# REX FANG & Innovation Equity Premium Income ETF

# FINANCIAL STATEMENTS AND OTHER INFORMATION

Year Ended July 31, 2025

		Shares	Value
78.93%	COMMON STOCKS(A)		
74.40/	COMMUNICATION CERVICES		
7.14%	COMMUNICATION SERVICES	45.200	ф 24.00F.676
	Meta Platforms, Inc	45,208	\$ 34,965,676
16.83%	CONSUMER DISCRETIONARY		
	Amazon.com, Inc. <sup>(B)</sup>	88,194	20,647,097
	Netflix, Inc. <sup>(B)</sup>	25,819	29,934,549
	Tesla, Inc. <sup>(B)</sup>	103,486	31,901,629
			82,483,275
31.22%	INFORMATION TECHNOLOGY - HARDWA	RE	
	Advanced Micro Devices <sup>(B)</sup>	207,530	36,589,614
	Apple, Inc.	98,696	20,486,329
	Broadcom, Inc.	115,359	33,880,938
	Intel Corp	1,041,290	20,617,542
	Micron Technology, Inc.	190,010	20,737,691
	Nvidia Corp	116,055	20,642,703
			152,954,817
23.74%	INFORMATION TECHNOLOGY - SOFTWA	RE & SERVICES	;
	Alphabet, Inc. Class A	107,657	20,659,378
	Microsoft Corp	63,919	34,100,787
	MicroStrategy, Inc. Class A <sup>(B)</sup>	50,817	20,421,320
	Palantir Technologies Inc. <sup>(B)</sup>	130,174	20,613,053
	Salesforce, Inc.	79,392	20,509,335
			116,303,873
78.93%	TOTAL COMMON STOCKS		
	(Cost: \$269,289,545)		386,707,641

		Principal	Value
2.14%	US TREASURY BILLS US Treasury Bill 8/26/25 1.081%	10,500,000	\$ 10,468,897
2.14%	TOTAL US TREASURY BILLS (Cost: \$10,468,974)		10,468,897
81.07%	<b>TOTAL INVESTMENTS</b> (Cost: \$279,758,519)		\$ 397,176,538
18.93%	Other assets, net of liabilities		92,756,402
100.00%	NET ASSETS		\$ 489,932,940

<sup>(</sup>A) All or a portion of the securities is held as collateral for options written.

<sup>(</sup>B) Non-income producing.

 $<sup>^{(</sup>C)}$  Zero coupon security. The rate shown is the yield-to-maturity on the date of July 31, 2025.

# (2.10%) OPTIONS WRITTEN(A)

	Description	Number of Contracts	Notional Amount	Exercise Price	Expiration Date	Value
(2.10%)	Description CALL OPTIONS	Contracts	Amount	FIICE	Date	value
(2.10%)						
	Advanced Micro Devices	2,032	\$ (35,826,192)	\$ 165.00	08/15/2025	\$ (3,220,720)
	Advanced Micro Devices	19	(334,989)	170.00	08/15/2025	(24,054)
	Advanced Micro Devices	24	(423,144)	175.00	08/15/2025	(24,000)
	Alphabet, Inc. Class A	1,040	(19,957,600)	195.00	08/15/2025	(364,000)
	Alphabet, Inc. Class A	36	(690,840)	205.00	08/15/2025	(3,204)
	Amazon.com, Inc.	865	(20,250,515)	240.00	08/15/2025	(523,325)
	Amazon.com, Inc.	16	(374,576)	245.00	08/15/2025	(7,088)
	Apple, Inc	939	(19,490,823)	220.00	08/15/2025	(187,800)
	Apple, Inc	14	(290,598)	225.00	08/15/2025	(1,610)
	Apple, Inc	33	(684,981)	230.00	08/15/2025	(2,244)
	Broadcom, Inc	1,140	(33,481,800)	300.00	08/15/2025	(742,140)
	Broadcom, Inc	13	(381,810)	310.00	08/15/2025	(4,225)
	Intel Corp	10,152	(20,100,960)	24.00	08/15/2025	(71,064)
	Intel Corp	260	(514,800)	25.00	08/15/2025	(1,040)
	Meta Platforms,	446	(34,495,424)	750.00	08/15/2025	(1,447,270)
	Meta Platforms,	6	(464,064)	760.00	08/15/2025	(15,660)
	Micron Technology,					
	Inc	1,900	(20,736,600)	125.00	08/15/2025	(77,900)
	Microsoft Corp	619	(33,023,650)	530.00	08/15/2025	(705,660)
	Microsoft Corp	20	(1,067,000)	540.00	08/15/2025	(12,200)
	MicroStrategy, Inc. Class A	508	(20,414,488)	470.00	08/15/2025	(147,828)
	Netflix, Inc	256	(29,680,640)	1,260.00	08/15/2025	(56,320)
	Netflix, Inc	2	(231,880)	1,280.00	08/15/2025	(294)
	Nvidia Corp	1,120	(19,921,440)	180.00	08/15/2025	(470,400)
	Nvidia Corp	40	(711,480)	185.00	08/15/2025	(9,120)
	Palantir Technologies					
	Inc	1,235	(19,556,225)	155.00	08/15/2025	(1,506,700)

See Notes to Financial Statements

	Description	Number of Contracts		Notional Amount	E	Exercise Price	Expiration Date		Value
		Contracts		Amount		FIICE	Date		value
	Palantir Technologies Inc	20	\$	(316,700)	\$	160.00	08/15/2025	\$	(19,400)
	Palantir Technologies								
	Inc	46		(728,410)		165.00	08/15/2025		(34,730)
	Salesforce, Inc	755		(19,503,915)		270.00	08/15/2025		(158,550)
	Salesforce, Inc	38		(981,654)		280.00	08/15/2025		(2,622)
	Tesla, Inc	12		(369,924)		325.00	08/15/2025		(6,960)
	Tesla, Inc	1,003		(30,919,481)		330.00	08/15/2025		(447,338)
	Tesla, Inc	10		(308,270)		350.00	08/15/2025		(1,650)
	Tesla, Inc	9		(277,443)		360.00	08/15/2025		(945)
	TOTAL CALL OPTION	ONS							
	(Premiums Receive	d: \$9,954,24	41)						(10,298,061)
(2.10%)	TOTAL OPTIONS W	/RITTEN							
	(Premiums Receive	d: \$9,954,24	41)					\$ (	(10,298,061)

<sup>(</sup>A) Non-income producing.

