

("Great Pacific Gold" or "the Company")

FORM 51-102F1 MANAGEMENT'S DISCUSSION AND ANALYSIS FOR THE THREE AND SIX-MONTH PERIOD ENDED JUNE 30, 2024

Introduction

This Management's Discussion and Analysis ("MD&A") of Great Pacific Gold Corp. (formerly Fosterville South Exploration Ltd.). including its subsidiaries. This MD&A is the responsibility of management and covers the six-month period ended June 30, 2024. The MD&A takes into account information available up to and including August 23, 2024, and should be read together with the condensed consolidated interim financial statements for the six-month period ended June 30, 2024 and with the audited financial statements for the year ended December 31, 2023.

The Company was incorporated under the *Business Corporations Act* (British Columbia) on July 22, 2019. The Company's registered and records office is located at Suite 704 – 595 Howe Street, Vancouver, BC, V6C 2T5. The Company's head office is located at Suite 488-1190 West Georgia Street, Vancouver, BC V6E 3V7.

The Company's shares commenced trading on the TSX Venture Exchange ("TSX-V") on April 14, 2020, and currently trades under the symbol "GPAC". The Company's shares are also quoted on the OTCQX Board of the U.S. OTC Markets Platform under the symbol "FSXLF".

Throughout this document the terms *we, us, our, the Company* and *Great Pacific Gold* refer to Great Pacific Gold Corp. All financial information in this document is prepared in accordance with International Financial Reporting Standards ("IFRS") and is presented in Canadian dollars unless otherwise indicated.

This document contains forward-looking statements. Please refer to "Note Regarding Forward-Looking Statements."

Description of Business

Great Pacific Gold has a portfolio of high-grade gold projects in Papua New Guinea ("PNG") and Australia, which the Company is in the process of exploring.

In PNG, Great Pacific Gold recently acquired a significant 2,513 square kilometer mineral exploration land package through the acquisition of Wild Dog (WDR). The land package has four main projects, which are comprised of seven ELs. It includes both early-stage and advanced-stage exploration targets with high-grade epithermal vein and porphyry-style mineralization potential present. The Projects include:

• The Arau Project consists of two granted exploration licenses, EL 2651 and EL2715, located in the Kainantu region, and includes the Mt. Victor Prospect, where previous drilling found a multiple phase intrusion complex hosting copper and gold mineralization. An application EL2834 was made during the quarter for the Omaura licence, which forms part of the Arau Project.

- The Wild Dog Project consists of two granted exploration licenses, EL 2761 and EL 2516, located on the island of New Britain and about 50 km southwest of Rabaul and Kokopo, PNG.
- The Kesar Creek Project consists of one granted exploration license, EL 2711, and is located 10 km west of the K92 Gold Mine owned and operated by K92 Mining Inc.
- The Tinga Valley Property consists of one granted exploration license, EL 2720, and is located 140 km to the southeast of the Ok Tedi coper-gold mine.

In Australia, Great Pacific Gold began with two, 100 per cent owned, high-grade gold projects called the Lauriston and Golden Mountain Projects, and has since acquired a large area of granted and application tenements containing further epizonal (low-temperature) high-grade gold mineralization and associated intrusion-related gold mineralization all in the state of Victoria, Australia. The Great Pacific Gold land package, assembled over a multi-year period, notably includes the Lauriston Project which is a 571 sq. km property immediately to the south of and within the same geological framework that hosts Agnico Eagle Mines Ltd.'s Fosterville gold mine and associated exploration tenements. The Golden Mountain Project is an intrusion-related gold project on the edge of the Strathbogie granite and occurs at the northern end of the Walhalla Gold Belt. The acquired projects include the epizonal gold Providence Project containing the Reedy Creek goldfield which adjoins the Southern Cross Gold's (ASX:SXG) Sunday Creek exploration project and a large group of recently consolidated granted tenements called the Walhalla Gold Belt Project, which contain a variety of epizonal and intrusion related style gold mineralization. Additionally, Great Pacific Gold has another gold-focused project called the Moormbool project which has epizonal style gold mineralization and associated potential intrusion-related gold mineralization, as well as the Beechworth Project occurs in the northeast of the state and contains intrusion related and mesozonal gold mineralization as well as porphyry copper-molybdenum-gold prospects.

Please refer to the "Exploration Projects" section below for the acquisition and project details on all the projects.

Performance Summary and Subsequent Events

During the six-month period ended June 30, 2024 and subsequently to the date of the report, the Company:

• On January 11, 2024, the Company announced that Dr. Chris Muller has joined the Board of Directors, replacing John Lewins who will continue with the Company in an active Advisory Board position. The Company has been very grateful for Mr. Lewins significant contributions to the Company since its initial public offering in April 2020.

Dr. Muller is a geologist with over 20 years of experience in open pit and underground mine, near mine, brownfields and greenfields exploration, in Papua New Guinea, Mongolia, China, Ghana, Indonesia and Thailand. He is Executive Vice President, Exploration for K92 Mining Inc., a rapidly growing gold and copper producer in Papua New Guinea. Dr. Muller has worked on a range of mineral deposit styles, including porphyry Cu/Au, epithermal and skarn precious and base metal, carbonate - base metal and Archean gold deposits. He has been directly involved in several important mineral finds during his career, including the discovery of additional porphyry deposits that led to the world class status of the Wafi/Golpu project in Papua New Guinea.

In conjunction with recent appointments in Papua New Guinea including the appointment of Dr. Muller, the Company announced that it has granted a total of 6,690,000 restricted share units and 2,215,000 stock options as per the Company's renumeration program. The restricted share units will vest in accordance with each participant's restricted share unit agreement and subject to the rules of the TSX Venture Exchange. In addition, the options will be exercisable at \$0.95 per share for a period of five years from the date of grant.

- On February 22, 2024, the Company announced it has received notification from the Papua New Guinea Mineral Resources Authority (MRA) of the grant of Exploration License 2715. The grant of EL 2715 means GPAC's Arau Project is now wholly covered with granted exploration licenses (the other license at Arau being EL 2651, which was previously renewed).
- On February 26, 2024, the Company announced that a drill program had commenced to follow up on the Company's recent high grade Comet gold discovery at the Lauriston Gold Project in Victoria, Australia. (Previously announced December 19, 2023 and January 11, 2024.)
- On March 21, 2024, the Company announced the follow-up diamond drill results of the Comet gold discovery at the Lauriston Gold Project, Australia. Diamond drill hole CDH01A intersected 4 m at 25.1 g/t gold from 99.5 m, including

0.4 m at 72.5 g/t gold from 99.5 m and 1 m at 55.0 g/t gold from 102.5 m. Assays from the remaining diamond drill holes remain pending.

- On April 12, 2024 the Company announced a 12-month investor relations agreement with Gold Standard Media (GSM) and its affiliates to raise awareness of the Company's shares among investors. In consideration of the marketing services, Great Pacific Gold has agreed pay upfront payments as follows: \$250,000 (U.S.) to GSM, \$250,000 (U.S.) to Future Money Trends LLC, \$250,000 (U.S.) to Wealth Research Group LLC and \$250,000 (U.S.) to Portfolio Wealth Group LLC. These funds include fees and reimbursement for advertising expenses.
- On April 15, 2024, announced it has entered into an amalgamation agreement dated April 12, 2024, with privately held Tinga Valley Copper & Gold Corp. ("Tinga"), to acquire a highly prospective Papua New Guinea (PNG) copper-gold project called the Tinga Valley property.

The Tinga Valley property is characterized by a drill-ready, well-defined, high-grade copper-gold porphyry and associated skarn exploration targets. Historical work has indicated the existence of an epithermal overprint as well as an excellent potential for project size with multiple porphyry bodies along a large alteration halo across a 2.5-kilometre by 1.5 km footprint.

Under the terms of the definitive agreement, in consideration of Tinga:

- The shareholders of Tinga, immediately prior to the closing of the acquisition, will receive 12.5 million common shares of Great Pacific, and each Tinga shareholder will receive one common share for every one Tinga share held.
- The common shares issued to the Tinga shareholders will be subject to voluntary restrictions on resale, of which 33.3 per cent of the common shares will be subject to restrictions on resale until September 17, 2024, 33.3 per cent of the common shares will be subject to restrictions on resale until January 17, 2025 and 33.4 per cent of the common shares will be subject to restrictions on resale until May 17, 2024.

Clarus Securities Inc. ("Clarus") has been appointed as the financial adviser to Great Pacific in connection with the transaction. In consideration of Clarus's services, Great Pacific has agreed to issue 600,000 common shares to Clarus.

