

PELANGIO EXPLORATION INC.

CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (Unaudited)

For the Three and Six Months Ended June 30, 2025 and 2024



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Notice of Non-Review of Interim Financial Statements

The attached Interim Financial Statements for the three and six months ended June 30, 2025 and 2024 have been prepared by and are the responsibility of the Company's management ("Management") and have been approved by the Board of Directors of the Company. The Company's independent auditor has not performed a review of these Interim Financial Statements.



Condensed Consolidated Interim Statements of Financial Position (Unaudited)

(Expressed in Canadian Dollars)

As at	Note	June 30, 2025	December 31, 2024
A3 at	Note	2023	2024
Assets			
Current assets			
Cash		\$573,717	\$225,341
Amounts receivable		17,585	12,111
Prepaid expenses		49,443	20,413
Investments	5	159,574	185,115
Total assets		\$800,319	\$442,980
Liabilities			
Current liabilities			
Accounts payable and accrued liabilities	9	\$695,862	\$921,380
Total liabilities		\$695,862	\$921,380
Shareholders' Equity (Deficiency)			
Share capital	7	61,687,609	60,410,877
Reserve for warrants	8	407,466	472,678
Reserve for share-based payments	8	419,488	523,259
Accumulated deficit		(62,410,106)	(61,885,214)
Total equity (deficiency)		104,457	(478,400)
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Total liabilities and equity (deficiency)		\$800,319	\$442,980

Nature of operations and going concern (note 1) Commitments and contingencies (note 10) Subsequent events (note 12)

Approved on behalf of the Board:

"Ingrid Hibbard" Director

"JC St-Amour" Director

See accompanying notes to the interim financial statements.



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

(Expressed in Canadian Dollars)

		Three i	Three months ended		hs ended
		June 30,	June 30,	June 30,	June 30,
	Note	2025	2024	2025	2024
Operating expenses					
Exploration and evaluation expenses	6	\$170,705	\$162,843	\$414,077	\$182,954
Professional and consulting fees		47,762	48,282	126,931	91,304
Management compensation	9	38,250	38,198	67,500	58,395
Investor relations and business development		29,244	(661)	52,564	10,897
Regulatory and transfer agent fees		25,686	33,367	35,605	47,790
Office and general		20,997	11,154	49,161	25,217
Share-based compensation	8	13,893	· _	42,496	3,946
·		·			
Loss before the under-noted items:		\$346,537	\$293,183	\$788,334	\$420,503
Interest expense		_	285	_	836
Other (income) expense		(20)	_	(4,681)	(10,000)
Foreign exchange (gain) loss		(127,056)	53,339	(138,034)	36,167
Realized (gain) loss on investments	5	_	_	_	12,682
Unrealized (gain) loss on investments	5	246,482	(90,535)	25,540	(42,256)
Net loss and comprehensive loss for the period		\$465,943	\$256,272	\$671,159	\$417,932
Net loss per share - basic and diluted		\$(0.00)	\$(0.00)	\$(0.00)	\$(0.00)
Weighted average number of shares			, ,		
outstanding during the period – basic and					
diluted		199,204,497	150,912,966	186,349,025	137,554,359



Condensed Consolidated Interim Statements of Changes in Equity (Deficiency) (Unaudited)

(Expressed in Canadian Dollars)

	Share	e capital	Reserv	/es	Equity (De	ficiency)
	Number			Share-based	Accumulated	Attributable to
	of shares	Amount	Warrants	payments	Deficit	shareholders
Balance - December 31, 2023	121,326,887	\$59,595,030	\$1,440,631	\$547,153	\$(62,215,224)	\$(632,410)
Private placements, net	33,333,332	477,000	_	_	_	477,000
Warrants issued	_	(234,759)	234,759	_	_	_
Litigation settlement	500,000	10,000	_	_	_	10,000
Expiry of options	_	_	_	(25,840)	25,840	_
Share-based compensation	_	_	_	3,946	_	3,946
Net loss for the period	_	_	_		(417,932)	(417,932)
Balance - June 30, 2024	155,160,219	\$59,847,271	\$1,675,390	\$525,259	\$(62,607,316)	\$(559,396)
Private placements, net	16,000,000	388,528	_	_	_	388,528
Warrants issued	_	145,028	(145,028)	_	_	_
Litigation settlement	1,500,000	30,000	_	_	_	30,000
Expiry of options	_	_	_	(2,000)	2,000	_
Expiry of warrants	_	_	(1,057,684)	_	1,057,684	_
Net loss for the period				_	(337,582)	(337,582)
Balance - December 31, 2024	172,660,219	\$60,410,877	\$472,678	\$523,259	\$(61,885,214)	\$(478,400)
Private placements	25,000,000	998,870	_	_	_	998,870
Warrants exercised	4,253,000	277,862	(65,212)	_	_	212,650
Expiry of options	_	_	_	(146,267)	146,267	_
Share-based compensation	_	_	_	42,496	_	42,496
Net loss for the period			_		(671,159)	(671,159)
Balance - June 30, 2025	201,913,219	\$61,687,609	\$407,466	\$419,488	\$(62,410,106)	\$104,457

See accompanying notes to the interim financial statements.