# Statement of Assets and Liabilities

July 31, 2025

ASSETS	
Investments at value <sup>(1)</sup> (Note 1)	\$ 397,176,538
Cash	4,817,055
Receivable for securities sold	100,796,397
TOTAL ASSETS	502,789,990
LIABILITIES	
Options written at value <sup>(2)</sup> (Note 1)	10,298,061
Payable for securities purchased	2,292,077
Accrued advisory fees	266,912
TOTAL LIABILITIES	12,857,050
NET ASSETS	\$ 489,932,940
Net Assets Consist of:	
Paid-in capital	\$ 453,667,979
Distributable earnings (accumulated deficits)	36,264,961
Net Assets	\$ 489,932,940
NET ASSET VALUE PER SHARE	
Net Assets	\$ 489,932,940
Shares Outstanding (unlimited number of shares of beneficial interest authorized without par value)	10,750,000
Net Asset Value and Offering Price Per Share	\$ 45.58
1 Indentified cost of:	\$ 279,758,519
<sup>(2)</sup> Premiums received of:	\$ 9,954,241

INVESTMENT INCOME	
Dividends	\$ 1,425,699
Interest	269,484
Total investment income	1,695,183
EXPENSES	
Investment advisory fees (Note 2)	2,787,574
Total expenses	2,787,574
Net investment income (loss)	(1,092,391)
REALIZED AND UNREALIZED GAIN (LOSS) ON INVESTMENTS	
Net realized gain (loss) on investments <sup>(1)</sup>	28,794,796
Net realized gain (loss) on options written	(72,024,852)
Net realized gain (loss) on investments and options written	(43,230,056)
Net change in unrealized appreciation (depreciation) of investments	95,669,446
Net change in unrealized appreciation (depreciation) of	
options written	277,145
Net change in unrealized appreciation (depreciation) of investments and options written	95,946,591
and options written	
Net realized and unrealized appreciation (depreciation) of	
investments and options written	52,716,535
INCREASE (DECREASE) IN NET ASSETS FROM OPERATIONS	\$ 51,624,144

 $<sup>^{\</sup>scriptsize{(1)}}$  Includes realized gains (losses) as a result of in-kind transactions (Note 3).

# Statements of Changes in Net Assets

	Year Ended July 31, 2025	Period Ended July 31, 2024*
INCREASE (DECREASE) IN NET ASSETS FROM		
OPERATIONS		
Net investment income (loss)	\$ (1,092,391)	\$ (285,487)
Net realized gain (loss) on investments and		
options written	(43,230,056)	(13,865,075)
Net change in unrealized appreciation (depreciation) of investments and		
options written	95,946,591	21,127,609
Increase (decrease) in net assets from operations	51,624,144	6,977,047
DISTRIBUTIONS TO SHAREHOLDERS		
Net investment income	(23,338,202)	(3,490,789)
Return of capital	(87,200,371)	(26,394,363)
Decrease in net assets from distributions	(110,538,573)	(29,885,152)
CAPITAL STOCK TRANSACTIONS (NOTE 5)		
Shares sold	214,945,372	419,473,054
Shares redeemed	(46,467,410)	(16,195,542)
Increase (decrease) in net assets from capital		
stock transactions	168,477,962	403,277,512
NET ASSETS		
Increase (decrease) during period	109,563,533	380,369,407
Beginning of period	380,369,407	
End of period	\$489,932,940	\$380,369,407

<sup>\*</sup> The Fund commenced operations on October 11, 2023.

# Financial Highlights

# Selected Per Share Data Throughout Each Period

	Year Ended July 31, 2025		Period Ended July 31, 2024*	
Net asset value, beginning of period	\$	51.75	\$	50.00
Investment activities				
Net investment income (loss) (1)		(0.12)		(0.12)
Net realized and unrealized gain (loss) on investments and options written <sup>(2)</sup>		6.03		12.26
Total from investment activities		5.91		12.14
Distributions				
Net investment income		(2.53)		(1.21)
Return of capital		(9.55)		(9.18)
Total distributions		(12.08)		(10.39)
Net asset value, end of period	\$	45.58	\$	51.75
Total Return <sup>(3)</sup>		13.49%		25.13%
Ratios/Supplemental Data				
Ratios to average net assets <sup>(4)</sup>				
Expenses		0.65%		0.65%
Net investment income (loss)		(0.25%)	)	(0.27%)
Portfolio turnover rate <sup>(5)</sup>		128.92%		129.46%
Net assets, end of period (000's)	\$	489,933	\$	380,369

<sup>&</sup>lt;sup>(1)</sup> Per share amounts calculated using the average shares outstanding during the period.

<sup>(2)</sup> Realized and unrealized gains and losses per share in this caption are balancing amounts necessary to reconcile the change in net asset value per share for the period with the aggregate gains and losses in the Statement of Operations due to share transactions for the period.

<sup>(3)</sup> Total return is for the period indicated and has not been annualized for periods less than one year.

<sup>(4)</sup> Ratios to average net assets have been annualized for periods less than a year.

