

METALS INC

MANAGEMENT'S DISCUSSION AND ANALYSIS -

QUARTERLY HIGHLIGHTS

THREE MONTHS ENDED MARCH 31, 2023

MANAGEMENT'S DISCUSSION AND ANALYSIS - QUARTERLY HIGHLIGHTS

This management's discussion and analysis of the financial condition and results of operations ("MD&A") of Angel Wing Metals Inc. ("Angel Wing" or the "Company") is dated May 26, 2023, and should be read in conjunction with the audited consolidated financial statements of the Company for the year ended December 31, 2022 and the unaudited condensed consolidated interim financial statements of the Company for the three months ended March 31, 2023. The consolidated financial statements, including the comparative figures, were prepared in accordance with International Financial Reporting Standards ("IFRS"). Unless otherwise noted, all financial measures are expressed in Canadian dollars. This MD&A contains forward looking information based on the Company's current expectations and projections.

Additional information relating to the Company is available on SEDAR at <u>www.sedar.com</u>.

Forward-looking Statements - Certain statements contained within the Management's Discussion and Analysis, and in certain documents incorporated by reference into this document, constitute forward-looking statements. These statements relate to future events or the Company's future performance. All statements other than statements of historical fact may be forward-looking statements. Forward-looking statements are often, but not always, identified by the use of words such as "seek", "anticipate", "budget", "plan", "continue", "estimate", "expect", "forecast", "may", "will", "project", "predict", "potential", "targeting", "intend", "could", "might", "should", "believe" and similar expressions. These statements involve known and unknown risks, uncertainties and other factors that may cause actual results or events to differ materially from those anticipated in such forward-looking statements.

In particular, this MD&A contains forward-looking statements pertaining to, without limitation, the following: Angel Wing's production volumes; Angel Wing's realized price of commodities in relation to reference prices; future commodity prices; the Company's future royalty rates and the realization of royalty incentives; Angel Wing's expectation of reducing operating costs; the relationship of Angel Wing's interest expense and the Bank of Canada interest rates; increases in general and administrative expenses and recoveries; future development and exploration activities and the timing thereof; the future tax liability of the Company; the depletion, depreciation and accretion rate; the estimated future contractual obligations of the Company and the amount expected to be incurred under its farm-in commitments; the future liquidity and financial capacity of the Company; and its ability to fund its working capital and forecasted capital expenditures. In addition, statements relating to "reserves" or "resources" are deemed to be forward-looking statements, as they involve the implied assessment, based on certain estimates and assumptions that the resources and reserves described can be profitably produced in the future.

With respect to the forward-looking statements contained in the MD&A, Angel Wing has made assumptions regarding: future commodity prices; the impact of royalty regimes and certain royalty incentives, the timing and the amount of capital expenditures; future operating expenses; the continued availability of capital, undeveloped land and skilled personnel; the ability to obtain equipment in a timely manner to carry out exploration and development activities; the ability to obtain financing on acceptable terms; the ability to add production and reserves through exploration and development activities; and the continuation of the current tax and regulation.

We believe the expectations reflected in those forward-looking statements are reasonable but no assurance can be given that these expectations will prove to be correct and such forward-looking statements included in, or incorporated by reference into, this MD&A should not be unduly relied upon. These statements speak only as of the date of this MD&A or as of the date specified in the documents incorporated by reference into this Management's Discussion and Analysis, as the case may be. The actual results could differ materially from those anticipated in these forward-looking statements as a result of the risk factors set forth below and elsewhere in this Management's Discussion and Analysis: volatility in market prices for oil and natural gas; counterparty credit risk; access to capital; changes or fluctuations in production levels; liabilities inherent in oil and natural gas operations; uncertainties associated with estimating oil and natural gas reserves; competition for, among other things, capital, acquisitions of reserves, undeveloped lands and skilled personnel; geological, technical, drilling and processing problems; limitations on insurance; changes in environmental or legislation applicable to the Company's operations, and ability to comply with current and future environmental and other laws; changes in income tax laws or changes in tax laws and incentive programs relating to the oil and gas industry; and the other factors discussed under "Risk Factors" in the following MD&A.