For the three and six months ended June 30, 2025 and 2024 (Expressed in Canadian dollars unless otherwise noted)

		For the six months ended		
	Note	June 30, 2025	June 30, 2024	
Cash flows used in operating activities				
cush nows used in operating activities				
Net loss for the period		\$(671,159)	\$(417,932)	
Adjustments to non-cash items:				
Share-based compensation expense	8	42,496		
Unrealized (gain) loss on investments	5	25,540	(42,256)	
Legal settlement payable		-	(52,135)	
Working capital adjustments:				
Accounts receivables		(29,030)	(133)	
Prepaid expenses		(5,474)	(416)	
Accounts payable and accrued liabilities		(225,518)	(74,566)	
Net cash flows used in operating activities		(863,146)	(580,810)	
Cash flows provided by financing activities				
Proceeds from private placement financing, net	7	1,000,000	500,000	
Share issuance costs		(1,130)	(23,000)	
Proceeds from the exercise of warrants	8	212,650	_	
Repayment of CEBA loan		_	(30,000)	
Interest expense		<u> </u>	(996)	
Net cash flows provided by financing		\$1,211,520	\$446,004	
Cash flows provided by investing activities				
Proceeds from sale of investments		_	73,208	
Net cash flows provided by investing		\$—	\$73,208	
Change in cash		348,376	(61,598)	
Cash, beginning of the period		225,341	234,350	
Cash, end of the period		\$573,717	\$172,752	



For the three and six months ended June 30, 2025 and 2024 (Expressed in Canadian dollars unless otherwise noted)

1. Nature of Operations and Going Concern

Pelangio Exploration Inc. (the "Company" or "Pelangio") was incorporated on February 27, 2008, under the Alberta Business Corporations Act and continued under the Canada Business Corporations Act (the "CBCA") on June 25, 2009. The business of the Company is the acquisition, exploration and development of mineral property interests in Ghana, Africa and Canada. The registered office is located at 82 Richmond Street East, Toronto, Ontario M5C 1P1.

The business of mining and exploring for minerals involves a high degree of risk and there can be no assurance that current exploration programs will result in profitable mining operations. The recoverability of amounts expended on exploration and evaluation activities is dependent upon the discovery of economically recoverable reserves, confirmation of the Company's interest in the underlying mineral claims, the ability of the Company to obtain the necessary financing to complete the development and future profitable production or upon disposition of such properties at a profit. The Company may also be subject to increases in taxes and royalties, renegotiation of contracts, expropriation, currency exchange fluctuations and restrictions, and political uncertainty.

Although the Company has taken steps to verify title to the properties on which it is conducting exploration and 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 government licensing requirements, unregistered prior claims and agreements, aboriginal claims, social license requirements, and non-compliance with regulatory requirements.

For the three and six months ended June 30, 2025, the Company recorded net losses of \$465,943 and \$671,159 respectively (June 30, 2024 - \$256,272 and \$417,932) for three and six months respectively. At June 30, 2025 the Company had an accumulated deficit of \$62,410,106 (December 31, 2024 - \$61,885,214) and working capital of \$104,457 (December 31, 2024 - deficiency of \$478,400). Consistent with other companies in the sector of mineral exploration, the Company has incurred operating losses since inception, has limited sources of revenue, is unable to self-finance operations, and has significant cash requirements to meet its overhead and maintain its mineral interests.

These conditions indicate the existence of material uncertainties that cast significant doubt on the Company's ability to continue as a going concern. The Company's ability to continue as a going concern is dependent on the Company being able to satisfy its liabilities as they become due, to obtain the necessary financing to complete the development of its mineral properties, attainment of profitable mining operations, and, or the receipt of proceeds from the disposition of its mineral properties. The outcome of these matters cannot be predicted at this time. There is no assurance that funds will be available on terms acceptable to the Company or at all. These condensed consolidated interim financial statements do not include any adjustments to the carrying values and classification of assets and liabilities that would be necessary if the Company was unable to realize its assets or discharge its liabilities in anything other than the ordinary course of operations. Such adjustments could be material.



For the three and six months ended June 30, 2025 and 2024 (Expressed in Canadian dollars unless otherwise noted)

2. Basis of Presentation

(a) Statement of compliance

The condensed consolidated interim financial statements for the three and six months ended June 30, 2025 and 2024 ("Interim 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, the Interim Financial Statements have been prepared on the basis of and using accounting policies, methods of computation and presentation consistent with those applied in the annual consolidated financial statements prepared for the years ended December 31, 2024 and 2023 ("Annual Financial Statements").

(b) Basis of preparation

The Interim Financial Statements are presented in Canadian dollars, are prepared on a historical cost basis and are prepared using the accrual basis of accounting except for cash flow information.

In the opinion of Management, all adjustments considered necessary for fair presentation of the Company's financial position, results of operations and cash flows have been included. The Interim Financial Statements were authorized for issuance by the Board of Directors on August 29, 2025.

(c) Accounting standards

Certain pronouncements were issued by the IASB or the IFRIC that are mandatory for accounting periods commencing on or after January 1, 2025. Many are not applicable or do not have a significant impact to the Company and have been excluded.

(d) Currency translation

The functional and reporting currency of the Company and its subsidiaries is the Canadian dollar. Transactions in currencies other than the functional currency are recorded at the rates of exchange prevailing on the dates of transactions. Monetary assets and liabilities that are denominated in foreign currencies are translated at the rates prevailing at each reporting date. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated. Foreign currency translation differences are recognized in profit or loss.

3. Material Accounting Policies

(a) Basis of consolidation

The Interim Financial Statements include the accounts of the Company and its wholly owned subsidiaries – *See Subsidiaries*. All material intercompany transactions and balances are eliminated on consolidation. For partly owned subsidiaries, the interest attributable to non-controlling shareholders is reflected in non-controlling interest.



For the three and six months ended June 30, 2025 and 2024 (Expressed in Canadian dollars unless otherwise noted)

(b) Subsidiaries

Subsidiaries are entities controlled by the Company. Control exists when the Company possesses power over an investee, has exposure to variable returns from the investee and has the ability to use its power over the investee to affect its returns. Where necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies in line with those used by the Company.