- On April 29, 2024, announced it has received notification from the PNG Mineral Resources Authority (MRA) of the grant of the advanced-stage and past-producing Wild Dog exploration licence (EL) 2516.
- On May 22, 2024, the Company closed the acquisition of 100% of the issued and outstanding shares of Tinga, which holds the highly prospective Tinga Valley property. In consideration of Tinga, the Company issued 12,500,000 common shares to the shareholders of Tinga, as set forth above, and issued 600,000 common shares to Clarus.

The Tinga Valley tenement is located within the Papua Mobile belt, which hosts the Darai limestone and sediments of the Iero formation, which are intruded by diorite and andesite porphyry bodies. This represents a geologic setting and footprint like that of the Ok Tedi mine, which, between 1984 and 2022, produced over 5.17 million tonnes of copper and 15.9 million ounces of gold.

Historic work carried out initially by Kennecott Explorations and several other explorers since the early 1990s, through to the mid 2000s, identified extensive zones of porphyry-related alteration, epithermal- and skarn-style copper and gold mineralization outcropping at surface. The mineralization and alteration have been mapped over a 2.5 km by 1.5 km area of diorite and andesite plugs intruded into limestone (Darai limestone) and sediments of the Ieru formation. Several of the intrusive units at Tinga, show extensive mineralization and alteration with historic rock chip samples reporting grades of up to 1.97 per cent copper and up to 12.7 grams per tonne (g/t) gold in areas of phyllic, argillic and potassic alteration. Sulphide mineralization reported includes galena-sphalerite-chalcopyrite and chalcocite. Calcsilicate skarn mineralization consisting of pyrite-chalcopyrite-magnetite have been mapped on the contact zones of the intrusive zones with the limestone.

The alteration occurs in concentric fashion around centres of potassic alteration, which are associated with the highest copper surface value. The alteration is indicative of a deeper, fully preserved porphyry copper-gold system.

Despite the highly encouraging results and being located in one of the most important copper-gold belts in the world, the main prospects at Tinga Valley have not been drill tested to date and present the company with a compelling opportunity for a Tier 1 discovery.

- On June 19, 2024, the Company announced the engagement of Tetra Tech Coffey Pty Ltd as the environmental consultant for the Company's Wild Dog Project (EL 2516) located in East New Britain Province, Papua New Guinea. Tetra Tech Coffey will work closely with GPAC personnel as the Company commences work at EL 2516, which was granted on April 22, 2024. Specifically, Tetra Tech Coffey will begin by undertaking a site assessment involving the collection of water and sediment samples to understand the current site conditions. Tetra Tech Coffey will commence work onsite once access road rehabilitation is complete.
- On June 21, 2024, the Company announced new high-grade gold assays from a follow up diamond drill hole at the Comet gold discovery at the Lauriston Gold Project in Victoria, Australia. Diamond drill hole CDH10 intersected 4.0m at 22.3 g/t Gold from 101.9m. This high-grade intercept, together with additional gold assays received, occur within and below the previously identified main zone of the initial high-grade reverse circulation (RC) percussion discovery hole (CRC07).
- On June 24, 2024, the Company provided a progress update on its portfolio of gold-copper assets within PNG consisting of four projects totaling approximately 2500 sq km.
- On July 19, 2024, the Company announced it has commenced drilling at its Arau project in PNG. Since acquiring Arau, the Company has completed the rehabilitation of road access to the project and constructed nine drill pads. With access to exploration target areas complete, a reverse circulation (RC) drill rig was mobilized to the site and, after a welcoming ceremony in the community to mark the start of exploration, drilling commenced. This is the first drilling by the company on its PNG projects
- On July 25, 2024, the Company announced it has appointed seasoned mining executive Greg McCunn as chief executive officer and director of the Company effective August 1, 2024. Mr. McCunn, a professional engineer, has more than 30 years of experience in the international mining sector and an established record operationally. Mr. McCunn has worked within large mining organizations, such as Placer Dome and Teck, but has also led multiple junior mining companies from exploration success through the transition to project development, permitting, financing, construction and operations. As an executive, he has had a leadership role putting mines into production on three different continents.

In connection with Mr. McCunn's appointment, the board has approved the grant to Mr. McCunn of one million stock options, exercisable at 70 cents per share for a period of five years, and the grant of 100,000 restricted share units, vesting one year from the date of grant and exercisable for a period of five years.

In conjunction with the appointment Bryan Slusarchuk, resigned as CEO and director, effective August 1, 2024, but will remain actively involved in the Company as capital markets adviser and will be focused on the capital markets.

- On July 26, 2024, the Company announced that it has completed the phase 2 soil and rock chip sampling program at the Kesar Creek project in Papua New Guinea. Highlights from the program include:
 - 667 soil samples and eight rock chip samples collected during this phase of work;
 - Kesar Creek project is short distance from multiple epithermal vein and porphyry deposits and targets identified on the adjacent K92 Mining Inc. project;
 - Previous assays from GPAC sampling include multiple high-grade gold results obtained from veins that align with the orientation of K92 Mining Inc.'s prolific Kora deposit of 2.3 million ounces (oz) at 10.24 grams per tonne (g/t) gold (Au) equivalent measured and indicated plus a further 3.9 million ounces inferred at 8.6 g/t gold equivalent (Sept 12, 2023).

Outlook

Since incorporation on July 22, 2019, the Company has been focused on exploring various projects in Victoria, Australia and has secured financing to fund exploration. In September 2023, the Company expanded its project portfolio through the acquisition of 100% of the issued and outstanding securities of WDR, which has three projects in PNG: the Arau project, the Kesar Creek project and the Wild Dog project. In April 2024 the Company announced it has entered into an additional

acquisition agreement, expanding the PNG project portfolio with the highly prospective Tinga Valley Project, which closed in May 2024.

The Company is well financed to continue exploration on the PNG Projects and Australia projects.

In Papua New Guinea, the Company is continuing to compile all the exploration data for the three projects acquired through the WDR acquisition. There is a considerable amount of information that has been created through extensive historic exploration at the Wild Dog (Sinivit) Project and the Arau (Mt. Victor) Project. Drilling and geochemical databases have been established and this work is ongoing.

Kesar Creek has not been drilled to date but has minor past reconnaissance geochemical surveys which have been compiled in preparation for follow up grid-based soil sampling. During Q1 2024 a program of soil and rock sampling was conducted with excellent results and another similar scale soil and rock sampling program was completed during Q2 2024 with the collection of 667 soil samples and 8 rock chip samples. Assay results are pending.

At the Mt. Victor prospect, within the Arau Project, earthmoving contractors have completed the rehabilitation of the former mine road as well as the construction of the nine drill pads for the forthcoming drilling program. This will also allow drilling of the key targets at Mt. Victor and the surrounding area. Similarly, contracts are being negotiated for the rehabilitation of the main mine road to the Wild Dog Mine site so that exploration drilling can be undertaken later this year. The rehabilitation work is progressing well with the support of the Sinivit Land Owners Association. Drilling permits are not required in PNG once exploration licenses are issued, providing that community agreements are in place. Geochemical programs have been developed for the Gunsap and Wild Dog licenses which require the prior completion of the road rehabilitation for access to most of the prospect areas. A technical review of the Wild Dog-Gunsap tenements was also completed by an independent geological consultant during the quarter.

The initial ridge and spur soil sampling at Elandora licence (EL 2715), which forms part of the Arau Project, has been completed with the collection of 377 samples. Assay results are pending.

In Australia, the Company has continued geochemical fieldwork and mapping at the various key prospects within the Victorian gold projects, with particular focus on the Lauriston Gold Project due to the expansion of the project, and Walhalla Gold Project due to recent granting of the main tenements. Over the coming year, the Company intends to continue exploration at Lauriston, Walhalla, Beechworth, Moormbool and Golden Mountain on the targets established to date as well as continuing to identify and assess additional targets held within the tenement portfolio. Drill permits continue to be compiled and processed for granting on all the projects.

