

(Unaudited)

For the three and nine months ended July 31, 2025 and 2024

### Notice of No Auditor Review of Interim Financial Statements

The accompanying unaudited condensed interim financial statements of Silver Spruce Resources Inc. (the "Company") for the three and nine months ended July 31, 2025 have been prepared by management, reviewed by the Audit Committee and approved by the Board of Directors of the Company.

In accordance with National Instrument 51-102, Continuous Disclosure Obligations of the Canadian Securities Administrators, the Company herewith discloses that the accompanying unaudited condensed interim financial statements have not been reviewed by an auditor.

"Mike Kinley"

Chief Executive Officer and Interim Chief Financial Officer

Bedford, Nova Scotia September 25, 2025

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# **Condensed Consolidated Interim Statements of Financial Position**

(Expressed in Canadian Dollars - Unaudited)

	As at	As at
	July 31,	October 31,
	2025	2024
	<u> </u>	<u>2024</u> \$
Assets	•	Ą
Current	20.057	2.106
Cash	30,976	2,186
Receivables (Note 6)	13,103	10,066
Prepaid expenses	36,806	99,806
Total assets	80,885	112,058
		_
Liabilities		
Current		
Trade payables and accrued liabilities (Note 11)	558,500	319,279
Loans payable	38,000	-
Property acquisition obligation (Note 7(a))	· -	34,790
Total current liabilities	596,500	354,069
Shareholders' Deficit		
Share capital (Note 8)	34,550,119	34,534,594
Warrant reserve (Note 9)	731,079	841,361
Equity reserve	10,988,155	10,877,873
Accumulated deficit	(46,784,968)	(46,495,839)
Total shareholders' deficit	(515,615)	(242,011)
Total liabilities and shareholders' deficit	80,885	112,058

Basis of preparation and going concern (Note 2) Commitments and contingencies (Notes 7 and 12) Subsequent events (Note 13)

#### APPROVED BY THE BOARD OF DIRECTORS

Original signed by Kevin O'Connor, Director

Original signed by Mike Kinley, CEO, Director

# **Condensed Consolidated Interim Statements of Operations and Comprehensive Loss**

(Expressed in Canadian Dollars - Unaudited)

	For the three months ended July 31, 2025	For the three months ended July 31, 2024	For the nine months ended July 31, 2025	For the nine months ended July 31, 2024
Expenses	D D	Þ	J	Ф
Exploration and evaluation expenditures (Note 7)	27,411	20,814	60,926	438,962
Office and general	2,723	13,311	15,269	35,929
Accounting and audit	10,000	10,000	39,050	32,985
Legal	995	8,923	22,612	41,789
Consulting fees (Note 11)	48,360	107,166	171,580	228,588
Corporate relations	2,674	2,674	8,049	11,096
Interest on lease liability	· -	-	-	7
Listing and filing fees	(7,863)	2,703	6,433	39,177
Depreciation - Right-of use asset	-	-	-	1,612
Total expenses	84,300	165,591	323,919	830,145
Other items				
Bad Debt	-	-	-	4,817
Reversal of property acquisition obligation (Note 7(a))	(34,530)	-	(34,530)	4,817
Foreign exchange loss (gain)	-	512	(260)	7,602
Total other items	(34,530)	512	(34,790)	17,236
Total loss and comprehensive loss for the period	49,770	166,103	289,129	847,381
Loss per share - basic and diluted	0.00	0.00	0.00	0.00
Weighted average number of shares outstanding - basic and diluted	324,152,832	317,676,118	323,864,700	291,919,077

# Condensed Consolidated Interim Statements of Change in Shareholders' (Deficit) Equity

(Expressed in Canadian Dollars - Unaudited)

