

Condensed Interim Consolidated Financial Statements

Three and Nine Months Ended October 31, 2024

(unaudited)

(expressed in Canadian dollars)

Notice of non-review of condensed interim consolidated financial statements

In accordance with National Instrument 51-102 Continuous Disclosure Obligations of the Canadian Securities Administrators, notice is given that the condensed interim consolidated financial statements for the nine month period ended October 31, 2024 have not been reviewed by the Company's auditors.

Hemlo Explorers Inc. Condensed Interim Consolidated Statements of Financial Position (Unaudited and expressed in Canadian dollars)

	October 31, 2024	January 31, 2024
Assets		
Current assets		
Cash and cash equivalents (note 5)	\$ 1,920,473	\$ 99,027
Accounts receivable	186,351	164,423
Prepaid expenses	9,331	11,084
	2,116,155	274,534
Non-current assets Equipment, net (note 7)	3,472	4,764
	3,472	4,764
Total Assets	\$ 2,119,627	\$ 279,298
Liabilities Current liabilities Accounts payable and accrued liabilities (note 17) Interest payable (note 11) Loan payable (note 11)	\$ 525,315 9,362 200,000	\$ 137,252 - -
	734,677	137,252
Shareholders' Equity		
Share capital (note 12)	39,092,211	35,383,863
Contributed surplus (note 13)	7,832,800	7,832,800
Warrants (note 14)	1,321,079	642,712
Accumulated deficit	(46,861,140)	(43,717,329)
	1,384,950	142,046
Total Equity and Liabilities	\$ 2,119,627	\$ 279,298

Basis of presentation and statement of compliance (note 2) Subsequent events (note 19)

		 hs ended r 31,		nths ended ber 31,	
	2024	2023	2024	2023	
Expenses					
Exploration expenditures (note 10 & 17)	\$ 2,689,714	\$ 477,379	\$ 2,847,672	\$ 1,310,147	
Management and administrative services (note 17)	64,667	60,185	195,064	187,637	
Professional and consulting fees	124,087	14,502	160,828	68,475	
Office and administration	22,986	17,582	59,478	67,110	
Shareholder information	10,513	13,372	53,036	41,334	
Interest accretion (note 8)	5,210	8	9,362	59	
Depreciation and amortization (note 7 & 8)	430	3,058	1,291	9,173	
Travel	-	-	-	841	
Loss (gain) on fair value of marketable securities	-	-	-	(78,871)	
Recovery of exploration expenditures (note 10 & 17)	(30,800)	(40,250)	(167,550)	(217,950)	
Premium on flow-through shares income (note 16)	(15,370)	-	(15,370)	-	
Interest income	-	(1,056)	-	(6,450)	
Net loss and comprehensive loss	\$(2,871,437)	\$ (544,780)	\$ (3,143,811)	\$(1,381,505)	
Basic & diluted net loss per share (note 15)	\$ (0.035)	\$ (0.011)	\$ (0.051)	\$ (0.032)	

Hemlo Explorers Inc. Condensed Interim Consolidated Statements of Operations and Comprehensive Loss (Unaudited and expressed in Canadian dollars)

For the nine months ended October 31,	2024	2023
Operating Activities		
Net loss	\$ (3,143,811)	\$(1,381,505)
Items not affecting cash and cash equivalents from operating activities:		
Interest income	-	(6,450)
Shares issued for mineral properties	2,305,392	-
Fair value of marketable securities	-	(78,871)
Depreciation and amortization	1,291	9,173
Interest accretion	9,362	59
Premium on flow-through shares income	(15,370)	-
Changes in non-cash working capital items		
Accounts receivable	(21,928)	(40,795)
Prepaid expenses	1,753	8,479
Accounts payable and accrued liabilities	387,337	163,954
	(475,974)	(1,325,956)
Financing Activities		
Issue of common shares	2,000,000	1,136,700
Share issue costs	(113,270)	(87,529)
Unsecured Loan (note 11)	200,000	-
Repayment of lease liability (note 8)	-	(7,148)
	2,086,730	1,042,023
Investing Activities		
Interest income	-	6,450
Sale of marketable securities	-	123,608
Cash acquired in Rocky Shore Metals (note 9)	210,690	-
	210,690	130,058
Net change in cash and cash equivalents	1,821,446	(153,875)
Cash and cash equivalents, beginning of period	99,027	327,751
Cash and cash equivalents, end of period	\$ 1,920,473	\$ 173,876