<sup>(5)</sup> Portfolio turnover rate is for the period indicated, excludes the effect of securities received or delivered from processing in-kind creations or redemptions, and has not been annualized for periods less than one year.

<sup>\*</sup> The Fund commenced operations on October 11, 2023.

July 31, 2025

#### NOTE 1 - ORGANIZATION AND SIGNIFICANT ACCOUNTING POLICIES

The REX FANG & Innovation Equity Premium Income ETF (the "Fund") is a non-diversified series of ETF Opportunities Trust, a Delaware statutory trust (the "Trust") which was organized on March 18, 2019 and is registered under the Investment Company Act of 1940, as amended (the "1940 Act"), as an openend management investment company. The offering of the Fund's shares is registered under the Securities Act of 1933, as amended. The Fund commenced operations on October 11, 2023.

The Fund's investment objective is to seek capital appreciation and current income.

The Fund is deemed to be an individual reporting segment and is not part of a consolidated reporting entity. The objective and strategy of the Fund is used by REX Advisers, LLC (the "Advisor") to make investment decisions, and the results of the Fund's operations, as shown in its Statement of Operations and Financial Highlights, is the information utilized for the day-to-day management of the Fund. Due to the significance of oversight and its role in the Fund's management, the Advisor's Chief Investment Officer is deemed to be the Chief Operating Decision Maker.

The following is a summary of significant accounting policies consistently followed by the Fund. The policies are in conformity with accounting principles generally accepted in the United States of America ("GAAP"). The Fund follows the investment company accounting and reporting guidance of the Financial Accounting Standards Board ("FASB") Accounting Standards Codification Topic 946 "Financial Services – Investment Companies".

### Security Valuation

The Fund records its investments at fair value. Generally, the Fund's domestic securities (including underlying ETFs which hold portfolio securities primarily listed on foreign (non-U.S.) exchanges) are valued each day at the last quoted sales price on each security's primary exchange. Securities traded or dealt in upon one or more securities exchanges for which market quotations are readily available and not subject to restrictions against resale are valued at the last quoted sales price on the primary exchange or, in the absence of a sale on the primary exchange, at the mean between the current bid and ask prices on such exchange. Exchange traded options, including options written, are valued at the last quoted sales price or, in the absence of a sale, at the mean between the current bid and ask prices on the exchange on which such options are

traded. If market quotations are not readily available, securities are valued at their fair market value as determined in good faith under procedures approved by the Trust's Board of Trustees (the "Board"). Although the Board is ultimately responsible for fair value determinations under Rule 2a-5 of the 1940 Act, the Board has delegated day-to-day responsibility for oversight of the valuation of the Fund's assets to the Advisor as the Valuation Designee pursuant to the Fund's policies and procedures. Securities that are not traded or dealt in any securities exchange (whether domestic or foreign) and for which over-the-counter market quotations are readily available generally are valued at the last sale price or, in the absence of a sale, at the mean between the current bid and ask price on such over-the-counter market.

The Fund has a policy that contemplates the use of fair value pricing to determine the Net Asset Value ("NAV") per share of the Fund when market prices are unavailable as well as under special circumstances, such as: (i) if the primary market for a portfolio security suspends or limits trading or price movements of the security; and (ii) when an event occurs after the close of the exchange on which a portfolio security is principally traded, but prior to the time as of which the Fund's NAV is calculated, that is likely to have changed the value of the security.

When the Fund uses fair value pricing to determine the NAV per share of the Fund, securities will not be priced on the basis of quotations from the primary market in which they are traded, but rather may be priced by another method that the Valuation Designee believes accurately reflects fair value. Any method used will be approved by the Board and results will be monitored to evaluate accuracy. The Fund's policy is intended to result in a calculation of the Fund's NAV that fairly reflects security values as of the time of pricing.

The Fund has adopted fair valuation accounting standards that establish an authoritative definition of fair value and set out a hierarchy for measuring fair value. These standards require additional disclosures about the various inputs used to develop the measurements of fair value. These inputs are summarized in the three broad levels listed below.

Various inputs are used in determining the value of the Fund's investments. GAAP established a three-tier hierarchy of inputs to establish a classification of fair value measurements for disclosure purposes. Level 1 includes quoted prices in active markets for identical securities. Level 2 includes other significant observable market-based inputs (including quoted prices for similar securities, interest rates, prepayment speeds, credit risk, etc.). Level 3 includes significant unobservable inputs (including the Fund's own assumptions in determining fair value of investments).

The inputs or methodology used for valuing securities are not necessarily an indication of the risk associated with investing in those securities.

The following is a summary of the level of inputs used to value the Fund's investments as of July 31, 2025:

	Level 1 Quoted Prices	Level 2 Other Significant Observable Inputs	Level 3 Significant Unobservable Inputs	Total
Assets				
Common Stocks	\$386,707,641	\$ -	\$ -	\$386,707,641
US Treasury Bills		10,468,897	_	10,468,897
	\$386,707,641	\$ 10,468,897	\$ -	\$397,176,538
Liabilities				
Call Options Written	\$ (10,298,061)	\$ -	\$ -	\$ (10,298,061)

Refer to the Fund's Schedule of Investments for a listing of the securities by type and sector. The Fund held no Level 3 securities at any time during the year ended July 31, 2025.

### Security Transactions and Income

Security transactions are accounted for on the trade date. The cost of securities sold is determined generally on specific identification basis to calculate realized gains and losses from security transactions for book and tax purposes. Dividends are recorded on the ex-dividend date. Interest income is recorded on an accrual basis. Withholding taxes on foreign dividends have been provided for in accordance with the Fund's understanding of the applicable country's tax rules and rates.

#### **Accounting Estimates**

In preparing financial statements in conformity with GAAP, management makes estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the financial statements, as well as the reported amounts of investment income and expenses during the reporting period. Actual results could differ from those estimates.

