

UNAUDITED CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

for the nine months ended September 30, 2025 and 2024

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Notice to Reader

Management has prepared the unaudited condensed interim consolidated financial statements for Lincoln Gold Mining Inc. (the "Company") in accordance with National Instrument 51-102 released by the Canadian Securities Administration. The Company discloses that its auditors have not reviewed the unaudited consolidated interim financial statements for the nine-month period ended September 30, 2025.

Condensed Interim Consolidated Statements of Financial Position

(Unaudited)

As at September 30, 2025 and December 31, 2024

(All amounts are in Canadian Dollars, unless otherwise stated)

	Natas	September 30,	December 31,
	Notes	2025 \$	2024 \$
Assets		Ą	4
Current assets			
Cash		91,497	295,219
Receivables		18,052	17,532
Prepaid expenses		15,039	8,571
r repaid expenses		124,588	321,322
Non-current assets		124,366	321,322
Deferred acquisition costs			47,528
Right-of-use asset	4	-	
	4	12.250	44,052
Deposits	_	12,250	12,250
Mineral properties	5	1,381,717	741,973
		1,393,967	845,803
Total assets		1,518,555	1,167,125
Liabilities and shareholders' deficiency Current liabilities			
Accounts payable and accrued liabilities	6	1,491,827	1,169,779
Due to related parties and former related parties	12	1,193,411	1,081,418
Deposits received in advance	11	-	140,000
Lease liability	8	-	47,980
Loans payable	9	109,164	105,740
Promissory notes	10	1,205,504	1,027,708
Non-current liability		3,999,906	3,572,625
Convertible debentures	11	151,155	-
Loans payable	9	302,860	-
Promissory notes	10	-	145,384
Provision for environmental rehabilitation	7	90,487	93,529
Total liabilities		4,544,408	3,811,538
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Shareholders' deficiency			
Share capital	13	32,910,150	32,128,300
Capital reserves	13	6,175,784	6,168,007
Deficit	. •	(42,111,787)	(40,940,720)
Total shareholders' deficiency		(3,025,853)	(2,644,413)
Total charolicide achololicy		(0,020,000)	(2,077,710)
Total liabilities and shareholders' deficiency		1,518,555	1,167,125

Nature of operations (Note 1)

Approved and authorized by the Board on November 28, 2025.

"Paul Saxton"	Director	"lan Rogers"	Director
Paul Saxton		lan Rogers	

Condensed Interim Consolidated Statements of Loss and Comprehensive Loss (Unaudited)

For the nine months ended September 30, 2025 and 2024

(All amounts are in Canadian Dollars, unless otherwise stated)

			entee months ended optember 30,		ree months ended otember 30,		Nine months ended eptember 30,		Nine months ended eptember 30,
	Notes		2025		2024		2025		2024
Exploration expenses	5, 12	\$	(229,253)	\$	(316,429)	\$	(385,056)	\$	(377,733)
Administrative expenses									
Advertising and promotion			-		704		9,771		1,547
Consulting and management fees	12		72,250		98,625		221,750		286,065
Depreciation	4		14,684		14,684		44,052		44,052
Foreign exchange loss (gain) Investor relations and shareholder			24,993		(10,127)		45,933		21,627
services			19,162		8,246		43,622		17,515
Office maintenance			6,467		18,540		39,552		41,241
Professional fees	12		135,030		46,978		296,125		132,206
Travel			-		17,473		(312)		22,524
			(272,586)		(195,123)		(700,493)		(566,777)
Other items									
Interest income			-		-		-		99
Interest expense	8,9,10,11,12		(30,357)		(22,301)		(85,518)		(70,140)
			(30,357)		(22,301)		(85,518)		(70,041)
Loss and comprehensive loss for		•	(500.400)	•	(500.050)	•	(4.474.007)	•	(4.044.554)
the period		\$	(532,196)	\$	(533,853)	\$	(1,171,067)	\$	(1,014,551)
Basic and diluted loss per									
common share		\$	(0.02)	\$	(0.03)	\$	(0.05)	\$	(0.07)
Weighted average number of common shares outstanding –									
basic and diluted			22,237,773		17,016,183		22,461,433		15,123,579

Condensed Interim Consolidated Statements of Cash Flows

(Unaudited)

For the nine months ended September 30, 2025 and 2024

(All amounts are in Canadian Dollars, unless otherwise stated)

	2025	2024
	\$	\$
CASH FLOWS USED IN OPERATING ACTIVITIES		
Loss for the period	(1,171,067)	(1,014,551)
Items not affecting cash:	, , ,	
Accrued interest expense	80,258	70,140
Depreciation	44,052	44,052
Unrealized foreign exchange	(23,651)	11,928
Changes in non-cash working capital items:	, ,	
Increase (decrease) in accounts payable and accrued liabilities	321,609	(133,332)
Increase in amount due to related parties	112,432	182,048
Increase in prepaid expenses and deposits	(6,468)	-
Decrease (increase) in receivables	(520)	3,818
Net cash used in operating activities	(643,355)	(835,897)
Acquisition of mineral properties Net cash used in investing activities	(7,216) (7,216)	-
		-
CASH FLOWS PROVIDED BY FINANCING ACTIVITIES		
Shares issued for cash	196,850	862,500
Share issue costs	100,000	(10,870)
Warrants exercised	_	300,000
Loans received	300,000	4,000
Loans paid	-	(1,000)
Payment for lease liability	(50,001)	(52,873)
Net cash provided by financing activities	446,849	1,101,757
Not also we in each fauthe waried	(202 722)	005 000
Net change in cash for the period	(203,722)	265,860
Cash, beginning of the period	295,219	20,804
Cash, end of the period	91,497	286,664

Supplemental cash flow information (Note 15)

Condensed Interim Consolidated Statements of Changes in Shareholders' Deficiency

(Unaudited)

For the nine months ended September 30, 2025 and 2024

(All amounts are in Canadian Dollars, unless otherwise stated)

	Number of		Capital		
	shares	Share capital	reserves	Deficit	Total
		\$	\$	\$	\$
Balance at December 31, 2023	13,752,688	30,721,042	6,423,635	(39,429,121)	(2,284,444)
Private placement	3,450,000	862,500	-	-	862,500
Share issue costs	-	(16,671)	5,801	-	(10,870)
Warrants exercised	857,143	300,000	· -	-	300,000
Loss for the period	-	-	-	(1,014,551)	(1,014,551)
Balance at September 30, 2024	18,059,831	31,866,871	6,429,436	(40,443,672)	(2,147,365)
Balance at December 31, 2024	18,059,831	32,128,300	6,168,007	(40,940,720)	(2,644,413)
Private placements	1,312,333	196,850	-	-	196,850
Shares issued for mineral interests	4,500,000	585,000	-	-	585,000
Convertible debenture	· · · · · · -	-	7,777	-	7,777
Loss for the period	-	-	-	(1,171,067)	(1,171,067)
Balance at September 30, 2025	23,872,164	32,910,150	6,175,784	(42,111,787)	(3,025,853)

Notes to Condensed Interim Consolidated Financial Statements

(Unaudited)

For the nine months ended September 30, 2025 and 2024 (All amounts are in Canadian Dollars, unless otherwise stated)

1 Nature of operations

Lincoln Gold Mining Inc. (the "Company" or "Lincoln") is incorporated under the Business Corporations Act, British Columbia. The Company's head and registered office, principal address and records is Suite 400 – 789 West Pender Street, Vancouver, British Columbia, Canada, V6C 1H2. The Company is a precious metals exploration and development company.

The condensed interim consolidated financial statements of the Company for the nine months ended September 30, 2025 comprise the Company and its subsidiaries (Note 2(b)). These consolidated financial statements are presented in Canadian dollars and all values are rounded to the nearest dollar except where otherwise indicated. The Company is listed on the TSX Venture Exchange ("TSX-V: LMG") and the Frankfurt Stock Exchange ("ZMG2").

2 Basis of Presentation and Material Accounting Policy Information

(a) Basis of preparation

The condensed interim consolidated financial statements for the nine months ended September 30, 2025 have been prepared in accordance with IAS 34 – Interim Financial Reporting of International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB") and Interpretations issued by the International Financial Reporting Interpretations Committee ("IFRIC"). The condensed interim consolidated financial statements do not include all the information and disclosures required in the annual consolidated financial statements, and should be read in conjunction with the Company's annual consolidated financial statements as at and for the year ended December 31, 2024.

The condensed interim consolidated financial statements have been prepared on the historical cost basis except for certain financial instruments, which are measured at fair value. In addition, these consolidated financial statements have been prepared using the accrual basis of accounting, except for cash flow information.

These financial statements were reviewed by the Audit Committee and approved and authorized for issue by the Board of Directors on November 28, 2025.

Going concern assumption

These consolidated financial statements have been prepared by management on a going concern basis, which assumes that the Company will be able to realize its assets and discharge its liabilities in the normal course of business for the foreseeable future.

The Company has not yet determined whether its mineral properties contain ore reserves and the Company has incurred ongoing losses since inception. Further, the Company has a working capital deficiency of \$3,875,318 (December 31, 2024 - \$3,251,303) and total liabilities of \$4,544,408 (December 31, 2024 - \$3,811,538). The future success of the Company is dependent upon the confirmation of economically recoverable reserves, the ability of the Company to obtain necessary financing to successfully complete their exploration and development, and upon establishing future profitable production, or realization of proceeds on disposal.

Management recognizes that the Company will need to raise additional funds to maintain operations and while it has been successful in doing so in the past, there can be no assurance that it will be able to do so in the future. These material uncertainties may cast significant doubt upon the Company's ability to continue as a going concern. These consolidated financial statements do not give effect to the adjustments that would be necessary to the carrying values and classification of assets and liabilities should the Company be unable to continue as a going concern. Such adjustments could be material.

Notes to Condensed Interim Consolidated Financial Statements

(Unaudited)

For the nine months ended September 30, 2025 and 2024

(All amounts are in Canadian Dollars, unless otherwise stated)

2 Basis of Presentation and Material Policy Information (continued)

(b) Consolidation

Subsidiaries

Subsidiaries are all entities (including special purpose entities) over which the Company has the power to govern the financial and operating policies generally accompanying a shareholding of more than one half of the voting rights. The existence and effect of potential voting rights that are currently exercisable or convertible are considered when assessing whether the group controls another entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Company. They are de-consolidated from the date that control ceases.

Inter-company transactions, balances, income and expenses on transactions are eliminated. Profits or losses resulting from intercompany transactions that are recognized in assets are also eliminated. Accounting policies of subsidiaries are consistent with the policies adopted by the Company.

The consolidated financial statements include the financial statements of Lincoln Gold Mining Inc., the parent company and the subsidiaries listed below:

		Economic	
	Country of Incorporation	interests	Principal activity
Lincoln Gold US Corp.	United States of America	100%	Mineral exploration
Lincoln Resource Group Corp.	United States of America	100%	Mineral exploration
Minera Lincoln de Mexico, S.A. de C.V.	Mexico	100%	Mineral exploration

(c) Convertible debentures

The liability, equity and other (when applicable) components of convertible debentures are presented separately on the consolidated statement of financial position, starting from initial recognition. The Company determines the carrying amount of the financial liability by discounting the stream of future payments at the prevailing market rate for a similar liability of comparable credit status and providing substantially the same cash flows. The liability component is then increased by accretion of the discounted amounts to reach the nominal value of the convertible notes at maturity which is recorded in the consolidated statement of loss and comprehensive loss as accretion expense.

The carrying amount of other components (when applicable), such as warrants, is determined using the Black-Scholes option pricing model. The carrying amount of the equity component is calculated by deducting the carrying amount of the financial liability and the carrying amounts of any other components (when applicable) from the amount of the convertible debentures, and is presented in equity as an equity component of convertible debentures. The equity component is not remeasured subsequent to initial recognition, except on conversion or expiry.

The transaction costs are distributed between liability, equity and other (when applicable) components, on a pro-rata basis according to their carrying amounts.

3 Critical accounting estimates and judgements

The preparation of consolidated financial statements in conformity with IFRS requires management to make certain estimates, judgments and assumptions concerning the future. Although management uses historical experience and its best knowledge of the amount, events or actions to form the basis for judgments and estimates, actual results may differ from these estimates.

Notes to Condensed Interim Consolidated Financial Statements

(Unaudited)

For the nine months ended September 30, 2025 and 2024 (All amounts are in Canadian Dollars, unless otherwise stated)

3 Critical accounting estimates and judgements (continued)

The most significant accounts that require estimates as the basis for determining the stated amounts include:

Income taxes

In assessing the probability of realizing income tax assets, management makes estimates related to expectations of future taxable income, applicable tax opportunities, expected timing of reversals of existing temporary differences and the likelihood that tax positions taken will be sustained upon examination by applicable tax authorities. In making its assessments, management gives additional weight to positive and negative evidence that can be objectively verified.