Hemlo Explorers Inc. Condensed Interim Consolidated Statements of Changes in Equity (Unaudited and expressed in Canadian dollars)

	<u>Share Ca</u>	<u>pital</u>	Reser	ves		
	Number of shares	Amount	Contributed surplus	Warrants	Accumulated deficit	Total
Balance, January 31, 2023	36,829,367 \$	34,714,591 \$	7,809,827 \$	285,786 \$	(42,457,931) \$	352,273
Private placements (note 12)	13,895,553	1,136,700	-	-	-	1,136,700
Value of private placements attributed to warrants		(364,042)		364,042		
Cost of issue of private placements	-	(103,386)	-	15,857	-	(87,529)
Fair value of warrants expired	-	-	22,973	(22,973)	-	-
Net loss and comprehensive loss for the period	-	-	-	-	(1,381,505)	(1,381,505)
Balance, October 31, 2023	50,724,920 \$	35,383,863 \$	7,832,800 \$	642,712 \$	(43,839,436) \$	19,939
Net loss and comprehensive loss for the period	-	-	-	-	122,107	122,107
Balance, January 31, 2024	50,724,920 \$	35,383,863 \$	7,832,800 \$	642,712 \$	(43,717,329) \$	142,046
Private placement (note 12)	40,000,000	2,000,000	_	_	-	2,000,000
Value of private placement attributed to warrants	-	(596,200)	-	596,200	-	-
Cost of issue of private placement (note 12)	-	(195,437)	-	82,167	-	(113,270)
Shares issued to acquire Rocky Shore Metals (note 9)	49,999,704	2,499,985	-	-	-	2,499,985
Net loss and comprehensive loss for the period	-	-	-	-	(3,143,811)	(3,143,811)
Balance, October 31, 2024	140,724,624 \$	39,092,211 \$	7,832,800 \$	5 1,321,079 \$	(46,861,140) \$	1,384,950

1. Nature of Operations

Hemlo Explorers Inc. (the "Company") was incorporated pursuant to the provision of the Business Corporations Act (of Alberta) on January 10, 2008. On July 21, 2008, the Company was authorized to continue its operations from the jurisdiction of Alberta to Ontario. The address of the Company's registered office is 141 Adelaide Street West, Suite 301, Toronto, Ontario M5H 3L5. The Company has one wholly-owned subsidiary: Rocky Shore Metals Ltd. Its principal business activity is the exploration of mineral properties. The Company is in the process of exploring its mineral properties and has not yet determined whether these properties contain reserves that are economically recoverable. The recoverability of the cumulative expenditures on mineral properties is dependent upon the existence of economically recoverable reserves, the ability of the Company to obtain the necessary financing to complete exploration and development, and upon future profitable production or proceeds from disposition of such properties.

2. Basis of Presentation and Statement of Compliance

These condensed interim consolidated financial statements have been prepared in accordance with International Accounting Standard 34, Interim Financial Reporting ("IAS 34") as issued by the International Accounting Standards Board ("IASB"). Accordingly, they do not include all of the information required for full annual financial statements as required by IFRS. These condensed interim consolidated financial statements should be read in conjuction with the Company's audited annual financial statements for the year ended January 31, 2024.

These condensed interim consolidated financial statements have been prepared on the basis of a going concern, which contemplates the realization of assets and liquidation of liabilities in the normal course of business, and on a historical cost basis except for the revaluation of certain financial instruments. In addition, these condensed interim consolidated financial statements have been prepared using the accrual basis of accounting except for cash flow information. The condensed interim consolidated financial statements were approved by the Board of Directors on December 23, 2024.

3. Material Accounting Policies

The financial framework and accounting policies applied in the preparation of these unaudited condensed interim financial statements are consistent with those as disclosed in the most recently completed audited annual financial statements for the year ended January 31, 2024.