Readers are cautioned that the foregoing lists of factors are not exhaustive. The forward-looking statements contained in this MD&A and the documents incorporated by reference herein are expressly qualified by this cautionary statement. The forward-looking statements contained in this document speak only as of the date of this document and Angel Wing does not assume any obligation to publicly update or revise them to reflect new events or circumstances, except as may be required pursuant to applicable securities laws.

The financial data presented herein has been prepared in accordance with IFRS. The Company has also used certain measures of financial reporting that are commonly used as benchmarks within the oil and natural gas production industry in the following MD&A discussion. The measures discussed are widely accepted measures of performance and value within the industry and are used by investors and analysts to compare and evaluate oil and natural gas exploration and producing entities. Most notably, these measures include operating netback and funds flow from operations. Operating netback is a benchmark used in the crude oil and natural gas industry to measure the contribution of oil and natural gas sales subsequent to the deduction of royalties and operating costs. Funds flow from operations, performance and liquidity. These measures are not defined under IFRS and should not be considered in isolation or as an alternative to conventional IFRS measures. These measures and their underlying calculations are not necessarily comparable to a similarly titled measure of another entity. When these measures are used, they are defined as "non IFRS" and should be given careful consideration by the reader.

DESCRIPTION OF THE BUSINESS & BUSINESS OVERVIEW

The Company is focused on the exploration and development of its portfolio of precious metals properties in Mexico and Canada. The Company's flagship El Grande gold project covers 655 square kilometers (km²) in the southern extension of the prolific Sierra Madre Occidental gold- silver belt in the state of Nayarit, Mexico and demonstrates significant gold and silver mineralization.

The Company also owns two early-stage gold exploration projects in Northwestern Ontario. The Quartz Lake Project is located 50km east of the prolific Red Lake district and demonstrates many similar geological features of other successful exploration plays in the region. The Winora Project is located near Lingman lake, 325 km north of Red Lake and consists of 17 patented mining claims that are estimated to be within 500 m and on strike with the historic Lingman Lake gold deposit.

Angel Wing Metals is committed to sustainable and responsible exploration and business activities in line with industry best practices, supportive of all stakeholders, including the local communities in which the Company operates.

For more information, please visit the Company's website at <u>www.angelwingmetals.com</u>.

CORPORATE ACTIVITIES

Effective January 20, 2023, the Company sold its subsidiary Huntington Capital Inc., for proceeds of \$96,000.

On February 24, 2023, the Company announced that 500,000 stock options at an exercise price of \$0.15 were granted to the certain directors of the Company. The stock options granted vested immediately and are exercisable for a period of ten years from the date of grant.

On March 30, 2023, the Company announced Mr. Marc Prefontaine as the Company's new President and CEO, effective April 15, 2023. Mr. Prefontaine succeeds Mr. Bryan Wilson, retired from his role as President, CEO, effective April 15, 2023. Mr. Prefontaine was also appointed to the Board of Directors effective on March 30, 2023. Mr. Wilson has stepped down as Director, as of March 30, 2023, but continues as an active and engaged advisor to the Board of Directors, upon the transition of Mr. Prefontaine in the President and CEO role.

Mr. Cal Everett was appointed to the Board and assumed the role of Chairman of the Board of directors, replacing Mr. Frank Busch who stepped down from the Board of Directors as of March 30, 2023.

CORPORATE EVENTS SUBSEQUENT TO MARCH 31, 2023

On April 11, 2023, the Company granted 1,500,000 stock options at an exercise price of \$0.20 to the President & CEO, Mr. Marc Prefontaine. The stock options granted vest in three equal instalments over two years and are exercisable for a period of ten years from the date of grant.