		Share capital	Warrant reserve	Equity reserve	Accumulated deficit	Total (deficit) equity
	Number of shares	\$	\$	\$	\$	\$
Balance October 31, 2023	284,459,999	34,179,827	1,148,694	10,402,795	(45,534,057)	197,259
Net loss for the period	-	-	-	-	(842,564)	(842,564)
Private placement units issued (Note 8)	23,900,333	358,505	-	_	-	358,505
Share issuance costs (Note 8)	-	(8,919)	(8,636)	-	-	(17,555)
Value of warrants issued under						
private placement (Note 9)	-	(176,381)	176,381	-	_	-
Shares issued for property acquisition (Note 7(b))	10,350,000	105,250	-	-	-	105,250
Shares issued for property acquisition (Note 7(e))	3,837,500	76,312	-	-	-	76,312
Balance July 31, 2024	322,547,832	34,534,594	1,316,439	10,402,795	(46,376,621)	(122,793)
Net loss for the period	-	-	-	-	(119,218)	(119,218)
Warrants expired (Note 9)	-	-	(475,078)	475,078	-	-
Balance October 31, 2024	322,547,832	34,534,594	841,361	10,877,873	(46,495,839)	(242,011)
Net loss for the period	-	-	-	-	(289,129)	(289,129)
Shares issued for property acquisition (Note 7(e))	1,605,000	15,525	-	-	-	15,525
Warrants expired (Note 9)	-		(110,282)	110,282	-	-
Balance July 31, 2025	324,152,832	34,550,119	731,079	10,988,155	(46,784,968)	(515,615)

### **Condensed Consolidated Interim Statements of Cash Flows**

(Expressed in Canadian Dollars - Unaudited)

	For the nine	For the nine
	months ended	months ended
	July 31,	July 31,
	2025	2024
	\$	\$
Operating activities		
Net loss for the period	(289,129)	(842,564)
Items not involving cash:		
Gain on foreign exchange	(34,790)	(155)
Depreciation - Right-of-use asset	-	1,612
Shares issued for settlement of property purchase obligation (Note 7(b))	-	105,250
Shares issued for settlement of property purchase obligation (Note 7(e))	15,525	76,312
Changes in non-cash working capital		
Increase in receivables	(3,037)	(10,890)
Decrease in prepaid expenses	63,000	(118,810)
Increase in trade payables and accrued liabilities	239,221	106,544
Net cash flows used in operating activities	(9,210)	(682,701)
Financing activities		
Proceeds from issuance of units (Note 8)	-	358,505
Share issue costs	-	(17,555)
Proceeds from loan	38,000	-
Interest on lease liability	-	7
Repayment of lease liability	-	(1,740)
Net cash flows used in financing activities	38,000	339,217
Decrease in cash	28,790	(343,484)
Cash, beginning of period	2,186	377,578
Cash, end of period	30,976	34,094

# **Notes to the Condensed Consolidated Interim Financial Statements**

For the three and nine months ended July 31, 2025 and 2024 (Expressed in Canadian dollars - Unaudited)

#### 1. DESCRIPTION OF BUSINESS

Silver Spruce Resources Inc. (the "Company") is a public company domiciled in Canada and was incorporated in Alberta on May 8, 1996 under the name First Labrador Acquisitions Inc. The Company changed its name to Silver Spruce Resources Inc. on October 22, 2004. The Company's operations consist of the exploration for precious and base minerals. The registered office of the Company is 1550 Bedford Highway, Suite 802 – Sun Tower, Bedford, Nova Scotia, B4A 1E6. The Company's common shares are listed for trading on the TSX Venture Exchange under the symbol "SSE", the OTC Pink under the symbol "SSEBF" and the Frankfurt Stock Exchange under the symbol "S6Q".

#### 2. BASIS OF PREPARATION AND GOING CONCERN

The condensed consolidated interim financial statements of the Company are unaudited and have been prepared in accordance with International Accounting Standards ("IAS") 34, Interim Financial Reporting, under IFRS Accounting Standards ("IFRS Accounting Standards") as issued by the International Accounting Standards Board ("IASB"). In preparing the interim financial statements, the same accounting principles and methods of computation have been applied as in the annual financial statements for the year ended October 31, 2024. In the opinion of management, all adjustments necessary for a fair presentation of the financial position, results of operations and cash flows for the interim periods have been made. The condensed interim consolidated financial statements of the Corporation were approved by the Board of Directors on September 25, 2025.

These condensed consolidated interim statements should be read in conjunction with the Company's consolidated annual financial statements for the year ended October 31, 2024.

These condensed consolidated interim financial statements have been prepared on an accrual basis and are based on historical costs. The condensed consolidated interim financial statements are presented in Canadian dollars unless otherwise stated.