Share-based compensation

The Company uses the Black-Scholes option pricing model for valuation of share-based compensation. Option pricing models require the input of subjective assumptions including expected price volatility, interest rate and forfeiture rate. Changes in the input assumptions can significantly change the fair value estimate and the Company's earnings and equity reserves.

Critical judgments exercised in applying accounting policies that have the most significant effect on the amounts recognized in the consolidated financial statements are as follows:

Company's title on mineral property interests and valuation of mineral properties

Although the Company has taken steps to verify the title to mineral properties in which it has an interest, in accordance with industry practice for the current stage of exploration of such properties, these procedures do not guarantee the Company's title. Property title may be subject to unregistered prior agreements or transfers and title may be affected by undetected defects. Mineral properties are evaluated at each reporting date to determine whether there are any indicators of impairment. The Company considers both internal and external sources of information when making the assessment of whether there are indications of impairment for the Company's mineral properties.

4 Right-of-use asset

The following table summarizes the Company's right-of-use asset:

Balance at January 1, 2024 Depreciation	\$ 102,789 (58,737)
Balance at December 31, 2024	44,052
Depreciation	(44,052)

Notes to Condensed Interim Consolidated Financial Statements

(Unaudited)

For the nine months ended September 30, 2025 and 2024

(All amounts are in Canadian Dollars, unless otherwise stated)

5 Mineral properties

The Company's mineral property interests are comprised of the following properties:

	United States		
	Bell		
	Pine Grove	Mountain	Total
	\$	\$	\$
Balance at January 1, 2023 and December 31, 2024	741,973	-	741,973
Additions	7,216	632,528	639,744
Balance at September 30, 2025	749,189	632,528	1,381,717

Exploration expenditures incurred during the nine months ended September 30, 2025:

	United States			
	Bell			
	Pine Grove	Mountain	Total	
	\$	\$	\$	
Advance royalty payments	<u>-</u>	8,393	8,393	
Contractors	142,410	_	142,410	
General administration	27,857	13,532	41,389	
Land maintenance	73,560	50,357	123,917	
Permitting environment	406	26,577	26,983	
Property evaluation	21,542	20,422	41,964	
Total mineral property expenditures	265,775	119,281	385,056	

Exploration expenditures incurred during the nine months ended September 30, 2024:

	United States			
	Bell			
	Pine Grove	Mountain	Total	
	\$	\$	\$	
Contractors	76,683	-	76,683	
Drilling and metallurgical	-	11,074	11,074	
General administration	28,693	-	28,693	
Land maintenance	67,476	51,937	119,413	
Permitting environment	653	20,351	21,004	
Property evaluation	952	118,009	118,961	
Surveying	-	1,905	1,905	
Total mineral property expenditures	174,457	203,276	377,733	

Title to mineral properties involves certain inherent risks due to the difficulties of determining the validity of certain claims as well as the potential for problems arising from the frequently ambiguous conveyancing history characteristic of many mineral properties. The Company has investigated title to all of its mineral properties, and, to the best of its knowledge, title to all of its properties, are properly registered and in good standing.

Notes to Condensed Interim Consolidated Financial Statements

(Unaudited)

For the nine months ended September 30, 2025 and 2024 (All amounts are in Canadian Dollars, unless otherwise stated)

5 Mineral properties (continued)

United States

(a) Pine Grove Property, Nevada

During fiscal 2007, the Company entered into three separate agreements with Wheeler Mining Company ("Wheeler"), Lyon Grove, LLC ("Lyon Grove") (subsequently acquired by Goldcliff Resource Corporation in June 2016 and reacquired by the Company in October 2019) and Harold Votipka ("Votipka") which collectively comprise the Pine Grove Property. In fiscal 2010, the Company added the Cavanaugh property.

(i) In July 2007, the Company entered into an agreement with Wheeler to lease Wheeler's 100% owned mining claims in Lyon County, Nevada from July 13, 2007 to December 31, 2022 with an exclusive option to renew the lease by written notice to December 31, 2023. If the property is and remains in commercial production by November 1 of each year after 2022, the Company may renew the lease for a period of one year by delivering written notice to the owner prior to November 15 of that year.

The Company was required to produce a bankable feasibility study on the properties by December 31, 2010 and obtain all necessary funding to place the properties into commercial production. The Company has since received an extension as new technical data is being developed. The Company must pay an NSR of 3% - 7% upon commencement of commercial mining production based on gold prices and the Company must pay a 5% NSR on metals or minerals other than gold produced and sold from the properties.

The following non-refundable advance NSR payments must be made by the Company:

- US\$10,000 upon signing the agreement (paid); and
- US\$30,000 prior to each one-year anniversary of the lease.
- (ii) In July 2007, the Company entered into an agreement with Votipka to acquire certain claims located within the Pine Grove Mining District in Lyon County, Nevada in return for a payment of US\$12,000 (paid in 2007). Upon commencement of commercial production, the Company will pay a 5% NSR to Votipka. The Company retains the right to buy down up to 2.5% of the NSR at any time for US\$100,000 per percentage point.
- (iii) In August 2010, the Company and its wholly owned subsidiary Lincoln Gold US Corp ("Lincoln US") entered into a purchase agreement for Lincoln US to acquire unpatented mining claims and associated water rights (collectively known as the "Cavanaugh property") situated at the Company's Pine Grove project in Lyon County, Nevada. In consideration for the sale of the Cavanaugh property, the vendors have received a total of US\$650,000 and 400 common shares of the Company as follows:

- On closing US\$250,000 and 150 shares (paid) - August 23, 2011 US\$150,000 and 150 shares (paid) - August 23, 2012 US\$150,000 and 100 shares (paid)

- August 23, 2013 US\$100,000 (paid)

The vendors will also retain a 1.5% NSR subject to the Company's option to buy down the royalty at a rate of US\$75,000 per one-half percent at any time up until 3 years after the Company's Board of Directors approves mine construction.

Notes to Condensed Interim Consolidated Financial Statements

(Unaudited)

For the nine months ended September 30, 2025 and 2024

(All amounts are in Canadian Dollars, unless otherwise stated)

5 Mineral properties (continued)

(a) Pine Grove Property, Nevada (continued)

- (iv) In August 2016, the Company entered into an agreement with Goldcliff Resource Corporation ("Goldcliff") whereby Goldcliff can earn a 40% interest in the Wheeler and Votipka leases and Cavanaugh property in exchange for incurring US\$1,400,000 in exploration expenditure on the properties over three years, and conveying back to the Company a 60% interest in the Wilson lease that previously was acquired by Goldcliff. The Company is the operator for the earn-in. During the year ended December 31, 2019, Goldcliff decided not to proceed with this option and allowed it to lapse.
- (v) On October 8, 2019, the Company and Goldcliff entered into a Purchase Option Letter agreement to re-acquire from Goldcliff and its affiliates their interest in the Pine Grove Gold project for the consideration of USD \$200,000 cash and 275,000 common shares of the Company as follows:

Cash, USD \$200,000 to be paid as follows:

- Cash of US\$50,000 to be paid upon completion of the next financing of the Company (paid);
- Cash of US\$50,000 to be paid on or before March 31, 2020 (US\$40,000 paid);
- Cash of US\$50,000 to be paid on or before June 30, 2020 (unpaid); and
- Cash of US\$50,000 to be paid on or before December 31, 2020 (unpaid).

The Company is behind on payments due under the Purchase Option Letter and is negotiating to formalize amendments.

Shares, 275,000 shares to be issued as follows:

- Shares, 120,000 shares issued following the closing of the first financing (issued with a fair value of \$156,000);
- Shares, 80,000 shares to be issued on December 31,2019 (issued with a fair value of \$80,000); and
- Shares, 75,000 shares to be issued on March 31, 2020 (issued with a fair value of \$150,000).

There is a "cutback" provision, provided that the Company shall not be required to issue shares to Goldcliff to the extent that such issuance would result in Goldcliff holding 10% or more of the outstanding shares of the Company, to the extent that the cutback reduces the number of shares above, the Company shall issue the shares that were subject to the cutback as soon as practicable after Goldcliff advises the Company that the issuance of such shares will not result in Goldcliff holding 10% or more of the outstanding shares of the Company.

(vi) On March 19, 2021, the Company signed a non-binding Letter of Intent ("LOI") with Lyon Grove LLC to reduce the royalties on its Wilson property to 1% which comprises a substantial part of the Company's Pine Grove project in Nevada.

Under the terms of the LOI, the Company will buydown the current net smelter returns royalty ("NSR) on the Wilson property from 2.5% to 1.0% on the patented claims and from 5.0% to 1.0% on the claims that fall within the area of interest - for an aggregate consideration of US\$450,000 payable in quarterly instalments over six years commencing April 30, 2021 (US\$75,000 paid and US\$300,000 paid subsequent to the nine months ended September 30, 2025).

The LOI is subject to, amongst other things, the execution of a definitive agreement, project financing, and regulatory approval, as applicable.

Notes to Condensed Interim Consolidated Financial Statements

(Unaudited)

For the nine months ended September 30, 2025 and 2024

(All amounts are in Canadian Dollars, unless otherwise stated)

5 Mineral properties (continued)

(a) Pine Grove Property, Nevada (continued)

- (vii) On April 28, 2021, the Company signed a non-binding Letter of Intent ("LOI") with Wheeler on the Wheeler property which comprises a substantial part of the Company's Pine Grove project. Under the terms of the LOI, the Company will buydown the NSR from 7% to 2% for an aggregate consideration of US\$5,000,000 over 6 years as follows:
 - US\$100,000 payable on September 30, 2021 (paid), June 30, 2022 (unpaid) and December 31, 2022 (unpaid);
 - US\$200,000 payable on September 30, 2023 (unpaid) and April 30, 2024 (unpaid);
 - US\$500,000 payable on June 30, 2024 (unpaid), September 30, 2024(unpaid) and December 31, 2024 (unpaid);
 - US\$750,000 payable on April 30, 2025, August 31, 2025 and December 31, 2025; and
 - US\$550,000 payable on April 30, 2026.

The LOI is subject, amongst other things, the execution of a definitive agreement, project financing and regulatory approval, as applicable. The Company is currently behind on payments pursuant to the LOI and is negotiating to formalize amendments.

(b) Oro Cruz Property, California

In February 2010, the Company's 100% owned U.S. subsidiary, Lincoln Gold US Corp. ("Lincoln US"), concluded a lease agreement (the "Lease") to lease certain lode claims covering the Oro Cruz Property in Imperial County, California. The Lease involves advance royalty payments beginning at US\$50,000 per year and gradually increasing to US\$200,000 per year on the seventh anniversary and each subsequent anniversary of the effective date of February 22, 2010.

On February 28, 2019, the Company granted to Demerara Gold Corp. ("Demerara") and Bell Mountain Exploration Corp. ("Bell Mountain" – a subsidiary of Eros Resources Corp.) the right to enter into a formal Option and Joint Venture Agreement for the exploration of the Oro Cruz property. To earn a 75% interest, Demerara and Bell Mountain will have to spend approximately USD\$2,100,000 in property payments, exploration and development over the next five years.

In April 2023, Southern Empire exercised the option and acquired the 75% interest.

(c) Shawinigan Property, Quebec

On April 25, 2021, the Company entered into an option agreement ("Agreement") to acquire an undivided 100% interest to the Shawinigan Property, located in the Shawinigan Township, Quebec. For consideration, the Company will make cash payments, issue common shares of the Company and incur exploration expenditures as follows:

During the year ended December 31, 2023, the Company returned the property to the owner and exited the option agreement, resulting in the Company recognizing a write-off of mineral property of \$144,494.

(d) Bell Mountain Property, Nevada

On November 3, 2023, the Company has entered into an agreement with Lincoln Resource Group Corp., Eros Resources Corp. ("Eros") and Bell Mountain Exploration Corp. ("BMEC" and together with Eros, the "Seller"), a whollyowned subsidiary of Eros, to acquire all of the assets that comprise the Bell Mountain project located in Churchill County, Nevada (the "Transaction"). Under the terms of the purchase agreement, the Company has agreed to issue to either BMEC or Eros, as directed by Eros, (a) 3,000,000 common shares in the capital of the Company (issued), and (b) 1,500,000 Shares within five business days of the date on which the Company completes any issuance of Shares (issued), the result of which is that there are at least 28,500,000 shares issued and outstanding. The Company will also grant to BMEC a net profits interest of 7.5% of the net returns from gold and silver produced or extracted from the project up to a maximum amount of US\$2,000,000. This transaction closed on January 6, 2025.