On May 3, 2023, the Company announced it had closed a non-brokered private placement for 23,635,000 common share units of the Company at a price of C\$0.11 for total gross proceeds of C\$2,599,850. Each unit consisted of one common share of the Company and one-half warrant. Each full warrant is exercisable for a period of two years from issuance at a price per common share of \$0.25. Proceeds from the private placement will be used by the Company for exploration properties and for general and corporate purposes.

Certain directors and an officer of the Company, including the Company's recently appointed President and CEO, (the "Related Parties") participated in and subscribed for 3,450,000 Units. As a result, the Private Placement constituted a "related party transaction" within the meaning of Policy 5.9 of the TSX Venture Exchange and Multilateral Instrument 61-101 - Protection of Minority Security Holders in Special Transactions ("MI 61-101").

The Company relied on the exemptions under sections 5.5(a), 5.5(b) and 5.7(1)(a) of MI 61-101 in respect of the formal valuation and minority shareholder approval requirements in respect of the Related Party's participation in the Private Placement under MI 61-101, as (i) the Company is not listed or quoted on any of the stock exchanges or markets listed in subsection 5.5(b) of MI 61-101, and (ii) as at the closing of the Private Placement, neither the fair market value of the Common Shares issued in connection with the Private Placement, nor the fair market value of the consideration received by the Company therefor, insofar as it involved the Related Party, exceeded 25% of the Company's market capitalization.

The private placement is subject to a statutory 4-month hold from the date of issuance. The private placement is subject to the receipt of all necessary approvals including the approval of the TSXV and applicable securities regulatory authorities. No fees are payable on this financing.

On May 19, 2023, the Company announced its proposal to amend the terms of 14,285,465 share purchase warrants set to expire on June 16, 2023. The Company is proposing to extend the expiry date by one year to June 16, 2023 at the same exercise price, subject to the approval of the TSX Venture Exchange.

On May 24, 2023, the Company announced its proposal to consolidate the common shares of the Company (the "Consolidation") on the basis of one (1) post-consolidation Common Share for every two (2) pre-consolidation common shares to be voted on by the Shareholders at the Company's Annual General and Special Meeting to be held on June 29, 2023. and is also subject to the approval of the TSX Venture Exchange.

The Company currently has 134,505,817 Common Shares issued and outstanding. If the proposed Consolidation is approved by the shareholders, the Company would have approximately 67,252,908 Common Shares issued and outstanding. Outstanding options and warrants would be similarly adjusted.

EXPLORATION ACTIVITIES

On February 23, 2023 the Company announced that it closed a transaction with a private entity to acquire a 100% interest in the 102.87 square kilometre ("km²") La Reyna group of claims adjoining the El Grande Project to the southeast. The claims cover most of the Aguila de Oro Mineral District, with its long history of small-scale production for gold, silver, and copper, not ever systematically explored with drilling. Pursuant to a Purchase and Assignment Agreement ("The Agreement"), Angel Wing Metals, through its subsidiary Lago de Oro S.A. de C.V., has made a total payment of US\$700,000 upon completion of three performance milestones:

- US\$150,000 upon signing of The Agreement (paid)- Complete
- US\$150,000 upon presentation of The Agreement to, and acceptance for registration by the Public Registry of Mining of Mexico, (paid) and
- US\$400,000 upon Registration of the Agreement by the Public Registry of Mines of Mexico., which is deemed to be regulatory approval In Mexico. (paid)

A further payment of US\$50,000 will be due upon Angel Wing Metals identifying each 1.0 million ounces of gold in the Measured and Indicated categories of a Mineral Resource as defined by the Canadian National Instrument 43-101 ("NI 43-101") Standards of Disclosure for Mineral Projects on the La Reyna Property, and a 1.5% net smelter return royalty with Angel Wing Metals retaining a right of first refusal to purchase the royalty for US\$2.0 million.

