

COSA RESOURCES CORP.

Management's Discussion and Analysis

For the three and nine months ended September 30, 2024 and October 31, 2023

MANAGEMENT'S DISCUSSION AND ANALYSIS

This Management's Discussion and Analysis ("MD&A") of the results of operations and financial condition of Cosa Resources Corp. ("Cosa" or the "Company") should be read in conjunction with the Company's unaudited condensed interim financial statements as at and for the three and nine months ended September 30, 2024 and August 31, 2023 (the "Financial Statements"), which are prepared in accordance with International Financial Reporting Standards ("IFRS Accounting Standards") as issued by the International Accounting Standards Board and interpretations of the International Financial Reporting Interpretations Committee, including International Accounting Standards ("IAS") 34 *Interim Financial Reporting*. In addition, the MD&A should be read in conjunction with the audited financial statements for the fourteen months ended December 31, 2023 (the "Annual Financial Statements") and the management's discussion and analysis for the fourteen months ended December 31, 2023 and the year ended October 31, 2022 (the "Annual Financial Statements") and the management's discussion and analysis for the fourteen months ended December 31, 2023 and the year ended October 31, 2022 (the "Annual Financial Statements"), as some disclosures from the Annual Financial Statements and the Annual MD&A have been condensed or omitted.

Change in financial year end

On September 21, 2023, the Company announced the change of the fiscal year end from October 31 to December 31. The change allows for better alignment of the Company's financial reporting periods to that of its peers and facilitate investors to compare quarterly and annual financial results. The Company elected to have a transition year of a fourteen-month period from November 1, 2022 to December 31, 2023. Accordingly, the Annual Financial Statements were prepared for the fourteen months ended December 31, 2023 and the year ended October 31, 2022. The first, second, third, fourth and fifth quarters of the Company's for the fourteen months ended December 31, 2023 and year ended October 31, 2022 are referred to as "Q1", "Q2", "Q3", and "Q4", respectively. The period between November 1, 2023 and December 31, 2023 is referred as "Q5 2023". In this MD&A, the words "we", "us", or "our", collectively refer to Cosa. This MD&A compares Q3 2024 to Q4 2023 as announced in the "Notice of change of year-end".

The Company's certifying officers are responsible for ensuring that the Financial Statements and MD&A do not contain any untrue statement of a material fact or omit to state a material fact required to be stated, or that is necessary to make a statement not misleading in light of the circumstances under which it was made. The Company's certifying officers certify that the Financial Statements together with the other financial information included in the filings fairly present, in all material respects, the financial condition, financial performance and cash flows of the Company as of the date of, and for the periods presented in the filings.

All dollar amounts are presented in Canadian dollars, the presentation and functional currency of the Company, except where otherwise noted. The Company's Audit Committee and the Board of Directors provide an oversight role with respect to all public financial disclosures by the Company. The Board of Directors approves the Financial Statements and MD&A after the completion of its review and recommendation for approval by the Audit Committee, which meets periodically to review all financial reports, prior to filing.

This MD&A is prepared by management and approved by the Board of Directors as of November 25, 2024 (the "MD&A Date"). This discussion covers the three and nine months ended September 30, 2024 and October 31, 2023 and the subsequent period up to the MD&A Date.

FORWARD-LOOKING STATEMENTS

This MD&A contains "forward-looking statements" (referred to as "forward-looking information") within the meaning of applicable Canadian securities legislation. All statements, other than statements of historical facts, included in this MD&A that address activities, events or developments that Cosa expects or anticipates will or may occur in the future, including, without limitation, statements about the future exploration activities; sources, and proposed uses, of funds; capital and operating cost estimates, including general and administrative expenses; expectations regarding the ability to raise capital for future activities; and other such matters are forward-looking statements. The use of words such as "anticipate", "continue", "estimate", "expect", "may", "will", "project", "should", believe", outlook", "forecast" and similar expressions are intended to identify forward-looking statements.

Forward-looking information and statements are based on expectations, beliefs, assumptions, estimates and forecasts about Cosa 's business and the industry and markets in which it operates. Forward-looking information and statements are made based upon certain assumptions and other important factors that could cause the actual results, performances, or achievements of Cosa to be materially different from future results, performances or achievements expressed or implied by such information or statements. Such information and statements are based on numerous assumptions including, among others, that the results of planned exploration activities are as anticipated, the price of copper and uranium, the anticipated cost of planned exploration activities, that general business and economic conditions will not change in a material adverse manner, that financing will be available if and when needed on reasonable terms and that third party contractors, equipment, supplies and governmental and other approvals required to conduct Cosa's planned exploration activities will be available on reasonable terms and in a timely manner.

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Forward-looking information and statements involve known and unknown risks, uncertainties, and other factors, which may cause the actual results, performance, or achievements of Cosa to be materially different from any future results, performance or achievements expressed or implied by such forward-looking statements. Such factors include, among others, risks related to the negative operating cash flow and dependence on third party financing; the uncertainty of additional financing; the limited operating history of Cosa; the lack of known mineral resources or reserves; the influence of a large shareholder; copper prices; uranium prices; aboriginal title and consultation issues; risks related to exploration activities generally; reliance upon key management and other personnel; title to properties; uninsurable risks; conflicts of interest; permits and licenses; environmental and other regulatory requirements; political regulatory risks; competition; and the volatility of share prices, all as more particularly described in the "risks and uncertainties" section below.

Although Cosa has attempted to identify important factors that could cause actual results to differ materially, there may be other factors that cause results not to be as anticipated, estimated or intended. There can be no assurance that such statements will prove to be accurate as actual results and future events could differ materially from those anticipated in such statements. Accordingly, readers should not place reliance on forward-looking statements.