The subsidiaries of the Company are as follows:

Company	Registered	Ownership	Principal activity
Pelangio Mines (B) Inc.	Barbados	100%	Holdco
Pelangio Adansi Asaasi (G) Limited	Ghana	100%	Exploration
Pelangio Kyereboso Mining (G) Limited	Ghana	100%	Exploration
Pelangio Adansi Gold (G) Limited	Ghana	100%	Exploration
Pelangio Ahafo (B) Inc.	Barbados	100%	Holdco
Pelangio Ahafo (G) Limited	Ghana	100%	Exploration
5007223 Ontario Inc.	Canada	100%	Inactive

(c) Critical judgments and estimation uncertainties

The preparation of interim financial statements in conformity with IFRS requires the Company's management to make judgments, estimates and assumptions about future events that affect the amounts reported in the consolidated financial statements and related notes to the consolidated financial statements. Although these estimates are based on management's best knowledge of the amount, event or actions, actual results may differ from those estimates, and these differences could be material.

The areas which require Management to make significant judgments, estimates and assumptions in determining carrying values include but are not limited to:

- i) the inputs used in accounting for the valuation of warrants and options which are included in the statement of financial position;
- ii) the inputs used in accounting for share-based compensation expense in the statement of comprehensive loss;
- iii) the nil provision for asset retirement obligations which is included in the statement of financial position;
- iv) the estimated useful life of property, plant, and equipment;
- v) 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 additional liability could result from audits by taxing authorities. Where the final outcome of these tax-related matters is different from the amounts that



For the three and six months ended June 30, 2025 and 2024 (Expressed in Canadian dollars unless otherwise noted)

were initially recorded, such differences will affect the tax provisions in the period in which such determination is made; and

vi) the existence and estimated number of contingencies. See note 10 - *Commitments and Contingencies*).

4. Operating Segments

Geographical information

The Company operates in the gold exploration industry with its activities focused on the exploration and development of gold-bearing properties located in Ghana and Canada.

5. Investments

The Company owns shares in certain public companies ("Investments") operating in the mining industry. As at June 30, 2025, the Company's investments have a fair market value of \$159,575 (December 31, 2024 - \$185,115) based on quoted market prices. See note 11 – *Capital Management*.

The following table summarizes the trading activity regarding the Company's investments for the six months ended June 30, 2025, and the year ended December 31, 2024:

As at	June 30, 2025	December 31, 2024
Balance, beginning of the period	\$185,115	\$123,447
Acquisitions	_	33,750
Transfer from private shares	_	105,248
Disposals	_	(73,629)
Realized loss	_	(12,682)
Change in fair value	(25,540)	8,981
Balance, end of the period	\$159,575	\$185,115

During the year ended December 31, 2024 the Company disposed of a certain private company's shares for the consideration of \$1.00. See note 11 - Capital Management.

6. Mineral Properties and Exploration and Evaluation Expenses ("E&E")

Total E&E for the six months ended June 30, 2025 was \$414,077 (2024 – \$182,945). This included \$2,706 (2024 - \$701) for Canadian mining lease rents and municipal property taxes and \$1,776 (2024 - \$10,308) for evaluation expenses related to potential properties.

GHANA PROPERTIES

As at June 30, 2025, the Company holds interests in several exploration properties in Ghana.



For the three and six months ended June 30, 2025 and 2024 (Expressed in Canadian dollars unless otherwise noted)

Manfo

During 2011, the Company satisfied the terms of three (2010) definitive option agreements in respect of certain concessions comprising the Manfo Property, pursuant to which the Company had an option to acquire a 100% interest (the "Manfo Option"). The Manfo Option is subject to a) 5% royalty interest, b) a free carried 10% interest held by the Ghanaian government, and c) the right of the Ghanaian government to acquire a further 20% interest on mutually agreed terms, in each of the concessions (the "Government Interest"). The Manfo Property is comprised of the Subriso, Twabidi and Sempekrom concessions. These concession renewals are pending, and such renewals are not assured.

The Manfo Property is also subject to a 2% net smelter royalty ("NSR"), and the Company has the right to repurchase 1% of the NSR for a payment of US\$4,000,000. The Company (or its successor or permitted assignee) shall pay a discovery bonus totaling the sum of (i) US\$1,000,000 plus (ii) US\$1.00 per ounce of proven and probable gold reserves set out in the first positive feasibility study published or released in respect of the Manfo Property, to the Optionor.

The Company has entered a review period, subject to certain financial conditions, with the Manfo Property Optionor, regarding the NSR repurchase terms. As at June 30, 2025, the Company remains in the review period.

On August 27, 2024, Pelangio entered into a binding letter of intent ("LOI") with MFD Holdings S.A. ("MFD"). The LOI was amended on March 27, 2025, granting MFD the right to acquire a 10% interest in the Manfo Project, by procuring a Preliminary Economic Assessment ("PEA") by a consultant preapproved by Pelangio on or before March 1, 2026, and either:

- i) Incurring a total of \$1,000,000 in expenditures on or before December 31, 2025; or
- ii) Overseeing the development of the Manfo Project by resulting in the first gold pour on or before December 31, 2027.

Nkosuo

- i) On February 24, 2025, the Company signed an option agreement to acquire up to an 83% interest in the Nkosuo Project, located adjacent to Pelangio's Manfo Project in the Ashanti Region of Ghana. Consideration for the acquisition includes a) the transfer of a 17% interest in the Manfo Project to the Vendor (the "Nkosuo Option"). If the Nkosuo Option is exercised a joint venture will be formed to hold title to both the Manfo and Nkosuo Projects, with Pelangio holding an 83% interest, and the Vendor holding a 17% interest in both projects (the "Combined Project"). The Nkosuo Option must be exercised by December 15, 2025 or it will terminate.
- ii) The Company has also granted an option to a third party to acquire a 10% interest in the Combined Project (the "Nathawo Option"). Consideration for the Nathawo Option includes the payment of US\$1,000,000 to Pelangio on or before July 5, 2025 ("Option Expiry Date" or "OED"). If the Company does not exercise the Nkosuo Option, it may



For the three and six months ended June 30, 2025 and 2024 (Expressed in Canadian dollars unless otherwise noted)

either return the funds or use them for the Manfo Project, and the Vendor will earn a 10% interest in the Manfo Project. If the funds are returned, the third party will not earn any interest.