At the Lauriston Project, with the recent acquisition of Exploration License (EL5479), the Company has consolidated the entire Blackwood goldfield. This goldfield has various Fosterville type epizonal structures and prospects as evidenced by the Au-As-Sb association and the petrographic studies carried out at Comet-Trojan prospect. As a follow up to the drilling carried out in late 2023, the Company has continued to drill the Comet prospect and model the geology to fully understand the structural controls on the recently discovered high-grade zone. Twelve drillholes of percussion and diamond type have been completed at Comet this year to the end of Q2 for a total of 1847.7m

With the granting of all the tenements of the Walhalla Project including Walhalla (EL7297), Cooper's Creek (EL7300), Walhalla North (EL7289) and Harbinger (EL7215) fieldwork has been undertaken on all these licenses including mapping, geochemical sampling and underground exploration. Various drill permit applications have been made for the key prospects within each tenement. The modeling and research at Cohen's Reef have highlighted a potential parallel north plunging mineralized shoot. Drill permits are granted, and community work has begun at Walhalla township. Drill rig mobilization was attempted at Pinnacles prospect during the quarter, but excessive rain made access to the prospect too difficult, until the drier summer months. The drilling of the Pinnacles prospect and Cohen's Reef remain high priority targets.

During the quarter, a field review was conducted at the Everton molybdenite project. The Everton molybdenite field consists of at least seven porphyry cupola type intrusions with Cu-Mo mineralization and peripheral silver and base metals. The main workings were inspected, and Unidirectional Solidification Textures (UST) and silica caps were immediately recognized on site confirming that the project lies at the most prospective upper part of the intrusion system. Only one deep drill hole has been carried out within the entire field. Access to the main set of historical molybdenum workings and associated quarry has been accomplished and the entire landowner's property has been soil sampled and an XRF analyzed set of data generated. Three separate molybdenum mineralized intrusions occur on the property.

The Company continues to assess other projects within its portfolio and works to advance these to a drill ready state. This process includes but is not limited to fieldwork, advancing permits, community liaison and securing access agreements.

While the Company is active on the ground at the Walhalla Project, Lauriston Project and in PNG, the Company will also continually assess how to best maximize shareholder value from other projects within its portfolio via corporate activities. The Company believes that the large strategic land position of projects it has acquired in Victoria and PNG will present multiple opportunities to identify and assess transactions that can potentially benefit shareholders going forward.

The Company will also continually assess new projects available in Victoria and PNG through the exploration tenement application process and also projects owned by other corporate entities. The Company's experience in Victoria and PNG, and strong cash position puts it in a good position to expand its landholdings if the opportunity arises and therefore ongoing project identification and assessment work is occurring.

As the Company has no source of revenue at this time, it will continue to deplete capital to operate potential drill programs, fieldwork, office and administrative expenses and continual investigations of new projects and opportunities. Accordingly, the Company will be required to obtain additional financing in the future.

EXPLORATION PROJECTS

Papua New Guinea Projects

The PNG Properties comprise of a 2,513 square kilometer mineral exploration land package in PNG that has four projects consisting of six ELs.



Figure 1 – GPAC PNG tenement Map

The Wild Dog Project

The Wild Dog Project consists of two ELs (EL 2516 and EL 2761) totalling 1424 sq. km, which are located on the island of New Britain and are approximately 50 km southwest of Rabaul and Kokopo, PNG.

The Wild Dog Project occurs within a major NNE trending structure of at least 26 km in length which transect apparent volcanic caldera structures and intrusions. During the Mio-Pliocene at least three volcanic centres, known as the Nengmutka, Keravat and Sikut calderas, were localised along this horst and graben zone. This structural corridor constitutes an epithermal and porphyry hydrothermal-magmatic mineralized field.

The Nengmutka Caldera, which hosts the Wild Dog deposit, is characterised by a suite of calc-alkaline andesite breccia and ash flow tuff known as the Nengmutka Volcanics (Lindley, 1988). This formation has been mapped over an area of 600 sq. km. Tonalite of the Arabam Diorite intrudes the volcanic sequence and appears to be partly coeval with the caldera related volcanism (Figure 1).

The precious metal prospects are associated with epithermal type veining that contain gold-silver-telluride (Au-Ag-Te) mineralization. Gold and silver occur as native metals and as telluride minerals. Porphyry copper-gold type mineralization also occurs associated with these intrusion centres that usually underly the epithermal systems. The whole of the recognised belt is held within the Wild Dog tenements.

Within the central part of the Wild Dog project, a significant structural corridor called the "Wild Dog - Gunsap Corridor" occurs. The corridor is at least 15 km long and up to 4 km wide and hosts at least three porphyry copper-gold prospects and several epithermal gold deposits and prospects.

The original Wild Dog epithermal gold deposit occurs within the "Wild Dog - Gunsap Corridor" in the central part of the tenements. It was discovered in 1983, with exploration including extensive mapping, trenching, rock sampling and drilling between 1983 and 2005 by various explorers. New Guinea Gold Limited operated a small open pit mining operation from 2007 and 2011. No exploration has occurred since the closure of the mine.

Historical work completed by a previous operator returned significant gold assays. Channel sampling at the Kavursuki Prospect yields 4m at 9.41 g/t Au and at the Kargalio Vein 6m at 11.5 g/t Au.

Drilling of the Kavursuki Prospect by previous explorers, located within the Wild Dog Zone and north of the former Wild Dog mine, also yielded positive high-grade results.

Apart from the drilling conducted at the former Wild Dog gold mine there remain several drill intercepts that require further exploration outside of the mine environment, apart from the various trenching and channel sampling targets.

Additionally, multiple samples collected from a historic stockpile near the Wild Dog Zone returned bonanza grades of gold and copper including Sample 30104 which assayed 242 g/t Au, 601 g/t Ag, 9.52 per cent Cu and Sample 68001 which assayed 122.5 g/t Au, 350 g/t Ag and 11 per cent Cu.

The exploration program at the Wild Dog Project will initially focus on drilling extensions to known gold mineralization within the Wild Dog - Kavursuki mineralized corridor as well as other targets within the Wild Dog Structure such as Mengmut prospect. Other targets to be explored include the copper-gold Magiabe porphyry target as well as regional geochemical targets established by previous explorers. Extension of the IP coverage in the Magiabe area could better define the target. Orientation soil geochemistry and auger drilling through the shallow cover sequence in prospective areas will be undertaken.

The former Wild Dog mine site access road is currently undergoing rehabilitation using an earthmoving contractor following conclusion of discussions with the community. This work is progressing well. This road is integral to access all the prospective areas within the two exploration licences and this will allow the exploration program to be undertaken as well as the environmental assessment of project by Tetra Tech Coffey.

The details of the underlying agreements are described below in the acquisition section.

The Arau Project

The Arau Project consists of two granted ELs, EL 2651 and EL 2715, and a third recent EL application located in the Kainantu region, Eastern Highlands Province, PNG, which are immediately east of and adjoining the Kainantu gold mine owned by K92 Mining Inc.

Initial exploration work by previous operators has identified two potential deposit types at the Arau Project:

- epithermal-high sulphidation gold (Onga Hill and Erandora prospects) and
- copper-gold porphyry prospects (Mt. Victor, Mt. Aiyonka, Ebitara and P1 prospects).

Within the licence area, the Mt. Victor Prospect (copper-gold porphyry target) covers an area of 800m by 400m, and previous drilling suggests that the prospect area is a multiple phase intrusion complex that is copper, and gold mineralized. It is a drill ready prospect in which previous channel sampling has identified the following strong gold grades:

- 38m @ 2.64 g/t Au
- 12m @ 5.5 g/t Au
- 18m @ 2.4 g/t Au
- 10m @ 3.7 g/t Au.

These channel samples are in the central part of the Mt Victor prospect southwest of the former Mt Victor gold mine (Figure 1 – Sites (1) and (2)). Previous drilling was carried out in the 1980s, and all drillholes were vertical with an average depth of 27m for 124 drill holes. Drilling vertically suited the flat-lying skarn type target but is not appropriate for the subvertical fault zones which are likely part of the mineralizing system within the prospect.

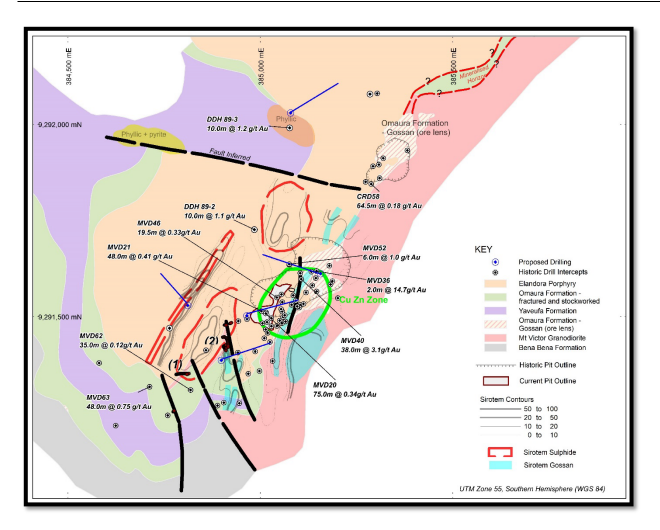


Figure 2 - Arau Project: Mt Victor prospect map

An initial drilling program at the Mt Victor Prospect, Arau Project, has been designed to follow up on historic drill intercepts, electromagnetic survey targets and previous geochemical soil sampling results. Following community negotiations, access road construction began and has continued through the current quarter. Bad weather has hampered some of the road reconstruction. Currently the road rehabilitation and construction has been completed and nine drill pads have been built for the proposed drilling. Drilling is scheduled to begin on July 2024 with QED Drilling contractor.