DESCRIPTION OF BUSINESS

The Company was incorporated under the Business Corporations Act of British Columbia on November 16, 2020. The Company's head office is located at 1723 - 595 Burrard St, Vancouver British Columbia, Canada, V7X 1L4; and its registered office is located at 401 - 353 Water Street, Vancouver, British Columbia, Canada, V6B 1B8. The Company's common shares trade on the TSX Venture Exchange ("TSX-V") under the symbol "COSA", the OTCQB Venture Market under the ticker symbol "COSAF", and on the Frankfurt Stock Exchange under the ticker symbol "SSKU".

The Company's principal business activities include the acquisition and exploration of mineral property assets. The Company is in the exploration stage with respect to its interests in exploration and evaluation assets. The recoverability of the amounts comprising exploration and evaluation assets is dependent upon the confirmation of economically recoverable reserves, the ability of the Company to obtain necessary financing to successfully complete their exploration and development and upon future profitable production.

OVERALL PERFORMANCE

During the year ended October 31, 2022, the Company completed its initial public offering ("IPO") and listing on the TSX-V, completed the acquisition of Polaris and carried out exploration work on the Heron Project. Subsequently, Cosa transitioned to uranium-focused exploration activities and acquired several assets in Saskatchewan's Athabasca basin, including Helios, Astro, Orbit, Polaris, Eclipse, Orion, Solstice, Aurora, Cosmo, and staked more claims around the Ursa project. As an exploration stage company, Cosa does not have revenues and is expected to generate operating losses. As at September 30, 2024, the Company had cash and cash equivalents of \$3,641,573 (December 31, 2023 - \$3,900,322), a deficit of \$9,069,373 (December 31, 2023 - \$3,906,207) and working capital of \$2,630,797 (December 31, 2023 - \$3,122,334).

The business of mineral property exploration involves a high degree of risk. Cosa is an exploration company and is subject to risks and challenges similar to companies in a comparable stage and industry. These risks include, but are not limited to, the challenges of securing adequate capital; exploration, development, and operational risks inherent in the mining industry; changes in government policies and regulations; the ability to obtain the necessary permitting; as well as global economic and commodity price volatility; all of which are uncertain.

The underlying value of the Company's exploration and evaluation assets is dependent upon the existence and economic recovery of mineral reserves and is subject to, but not limited to, the risks and challenges identified above. Changes in future conditions could require material write-downs of the carrying value of the Company's exploration and evaluation assets.

The Company does not generate revenue. As a result, Cosa continues to be dependent on third party financing to continue exploration activities on the Company's properties. Accordingly, the Company's future performance will be most affected by its access to financing, whether debt, equity, or other means. Access to such financing, in turn, is affected by general economic conditions, the price of copper, and uranium or commodities or metals exploration risks and the other factors described in the "risks and uncertainties" section of the Annual MD&A.

TECHNICAL DISCLOSURE

The Company's disclosure of technical or scientific information in this MD&A has been reviewed and approved by Andy Carmichael, P.Geo., Vice President of Exploration for Cosa. Mr. Carmichael is a Qualified Person as defined under the terms of National Instrument 43-101 *Standards of Disclosure for Mineral Projects*. Mr. Carmichael is not independent by virtue of his position as an officer of the Company.

DISCUSSION OF OPERATIONS

During YTD 2024 and as at the MD&A Date, the Company had the following corporate activities:

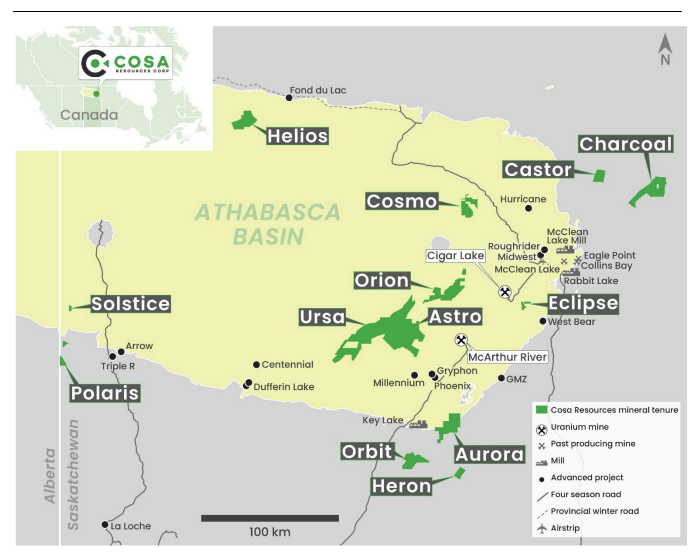
- Completed the period with \$2,630,797 in working capital, including cash and cash equivalents of \$3,641,573.
- Closed a brokered private placement for aggregate gross proceeds of \$6,500,816 by issuing 2,128,000 units at a price of \$0.47 per unit and 7,704,000 charity flow-through units (the "Charity FT Units") at a price of \$0.714 per Charity FT Unit.
- Acquired 100% interest in the Titan Uranium Property by issuing 300,000 common shares of the Company at a fair value of \$0.530 per common share for consideration of \$159,000.
- Acquired Cosmo Uranium Property mineral claims through low-cost staking.
- Acquired 100% interest in two additional mineral claims to expand its Orbit Uranium Project by issuing 250,000 common shares of the Company at a price of \$0.24 per common share for fair value of \$60,000.
- Expanded the Aurora Property by staking five additional claims totalling 1,848 hectares
- Expanded the Orion Property by staking four additional claims totalling 1,923 hectares
- All projects as at the MD&A Date are listed as follows:

					Date		
Commodity	Group	Project	Hectares	Sub-Total	Acquired	Acquisition Type	Encumbrance
Uranium	Polaris	Castor	5,686		2022	Purchased	None
	Polaris	Charcoal	21,181		2022	Purchased	None
	Polaris	Orion	20,255		2022	Purchased/Staked	None
	Polaris	Ursa	60,599	107,721	2022	Purchased/Staked	2% NSR ⁽¹⁾
	Other	Astro	45,734		2023	Staked	None
	Other	Aurora	18,744		2023	Purchased	None
	Other	Cosmo	10,145		2023	Staked	None
	Other	Eclipse	1,622		2023	Staked	None
	Other	Helios	12,835		2023	Staked	None
	Other	Orbit	12,718		2023	Purchased/Staked	None
	Other	Polaris	3,290		2023	Staked	None
	Other	Solstice	628	105,716	2023	Staked	None
			213,437	213,437			
Copper		Heron	3,697		2021		2% NSR (2)
			217,134				

(1) 2% net smelter return royalty ("NSR") can be reduced to 1% for \$1,000,000.

(2) 2% NSR can be reduced to 1% for \$2,000,000. Remaining 1% can be purchased for \$5,000,000.

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Use of proceeds

The Company has completed four financings since November 1, 2021, its IPO on March 18, 2022 for net proceeds of \$0.4 million, a private placement on April 22, 2022 for net proceeds of \$2.0 million, a brokered private placement on June 21, 2023 for net proceeds of \$5.1 million and a brokered private placement on March 5, 2024 for net proceeds of \$6.5 million. Along with its opening working capital, the Company has used the proceeds as follows:

	Total (\$millions)
Available proceeds	· · · ·
Working capital - November 1, 2021	0.3
Net proceeds from financings	13.5
Available proceeds to September 30, 2024	13.8
Use of proceeds	
Heron Project - phase 1	(0.3)
Acquisition of exploration and evaluation assets	(0.4)
Exploration and evaluation expenses	(7.2)
General administration and other operating expenses	(2.4)
Use of proceeds to September 30, 2024	(10.3)
Working capital as at September 30, 2024	3.5

Considering the current uncertainty as to the general market and competitive conditions, the Company continues to maintain its fiscally responsible approach to its mineral exploration activities. In particular, the Company continues to evaluate market conditions on an ongoing basis, with the goal of, among other things: (i) identifying the appropriate time to initiate certain business objectives, and (ii) exploring potential alternatives, viable opportunities to further develop and expand the Company's business. As such, the Company notes that there may be circumstances where, for sound business reasons, the Company may be required to reallocate funds, including due to demands for shifting focus or investment in mining exploration and/or development activities, requirements for accelerating, increasing, reducing, or eliminating initiatives in response to changes in market, regulations and/or developments in the mining sector generally and in the prices of uranium and copper, unexpected setbacks, and strategic opportunities, such as partnerships, strategic partners, joint ventures, mergers, acquisitions, and other opportunities.

EXPLORATION AND EVALUATION ASSETS

The Company's focus is the exploration of its uranium properties in the Athabasca Basin region of Saskatchewan. The Company's uranium exploration efforts in 2023 focused on the Castor, Charcoal, Ursa and Orion Projects. Exploration work in 2024 is focused on the Ursa, Orion, Orbit and Aurora Projects.

At Ursa, continued exploration is expected to prioritize diamond drilling to test existing targets and may include electromagnetic ("EM") surveying and ambient noise tomography ("ANT") to generate and refine diamond drill targets. EM surveying is expected to continue to be completed at target areas identified by the 2023 airborne MobileMT[™] survey. ANT is a passive seismic surveying method used to generate three-dimensional models of seismic wave velocity and is considered to have the potential to identify zones of structure and/or alteration in the subsurface. ANT will be used to prioritize existing target areas where EM surveying has been completed as well as to generate new target areas for EM surveying and diamond drilling. ANT surveying was begun at Ursa in May and survey results were received in Q3 and Q4 2024. Diamond drilling of three holes totaling 3,438 metres was completed at Ursa in Q1 2024. Notable results include the intersection of a broad zone of alteration and structure in the medial sandstone of UR24-03. A second diamond drilling campaign comprising three drill holes totaling 3,423 metres was completed in August through October 2024 to follow up the results of the winter drilling, historical drilling, and ANT surveys. The final drill hole of the program, UR24-06, intersected significant alteration in the lower sandstone and several intervals of anomalous radioactivity in the basement. Additional drilling to follow up these results is expected to be completed in 2025.

At Orion, ANT surveying was completed to follow-up the results of the 2023 MobileMT[™] survey. ANT results from Orion will be used to guide follow-up EM surveying in advance of diamond drilling. ANT surveying was completed at Orion in conjunction with ANT work at Ursa and survey results are expected in Q4 2024.

Work completed at the Aurora and Orbit Projects comprised airborne electromagnetic and gravity surveys. Airborne surveys begun in May were completed in June. Final datasets were received from the survey contractors in Q3 2024 and geophysical interpretations of survey results were received in Q4-2024. Geological interpretation and identification of follow-up targets for diamond drilling is ongoing. It is expected that this work will generate targets for initial diamond drilling in 2025.

