700;
- Increase in compensation expense of \$1,652,000 due to an increase of general and administrative employees and their related bonuses; and
- Increase in other general and administrative expenses of \$5,900 primarily due to an increase in consulting services.

#### Other Income

Interest/investment income was approximately \$321,500 and \$963,000 for the three months ended June 30, 2025 and 2024, respectively. The decrease was due to lower average investment balance. Realized gain on short-term investments was approximately \$47,200 and \$133,100 for the three months ended June 30, 2025 and 2024, respectively. Unrealized loss on short-term investments was approximately \$13,800 and \$45,500 for the three months ended June 30, 2025 and 2024.

#### **Net Loss**

The net loss for the Company for the three months ended June 30, 2025 and 2024 was approximately \$9,866,400 and \$17,768,100, respectively. The Company had loss per share basic and diluted of \$0.30 and \$0.59 for the three months ended June 30, 2025 and 2024, respectively.

#### **Income Taxes**

The Company did not provide for income taxes for the three months ended June 30, 2025 and 2024, since there was a loss and a full valuation allowance against all deferred tax assets.

#### **Results of Operations**

For the Six Months Ended June 30, 2025 versus June 30, 2024

	S	Six Months Ended June 30, 2025	S	Six Months Ended June 30, 2024	Increase (Decrease)
Operating Expenses					
Research and development	\$	14,770,400	\$	24,026,395	\$ (9,255,995)
General and administrative		13,669,342		17,780,249	(4,110,907)
Total	\$	28,439,742	\$	41,806,644	\$ (13,366,902)

#### Research and Development Expense

Research and development expense for the six months ended June 30, 2025 was approximately \$14,770,400 compared to \$24,026,400 for the six months ended June 30, 2024, a decrease of approximately \$9,256,000. The decrease was primarily due to:

- Decrease in other research expenses of \$10,773,100 primarily associated with the wind-down of the 302 and 304 studies in 2025;
- Decrease in stock-based compensation expense of \$2,015,600;
- Decrease in manufacturing and drug storage costs of \$736,800;
- Decrease in pre-clinical and toxicology expenses of \$33,700;
- Increase in costs of \$3,980,100 associated with the acquisitions of Sepranolone and NDV-01 in the first quarter of 2025 offset with a decrease of 302 and 304 study expenses due to the wind-down of these studies; and
- Increase in compensation expense of \$323,100 due to an increase in research and development employees and their related bonuses.

#### General and Administrative Expense

General and administrative expense for the six months ended June 30, 2025 was approximately \$13,669,300 compared to \$17,780,200 for the six months ended June 30, 2024, a decrease of approximately \$4,110,900. The decrease was primarily due to:

- Decrease in stock-based compensation expense of \$5,539,100 related to option grants to employees and key consultants;
- Decrease in other general and administrative expenses of \$281,600 primarily due to a decrease in consulting services; and
- Increase in compensation expense of \$1,709,800 primarily related an increase of general and administrative employees and their related bonuses.

#### Other Income

Interest / investment income was approximately \$761,700 and \$2,018,900 for the six months ended June 30, 2025 and 2024, respectively. The decrease was due to lower interest rates and investment yields. Realized gain on short-term investments was approximately \$110,200 for the six months ended June 30, 2024 compared to a realized gain of approximately \$186,200 for the six months ended June 30, 2024. Unrealized gain on short-term investments was approximately \$141,900 and \$5,200 for the six months ended June 30, 2025 and 2024, respectively.

#### Net Loss

The net loss for the Company for the six months ended June 30, 2025 and 2024 was approximately \$27,425,900 and \$39,596,200 respectively. The Company had loss per share, basic and diluted of \$0.86 and \$1.31 for the six months ended June 30, 2025 and 2024, respectively.

#### **Income Taxes**

The Company did not provide for income taxes for the six months ended June 30, 2025 and 2024, since there was a loss and a full valuation allowance against all deferred tax assets.