4. Critical Accounting Estimates and Significant Judgements

The preparation of these financial statements requires management to make judgments and estimates that affect the reported amounts of assets and liabilities at the date of the financial statements and reported amounts of expenses during the reporting period. The financial statements include judgments and estimates which, by their nature, are uncertain, and actual outcomes could differ. The impacts of such judgments and estimates are pervasive throughout the financial statements, and may require accounting adjustments based on future occurrences. Revisions to accounting estimates are recognized in the period in which the estimate is revised and also in future periods when the revision affects both current and future periods.

4. Critical Accounting Estimates and Significant Judgements - continued

The preparation of these financial statements required the following critical accounting estimates and significant judgments:

- (i) The calculation of the fair value of warrants and stock options requires the use of estimates of inputs in the Black-Scholes option pricing model (notes 13 and 14).
- (ii) Provisions for taxes are made using the best estimate of the amount expected to be paid based on a qualitative assessment of all relevant factors. The Company reviews the adequacy of these provisions at the end of the reporting period. However, it is possible that at some future date an additional liability could result from audits by taxing authorities. Where the final outcome of these tax-related matters is different from the amounts that were initially recorded, such differences will affect the tax provisions in the period in which such determination is made.
- (iii) The preparation of these financial statements requires management to make judgments regarding the going concern of the Company.

5. Cash and Cash Equivalents

Cash and cash equivalents include money market instruments which are readily convertible into cash or have maturities at the date of purchase of less than ninety days.

	October 31, 2024		ary 31, 024
Cash	5 1,920,473	\$ 9	9,027
Cash and cash equivalents	5 1,920,473	\$ 9	9,027

6. Marketable Securities

During the year ended January 31, 2024, the Company sold its marketable securities for net proceeds of \$123,608. The Company held no marketable securities during the period ended October 31, 2024.

7. Equipment

	xploration Equipment	Office & Computers	Total
Cost			
Balance, January 31, 2023	\$ 11,804 \$	13,843 \$	25,647
Balance, January 31, 2024	11,804	13,843	25,647
Balance, October 31, 2024	\$ 11,804 \$	13,843 \$	25,647
Accumulated depreciation Balance, January 31, 2023 Depreciation expense	\$ (6,671) \$ (1,539)	(11,242) \$ (1,431)	(17,913) (2,970)
Balance, January 31, 2024 Depreciation expense	(8,210) (809)	(12,673) (483)	(20,883) (1,292)
Balance, October 31, 2024	\$ (9,019) \$	(13,156) \$	(22,175)
Net book value			
Balance, January 31, 2023	\$ 5,133 \$	2,601 \$	7,734
Balance, January 31, 2024	\$ 3,594 \$	1,170 \$	4,764
Balance, October 31, 2024	\$ 2,785 \$	687 \$	3,472

8. Leases and Right of Use

The following table summarizes the Company's lease liabilities:

Balance, January 31, 2023	\$ 7,089
Accretion of interest	59
Payments	(7,148)
Balance, January 31, 2024	-
Balance, October 31, 2024	\$ -
Current	\$ -
Non-current	-
Total lease liabilities	\$ -

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

Balance, January 31, 2023	\$ 6,945
Depreciation	(6,945)
Balance, January 31, 2024	-
Balance, October 31, 2024	\$ -

9. Acquisition of Rocky Shore Metals Ltd.

On September 4, 2024, the Company acquired 100% of Rocky Shore Metals Ltd. ("Rocky Shore Metals"), a private company that owned 100% of six gold projects in Newfoundland and Labrador, Canada, including the flagship Gold Anchor Project, in exchange for the issuance of 49,999,704 common shares valued at \$2,499,985. The transaction does not constitute a business combination as acquired projects do not meet the definition of a business under IFRS 3, Business Combinations. As a result, the transaction is accounted for as an acquisition of assets.