Notes to Condensed Interim Consolidated Financial Statements

(Unaudited)

For the nine months ended September 30, 2025 and 2024

(All amounts are in Canadian Dollars, unless otherwise stated)

6 Accounts payable and accrued liabilities

	September 30, 2025	December 31, 2024
	\$	\$
Accounts payable	1,452,827	1,130,779
Accrued liabilities	39,000	39,000
Closing balance	1,491,827	1,169,779

On February 25, 2020, the Company negotiated a debt reorganization with certain creditors to defer repayment of accounts payable and accrued liabilities in the total amount of \$222,102 (€136,000), for a period of up to three years from the date of the debt settlement agreement with each respective party.

Repayment is due on the following terms:

Third anniversary of debt settlement agreement	\$222,102 (€136,000)
, g	, , , , , , , , , , , , , , , , , , , ,

The accounts payable and accrued liabilities related to these certain creditors in the debt reorganization is initially measured at the present value of the payments in the amount of \$145,575 on the debt settlement date, using a discount rate of 10%.

On June 2, 2023, certain creditors entered into debt assignment agreements in which a total of \$164,975 was assigned to certain individuals (Note 10).

7 Provisions

The Company's recognized a constructive provision for environmental rehabilitation relating to a Pine Grove Property which will require future cleanup costs estimated to be approximately US\$65,000. Management expects that the cleanup costs would be incurred in the future, at the end of the expected useful life of the property; however, as the technical feasibility of Pine Grove Property has not been completed yet, the life of the property is uncertain at the reporting date. The provision represents best management estimates and includes the following assumptions: term – 10 years; inflation rate – 2.1%, pre-tax risk-free interest rate – 4.15%.

The closing balance is summarized as follows:

	September 30,	December 31, 2024	
	2025		
	\$	\$	
Beginning balance	93,529	87,880	
Changes in exchange rates	(3,042)	5,649	
Closing balance	90,487	93,529	

During the nine months ended September 30, 2025 and 2024, the finance costs in relation to the accretion of the provision are negligible.

Notes to Condensed Interim Consolidated Financial Statements

(Unaudited)

For the nine months ended September 30, 2025 and 2024

(All amounts are in Canadian Dollars, unless otherwise stated)

8 Lease liability

The Company's lease liability relates to its office space. The lease liability was measured at the present value of the remaining lease payments, discounted using an interest rate of 10%, which is the Company's incremental borrowing rate.

	Total
	\$
Balance at January 1, 2023	109,499
Interest expense	8,021
Lease payments	(69,540)
Balance at December 31, 2024	47,980
Interest expense	2,021
Lease payments	(50,001)
Balance at September 30, 2025	-

9 Loans payable

The following loans were provided by the President and a Director of the Company to support its working capital requirements.

	Nine months ended September 30, 2025	Year ended December 31, 2024
Opening balance Loans (repaid) received during the period Interest accrued during the period	\$ 105,740 300,000 6,284	\$ 102,043 (1,000) 4,697
Closing balance Current portion of loans payable	412,024 (109,164)	105,740 (105,740)
Long-term portion of loans payable	302,860	-

(a) President of the Company

The loan of \$24,790 is unsecured, bearing interest at 5% per annum including interest, calculated and payable on demand. As at September 30, 2025, the balance outstanding for this loan payable including interest was \$56,744 (December 31, 2024 - \$55,828).

The loan of \$40,100 is unsecured, bearing interest at 8% per annum including interest, calculated and payable on demand. As at September 30, 2025, the balance outstanding for this loan payable including interest was \$50,882 (December 31, 2024 - \$48,482).

The loan of \$2,208 is unsecured, bearing interest at 12% per annum including interest, calculated and payable on demand. As at September 30, 2025, the balance outstanding for this loan payable including interest was \$1,538 (December 31, 2024 - \$1,430).

On February 25, 2020, the Company negotiated a debt reorganization with respect to this unsecured demand loan to defer repayment in the amount of \$60,000 for a period of up to three years from the date of the debt settlement agreement. Repayment of \$20,000 is due on the one year anniversary of the debt settlement agreement, \$10,000 is due on the second year anniversary of the debt settlement agreement and \$30,000 is due on the third anniversary of the debt settlement agreement.

This loan payable related to the debt reorganization is initially measured at the present value of the payments in the amount of \$50,446 on the debt settlement date, using a discount rate of 10%.

Notes to Condensed Interim Consolidated Financial Statements

(Unaudited)

For the nine months ended September 30, 2025 and 2024

(All amounts are in Canadian Dollars, unless otherwise stated)

9 Loans payable (continued)

(b) Director of the Company

The loan of \$300,000 is unsecured, bearing interest at 12% per annum including interest, calculated and payable in 24 months. As at September 30, 2025, the balance outstanding for this loan payable including interest was \$302,860 (December 31, 2024 - \$Nil).

10 Promissory notes

	Nine months ended September 30, 2025	Year ended December 31, 2024
	\$	\$
Opening balance	1,173,092	1,031,267
Interest accrued during the period	53,021	80,014
Loan received	-	4,000
Foreign exchange	(20,609)	57,811
Closing balance	1,205,504	1,173,092
Current portion of promissory notes	(1,205,504)	(1,027,708)
Long-term portion of promissory notes	_	145,384

The Company received advances of \$440,000 from Mr. Ronald Netolitzky, a previous control person of the Company, and two other companies controlled by Mr. Netolitzky. The advances were unsecured, non-interest bearing and due on demand. On May 20, 2020, the Company entered into a sale and purchase agreement to assign a 25% interest in and to the ADGIS Agreement and an undivided 25% interest in and to the Oro Cruz Property (Note 5) in full and final settlement of the total advances of \$440,000. The Company recognized a gain on settlement of debts of \$440,000 related to this sale and purchase agreement during the year ended December 31, 2020.

During the year ended December 31, 2015, the Company received \$50,000 from an insider of the Company. The loan was unsecured and evidenced by promissory notes bearing interest at 6% per annum, calculated and payable on demand. On March 9, 2020, the Company issued 63,000 common shares for settlement of debt in the amount of \$63,000 consisting of principal balance of \$50,000 and interest of \$13,000.

During the year ended December 31, 2015, the Company received US\$66,000 from a company that has an insider in common with Lincoln. During the year ended December 31, 2017, the existing promissory note was terminated and both parties subsequently entered into a new promissory note agreement consisting of the existing principal and interest in the aggregate amount of US\$71,000. The loan is secured by the Company's US properties and evidenced by a promissory note bearing interest at 9% per annum. Principal and accrued interest was payable upon termination of the note on September 15, 2017. On January 3, 2018, the Company issued 6,434 common shares for settlement of debt in the amount of \$32,172.

During the year ended December 31, 2016, the Company received \$6,527 from a company with certain directors in common. The loan is unsecured, non-interest bearing and due on demand.

On August 24, 2018, September 11, 2018, October 23, 2018, January 23, 2019, March 29, 2019, May 30, 2019 and April 1, 2021, the Company received \$65,180 (US\$50,000), \$65,070 (US\$50,000), \$91,994 (US\$70,000), \$93,436 (US\$70,000), \$66,815 (US\$50,000), \$53,344 (US\$40,000) and \$37,695 (US\$30,000) from Dragon Hill Creation Limited, respectively, a company controlled by a director of the Company. On December 22, 2021, the Company made a repayment of \$100,000 (US\$77,730). The loans are unsecured and evidenced by promissory notes bearing interest at 8-10% per annum, calculated and payable on the termination dates of the promissory notes from June 30, 2019 to June 30, 2022. The Company may prepay the principal, in whole or in part, at any time without penalty.

On December 21, 2021, January 18, 2022, February 15, 2022, May 20, 2022 and August 29, 2022, the Company received \$100,000, \$10,000, \$5,000, \$5,600 and \$12,000, respectively, from an arm's length individual. The loans are unsecured and evidence by a promissory note bearing interest at 8-12% per annum. The Company may prepay the principal, in whole or in part, at any time without penalty.

Notes to Condensed Interim Consolidated Financial Statements

(Unaudited)

For the nine months ended September 30, 2025 and 2024

(All amounts are in Canadian Dollars, unless otherwise stated)

10 Promissory notes (continued)

During the year ended December 31, 2022, the Company received a total of \$194,522 from various arm's length individuals and made a repayment of \$15,000. The loans are unsecured and evidenced by a promissory note bearing interest at 12% per annum. The Company may prepay the principal, in whole or in part, at any time without penalty.

During year ended December 31, 2023, the Company received a total of \$498,516 from various arm's length individuals and made repayments of \$15,000. The loans are unsecured and evidenced by a promissory note bearing interest at 12% per annum. Of this total amount, the principal of \$125,000 and accrued interest is payable on August 23, 2026. The Company may prepay the principal, in whole or in part, at any time without penalty.

On June 2, 2023, certain creditors entered into debt assignment agreements in which a total of \$1,161,559 included in accounts payable and accrued liabilities and due to related parties was assigned to certain individuals (Notes 6 and 12). In doing so, these creditors relinquished all claims they would otherwise have had against the Company related to this amount.

On June 27, 2023, the Company issued 9,886,364 units ("Debt Units") for settlement of debt in the amount of \$1,680,037. Each Debt Unit consists of one common share and one share purchase warrant of the Company. Each warrant entitles the holder to purchase one additional common share of the Company at a price of \$0.35 per share for a period of three years.

During the year ended December 31, 2024, the Company received \$4,000 from an arm's length individual. The loan is unsecured and evidenced by a promissory note bearing interest at 12% per annum.

11 Convertible debentures

On January 6, 2025, the Company closed a non-brokered private placement of four convertible debenture units ("Note Unit") for gross proceeds of \$140,000. Each Note Unit consists of one unsecured convertible debenture ("Note") of the Company and share purchase warrants. A total of 933,333 share purchase warrants were issued. Each share purchase warrant is exercisable into one common share of the Company at an exercise price of \$0.35 per share for a period of 24 months from the date of issuance. The Notes have a maturity date of 24 months from the date of issuance and interest at 18% per annum. From the date of issuance until the maturity date, any principal amount can be converted, at the option of the Note holder, into common shares at a conversion price of \$0.15 per share.

On initial recognition, the Company bifurcated \$7,777 to warrant reserve and \$132,223 to the carrying value of the convertible debentures using a discount rate of 20%. During the nine months ended September 30, 2025, the Company recognized accretion and interest expense of \$18,932 (2024 - \$Nil).

12 Related party transactions

The following transactions were carried out with related parties:

Key management personnel - services rendered and other compensation

Key management includes offices and directors – executive and non-executive. The compensation paid or payable to key management personnel for the services rendered during the nine months ended September 30, 2025 and 2024 were as follows:

	2025	2024
	\$	\$
Consulting fees	52,000	-
Management fees	81,000	81,000
Exploration expenses	139,880	50,335
Professional fees	35,500	36,500
Total	308,380	167,835

Notes to Condensed Interim Consolidated Financial Statements

(Unaudited)

For the nine months ended September 30, 2025 and 2024

(All amounts are in Canadian Dollars, unless otherwise stated)

12 Related party transactions (continued)

The amounts disclosed in the table are the amounts recognized as an expense during the reporting period. The Company also reimburses key executive directors for travel and other expenses incurred in the normal course of business.

Balance due to related parties

	As at September 30, 2025	As at December 31, 2024	
	\$	\$	
Executive officers and their controlled companies	1,167,761	1,081,418	
Former Director	25,650	-	
Total	1,193,411	1,081,418	

On February 25, 2020, the Company negotiated a debt reorganization with certain related parties to defer repayment in the total amount of \$930,000, consisting of \$407,000 and US\$394,000, for a period of up to three years from the date of the debt settlement agreement with each respective party. Repayment is due on the following terms:

First anniversary of debt settlement agreement	\$5,000 payable to the former CFO \$6,961 (US\$5,000) payable to VP of Operations \$20,882 (US\$15,000) payable to former VP of Exploration
Second anniversary of debt settlement agreement	\$35,000 payable to the President \$5,000 payable to the former CFO \$29,234 (US\$21,000) payable to VP of Operations \$58,468 (US\$42,000) payable to former VP of Exploration
Third anniversary of debt settlement agreement	\$362,000 payable to the President \$126,681 (US\$91,000) to VP of Operations \$306,262 (US\$220,000) payable to former VP of Exploration

The balance due to these related parties related to the debt reorganization is initially measured at the present value of the payments in the amount of \$865.181 on the debt settlement date, using a discount rate of 10%.

On June 2, 2023, certain related parties entered into debt assignment agreements in which a total of \$996,584 was assigned to certain individuals (Note 10).

Loans from related parties

See Notes 9 and 10 for further details.