A ridge and spur soil sampling program has been completed for the Erandora (also spelled Elandora) license at specific prospects with gold and/or copper potential, with 377 samples collected. Assay results are pending.

The details of the underlying agreements are described below in the acquisition section.

The Kesar Creek Project

The Kesar Creek Project consists of EL 2711 and is located 10 km from the Kora gold deposit owned by K92 Mining Inc (Figure 3).

Exploration at Kesar Creek has identified the presence of semi-massive sulphide vein type mineralization associated with quartz veins on strike to the Kora gold deposit, as well as the potential for copper-gold porphyry prospects within the tenement. Although limited exploration has been carried out at Kesar Creek, the initial rock sampling program by GPAC returned high-grade gold-silver values in various areas on three prospective mineralization corridors.

					Au	
Sample_ID	East	North	RL	Occurrence	ppm	Ag ppm
KCRX24011	368176	9325017	1369	Outcrop	15.80	43
KCRX24012	368250	9324758	1256	Float	36.50	180
KCRX24013	368250	9324758	1256	Outcrop	25.20	40
KCRX24014	368130	9324741	1292	Outcrop	13.20	9
KCRX24015	368136	9324702	1302	Outcrop	116.00	194
KCRX24017	368952	9324499	1170	Outcrop	9.99	26
KCRX24024	369515	9327992	1590	Outcrop	33.40	33
KCRX24025	369496	9327967	1597	Outcrop	21.40	203
KCRX24026	369467	9327942	1645	Outcrop	8.06	158
KCRX24027	369492	9327717	1697	Outcrop	12.50	160
KCRX24028	369826	9327760	1602	Outcrop	244.00	72
KCRX24029	366824	9327360	1717	Outcrop	7.49	78

Table 1 – Kesar Creek rock cl	hip sample assays.
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Thirty-two (32) rock chip samples were taken from outcrop and artisanal underground works and returned high-grade assays including 244 g/t Au (underground working), 116 g/t Au (outcrop), 36.5 g/t Au (float) and 33.4 g/t Au (underground working). Of the 32 samples, 19 samples were above 1 g/t Au and ten samples averaged 52.8 g/t Au. A further seventeen rock samples have been collected from these highly prospective areas and the assays are pending.

Following the success of the initial soil sampling program principally targeted the West and Central Vein Zones at Kesar Creek a second follow up soil sampling program was carried out. The initial 332 soil samples from the first program returned numerous significant gold grades over a strike length of 5.5 km including a high-grade assay of 20.9 g/t Au. The follow up soil program consists of a further 667 soil samples covering the West, Central and East Vein Zones, which all strike northwest. Assays have not yet been received for these later soil samples.

The details of the underlying agreements are described below in the acquisition section.

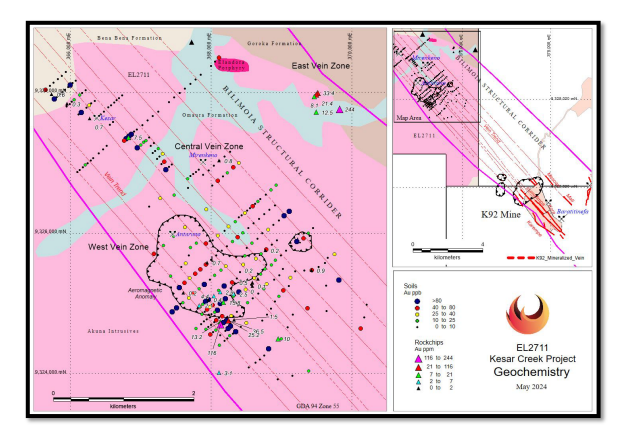


Figure 3 - Kesar Creek Project map

The Tinga Valley Property

The 347 sq km Tinga Valley property is located in the Papua Mobile Belt, a world class copper and gold district which is host to several Tier 1 copper and gold mines.

The Tinga Valley tenement is located within the Papua Mobile Belt, which hosts the Darai Limestone and sediments of the Iero Formation, which are intruded by diorite and andesite porphyry bodies. This represents a geologic setting and footprint like that of the Ok Tedi Mine, which between 1984 and 2022 produced over 5.17 million tonnes of copper and 15.9 million ounces of gold.

Historic work carried out initially by Kennecott Explorations and several other explorers since the early 1990's, through to the mid 2000's, identified extensive zones of porphyry related alteration, epithermal and skarn style copper and gold mineralization outcropping at surface. The mineralization and alteration have been mapped over a 2.5km x 1.5km area of diorite and andesite plugs intruded into limestone (Darai Limestone) and sediments of the Ieru Formation.

Several of the intrusive units at Tinga, show extensive mineralization and alteration with historic rock chip samples reporting grades of up to 1.97% copper and up to 12.7 g/t gold in areas of phyllic, argillic and potassic alteration. Sulphide mineralization reported includes galena-sphalerite-chalcopyrite and chalcocite. Calcsilicate skarn mineralization consisting of pyrite-chalcopyrite-magnetite have been mapped on the contact zones of the intrusive zones with the limestone.

The alteration occurs in concentric fashion around centres of potassic alteration, which are associated with the highest copper surface value. The alteration is indicative of a deeper, fully preserved porphyry copper-gold system.

Despite the highly encouraging results and being located in one of the most important copper-gold belts in the world, the main prospects at Tinga Valley have not been drill tested to date.

Australian Projects

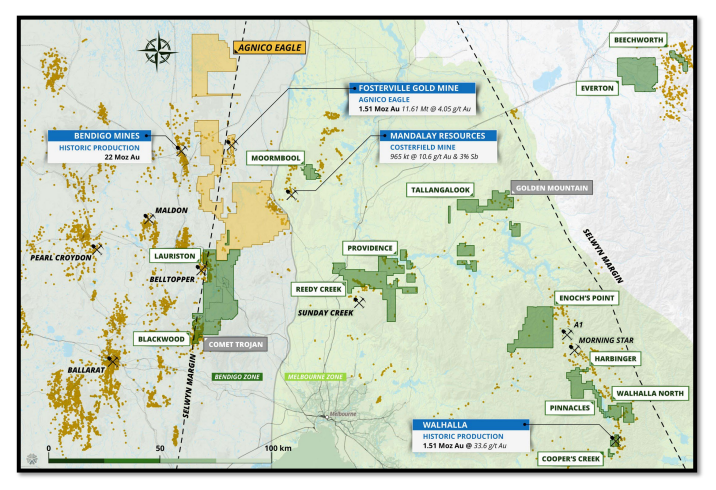


Figure 4 – GPAC Victorian Tenement Map

The Company's Australian properties consist of the Lauriston Gold Project, Tallangallook (Golden Mountain) Property, Moormbool Project, Providence Project, Beechworth Gold Project and Walhalla Gold Belt Project. All of the properties are held 100% through the Company's wholly owned subsidiary, Currawong Resources Pty Ltd.

Lauriston Gold Project

The Lauriston Gold Project consists of six exploration licenses, and one exploration licence application, located in the state of Victoria, Australia covering 565 km2 of the Fosterville Subdomain. The Lauriston Gold Project is south of and adjoining Agnico Eagle's Fosterville Gold Project which as of December 31, 2022, has reported proven and probable reserves of 6.5 million tonnes for 1.67 million ounces at 7.95 g/t Au. Mineralization at Agnico Eagle's Fosterville Gold Project is not necessarily indicative of mineralization at the Lauriston Gold Project.

The focus of the Company's exploration program is to explore within the property for gold deposits analogous in style and type to the Fosterville Gold Mine further north of Lauriston. These epizonal deposits are associated with the Tabberabberan orogeny of the Mid-Devonian and have a characteristic metallogenic signature of Au-As-Sb mineralization. The epizonal deposits of Central Victoria are distinctly different to the Early Devonian Bindian orogenic mesozonal gold mineralization of the Ballarat and Bendigo goldfields found further west and northwest. The Bendigo goldfield is also on strike to the Lauriston goldfield and the mineralization present at Lauriston has characteristics in common with both the Bendigo and Fosterville goldfield due to overprinting of the mineralization styles.