A summary of the Company's exploration and evaluation assets comprising capitalized acquisition costs is as follows:

	September 30, 2024	December 31, 2023
	\$	\$
Heron Project	470,000	470,000
Castor Property	121,661	121,661
Charcoal Property	453,193	453,193
Orion Property	262,549	88,278
Ursa Property	398,371	397,248
Aurora Uranium Project	95,900	95,000
Other Athabasca Uranium Projects	109,768	40,440
	1,911,442	1,665,820

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A summary of the Company's exploration and evaluation expenses is as follows:

	Three	Three months ended		Nine months ended	
	September 30,	October 31,	September 30,	October 31,	
	2024	2023	2024	2023	
	\$	\$	\$	\$	
Heron Project	339	3,277	3,431	11,740	
Castor Property	525	11,466	2,195	61,617	
Charcoal Property	-	8,820	1,670	108,649	
Orion Property	33,385	24,068	176,407	92,434	
Ursa Property	1,148,092	270,394	4,691,789	758,800	
Aurora Uranium Project	58,256	-	419,402	-	
Other Athabasca Uranium Projects	45,578	21,086	230,368	45,908	
	1,286,175	339,111	5,525,262	1,079,148	

Heron Project

In April 2021, the Company entered into an option agreement (the "Heron Option Agreement") with private arm's length vendors (the "Heron Vendors") pursuant to which the Company has the exclusive option to acquire a 100% interest in the Heron copper project in northern Saskatchewan, Canada (the "Heron Project").

In April 2021, pursuant to the terms of the Heron Option Agreement, the Company issued 1,000,000 common shares to the Heron Vendors with a fair value of \$20,000, which has been recorded as exploration and evaluation asset. In addition, the Company has fulfilled the requirement to incur \$100,000 in exploration expenditures on the project as of October 31, 2021.

On May 12, 2022, the Company exercised its option to acquire a 100% interest in the Heron Project and issued 1,000,000 common shares of the Company with a fair value of \$450,000 to complete its remaining obligation under the terms of the Heron Option Agreement.

The Heron Vendors retained a 2% NSR over the Heron Project. The Company will have the right at any time following the delivery of a feasibility report on the Heron Project to repurchase 1% NSR for \$2,000,000 in cash, and the remaining 1% NSR for \$5,000,000 in cash.

A summary of the Company's exploration and evaluation expenses relating to the Heron Project is as follows:

	Three	Three months ended		Nine months ended	
	September 30,	September 30, October 31, Septem		October 31,	
	2024	2023	2024	2023	
	\$	\$	\$	\$	
Geophysics	-	297	1,105	806	
General exploration	339	2,980	2,326	10,934	
	339	3,277	3,431	11,740	

Polaris Athabasca Uranium Properties

On July 5, 2022, following the completion of the Polaris acquisition, the Company acquired an indirect 100% interest in four highly prospective uranium exploration properties, Castor Property, Charcoal Property, Orion Property, and Ursa Property in the eastern Athabasca Basin. As a result, \$999,172 was recognized as exploration and evaluation assets of the Company.

On January 19, 2023, the Company acquired an additional 41,119 hectares of uranium exploration mineral claims along the Cable Bay Shear Zone in the eastern Athabasca basin, which is contiguous to the Company's Ursa Property with acquisition costs of \$53,641. The additional claims were acquired via low-cost staking and cash consideration paid to an arm's length property vendor. In addition, on September 12, 2023, the Company staked an additional 3,530 hectares that were contiguous to the Ursa Property.

On October 5, 2023, the Company acquired an additional 5,119 hectares north of the McArthur River uranium mine, which is part of the Company's Orion Property. The extension to the Orion Property was acquired through staking and is 100% owned by the Company.

On January 31, 2024, the Company acquired the Titan Uranium Project which comprises an additional 9,333 hectares that are part of the Company's Orion Property. The extension to the Orion Property was acquired through the issuance of 300,000 common shares. As a result, \$159,000 was recognized as exploration and evaluation assets of the Company.

As at September 30, 2024, the Company holds a portfolio of properties in the Athabasca Basin which includes four uranium exploration properties, consisting of Castor Property, Charcoal Property, Orion Property, and Ursa Property, totaling of 105,799 hectares of prospective uranium exploration ground (together known as the "Polaris Athabasca Uranium Properties").

During the three and nine months ended September 30, 2024, the Company incurred \$1,182,002 and \$4,872,061, respectively (three and nine months ended October 31, 2023 - \$314,748 and \$1,021,500, respectively), in exploration and evaluation expenses relating to the Polaris Athabasca Uranium Properties.

Castor Property

A summary of the Company's exploration and evaluation expenses relating to the Castor Property is as follows:

	Three	Three months ended		months ended
	September 30,	October 31, S	September 30,	October 31,
	2024	2023	2024	2023
	\$	\$	\$	\$
Geophysics	-	6,593	-	48,768
General exploration	525	4,873	2,195	12,849
	525	11,466	2,195	61,617

The Company holds a 100% interest in the Castor Property, which is located 55 kilometers north of Cameco Corp.'s Rabbit Lake, Eagle Point uranium mine operations. Castor covers a flexure where a prominent northeast trending magnetic low anomaly oriented roughly parallel to the Eagle Point, Collins Bay trend bends to the west. This flexure may be an area of enhanced structural complexity that would be prospective for uranium mineralization.

Charcoal Property

A summary of the Company's exploration and evaluation expenses relating to the Charcoal Property is as follows:

	Three	Three months ended		months ended
	September 30,	October 31,	September 30,	October 31,
	2024	2023	2024	2023
	\$	\$	\$	\$
Geophysics	-	4,292	-	96,127
General exploration	-	4,528	1,670	12,522
	-	8,820	1,670	108,649

The Company holds a 100% interest in the Charcoal Property, which is a property comprised of over 21,181 hectares located 52 kilometers northeast of Cameco Corp.'s Rabbit Lake, Eagle Point uranium mine operation. The property sits within a prominent magnetic low zone hosting historical electromagnetic conductors extending northeast from the mine.