The allocation of the acquisition is outlined in the following manner:

	2024
Shares issued to shareholders of Rocky Shore Metals	\$ 2,499,985
Total purchase price of Rocky Shore Metals	2,499,985
Less:	
Cash	210,690
Accounts receivable	116,745
Accounts payable and accrued liabilities	(117,472)
Flow-through liability	(15,370)
Total net assets	194,593
Cost of acquisition (exploration and evaluation expense)	\$ 2,305,392

10. Mineral Properties and Exploration Expenditures

The total cumulative expenditures, net of recoveries, on each property in the Company's mineral property portfolio are as follows:

	Project Idaho	N	orth Limb		Pic	N	ewfoundland	Belcher Islands & Other	Total
January 31, 2023	\$ 810,566	<u> </u>		\$	7,545,852	-	ewioundiand -	\$ 14,125,310	\$ 26,441,946
Expenditures	1,238,083	•	28,655	•	11,351		-	129,486	1,407,575
Recoveries	(340,000)		(6,400)		(5,000)		-	(222,450)	(573,850)
January 31, 2024	1,708,649		3,982,473		7,552,203		-	14,032,346	27,275,671
Expenditures	7,157		9,522		3,650		2,666,394	160,949	2,847,672
Recoveries	-		-		-		-	(167,550)	(167,550)
October 31, 2024	\$ 1,715,806	\$	3,991,995	\$	7,555,853	\$	2,666,394	\$ 14,025,745	\$ 29,955,793

Newfoundland Project

On June 3, 2024, the Company staked 153 claims covering approximately 38 square kilometres in central Newfoundland island, Newfoundland and Labrador.

Acquisition of Rocky Shore Metals Ltd.

On September 4, 2024, the Company acquired 100% ownership of six gold projects with no underlying royalties in Newfoundland and Labrador, Canada, including the flagship Gold Anchor Project, through the acquisition of Rocky Shore Metals (note 9). The Gold Anchor Project totals over 2,100 claims and 533 square kilometers.

Project Idaho

On April 23, 2017, the Company entered into an acquisition agreement (the "Black Raven Agreement") with StrikePoint Gold Inc. ("StrikePoint") to acquire a 100% interest in 6,640 hectares of mineral claims located adjacent to the Company's Wire Lake Claims with additional detail below. A 1,380-hectare portion of those claims were identified as Project Idaho, subject to the same terms as the Black Raven Agreement.

During the year ended January 31, 2024, the Company received \$340,000 from the Ontario Government under the Ontario Junior Exploration Program ("OJEP"). These amounts were recorded as recovery of costs relating to exploration expenditures on Project Idaho.

Pic Project

Staked Claims

In addition to the option and claim purchases described below, the Company has staked mining claim cells that form a portion of the Pic Project.

Wire Lake Claims

On October 7, 2016, the Company entered into an option agreement with All-Terrain Track Sales & Services Ltd. ("ATTSS") to acquire a 100% interest in 4,047 hectares of mineral claims approximately 15 kilometres northeast of Marathon, Ontario. The option was completed on October 7, 2021 and the Company granted ATTSS a 2% net smelter returns ("NSR") royalty, one-half of which may be bought back for a lump sum payment of \$1,000,000.

Black Raven Claims

On April 23, 2017, the Company entered into an acquisition agreement (the "Black Raven Agreement") with StrikePoint Gold Inc. ("StrikePoint") to acquire a 100% interest in 6,640 hectares of mineral claims located adjacent to the Company's Wire Lake Claims.

In conjunction with the Black Raven Agreement, on April 23, 2017 the Company executed a termination and assumption agreement (the "Termination and Assumption Agreement") with the underlying optionors of the Black Raven Claims in order to terminate the underlying option agreement, discharge a future milestone payment and assume the underlying royalty obligations. The Termination and Assumption Agreement called for the Company to assume a 2.5% NSR royalty. The royalty agreement provides that 1.5% of the NSR royalty may be bought back by the Company at any time upon payment of \$1,500,000, or in increments of 0.5% NSR royalty for \$500,000 each.

Goodchild Claims

On February 20, 2018, the Company purchased the Goodchild Lake mining claims (the "Goodchild Claims") from the court-appointed receiver of Century Mining Corporation ("Century") for a cash payment of \$40,000, the assumption of Century's three percent (3%) NSR royalty obligations in respect of the Goodchild Claims and the payment of a portion of the receiver's expenses associated with the transaction. In connection with the purchase, the Company also entered into an agreement with Teck Resources Limited ("Teck") to terminate certain rights Teck had in relation to the Goodchild Claims in exchange for the granting to Teck of a one-half of one percent (0.5%) NSR royalty in respect of the Goodchild Claims. The Company also entered into an agreement with the existing NSR royalty holders on the Goodchild Claims to vary the terms on which the royalty may be bought down, with the Company obtaining the right to purchase up to two-thirds of the royalty for \$1,500,000.