In late 2023, the Company carried out a scout RC drilling program aimed at specific structural targets and based on earlier drilling results. The brief four-hole program at three prospects has resulted in a significant highgrade gold discovery hole at the

Comet prospect with 8m at 105 g/t Au from 95m depth. This drill intersection was interpreted as being within the projected core of the Comet anticline where it is intersected by the west dipping Comet Fault Zone., which is a highly prospective structural setting and structurally similar to the Fosterville gold mine high grade gold zones.

Further drilling in Q2 2024 consisted of 7 diamond drillholes (CDH06 to CDH11 and CND01), for a total of 1072.4 meters. All seven drill holes intersected the Comet fault zone with wide zones of mineralization and varying gold grades. Two drillholes (CDH10 and CDH11) drilled at an oblique angle aimed at the high-grade zone to test for cross cutting mineralized structures. Drillhole CDH10 intersected 4.0 m at 22.3 g/t Au from 101.93 meters. This intersection lies between CDH05A and CDH01A intersections. Drillhole CDH11 failed to intersect significant gold mineralization at the projected location and this is interpreted as having drilled underneath the plunging gold rich mineralized shoot or plunging zone. Diamond drill hole (CDH09) encountered similar mineralization to that encountered in CDH02 previously, with multiple stacked zones of west dipping mélange type quartz veined mineralization as well as generally flat-lying sandstone hosted extensional quartz veins. Some of these flat lying veins have visible gold and are high grade (such as CDH09:0.3 m at 55.6 g/t Au) as well as the mélange hosted main veined fault discovery zone.

				Max Depth	GRID Azimuth	Dip	Hole		
Hole ID	х	Y	Z	(m)	(deg)		Туре	Grid ID	Prospect
CDH01	263515.2	5850091.9	606.3	78.0	95.1	-70.2	RC	MGA94_55	Comet
CDH01A	263517.5	5850091.9	606.7	128.0	95.1	-68.8	DD / RC	MGA94_55	Comet
CDH02	263511.0	5850091.9	605.7	255.5	90.1	-78.7	DD / RC	MGA94_55	Comet
CDH03	263527.0	5850124.4	608.2	114.0	84.2	-64.6	RC	MGA94_55	Comet
CDH04	263524.6	5850124.0	607.8	150.0	82.7	-74.8	RC	MGA94_55	Comet
CDH05	263520.3	5850092.4	607.0	12.0			DD	MGA94_55	Comet
CDH05A	263519.9	5850092.4	607.0	128.4	92.1	-65.6	DD	MGA94_55	Comet
CDH06	263513.2	5850091.2	606.2	155.7	71.7	-62.4	DD	MGA94_55	Comet
CDH07	263512.7	5850091.4	606.2	188.0	64.5	-72.1	DD	MGA94_55	Comet
CDH08	263512.7	5850090.9	606.1	185.8	104.5	-70.2	DD	MGA94_55	Comet
CDH09	263512.5	5850091.0	606.1	173.1	83.5	-72.6	DD	MGA94_55	Comet
CDH10	263532.5	5850119.7	608.9	118.6	142.3	-69.5	DD	MGA94_55	Comet
CDH11	263532.1	5850119.6	608.8	124.7	148.9	-69.4	DD	MGA94_55	Comet
CND01	263557.7	5850357.2	628.4	126.6	89.5	-55.0	DD	MGA94_55	Comet North
				1938.3					

Table 2 – Comet drilling location information for 2024.

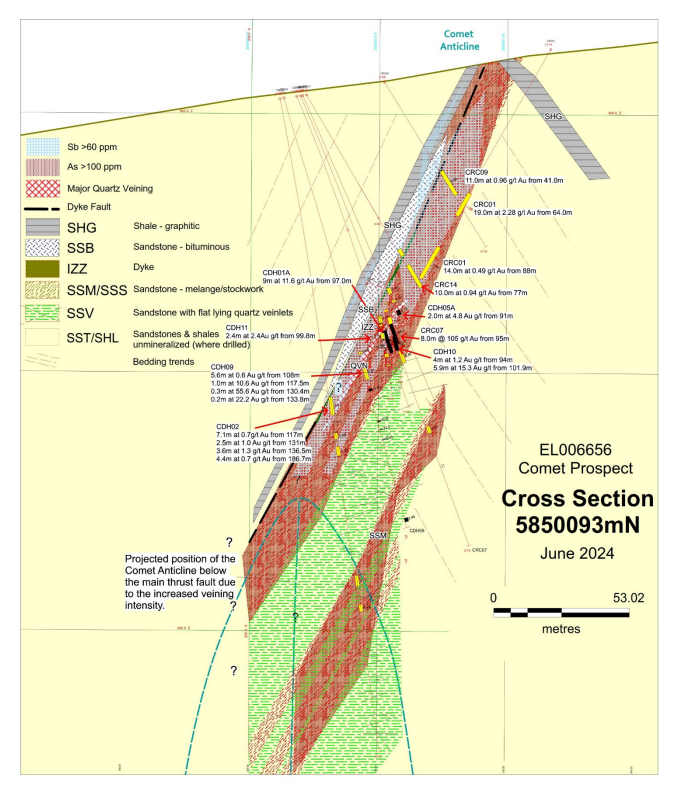


Figure 5 - Comet Prospect cross section of drilling results and interpretation

Drilling has revealed a complex structural setting with numerous mineralized west dipping and flat lying extensional quartz veins as well as at least three vertically stacked fault zones, of which the main zone of mineralization is present in the uppermost fault zone. These flat lying veins often have euhedral rhombic crystals of arsenopyrite within the host rock as haloes to the quartz veins.

The structural setting is very similar to that found at Fosterville, with the west dipping faults hosted by east dipping beds being the most prospective part.

	From	$\frac{1}{2}$ = $\frac{1}{2}$	Length	Au		Sb	As
Hole ID	(m)	To (m)	(m)	(ppm)	Au x L	(ppm)	(ppm)
CDH01A	91.0	93.7	2.8	0.9	2.5	43	708
CDH01A	97.0	106.0	9.0	11.6	104.0	73	7002
CDH02	117.0	124.1	7.1	0.7	5.0	37	871
CDH02	131.0	133.5	2.5	1.0	2.5	9	1783
CDH02	136.5	140.0	3.6	1.3	4.6	10	1935
CDH02	186.7	191.1	4.4	0.7	3.2	15	929
CDH03	85.0	88.0	3.0	1.0	3.1	36	456
CDH05A	81.5	84.1	2.6	0.5	1.2	85	364
CDH05A	91.0	93.0	2.0	4.8	9.6	81	11755
CDH06	100.8	102.5	1.7	0.8	1.4	64	2292
CDH06	105.0	105.3	0.3	10.9	3.8	121	896
CDH07	105.6	116.0	10.4	1.2	12.6	37	2431
CDH08	95.9	105.3	9.4	0.7	6.9	55	1072
CDH08	107.8	110.5	2.7	2.2	5.9	20	1387
CDH08	112.5	116.9	4.4	0.3	1.1	24	2399
CDH08	168.8	169.3	0.6	6.3	3.4	10	115
CDH09	108.2	113.9	5.6	0.6	3.4	43	2903
CDH09	117.5	118.5	1.0	10.6	10.6	53	2968
CDH09	130.4	130.8	0.3	55.6	19.5	89	3692
CDH09	133.8	134.0	0.2	22.2	4.4	3	242
CDH09	169.4	171.0	1.6	2.5	3.9	57	6743
CDH10	94.0	98.0	4.0	1.2	4.7	48	1850
CDH10	101.9	107.8	5.9	15.3	89.6	58	3484
CDH11	99.8	102.1	2.4	2.4	5.6	40	1903
CDH11	108.2	109.7	1.5	1.4	2.0	23	2707
CDH11	122.0	122.7	0.7	3.0	2.1	12	38
CRC07	95.0	103.0	8.0	105.5	843.8	60	917
CRC07	106.0	111.0	5.0	0.5	2.3	14	102
CRC07	137.0	140.0	3.0	0.9	2.6	19	703

Table 3 – Comet drilling intersections for 2024

Ongoing structural analysis has been undertaken and this has established various targets at the discovery area. The high-grade zone is projected to continue at depth and off section so that further drilling will be aimed at intersecting this high-grade zone plunge. The other distinct drill target is the area west of drillhole CDH02, to follow up on the widespread down hole mineralization and quartz veining present in that hole and CDH09.