The condensed consolidated interim financial statements of the Company have been prepared in accordance with IFRS Accounting Standards on a going concern basis which contemplates the realization of assets and the settlement of liabilities and commitments in the normal course of business. The Company is an exploration stage company and does not have any proven economically recoverable reserves on the Company's interest in mineral properties held for exploration and to date, the Company has not earned revenues from mining activities and does not have a firm timeline until such revenues can be reasonably expected to be realized. The Company's interests in exploration properties are subject to increases in taxes and royalties, renegotiation of contracts, currency exchange fluctuations and restrictions, and political uncertainty.

The Company's continued existence is dependent upon the discovery of economically recoverable reserves, the ability of the Company to raise additional financing, and future profitable production. It is not possible to predict whether financing efforts will be successful.

Although the Company has taken steps to verify title to mineral exploration properties in which it has an interest, in accordance with industry standards 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, First Nations claims, non-compliance with regulatory, social and environmental requirements and may be affected by undetected defects.

# **Notes to the Condensed Consolidated Interim Financial Statements**

For the three and nine months ended July 31, 2025 and 2024 (Expressed in Canadian dollars - Unaudited)

#### 2. BASIS OF PREPARATION AND GOING CONCERN (continued)

While the condensed consolidated interim financial statements have been prepared on the basis of accounting principles applicable to a going concern, several adverse conditions, cast significant doubt on the validity of this assumption. The Company has incurred a net loss of \$289,129 during the nine months ended July 31, 2025, has an accumulated deficit of \$46,784,968 and has no source of revenue. Although the Company has been successful in raising funds in the past and during the year, there is no assurance that it will be able to successfully complete further financings. These conditions indicate the existence of material uncertainty which may cast significant doubt on the Company's ability to continue as a going concern.

These condensed consolidated interim financial statements do not give effect to adjustments that would be necessary should the Company be unable to continue as a going concern and be required to realize its assets and liquidate its liabilities and commitments in other than the normal course of business and at amounts different from those in the accompanying consolidated financial statements. Such adjustments could be material.

These condensed consolidated interim financial statements include the accounts of the Company, its wholly owned subsidiaries, First Labrador Resources Ltd., Silver Spruce Resources (Nova Scotia) Inc. and Silver Spruce Resources Mexico S.A. de C.V. Both First Labrador Resources Ltd. and Silver Spruce Resources (Nova Scotia) Inc. are inactive and have no assets or liabilities. All inter-company transactions have been eliminated upon consolidation.

#### 3. MATERIAL ACCOUNTING POLICY INFORMATION

These condensed consolidated interim financial statements are prepared in accordance with IFRS and follow the same accounting policies and methods of their application as the most recent audited financial statements for the year ended October 31, 2024. These financial statements should be read in conjunction with those consolidated financial statements.

#### 4. CAPITAL MANAGEMENT

The capital structure of the Company currently consists of share capital, warrant reserve, equity reserve and accumulated deficit. As at July 31, 2025, managed capital was (\$515,615) (October 31, 2024 – (\$242,011)). The Company's objective when managing capital is to maintain adequate levels of funding to support the acquisition, exploration and development of mineral properties. The Company manages its capital structure in a manner that provides sufficient funding for operational activities.

The properties in which the Company currently has an interest are in the exploration and evaluation stage; as such the Company is dependent on external financing to fund its activities. In order to carry out the planned exploration and pay for administrative costs, the Company will spend its existing working capital and raise additional amounts as needed. Funds are primarily secured through equity capital raised by way of private placements. There can be no assurances that the Company will be able to continue raising equity capital in this manner.

The Company invests all capital that is surplus to its immediate operational needs in short-term, liquid and highly rated financial instruments, such as cash, held with major Canadian financial institutions.

### **Notes to the Condensed Consolidated Interim Financial Statements**

For the three and nine months ended July 31, 2025 and 2024 (Expressed in Canadian dollars - Unaudited)

#### 4. CAPITAL MANAGEMENT (continued)

The Company reviews its capital management approach on an ongoing basis and believes that this approach, given the relative size of the Company, is reasonable. The Company's capital management objectives, policies and processes have remained unchanged during the nine-month period ended July 31, 2025 and the year ended October 31, 2024.