Other transactions with related parties

During the nine months ended September 30, 2025, the Company received \$1,240 (2024 - \$6,740) from Golden Band Resources Inc., a company with certain former officers and former directors in common and Goldcliff, for office rent.

Goldcliff is a public company with a common director of the Company – See Note 5.

Notes to Condensed Interim Consolidated Financial Statements

(Unaudited)

For the nine months ended September 30, 2025 and 2024

(All amounts are in Canadian Dollars, unless otherwise stated)

13 Share capital and reserves

a) Authorized share capital

As at September 30, 2025 and December 31, 2024, the authorized share capital of the Company is an unlimited number of common shares without par value. All issued shares, consisting only of common shares are fully paid. As at September 30, 2025 there were 23,872,164 (December 31, 2024 – 18,059,831) fully paid common shares issued.

On May 14, 2024, the Company closed a first tranche of the non-brokered private placement. The Company issued a total of 824,000 units at a price of \$0.25 per unit for total gross proceeds of \$206,000. Each unit is comprised of one common share of the Company and one-half common share purchase warrant. Each whole warrant entitles the holder to purchase one additional common share of the Company at a price of \$0.50 per share for a period of twelve months.

The Company paid finder's fee of \$3,870 and issued 32,680 finder's warrants at a value of \$5,801. Each finder's warrant entitles the holder to purchase one additional common share of the Company at a price of \$0.25 per share for a period of twelve months. The fair value of the finders' warrants was calculated using the Black-Scholes Option Pricing Model with an expected life of one year, interest rate of 0.97%, dividend yield of 0% and expected volatility of 211%.

On July 4, 2024, the Company closed a second and final tranche of non-brokered private placement, issuing 2,626,000 units at a price of \$0.25 per unit for additional gross proceeds of \$656,500. Each unit is comprised of one common share of the Company and one-half common share purchase warrant. Each whole warrant entitles the holder to purchase one additional common share of the Company at a price of \$0.50 per share for a period of twelve months. The Company paid finder's fee of \$7,000.

On August 26, 2024, the Company issued 857,143 common shares for proceeds of \$300,000 related to the exercising of 857,143 common share purchase warrants at an exercise price of \$0.35 per share.

On January 6, 2025, the Company issued 3,000,000 common shares valued at \$360,000 related to the acquisition of the Bell Mountain property (Note 5).

On March 12, 2025, the Company issued 1,500,000 common shares valued at \$225,000 related to the acquisition of the Bell Mountain property (Note 5).

On July 16, 2025, the Company closed the first tranche of the non-brokered private placement. The Company issued a total of 1,237,333 units at a price of \$0.15 per unit for total gross proceeds of \$185,600. Each unit is comprised of one common share of the Company and one-half common share purchase warrant. Each whole warrant entitles the holder to purchase one additional common share of the Company at a price of \$0.35 per share for a period of 24 months.

On August 14, 2025, the Company closed the second tranche of the non-brokered private placement. The Company issued a total of 75,000 units at a price of \$0.15 per unit for total gross proceeds of \$11,250. Each unit is comprised of one common share of the Company and one-half common share purchase warrant. Each whole warrant entitles the holder to purchase one additional common share of the Company at a price of \$0.35 per share for a period of 24 months.

a) Capital reserves

	Capital reserve – options	Capital reserve – warrants	Capital reserve - convertible debenture	Total
	\$	\$	\$	\$
Balance as at December 31, 2023	1,757,017	4,451,232	215,386	6,423,635
Finders' warrants issued	-	5,801	-	5,801
Warrants exercised	-	(261,429)	-	(261,429)
Balance as at December 31, 2024	1,757,017	4,195,604	215,386	6,168,007
Warrants issued	-	7,777	=	7,777
Balance as at September 30, 2025	1,757,017	4,203,381	215,386	6,175,784

Notes to Condensed Interim Consolidated Financial Statements

(Unaudited)

For the nine months ended September 30, 2025 and 2024

(All amounts are in Canadian Dollars, unless otherwise stated)

13 Share capital and reserves (continued)

b) Stock options

Stock option transactions for the nine months ended September 30, 2025 and year ended December 31, 2024 are summarized as follows:

	Nine months ended September 30, 2025			
		Weighted		Weighted
	Number	average exercise	Number	average exercise
	of Options	price	of Options	price
		\$		\$
Balance, beginning of period	225,000	3.00	225,000	3.00
Expired/Cancelled	(225,000)	3.00	-	<u>-</u>
Balance, end of period	-	-	225,000	3.00
Options exercisable, end of period	-	-	225,000	3.00

On March 19, 2025, the Company cancelled all previously granted and outstanding stock options.

c) Warrants

As at September 30, 2025, the Company had share purchase warrants, enabling the holders to acquire further common shares as follows:

Number	Exercise		
of Shares	Price	Expiry Date	
412,000	\$0.50	May 14, 2026*	
9,029,221	\$0.35	June 27, 2026	
1,313,000	\$0.50	July 4, 2026*	
933,333	\$0.35	January 6, 2027	
618,666	\$0.35	July 16, 2027	
37,500	\$0.35	August 14, 2027	
12,343,720			

^{*}In May 2025, the Company extended the expiry date of 412,000 share purchase warrants exercisable at \$0.50 per share from May 14, 2025 to May 14, 2026 and 1,313,000 share purchase warrants exercisable at \$0.50 per share from July 4, 2025 to July 4, 2026.

Warrants transactions for the nine months ended September 30, 2025 and year ended December 31, 2024 are summarized as follows:

	Nine months ended September 30, 2025		Dec	Year ended ember 31, 2024
		Weighted		Weighted
	Number	average exercise	Number	average
	of Warrants	price	of Warrants	exercise price
		\$		\$
Balance, beginning of period	10,786,901	0.37	10,246,364	0.43
Issued	1,589,499	0.35	1,757,680	0.50
Exercised	-	-	(857,143)	0.35
Expired	(32,680)	0.25	(360,000)	2.50
Balance, end of period	12,343,720	0.37	10,786,901	0.37

Notes to Condensed Interim Consolidated Financial Statements

(Unaudited)

For the nine months ended September 30, 2025 and 2024 (All amounts are in Canadian Dollars, unless otherwise stated)

14 Financial instruments

Capital risk management

The Company defines its capital as shareholders' deficiency. The Company manages its capital structure and makes adjustments to it, based on the funds available to the Company, in order to support the acquisition, exploration and development of mineral properties. The Board of Directors does not establish quantitative return on capital criteria for management, but rather relies on the expertise of the Company's management to sustain future development of the business. The properties in which the Company currently has interests are in the exploration stage. As such, the Company has historically relied on the equity markets to fund its activities. In addition, the Company is dependent upon external financings to fund activities. In order to carry out planned exploration and pay for administrative costs, the Company will need to raise additional funds in the future until production commences. The Company will continue to assess new properties and seek to acquire an interest in additional properties if management consider there is sufficient geologic or economic potential and the Company has adequate financial resources and support from investors. Management reviews its capital management approach on an ongoing basis and believes that this approach, given the relative size of the Company, is reasonable. There were no changes to the Company's approach to capital management during the current period.

Categories of financial instruments

	September 30, 2025	December 31, 2024
	\$	\$
Financial assets *	·	·
Amortized at cost		
Cash	91,497	295,219
Receivables	5,986	184
	97,483	295,403
Financial liabilities		
Amortized at cost		
Accounts payable and accrued liabilities	1,491,827	1,169,779
Due to related parties	1,193,411	1,081,418
Deposits received in advance	<u>-</u>	140,000
Convertible debentures	151,155	· -
Lease liability	· -	47,980
Loans payable	412,024	105,740
Promissory notes	1,205,504	1,173,092
	4,453,921	3,718,009

^{*} Sales taxes recoverable do not represent financial instruments and are excluded from the analysis

The Company is exposed to varying degrees to a variety of financial instrument related risks:

Fair value

The carrying value of cash, other receivables, accounts payable and accrued liabilities, due to related parties, deposits received in advance, loans payable, promissory notes and convertible debentures are measured at amortized cost. The carrying value of lease liability approximated its fair value as it bears interest that approximates current market rates.

Foreign exchange risk

The Company's operations in the United States expose the Company to foreign exchange risk. The Company is subject to currency risk due to the fluctuations of exchange rates between the Canadian and US dollars. The Company does not believe it is exposed to significant foreign exchange risk. A 10% fluctuation in the foreign exchange rate between the Canadian and US dollar will result in a foreign exchange gain/loss of approximately \$169,000. The Company does not enter into derivative financial instruments to mitigate foreign exchange risk.

Notes to Condensed Interim Consolidated Financial Statements

(Unaudited)

For the nine months ended September 30, 2025 and 2024

(All amounts are in Canadian Dollars, unless otherwise stated)

14 Financial instruments (continued)

Credit risk

The Company is not exposed to material credit risk.

Interest rate risk

Interest rate risk is the risk the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company does not hold any financial liabilities with variable interest rates.

Liquidity risk

The Company's ability to continue as a going concern is dependent on management's ability to raise required funding through future equity issuances and through short-term borrowing. The Company manages its liquidity risk by forecasting cash flows from operations and anticipating any investing and financing activities. Management and the Board of Directors are actively involved in the review, planning and approval of significant expenditures and commitments.

Price risk

The ability of the Company to explore its mineral properties and the future profitability of the Company are directly related to the market price of precious metals. The Company monitors precious metals prices to determine the appropriate course of action to be taken by the Company.

15 Supplemental cash flow information

	Nine months ended September 30, 2025	Nine months ended September 30, 2024
	\$	\$
Cash paid for interest	-	-
Cash paid for income taxes	-	-

16 Segmented information

The Company operates in one reportable operating segment, being the acquisition, exploration and evaluation of mineral properties.

The Company operates within two geographic areas – United States of America and Canada.

	Non-current assets
	\$
December 31, 2024	
United States of America	789,501
Canada	56,302
	845,803
September 30, 2025	
United States of America	1,381,717
Canada	12,250
	1,393,967

Notes to Condensed Interim Consolidated Financial Statements

(Unaudited)

For the nine months ended September 30, 2025 and 2024 (All amounts are in Canadian Dollars, unless otherwise stated)

17 Subsequent events

Subsequent to the nine months ended September 30, 2025, on October 9, 2025, the Company issued convertible note units to a Director of the Company for gross proceeds of \$200,000. Each unit is comprised of one common share of the Company and one common share purchase warrant. Each note is convertible to a common share at a conversion price of \$0.20 and each warrant is exercisable into one common share of the Company at a price of \$0.20 for a period of 36 months. The note units have a maturity date of 36 months from the date of issuance and interest at 18% per annum. From the date of issuance until the maturity date, any principal amount can be converted, at the option of the note holder, into common shares at a conversion price of \$0.20 per share.

On November 10th, 2025, the Company issued convertible note units to a Director of the Company for gross proceeds of \$200,000. Each unit is comprised of one common share of the Company and one common share purchase warrant. Each note is convertible to a common share at a conversion price of \$0.20 and each warrant is exercisable into one common share of the Company at a price of \$0.20 for a period of 36 months. The note units have a maturity date of 36 months from the date of issuance and interest at 18% per annum. From the date of issuance until the maturity date, any principal amount can be converted, at the option of the note holder, into common shares at a conversion price of \$0.20 per share.

The Company received unsecured loans of \$650,000 from a Director of the Company. These loans bear interest at 12% per annum and is repayable in 24 months. The Company intends to issue convertible note units (each, a "Note Unit") in the amount of CDN\$650,000 (the "Principal") to Ian Rogers. Each Note Unit will be comprised of one unsecured convertible debenture of the Company (each, a "Note"), and such number of common share purchase warrants in the capital of the Company ("Warrants") equal to the Principal divided by the Conversion Price (as hereinafter defined), being 3,250,000 Warrants. Each Warrant is exercisable into one common share in the capital of the Company (a "Common Share") at an exercise price of CDN\$0.30 for a period of 36 months from the date of issuance. The Notes will have a maturity date (the "Maturity Date") of 36 months from the date of issuance, unless previously converted in accordance with the terms of the Notes. From and after the date of issue of the Notes until the Maturity Date, any amount of the Principal may be converted, at the option of the holder, into Common Shares at a conversion price of CDN\$0.20 per Common Share (the "Conversion Price"), subject to receiving prior approval from the TSX Venture Exchange (the "Exchange") for the creation of a new Control Person (as defined in Exchange policies), as applicable. A maximum of 3,250,000 Common Shares will be issuable assuming the full Principal amount is converted. Interest on the Notes will accrue at a rate of 18% per annum (the "Interest"), payable at maturity of the Notes. Subject to the approval of the Exchange, the Company may elect to convert any portion of the accrued and outstanding Interest into Common Shares, which will be issued at the closing price of the Common Shares on the Exchange on the last trading day immediately prior to the announcement of such conversion.