Upon completion of the acquisition, the Company's land holdings (the combined La Reyna and El Grande Properties) will be operated collectively as the El Grande Project. The project includes the 52,772.12 hectares El Grande claim application (in progress), a 2,200 hectare option agreement for the La Margarita and La Mona claims (expires September 2, 2023), and includes title to 10,599.35 hectares of active claims comprising most of the Aguila de Oro Mining District.

EXPLORATION EVENTS SUBSEQUENT TO MARCH 31, 2023

There were no significant events subsequent to March 31, 2023.

PROJECT OVERVIEW

A summary of exploration costs for all properties is summarized below:

	Winora Property	C	Quartz Lake Property	El Grande Gold Property	Total
Balance, December 31, 2021	\$ 1,491,848	\$	93,387	\$ -	\$ 1,585,235
Acquisition costs	-		-	2,298,922	2,298,922
Consulting costs	2,058,519		206,963	1,116,694	3,382,176
Site costs	5,000		3,058	215,540	223,598
Exchange translation	-		-	114,050	114,050
Balance, December 31, 2022	3,555,367		303,408	3,745,206	7,603,981
Acquisition costs	-		-	617,878	617,878
Geology and project drillings costs	658		6,682	473,514	480,854
Site costs	-		-	64,286	64,286
Exchange translation	-		-	208,066	208,066
Balance, March 31, 2023	\$ 3,556,025	\$	310,090	\$ 5,108,950	\$ 8,975,065

El Grande Project, Nayarit State, Mexico

Since the closing of the acquisition of LOM, and of the El Grande Project, the company through LOM has successfully acquired an additional 10,599.35 hectares of claims as part of a strategy to consolidate the Aguila de Oro Mining District, an historical mining district for gold, silver and copper. The addition to most of the Aguila de Oro Mining district to the El Grande project marks the first time this important underexplored mining district has been consolidated into a single exploration project, and the first time district scale regional exploration methods can be applied. Exploration of El Grande began in early May of 2022, soon after the closing of the Lago de Oro Resources acquisition.

Exploration of the project is focused on the southeast portion of the El Grande project, within the Aguila de Oro Mining District where anomalous gold and silver mineralization is usually exposed in outcrop at the higher elevations, where it is commonly associated with extensive alteration and artisanal mine workings. Windows of mineralized altered outcrop are also exposed within the wide valley floors, where extensive supergene and hydrothermal clay and iron oxide alteration is mapped over a 40 km² area (open in all directions). These exposed windows suggest the overburden filling the valleys is relatively shallow. This is confirmed in the various well logs surveyed to date and from historical trench data which showed overburden ranging from a few cm up to about 15 metres depth. The Company has identified several interpreted vein fields that assayed for gold mineralization that strikes, cumulatively, for approximately 8 kms, within corridors mapped over approximately 700 metre widths. Mineralization remains open for extension in all directions.

The results from this year's program have confirmed multiple exploration targets that warrant follow-up, have confirmed the gold-silver and copper mineral potential of the project, has confirmed the presence of at least two mineralizing events (a younger Ag (Au)-Pb-Zn (Basin and Range) event and an older Au (Cu, Ag) Laramide event), and has advanced several targets to the drill ready phase. During the 2022 exploration program, the company collected 3,276 samples including 1,565 soil samples (of which 380 samples assayed greater than the anomalous background level of 20 ppb gold for soils), and 1,711 rock chip samples (where 380 assayed greater than the 0.1 g/T gold anomalous limit). Gold assay results ranged from nil to a maximum of 27.12 g/T Au, while silver ranged from nil to a maximum value of 999.49 g/T Ag. An additional 276 samples were collected for QAQC purposes. The results from this program have been used to develop the exploration proposal for the 2023 calendar year.