#### Federal Income Taxes

The Fund has complied and intends to continue to comply with the requirements of the Internal Revenue Code applicable to regulated investment companies and to distribute all of its taxable income to its shareholders. The Fund also intends to distribute sufficient net investment income and net capital gains, if any, so that it will not be subject to excise tax on undistributed income and gains. Therefore, no federal income tax or excise provision is required.

Management has concluded that no liability for unrecognized tax benefits should be recorded related to uncertain tax positions taken in the Fund's tax returns. The Fund has no examinations in progress and management is not aware of any tax positions for which it is reasonably possible that the total amounts of unrecognized tax benefits will significantly change in the next twelve months. Interest and penalties, if any, associated with any federal or state income tax obligations are recorded as income tax expense as incurred.

# Reclassification of Capital Accounts

GAAP requires that certain components of net assets relating to permanent differences be reclassified between financial and tax reporting. For the year ended July 31, 2025, such reclassifications were attributable primarily to the tax treatment of redemptions in-kind and taxable over distributions.

Distributable Earnings	\$ 4,492,678
Paid-in Capital	(4,492,678)

#### **Dividends and Distributions**

Dividends from net investment income, if any, are declared and paid monthly by the Fund. The Fund distributes its net realized capital gains, if any, to shareholders annually. The Fund may also pay a special distribution at the end of a calendar year to comply with federal tax requirements. All distributions are recorded on the ex-dividend date.

#### Creation Units

The Fund issues and redeems shares to certain institutional investors (typically market makers or other broker-dealers) only in large blocks of at least 25,000 shares known as "Creation Units." Purchasers of Creation Units ("Authorized Participants") will be required to pay to Citibank, N.A. (the "Custodian") a fixed transaction fee ("Creation Transaction Fee") in connection with creation orders

that is intended to offset the transfer and other transaction costs associated with the issuance of Creation Units. The standard Creation Transaction Fee will be the same regardless of the number of Creation Units purchased by an investor on the applicable Business Day. The Creation Transaction Fee charged by the Custodian for each creation order is \$250. Authorized Participants wishing to redeem shares will be required to pay to the Custodian a fixed transaction fee ("Redemption Transaction Fee") to offset the transfer and other transaction costs associated with the redemption of Creation Units. The standard Redemption Transaction Fee will be the same regardless of the number of Creation Units redeemed by an investor on the applicable Business Day. The Redemption Transaction Fee charged by the Custodian for each redemption order is \$250.

Except when aggregated in Creation Units, shares are not redeemable securities. Shares of the Fund may only be purchased or redeemed by Authorized Participants. An Authorized Participant is either (i) a broker-dealer or other participant in the clearing process through the Continuous Net Settlement System of the National Securities Clearing Corporation or (ii) a Depository Trust Company ("DTC") participant and, in each case, must have executed an agreement with the Fund's principal underwriter (the "Distributor") with respect to creations and redemptions of Creation Units ("Participation Agreement"). Most retail investors will not qualify as Authorized Participants or have the resources to buy and sell whole Creation Units. Therefore, they will be unable to purchase or redeem the shares directly from the Fund. Rather, most retail investors will purchase shares in the secondary market with the assistance of a broker and will be subject to customary brokerage commissions or fees. The following table discloses the Creation Unit breakdown based on the NAV as of July 31, 2025:

	Creation		
	Creation Unit Shares	Transaction Fee	Value
REX FANG & Innovation Equity Premium			
Income ETF	25,000	\$250	\$1,139,500

To the extent contemplated by a participant agreement, in the event an Authorized Participant has submitted a redemption request in proper form but is unable to transfer all or part of the shares comprising a Creation Unit to be redeemed to the Distributor, on behalf of the Fund, by the time as set forth in a participant agreement, the Distributor may nonetheless accept the redemption request in reliance on the undertaking by the Authorized Participant to deliver the missing shares as soon as possible, which undertaking shall be secured by the Authorized Participant's delivery and maintenance of collateral equal to a percentage of the value of the missing shares as specified in the participant

agreement. A participant agreement may permit the Fund to use such collateral to purchase the missing shares, and could subject an Authorized Participant to liability for any shortfall between the cost of the Fund acquiring such shares and the value of the collateral. Amounts are disclosed as Segregated Cash Balance from Authorized Participants for Deposit Securities and Collateral Payable upon Return of Deposit Securities on the Statement of Assets and Liabilities, when applicable.

#### **Derivatives**

The Fund seeks to generate current income from option premiums by writing (i.e., selling) covered call options on the Fund's portfolio securities. The writing of a call option generates income in the form of a premium paid by the option buyer. The Fund's investment strategy is to write call options that are slightly out of the money, which will allow for some capital appreciation, as well as income generation - the degree to which the Fund's written call options will be out of the money when written will depend on market conditions at the time; however, the Fund intends to target written call options that are not at or in the money. In general, an option contract is an agreement between a buyer and a seller that gives the purchaser of the option the right (but not the obligation) to purchase or sell the underlying asset at a specified price (the "strike price") within a specified time period (the "expiration date"). A call option gives the purchaser of the option the right to buy, and obligates the seller (i.e., the Fund) to sell, the underlying security at the exercise price before the expiration date. In exchange for writing the option, the Fund receives income, in the form of a premium, from the option buyer. Writing call options generally is a profitable strategy if prices of the underlying securities remain stable or decrease. Since the Fund receives a premium from the purchaser of the option, the Fund partially offsets the effect of a price decline in the underlying security. At the same time, because the Fund must be prepared to deliver the underlying security in return for the strike price, even if its current value is greater, the Fund gives up some ability to participate in the underlying security price increases. A "covered call" option written by the Fund is a call option with respect to which the Fund owns the underlying security. The Fund is subject to the requirements of Rule 18f-4 under the 1940 Act and has adopted policies and procedures to manage risks related to its use of derivatives.