All of the above convertible debentures are subject to Exchange approval and as well require disinterested approval from the Company's shareholders prior to conversion of notes or exercising warrants.



FORM 51-102F1

MANAGEMENT DISCUSSION AND ANALYSIS (MD&A) WHICH HAS BEEN PREPARED ON NOVEMBER 28, 2025 TO ACCOMPANY THE UNAUDITED CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS OF LINCOLN GOLD MINING INC. (THE "COMPANY" OR "LINCOLN") FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2025.

This Management's Discussion and Analysis ("MD&A"), should be read in conjunction with the annual audited consolidated financial statements of the Company for the year ended December 31, 2024. All financial amounts are stated in Canadian currency unless stated otherwise.

The financial statements and the management's discussion and analysis are intended to provide a reasonable base for the investor to evaluate the Company's financial situation.

The financial statements have been prepared using accounting policies consistent with International Financial Reporting Standards ("IFRS"). All dollar amounts contained in this MD&A are expressed in Canadian dollars, unless otherwise specified.

Where we say "we", the "Company" or "numbered company", we mean Lincoln Gold Mining Inc., the parent company and its wholly-owned subsidiaries, as it may apply.

This management discussion and analysis may contain forward-looking statements in respect of various matters including upcoming events and include without limitation, statements regarding discussions of the Company's business strategy, future plans, projections, objectives, estimates and forecasts and statements as to management's expectations with respect to, among other things, the development of the Company's project. These forward-looking statements involve numerous risks and uncertainties and actual results may vary. Important factors that may cause actual results to vary include without limitation, certain transactions, certain approvals, changes in commodity prices, risks inherent in exploration results, timing and success, inaccurate geological and metallurgical assumptions (including with respect to the size, grade and recoverability of mineral reserves and mineral resources), delays in the receipt of government approvals, and changes in general economic conditions or conditions in the financial markets, and the state of the world's health physically and financially. In making the forward-looking statements in this MD&A, the Company has applied several material assumptions, including without limitation, the assumptions that: (1) any additional financing needed will be available on reasonable terms.

Additional factors that could cause actual results to differ materially from those expressed or implied by such forward-looking statements include, among other factors: (1) weak commodity prices and general metal price volatility; (2) the state of the global economy and economic and political events, including the deterioration of the global capital markets, affecting supply and demand and economic and political events affecting supply and demand; and (3) securing and the nature of regulatory permits and approvals and the costs of complying with environmental, health and safety laws and regulations.

The Company cannot assure investors that any of these assumptions will prove to be correct.

The words "expect," "anticipate," "estimate," "may," "will," "should," "intend," "believe," "target," "budget," "plan," "projection" and similar expressions are intended to identify forward-looking statements. Information concerning mineral reserve and mineral resource estimates also may be considered forward-looking statements, as such information constitutes a prediction of what mineralization might be found to be present during operations or if and when an undeveloped project is actually developed.

(in Canadian dollars, unless otherwise stated)

These factors should be considered carefully, and readers should not place undue reliance on the Company's forward-looking statements. The Company believes that the expectations reflected in the forward-looking statements, including future-oriented financial information, contained in this MD&A and any documents incorporated by reference are reasonable, but no assurance can be given that these expectations will prove to be correct. In addition, although the Company has attempted to identify important factors that could cause actual actions, events or results to differ materially from those described in forward-looking statements, including future-oriented financial information, there may be other factors that cause actions, events, or results not to be as anticipated. The Company undertakes no obligation to disclose publicly any future revisions to forward-looking statements, including future-oriented financial information, to reflect events or circumstances after the date of this MD&A, or to reflect the occurrence of unanticipated events, except as expressly required by law.

Additionally, the forward-looking statements, including future-oriented financial information contained herein, are presented solely for the purpose of conveying our reasonable belief of the direction of the Company and may not be appropriate for other purposes.

The results or events predicted in these forward-looking statements may differ materially from the actual results or events. The Company disclaims any obligation to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise, except as may be required under applicable securities laws.

This MD&A contains certain forward-looking statements based on the best beliefs, and reasonable assumptions of the management of Lincoln Gold Mining Inc. There are many risks and uncertainties attached to the mineral exploration business. Given these risks and uncertainties, the reader should not place undo reliance on these forward-looking statements.

Additional information relating to the Company's activities may be found on the Company's website at www.lincolnmining.com and at www.sedarplus.ca.

1. Overview

Lincoln Gold Mining Inc. (the "Company" or "Lincoln") is incorporated under the Business Corporations Act, British Columbia. The Company's head and registered office, principal address and records is Suite 400 - 789 West Pender Street, Vancouver, British Columbia, Canada, V6C 1H2. The Company is listed on the TSX Venture Exchange ("TSX-V: LMG") and Frankfurt Stock Exchange ("ZMG2").

Lincoln Gold Mining Inc. is an advanced-stage precious metals exploration and development company with one project in permitting for production which is the Pine Grove gold property and a second property fully permitted for production which is the Bell Mountain gold/silver project, both in Nevada, USA. In the United States, the Company operates under its subsidiaries, Lincoln Gold US Corp. and Lincoln Resource Group Corp. both incorporated in Nevada. On September 24, 2019, the Company consolidated its common shares on the basis of ten preconsolidated common shares for one post-consolidated common share. The Company also completed a name change to Lincoln Gold Mining Inc. from Lincoln Mining Corporation. The TSXV approved this consolidation of stock and name change in September 2019. On March 8, 2023, the Company consolidated its common shares on the basis of ten pre-consolidated common shares for one post-consolidated common share.

The Company's intention and strategies are to continue to advance its projects, with a long-term goal of building Lincoln into a mid-tier gold producer.

(in Canadian dollars, unless otherwise stated)

Overview ... (continued)

Corporate activities during the nine months ended September 30, 2025 and subsequent to the quarter end

On November 3, 2023, the Company has entered into an agreement with Lincoln Resource Group Corp., a wholly-owned subsidiary of the Company, Eros Resources Corp. ("Eros") and Bell Mountain Exploration Corp. ("BMEC" and together with Eros, the "Seller"), a wholly-owned subsidiary of Eros, to acquire all of the assets that comprise the Bell Mountain project (the "Project") located in Churchill County, Nevada (the "Transaction"). Under the terms of the purchase agreement, Lincoln has agreed to issue to either BMEC or Eros, as directed by Eros, (a) 3,000,000 common shares in the capital of the Company ("Shares") on the closing date of the Transaction (the "Closing Date") (issued on January 6, 2025), and (b) 1,500,000 Shares within five business days of the date on which the Company completes any issuance of Shares, the result of which is that there are at least 28,500,000 Shares issued and outstanding, the Board of Directors determined it was in the best interest of the Company to advance these shares prior to the pre-determined outstanding balance of shares and therefore they were issued on March 12, 2025. The Company will also grant to BMEC a net profits interest of 7.5% of the net returns from gold and silver produced or extracted from the Project up to a maximum amount of US\$2,000,000. The transaction closed on January 6, 2025.

On January 6, 2025, the Company closed a non-brokered private placement of four convertible debenture units ("Note Unit") for gross proceeds of \$140,000. Each Note Unit consists of one unsecured convertible debenture ("Note") of the Company and share purchase warrants equal to the principal divided by the conversion price. Each share purchase warrant is exercisable into one common share of the Company at an exercise price of \$0.35 per share for a period of 24 months from the date of issuance. The Notes have a maturity date of 24 months from the date of issuance and interest at 18% per annum. From the date of issuance until the maturity date, any principal amount can be converted, at the option of the Note holder, into common shares at a conversion price of \$0.15 per share.

On July 16, 2025, the Company closed the first tranche of the non-brokered private placement. The Company issued a total of 1,237,333 units at a price of \$0.15 per unit for total gross proceeds of \$185,600. Each unit is comprised of one common share of the Company and one-half common share purchase warrant. Each whole warrant entitles the holder to purchase one additional common share of the Company at a price of \$0.35 per share for a period of 24 months.

On August 14, 2025, the Company closed the second tranche of the non-brokered private placement. The Company issued a total of 75,000 units at a price of \$0.15 per unit for total gross proceeds of \$11,250. Each unit is comprised of one common share of the Company and one-half common share purchase warrant. Each whole warrant entitles the holder to purchase one additional common share of the Company at a price of \$0.35 per share for a period of 24 months.

During and subsequent to the nine months ended September 30, 2025, the Company received unsecured loans of \$1,050,000 from a Director of the Company. These loans bear interest at 12% per annum and are repayable in 24 months The Company has subsequently issued convertible debentures regarding these Director loans pending approval of the Exchange, see Subsequent Events.

Cash Flow Analysis

Operating Activities

During the nine months ended September 30, 2025, cash used by operating activities was \$643,355 (2024 – \$835,897) respectively for activities as described above and below.

(in Canadian dollars, unless otherwise stated)

Overview ... (continued)

Financing activities

During the nine months ended September 30, 2025, the Company completed private placements issuing 1,312,333 common shares of the Company for total gross proceeds of \$196,850 and received \$300,000 in loans from a Director of the Company bearing interest at 12% per annum, unsecured and repayable in 24 months, and have subsequently been converted to convertible debentures (see Subsequent Events). In addition, the Company paid \$50,001 (2024 - \$52,873) for the Company's office building lease.

New Opportunities:

Lincoln continues to evaluate mineral properties which contain significant drilled gold resources. Evaluations are focused on deposits in the western United States and Canada. Gold properties with economic merit and good logistics will be considered for acquisition.

2. Summary of Quarterly Results

	3 rd Quarter 2025	2 nd Quarter 2025	1 st Quarter 2025	^{4th} Quarter 2024
	\$	\$	\$	\$
Revenue	-	-	-	-
Exploration expenses	229,253	63,728	92,075	189,839
Administrative expenses (incl. interest expense)	302,943	244,400	238,668	307,110
Loss and comprehensive loss	(532,196)	(308,128)	(330,743)	(497,048)
Basic and diluted loss per share	(0.02)	(0.01)	(0.02)	(0.03)
Total assets	1,518,555	1,494,041	1,580,745	1,167,125
Working capital deficiency	(3,875,318)	(3,612,236)	(3,325,203)	(3,251,303)

	3 rd Quarter 2024	2 nd Quarter 2024	1 st Quarter 2024	^{4th} Quarter 2023
	\$	\$	\$	\$
Revenue	-	-	-	-
Exploration expenses	316,429	13,421	47,883	48,436
Administrative expenses (incl. interest expense)	217,424	228,973	190,520	301,666
Loss and comprehensive loss	(533,853)	(242,394)	(238,304)	(356,690)
Basic and diluted loss per share	(0.03)	(0.02)	(0.02)	(0.03)
Total assets	1,109,584	1,394,626	854,731	891,594
Working capital deficiency	(2,730,946)	(2,500,975)	(3,110,379)	(2,861,716)

The Company had no revenue during the period. The Company has not yet determined whether its mineral properties contain ore reserves; therefore, the Company has incurred ongoing losses since inception.

Results of Operations

Results of Operations - For the three months ended September 30, 2025

For the three months ended September 30, 2025, the Company incurred an operational loss of \$532,196 (2024 - \$533,853).

(in Canadian dollars, unless otherwise stated)

Summary of Quarterly Results ... (continued)

Administrative expenses increased to \$272,586 compared to \$195,123 in the comparative period mainly related to a increase of professional fees of \$88,052 to \$135,030 (2024 - \$46,978) and investor relations and shareholder services of \$10,916 to \$19,162 (2024 - \$8,246). The increase in administrative expenses were partially offset by an decrease of consulting and management fees of \$26,375 to \$72,250 (2024 - \$98,625) and foreign exchange loss of \$35,120 to \$24,993 (2024 - gain of \$10,127) as a result of the translation of US dollar transactions.

Exploration expenses decreased by \$87,176 to \$229,253 on the properties compared to the prior period mainly consisting of contractor work of \$54,675 (2024 – \$80,758), general administration of \$21,297 (2024 - \$15,288) and permitting environment of \$26,574 (2024 - \$1,495) on the Pine Grove and Bell Mountain property.

Results of Operations - For the nine months ended September 30, 2025

For the nine months ended September 30, 2025, the Company incurred an operational loss of \$1,171,067 (2024 - \$1,014,551).