During 2022, the company completed regional scale mapping and prospecting on the El Grande Project and sampling over approximately 40 km². Structural and alteration studies are in progress, as is additional mapping and soil grid sampling. Of the exploration targets identified across the project area, five of the targets were selected for follow up exploration and early stage drilling: the El Polo, Aguila de Oro, and La Tauna trends and the La Presa and El Tule Basins. These targets are located within the Aguila de Oro Mining District. The previously announced 2022 drill program was put on hold pending the receipt of an updated drill permit to include the La Reyna group of claims. That permit was subsequently received on December 13th, 2022, and drilling is now planned in 2023.

The Company has proposed an exploration program and budget for the 2023 calendar year that includes mapping and sampling, trenching, airborne and ground geophysics, satellite imagery, and alteration and structural detail mapping. The results of the program will be used to design an early-stage exploratory drill program proposed to begin later this year, following receipt of the survey results. Drill results are expected to confirm the continuity at depth of known surface gold, silver and copper mineralization as defined by the company's exploration results received to date. Results from the 2023 exploration and drill program will be assessed for additional exploration and drilling.

The company has signed 5-year surface access agreements with 14 Ejidos, providing access for all exploration and drilling activities, including access to the abundant surficial waters. The agreements are renewable every 5 years. As exploration advances, long term access contracts will need to be negotiated to move to the anticipated exploitation and development phase.

Exploration Targets

El Polo

This target area includes a range of hills that is host to many historical shallow mine workings, including the past producing El Polo mine. The trend hosts widespread argillic (clay-sericite-pyrite) alteration that is associated with precious metals mineralization identified in numerous discontinuous outcroppings along a 3.5 km north-south trend that is up to 1.0 km wide.

The Company is currently planning to do detailed mapping, sampling, and ground geophysics to fine tune an initial exploratory drill program in the planning stages for the 2023 exploration year.

La Presa Basin

This is a topographic depression that lies north and west of the El Polo mine, initially interpreted as a circular feature from Aster satellite imagery. This 2.0 km by 1.5 km area displays widespread clay ("argillic") alteration and is considered prospective for porphyry style, intrusion hosted or epithermal mineralization. The basin is host to shallow lakes and cultivated fields with sparse outcrop exposure.

This target requires additional mapping, and ground and airborne geophysics to assist with drill hole planning.

Laguna El Tule

Laguna El Tule is a large topographic depression to the east of El Polo, the site of a shallow seasonal lake and cultivated fields, about 4.0 km by 2.0 km in circumference. Like the La Presa Basin, El Tule has a potential for bulk tonnage exploration. The surrounding area is obscured by shallow overburden with sparse outcroppings of altered and mineralized rhyolite, andesite and magnetic dacite.

This target requires additional work to advance to the drill ready stage.

Aguila de Oro

Named after the former Aguila de Oro Mining district, this target is host to numerous past producing artisanal mine workings and prospects along a north-easterly trend of discontinuous outcrop within a 2.4 km by 1.8 km area. Gold and silver mineralization is found in numerous exposures of veins and hydrothermal breccia and may represent a structural target ("dilational zone") prospective for bulk tonnage targets.

La Tauna

A recent discovery, La Tauna follows a northerly trending range of hills that parallels the El Polo trend and is currently mapped over 750 meters from the La Tauna to Nortesur prospects. Mapping and sampling is ongoing.

Quartz Lake Project, Ontario, Canada

On January 15, 2021, the Company announced the acquisition of the Quartz Lake mineral exploration property. The exploration area that comprises the Quartz Lake Property is located approximately 80 kilometers northeast of Red Lake and covers an area of 11,280 ha. The Company completed the acquisition of the Quartz Lake Project on February 8, 2021, resulting in Angel Wing owning a critical mass of contiguous exploration opportunities.

The Company is currently assessing the results of a till sampling carried out from October to November 2021. The sampling sites were predetermined to be primary basal till and suitable for sampling for the purpose of preforming heavy mineral separations (primary gold grains). The full set of results and their assessment shall be reported as soon as they have been reviewed by the Company's Qualified Person expected to be in early Q1 2023.

At least three (3) areas of anomalous gold grains in basal till have been examined and are being evaluated during Q4 2022, while favorable access and weather conditions permit.