The Fund may purchase and sell a combination of standardized exchange-traded and FLexible EXchange® Options ("FLEX Options") call option contracts that are based on the value of the price returns of the underlying instrument. Standardized exchange-traded options include standardized terms. FLEX Options are also exchange-traded, but they allow for customizable terms (e.g., the strike price can be negotiated).

#### Notes to Financial Statements - continued

July 31, 2025

The following are the derivatives held by the Fund on July 31, 2025:

	Fair Value Liability
Derivative	Derivatives
Call Options Written	\$(10,298,061)*

<sup>\*</sup> Statement of Assets and Liabilities location: Options written at value.

The effect of derivative instruments on the Statement of Operations and whose underlying risk exposure is equity price risk for the year ended July 31, 2025 is as follows:

			(	Change in
			ι	Jnrealized
		Realized Gain	Α	ppreciation
		(Loss) on	(Depreciation)	
Derivative	Derivative		on	Derivatives**
Call Options Written	\$	(72,024,852)	\$	277,145

<sup>\*</sup> Statement of Operations location: Net realized gain (loss) on options written.

The effect of the derivative instruments on the Statement of Operations for the year ended July 31, 2025, serve as indicators of the volume of financial derivative activity for the Fund. The following indicates the average monthly volume for the period:

Average notional value of:				
Written Options	\$(406,132,042)			

#### Officers and Trustees Indemnification

Under the Trust's organizational documents, its officers and trustees are indemnified against certain liabilities arising out of the performance of their duties to the Fund. In addition, in the normal course of business, the Fund enters into contracts with its vendors and others that provide for general indemnifications. The Fund's maximum exposure under these arrangements is unknown, as this would involve future claims that may be made against the Fund. However, based on experience, the Fund expects that risk of loss to be remote.

<sup>\*\*</sup> Statement of Operations location: Net change in unrealized appreciation (depreciation) of options written.

# NOTE 2 – INVESTMENT ADVISORY AND DISTRIBUTION AGREEMENTS AND OTHER TRANSACTIONS WITH AFFILIATES

The Advisor currently provides investment advisory services pursuant to an investment advisory agreement (the "Advisory Agreement"). Under the terms of the Advisory Agreement, the Advisor is responsible for the day-to-day management of the Fund's investments. The Advisor also: (i) furnishes office space and all necessary office facilities, equipment and executive personnel necessary for managing the assets of the Fund; and (ii) provides guidance and policy direction in connection with its daily management of the Fund's assets, subject to the authority of the Board. Under the Advisory Agreement, the Advisor assumes and pays, at its own expense and without reimbursement from the Trust, all ordinary expenses of the Fund, except the fee paid to the Advisor pursuant to the Advisory Agreement, distribution fees or expenses under a Rule 12b-1 plan (if any), interest expenses, taxes, acquired fund fees and expenses, brokerage commissions and any other portfolio transaction related expenses and fees arising out of transactions effected on behalf of the Fund, credit facility fees and expenses, including interest expenses, and litigation and indemnification expenses and other extraordinary expenses not incurred in the ordinary course of the Fund's business.

For its services with respect to the Fund, the Advisor is entitled to receive an annual advisory fee of 0.65%, calculated daily and payable monthly as a percentage of the Fund's average daily net assets.

The Advisor has retained Vident Asset Management (the "Sub-Advisor"), to serve as sub-advisor for the Fund. Pursuant to an Investment Sub-Advisory Agreement between the Advisor and the Sub-Advisor (the "Sub-Advisory Agreement"), the Sub-Advisor assists the Advisor in providing day-to-day management of the Fund's portfolios.

For its services, the Sub-Advisor is paid a fee by the Advisor, which is calculated daily and payable monthly as a percentage of the Fund's average daily net assets, at the following annual rate: 0.07% on the first \$250 million in net assets, 0.065% on the next \$250 million in net assets, 0.06% on net assets between \$500 million and \$1 billion, and 0.05% for all net assets thereafter, subject to a minimum \$50.000 per year.

#### Fund Administrator

Commonwealth Fund Services, Inc. ("CFS") acts as the Fund's administrator. As administrator, CFS supervises all aspects of the operations of the Fund except those performed by the Advisor and the Sub-Advisor. For its services, fees to CFS are computed daily and paid monthly based on the average daily net assets of the Fund. The Advisor pays these fees monthly.

#### Custodian

Citibank, N.A. serves as the Fund's Custodian pursuant to a Global Custodial and Agency Services Agreement. For its services, Citibank, N.A. is entitled to a fee. The Advisor pays these fees monthly.

### Fund Accountant and Transfer Agent

Citi Fund Services, Ohio, Inc. serves as the Fund's Fund Accountant and Transfer Agent pursuant to a Services Agreement. For its services, Citi Fund Services, Ohio, Inc. is entitled to a fee. The Advisor pays these fees monthly.

#### Distributor

Foreside Fund Services, LLC serves as the Fund's principal underwriter pursuant to an ETF Distribution Agreement. For its services, Foreside Fund Services, LLC is entitled to a fee. The Advisor pays these fees monthly.

#### Trustees and Officers

Each Trustee who is not an "interested person" of the Trust receives compensation for their services to the Fund. Each Trustee receives an annual retainer fee, paid quarterly. Trustees are reimbursed for any out-of-pocket expenses incurred in connection with attendance at meetings. The Advisor pays these cost.

Certain officers of the Trust are also officers and/or directors of CFS. Additionally, Practus LLP, serves as legal counsel to the Trust. John H. Lively, Secretary of the Trust, is Managing Partner of Practus LLP. J. Stephen King, Jr., Assistant Secretary of the Trust, is a Partner of Practus LLP. Neither the officers and/or directors of CFS, Mr. Lively or Mr. King receive any special compensation from the Trust or the Fund for serving as officers of the Trust.