Administrative expenses increased to \$700,493 compared to \$566,777 in the comparative period mainly related to a increase of professional fees of \$163,919 to \$296,125 (2024 - \$132,206), advertising and promotion of \$8,224 to \$9,771 (2024 - \$1,547) and investor relations and shareholder services of \$26,107 to \$43,622 (2024 - \$17,515). The increase in administrative expenses were partially offset by a decrease of consulting and management fees of \$64,315 to \$221,750 (2024 - \$286,065) and foreign exchange loss of \$24,306 to \$45,933 (2024 - \$21,627) as a result of the translation of US dollar transactions.

Exploration expenses increased by \$7,323 to \$385,056 on the properties compared to the prior period mainly consisting of advance royalty payments of \$8,393 (2024 - \$Nil), contractor work of \$142,410 (2024 - \$76,683), general administration of \$41,389 (2024 - \$28,693), land maintenance of \$123,917 (2024 - \$119,413), permitting environment of \$26,983 (2024 - \$21,004) and property evaluation of \$41,964 (2024 - \$118,961) on the Pine Grove and Bell Mountain property.

The Company's key projects are Pine Grove and Bell Mountain. The total costs incurred on all significant projects since 2007 is summarized in the table below:

= .1			ъ. п		Other	
Exploration expenses	D: 0		Bell		properties	
(recoveries)	Pine Grove	Oro Cruz	Mountain	La Bufa	(refunds)	Total
	\$	\$	\$	\$	\$	\$
2025 , (IFRS reporting)	265,775	-	119,281	-	-	385,056
2024, (IFRS reporting)	335,826	-	231,746	-	-	567,572
2023, (IFRS reporting)	248,452	-	-	-	-	248,452
2022, (IFRS reporting)	288,521	934	-	-	-	289,455
2021, (IFRS reporting)	690,237	3,871	-	-	-	694,108
2020, (IFRS reporting)	384,485	90,335	-	-	-	474,820
2019, (IFRS reporting)	209,507	275,270	-	-	1,429	486,206
2018, (IFRS reporting)	1,022,064	118,887	-	-	6,561	1,147,512
2017, (IFRS reporting)	509,985	(70,594)	-	-	7,546	446,937
2016, (IFRS reporting)	(602)	47,238	-	-	-	46,636
2015, (IFRS reporting)	162,901	83,380	33,104	-	-	279,385
2014, (IFRS reporting)	318,941	157,797	144,295	46,897	7,811	675,741
2013, (IFRS reporting)	326,388	119,081	1,200,383	87,646	32,150	1,765,648
2012, (IFRS reporting)	234,525	247,285	100,461	402,810	7,590	992,671
2011, (IFRS reporting)	610,664	404,483	· -	1,240,844	11,288	2,267,279
2010, (IFRS reporting)	1,609,436	310,637	-	472,534	1,645	2,394,252
2009, (Canadian GAAP)	553,319	7,586	-	121,861	(7,898)	674,868
2008, (Canadian GAAP)	509,333	· -	-	1,501,906	14,347	2,025,586
2007 , (Canadian GAAP)	154,145	-	-	163,705	25,287	343,137
,	8,433,902	1,796,190	1,829,270	4,038,203	107,756	16,205,321
Less recoveries	(34,438)	(654,453)	· · · ·	(1,051,735)	-	(1,740,626)
Total exploration	•	•		,		
expenses incurred	8,399,464	1,141,737	1,829,270	2,986,468	107,756	14,464,695

(in Canadian dollars, unless otherwise stated)

3. Projects

Overview

Pine Grove Gold Property, Nevada – The Pine Grove gold project, located in Lyon County, Nevada, is the Company's main project. At the time of writing of this MDA Lincoln continues its permitting studies needed to take the project to production.`

The Pine Grove property is a development-stage gold project. The property lies approximately 20 miles south of Yerington, in the Pine Grove Hills, Lyon County, Nevada. The Company has mining leases on the Wilson and Wheeler mines (patented claims) and 243 unpatented claims owned directly by Lincoln. The Company's land position covers approximately 7 square miles that encompass the main gold mineralization, exploration targets and adequate land for mine facilities. Two hundred seventy-five holes have been drilled within in the Pine Grove property to date. Eighty-three holes were drilled in 2009 and 2010 by Lincoln.

At the Pine Grove project historic gold production was 240,000 ozs high-grade gold from underground mining in the late 1800s and early 1900s.

On December 8, 2011, a Preliminary Economic Assessment (PEA) was issued by Telesto Nevada Inc. of Reno, NV. An amended and restated PEA was issued on February 4, 2015 by Welsh-Hagen Associates (formerly Telesto Nevada Inc.) and their Qualified Persons, (see Lincoln News Release February 16, 2015).

The 2015 PEA reports total Measured and Indicated resources at 134,500 ozs gold contained in 3,373,000 tons of mineralized material grading 0.040 opt Au using a cutoff grade of 0.007 opt gold. Inferred resources were reported at 6,600 ozs gold contained in 160,000 tons of mineralized material

Reno Sparks Feenley Hazen Job Peak 2879 John Community Consolerity Daylon Short Carson City Daylon Short Carson City Daylon Short Carson City Daylon Short Carson City MacArthur Short Carson City Mac

grading 0.041 opt Au using a cutoff grade of 0.007 opt Au. In order to comply with the CIM definition for resources, only those mineralized blocks contained within a designed pit shell are reported as resources. These resources are contained in two conceptual pits, the Wheeler and the Wilson, based on a gold price of US\$1,425.

Since August 2020, yearly land payments were made to the BLM and Lyon County to keep the property in good standing.

During the year ended December 31, 2016, the Company entered into an Exploration License Agreement (the "Agreement") with Placer Solutions LLC ("Placer"), a private company based in Montana, USA, to explore the placer claims on Lincoln's Pine Grove project in Nevada (the "Placer Claims"). The Agreement applies to the Company's Pine Grove placer claims only as it is the Company's intent to develop its lode claims separately.

The Agreement was terminated in 2019. Placer is required to carry out reclamation work on the area that it disturbed and to that end some reclamation work was completed at the property in the summer and fall of 2020. The land has been contoured and fenced.

In June 2016, Goldcliff Resource Corporation ("Goldcliff"), a company with a common director, acquired the lease to the Wilson claims from the Company in exchange for Goldcliff assuming the future lease commitments as well as outstanding lease payments and work commitments.

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(in Canadian dollars, unless otherwise stated)

Projects ... (continued)

In August 2016, the Company entered into an agreement with Goldcliff whereby Goldcliff could earn a 40% interest in the Wheeler and Votipka leases and Cavanaugh property in exchange for incurring US\$1,400,000 in exploration expenditures on the properties over three years, and conveying back to the Company a 60% interest in the Wilson lease that previously was acquired by Goldcliff. The Company is the operator for the earn-in.

By mid-December 2016, Goldcliff had completed a drilling program of 14 holes that totalled 2,132.6 metres (6,9762.5 feet). All assays were received by the first of February and are reviewed in the news release of February 9, 2017. No additional exploration work was carried out on the property during 2017 or 2018; however, a number of permitting studies were undertaken.

A Binding Letter of Intent between Goldcliff and Lincoln for the selling back to Lincoln of the lease on the Wilson Patented Claims located in Lyon County, Nevada was signed in October 2019. The Wilson claims are part of the Pine Grove development project and were included in the Pine Grove Joint Venture between the two companies. Goldcliff will receive staged cash and share payments and retain title to the claims until all payments and share issuances are completed, (see News Release of October 8, 2019). As at September 30, 2025, the remaining balance in accordance with the purchase option letter was US\$120,000.

To aid the Company in all this work, Lincoln announced the engagement of an effective permitting team that will allow it to proceed with permitting of the Pine Grove project towards operation. The consulting team with respective task assignments is headed up by Stantec Consulting Services Inc. ("Stantec").

In January 2022 the Company completed a core drill program of 5 holes on the Wilson side of the property, which had been started in November 2021. All core from the program has been stored in our warehouse in Yerington.

Stantec Consulting Services Inc. – For the collection of environmental baseline data and writing of environmental reports, Stantec has prepared documentation to present the results of acid base accounting ("ABA") and meteoric water mobility procedure ("MWMP") of samples from drill holes intended to test waste rock at Lincoln's proposed Pine Grove project. This testing was requested by the NDEP's Bureau of Mining Reclamation and Regulation ("BMRR"). Stantec has delivered initial archaeological, botanical and wildlife studies to the USFS. Stantec installed a meteorological station and has collected site-specific weather data since 2010.

On May 15, 2018, the Company through its subsidiary Lincoln Resource Group Corp., submitted a Mine Plan of Operations ("PoO") to the United States Forest Service, Humboldt-Toiyabe National Forest. The PoO was compiled by Welsh Hagen Associates of Reno, Nevada and incorporated data and information from a number of consulting companies that are working on the project. Submission of the PoO initiates the National Environmental Policy Act ("NEPA"), which requires the compilation of an Environmental Impact Statement ("EIS"), including public comment. The lead agency is the U.S. Forest Service – Bridgeport Ranger District in Bridgeport, California. Lincoln is working closely with its prime environmental contractor, Stantec and the U.S. Forest Service to advance the permitting process as quickly as possible.

In August 2018, the Company engaged a team of consultants to guide it through the production permitting process. Stantec has been chosen as the lead contractor for the EIS.

On March 19, 2021, the Company signed a non-binding Letter of Intent ("LOI") with Lyon Grove LLC to reduce the royalties on its Wilson property to 1% which comprises a substantial part of the Company's Pine Grove project in Nevada. See the FS for additional details.

On April 28, 2021, the Company signed a non-binding Letter of Intent ("LOI") with Wheeler on the Wheeler property which comprises a substantial part of the Company's Pine Grove project. Under the terms of the LOI, the Company will buydown the NSR from 7% to 2% for an aggregate consideration of US\$5,000,000 over 6 years. See the FS for additional details.

(in Canadian dollars, unless otherwise stated)

Projects ... (continued)

Bell Mountain Gold-Silver Property in Churchill County, Nevada

In November 2023, the Company entered into a purchase agreement with Eros Resources Corp. ("Eros") and Bell Mountain Exploration Corp. ("Bell Mountain" and together with Eros, the "Seller"), a wholly-owned subsidiary of Eros, to acquire all of the assets that comprise the Bell Mountain project (the "Project") located in Churchill County, Nevada (the "Transaction"). Under the purchase agreement, the Company has agreed to issue to either Bell Mountain or Eros, as directed by Eros, 3,000,000 common shares of the Company on the closing date of the Transaction ("Shares") and 1,500,000 common shares of the Company within five business days on the date on which the Company completes any issuance of Shares. The Company will also grant to Bell Mountain a net profits interest of 7.5% of the net returns from gold and silver produced or extracted from the Project up to a maximum of US\$2,000,000. This transaction was closed on January 6, 2025.

The Project is southeast of Reno, approximately 54 miles (85 kilometers) from Fallon, Nevada. It is located in Churchill County within the Fairview mining district, an area of historic mining. The Project occurs in the Basin and Range physiographic province within the Walker Lane Mineral Trend, the major NW-SE trending fault system complex that reportedly hosts many major precious metals deposits in Nevada and California. The Project is comprised of 174 unpatented lode claims and surface rights on 6 unpatented mill site claims for a total of 180 claims that cover a land package of approximately 3,615 acres (1,463 hectares).

The Project is a fully permitted development-stage project with near-term potential for gold and silver production. The Bell Mountain property hosts gold and silver resources and currently has a total measured and indicated gold equivalent of 56,793 ounces and total inferred gold equivalent 30,271 ounces.

At the Bell Mountain gold-silver mineralization is structurally controlled and the primary control is an east-northeast trending zone of faulting. To date, four main bodies of gold-silver mineralization have been defined by drilling. These are the Spurr, Varga, Sphinx and East Ridge Deposits.

The project has a detailed mining plan in place for an open-pit heap leach operation. The project has a minimal ore waste stripping ratio, excellent access, and an established water supply.

Exploration potential exists beyond current resource.



Lincoln plans to develop Bell Mountain first to production as the project is fully permitted, leading into the final development of the Pine Grove project, which is located in close proximity to Bell Mountain project.

Advancing the development of the Bell Mountain project will be a major focus of Company activities over the coming year. An exploration drill program, work related to water and power and beginning a detailed design of the plant will commence soon.

The Company is continuing its efforts and discussions to engage with institutional financiers for the mine site construction. This will also be a major focus of Lincoln's activities over the next few months.

Shawinigan Property, Southern Quebec

The property is situated in an area that is well known for hosting Nickel Copper mineralization and is a prime area for Ni-Cu and Cobalt deposits. Field and drill testing programs to date have covered only a small area of the property, as most of the previous holes have focused on the area north of the Shawinigan Ni-Cu prospect.

During the year ended December 31, 2023, the Company returned the property to the owner and exited the option agreement. The Company's mining claims staked in 2022 have lapsed.