Benton Claims

On August 16, 2018, the Company completed the acquisition of the "Goodchild Lake" mining claims (the "Benton Claims") from Benton Resources Inc. ("Benton"). The Benton Claims consists of 31 claim cells totaling approximately 500 hectares, and covers a prospective trend adjacent to the northwest portion of the Company's 100% owned Black Raven Claims. The Company granted Benton a 1.5% NSR royalty and the Company will have the option to buy-down 50% of the NSR royalty at any time for the sum of \$750,000.

Barrick Option

On August 29, 2022, the Company executed a definitive agreement (the "Definitive Agreement") with a wholly-owned subsidiary of Barrick Gold Corporation ("Barrick") whereby Barrick will have the right to earn into 910 claims comprising 16,800 hectares for part of the Pic Project. The key terms being that:

- Barrick may earn an 80% interest (the "Earn-In") in the Pic Project by delivering to the Company a Pre-Feasibility Study within six years (the "Expenditure Period") of the Definitive Agreement (of which at least \$800,000 is the guaranteed expenditure in the first twelve months, subject to certain conditions);
- (ii) In order to maintain the Earn-In right from the date of the first anniversary of the Definitive Agreement to the end of the Expenditure Period, Barrick must fund work expenditures of \$1,000,000 on or before each anniversary of the Definitive Agreement;
- (iii) Barrick will have the option to extend the Expenditure Period by two additional one-year periods by paying to the Company an amount of \$500,000 for each one-year extension;
- (iv) Subject to a successful Earn-In by Barrick, the Company and Barrick shall establish a joint-venture corporation (the "JV Corp."), to be held on the basis of 20% as to the Company and 80% as to Barrick;
- (v) If either party's interest in the JV Corp. declines below a 10% threshold, then that party's interest shall, as applicable, convert to a 1% NSR royalty.

North Limb Project

On May 24, 2016, the Company purchased a 100% interest in 2,160 hectares of claims approximately 40 kilometres northeast of Marathon, Ontario subject to a 1% NSR royalty on the purchased claims.

In addition to the purchased claims, the Company staked claims totaling 4,848 hectares.

On May 8, 2020, the Company closed the purchase of the Hemlo West and North Hemlo projects (collectively, the "Projects") from O3 Mining Inc. ("O3"). The North Hemlo project added 64 mining claim cells to the North Limb Project. If in the future the Company publishes a feasibility study in respect of the Projects that contains at least 2,000,000 ounces of gold categorized as Probable Mineral Reserves, Proven Mineral Reserves or a combination thereof, then the Company shall pay a discovery bonus of \$1,000,000 (in cash or shares, at the election of the Company) to O3 within ten days of such publication.

Hemlo West Project

On September 28, 2022, the Company announced the execution of an Exploration Agreement (the "Agreement") with Biigtigong Nishnaabeg ("Biigtigong") which covers exploration on Project Idaho and the Pic Project. The Agreement allows for the Company to move forward expeditiously with its exploration plans for both Project Idaho and the Barrick Option. As part of the Agreement, the Company transferred the mining claims known as Hemlo West to N'hinmaagewin Ltd., a company owned by Biigtigong. The Company retained a 5% NSR royalty on the claims.

Belcher Islands Iron Project

On February 14, 2011, the Company entered into a Purchase Agreement (the "Agreement") to acquire up to a 100% legal and beneficial interest in the Inuit Owned Lands Mineral Exploration Agreement (the "NTI Agreement") with Nunavut Tunngavik Incorporated ("NTI") which covers the Haig Inlet Iron Project with an area of approximately 1,226 hectares, located on the Belcher Islands, Nunavut, Canada. The Company now holds a 100% interest in the NTI Agreement and the vendors retain a 3% gross overriding royalty, of which one-third can be purchased by the Company for a maximum of \$3,000,000.