The Fund's Chief Compliance Officer and Assistant Chief Compliance Officer are not compensated directly by the Fund for it's service. However, the Assistant Chief Compliance Officer is the Managing Member of Watermark Solutions, LLC ("Watermark"), which provides certain compliance services to the Fund, including the provision of the Chief Compliance Officer and the Assistant Chief Compliance Officer. The Chief Compliance Officer is the Managing Member of Fit Compliance, LLC, which has been retained by Watermark to provide the Chief Compliance Officer's services. The Advisor pays these fees monthly.

### **NOTE 3 – INVESTMENTS**

The costs of purchases and proceeds from the sales of securities other than inkind transactions and short-term investments for the year ended July 31, 2025 were as follows:

Purchases	Sales
\$514,775,142	\$734,596,079

The costs of purchases and proceeds from the sales of in-kind transactions associated with creations and redemptions for the year ended July 31, 2025 were as follows:

Purchases	Sales	Realized Gains
\$212,846,777	\$45,531,819	\$9,000,222

# NOTE 4 – DISTRIBUTIONS TO SHAREHOLDERS AND TAX COMPONENTS OF CAPITAL

Distributions are determined on a tax basis and may differ from net investment income and realized capital gains for financial reporting purposes. Differences may be permanent or temporary. Permanent differences are reclassified among capital accounts in the financial statements to reflect their tax character. Temporary differences arise when certain items of income, expense, gain or loss are recognized in different periods for financial statement and tax purposes; these differences will reverse at some time in the future. Differences in classification may also result from the treatment of short-term gains as ordinary income for tax purposes.

The tax character of distributions paid during year ended July 31, 2025 and the period ended July 31, 2024 were as follows:

	Year Ended July 31, 2025		Period Ended July 31, 2024	
Distributions paid from:				
Ordinary income	\$	23,338,202	\$	3,490,789
Return of capital		87,200,371		26,394,363
	\$	110,538,573	\$	29,885,152

#### Notes to Financial Statements - continued

July 31, 2025

As of July 31, 2025, the components of distributable earnings (accumulated deficits) on a tax basis were as follows:

Other losses	\$ (50,239,659)
Net unrealized appreciation (depreciation) on investments	86,504,620
	\$ 36,264,961

As of July 31, 2025 the Fund had outstanding straddle losses of \$40,254,578. The Fund had a post October capital loss of \$9,057,644 and a late year ordinary loss of \$927,437. These losses will be recognized on the first day of the Fund's fiscal year, August 1, 2025.

Cost of securities for Federal Income tax purpose and the related tax-based net unrealized appreciation (depreciation) consists of:

Cost	Gross Unrealized Appreciation	Gross Unrealized Depreciation	Total Unrealized Appreciation (Depreciation)
\$310,328,099	\$117,418,096	\$(30,913,476)	\$86,504,620

The difference between book basis and tax basis accumulated appreciation (depreciation) is attributable primarily to the deferral of wash sale losses.

#### NOTE 5 -TRANSACTIONS IN SHARES OF BENEFICIAL INTEREST

Shares of the Fund are listed for trading on the NASDAQ Stock Market® (the "Exchange") and trade at market prices rather than at NAV. Shares of the Fund may trade at a price that is greater than, at, or less than NAV. The Fund will issue and redeem shares at NAV only in large blocks of 25,000 shares (each block of shares is called a "Creation Unit"). Creation Units are issued and redeemed for cash and/or in-kind for securities. Individual shares may only be purchased and sold in secondary market transactions through brokers. Except when aggregated in Creation Units, the shares are not redeemable securities of the Fund.

All orders to create Creation Units must be placed with the Fund's distributor or transfer agent either (1) through the Continuous Net Settlement System of the NSCC ("Clearing Process"), a clearing agency that is registered with the Securities and Exchange Commission ("SEC"), by a "Participating Party," i.e., a broker-dealer or other participant in the Clearing Process; or (2) outside the Clearing Process by a DTC Participant. In each case, the Participating Party or the DTC Participant must have executed an agreement with the Distributor with respect to creations and redemptions of Creation Units ("Participation Agreement"); such parties are collectively referred to as "APs" or "Authorized Participants." Investors should

contact the Distributor for the names of Authorized Participants. All Fund shares, whether created through or outside the Clearing Process, will be entered on the records of DTC for the account of a DTC Participant.

Shares of beneficial interest transactions for the Fund were:

	Year Ended July 31, 2025	Period Ended July 31, 2024
Shares sold	4,400,000	7,650,000
Shares redeemed	(1,000,000)	(300,000)
Net increase (decrease)	3,400,000	7,350,000

### NOTE 6 - SECTOR RISK

If the Fund has significant investments in the securities of issuers in industries within a particular sector, any development affecting that sector will have a greater impact on the value of the net assets of the Fund than would be the case if the Fund did not have significant investments in that sector. In addition, this may increase the risk of loss of an investment in the Fund and increase the volatility of the Fund's NAV per share. From time to time, circumstances may affect a particular sector and the companies within such sector. For instance, economic or market factors, regulation or deregulation, and technological or other developments may negatively impact all companies in a particular sector and therefore the value of the Fund's portfolio will be adversely affected. As of July 31, 2025, the Fund had 31.22% of the value of its net assets invested in securities within the Information Technology – Hardware sector.

#### NOTE 7- RISKS OF INVESTING IN THE FUND

An investment in the Fund entails risk. The Fund may not achieve its leveraged investment objective and there is a risk that you could lose all of your money invested in the Fund. The Fund is not a complete investment program. In addition, the Fund present risks not traditionally associated with other mutual funds and ETFs. An investment in the Fund is not a bank deposit and is not insured or guaranteed by the FDIC or any government agency. A complete description of the principal risks is included in the Fund's prospectus under the heading "Principal Risks."