(in Canadian dollars, unless otherwise stated)

Projects ... (continued)

New Opportunities

Lincoln continues to evaluate mineral properties that contain significant drilled gold resources. Evaluations are focused on deposits in the western United States. Gold properties with economic merit and good logistics will be considered for acquisition.

4. Liquidity and Solvency

The following table summarizes the Company's cash on hand, working capital and cash flow:

	September 30, 2025	December 31, 2024
	\$	\$
Working capital deficiency	(3,875,318)	(3,251,303)
Long-term debt	544,502	238,913
	Nine months ended September 30, 2025	Nine months ended September 30, 2024
	\$	\$
Cash used in operating activities	(643,355)	(835,897)
Cash used in investing activities	(7,216)	` <u>-</u>
Cash provided by financing activities	466,849	1,101,757
Change in cash	(203,722)	265,860

During the year ended December 31, 2024, the Company received \$4,000 from an arm's length individual. The loan is unsecured and evidenced by a promissory note bearing interest at 12% per annum.

On May 14, 2024, the Company closed a first tranche of the non-brokered private placement that was announced on March 21, 2024. The Company issued a total of 824,000 units at a price of \$0.25 per unit for total gross proceeds of \$206,000. Each unit is comprised of one common share of the Company and one-half common share purchase warrant. Each whole warrant entitles the holder to purchase one additional common share of the Company at a price of \$0.50 per share for a period of twelve months. The Company paid finder's fee of \$3,870 and issued 32,680 finder's warrants. Each finder's warrant entitles the holder to purchase one additional common share of the Company at a price of \$0.25 per share for a period of twelve months.

On July 4, 2024, the Company closed a second and final tranche of non-brokered private placement, issuing 2,626,000 units at a price of \$0.25 per unit for additional gross proceeds of \$656,500. Each unit is comprised of one common share of the Company and one-half common share purchase warrant. Each whole warrant entitles the holder to purchase one additional common share of the Company at a price of \$0.50 per share for a period of twelve months. The Company paid finder's fee of \$7,000. These warrants have expired unexercised.

On August 26, 2024, the Company issued 857,143 common shares for proceeds of \$300,000 related to the exercising of 857,143 common share purchase warrants at an exercise price of \$0.35 per share.

On January 6, 2025, the Company closed a non-brokered private placement of four convertible debenture units for gross proceeds of \$140,000. Each Note Unit consists of one unsecured convertible debenture of the Company and share purchase warrants. A total of 933,333 share purchase warrants were issued. Each share purchase warrant is exercisable into one common share of the Company at an exercise price of \$0.35 per share for a period of 24 months from the date of issuance. The Notes have a maturity date of 24 months from the date of issuance and interest at 18% per annum. From the date of issuance until the maturity date, any principal amount can be converted, at the option of the Note holder, into common shares at a conversion price of \$0.15 per share.

(in Canadian dollars, unless otherwise stated)

Liquidity and solvency... (continued)

On July 16, 2025, the Company closed the first tranche of the non-brokered private placement. The Company issued a total of 1,237,333 units at a price of \$0.15 per unit for total gross proceeds of \$185,600. Each unit is comprised of one common share of the Company and one-half common share purchase warrant. Each whole warrant entitles the holder to purchase one additional common share of the Company at a price of \$0.35 per share for a period of 24 months.

On August 14, 2025, the Company closed the second tranche of the non-brokered private placement. The Company issued a total of 75,000 units at a price of \$0.15 per unit for total gross proceeds of \$11,250. Each unit is comprised of one common share of the Company and one-half common share purchase warrant. Each whole warrant entitles the holder to purchase one additional common share of the Company at a price of \$0.35 per share for a period of 24 months.

On October 9, 2025, the Company issued convertible note units to a Director of the Company for gross proceeds of \$200,000. Each note unit consists of one unsecured convertible debenture and 1,000,000 common share purchase warrants. Each warrant is exercisable into one common share of the Company at a price of \$0.20 for a period of 36 months. The note units have a maturity date of 36 months from the date of issuance and interest at 18% per annum. From the date of issuance until the maturity date, any principal amount can be converted, at the option of the note holder, into common shares at a conversion price of \$0.20 per share.

During and subsequent to the nine months ended September 30, 2025, the Company received unsecured loans of \$1,050,000 from a Director of the Company. These loans bear interest at 12% per annum and are repayable in 24 months The Company has subsequently issued convertible debentures regarding these Director loans pending approval of the Exchange, see Subsequent Events.

Capital Resources

The Company's primary sources of funding are equity financing through the issuance of stock and debt financing. The Company has no operations that generate cash flows and its long term financial success is dependent on discovering properties that contain mineral reserves that are economically recoverable.

The Company exercises its best effort to seek and utilize its capital resources in an efficient manner in order to meet its business commitments including exploration and mineral property development, acquisitions and working capital.

Capital risk management

The Company defines its capital as shareholders' deficiency. The Company manages its capital structure and makes adjustments to it, based on the funds available to the Company, in order to support the acquisition, exploration and development of mineral properties. The Board of Directors does not establish quantitative return on capital criteria for management but rather relies on the expertise of the Company's management to sustain future development of the business. The properties in which the Company currently has interests are in the exploration stage. As such, the Company has historically relied on the equity markets to fund its activities. In addition, the Company is dependent upon external financings to fund activities. In order to carry out planned exploration and pay for administrative costs, the Company will need to raise additional funds in the future until the production commences. The Company will continue to assess new properties and seek to acquire an interest in additional properties if management consider there is sufficient geologic or economic potential and the Company has adequate financial resources and support from investors. Management reviews its capital management approach on an ongoing basis and believes that this approach, given the relative size of the Company, is reasonable.

5. Commitment

During the year ended December 31, 2015, the Company signed a new office lease effective October 1, 2015 in the amount of \$4,642 per month plus escalation for a period of three years. In April 2018, the Company extended the lease for another three years for similar rates. On September 23, 2021 the Company extended the lease for another two years at an increase of \$1.00 per square foot. On September 21, 2023 and August 27, 2025, the Company further extended the lease for another two years.

(in Canadian dollars, unless otherwise stated)

6. Off-Balance Sheet Arrangements

None.

7. Outstanding Share Data

The Company's issued and outstanding common shares are 23,872,164 as at the date of this report.

The Company has a total of 412,000 share purchase warrants with an exercise price of \$0.50 expiring on May 14, 2026, 9,029,221 share purchase warrants with an exercise price of \$0.35 expiring June 27, 2026, 1,313,000 share purchase warrants with an exercise price of \$0.50 per share expiring on July 4, 2026, 933,333 share purchase warrants with an exercise price of \$0.35 per share expiring on January 6, 2027, 618,666 share purchase warrants with an exercise price of \$0.35 per share expiring on July 16, 2027 and 37,500 share purchase warrants with an exercise price of \$0.35 per share expiring on August 14, 2027.

8. Related Party Transactions

The following transactions were carried out with related parties:

Key management personnel – services rendered and other compensation

Key management includes officers and directors – executive and non-executive. The compensation paid or payable to key management personnel for the services rendered during the nine months ended September 30, 2025 and 2024 were as follows:

	Nine months ended September 30, 2025	Nine months ended September 30, 2024
	\$	\$
Consulting fees	52,000	-
Management fees	81,000	81,000
Exploration expenses	139,880	50,335
Accounting fees	35,500	36,500
Total	308,380	167,835

The amounts disclosed in the table are the amounts recognized as an expense during the reporting period. The Company also reimburses key executive directors for travel and other expenses incurred in the normal course of business.

During the nine months ended September 30, 2025, the Company accrued management fees of \$81,000 (2024 - \$81,000) to a company controlled by Mr. Paul Saxton, the Chief Executive Officer, President and a Director of the Company.

During the nine months ended September 30, 2025, the Company paid/accrued accounting fees of \$35,500 (2024 - \$36,500) to an accounting firm in which Mr. Nicholas Koo, the Chief Financial Officer of the Company, is a partner.

During the nine months ended September 30, 2025, the Company incurred consulting fees of \$139,880 (2024 – \$50,335) included in exploration expenses to Mr. Joseph Sawyer, the President of the Company's US subsidiaries.

During the nine months ended September 30, 2025, the Company paid/accrued consulting fees of \$52,000 (2024 - \$Nil) to a company controlled by Mr. Ronald Coombes, a former Director of the Company.

(in Canadian dollars, unless otherwise stated)

Related Party Transactions ... (continued)

Balance due to related parties

	As at September 30,	As at December 31,
	2025	2024
	\$	\$
Executive officers and their controlled companies	1,167,761	1,081,418
Former Director	25,650	-
	1,193,411	1,081,418

On February 25, 2020, the Company negotiated a debt reorganization with certain related parties to defer repayment in the total amount of \$930,000, consisting of \$407,000 and US\$394,000, for a period of up to three years from the date of the debt settlement agreement with each respective party. Repayment is due on the following terms:

First anniversary of debt settlement agreement	\$5,000 payable to the former CFO \$6,961 (US\$5,000) payable to VP of Operations \$20,882 (US\$15,000) payable to former VP of Exploration
Second anniversary of debt settlement agreement	\$35,000 payable to the President \$5,000 payable to the former CFO \$29,234 (US\$21,000) payable to VP of Operations \$58,468 (US\$42,000) payable to former VP of Exploration
Third anniversary of debt settlement agreement	\$362,000 payable to the President \$126,681 (US\$91,000) to VP of Operations \$306,262 (US\$220,000) payable to former VP of Exploration

The balance due to these related parties related to the debt reorganization is initially measured at the present value of the payments in the amount of \$865,181 on the debt settlement date, using a discount rate of 10%. This resulted in the Company recognizing a gain on settlement of debt of \$223,724 and interest expense of \$59,719 during the year ended December 31, 2020.

Loans

During the year ended December 31, 2022, the Company received \$43,100 (2021 - \$Nil), unsecured demand loan from the President of the Company. The loans are unsecured and payable on demand. The loan of \$24,790, \$40,100 and \$2,208 bears interest at 5%, 8% and 12% per annum, respectively. The Company may repay the principal, in whole or in part, at any time without penalty. As at September 30, 2025, the total loan payable balance to the President of the Company was \$109,164 (December 31, 2024 - \$105,740). On February 25, 2020, the Company negotiated a debt reorganization with respect to this unsecured demand loan to defer repayment in the amount of \$60,000 for a period of up to three years from the date of the debt settlement agreement. Repayment of \$20,000 is due on the one year anniversary of the debt settlement agreement, \$10,000 is due on the second year anniversary of the debt settlement agreement.

As of September 30, 2025, the Company had received advances totaling \$440,000 (December 31, 2024 - \$440,000) from Mr. Ronald K. Netolitzky, a previous control person of the Company, and two other companies controlled by Mr. Ronald K. Netolitzky. The advances are unsecured, non-interest bearing and due on demand. On May 20, 2020, the Company entered into a sale and purchase agreement to assign a 25% interest in and to the ADGIS Agreement and an undivided 25% interest in and to the Oro Cruz Property in full and final settlement of the total advances of \$440,000. The Company recognized a gain on settlement of debts of \$440,000 related to this sale and purchase agreement during the year ended December 31, 2020.

(in Canadian dollars, unless otherwise stated)

Related Party Transactions ... (continued)

During the year ended December 31, 2016, the Company received \$6,527 from a company with certain directors in common. The loan is unsecured, non-interest bearing and due on demand.

On October 9, 2025, the Company issued convertible note units to a Director of the Company for gross proceeds of \$200,000. Each note unit consists of one unsecured convertible debenture and 1,000,000 common share purchase warrants. Each warrant is exercisable into one common share of the Company at a price of \$0.20 for a period of 36 months. The note units have a maturity date of 36 months from the date of issuance and interest at 18% per annum. From the date of issuance until the maturity date, any principal amount can be converted, at the option of the note holder, into common shares at a conversion price of \$0.20 per share.

During and subsequent to the nine months ended September 30, 2025, the Company received unsecured loans of \$1,050,000 from a Director of the Company. These loans bear interest at 12% per annum and are repayable in 24 months The Company has subsequently issued convertible debentures regarding these Director loans pending approval of the Exchange, see Subsequent Events.

On August 24, 2018, September 11, 2018, October 23, 2018, January 23, 2019, March 29, 2019, May 30, 2019 and April 1, 2021, the Company received \$65,180 (US\$50,000), \$65,070 (US\$50,000), \$91,994 (US\$70,000), \$93,436 (US\$70,000), \$66,815 (US\$50,000), \$53,344 (US\$40,000) and \$37,695 (US\$30,000) from Dragon Hill Creation Limited, respectively, a company controlled by a director of the Company. On December 22, 2021, the Company made a repayment of \$100,000 (US\$77,730). The loans are unsecured and evidence by promissory notes bearing interest at 8-10% per annum, calculated and payable on the termination dates of the promissory notes from June 30, 2019 to March 31, 2022. The Company may prepay the principal, in whole or in part, at any time without penalty and the terms of the loans are currently being renegotiated.