#### 5. FINANCIAL RISK FACTORS

A summary of the Company's risk exposures as it relates to financial instruments are reflected below:

#### a) Credit risk

The Company's credit risk is primarily attributable to cash and other receivables. The Company's cash is held with highly rated financial institutions. The Company has concluded that credit risk with regards to other receivables, except Mexican VAT receivable on which the Company has recorded an allowance, is minimal.

### b) Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. The Company manages liquidity risk through the management of its capital structure as described in Note 4. The Company has no income from operations or a regular source of cash flow and relies on equity funding to support its exploration and corporate activities. Should the need for equity funding arise, there is a risk that the Company may not be successful in selling new common shares at acceptable prices.

As at July 31, 2025, the Company had a cash balance of \$30,976 (October 31, 2024 - \$2,186), HST and other receivables of \$13,103 (October 31, 2024 - \$10,066) to settle current liabilities of \$596,500 (October 31, 2024 - \$354,069). Of the Company's current financial liabilities, \$596,500 (October 31, 2024 - \$319,279) have contractual maturities of less than 30 days and are subject to normal trade terms.

#### c) Market risk

Interest rate risk

The Company has no interest bearing debt instruments and therefore, is not subject to interest rate risk. When available, the Company invests any cash surplus to its operational needs in investment-grade short- term deposit certificates issued by highly rated Canadian banks.

Foreign currency risk

The Company's functional currency is the Canadian dollar and major purchases are transacted in Canadian dollars. However, the Company has operations outside of Canada, and therefore could be at risk for currency translations.

# **Notes to the Condensed Consolidated Interim Financial Statements**

For the three and nine months ended July 31, 2025 and 2024 (Expressed in Canadian dollars - Unaudited)

#### 5. FINANCIAL RISK FACTORS (continued)

#### c) Market risk (continued)

Foreign currency risk (continued)

There were no significant changes to credit risk and market risk during the nine-month period ended July 31, 2025.

#### d) Fair value

The carrying amounts for cash, HST and other receivables, trade payables and accrued liabilities, and property acquisition obligation on the statements of financial position approximate fair value due to their short-term maturity.

#### 6. RECEIVABLES

Receivables comprise of:

•	July 31 2025	October 31, 2024
	<u> </u>	\$
HST Receivable	13,103	10,066
Mexican VAT receivable	130,765	130,765
	143,868	140,831
Less: Allowance for Mexican VAT receivable	(130,765)	(130,765)
	13,103	10,066

The Mexican Government does not reimburse the VAT paid on expenses incurred. This tax receivable will be applied against future VAT payable if the Company earns revenue from mining activities in Mexico. The Company has therefore recorded an allowance against this VAT receivable, which will be reversed in the future if the Company earns taxable revenue in Mexico.

#### 7. MINERAL EXPLORATION PROPERTIES

The table below outlines the accumulated project exploration expenditures as at July 31, 2025.

	Piı	no de Plata	Jackie	Γ	Diamante	Mystery, Mari	lyn and Till	M	elchett Lake	
Accumulated costs/expenditures		Mexico	Mexico		Mexico	Newfoundland	and Labrador		Ontario	Total
Balance, October 31, 2023	\$	803,341	\$ 294,779	\$	729,521	\$	615,820	\$	853,758	\$ 3,297,219
Acquisition costs and annual fees		20,987	16,489		9,473		76,312		127,360	250,621
Expenditures		1,000	-		14,500		157,955		34,264	207,719
Balance, October 31, 2024	\$	825,328	\$ 311,268	\$	753,494	\$	850,087	\$	1,015,382	\$ 3,755,559
Acquisition costs and annual fees		14,490	-		-		19,025		-	33,515
Expenditures		-	-		27,411		-		-	27,411
Balance, July 31, 2025	\$	839,818	\$ 311,268	\$	780,905	\$	869,112	\$	1,015,382	\$ 3,816,485

# **Notes to the Condensed Consolidated Interim Financial Statements**

For the three and nine months ended July 31, 2025 and 2024 (Expressed in Canadian dollars - Unaudited)