11. Unsecured Loan

On May 17, 2024, the Company entered into two unsecured loan agreements (the "Loan Agreements") with arm's length lenders (the "Lenders"), pursuant to which the Lenders loaned to the Company a total of \$200,000 at an interest rate of 10% per annum compounded daily and payable in arrears every six months (or on maturity if paid in advance). The loans will become due on the earlier of (i) November 17, 2025 and (ii) the Company raising gross proceeds from an equity financing of at least \$500,000, but may be repaid early without penalty. Amounts drawn under the Loan Agreements are intended to be used for working capital requirements of the Company. As at October 31, 2024, accrued but unpaid interest of \$9,362 had been recorded.

12. Share Capital

Authorized share capital

At October 31, 2024, the authorized share capital consisted of an unlimited number of common shares and the issued share capital amounted to 140,724,624 common shares for \$39,092,211. The common shares do not have a par value. All issued shares are fully paid.

On June 30, 2023, and July 21, 2023, the Company closed a private placement financing for gross proceeds totaling \$1,136,700 over two tranches. In the first tranche, the Company issued 7,293,333 units ("Units"), each comprised of one non flow-through common share and one common share purchase warrant (each whole common share purchase warrant, a "Warrant") and 2,291,110 "flow-through" units ("FT Units"), each comprised of one flow-through common share and one Warrant, for aggregate gross proceeds of approximately \$753,200. In the second tranche, the Company issued 300,000 Units and 4,011,110 FT Units for aggregate gross proceeds of approximately \$383,500. Each Warrant is exercisable to acquire one common share of the Company (a "Warrant Share") at an exercise price of \$0.15 per Warrant Share until December 30, 2024, but subject to certain accelerated expiry terms (note 14). The Company paid issuance costs of \$61,411, cash finders' fees of \$26,118 and issued 324,800 finder's warrants (note 14) valued at \$15,857 as compensation in connection with the financing.

12. Share Capital - continued

On October 31, 2024, the Company closed a private placement financing for gross proceeds totaling \$2,000,000. The Company issued 27,100,000 units ("Units") priced at \$0.05 per Unit, each comprised of one non flow-through common share and one common share purchase warrant (each whole common share purchase warrant, a "Warrant") and 12,900,000 "flow-through" shares ("FT Shares") priced at \$0.05 per FT Share. Each Warrant is exercisable to acquire one common share of the Company (a "Warrant Share") at an exercise price of \$0.10 per Warrant Share until October 31, 2027, but subject to certain accelerated expiry terms (note 14). The Company paid issuance costs of \$45,920, cash finders' fees of \$67,350 and issued 1,347,000 finder's warrants (note 14) valued at \$82,167 as compensation in connection with the financing.

Exercise of Warrants

During the period ended October 31, 2024 and year ended January 31, 2024, no share purchase warrants were exercised.

13. Share Options

The Company has an Omnibus Equity Incentive Plan (the "Plan") under which it is authorized to grant options to purchase common shares of the Company to directors, senior officers, employees and/or consultants of the Company. The aggregate number of shares of the Company which may be issued and sold under the Plan will not exceed 10% of the total number of common shares issued and outstanding from time to time. Share options are granted with a maximum term of five years with vesting requirements at the discretion of the Board of Directors.

The Company records a charge to the statements of operations and comprehensive loss using the Black-Scholes fair valuation option pricing model with respect to a share option grant. The valuation is dependent on a number of estimates, including the risk-free interest rate, the level of share volatility, together with an estimate of the expected life. Option pricing models require the input of highly subjective assumptions including the expected price volatility. Changes in the subjective input assumptions can materially affect the fair value estimate, and therefore the existing models do not necessarily provide a reliable measure of the fair value of the Company's share purchase options.

and period ended October 31, 2024:	Options	Weighted avg. exercise price		
Balance, January 31, 2023 Expired	2,648,334 (478,334)	\$	0.45 0.38	
Balance, January 31, 2024	2,170,000		0.47	
Balance, October 31, 2024	2,170,000	\$	0.47	

The following table reflects the continuity of share options for the year ended January 31, 2024 and period ended October 31, 2024:

13. Share Options - continued

The following table reflects the actual share options issued, exercisable, and outstanding as at October 31, 2024.