Although the OED has passed, the parties to this transaction continue to negotiate the Nathawo Option.

Dankran

On November 12, 2020, the Company entered into an Option Agreement with BNT Resources Ghana Ltd., ("BNT") to acquire 100% interest in the Subriso-Kokotro concession ("Dankran"), located adjacent to the Company's Obuasi project. To acquire a 100% interest in the Dankran, the Company must a) make aggregate cash payments of US\$300,000 to BNT (paid), b) issue 2,250,000 Pelangio common shares to BNT (issued) ("Option Shares") and c) grant to BNT, a 2% NSR within 10 days of fulfilling all of the cash payments and share issuances. The Option shares were valued at \$97,500 based on the quoted market price on the date of issuance. On April 1, 2023, the Company granted BNT the 2% NSR.

On November 11, 2023, the Subriso-Kokotro concession expired. The Company has requested that BNT apply for the renewal of this concession prior to the expiry date. As at June 30, 2025, the concession renewal is pending, and such renewal is not assured.

Obuasi

Pursuant to an option agreement dated May 3, 2006, and satisfied by the Company in 2011, certain Company subsidiaries acquired 100% of a property situated in southwest Ghana, West Africa. (The "Obuasi Property"). The Obuasi Property consists of the Kyereboso #2, Kyereboso #3, Meduma and Adokwae concessions. The Obuasi Property is subject to a) a 5% royalty interest b) a 10% interest currently held by the Ghanaian government and c) the right of the Ghanaian government to acquire a further 20% interest on mutually agreed terms (the "Government Interest"). In addition, the Obuasi Property is subject to a 2% NSR royalty in favour of the Optionor. The renewal applications for the Obuasi Property are pending and such renewals are not assured. See note 7 (III) – Share Capital and note 10 – Commitments and Contingencies.



For the three and six months ended June 30, 2025 and 2024 (Expressed in Canadian dollars unless otherwise noted)

E&E expenditures for the Ghana properties for the six months ended June 30, 2025 and 2024, were as follows:

	Six months ended	
	June 30,	June 30,
	2025	2024
Manfo and Manfo/Nkosuo		
Land holding costs	\$153,742	\$—
Exploration and evaluation expenditures	70,919	65,793
Recovery costs (2)	(18,728)	_
Total Manfo/Nkosuo	\$205,933	\$65,793
Dankran		
Land holding costs	15,010	_
Exploration and evaluation expenditures	4,531	11,302
Total Dankran	\$19,541	\$11,302
Obuasi		
Land holding costs	182,566	_
Exploration and evaluation expenditures	1,555	94,850
Total Obuasi	\$184,121	\$94,850
Total Ghana E&E	\$409,595	\$171,945

- (1) Included in E&E for Ghana are the annual mining rights costs assessed to Pelangio. The assessment for fiscal 2025 is US\$135,020 (2024 US\$135,020 received later in the year). The figures for the six months ended June 30, 2025 include catch-up payments for fees owing for prior years.
- (2) The reimbursement of Pelangio expenditures relates to the LOI with MFD whereby MFD has committed to spending \$1,000,000 on the Ghana properties as part of its earn-in option.

CANADA PROPERTIES

As at June 30, 2025, the Company has three significant and several minor mineral property interests in Canada.

Mann

Pelangio's Mann Property is located in Mann Township 50 km northeast of the City of Timmins and covers an area of approximately 2km². The twelve patented claims (mining and surface rights) cover a portion of a large ultramafic intrusive complex that is prospective for nickel, copper, cobalt, chromium, PGE's and gold.

<u>Grenfell</u>

The Grenfell Property consists of certain leases and claims located in Grenfell Township. In 2022 the Company entered into an earn-in agreement with a private exploration company on the Grenfell Property, however the Optionee did not meet the terms of the earn-in option, and the agreement expired. Pelangio retains a 100% interest in the property.



For the three and six months ended June 30, 2025 and 2024 (Expressed in Canadian dollars unless otherwise noted)

Birch Lake

Birch Lake consists of the following:

- (i) a 100% interest in 28 unpatented mining claims in Keigat Lake and Casummit Lake Townships, Ontario. The property is subject to net smelter return royalties of 2%; and
- (ii) a 100% interest in 10 unpatented mining claims in Keigat Lake and Casummit Lake Townships, Ontario.

Birch Lake West

The Birch Lake West property consists of certain unpatented claims in the Casummit Lake Township, Ontario, west of and adjacent to the Company's Birch Lake property.

Earn-in Agreement Birch Lake and Birch Lake West

On October 4, 2021, the Company entered into an earn-in agreement with First Mining Gold Corp. ("First Mining") and Gold Canyon Resources Inc. ("Gold Canyon"), a wholly owned subsidiary of First Mining, on Pelangio's Birch Lake and Birch Lake West properties. Gold Canyon may earn up to a 51% interest in the Birch Lake properties with a) cash payments of \$350,000, b) the issuance of 1,300,000 First Mining common shares and c) incurring \$1,750,000 (\$250,000 in 2022 and \$1,500,000 in 2025) of exploration expenditures.

Upon completion of the 51% earn-in, Gold Canyon has the right to earn a further 29% interest for a period of 2 years from the date of exercise of the 51% earn-in right. Gold Canyon may earn an additional 29% interest by: a) making an option payment of \$400,000 in cash or the equivalent in shares of First Mining (at First Mining's option) and b) incurring an additional \$1,750,000 of exploration expenditures.