### 7. MINERAL EXPLORATION PROPERTIES (continued)

a) Pino de Plata, Mexico

On February 29, 2016, the Company signed an amended Agreement that supersedes the original purchase Agreement and enables the Company to purchase a 100% interest in the Pino de Plata property. The revised financial terms are as follows:

- Total cash payments reduced from US\$1,000,000 to US\$500,000 over two years (US\$125,000 (\$168,459) paid);
- One share issuance of 2,500,000 common shares, issued on June 15, 2016 and valued at \$0.07 per common share based on the quoted market value of the common shares on that date. One payment of \$250,000 to be paid in common shares in lieu of cash, at a share price equal to the 20-day average closing price of the Company's shares on the TSXV, subject to exchange approvals;
- A three percent (3%) gross production royalty capped at US\$4,000,000, which can be purchased for US\$1,333,333 per percentage point at any time and are reduced by the total amount of advanced royalty payments; and
- The Company is subject to advanced Royalty payments of US\$10,000 per month to commence 30 days after the acquisition is finalized, registered and documented with the proper authorities.

As a result of a delay in being able to access the property, an addendum to the purchase Agreement was made in November 2016 to suspend the terms of the Agreement until access is gained to the property. Access was granted again in June 2018 but has been revoked in June 2019 and according to the terms of the Agreement remains under force majeure. The ongoing interest in the property is subject to satisfactory resolution of the access restriction. In June 2020, the Company engaged Mexican legal counsel to engage in discussions with landowner representatives. Negotiations for a land access Agreement continue as of the current date.

On November 7, 2019, the Option Agreement with the concession title owner was fully processed by the Registro Publico de Mineria (Public Mining Registry).

At October 31, 2024, the Company recorded as property acquisition obligation of \$34,790 (US\$25,000) on the statement of financial position. During the quarter ended July 31, 2025, the property acquisition obligation was reversed as a result of the amendment to the option agreement described below.

On May 29, 2025, the Company amended the option agreement to earn a 100% interest in the in the Pino de Plata property. The revised terms include a US\$10,000 cash payment on signing and a future sales participation right set at 10% for the option period of three years.

# **Notes to the Condensed Consolidated Interim Financial Statements**

For the three and nine months ended July 31, 2025 and 2024 (Expressed in Canadian dollars - Unaudited)

### 7. MINERAL EXPLORATION PROPERTIES (continued)

### a) Pino de Plata, Mexico

The participation right is calculated as a percentage of the gross proceeds from any transaction wherein the Company sells an interest, either in whole or in part, in the Pino de Plata property.

There are no exploration spending commitments, future cash or share payments or royalties payable. This revised agreement eliminates all outstanding cash and share payments US\$625,000, advance royalties US\$120,000 annually and 3% gross production royalty (capped at US\$4 million). The 36-month option window will execute only upon signing of a landowner access agreement.

#### b) Melchett Lake, Ontario

In September 2019, the Company signed a binding letter of intent with three parties to acquire 100% of the Melchett Lake zinc-gold-silver volcanogenic massive sulphide (VMS) project, an advanced precious and base metal project in the Thunder Bay mining district, Northern Ontario, Canada.

After completing due diligence, the Company entered into a purchase Agreement on November 20, 2019 to acquire 100% of the property. As consideration, the Company agreed to incur \$1,000,000 in work expenditures, pay the vendors \$150,000 in cash and 5,000,000 common shares of the Company, spread over a three year period. During the year ended October 31, 2023, the Company issued 2,000,000 common shares.

On February 15, 2024, the Company announced that it has negotiated an amendment to the Melchett Lake option agreement. The amendment allowed the Company to acquire 100% interest in the Melchett Lake property in exchange for a final cash payment of \$20,000 and a final issuance of 10,000,000 common shares of the Company to the vendors, both of which were completed in March 2024. The 10,000,000 common shares have an estimated value of \$100,000 based on the quoted market price of the Company's shares at the date of issuance. Additionally, the vendors agreed to waive the requirement for the Company to incur all remaining exploration expenditures under the original agreement.