Drilling in the Comet North area will also continue which is about 300m to the north of the CRC07 drillhole discovery. Wide zones of gold mineralized stockwork outcrop in the Comet North area and access is now possible due to the granting of the Work Plan for the entire Comet prospect. The main Comet shaft and associated adit occurs in this area.

Tallangallook (Golden Mountain) Project

The Tallangallook property (EL006430 and EL007308) is located in the central part of the State of Victoria, Australia, situated about 150 km northeast of Melbourne within the Melbourne zone and is underlain by Siluro-Devonian rocks and the Strathbogie granite. These licenses cover 600 km²

The focus of the Company is to explore within the property for gold deposits as intrusion related gold deposits as well as epizonal orogenic vein deposits. These epizonal deposits are associated with the Tabberabberan orogeny of the Mid-Devonian and have a characteristic metallogenic signature of Au-As-Sb mineralization. An independent consultant has been contracted to create a resource estimate.

Moormbool Project

The Moormbool project area consists of three granted licenses (EL006280, EL006913, & EL007193) and occurs east of Fosterville within the Melbourne zone and is underlain by Siluro-Devonian rocks.

Soil geochemistry exploration indicates that the southeast-striking postulated Graytown – Redcastle fault zone is arsenic and gold mineralized within the overlying laterite. Nearby within the magnetic anomaly, soil sampling indicates two parallel NNW striking fault zones which are anomalous in Au-As-Co metals. RAB drilling was conducted during the quarter with ten holes drilled for 232 meters. Drill hole MRA03 was drilled to 29m and averaged 530ppm arsenic with low order gold to 5 ppb within weathered hornfels. A proposal for deeper drill targeting in the fresh basement rock as well as along strike will be further assessed.

Beechworth Gold Project

The Beechworth Gold Project provides a high-grade gold project northeast of the Company's Tallangallook Project, in northeastern Victoria. The Beechworth Project consists of two granted Exploration License, two Exploration Licence applications and one Retention License (36 km2) application totaling 495 km2. The property contains numerous old gold workings or prospects which were mined in the mid to late 19th and early 20th centuries.

In addition, the new Everton Exploration Licence (EL008334) has been granted during the quarter on 23/11/2023, that covers 230 km2. This licence is targeting a porphyry copper-molybdenum-gold mineralized system. A series of granitic apophyses/cupolas occur along the edge of the Murmungee granite batholith, hosted by Ordovician sediments. Everton was the largest historical molybdenum producer in Victoria and is a Critical Mineral target. Landowner access negotiations have been successful in the main prospect area, with a complete grid-based soil sampling program completed. This sampling has confirmed and defined the molybdenum mineralization present in the three cupola type intrusions. A consultant with considerable porphyry experience has been engaged to carry out mapping of the property in the coming quarter.

The Hurdle Flat Work Plan drilling permit at the Hurdle Flat goldfield has been approved. This Work Plan is designed to follow up on previous explorer's positive drilling results from the Wallaby group of prospects, such as 8m at 12.22 g/t Au from 34m (WP06). A reassessment of this prospect for the suitability of RAB drilling has begun.

A follow up RAB drilling program is planned for Q3 following the renewal of the access agreement with HVP Plantations P/L.

The Walhalla Gold Belt Project

The Walhalla Gold Belt Project has now been consolidated by the Company via staking into a major land holding, with 6 tenements now granted (most of them recently granted) covering the Walhalla goldfield, Harbinger goldfield, Enoch's Point goldfield, Cooper's Creek copper/PGE prospect and the Pinnacles goldfield. The six granted tenements composed of 537 km² contain 91 hard-rock prospects with 31 of them having production figures from the late 19th and early 20th centuries. The total recorded gold production from these 31 prospects amounts to 1,510,309 ounces at a recovered grade of 33.59 g/t Au (GeoVic,2020).

At Cohen's Reef, the largest historic gold producer, a drilling permit has been approved which would allow drilling of the postulated high grade repetition target presented in the Cohen's Reef longitudinal section, with drill collar sites located largely in the Empress Shaft area. A community information program has begun to establish our interest in drilling the area. This

program has been well received with the main issue being that the residents don't want night shift drilling because of the noise. The Company will continue to develop the proposed exploration drilling program with the community and the appropriate authorities.

In addition, the Pinnacles licence was granted on 21 October 2022 and covers 103km2, with the main target being the Pinnacles prospect. Site inspection with the Forests Department (DECCA) for access to drill the area as part of the Low Impact Exploration Permit has been conducted. DECCA requested a flora survey as part of the approval process for the drill permit. The flora survey has been completed with no impediments to DECCA granting the drill permit. A diamond drilling contractor has been sourced and they have confirmed that they will be available for drilling in November 2024 when weather will be dry enough to access the prospect.

Providence Project

The Company holds two granted licences, which combined cover 646 km², that it calls the Providence Project.

Primary epizonal gold deposits are found throughout the Providence Project. Gold mineralization is hosted by Siluro-Devonian sediments as well as in association with dioritic and felsic dykes, either with quartz veins or with disseminated arsenopyrite - pyrite \pm stibnite.

The Company has previously carried out exploration and drilling at the Providence Project. At Reedy Creek, the Company has reviewed the previous drilling and downhole 3D televiewer structural data at the Weineroider Ridge prospect and is preparing a plan for RAB drilling at the Doyle's and Weineroider's prospect areas, where previous high-grade intersections were achieved such as RWR13 with 8m at 42.4 g/t Au from 68m. The structural data show that the various high-grade veins generally strike north west and dip south west at various dip angles. The skid mounted RAB rig will be able to negotiate this steep terrain and drill at an optimum azimuth and dip.

Mr. Neil (Rex) Motton, (B.App.Sc (Geol) Hons., MAusIMM(CP), MSEG) a Qualified Person under the meaning of Canadian National Instrument 43-101 and an officer and director of Great Pacific Gold Corp, is responsible for the technical content of this Management's Discussion and Analysis.

Acquisition of Wild Dog Resources Inc.

Wild Dog Resources Inc.:

On September 20, 2023, the Company closed the acquisition of Wild Dog ("the WD Transaction") pursuant to the terms of an amalgamation agreement (the "Agreement"). The Company acquired all of the issued and outstanding common shares of Wild Dog by issuing 16,161,441 common shares ("Consideration Shares") of the Company, 1,553,679 stock options and 526,892 share purchase warrants.

The WD Transaction did not meet the definition of a business combination and therefore, was accounted for as an asset purchase of mineral property interests and related net assets. The fair value of the consideration paid for the acquisition of Wild Dog has been allocated to the assets acquired and liabilities assumed, based on management's best estimate and taking into account all available information at the time of acquisition.

The Consideration Shares are subject to contractual resale restrictions, with 33.33% being free trading on closing, 33.33% being released three months after closing, and 33.34% being released six months after closing. The value of the Consideration Shares was estimated using the Black Scholes Option Pricing Model to estimate the discount related to the lack of marketability of the Consideration Shares due to the contractual restriction. The following assumptions were used on the Black Scholes Option Pricing Model: share price \$0.51, expected life of 0.25 to 0.5 years, expected annualized volatility of 100%, risk free interest rate of 4.91% and a dividend yield of 0%

The Company issued the following stock options and share purchase warrants on closing of the WD Transaction:

Expiry Date	Number	Exercise Price	Remaining Life (Years)
Stock options			
August 21, 2024	376,110 \$	S 0.35	0.14
February 16, 2026	1,052,928	0.70	1.63
December 8, 2026	124,641	0.70	2.44

The following tables summarize the fair value of the total consideration paid and the aggregate fair value of the identified assets acquired and liabilities assumed:

Purchase price	\$
16,141,441 common shares of the Company at \$0.43 per share	7,002,024
1,553,679 stock options of the Company	343,795
526,892 share purchase warrants of the Company	22,219
Fair value of consideration	7,368,038

Net assets acquired	\$
Cash	621,407
Vehicle	24,639
Exploration and evaluation assets	5,341,230
Investment in Ontaga Resources Ltd.	2,112,402
Accounts payable and severance payments	(731,640)
	7,368,038

On September 20, 2023 the Company acquired WDR. WDR has option agreements to acquire three-projects, the Wild Dog project, the Arau project, and the Kesar Creek project. The Projects are comprised of multiple exploration licensees (EL's) and exploration license applications (ELAs) covering approximately 2,166 square kilometers.