#### Liquidity

As shown in the accompanying audited consolidated financial statements, the Company has incurred losses and negative cash flows from operations since inception and expects to incur additional losses until such time that it can generate significant revenue from the commercialization of its product candidates. During the six months ended June 30, 2025, the Company incurred a net loss of \$27,425,907 and had negative operating cash flows of \$24,468,909. Given the Company's projected operating requirements and its existing cash and cash equivalents and short-term investments, the Company is projecting insufficient liquidity to sustain its operations through one year following the date that the financial statements are issued. These conditions and events raise substantial doubt about the Company's ability to continue as a going concern.

In response to these conditions, management is currently evaluating the size and scope of any subsequent operations and clinical trials that will affect the timing to obtain the required funding of future operations. Financing strategies may include, but are not limited to the public or private sale of equity or debt securities or from bank or other loans or through strategic collaboration and/or licensing agreements. There can be no assurances that the Company will be able to secure additional financing, or if available, that it will be sufficient to meet its needs or on favorable terms. Because management's plans have not yet been finalized and are not within the Company's control the implementation of such plans cannot be considered probable. As a result, the Company concluded that management's plans do not alleviate substantial doubt about the Company's ability to continue as a going concern.

The following table sets forth selected cash flow information for the periods indicated below:

	Six Months Ended	1	Six Months Ended
	 June 30, 2025		June 30, 2024
Cash used in operating activities	\$ (24,468,909)	\$	(26,299,773)
Cash provided by investing activities	22,038,255		24,072,718
Cash (used in)/provided by financing activities	 (73,021)		221,747
Net decrease in cash and cash equivalents	\$ (2,503,675)		(2,005,308)

For the six months ended June 30, 2025, cash used in operating activities was \$24,468,909 primarily due to the net loss of \$27,425,907 offset by non-cash stock-based compensation charges of \$7,926,448. There were realized gains and unrealized gains on short-term investments of \$110,156 and \$141,934, respectively. In addition, there was an increase in operating assets and liabilities of \$4,717,360.

For the six months ended June 30, 2024, cash used in operating activities was \$26,299,773 primarily due to the net loss of \$39,596,248 offset by non-cash stock-based compensation charges of \$4,477,995. There were realized gains and unrealized gains on short-term investments of \$186,247 and \$5,248, respectively. In addition, there was an increase in operating assets and liabilities of \$4,766,880.

For the six months ended June 30, 2025, cash provided by investing activities was \$22,038,255, due to \$809,375 of purchases of short-term investments offset by \$22,847,630 of sales of short-term investments.

For the six months ended June 30, 2024, cash provided by investing activities was \$24,072,718, due to \$8,313,312 of purchases of short-term investments offset by \$32,386,030 of sales of short-term investments.

Net cash used by financing activities for the six months ended June 30, 2025 was \$73,021 related to ATM expenses.

For the six months ended June 30, 2024, cash provided by financing activities was \$221,747 due to proceeds from options exercised for common stock of \$246,747 offset by ATM expenses of \$25,000.

#### **Effects of Inflation**

Our assets are primarily monetary, consisting of cash and cash equivalents and short-term investments. Because of their liquidity, these assets are not directly affected by inflation. However, the rate of inflation affects our expenses, such as those for employee compensation and contract services, which could increase our level of expenses and the rate at which we use our resources.

#### **Commitments and Contingencies**

Please refer to Note 10 in our Annual Report on Form 10-K for the year ended December 31, 2024 under the heading Commitments and Contingencies. To our knowledge there have been no material changes to the risk factors that were previously disclosed in the Company's Annual Report on Form 10-K for the year ended December 31, 2024. Additional risks and uncertainties not currently known to us or that we currently deem to be immaterial also may materially adversely affect our business, financial condition and/or operating results.

#### **Critical Accounting Policies and Estimates**

A critical accounting policy is one that is both important to the portrayal of a company's financial condition and results of operations and requires management's most difficult, subjective or complex judgments, often as a result of the need to make estimates about the effect of matters that are inherently uncertain.