During Q1 2023, the Company commenced work on an airborne geophysical survey on the Charcoal and Castor Uranium projects located in the Athabasca Basin to help characterize the geology of the projects by locating conductive stratigraphy and alteration zones in areas of structural complexity. The surveying confirmed that the magnetic low zone hosts electromagnetic conductors within the Castor Property and the Charcoal Property, possibly indicating the presence of graphitic metasediments and associated brittle faults often associated with uranium mineralization in the Athabasca Basin.

Orion Property

A summary of the Company's exploration and evaluation expenses relating to the Orion Property is as follows:

	Three	Three months ended		Nine months ended	
	September 30,	October 31,	September 30,	October 31,	
	2024	2023	2024	2023	
	\$	\$	\$	\$	
Geophysics	27,252	15,696	151,362	72,834	
General exploration	6,133	8,372	25,045	19,600	
	33,385	24,068	176,407	92,434	

The Company holds a 100% interest in the Orion Property, which is a property located approximately 34-kilometers northwest of the McArthur River uranium mine and is at the intersection of an interpreted extension of the Larocque uranium corridor and a splay off the Cable Bay Shear Zone. On May 11, 2023, the Company announced it has engaged Expert Geophysics Limited to conduct airborne MobileMT surveys at the Ursa Property and the Orion Property in the Athabasca Basin. A total of 3,104 line-kilometers of surveying was completed at Ursa and Orion in summer 2023, with 10% of the work completed at the Orion Property. MobileMT is a modern, helicopter-borne, magnetotelluric survey system capable of detecting both the basement-hosted electromagnetic conductors and sandstone-hosted zones of anomalous resistivity commonly associated with significant Athabasca Basin uranium deposits.

The survey assisted in gaining a high-level assessment of the nearly 75 kilometers of underexplored, prospective strike length covered by the properties, and will accelerate exploration through the prioritization of target areas. Surveying was completed between July 1 and July 21, 2023. Interpretation of the survey results was completed in the third quarter of 2023 with results announced on November 1, 2023.

On October 5, 2023, the Company announced expansion of Orion Property to 9,000 hectares with two new claims totaling 5,119 hectares. The expansion area covers the interpreted southern extension of the Larocque uranium corridor, host to the Hurricane deposit and Alligator Lake and Larocque Lake uranium zones, including the intersection of the western extension of the Cigar Lake - Tucker Lake trend with the Larocque uranium corridor. Work at Orion is expected to include additional ambient noise tomography ("ANT"), a passive seismic survey method, and additional airborne surveying to identify areas for high-quality ground geophysical surveying to generate targets for subsequent diamond drilling.

On January 31, 2024, the Company acquired the Titan Uranium Project which comprises an additional 9,333 hectares that are part of the Company's Orion Property. The extension to the Orion Property was acquired through the issuance of 300,000 shares, as a result \$159,000 was recognized as exploration and evaluation assets of the Company.

In May 2024, the Company began ANT surveying at Orion to follow up the 2023 airborne survey results. ANT surveys were completed in June 2024 and survey results are expected 2024-Q4.

In September 2024, the Company expanded the Orion Property by staking four additional claims totaling 1,923 hectares.

Ursa Property

A summary of the Company's exploration and evaluation expenses relating to the Ursa Property is as follows:

	Three months ended Nine		Nine	e months ended	
	September 30,	October 31, S	eptember 30,	October 31,	
	2024	2023	2024	2023	
	\$	\$	\$	\$	
Drilling	815,949	225	3,397,140	225	
Geophysics	248,039	224,105	1,079,210	667,428	
General exploration	84,104	46,064	215,439	91,147	
	1,148,092	270,394	4,691,789	758,800	

The Company holds a 100% interest in the Ursa Property, which is a large property comprised of over 60,599 hectares of highly prospective uranium exploration ground in the Eastern Athabasca Basin, located 43 km west of Cameco Corp.'s McArthur River uranium mine. The Ursa Property covers more than 60 kilometers of strike length of the Cable Bay Shear Zone, a structural corridor with known uranium occurrences. The vast majority of the strike length remains completely untested.

On May 11, 2023, the Company announced it has engaged Expert Geophysics Limited to conduct airborne MobileMT surveys at the Ursa Property and the Orion Property in the Athabasca Basin. A total of 3,104 line-kilometers of surveying was completed at Ursa and Orion in summer 2023, with 90% of the work completed at the Ursa Property. MobileMT is a modern, helicopterborne, magnetotelluric survey system capable of detecting both the basement-hosted electromagnetic conductors and sandstone-hosted zones of anomalous resistivity commonly associated with significant Athabasca Basin uranium deposits.

The survey assisted in gaining a high-level assessment of the nearly 75 kilometers of underexplored, prospective strike length covered by the properties, and will accelerate exploration through the prioritization of target areas. Surveying was completed between July 1 and July 21, 2023. Interpretation of the survey results was completed in the third quarter of 2023 with results announced on November 1, 2023.

In late 2023 and early 2024, the Company engaged Discovery Int'l Geophysics to complete ground-based EM surveys to followup the results of the 2023 MobileMT[™] survey and refine targets ahead of drilling. EM surveying comprised six lines spread across the southern two thirds of the Ursa Project. Surveying identified conductive anomalies in all target areas.

In March and April 2024, the Company undertook diamond drilling at the Ursa Project. Three drill holes totaling 3,438 metres were completed in the Kodiak target area. Notable results include the intersection of a broad zone of alteration and structure in the medial sandstone of UR24-03. Anomalous uranium geochemistry was intersected in the basal sandstone of UR24-03.

ANT surveying was begun at Ursa in May 2024. ANT surveys were completed in June 2024 and survey results were received in 2024-Q3 and 2024-Q4. Interpretation of ANT results in ongoing.