The Wild Dog Project

The Wild Dog Project consists of EL 2516 and EL 2761, totaling 1424 square kilometers, which are located on the island of New Britain, Papua New Guinea, and are approximately 50 km southwest of Rabaul and Kokopo, Papua New Guinea. EL 2516 was granted on April 22, 2024.

Wild Dog also applied for and received EL 2761, which is contiguous and situated to the west and north of EL 2516, located on the eastern portion of New Britain island in PNG.

1) <u>Munga River Option Agreement</u>

Wild Dog entered into an option agreement dated December 19, 2019, as amended on August 31, 2023, between Wild Dog and Munga River Limited ("Munga River"). Pursuant to the agreement, the Company may acquire up to a 100% interest in EL 2516 in stages.

To acquire and maintain an initial 80% interest in EL, the Company is required to pay and issue:

- (i) \$25,000 within 20 business days following the notification of grant of EL 2516 (paid);
- (ii) \$275,000 within 10 business days following the issuance of EL 2516 (paid);
- (iii) \$550,000 in shares within 10 business days following the issuance of EL 2516, at a price equal to the lesser of (a) the price of the last financing and (b) the closing price of the common shares immediately prior to license issuance (issued 625,000 common shares subsequently);
- (iv) \$250,000 within 20 business days following renewal of EL 2516; and

(v) \$250,000 in shares within 30 business days following the 36-month anniversary of the renewal of EL 2516.

In order to acquire and maintain an additional 20% interest (for an aggregate 100% interest) in EL 2516, the Company is required to pay and issue:

- (i) \$700,000 within 30 business days following the 48-month anniversary of closing the WD Transaction;
- (ii) \$300,000 in shares within 30 business days following the 48-month anniversary of closing the WD Transaction;
- (iii) \$1,400,000 within 40 business days following the 72-month anniversary of closing the WD Transaction; and
- (iv) \$600,000 in shares within 30 business days following the 72-month anniversary of closing the WD Transaction.

Unless otherwise described, the shares described above will be issued at the volume-weighted average price ("VWAP") for the 20 trading days immediately prior to the date of each such share issuance.

Upon the Company acquiring 80% interest, the Company will grant a 2% net smelter return royalty ("NSR") in respect of EL 2516. The Company may purchase one-half (1%) at any time prior to the commencement of commercial production with the payment and issuance of:

- (i) \$625,000; and
- (ii) \$625,000 in shares at a price per share equal to the 30-day VWAP.

The Company is also required to issue \$150,000 in shares on the grant of EL 2516 to a third party at a price equal to the lesser of (a) the price of the last financing and (b) the closing price of the common shares immediately prior to license issuance;

2) <u>The Aphrodite Agreement</u>

The Company entered into an agreement dated December 19, 2019, as amended August 31, 2023, (the "Aphrodite Agreement") with Empire Exploration Pty Ltd and the trustee of the Aphrodite Trust ("Aphrodite"), whereby Aphrodite agreed to withdraw all legal claims relating to its 10% interest in the historic tenement. Pursuant to the Aphrodite Agreement, the Company is required to pay:

- (i) \$112,500 within 10 business days following the grant of EL 2516 (paid);
- (ii) \$10,000 within 30 business days following the grant of the EL 2516 (paid); and
- (iii) \$122,500 within 10 business days following the 12-month anniversary of the grant of EL 2516.

3) <u>The NGGL Agreement</u>

The Company entered into an agreement dated May 30, 2022, as amended August 31, 2023, (the "NGGL Agreement") with NGGL (in liquidation), whereby NGGL agreed to withdraw all legal claims relating to the historic tenements. Pursuant to the NGGL Agreement, The Company is required to pay and issue to NGGL's liquidator:

- (i) \$30,000 within 20 business days following the notification of the grant of EL 2516;
- (ii) \$325,000 within 20 business days following the grant of the EL 2516; and
- (iii) \$400,000 in shares on the grant of EL 2516.

The Kesar Creek Project

The Kesar Creek Project consists of EL 2711, comprising 130 square kilometers, and is located in Kainantu region, Eastern Highlands Province, Papua New Guinea.

Wild Dog entered into a project and investment agreement dated April 5, 2023 (the "Project and Investment Agreement") with Andy Thomas ("Thomas") and Yaendal Minerals Limited ("Yaendal"), pursuant to which the Company agreed to acquire a 90% interest in Yaendal (the "90% Yaendal Interest"), a Papua New Guinea company, which holds EL 2711.

In order to earn the 90% Yaendal, the Company is required to pay:

(i) \$200,000 on granting of the EL (paid);

- (ii) \$100,000 on or before the 12-month anniversary of granting of the EL; and
- (iii) \$100,000 on or before the 24-month anniversary of granting of the EL.

Pursuant to the Project and Investment Agreement, the Company will also pay and issue:

- (i) 640,295 common shares within 20 business days following the grant of the EL 2711 (issued with a fair value of \$364,968); and
- \$5,000 in cash per month to Thomas' consulting company for a period of six (6) years following the execution of the Project and Investment Agreement

At any time after the completion and publication of a definitive feasibility study and after written receipt of the first renewal of the grant of the EL pursuant to ELA 2711, the Company shall have the right to purchase all or any portion of the remaining shares in Yaendal held by Thomas at a price equal to the mid-point of a range of an independent valuation by an independent accountant. Up to 80% of this is payable, at the election of the Company, in Great Pacific Shares at a price equal to at the VWAP for the 20 trading days immediately prior to the date of such share issuance.

The Company will be solely responsible for funding exploration activities and other expenditures at the Kesar Creek Project. Yaendal will be required to repay to the Company 100% of the earnings or dividends that Thomas would be entitled to receive until such time as the amounts so received equal the aggregate amount of expenditures incurred by the Company that would have been payable by Thomas.

The Kesar Creek Project is subject to a 2% NSR that Yaendal may purchase one-half (1%) at any time, for \$1,500,000.

The Arau Project

The Arau Project consists of EL 2651 and EL 2715 (issued during the period ended June 30, 2024), totaling approximately 614 square kilometers, located in the Kainantu region, Eastern Highlands Province, Papua New Guinea.

Wild Dog entered into a Share Purchase and Financing Agreement dated January 10, 2021 with Taha Sanduhu ("Sanduhu") and Ontaga Resources Ltd. ("Ontaga") pursuant to which the Company can acquire up to 85% interest in Ontaga. The Company currently holds a 25% interest using the equity method. The Company may acquire an additional 60% interest in Ontaga (up to an aggregate of 85%), by paying \$390,000 on or before the later of the renewal dates for EL 2651 or EL 2715.

The Company is also required to pay:

- (i) K50,000 in cash towards the completion of a medical clinic located near the village of Arau and the employment of the services of a nurse during the third year of EL2651;
- (ii) K50,000 in cash for employment services for the 24 months following the completion of the First Ontaga Option during the fourth year of EL2651;

Upon the Company acquiring an 85% interest in Ontaga, the Company will be solely responsible for funding exploration activities and other expenditures at the Arau Project. However, Ontaga will be required to pay to the Company 80% of earnings or dividends that Sanduhu would be entitled to receive until such time as the amounts so received equal the aggregate amount of expenditures incurred by the Company that would have been payable by Sanduhu.

The Arau Project is subject to a 2% NSR. Ontaga may purchase one-half (1%) of the NSR at any time, for \$1,000,000.

During the period ended June 30, 2024 the movement in the equity investment was as follows:

	June 30, 2024	December 31, 2023
	\$	\$
	42 477	
Current assets	43,477	-
Exploration and evaluation assets	8,449,608	8,449,608
Current liabilities	(228,009)	-
Net assets	8,265,076	8,449,608
The Company's share of the net assets -25% (2023 -25%)	2,066,269	2,112,402
	June 30, 2024	June 30, 2023
	\$	\$
Exploration expenditures	(186,036)	-
Exchange difference on translation of foreign operations	1,504	
The Company's share of comprehensive loss – 25% (2023 – 0%)	(46,133)	-
	June 30, 2024	December 31, 2023
Investment in Ontaga Resources Ltd	sunc 50, 2024 \$	S
Balance, beginning of period	2,112,402	-
Acquisition of Ontaga Resources Ltd	-	2,112,402
Loss on equity investments	(46,133)	-
Balance, end of period	2,066,269	2,112,402

Acquisition of Tinga Valley Copper & Gold Corp

On May 17, 2024, the Company closed the acquisition of Tinga pursuant to the terms of the amalgamation agreement (the "Tinga Agreement"). The Company acquired all of the issued and outstanding common shares of Tinga by issuing 12,500,000 common shares ("Tina Consideration Shares") of the Company.