#### **NOTE 8 – SUBSEQUENT EVENTS**

Subsequent to the date of the financial statements, the Fund has made the following distributions to the shareholders of record:

Record Date	Ex-Dividend Date	Amount
August 27, 2025	August 27, 2025	\$ 10,630,116
September 24, 2025	September 24, 2025	11,142,369

Management has evaluated all transactions and events subsequent to the date of the Statement of Assets and Liabilities through the date on which these financial statements were issued and, except as noted above, has noted no additional items require disclosure.

# Report of Independent Registered Public Accounting Firm

To the Shareholders of REX FANG & Innovation Equity Premium Income ETF and Board of Trustees of ETF Opportunities Trust

### Opinion on the Financial Statements

We have audited the accompanying statement of assets and liabilities, including the schedules of investments and options written, of REX FANG & Innovation Equity Premium Income ETF (the "Fund"), a series of ETF Opportunities Trust, as of July 31, 2025, the related statement of operations for the year then ended, the statements of changes in net assets and the financial highlights for the year ended July 31, 2025 and for the period October 11, 2023 (commencement of operations) through July 31, 2024, and the related notes (collectively referred to as the "financial statements"). In our opinion, the financial statements present fairly, in all material respects, the financial position of the Fund as of July 31, 2025, the results of its operations for the year then ended, the changes in net assets and the financial highlights for the year ended July 31, 2025 and for the period October 11, 2023 (commencement of operations) through July 31, 2024, in conformity with accounting principles generally accepted in the United States of America

# Basis for Opinion

These financial statements are the responsibility of the Fund's management. Our responsibility is to express an opinion on the Fund's financial statements based on our audits. We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) ("PCAOB") and are required to be independent with respect to the Fund in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement whether due to error or fraud.

Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our procedures included confirmation of securities owned as of July 31, 2025, by correspondence with the custodian and brokers; when replies were not received from brokers, we performed other auditing

# Report of Independent Registered Public Accounting Firm - continued

procedures. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that our audits provide a reasonable basis for our opinion.

We have served as the Fund's auditor since 2023.

COHEN & COMPANY, LTD.

Cohen & Company, Utd.

Cleveland, Ohio

September 29, 2025

Supplemental Information (unaudited)

# Changes in and disagreements with accountants for open-end management investment companies.

Not applicable.

# Proxy disclosures for open-end management investment companies.

The Trustees of the Trust authorized a Special Meeting of Shareholders that was held on August 15, 2024 (the "Special Meeting"). The Special Meeting was called for the purpose of electing Trustees to the Trust. Because the Special Meeting involved a matter that affected the Trust as a whole, the proposal was put forth for consideration by shareholders of each series of the Trust, including the Fund. A quorum of shareholders was not achieved and the Special Meeting was adjourned without action.

# Remuneration paid to Directors, Officers, and others of open-end management investment companies.

Because REX Advisers, LLC (the "Advisor") has agreed in the Investment Advisory Agreement to cover all operating expenses of the Funds, subject to certain exclusions as provided for therein, the Advisor pays the compensation to each Independent Trustee and the Chief Compliance Officer for services to the Fund from the Advisor's management fees.

#### Advisory Agreement Renewal

# Approval of Investment Advisory Agreement and Investment Sub-Advisory Agreement

This annual report pertains only to the to the REX FANG & Innovation Equity Premium Income ETF; however, the disclosure below references the REX AI Equity Premium Income ETF and REX IncomeMax ETFs, which are other exchange-traded funds that are part of the REX family of funds (collectively, the "REX Funds" for purposes of this disclosure document).

At a meeting held on June 18-19, 2025 (the "Meeting"), the Board of Trustees (the "Board") of the ETF Opportunities Trust (the "Trust") considered the renewal of the Investment Advisory Agreement (the "REX Advisory Agreement") between the Trust and REX Advisers, LLC ("REX," or the "Adviser"), and the Investment Sub-Advisory Agreement (the "REX Sub-Advisory Agreement") between REX and Vident Asset Management ("Vident"), with respect to the REX FANG & Innovation Equity Premium Income ETF (the "REX ETF"). The Board reflected

# Supplemental Information (unaudited) - continued

on its discussions with the representatives from REX and Vident earlier in the Meeting regarding the manner in which the REX ETF was managed and the roles and responsibilities of REX and Vident under the REX Advisory Agreement and REX Sub-Advisory Agreement (collectively, the "REX Advisory Agreements").

Counsel to the Trust ("Counsel") referred the Board to the Board Materials that included a memorandum from Counsel that addressed the Trustees' duties when considering the approval of the renewal of the REX Advisory Agreements and the responses of REX and Vident to requests for information from Counsel on behalf of the Board. Counsel noted that the responses included information on the personnel of and services provided by REX and Vident, an expense comparison analysis for the REX ETF and comparable ETFs, and the REX Advisory Agreements. Counsel discussed the types of information and factors that should be considered by the Board in order to make an informed decision regarding the approval of the REX Advisory Agreements, including the following material factors: (i) the nature, extent, and quality of the services to be provided by REX and Vident; (ii) the investment performance of REX, Vident and the REX ETF; (iii) the costs of the services to be provided and profits to be realized by REX and Vident from the relationship with the REX ETF; (iv) the extent to which economies of scale would be realized if the REX ETF grows and whether the advisory fee level reflects those economies of scale for the benefit of its investors; and (v) possible conflicts of interest and other benefits.