Our unaudited condensed consolidated financial statements are presented in accordance with U.S. GAAP, and all applicable U.S. GAAP accounting standards effective as of June 30, 2025 have been taken into consideration in preparing the unaudited condensed consolidated financial statements. The preparation of unaudited condensed consolidated financial statements requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, and disclosure of contingent assets and liabilities at the date of the unaudited condensed consolidated financial statements and the reported amounts of revenues and expenses for the reporting period. Management bases its estimates on historical experience and on various assumptions that are believed to be reasonable under the circumstances, the results of which form the basis for making judgments about the carrying value of assets and liabilities that are not readily apparent from other sources. On a continual basis, management reviews its estimates utilizing currently available information, changes in facts and circumstances, historical experience, and reasonable assumptions. After such reviews, and if deemed appropriate, management's estimates are adjusted accordingly. Actual results could differ from those estimates and assumptions under different and/or future circumstances. Management considers an accounting estimate to be critical if:

- it requires assumptions to be made that were uncertain at the time the estimate was made; and
- changes in the estimate, or the use of different estimating methods that could have been selected, could have a material impact on results of operations or financial condition.

We evaluate our estimates and assumptions on an ongoing basis and none of the Company's estimates and assumptions used within the unaudited condensed consolidated financial statements involve a high level of estimation uncertainty. For additional discussion regarding the application of the significant accounting policies, see Note 3 to the Company's unaudited condensed consolidated financial statements included in this report.

#### ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK.

There have been no material changes to our exposures to market risks as disclosed under the heading "Quantitative and Qualitative Disclosures About Market Risks" in the annual Management's Discussion and Analysis of Financial Condition and Results of Operations contained in our Form 10-K for the year ended December 31, 2024.

#### ITEM 4. CONTROLS AND PROCEDURES

#### **Evaluation of Disclosure Controls and Procedures**

We carried out an evaluation, under the supervision and with the participation of our management, including our principal executive officer and principal financial officer, of the effectiveness of the design and operation of our disclosure controls and procedures, as defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended (the Exchange Act). Disclosure controls and procedures include, without limitation, controls and procedures designed to ensure that information required to be disclosed by an issuer in the reports that it files or submits under the Exchange Act is accumulated and communicated to the issuer's management, including its principal executive and principal financial officers, or persons performing similar functions, as appropriate to allow timely decisions regarding required disclosure. Based upon our evaluation, our Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures are effective as of June 30, 2025, in ensuring that material information that we are required to disclose in reports that we file or submit under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission rules and forms.

## **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) under the Exchange Act, during the six months ended June 30, 2025 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

#### PART II OTHER INFORMATION

#### ITEM 1. LEGAL PROCEEDINGS

From time to time, the Company may become involved in lawsuits and other legal proceedings that arise in the course of business. Litigation is subject to inherent uncertainties, and it is not possible to predict the outcome of litigation with total confidence. The Company is currently not aware of any legal proceedings or potential claims against it whose outcome would be likely, individually or in the aggregate, to have a material adverse effect on the Company's business, financial condition, operating results, or cash flows.

#### ITEM 1A. RISK FACTORS

There have been no material changes to the risk factors under Part I, Item 1A of our Form 10-K for the year ended December 31, 2024.

# ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS.

None.

#### ITEM 3. DEFAULTS UPON SENIOR SECURITIES.

None

#### ITEM 4. MINE SAFETY DISCLOSURES

Not applicable.

#### **ITEM 5. OTHER INFORMATION**

Director and Officer Trading Arrangements

No directors or executive officers of the Company adopted, modified or terminated a Rule 10b5-1 trading arrangement or a non-Rule 10b5-1 trading arrangement (as defined in Item 408(c) of Regulation S-K) during the quarterly period covered by this Report.

Termination of Psilocybin License

On May 12, 2025, the Company delivered to Arbormentis LLC a formal notice of termination of the Company's License Agreement with Arbormentis LLC, ending the Company's participation in the previously announced psilocybin development program. As a result of the cancellation, all obligations under the license agreement with Arbormentis will cease as of the effective termination date, which is 90 days after the date of notice.