The Company has completed a detailed Induced Polarization ("IP") and magnetic survey over a large northeastern portion of the isolated Key-Hole Claim portion of the Quartz Lake Project, with results currently being assessed.

Winora Project, Lingman Lake, Ontario, Canada

On July 27, 2021, Angel Wing completed the acquisition of the Winora Project. The Winora Project consists of 17 patented mining claims covering an area of approximately 354 hectares located in the District of Kenora, Northern Ontario. The Winora Project is located 500 metres east of the historical Lingman Lake Gold Mine.

The high-grade Lingman Lake gold mineralization is hosted in multiple quartz veins and remains open to the east toward the Winora property and at depth. The Winora property is approximately 500 m from the eastern edge of defined gold mineralization of the Lingman Lake gold deposit. The Company completed approximately 1,600 m of diamond drilling in 7 holes at the Winora Project in March of 2022.

Assay results from sampling of the drill core are being compiled and assessed as of the date of the reporting of this MD&A. No additional work or exploration expenditures are anticipated on for the Winora Project at this time.

QUALIFIED PERSONS

The technical contents of this document for the El Grande Project have been reviewed and approved by Alexandria Marcotte, P.Geo; the technical contents of this document for the Quartz Lake and Winora Projects have been reviewed and approved by Bruce Durham, all are a consultants to the Company and are Qualified Person as defined by Canadian Securities Administrators National Instrument 43-101 "Standards of Disclosure for Mineral Projects".

OIL AND GAS LANDS AND RIGHTS HELD AS AT MARCH 31, 2023

On January 20, 2023, the Company sold its subsidiary Huntington Capital Inc., which holds its oil and gas assets for gross proceeds of \$96,000. As at March 31, 2023, the Company does not hold any oil and gas assets.

RESULTS OF OPERATIONS

Three months ended March 31, 2023, compared with three months ended March 31, 2022

The Company's net loss for the three months ended March 31, 2023 was \$187,284 (\$(0.00) per share), compared to \$363,289 (\$0.00 per share) for the three months ended March 31, 2022. Significant variations are described below.

	For the thr March					
	2023	2022	Variance	Comments		
Administrative	\$ 123,848	\$ 230,898	\$ (107,050)	General and administrative fees have decreased as the Company completed the acquisitions of the El Grande Property, and fewer consultants are required compared to the prior period.		
Share-based compensation	59,795	-	59,795	During the period the Company granted 500,000 stock options, no stock options were issued in the prior period.		
Deferred income tax expense	-	139,588	(139,588)	The Company had previously raised flow- through funds and estimated an income tax expense.		
Net (income) loss from discontinued operations	12,612	(1,433)	14,045	The Company began transitioning to a mineral exploration company at the end of 2021. During the three months ended March 31, 2023, the Company sold its subsidiary, and paid for some costs related to the abandonment of the wells before the sale.		
Other expenses and revenues	(8,971)	(5,764)	(3,207)	Non-significant variances in other expenses and revenue items.		
Total	187,284	363,289	(176,005)			

General and Administrative breakdown

A detailed breakdown of general and administrative expenses is as follows:

Three months ended March 31,		2023		2022
Professional fees	\$	35,874	\$	123,712
Management and consulting fees	Ŧ	12,550	Ŧ	27,041
Shareholder communication		22,458		35,389
Insurance		8,918		8,929
Fees and licenses		4,719		18,540
Rent		237		1,429
Software lease		-		895
Other		39,092		14,963
	\$	123,848	\$	230,898

WORKING CAPITAL, LIQUIDITY AND CAPITAL RESOURCES

The financial statements have been prepared on a going concern basis. In making the assessment that the Company is a going concern management has taken into account available information about the future, which is at least, but not limited to, one year from March 31, 2023.