A second diamond drilling campaign comprising three drill holes totaling 3,423 metres was completed in August through October 2024 to follow up the results of the winter drilling, historical drilling, and ANT surveys. The final drill hole of the program, UR24-06, intersected significant alteration in the lower sandstone and several intervals of anomalous radioactivity in the basement. Additional drilling to follow up these results is expected to be completed in 2025. Drilling to follow up alteration and structure in UR24-03 intersected weaker alteration and is interpreted to have undershot the optimal target by approximately 50 metres. Strongly graphitic and pyritic basement rocks were intersected down-dip of the UR24-03 sandstone alteration and structure.

Other Athabasca Uranium Projects

As at September 30, 2024, the Company holds a portfolio of properties in the Athabasca Basin which includes eight uranium exploration properties, totaling of 105,718 hectares of prospective uranium exploration ground (together known as the "Other Athabasca Uranium Projects"). The Other Athabasca Uranium Projects have been acquired through staking and purchase and include Astro, Aurora, Eclipse, Helios, Orbit, Polaris, Cosmo, and Solstice.

A summary of the Company's exploration and evaluation expenses relating to the Other Athabasca Uranium Projects is as follows:

	Three	Three months ended		Nine months ended	
	September 30,	October 31,	September 30,	October 31,	
	2024	2023	2024	2023	
	\$	\$	\$	\$	
Geophysics	31,000	-	195,419	-	
General exploration	14,578	21,086	34,949	45,908	
	45,578	21,086	230,368	45,908	

Aurora Uranium Project

The Aurora Uranium Project was acquired by issuing 150,000 common shares to acquire 100% interest in the project at a price of \$0.50 per common share for fair value of \$75,000.

A summary of the Company's exploration and evaluation expenses relating to the Aurora Uranium Project is as follows:

	Three	Three months ended		Nine months ended	
	September 30,	October 31,	September 30,	October 31,	
	2024	2023	2024	2023	
	\$	\$	\$	\$	
Geophysics	54,469	-	403,728	-	
General exploration	3,787	-	15,674	-	
	58,256	-	419,402	-	

RESULTS OF OPERATIONS

A summary of the Company's results of operations is as follows:

	Q3 2024	Q4 2023	YTD 2024	YTD 2023
	\$	\$	\$	\$
Operating expenses				
Depreciation	827	512	2,464	827
Exploration and evaluation expenses	1,286,175	339,111	5,525,262	1,079,148
Marketing and investor relations	99,066	87,318	670,469	157,570
Office and administrative	32,104	13,968	119,740	39,510
Professional fees	31,329	59,875	113,806	168,146
Salaries and management fees	133,171	129,702	402,309	292,239
Share-based compensation	47,594	71,423	242,751	304,526
Transfer agent and filing fees	3,396	79,206	58,156	129,024
Travel	19,106	16,670	36,537	33,275
	(1,652,768)	(797,785)	(7,171,494)	(2,204,265)
Other income				
Amortization of flow-through premium liability	438,724	108,743	1,829,785	337,406
Interest income	48,358	107,813	178,543	131,392
Net loss and comprehensive loss	(1,165,686)	(581,229)	(5,163,166)	(1,735,467)

For Q3 2024, the Company's net loss increased to \$1,165,686 compared to \$581,229 in the prior year comparable period. The primary drivers of this increase in net loss were increases to expenses as follows:

- Exploration and evaluation expenses increased to \$1,286,175 compared to \$339,111 in the prior year comparable period due to increased geological drilling and surveys on its projects, primarily the Ursa Property.
- Marketing and investor relations increased to \$99,066 compared to \$87,318 in the prior year comparable period primarily due to due to increased investor relations activities associated with the growth of the Company.

Partially offsetting the increase in net loss were decreases to expenses and increases to income as follows:

- Professional fees decreased to \$31,329 compared to \$59,875 in the prior year comparable period due to increased legal services in connection with the due diligence of exploration and evaluation projects in the prior year comparable period.
- Transfer agent and filing fees decreased to \$3,396 compared to \$79,206 in the prior year comparable period due to the Company listing on the TSXV, the OTCQB venture market exchange and Frankfurt stock exchange in the prior year comparable period.
- Amortization of flow-through premium liability increased to \$438,724 compared to \$108,743 in the prior year comparable period due to the issuance of Charity FT Units in March 2024 and June 2023 for which the Company incurred eligible expenditures in the current period.

For YTD 2024, the Company's net loss increased to \$5,163,166 compared to \$1,735,467 in the prior year comparable period. The primary drivers of this increase in net loss were as follows:

- Exploration and evaluation expenses increased to \$5,525,262 compared to \$1,079,148 in the prior year comparable period due to increased geological drillings and surveys on its projects, primarily the Ursa Property.
- Marketing and investor relations increased to \$670,469 compared to \$157,570 in the prior year comparable period primarily due to due to increased investor relations activities associated with the growth of the Company.
- Salaries and management fees increased to \$402,309 compared to \$292,239 in the prior year comparable period due to increased salaries of the management team in the current year.

Partially offsetting the increase in net loss were decreases to expenses and increases to income as follows:

- Professional fees decreased to \$113,806 compared to \$168,146 in the prior year comparable period due to increased legal services in connection with the due diligence of exploration and evaluation projects in the prior period.
- Transfer agent and filing fees decreased to \$58,156 compared to \$129,024 in the prior year comparable period due to the Company listing on the TSXV, the OTCQB venture market exchange and Frankfurt stock exchange in the prior year comparable period.

- Amortization of flow-through premium liability increased to \$1,829,785 compared to \$337,406 in the prior year comparable
 period due to the issuance of Charity FT Units in March 2024 and June 2023 for which the Company incurred eligible
 expenditures in the current period.
- Interest income increased to \$178,543 compared to \$131,392 in the prior year comparable period due to the Company investing unutilized funds in a savings account and guaranteed investment certificates during the current period.