On October 10, 2023, the Company amended the terms of the option agreement with Gold Canyon to include a) the extension of the expiry of the 51% earn-in option from October 2025 to October 2028, b) the total shares to be issued by First Mining were increased to 2,100,000 and c) the total cash payments decreased to \$220,000. On October 10, 2023, the Company received the third cash option payment of \$10,000.

On October 19, 2023, the Company received 250,000 shares of First Mining. The Company recognized \$30,000 option income based on the market value of the shares on the date received.

On July 4, 2024, the Company received a fourth cash option payment of \$10,000.

On October 19, 2024, the Company received 250,000 more shares of First Mining. The Company recognized \$30,000 option income based on the market value of the shares on the date received.



For the three and six months ended June 30, 2025 and 2024 (Expressed in Canadian dollars unless otherwise noted)

OTHER CANADIAN PROPERTIES

Gowan

The Gowan Property is a 2.6 km² property located in Gowan Township approximately 27 kilometers northeast of the City of Timmins and approximately 20 km southeast of Glencore's Kidd Creek Mine. The Kidd Creek Mine is a copper zinc Volcanogenic Massive Sulfide ("VMS") deposit hosted in a felsic volcanic suite of rocks. The Gowan Property hosts a historical VMS intercept in a geological environment possibly similar to that found at the Kidd Creek Mine.

Poirier Gold

Poirier Gold consists of one mining lease made up of two mining claims in Bristol Township, Ontario. The property is subject to net smelter return royalties of 2%.

Hailstone

On July 15, 2019, the Company entered into an option agreement, amended October 1, 2019, and satisfied in 2021, in which it acquired a 90% interest in the Hailstone property, comprised of certain mineral claims located in La Ronge, Northern Mining District, Saskatchewan pursuant to an agreement between First Geolas Consulting and the Company. The property is subject to a 1.5% net smelter royalty ("NSR").

On June 12, 2025 the Company agreed to sell, transfer and convey to a third-party purchaser, all of Pelangio's rights, title and interest in and to the Hailstone property (the "Project") for the sum of \$1.00. Pelangio shall retain a 1.5% Net Smelter Royalty on all mineral products produced from the Project.

Kenogaming

On April 28, 2022, the Company agreed to acquire a 100% interest in the Kenogaming Property for 350,000 common shares of the Company. The shares issued were valued at \$35,000 based on the quoted market price on the date of issuance. The property consists of certain claims located in Kenogaming Township and is subject to a 3% NSR, of which 70% is held by a wholly owned subsidiary of the Company. One-third of the 3% NSR can be purchased at any time for \$1,000,000.

On March 11, 2025, the Kenogaming Property was sold to GFG Resources Inc. for \$4,500 and the retention of the 3% royalty subject to a 2% buy-out for \$2,000,000.

Dome West

The Dome West Property consists of certain mining cells in Tisdale Township. Pursuant to an agreement dated January 29, 2019, the Company has a right to earn a 100% interest in the property by issuing an aggregate of 500,000 shares, making cash payments of \$220,000 and \$750,000 of exploration expenses. As at December 31, 2023, the Company had made cash payments of \$220,000, issued 500,000 shares and incurred \$450,000 of exploration expenditures. The shares issued were valued at \$99,000 based on the quoted market price on the date of issuance.



For the three and six months ended June 30, 2025 and 2024 (Expressed in Canadian dollars unless otherwise noted)

In March 2024, it was agreed between all the parties that the option agreement would be terminated effective December 31, 2023.

7. Share Capital

(i) Authorized

Authorized share capital consists of an unlimited number of common shares without par value.

(ii) Non-brokered private placements:

(a) On March 28, 2024, the Company completed the first tranche of a non-brokered private placement financing ("March Offering") with the issuance of 7,566,666 units, at a price of \$0.015 per unit ("March Unit"), for gross proceeds of \$113,500 ("March Offering"). Each March Unit is comprised of one common share and one common share purchase warrant ("March Warrant"). Each March Warrant entitles the holder thereof to purchase one common share of the Company at a price of \$0.05, until March 28, 2029. The Company paid a finder's fee of \$500 in cash and issued 33,333 finders' warrants. The finders' warrants have the same terms as the March Warrants. See note 8 – Warrants.

Certain insiders of the Company participated in the March Offering for an aggregate total of \$85,500.

- (b) On April 16, 2024, the Company completed the second and final tranche of the March Offering with the issuance of 25,766,666 March Units, a price of \$0.015 per unit, for gross proceeds of \$386,500. The warrants issued in connection with this tranche have an exercise price of \$0.05 per common share and expiry date of April 16, 2029. The Company paid a finders' fees of \$22,500 in cash and issued 1,500,000 April finders' warrants. The April finders' warrants have the same terms as the March Warrants. See note 8 Warrants.
- (c) On October 10, 2024, the Company completed the first tranche of a non-brokered private placement financing (the "October Offering") with the issuance of 11,200,000 units, at a price of \$0.025 per unit ("October Unit") for gross proceeds of \$280,000. Each October Unit is comprised of one common share and one common share purchase warrant ("October Warrant"). Each October Warrant entitles the holder thereof to purchase one common share of the Company at a price of \$0.05, until October 10, 2027. See note 8 Warrants.
- (d) On October 17, 2024, the Company completed the second and final tranche of the October Offering with the issuance of 4,800,000 October Units, at a price of \$0.025 per Unit, for gross proceeds of \$120,000. Each warrant in this second tranche entitles the holder thereof to purchase one common share of the Company at a price of \$0.05 per common share until October 17, 2027. See note 8 Warrants.

An officer/director of the Company participated in the final tranche of the October Offering for an aggregate total of \$59,000.