The outbreak of the novel strain of coronavirus, specifically identified as "COVID-19" was declared a global pandemic by the World Health Organization on March 11, 2020. Governments worldwide enacted emergency measures to combat the spread of the virus. These measures have caused material disruption to businesses globally resulting in an economic slowdown.

Governments and central banks have reacted to the global pandemic with significant monetary and fiscal interventions designed to stabilize economic conditions. However, the duration and impact of the COVID- 19 outbreak is unknown at this time, as is the efficacy of the governments and central bank interventions.

As at March 31, 2023, the Company had current assets of \$2,057,192 (December 31, 2022 - \$3,726,423) and current liabilities of \$228,867 (December 31, 2022 - \$468,533). As of March 31, 2023, the Company has a working capital surplus of \$1,828,325 (December 31, 2022 - \$3,257,890).

On May 3, 2023, the Company announced it has closed a non-brokered private placement for 23,635,000 common share units of the Company at a price of C\$0.11 for total gross proceeds of C\$2,599,850.

The Company believes it has sufficient cash to meet its short-term commitments and its ongoing exploration activities (see "Mineral Properties").

Selected Cash Flow Information

	Three Months Ended March 31, 2023
Operating activities	
Net loss for the period	(174,672)
Items not affecting cash (a)	116,872
Changes in non-cash working capital items (b)	(228,811)
Net cash used in operating activities from continuing operations	(286,611)
Net cash used in operating activities from discontinued operations	(4,085)

(a) Non cash items of \$116,872 consisted of depreciation of \$605, share-based compensation of \$59,795, foreign exchange of \$54,174.

(b) Cash used for working capital purposes of \$228,811 consisted of an increase in accounts receivable of \$6,288, a decrease in accounts payable and accrued liabilities of \$112,359, an increase in value-added tax recoverable of \$182,265, and offset by a decrease in prepaid expenses and other of \$72,101.

Cash flows from discontinued operations consisted of non-cash items due to the loss on sale of subsidiary of \$8,511 and non-cash working capital increase in accounts payable and accrued liabilities of \$16.

During the three months ended March 31, 2023, the Company had cash inflows from investing activities of \$1,872,494, which was due to sale of short-term investments of \$2,517,085 offset by mineral property expenditures of \$607,251, purchase of equipment of \$4,289, and net cash outflows from the sale of Huntington Capital Inc. of \$33,051.

RELATED PARTY TRANSACTIONS

Key management personnel are those persons having authority and responsibility for planning, directing and controlling the activities of the Company. Key management personnel include the officers and vice-presidents. Executive officers are paid salaries or management fees and participate in the Company's stock option program. Key management personnel compensation is comprised of the following:

Except as disclosed elsewhere in these financial statements the Company had the following related party transactions during the year:

Three months ended December 31,	2023	2022
Consulting and management fees	\$ 17,680 \$	75,000
Stock based compensation	59,795	-
	\$ 77,475 \$	75,000

Included in accounts payables and accrued liabilities is \$69,614 (December 31, 2022 - \$121,077) owing to officers of the Company, or companies controlled by or directors and officers.

SHARE DATA

As of the date of this MD&A the Company had 134,505,817 outstanding common shares.

The Company had the following stock options outstanding as of the date of this Interim MD&A.

Expiry Date	Weighted Exercise Price (\$)	Number of Options Outstanding	Number of Options Vested (Exercisable)
August 27, 2027	0.25	700,000	700,000
April 7, 2031	0.25	1,050,000	1,050,000
June 29, 2031	0.31	1,800,000	1,800,000
October 8, 2031	0.31	150,000	150,000
May 6, 2032	0.20	2,850,000	2,850,000
February 24, 2033	0.15	500,000	500,000
April 11, 2033	0.20	1,500,000	500,000
	0.23	8,550,000	7,550,000

The Company had the following share purchase warrants outstanding as of the date of this Interim MDA.