SUMMARY OF QUARTERLY RESULTS

Q5 2023 comprises the period between November 1, 2023 and December 31, 2023.

The following summarizes quarterly financial results of the Company for the last eight most recently completed quarters:

	September 30, 2024	June 30, 2024	March 31, 2024	December 31, 2023 ⁽¹⁾
	\$	\$	\$	\$
Net loss and comprehensive loss	(1,165,686)	(1,552,859)	(2,444,621)	(622,364)
Basic and diluted loss per share	(0.02)	(0.03)	(0.05)	(0.01)
	October 31,	July 31,	April 30,	January 31,
	2023	2023	2023	2023
	\$	\$	\$	\$
Net loss and comprehensive loss	(581,229)	(755,067)	(399,171)	(277,192)
Basic and diluted loss per share	(0.02)	(0.02)	(0.01)	(0.01)

⁽¹⁾ All periods in the above table are three-month periods except for the period ended December 31, 2023 which was a two-month period as a result of the change in the year end, as described in the *Change in financial year end* section above.

All the Company's exploration and evaluation assets are in the exploration stage. The Company has not generated revenue since inception and operating results are not seasonal in nature. The quarterly results have been mainly due to the amount of exploration activities and corporate costs each quarter. Starting Q3 2023, the net loss and comprehensive loss increased significantly from the prior quarters primarily due to an increase in the exploration and evaluation expenditures related the airborne surveys at the Ursa Property. During Q1 2024, the net loss and comprehensive loss increased from prior quarters due to increased exploration geophysical surveys, drilling, and consulting at the Ursa Property. During Q2 2024, the net loss and comprehensive loss decreased from prior quarter as the winter exploration was completed in early Q2 2024. Limited field activity was completed in the remainder of Q2 2024, however the Company is commenced drilling in the later part of Q3 2024 and will continue into Q4 2024.

LIQUIDITY, CAPITAL RESOURCES AND GOING CONCERN

The Company is in the exploration stage and therefore has no cash flow from operations. Its only source of funds since incorporation has been from the issuance of common shares. The Company is in the process of exploring mineral claims. The Company has not yet determined whether or when the claims could be economically viable.

As at September 30, 2024, the Company had cash and cash equivalents of \$3,641,573 (December 31, 2023 - \$3,900,322) and working capital of \$2,630,797 (December 31, 2023 - \$3,122,334). On March 5, 2024, the Company completed a brokered private placement with gross proceeds of \$6,500,816.

The Company's cash flows from operations are negative as it is an exploration stage company. During the nine months ended September 30, 2024, the Company used cash of \$6,311,503 in operating activities (nine months ended October 31, 2023 - \$1,640,983) primarily due to cash payments of exploration and evaluation expenses, salaries and management fees, professional fees, as well as marketing and investor relations fees.

During the nine months ended September 30, 2024, the Company used cash of \$26,622 in investing activities on asset acquisition costs related to the Orion Property, Cosmo Property and Orbit Uranium Project (nine months ended October 31, 2023 - \$60,121).

During the nine months ended September 30, 2024, the Company received cash of \$6,079,376 from financing activities (nine months ended October 31, 2023 - \$5,106,616) primarily due to proceeds from private placements offset by cash unit issuance costs.

The Company has not yet achieved profitable operations. The continuing operations of the Company are dependent upon obtaining necessary financing to meet the Company's commitments as they come due and to finance future exploration and development, potential business acquisitions, economically recoverable reserves, securing and maintaining title and beneficial interest in the properties and upon future profitable production. Failure to continue as a going concern would require that assets and liabilities be recorded at their liquidation values, which may differ materially from their carrying values. The Financial Statements do not include adjustments that would be necessary should the Company be unable to continue as a going concern.

Capital management

The Company's capital structure consists of all components of shareholders' equity. The Company's objective when managing capital is to maintain adequate levels of funding to support current operations comprising the acquisition and development of its exploration and evaluation assets. The Company obtains funding primarily through issuing common stock. Future financings are dependent on market conditions and there can be no assurance the Company will be able to raise funds in the future.

There were no changes to the Company's approach to capital management during the nine months ended September 30, 2024. The Company is not subject to externally imposed capital requirements.

As at September 30, 2024 and the MD&A Date, the Company has no commitments for capital expenditure.

CRITICAL ACCOUNTING ESTIMATES AND ACCOUNTING JUDGEMENTS

The preparation of financial statements under IFRS Accounting Standards requires management to make judgments, estimates, and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The Company's management reviews these estimates and underlying assumptions on an ongoing basis, based on experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Revisions to estimates are adjusted for prospectively in the period in which the estimates are revised.

The accounting estimates, judgements and assumptions used in the preparation of the Financial Statements are consistent with those applied and disclosed in the notes to the Annual Financial Statements.

OFF-BALANCE SHEET ARRANGEMENTS

As at September 30, 2024 and the MD&A Date, the Company had no off-balance sheet arrangements.

PROPOSED TRANSACTIONS

As at September 30, 2024 and the MD&A Date, the Company had no proposed transactions.

OUTSTANDING SHARE DATA

A summary of the Company's securities issued and outstanding is as follows:

September 30,	MD&A
2024	Date
#	#
56,959,914	56,959,914
12,148,423	12,148,423
5,384,000	5,384,000
	2024 # 56,959,914 12,148,423

(1) Authorized: Unlimited common shares without par value.

Escrowed Shares

During the nine months ended September 30, 2024, the Company released 4,487,500 common shares from escrow and as at September 30, 2024 the Company has 956,250 common shares subject to escrow.