Expiry date	Options	Exercise price		
March 9, 2025	445,000	\$	0.30	
May 19, 2025	60,000		0.45	
October 5, 2025	755,000		0.80	
October 23, 2025	60,000		0.80	
September 27, 2026	50,000		0.35	
January 11, 2027	800,000		0.225	
	2,170,000	\$	0.47	

14. Warrants

The table below reflects the continuity of warrants for the year ended January 31, 2024 and period ended October 31, 2024:

Number of	Allocated
warrants	value
4,165,264 \$	285,786
14,220,353	379,899
18,152,391	(22,973) 642,712
28,447,000	678,367
46,599,391 \$	1,321,079
	warrants 4,165,264 \$ 14,220,353 (233,226) 18,152,391 \$

The exercise price and expiry date of the warrants outstanding as at October 31, 2024 are:

Expiry Date	e Type Number		Exercise Price		
November 25, 2024	Warrants	3,932,038	\$ 0.40		
December 30, 2024	Warrants	13,895,553	0.15		
December 30, 2024	Finder's warrants	324,800	0.075		
October 31, 2027	Warrants	27,100,000	0.10		
October 31, 2027			0.050		
		46,599,391	\$ 0.14		

14. Warrants - continued

During the year ended January 31, 2024 and period ended October 31, 2024, the following warrants were issued and valued using the Black-Scholes option pricing model parameters listed below (in each case with no dividends):

					Risk-free	Expected		
	Expiry Date	Stock	E	xercise	Interest	Life	Volatility	Fair
		Price		Price	Rate	(years)	Factor	Value
2023-June Warrants	Dec. 30, 2024	\$ 0.075	\$	0.150	4.58 %	1.50	131.04 % \$	0.033
2023-June Finder's wts	Dec. 30, 2024	\$ 0.075	\$	0.075	4.58 %	1.50	131.04 % \$	0.044
2023-July Warrants	Dec. 30, 2024	\$ 0.110	\$	0.150	4.71 %	1.45	131.90 % \$	0.057
2023-July Finder's wts	Dec. 30, 2024	\$ 0.110	\$	0.075	4.71 %	1.45	131.90 % \$	0.073
2024-Oct Warrants	Oct. 31, 2027	\$ 0.070	\$	0.100	3.03 %	3.00	159.74 % \$	0.057
2024-Oct Finder's wts	Oct. 31, 2027	\$ 0.070	\$	0.050	3.03 %	3.00	159.74 % \$	0.061

15. Loss Per Common Share

The following table sets forth the computation of basic and diluted loss per share for the three and nine months ended October 31, 2024 and 2023:

	Three months e 2024	hree months ended Oct. 31, Nine months 2024 2023 2024			
Income (loss) attributable to common shareholders	\$ (2,871,437)	\$ (544,780)	\$ (3,143,811)	\$ (1,381,505)	
Weighted-average common shares outstanding - basic and diluted	5	50,724,920	61,126,318	42,758,377	
Basic and diluted income (loss) per common share	\$ (0.035)	\$ (0.011)	\$ (0.051)	\$ (0.032)	

Diluted income (loss) per share does not include the effect of share options and warrants outstanding if their effect is anti-dilutive.

16. Deferred Premium on Flow-through Shares

To the extent that the Company issues common shares to subscribers on a flow-through basis at a premium to the market value of non-flow-through common shares, any such premium is recorded as a liability on the Company's statement of financial position at the time of subscription. This liability is reduced, on a pro-rata basis, as the Company fulfills its expenditure renunciation obligation associated with such flow-through share issuances, with an offsetting amount recognized as income. As at October 31, 2024, the Company had approximately \$645,000 in flow-through expenditure commitments.

Balance, January 31, 2023	\$	-
Flow-through financing premium		-
Flow-through financing premium		-
Private placement		-
Premium recognized in loss from operations		-
Ralance January 31 2024		_
Balance, January 31, 2024 Flow-through financing premium (Rocky Shore Metals Ltd.)	1	- 5,370
Balance, January 31, 2024 Flow-through financing premium (Rocky Shore Metals Ltd.) Premium recognized in loss from operations		- 5,370 5,370)

17. Related Party Transactions and Balances

(a) Director and executive management compensation

Directors and executive management's compensation for the three and nine months ended October 31, 2024 and 2023 consisted of the following:

	Three	months e 2024	nde	d Oct. 31, 2023	Nin	ended Oct. 31, 2023		
Salary Consulting fees Employment benefits	\$	56,700 - 3,515	\$	52,533 3,802	\$	168,016 - 11,177	\$	159,683 4,200 11,122
	\$	60,215	\$	56,335	\$	179,193	\$	175,005

Directors and executive management did not receive any stock options during the nine months ended October 31, 2024 and 2023.