In March 2024, the Company purchased additional claims contiguous with the Melchett Lake property. The Company paid \$1,100 in cash and issued 350,000 common shares of the Company to the vendor. The 350,000 common shares have an estimated value of \$5,250 based on the quoted market price of the Company's shares at the date of issuance.

The vendors have retained a 2% net smelter return royalty, of which 1% can be purchased by the Company for \$1,000,000 and the remaining 1% at market price.

# **Notes to the Condensed Consolidated Interim Financial Statements**

For the three and nine months ended July 31, 2025 and 2024 (Expressed in Canadian dollars - Unaudited)

### 7. MINERAL EXPLORATION PROPERTIES (continued)

#### c) Jackie, Mexico

During fiscal 2022, the Company earned a 50% interest in the Jackie Gold Project (the "Jackie Project") located in Sonora, Mexico from Colibri Resource Corporation ("Colibri").

On May 14, 2025, the Company acquired the remaining 50% interest in the Jackie Project from Colibri, giving the Company a 100% ownership and full control of the Jackie Property. In consideration for Colibri's 50% interest, the Company issued \$25,000 worth of its common shares, granted a 1% net smelter return ("NSR") royalty on any future production from the Jackie Project, and relinquished its 25% interest in the Diamante Project (note 7(d)) to Colibri.

#### d) Diamante, Mexico

On April 27, 2021, the Company signed a Definitive Agreement with Colibri Resource Corp. and its wholly owned Mexican subsidiary ("Yaque") to potentially acquire a 50% interest in the Diamante 1 and Diamante 2 Au-Ag concessions in Sonora, Mexico (the "Diamante Project"). Yaque holds an agreement with the ultimate vendor, Minera Bimsa SA de CV's (the "Vendor") to acquire the Diamante 1 and Diamante 2 concessions in full through two earn in options satisfied over time (the "acquisition rights") and the Definitive Agreement signed between Silver Spruce Resources Inc. and Yaque has allocated 50% of the acquisition rights to the Silver Spruce Resources Inc. if certain earn in options are met.

To partially satisfy the first earn in option, on May 8, 2021, the Company paid an initial cash amount of US\$75,000, directed to the Vendor's US\$100,000 initial property payment. The Company and Yaque also agreed to design, permit and drill a minimum of 2,000 metres on the Diamante Project within 24 months from the execution date of Yaque's final Agreement with the Vendor; including any requisite exploration leading to the drill program, submit a final drilling report to meet NI 43-101 reporting guidelines and pay approved exploration costs at a ratio of Silver Spruce Resources Inc. (75%) and Yaque (25%).

In January 2023, the Company filed its technical report with the Vendor, and earned a 25% interest in Diamante 1 and 2 with Colibri Resource Corp. also earning a 25% interest. The Vendor retains a 50% interest in the Project, until the second earn in option is satisfied.

Upon completion of the initial earn-in, Silver Spruce and Yaque became equal joint venture partners with the Vendor in Minera BIMCOL, SA de CV ("BIMCOL"), a private Mexico company holding the concessions. As part of the agreement, Yaque and Silver Spruce Resources Inc. will pay to the Vendor 50% of the bi-annual property taxes and surface rights payments and pay approved prorate exploration costs at a ratio of Silver Spruce Resources Inc. (50%) and Yaque (50%). Given the nature of the arrangement, and the Company's title to the assets and responsibility directly for the obligations of BIMCOL, the arrangement has been accounted for as a joint operation.

On May 14, 2025, the Company relinquished its 25% interest in the Diamante Project in connection with the acquisition of the remaining 50% interest in the Jackie Project. The Company no longer has an interest in the Diamante Project.

# **Notes to the Condensed Consolidated Interim Financial Statements**

For the three and nine months ended July 31, 2025 and 2024 (Expressed in Canadian dollars - Unaudited)

### 7. MINERAL EXPLORATION PROPERTIES (continued)

e) Mystery, Marilyn and Till Properties, Newfoundland and Labrador

After completing due diligence, the Company entered into an option and purchase Agreement on September 7, 2021 to acquire 100% of the three early-stage gold exploration properties, Mystery, Till and Marilyn (the "Mystery Properties") located near Grand Falls, Newfoundland, Canada.