Expiry Date	Exercise Price (\$)	Number of warrants Outstanding
June 16, 2023	0.40	14,285,464
May 3, 2025	0.25	11,817,501
Total	0.33	26,102,965

CAPITAL RISK MANAGEMENT

Capital is comprised of the Company's shareholders' equity. The Company manages its capital structure to maximize its financial flexibility making adjustments to it in response to changes in economic conditions and the risk characteristics of the underlying assets and business opportunities. The Company does not presently utilize any quantitative measures to monitor its capital. The Company is not subject to external capital restrictions. There were no changes in the Company's approach to capital management.

ENVIRONMENTAL LIABILITIES

The Company is not aware of any environmental liabilities or obligations associated with its mineral properties. The Company is conducting its operations in a manner consistent with governing environmental legislation.

OFF BALANCE SHEET ARRANGEMENTS

The Company is not a party to any off-balance sheet arrangements or transactions.

ADOPTION OF NEW ACCOUNTING POLICIES

During the three months ended March 31, 2023, the Company adopted a number of new IFRS standards, interpretations, amendments and improvements of existing standards. These new standards and changes did not have any material impact on the Company's consolidated financial statements.

ACCOUNTING STANDARDS ISSUED BUT NOT YET APPLIED

Certain pronouncements were issued by the IASB or the IFRIC that are mandatory for annual periods beginning on or after January 1, 2024 or later periods. The Company is currently evaluating the impact of the adoption of these new standards on its financial statements.

Classification of Liabilities as Current or Non-Current (Amendments to IAS 1)

The IASB has published Classification of Liabilities as Current or Non-Current (Amendments to IAS 1) which clarifies the guidance on whether a liability should be classified as either current or non-current. The amendments:

- clarify that the classification of liabilities as current or non-current should only be based on rights that are in place "at the end of the reporting period"
- clarify that classification is unaffected by expectations about whether an entity will exercise its right to defer settlement of a liability
- make clear that settlement includes transfers to the counterparty of cash, equity instruments, other assets or services that result in extinguishment of the liability.

This amendment is effective for annual periods beginning on or after January 1, 2024. Earlier application is permitted. The extent of the impact of adoption of this amendment has not yet been determined.

TRENDS AND ECONOMIC CONDITIONS

The Company continues to monitor its spending and will amend its plans based on business opportunities that may arise in the future. Management regularly monitors economic conditions and estimates their impact on the Company's operations and incorporates these estimates in both short-term operating and longer term strategic decisions.

The Company's business financial condition and results of operations may be affected by economic and other consequences from the global outbreak of COVID-19, and Russia's military action against Ukraine and the sanctions imposed in response to that action in late February 2022. While the Company expects any direct impacts, of the pandemic and the war in the Ukraine, to the business to be limited, the indirect impacts on the economy and on the mining industry and other industries in general could negatively affect the business and may make it increasingly difficult for it to raise additional equity or debt financing. Management cannot accurately predict the future impact these items may have on:

- Global gold prices
- Demand for gold and the ability to explore for gold;
- The severity and the length of potential measures taken by governments to manage the spread of the virus, and their effect on service provider availability, such as legal and accounting;
- Purchasing power of the Canadian dollar; and
- Ability to obtain funding.

RISKS AND UNCERTAINTIES

An investment in the securities of the Company is highly speculative and involves numerous and significant risks. Such investment should be undertaken only by investors whose financial resources are sufficient to enable them to assume these risks and who have no need for immediate liquidity in their investment. Prospective investors should carefully consider the risk factors that have affected, and which in the future are reasonably expected to affect, the Company and its financial position. Please refer to the section entitled "Risk and Uncertainties" in the Company's annual management's discussion & analysis for the fiscal year ended December 31, 2022, available on SEDAR at www.sedar.com.

Changes to Mining Laws in Mexico

On April 29, 2023, the Mexican government approved a bill amending several laws relating to mining and water concessions. The Company is awaiting further details on these amendments, including publication of the approved laws in the Official Gazette, to determine the impact, if any, on the Company's operations.