IPO Escrowed Shares

On March 21, 2022, in connection with the Company's IPO, an escrow agreement (the "IPO Escrow Agreement") between management and the Company's Board of Directors was completed resulting in 5,375,000 common shares (the "IPO Escrowed Shares") being deposited in escrow. Pursuant to the IPO Escrow Agreement, 10% of the IPO Escrowed Shares were released from escrow on the IPO Escrow Agreement date (the "Initial Release") and an additional 15% to be released every six-month interval thereafter, for a period of 36 months following the Initial Release. These IPO Escrowed Shares, may not be transferred, assigned, or otherwise dealt without the consent of the regulatory authorities.

As at September 30, 2024, 4,568,750 IPO Escrowed Shares have been released from escrow.

Polaris acquisition

On July 5, 2022, the Company acquired 100% of the issued and outstanding securities of Polaris in exchange for consideration comprised of the issuance of 4,300,000 common shares of the Company. The shares are held in escrow and will be released over 24 months, with 25% of the common shares being released every six months, commencing January 4, 2023. The final tranche of shares was released on July 4, 2024 and at September 30, 2024, no shares remain in escrow

Titan acquisition

On January 12, 2024, the Company acquired a 100% interest in the Titan Uranium Project, an extension to the Orion Property presented as part of the Polaris Athabasca Uranium Projects, issued 300,000 common shares (the "Titan Consideration Shares") to complete its remaining obligation under the terms of the agreement. The Titan Consideration Shares are subject to a 4-month hold period in escrow, with 25% being released from escrow every three months commencing on May 13, 2024.

As at September 30, 2024, 150,000 Titan Consideration Shares have been released from escrow.

RELATED PARTY DISCLOSURES

Key management personnel include those persons having authority and responsibility for planning, directing, and controlling the activities of the Company as a whole. The Company has determined that key management personnel consist of executive and non-executive members of the Company's Board of Directors and corporate officers.

A summary of the Company's related party transactions with key management personnel is as follows:

	Three months ended		Nine	Nine months ended	
	September 30,	October 31,	September 30,	October 31,	
	2024	2023	2024	2023	
	\$	\$	\$	\$	
Exploration and evaluation expenses	41,943	43,168	137,161	67,392	
Salaries and management fees	93,087	89,978	273,454	215,849	
Share-based compensation	30,008	49,063	163,056	213,008	
	165,038	182,209	573,671	496,249	

A summary of the Company's related party exploration and evaluation expenses is as follows:

	Three months ended		Nine	Nine months ended	
	September 30,	October 31,	September 30,	October 31,	
	2024	2023	2024	2023	
	\$	\$	\$	\$	
Vice President of Exploration	41,943	43,168	137,161	67,392	

A summary of the Company's related party management fees is as follows:

	Three months ended		Nine	Nine months ended	
	September 30,	otember 30, October 31, September 30,		October 31,	
	2024	2023	2024	2023	
	\$	\$	\$	\$	
Chief Executive Officer	55,000	55,000	165,000	98,333	
Chief Financial Officer	30,000	21,000	90,000	53,000	
Vice President of Exploration	8,087	7,978	18,454	37,766	
Executive Vice President (former Chief Financial Officer)	-	6,000	-	26,750	
	93,087	89,978	273,454	215,849	

A summary of the Company's related party share-based compensation is as follows:

	Three months ended		Nine	Nine months ended	
	September 30,	October 31,	September 30,	October 31,	
	2024	2023	2024	2023	
	\$	\$	\$	\$	
Chief Executive Officer	4,366	6,916	24,371	32,719	
Chief Financial Officer	5,157	6,880	26,242	27,812	
Vice President of Exploration	7,450	12,041	40,101	48,672	
Executive Vice President (former Chief Financial Officer)	-	5,662	-	26,987	
Directors	13,035	17,564	72,342	76,818	
	30,008	49,063	163,056	213,008	

FINANCIAL INSTRUMENTS AND RISK MANAGEMENT

The Company's financial instruments comprise cash and cash equivalents, deposits as well as accounts payable and accrued liabilities which are classified as and subsequently measured at amortized cost. The carrying values of cash and cash equivalents as well as accounts payable and accrued liabilities approximate their fair values because of their short-term nature.

The Company is exposed in varying degrees to a variety of financial instrument related risks. The type of risk exposure and the way in which such exposure is managed is as follows:

Credit risk

Credit risk is the risk that one party to a financial instrument will cause a financial loss for the Company by failing to discharge an obligation. Credit risk for the Company is associated with its cash and cash equivalents. The Company has minimal exposure of credit risk on its cash and cash equivalents as the Company's cash and cash equivalents are held with major Canadian financial institutions.

Market risk

Market risk is the risk of loss that may arise from changes in market factors such as interest rates and foreign exchange rates. The Company holds its cash and cash equivalents in bank accounts that earn variable interest rates. Due to the short-term nature of these financial instruments, fluctuations in market interest rates do not have a significant impact on the estimated fair value of the Company's cash and cash equivalents balance as at September 30, 2024. The Company does not have any financial assets or liabilities subject to changes in exchange rates so does not expect exchange rates to have a material impact to the Company.

Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations when they become due. The Company reviews its working capital position regularly to ensure there is sufficient capital in order to meet short-term business requirements, after taking into account the Company's holdings of cash and cash equivalents. The Company's cash and cash equivalents are invested in business accounts, which are available on demand. The Company manages its liquidity risk mainly through raising funds from private placements.

RISKS AND UNCERTAINTIES

For a detailed listing of the risk factors faced by the Company, refer to the Company's Annual MD&A.

ADDITIONAL INFORMATION

Additional information relating to the Company is available at <u>www.sedarplus.ca</u>.