In assessing these factors and reaching its decisions, the Board took into consideration information specifically prepared or presented at this Meeting. The Board requested or was provided with information and reports relevant to the approval of the REX Advisory Agreements, including: (i) information regarding the services and support provided by REX and Vident to the REX ETF; (ii) presentations by management of REX and Vident addressing the investment philosophy, investment strategy, personnel and operations utilized in managing the REX ETF; (iii) information pertaining to the compliance structure of REX and Vident; (iv) disclosure information contained in the REX ETF's registration statement and each firm's Form ADV and/or the policies and procedures of each firm; and (v) the memorandum from Counsel that summarized the fiduciary duties and responsibilities of the Board in reviewing and approving the REX Advisory Agreements, including the material factors set forth above and the types of information included in each factor that should be considered by the Board in order to make an informed decision.

Counsel reminded the Board that it also requested and received various informational materials including, without limitation: (i) documents containing information about REX and Vident, including financial information, personnel

# Supplemental Information (unaudited) - continued

and the services provided by REX and Vident to the REX ETF, each firm's compliance program, current legal matters, and other general information; (ii) projected expenses of the REX ETF and comparative expense and performance information for other ETFs with strategies similar to the REX ETF prepared by an independent third party; (iii) the anticipated effect of size on the REX ETF's performance and expenses; and (iv) benefits anticipated to be realized by REX and Vident from their relationship with the REX ETF.

The Board did not identify any particular information that was most relevant to its consideration to approve the REX Advisory Agreements and each Trustee may have afforded different weight to the various factors. In deciding whether to approve the REX Advisory Agreements, the Trustees considered numerous factors, including:

#### The nature, extent, and quality of the services provided by REX and Vident.

In this regard, the Board considered the responsibilities of REX and Vident under the REX Advisory Agreements. The Board reviewed the services provided by REX and Vident to the REX ETF, including, without limitation, REX's process for formulating investment recommendations and the processes of REX and Vident for assuring compliance with the REX ETF's investment objectives and limitations; Vident's processes for trade execution and broker-dealer selection for portfolio transactions; the coordination of services by REX for the REX ETF among the service providers; and the anticipated efforts of REX to promote the REX ETF and grow its assets. The Board considered: the staffing, personnel, and methods of operating of REX and Vident; the education and experience of each firm's personnel; and information provided regarding its compliance program and policies and procedures. After reviewing the foregoing and further information from REX and Vident, the Board concluded that the quality, extent, and nature of the services provided by REX and Vident were satisfactory and adequate for the REX ETF.

#### The investment performance of REX and Vident.

The Board reviewed the REX ETF's performance. In considering the investment performance of the REX ETF, the Trustees compared the performance of the REX ETF with the performance of its benchmark index, the CBOE S&P 500 BuyWrite BXM PR Index, funds in its Morningstar category, Derivative Income ("Category"), and a peer group selected from its Category ("Peer Group"). The Trustees noted that the REX ETF underperformed the CBOE S&P 500 BuyWrite BXM PR Index, the median of funds in its Category and the median of funds in

# Supplemental Information (unaudited) - continued

its Peer Group for the one-year period ended March 31, 2025. After a detailed discussion of the REX ETF's performance, the Board concluded, in light of all the facts and circumstances, that the investment performance of the REX ETF was satisfactory. The Trustees considered that REX does not manage any separate accounts with strategies similar to those of the REX ETF.

# The costs of services provided and profits realized by REX and Vident from the relationship with the REX ETF.

In this regard, the Board considered the financial condition of REX and the level of commitment to the REX ETF by REX and Vident. The Board also considered the projected assets and proposed expenses of the REX ETF, including the nature and frequency of advisory payments. The Trustees noted the information on profitability provided by REX. The Trustees considered the unitary fee structure by REX. The Board compared the unitary fee of the REX ETF to the fees of a peer group of other ETFs selected by Broadridge using Morningstar data as being comparable to the REX ETF in terms of the type of fund, the style of investment management, anticipated assets and the nature of the investment strategy and markets invested in, among other factors. The Trustees noted that the REX ETF's gross and net expense ratio and gross and net advisory fee were lower than the median of its peer group and the peer group's Morningstar category. The Trustees acknowledged REX's representation that the advisory fees are appropriate and competitively priced for an actively managed fund that requires unique services such as those provided by REX. The Trustees also considered the split of the advisory fees paid to REX versus those paid to Vident and the respective services provided by each to the REX ETF. After further consideration, the Board concluded that the projected profitability and fees to be paid to REX were within an acceptable range in light of the services to be rendered by REX.

The extent to which economies of scale would be realized as the REX ETF grows and whether advisory fee levels reflect these economies of scale for the benefit of the REX ETF's investors.

The Trustees considered that the REX ETF is not of sufficient size to achieve economies of scale in the first few years of operations. The Board noted that the unitary fee structure limits the shareholders' exposure to underlying operating expense increases.

# Supplemental Information (unaudited) - continued

#### Possible conflicts of interest and other benefits.

In evaluating the possibility for conflicts of interest, the Board considered such matters as: the experience and ability of the advisory personnel assigned to the REX ETF; the basis of decisions to buy or sell securities for the REX ETF; and the substance and administration of the Code of Ethics and other relevant policies of REX and Vident. The Board noted that Vident utilizes soft dollars with regard to the REX ETF and considered that Vident provides the Board with quarterly reporting in connection with its use of soft dollars. The Board also considered benefits for REX and Vident in managing the REX ETF. Following further consideration and discussion, the Board concluded that the standards and practices of REX and Vident relating to the identification and mitigation of potential conflicts of interest, as well as the benefits to be derived by REX and Vident from managing the REX ETF were satisfactory.

After additional consideration of the factors delineated in the memorandum provided by Counsel and further discussion and careful review by the Trustees, the Board determined that the compensation payable under the REX Advisory Agreements was fair, reasonable and within a range of what could have been negotiated at arms-length in light of all the surrounding circumstances, and they approved the renewal of the REX Advisory Agreements for another one-year period.