#### **ITEM 6. EXHIBITS**

Copies of the following documents are included as exhibits to this report pursuant to Item 601 of Regulation S-K

Exhibit No.	Title of Document	Location
31.1	Certification of the Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002	Filed herewith
31.2	Certification of the Principal Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002	Filed herewith
32.1	Certification of the Chief Executive Officer pursuant to U.S.C. Section 1350 as adopted pursuant to Section 906 of	Furnished herewith
	the Sarbanes-Oxley Act of 2002*	
32.2	Certification of the Principal Financial Officer pursuant to U.S.C. Section 1350 as adopted pursuant to Section 906 of	Furnished herewith
	the Sarbanes-Oxley Act of 2002*	
101.INS	Inline XBRL Instance Document.	Filed herewith
101.SCH	Inline XBRL Taxonomy Extension Schema Document.	Filed herewith
101.CAL	Inline XBRL Taxonomy Extension Calculation Linkbase Document.	Filed herewith
101.DEF	Inline XBRL Taxonomy Extension Definition Linkbase Document.	Filed herewith
101.LAB	Inline XBRL Taxonomy Extension Label Linkbase Document.	Filed herewith
101.PRE	Inline XBRL Taxonomy Extension Presentation Linkbase Document.	Filed herewith
104	Cover Page Interactive Data File (formatted as Inline XBRL and contained in Exhibit 101).	Filed herewith

<sup>\*</sup> The Exhibit attached to this Form 10-Q shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934 (the "Exchange Act") or otherwise subject to liability under that section, nor shall it be deemed incorporated by reference in any filing under the Securities Act of 1933, as amended, or the Exchange Act, except as expressly set forth by specific reference in such filing.

<sup>†</sup> Certain portions of this Exhibit have been redacted pursuant to Item 601(b)(10)(iv) of Regulation S-K.

## **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.

Date: August 7, 2025 By: /s/ Sergio Traversa

Sergio Traversa Chief Executive Officer (Duly Authorized Officer and Principal Executive Officer)

/s/ Maged Shenouda

Maged Shenouda Chief Financial Officer (Duly Authorized Officer and

Principal Financial and Accounting Officer)

# 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, Sergio Traversa, certify that:

- 1. I have reviewed this Report on Form 10-Q of Relmada Therapeutics, 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 present in this report;
- 4. I and the other certifying officer 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 our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - (d) Disclosed in this report any change in the registrant's internal control over financing reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. I and the other certifying officer 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 involved management or other employees who have a significant role in the registrant's internal control over financial reporting.

Relmada Therapeutics, Inc.

By: /s/ Sergio Traversa

Sergio Traversa Chief Executive Officer (Principal Executive Officer)

# CERTIFICATION OF PRINCIPAL FINANCIAL AND ACCOUNTING 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, Maged Shenouda, certify that:

- 1. I have reviewed this Report on Form 10-Q of Relmada Therapeutics, 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 present in this report;
- 4. I and the other certifying officer 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 our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - (d) Disclosed in this report any change in the registrant's internal control over financing reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. I and the other certifying officer 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 involved management or other employees who have a significant role in the registrant's internal control over financial reporting.

Relmada Therapeutics, Inc.

By: /s/ Maged Shenouda Maged Shenouda

Chief Financial Officer

# CERTIFICATION OF CHIEF EXECUTIVE OFFICER PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Quarterly Report of Relmada Therapeutics, Inc. (the "Company") on Form 10-Q for the quarterly period ended June 30, 2025 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Sergio Traversa, Chief Executive Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

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

Relmada Therapeutics, Inc.

By: /s/ Sergio Traversa

Sergio Traversa Chief Executive Officer (Principal Executive Officer)

# CERTIFICATION OF PRINCIPAL FINANCIAL AND ACCOUNTING OFFICER PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Quarterly Report of Relmada Therapeutics, Inc. (the "Company") on Form 10-Q for the quarterly period ended June 30, 2024 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Maged Shenouda, Chief Financial Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

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

Relmada Therapeutics, Inc.

By: /s/ Maged Shenouda

Maged Shenouda Chief Financial Officer (Principal Financial Officer)