For the three and six months ended June 30, 2025 and 2024 (Expressed in Canadian dollars unless otherwise noted)

(e) On March 29, 2025, the company completed a non-brokered private placement financing with the issuance of 25,000,000 units ("March 2025 Unit"), at a price of \$0.04 per March 2025 Unit, for gross proceeds of \$1,000,000 (the "March 2025 Offering"). Each March 2025 Unit consists of one common share and one common share purchase warrant for the purchase of one common share at a price of \$0.05 for a period of 36 months from the closing date of the financing. See note 8 – Warrants.

(iii) Shares issued for Obuasi Settlement

On February 6, 2024, the Company issued 500,000 common shares to settle the second instalment of \$10,000 to be paid in shares under the terms of the Settlement Agreement.

On July 9, 2024, the Company issued 1,500,000 common shares to settle the third and final instalment of \$30,000 to be paid in shares under the terms of the Settlement Agreement.

8. Equity Reserves

Warrants

- (i) On March 28, 2024, in connection with the March Offering, the Company issued a total of 7,566,666 warrants ("March Warrants"). Each March Warrant entitles the holder thereof to purchase one common share of the Company at a price of \$0.05, until March 28, 2029. The Company also issued 33,333 finders' warrants as finders' fees. The finders' warrants have the same terms as the March Warrants. The Company estimated the fair value of the regular and finders' warrants to be \$nil and \$579 respectively using the residual method of valuation.
- (i) On April 16, 2024, in connection with the March Offering, the Company issued a total of 25,766,666 additional March Warrants. Each March Warrant entitles the holder thereof to purchase one common share of the Company at a price of \$0.05, until April 16, 2029. The Company also issued 1,500,000 finders' warrants ("March Finders' Warrants") as finders' fees. The March Finders' Warrants have the same terms as the March Warrants. The Company estimated the fair value of the regular and finders' warrants to be \$nil and \$33,152 using the residual method of valuation.
- (ii) On October 10, 2024, in connection with the October Offering, the Company issued 11,200,000 warrants ("October Warrants"). Each October Warrant entitles the holder thereof to purchase one common share of the Company at a price of \$0.05, until October 10, 2027. The Company estimated the fair value of the October warrants to be \$56,000 using the residual method of valuation.
- (iii) On October 17, 2024, in connection with the October Offering, the Company issued 4,800,000 October Warrants. Each warrant in this second tranche entitles the holder thereof to purchase one common share of the Company at a price of \$0.05 per common share until October 17, 2027. The Company estimated the fair value of the October warrants to be \$nil using the residual method of valuation.



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- (iv) During the year ended December 31, 2024, a total of 28,313,907 common share purchase warrants expired unexercised with a weighted average exercise price of \$0.05. The fair value of \$1,057,684 assigned to these warrants was reclassified to accumulated deficit.
- (v) On March 29, 2025, in connection with the March 2025 Offering, the Company issued 25,000,000 March 2025 Warrants. Each March 2025 Warrant entitles the holder thereof to purchase one common share of the Company at a price of \$0.05 per common share until March 29, 2028. The Company estimated the fair value of the March 2025 Warrants to be \$nil using the residual method of valuation.
- (vi) During the six months ended June 30, 2025, a total of 4,253,000 common share purchase warrants were exercised for proceeds of \$212,650. The fair value of \$65,212 assigned to these warrants was reclassified to share capital.

The following table summarizes the warrant activity for the year ended December 31, 2024 and the six months ended June 30, 2025.

	Number of Warrants	Weighted average exercise price	Weighted average grant date fair value
Balance - December 31, 2023	65,294,906	\$0.30	\$1,440,631
Issued	50,866,665	0.05	89,731
Expired	(28,313,907)	(0.05)	(1,057,684)
Balance - December 31, 2024	87,847,664	\$0.05	\$472,678
Issued	25,000,000	\$0.05	\$nil
Exercised	(4,253,000)	(\$0.05)	(65,212)
Balance - June 30, 2025	108,594,664	\$0.05	\$407,466

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For the three and six months ended June 30, 2025 and 2024 (Expressed in Canadian dollars unless otherwise noted)

The following table reflects the Company's warrants outstanding at June 30, 2025:

	Number of Warrants	Weighted Average Remaining Contractual Life in	
Exercise Price	Outstanding	Years	Expiry Date
\$0.05	6,648,333	0.34	November 1, 2025
\$0.05	14,119,667	0.47	December 16, 2025
\$0.05	11,200,000	2.28	October 10, 2027
\$0.05	4,800,000	2.30	October 17, 2027
\$0.05	25,000,000	2.75	March 29, 2028
\$0.05	7,210,000	3.25	September 27, 2028
\$0.05	4,749,999	3.29	October 27, 2028
\$0.05	7,599,999	3.75	March 28, 2029
\$0.05	27,266,666	3.80	April 16, 2029
\$0.05	108,594,664	2.63	

The weighted average life of the outstanding warrants at June 30, 2025 is 2.63 years (December 31, 2024 - 3.01 years).

Share-based compensation

The Company has a share option plan ("SOP") to assist the Company in attracting, retaining, and motivating directors, key officers, employees and consultants of the Company and to closely align the personal interests of such parties with those of the shareholders by providing them with the opportunity, through options, to acquire common shares of the Company. The maximum number of shares reserved for issuance under the SOP is limited to 10% of the issued and outstanding common shares of the Company. Each stock option converts into one common share of the Company upon exercise. Share options granted under the SOP vest at the discretion of the Board of Directors.