The consideration for the agreement was amended on December 1, 2023. The requirements of the agreement were as follows:

Date	Cash		Shares		Ex	penditures	
Signing	\$ 40,000	Paid	1,000,000	Issued	\$	-	-
1st anniversary	50,000	Paid	1,000,000	Issued		150,000	Incurred
2nd anniversary	50,000	Paid	3,750,000	Issued		200,000	Incurred
3rd anniversary	100,000	n/a	1,500,000	Issued		250,000	n/a
4th anniversary	150,000		2,000,000			300,000	
5th anniversary	200,000		3,250,000			600,000	
	\$ 590,000	_	12,500,000	-	\$	1,500,000	•

The Company also had to pay a finders fee of 7% of the total amount of cash paid, and issue 7% of the common shares issued to the vendors in parallel with the payment schedule for the vendors. During the year ended October 31, 2024, the Company issued 3,750,000 common shares to settle the second anniversary share payment and 87,500 common shares to pay the finders fee related to the second anniversary payment. The 3,837,500 common shares have an estimated value of \$76,312 based on the quoted market price of the Company's shares at the date of issuance.

During the period ended July 31, 2025, the Company issued 1,500,000 common shares to settle the third anniversary share payment and 105,000 common shares to pay the finders fee related to the third anniversary payment. The 1,605,000 common shares have an estimated value of \$15,525 based on the quoted market price of the Company's shares at the date of issuance.

The third anniversary cash payment and expenditure requirements were not satisfied. On March 31, 2025, the Company notified the vendors that it will no longer pursue the option agreement and therefore the Company no longer has an interest in the Mystery Properties and is not required to incur any further expenditures or make any further cash payments.

# **Notes to the Condensed Consolidated Interim Financial Statements**

For the three and nine months ended July 31, 2025 and 2024 (Expressed in Canadian dollars - Unaudited)

#### 8. SHARE CAPITAL

The share capital is as follows:

#### Authorized:

An unlimited number of non-voting preference shares An unlimited number of common shares, no par value

	July : Number of	31, 2025	October 31, 2024 Ascribed		
Issued and outstanding:	shares	Ascribed value	Number of shares	value	
•		\$		\$	
Balance - Beginning of periods	322,547,832	34,534,594	284,459,999	34,179,827	
Issued during the periods					
Shares issued for cash, net of issuance costs (a)	-	-	23,900,333	173,205	
Shares issued as part of an option and purchase agreement (Note 7(b))	-	-	10,350,000	105,250	
Shares issued as part of an option and purchase agreement (Note 7(e))	1,605,000	15,525	3,837,500	76,312	
Balance - End of periods	324,152,832	34,550,119	322,547,832	34,534,594	

a) On June 12, 2024, the Company closed a private placement for gross proceeds of \$358,505 through the issuance of 23,900,333 units ("Unit"). Each Unit was offered at a price of \$0.015 per unit and consists of one common share of the Company and one common share purchase warrant. Each warrant is exercisable into one common share at an exercise price of \$0.05 per share for a period of five years from the date of the issuance of the warrants. Of the gross proceeds of \$358,505, a total of \$176,381 was assigned to the warrants and \$182,124 was allocated to share capital. The warrants were estimated using the Black Scholes option pricing model (Note 9(c)). As part of the private placement, the Company paid share issuance costs of \$17,555, of which \$8,919 was assigned to share capital and \$8,636 was assigned to the warrants (See Note 9(c)).

#### 9. WARRANTS

The following is a summary of warrants activity for the periods ended July 31, 2025 and October 31, 2024:

·	July 31, 20	)25	October 31, 2024		
		Weighted		Weighted	
		average		average	
		exercise		exercise	
_	Number	price	Number	price	
		\$		\$	
Balance, beginning of periods	116,170,832	0.05	116,386,499	0.06	
Granted in connection with					
private placements	-	-	23,900,333	0.05	
Expired during the periods	(10,690,000)	0.05	(24,116,000)	0.075	
Balance, end of periods	105,480,832	0.05	116,170,832	0.05	

### **Notes to the Condensed Consolidated Interim Financial Statements**

For the three and nine months ended July 31, 2025 and 2024 (Expressed in Canadian dollars - Unaudited)

#### 9. WARRANTS (continued)

a) In connection with the June 12, 2024 private placement disclosed in Note 8(a), the Company issued 23,900,333 warrants. The grant date fair value of \$176,381 assigned to the warrants was estimated using the Black Scholes option pricing model with the following assumptions: expected dividend yield of 0%, expected volatility based on historical volatility of 209%, a risk free interest rate of 3.42%, and an expected life of 5 years. Issuance costs of \$8,636 were also assigned to the warrants.