Other transactions with related parties

During the nine months ended September 30, 2025, the Company received \$1,240 (2024 - \$6,740) from Golden Band and Goldcliff for office rent.

Gold Band is a private company with a former director in common and Goldcliff is a public company with a director in common with the Company.

9. Proposed Transactions

There are no proposed transactions that will materially affect the performance of the Company.

10. Accounting Policies - International Financial Reporting Standards (IFRS)

The accounting policies and methods employed by the Company determine how it reports its financial condition and results of operations and may require management to make judgements or rely on assumptions about matters that are inherently uncertain. The Company's results of operations are reported using policies and methods in accordance with IFRS. In preparing financial statements in accordance with IFRS, management is required to make estimates and assumptions that affect the reported amounts of assets, liabilities, and expenses for the period.

Changes in Accounting Standards

The Company adopted no material new accounting standards during its current fiscal year, and is unaware of any applicable, but not-yet-adopted standards that are expected to materially affect the financial statements of future periods.

(in Canadian dollars, unless otherwise stated)

Accounting Policies - International Financial Reporting Standards (IFRS)... (continued)

Critical Accounting Estimates and Judgments

Estimates and judgments are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Although management uses historical experience and its best knowledge of the amount, events or actions to form the basis for judgments and estimates, actual results may differ from these estimates.

Critical judgments exercised in applying accounting policies that have the most significant effect on the amounts recognized in the consolidated financial statements are as follows:

Company's title on mineral property interests

Although the Company has taken steps to verify the title to mineral properties in which it has an interest, in accordance with industry practice for the current stage of exploration and development of such properties, these procedures do not guarantee the Company's title. Property title may be subject to unregistered prior agreements or transfers and title may be affected by undetected defects.

Share-based compensation

The Company uses the Black-Scholes option pricing model for valuation of share-based compensation. Option pricing models require the input of subjective assumptions including expected price volatility, interest rate and forfeiture rate. Changes in the input assumptions can significantly change the fair value estimate and the Company's earnings and equity reserves.

Income taxes

In assessing the probability of realizing income tax assets, management makes estimates related to expectations of future taxable income, applicable tax opportunities, expected timing of reversals of existing temporary differences and the likelihood that tax positions taken will be sustained upon examination by applicable tax authorities. In making its assessments, management gives additional weight to positive and negative evidence that can be objectively verified.

Management reviews its estimates and assumptions on an ongoing basis using the most current information available.

11. Financial Instruments

Categories of financial instruments

	September 30, 2025	December 31, 2024
	\$	\$
Financial assets *		
Amortized at cost		
Cash	91,497	295,219
Other receivables	5,986	184
	97,483	295,403
Financial liabilities		
Amortized at cost		
Accounts payable and accrued liabilities	1,491,827	1,169,779
Due to related parties	1,193,411	1,081,418
Deposits received in advance	-	140,000
Convertible debentures	151,155	-
Lease liability	· -	47,980
Loans payable	412,024	105,740
Promissory notes	1,205,504	1,173,092
	4,453,921	3,718,009

^{*} Sales taxes recoverable do not represent financial instruments and are excluded from the analysis.

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(in Canadian dollars, unless otherwise stated)

Financial Instruments... (continued)

The Company is exposed to varying degrees to a variety of financial instrument related risks:

Fair value

The carrying value of cash, other receivables, accounts payable and accrued liabilities, due to related parties, deposits received in advance, loans payable, promissory notes and convertible debentures are measured at amortized cost. The carrying value of lease liability approximated its fair value as it bears interest that approximates current market rates.

12. Subsequent Events

Subsequent to the nine months ended September 30, 2025, on October 9, 2025, the Company issued convertible note units to a Director of the Company for gross proceeds of \$200,000. Each unit is comprised of one common share of the Company and one common share purchase warrant. Each note is convertible to a common share at a conversion price of \$0.20 and each warrant is exercisable into one common share of the Company at a price of \$0.20 for a period of 36 months. The note units have a maturity date of 36 months from the date of issuance and interest at 18% per annum. From the date of issuance until the maturity date, any principal amount can be converted, at the option of the note holder, into common shares at a conversion price of \$0.20 per share.

On November 10th, 2025, the Company issued convertible note units to a Director of the Company for gross proceeds of \$200,000. Each unit is comprised of one common share of the Company and one common share purchase warrant. Each note is convertible to a common share at a conversion price of \$0.20 and each warrant is exercisable into one common share of the Company at a price of \$0.20 for a period of 36 months. The note units have a maturity date of 36 months from the date of issuance and interest at 18% per annum. From the date of issuance until the maturity date, any principal amount can be converted, at the option of the note holder, into common shares at a conversion price of \$0.20 per share.

The Company received unsecured loans of \$650,000 from a Director of the Company. These loans bear interest at 12% per annum and is repayable in 24 months. The Company intends to issue convertible note units (each, a "Note Unit") in the amount of CDN\$650,000 (the "Principal") to Ian Rogers. Each Note Unit will be comprised of one unsecured convertible debenture of the Company (each, a "Note"), and such number of common share purchase warrants in the capital of the Company ("Warrants") equal to the Principal divided by the Conversion Price (as hereinafter defined), being 3,250,000 Warrants. Each Warrant is exercisable into one common share in the capital of the Company (a "Common Share") at an exercise price of CDN\$0.30 for a period of 36 months from the date of issuance. The Notes will have a maturity date (the "Maturity Date") of 36 months from the date of issuance, unless previously converted in accordance with the terms of the Notes. From and after the date of issue of the Notes until the Maturity Date, any amount of the Principal may be converted, at the option of the holder, into Common Shares at a conversion price of CDN\$0.20 per Common Share (the "Conversion Price"), subject to receiving prior approval from the TSX Venture Exchange (the "Exchange") for the creation of a new Control Person (as defined in Exchange policies), as applicable. A maximum of 3,250,000 Common Shares will be issuable assuming the full Principal amount is converted. Interest on the Notes will accrue at a rate of 18% per annum (the "Interest"), payable at maturity of the Notes. Subject to the approval of the Exchange, the Company may elect to convert any portion of the accrued and outstanding Interest into Common Shares, which will be issued at the closing price of the Common Shares on the Exchange on the last trading day immediately prior to the announcement of such conversion.

All of the above convertible debentures are subject to Exchange approval and as well require disinterested approval from the Company's shareholders prior to conversion of notes or exercising warrants.

(in Canadian dollars, unless otherwise stated)

13. Risks and Uncertainties

Foreign exchange risk

The Company's operations in the United States expose the Company to foreign exchange risk. The Company is subject to currency risk due to the fluctuations of exchange rates between the Canadian and US dollars. The Company does not believe it is exposed to significant foreign exchange risk. A 10% fluctuation in the foreign exchange rate between the Canadian and US dollar will result in a foreign exchange gain/loss of approximately \$169,000. The Company does not enter into derivative financial instruments to mitigate foreign exchange risk.

Credit risk

The Company is not exposed to material credit risk.

Interest rate risk

Interest rate risk is the risk the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company does not hold any financial liabilities with variable interest rates.

Liquidity risk

The Company's ability to continue as a going concern is dependent on management's ability to raise required funding through future equity issuances and through short-term borrowing. The Company manages its liquidity risk by forecasting cash flows from operations and anticipating any investing and financing activities.

Management and the Board of Directors are actively involved in the review, planning and approval of significant expenditures and commitments.

Price risk

The ability of the Company to explore its mineral properties and the future profitability of the Company are directly related to the market price of precious metals. The Company monitors precious metal and base metal prices to determine the appropriate course of action to be taken by the Company.

Other

The Company's principal activity is mineral property development and exploration. Companies in this industry are subject to many and varied kinds of risk, including but not limited to, environmental, metal prices, political, economical and now health related issues.

The mineral exploration business is risky and most exploration projects will not become mines. The Company may offer an opportunity to a mining company to acquire an interest in a property in return for funding all or part of the exploration and development of the property. For the funding of property acquisitions and/or exploration that the Company conducts, the Company depends on the issue of shares from the treasury to investors. These stock issues depend on numerous factors including a positive mineral exploration, environment, positive stock market conditions, a company's track record and the experience of management.

The Company has no significant source of operating cash flow and no revenues from operations. The Company has completed a positive PEA on its Pine Grove Property, which currently has NI 43-101 compliant resources of indicated 5,888,107 Tons, grading 0.04 opt, containing 210,962 ounces of gold. Many of the required permits are near completion which the Company plans to address later in the year and early 2024.

There is no guarantee that the Company will be able to contribute or obtain all necessary resources and funds for the exploration and exploitation of its permits and may fail to meet its planned commitments.

The properties that the Company has an option to earn interests in are in the exploration and permitting stages. They are without known bodies of commercial mineralization and have no ongoing mining operations. Mineral exploration involves a high degree of risk and few properties, that are explored, are ultimately developed into producing mines.

(in Canadian dollars, unless otherwise stated)

Risks and Uncertainties ... (continued)

Exploration of the Company's mineral properties may not result in any discoveries of commercial bodies of mineralization that could be developed into operations with positive cash flows. If the Company's efforts do not result in any discovery of commercial mineralization, the Company will be forced to look for other exploration projects or cease operations.

The Company is subject to the laws and regulations relating to environmental matters in all jurisdictions in which it operates, including provisions relating to property reclamation, discharge of hazardous material and other matters.

14. Trends

Trends in the industry can materially affect how well any junior exploration company is performing. There are two trends that seem to affect the well-being of junior miners.

One is the price of commodities that are being produced and the other is the general market condition. Over the last few years the trend in the prices of precious metals, in particular gold, has been mixed on the spot basis as well as the average trailing prices of the metals. As of the period of this MD&A gold has moved up from about the \$3400 range to \$40000 per ounce as gold. Gold has risen significantly due to uncertainties in the economics of the world brought on by trading tariffs being introduced by various countries.

The other aspect is the general stock market conditions. Unfortunately, the junior mining sector, especially for gold explorers and miners, had been under tremendous negative pressure in the market over the last few years and this has continued since the beginning of 2024. Previous to the gold market moving upward significant amounts of investing have occurred in the marijuana, blockchain, medical and technology areas which has taken away from investment in the junior mining industry. Since the spring of 2024 gold has move upward which has had the effect of increasing the junior gold mining market activity. Lincoln is committed to advancing its properties to production as quickly as possible to try and take advantage of the upward movement in the price of gold which will get the Company into a positive cash flow position.

15. Outlook

Precious metals prices, especially gold, have been trending flat and slightly downward generally except for the last three or four months of 2024 when the price began to fluctuate in the US \$1800 to \$2750 range. Subsequent to the end of Q4 2024 the gold price had a dramatic move upward to over US \$2700. These changes are not only due to interest rate changes in the US but the world economy in general. Just prior to the end of Q1 2025 the price gold fluctuated in the US \$3000 range to US \$3100 per ounce. Lincoln will require significant investment as it transitions into development stage projects. During the three months of the 2nd quarter of 2025 the price of gold ranged from US \$3200 to US \$3400. Interestingly the price of silver has move up from approximately US \$ 32 to US \$ 38 per ounce and since August 2024 the gold price has rien to just over US \$4100. The needed investment to build Bell Mountain its approximately US \$35 Million and funding is being sought. Lincoln management's objective is to become a new junior gold-silver producer in the United States, where there is little if any threat to mineral tenure or repatriation of mining profits. The general belief is that the gold price will continue its path upward.

(in Canadian dollars, unless otherwise stated)

Cautionary Statement

This document contains "forward-looking statements" within the meaning of applicable Canadian securities regulations. All statements other than statements of historical fact herein, including, without limitation, statements regarding exploration plans and our other future plans and objectives are forward-looking statements that involve various risks and uncertainties. Such forward-looking statements include, without limitation, (i) estimates of exploration investment and scope of exploration programs, and (ii) estimates of stock-based compensation expense. There can be no assurance that such statements will prove to be accurate, and future events and actual results could differ materially from those anticipated in such statement. Important factors that could cause actual results to differ materially from our expectations are disclosed in the Company's documents filed from time to time via SEDAR+ with the Canadian regulatory agencies to whose policies we are bound. Forward-looking statements are based on the estimates and opinions of management on the date of statements are made, and the Company endeavours to update corporate information and material facts on a timely basis. Forward-looking statements are subject to risks, uncertainties and other actors, including risks associated with mineral exploration, price volatility in the mineral commodities we seek, and operational and political risks.

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