- (i) There were no stock options granted during the year ended December 31, 2024.
- (ii) On February 28, 2025, the Company granted a total of 1,500,000 stock options to directors, officers, employees and consultants. The options have a ten-year expiry and an exercise price of \$0.06. The options vest 25% on the date of grant and 25% every six months until fully vested. A fair value of \$95,480 was estimated for the options using the Black-Scholes option model using the following assumptions: expected life ten years; expected volatility 100%; risk-free interest rate 2.9%; and expected annual dividend rate nil. For the six months ended June 30, 2025, the Company recorded share-based compensation expense of \$38,550 for the stock options that vested upon issuance.
- (iii) For the six months ended June 30, 2024, the Company recorded share-based compensation expense of \$3,946 for stock options previously granted in 2022.
- (iv) During the six months ended June 30, 2025, a total of 1,160,000 stock options expired unexercised. The fair value of \$146,267 assigned to these options was reclassified to



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accumulated deficit.

The risk-free rate for periods within the contractual term of the option is based on the Bank of Canada-administered interest rates in effect at the time of the grant. The Company has assumed that any granted stock options will not be exercised until the expiry date. Expected volatilities are based on historical volatilities of stock prices. Expected forfeiture rates have been assumed to be nil to date.

The following table summarizes the share-based payments activity during the year ended December 31, 2024 and the six months ended June 30, 2025:

	Number of	Weighted average
	options	exercise price
Balance – December 31, 2023	6,357,500	\$0.13
Forfeited (expired)	(100,000)	(0.32)
Balance – December 31, 2024	6,257,500	\$0.13
Issued	1,500,000	0.06
Expired	(1,160,000)	(0.13)
Balance – June 30, 2025	6,597,500	\$0.11

The following table summarizes the activity in the Company's share-based payments reserve during the year ended December 31, 2024 and the six months ended June 30, 2025:

	June 30,	December 31,
	2025	2024
Balance - beginning of period	\$523,259	\$547,153
Expired options – transferred to deficit	(146,257)	(27,840)
Vesting of options	42,496	3,946
Balance - end of period	\$419,488	\$523,259

The following table summarizes the stock options outstanding as at June 30, 2025:

Options Granted	Exercise Price (\$)	Weighted Average Remaining Contractual Life - Years	Options Exercisable	Expiry Date	
2,052,500	0.17	0.35	2,052,000	November 5, 2025	
1,525,000	0.12	1.15	1,525,000	August 24, 2026	
250,000	0.10	1.83	250,000	April 28, 2027	
1,270,000	0.05	2.17	1,270,000	August 31, 2027	
1,500,000	0.06	9.66	375,000	February 28, 2035	
6,597,500	0.11	3.06	5,990,000		



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The weighted average exercise price and weighted average remaining contractual life of options exercisable at June 30, 2025 was \$0.11 and 3.06 years respectively (December 31, 2024 - \$0.13 and 1.47 years).

9. Related Party Transactions and Key Management Compensation

Effective September 1, 2024, the Company engaged Grove Corporate Services Ltd. ("Grove") to provide issuer corporate services, (the "Services"), including those provided by the Chief Financial Officer ("CFO").

The following is the compensation recorded for Key Management, the aggregate of which was paid to individuals, a personal management company and Grove during the three and six months ended June 30, 2025 and 2024:

	Three months ended		Six months ended	
	June 30,	June 30,	June 30,	June 30,
	2025	2024	2025	2024
Management fees (1)	\$38,250	\$29,250	\$67,500	\$58,500
Technical management fees (2)(3)(4)	16,812	_	47,625	_
Share-based compensation	11,115	_	33,997	2,328
	\$66,177	\$29,250	\$149,122	\$60,828

- (1) Includes the fees incurred for the CEO, current and former CFO and Corporate Secretary.
- (2) Includes the fees incurred for the Senior V.P. Exploration who invoices the Company through a personal management company. All project costs are allocated to the Company's E&E on the statement of loss and comprehensive loss.
- (3) During the three and six months ended June 30, 2025, the Senior V.P. Exploration invoiced the Company for \$16,812 and \$47,625 E&E for the Company's projects, however these expenditures were reimbursed as part of an investor's earn-in contribution.
- (4) During the three and six months ended June 30, 2024, the Senior V.P. Exploration invoiced the Company for \$9,096 and \$23,914 E&E. These expenditures were allocated to project costs.

Accounts payable and accrued liabilities at June 30, 2025 include amounts owed to two officers or to companies controlled by them in the aggregate \$135,763 (December 31, 2024 - \$255,802) for unpaid management fees and reimbursable expenses. Included in these amounts is \$37,500 owed to the CEO for deferred management compensation. These amounts are unsecured, non-interest bearing and have no fixed terms of repayment.

10. Commitments and Contingencies

The Company's mining and exploration 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.



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Employment agreements

As at June 30, 2025, the Company is party to two employment agreements. One of these contracts contains clauses requiring additional payments to be made upon the occurrence of certain events such as change of control. The additional commitments total approximately \$90,000.

Management agreements

Effective September 1, 2024, the Company engaged Grove to provide the Services on a monthly retainer. Termination of the arrangement may be effected by either party with three months termination notice.

As a triggering event has not taken place, the contingent payments have not been reflected in the Interim Financial Statements.

See note 6 – Mineral Properties and Exploration and Evaluation Expenses and note 7 – Share Capital – Obuasi legal settlement.

11. Capital Management

The capital of the Company consists of common shares, treasury shares, warrants and options. The Company manages and adjusts its capital structure based on available funds in order to support the acquisition, exploration and development of its exploration and evaluation assets. In order to maintain or adjust its capital structure, the Company may issue new shares, seek debt financing, acquire or dispose of assets or receive cash for the exercise of options and warrants. The Board of Directors does not establish quantitative return on capital criteria for Management but rather relies on the expertise of Management to sustain future development of the business.

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 has been no significant change in the risks, objectives, policies and procedures for the six months ended June 30, 2025 or the year ended December 31, 2024.