17. Related Party Transactions and Balances - continued

(b) Director and executive management transactions

The aggregate value of transactions and outstanding balances relating to entities over which directors and executive management have control or significant influence were as follows:

		Transaction value 9 mo. ended Oct. 31,			Balance outstanding as at Oct. 31,		
Account	Note		2024	2023		2024	2023
Management and administrative services Exploration expenditures Recovery of costs	(i) (ii) (iii)	\$	110,416 \$ - 167,550	102,083 4,200 71,550	\$	45,833 \$ - 3,500	- 20,350
	(11)	\$	277,966 \$		\$	49,333 \$	20,350

- (i) Brian Howlett, Chief Executive Officer and a Director of the Company, voluntarily deferred a portion of his salary from November 1, 2023 to October 31, 2024.
- (ii) The Company paid geological consulting fees to Harvey Holdings Inc., a corporation controlled by John Harvey, a member of the Board of Directors.
- (iii) The Company charged geological consulting fees to Juno Corp., a corporation with common management and directors, for the time of the Company's geologists.

18. Capital Risk Management

The Company's capital is composed of shareholders' equity. 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 an interest are in the exploration 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. The Company will continue to assess new properties and seek to acquire an interest in additional properties if it feels there is sufficient geologic or economic potential and if it has adequate financial resources to do so.

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 in the Company's approach to capital management during the period ended October 31, 2024. The Company is not subject to externally imposed capital requirements.

18. Capital Risk Management - continued

Financial risk factors

The Company's risk exposures and the impact on the Company's financial instruments are summarized below.

(a) Credit risk

The Company's credit risk is primarily attributable to accounts receivable which consist primarily of Harmonized Sales Tax receivable. The Company has no significant concentration of credit risk arising from operations. Management believes that the credit risk concentration with respect to financial instruments included in accounts receivable is remote.

(b) Liquidity risk

The Company is currently in the exploration stage and has not commenced commercial operations. As at the date of issue of these financial statements, the Company had an accumulated deficit of \$46,861,140. As at October 31, 2024, the Company was not yet generating operating cash flows, and had working capital of \$1,381,478 (January 31, 2023: \$137,282). Within this amount, it had a cash balance of \$1,920,473 (January 31, 2023: \$99,027) to settle current liabilities of \$734,677 (January 31, 2023: \$137,252).

The Company's approach to managing liquidity risk is to ensure that it will have sufficient liquidity to fund its liabilities as they become due. All of the Company's financial liabilities have contractual maturities of less than 60 days and are subject to normal trade terms. The Company may be required to obtain additional capital to continue its progress toward recovering the amount expended on its mineral properties, and although success in this regard is not assured, management is of the opinion that additional capital can be raised as required for the foreseeable future.

(c) Market risk

(i) Interest rate risk

The Company has cash balances and no interest-bearing debt. Interest rate risk is remote.

(ii) Price risk

The Company is indirectly exposed to price risk with respect to the price of both precious and base metals. The Company closely monitors commodity prices to determine the appropriate course of action to be taken by the Company. Price risk is remote since the Company is not a producing entity. Equity price risk is defined as the potential adverse impact on the Company's earnings due to movements in individual equity prices or general movements in the level of the stock market. The Company closely monitors individual equity movements and the stock market to determine the appropriate course of action to be taken by the Company.

18. Capital Risk Management - continued

(d) Fair Value

The fair values of the Company's cash and cash equivalents, accounts receivable and accounts payable approximate their carrying values because of the short term-nature of these instruments.

19. Subsequent Events

- (a) On November 1, 2024, the Company repaid the principal and interest outstanding under the unsecured loan.
- (b) On November 25, 2024, the Company closed a private placement financing for gross proceeds totaling \$200,000. The Company issued 2,352,940 "flow-through" shares priced at \$0.085 per share. In connection with the private placement, the Company paid finders fees of \$12,000.
- (c) On November 25, 2024, a total of 3,932,038 warrants with an exercise price of \$0.40 per share expired unexercised.