Summary of warrants outstanding and exercisable as at July 31, 2025:

	Exercise	Grant date fair	
Warrants	price	value of warrants	Expiry date
#	\$	\$	
5,880,000	0.05	57,986	September 16, 2025
75,700,499	0.05	505,348	March 29, 2028
23,900,333	0.05	167,745	June 12, 2029
105,480,832		731,079	

#### 10. SHARE BASED PAYMENTS

The Board of Directors of the Company has adopted a stock option plan for the Company. Pursuant to the plan, the Board of Directors of the Company may allocate common shares to its directors, officers and certain consultants. The aggregate number of stock options to be granted under the plan should not exceed 20% of the issued and outstanding capital of the Company and the aggregate number of shares reserved for issuance to any one person shall not exceed 5% of the issued and outstanding common shares. The options are non-transferable and non-assignable and may be granted for a term not exceeding five years. The exercise price of the options is fixed by the Board of Directors of the Company at the time of grant, subject to all applicable regulatory requirements. The vesting period for options is set by the Company at the time the options are granted. The shareholders of the Company are covered by a Shareholder Rights Plan Agreement between the Company and CIBC Mellon Trust Company.

There has been no share based payment activity for the periods ended July 31, 2025 and October 31, 2024.

At July 31, 2025, outstanding options to acquire common shares of the Company were as follows:

Exercise price	Number of outstanding options	Number of exercisable options	Expiry date	Weighted average remaining contractual life of outstanding options (years)	Grant date weighted average fair value per option
\$					\$
0.05	300,000	300,000	August 26, 2025	0.07	0.063
0.06	250,000	250,000	March 23, 2026	0.64	0.057
0.05	750,000	750,000	April 1, 2026	0.67	0.057
	1,300,000	1,300,000			

# **Notes to the Condensed Consolidated Interim Financial Statements**

For the three and nine months ended July 31, 2025 and 2024 (Expressed in Canadian dollars - Unaudited)

#### 11. RELATED PARTY TRANSACTIONS

Included in trade payable and accrued liabilities as at July 31, 2025 is \$92,181 (October 31, 2024 - \$66,125) owing to directors and companies controlled by directors of the Company for consulting related services rendered. These amounts are unsecured, non-interest bearing with no fixed terms of repayment.

During the nine-month period ended July 31, 2025, key management personnel compensation consisted of services provided by directors or companies owned by directors or officers of \$17,250 (2024 - \$75,616), which are classified as \$17,250 (2024 - \$48,600) for consulting fees, and \$nil (2024 - \$27,016) as exploration and evaluation expenditures on the condensed consolidated interim statement of operations.

#### 12. COMMITMENTS AND CONTINGENCIES

#### **Environmental contingencies**

The Company's exploration and evaluation activities are subject to various laws and regulations governing the protection of the environment. These laws and regulations are continually changing and generally becoming more restrictive. The Company believes its operations are materially in compliance with all applicable laws and regulations. The Company has made, and expects to make in the future, expenditures to comply with such laws and regulations.

#### Flow-through commitment

Flow-through agreements require the Company to renounce certain tax deductions for Canadian exploration expenditures ("CEE") incurred on the Company's mineral properties to flow-through participants. Certain interpretations are required to assess the eligibility of flow-through expenditures that if changed, could result in the denial of renunciation. The Company has indemnified the subscribers for certain tax-related amounts that become payable by the subscribers should the Company not meet its expenditure commitments.

See Note 7 for other property commitments.

#### 13. SUBSEQUENT EVENTS

- a) On August 26, 2025, a total of 300,000 stock options with an exercise price of \$0.05 per common share expired unexercised.
- b) On September 16, 2025, a total of 5,880,000 share purchase warrants with an exercise price of \$0.05 per common share expired unexercised.