The Company is not subject to any capital requirements imposed by a lending institution or regulatory body, other than Policy 2.5 of the TSX Venture Exchange ("TSXV") which requires adequate working capital or financial resources of the greater of (i) \$50,000 and (ii) an amount required in order to maintain operations and cover general and administrative expenses for a period of 6 months. As at June 30, 2025, Management believes that the Company is compliant with Policy 2.5.

Financial risk factors

The Company's risk exposures and the impact on the Company's financial instruments are summarized below. There have been no significant changes in the risks, objectives, policies, and procedures from the previous period.

Credit risk

The Company's credit risk is primarily attributable to cash. The Company has no significant concentration of credit risk arising from operations. Cash may be lodged with reputable financial



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institutions, in interest-bearing instruments, from which Management believes the risk of loss to be remote.

Liquidity risk

The Company's approach to managing liquidity risk is to ensure that it will have sufficient liquidity to meet liabilities when due. At June 30, 2025, the Company had a cash balance of \$573,717 to settle current liabilities of \$675,862 (December 31, 2024 - \$225,341 to settle current liabilities of \$921,380). The Company's accounts payable and accrued liabilities generally have contractual maturities of less than 30 days and are subject to normal trade terms.

Interest rate risk

The Company has cash balances in bank accounts. The Company's current policy is to invest excess cash in investment-grade short-term deposit certificates issued by banking institutions. The Company periodically monitors the investments it makes and is satisfied with the credit ratings of its banks. The Company is sensitive to changes in the interest rates through interest income earned on its cash balance.

Price risk

Price risk associated with commodity prices is minimal since the Company is not a producing entity. The Company is exposed to price risk with respect to its investments. Unfavourable market conditions could result in the disposition of investments at less than favourable prices.

Fair value of financial instruments

IFRS accounting requires that the Company disclose information about the fair value of its financial assets and liabilities. Fair value estimates are made at the balance sheet date based on relevant market information and information about the financial instrument. These estimates are subjective in nature and involve uncertainties in significant matters of judgment and therefore cannot be determined with precision. Changes in assumptions could significantly affect these estimates.

As at June 30, 2025 and December 31, 2024, the carrying and fair value amounts of the Company's financial instruments, other than marketable securities, are approximately the same because of the short-term nature of these instruments.

Fair value measurements are classified using a fair value hierarchy that reflects the significance of the input used in making the measurements. The fair value hierarchy shall have the following levels: (a) quoted market prices (unadjusted) in active markets for identical assets or liabilities (Level 1); (b) inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly (i.e., as prices) or indirectly (i.e., derived from prices) (Level 2); and (c) inputs for the asset or liability that are not based on observable market data (unobservable inputs) (Level 3).

The Company has determined the carrying values of its financial instruments as follows:

(i) The carrying values of cash, amounts receivable, accounts payable and accrued liabilities, legal settlement payable and loan repayable approximate their fair values due to the short-term nature of these instruments.



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(ii) Public and private investments are carried at amounts in accordance with the Company's accounting policies as set out in note 3 of the Interim Financial Statements.

The following table summarizes the classification of The Company's financial assets and liabilities:

Classification

Financial assets:

Cash Amortized cost

Investments (note 5) FVTPL

Deposits and prepaids Amortized cost

Financial liabilities:

Accounts payable and accrued liabilities Amortized cost
Director loans Amortized cost

Fair value of financial instruments

As at June 30, 2025 and December 31, 2024, the Company only had Level 1 financial instruments. In prior periods, the Company held certain private company shares classified as Level 2 financial instruments. See Record Resources.

Record Resources

On September 2, 2020, the Company entered into an option agreement with Jubilee Minerals Inc. on its Birch Lake property. Consideration received for this option was 4,667,940 common shares of Record Gold. During 2022, a total of 798,044 (private) shares of Record Gold were exchanged for 798,044 (public) shares of Record Resources.

On March 12, 2024, the TSX-V provided Record Resources and Record Gold approval for the second share exchange. The Company received 3,508,277 shares of Record Resources in exchange for the same number of shares the Company held in Record Gold.

In the fourth quarter of 2024 it was mutually understood and agreed that the final tranche of the remaining 361,619 shares of Record Gold (the "Remaining Shares") would never be exchanged. The Company disposed of the Remaining Shares for the nominal consideration of \$1.00 in order to conclude the option agreement with Record Gold.

Market price of minerals risk

The ability of the Company to develop its properties and the future profitability of the Company is directly related to fluctuations in the market price of certain minerals.

Foreign exchange risk

The Company is subject to foreign exchange risk as some of its operating and investing activities are transacted in currencies other than the Canadian dollar, including the US dollar and the



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Ghanaian Cedi. The Company is therefore subject to gains and losses due to fluctuations in these currencies relative to the Canadian dollar.

Sensitivity analysis

Based on Management's knowledge and experience of the financial markets, Management believes the following movements are "reasonably possible" over the quarter.

US dollars and Ghana Cedis

As at June 30, 2025, the Company held approximately \$19,832 (December 31, 2024 - \$8,712) of cash balances denominated in US dollars. As at June 30, 2025, the Company had accounts payable and accrued liabilities denominated in US dollars of \$438,863 (December 31, 2024 - \$404,000). A 5% change in the value of the Canadian dollar compared to the US dollar at June 30, 2025 would result in an increase of \$28,584 (December 31, 2024 - \$11,488) in the net asset value of the Company.

As at June 30, 2025, the Company's cash and liabilities denominated in Ghana Cedis were minimal.

12. Subsequent Events

- (i) In July and August 2025, a total of 4,595,533 warrants, all priced at \$0.05, were exercised for total proceeds of \$229,777.
- (ii) On August 20, 2025 the Company announced the completion of an updated Mineral Resource Estimate for its Manfo Project. See Press Release dated August 20, 2025.