The acquisition of Tinga did not meet the definition of a business combination and therefore, was accounted for as an asset purchase of mineral property interests and related net assets. The fair value of the consideration paid for the acquisition of Tinga has been allocated to the assets acquired and liabilities assumed, based on management's best estimate and taking into account all available information at the time of acquisition.

The Tinga Consideration Shares are subject to contractual resale restrictions, with 33.33% being released on September 17, 2024, 33.33% being released on January 17, 2025, and 33.34% being released on May 17, 2025. The value of the Tinga Consideration Shares was estimated using the Black Scholes Option Pricing Model to estimate the discount related to the lack of marketability of the Tinga Consideration Shares due to the contractual restriction. The following assumptions were used on the Black Scholes Option Pricing Model: share price \$1.08, expected life ranging from 0.33 years to 1 year, expected annualized volatility ranging from 90.98% to 100.71%, risk free interest rate of 4.19% and a dividend yield of 0%.

The Company appointed a financial advisor in connection with the transaction and issued 600,000 common shares as an advisory fee which were valued at \$648,000. The Company paid other share issuance costs of \$51,680.

The following tables summarize the fair value of the total consideration paid and the aggregate fair value of the identified assets acquired and liabilities assumed:

Purchase price	\$
12,500,000 common shares of the Company at \$0.78 per share	9,699,138
600,000 common shares issued as an Advisory Fee	648,000
Other share issuance costs	51,680
Fair value of consideration	10,398,818
Net assets acquired	<u> </u>
Cash	3,520
Exploration and evaluation assets (Note 8)	10,581,248
Accounts Payable and Accrued Liabilities	(185,950)
	10,398,818

Below is a summary of the changes in the exploration and evaluation assets for the period ended June 30, 2024:

Acquisition Costs	Wild Dog Project	Ke	esar Project	Tinga Valley Project	Victoria Projects	Total
Balance, December 31, 2023 Additions Foreign exchange	\$ 4,893,833 1,147,500	\$	812,365 200,000	\$ - 10,581,249 -	\$ 1,292,548 - 9,584	\$ 6,998,746 11,928,749 9,584
Balance, June 30, 2024	\$ 6,041,333	\$	1,012,365	\$ 10,581,249	\$ 1,302,132	\$ 18,937,079

During the period ended June 30, 2024, the Company incurred exploration costs as follows:

				Vi	ctoria	Projects									
Exploration Expenditures	Golden	Mountain Project	L	auriston Project	Bee	chworth Project	Pro	ovidence Project	,	Walhalla	and	Projects General ploration	PNG Projects		Total
Assay	\$	-	\$	15,990	\$	172	\$	-	\$	633	\$	581	\$ 23,022	\$	40,398
Data compilation		-		2,016		-		-		165		-	372		2,553
Drilling		-	-	203,972		-		-		23,193		4,570	11,089		242,824
Equipment rental		-		8,944		-		-		4,246		263	755		14,208
Field expenditures		936		39,691		1,581		-		6,032		6,524	49,919		104,683
Geological consulting		37,827		179,306		-		-		43,944		2,547	163,801		427,425
Geophysics and surveying		-		10,194		-		-		-		23,880	-		34,074
Project administration		1,307		33,749		-		6,828		7,778		6,248	39,558		95,468
Salaries and wages		-		98,257		-		-		49,193		56,046	82,448		285,944
Tenement administration & fees		512		26,414		99		2,659		3,975		1,279	199		35,137
Travel				6,846						5,193		1,091	41,470		54,600
	\$	40,582	\$	625,379	\$	1,852	\$	9,487	\$	144,352	\$	103,029	\$ 412,633	\$1	,337,314

Pursuant to the Australian mineral rights regulations, the Company is required to incur annual minimum exploration expenditures to maintain the exploration licenses. Under Australian mining laws, the Company is required to incur AUD\$15,000 plus AUD \$150 per km2 in first year, AUD \$200 per km2 for each of second, third and fourth year and AUD \$300 per km2 for each year thereafter. The expenditure commitment per km2 increases over time, but is offset by forced tenement area reductions on the second and fourth anniversary of 25% and 40% respectively. The Company estimates the following annual minimum exploration expenditures to fall due, based on both granted licenses and the anticipated timing of pending licenses being granted, to be AUD\$738,325 in 2024, AUD\$774,350 in 2025, and AUD\$718,730 in 2026.

Results of Operations

The condensed consolidated interim financial statements reflect the financial condition of the Company's business for the period ended June 30, 2024. The significant events during the period which impacted the financial results of the Company, some of which are discussed above in the performance summary section are:

During the six-month period ended June 30, 2024, the Company incurred a loss of \$8,175,807 (2023 - \$ 1,809,779) and during the three-month period ended June 30, 2024, the Company incurred a loss of \$3,746,836 (2023- \$948,073). Significant expenditures included:

- Exploration expenditures totaled \$1,337,314 (2023 \$830,322) for the six-month period ended June 30, 2024 and \$699,563 (2023 \$335,073) during the three-month period ended June 30, 2024. During the period, the Company continued to actively explore various targets in its property portfolio, as described in the performance summary and exploration project sections above. Exploration expenditures increased year over year as the Company ramped up exploration on the PNG portfolio, with drilling commenced subsequent to period end at the Arau project. Drilling also continues at the Lauriston project in Australia, following the discovery at the Comet target. Please refer to the Exploration Project section for a breakdown of the exploration expenditures incurred for the period ended June 30, 2024.
- Management fees of \$162,000 (2023 \$162,000) during the six-month period ended June 30, 2024, and \$81,000 (2023 \$81,000) during the three-month period ended June 30, 2024. Management fees include fees paid to the CEO.
- Professional fees of \$342,885 (2023 \$254,251) during the six-month period ended June 30, 2024, and \$189,330 (2023 \$117,597) during the three-month period ended June 30, 2024. This largely includes legal and accounting activity related to general corporate matters, and listing and compliance requirements. The increase is due to increased entities and activity with the new PNG portfolio. During the current period professional fees also include a portion of the recruitment fee for the new CEO who was appointed subsequent to June 30, 2024.
- Office expenses of \$151,161 (2023 \$52,612) for the six-month period ended June 30, 2024, and \$74,973 (2023 \$27,483) for the three-month period ended June 30, 2024. Office expenses include insurance, rent, and general office expenses and increased as activity ramped up following the acquisition of Wild Dog.
- Shareholder communications and marketing of \$1,176,793 (2023 \$402,996) for the six-month period ended June 30, 2024, and \$895,611 (2023 \$299,082) for the three month period ended June 30, 2024. The Company continued to raise awareness of its projects, including the proposed PNG acquisition, and the exploration completed to date. During the period the Company commenced a new marketing campaign to raise awareness of the Company's projects.
- Share-based payments of \$4,497,449 (2023 \$nil) during the six-month period ended June 30, 2024, and \$1,613,460 (2023 \$nil) for the three- month period ended June 30, 2023. Share-based payments are related to stock options granted and the timing of vesting during the periods. During the period ended March 31, 2024, the Company granted 2,115,000 stock options and issued 6,690,000 restricted share units.

During the six-month period ended June 30, 2024, the Company incurred a comprehensive loss for the period of \$8,175,141 (2023 - \$1,847,000). Included in the comprehensive loss was gain on foreign exchange differences arising on translation of the Currawong operation of \$666 (2023 – loss of \$37,221) for the six-month period ended June 30, 2024, and a gain of \$14,273 (2023 – loss of \$6,889) for the three-month period ended June 30, 2024.

Summary of Quarterly Results

	June 30, 2024	March 31, 2024	December 31, 2023	S	eptember 30, 2023
Working capital	\$ 6,313,436	\$ 9,480,938	\$ 10,964,753	\$	12,770,728
Exploration expenditures	699,563	637,751	543,059		369,264
Net loss	(3,746,836)	(4,428,971)	(1,715,719)		(886,170)
Comprehensive loss	(3,732,563)	(4,442,578)	(1,690,310)		(893,474)
Net loss per share - basic	(0.04)	(0.05)	(0.02)		(0.01)
	June 30,	March 31,	December 31,	S	eptember 30,
	2023	2023	2022		2022
Working capital	\$ 13,752,417	\$ 14,671,511	\$ 15,531,623	\$	16,426,819
Exploration expenditures	335,073	495,249	523,312		1,237,205
Net loss	(948,073)	(861,706)	(899,127)		(1,511,342)
Comprehensive loss	(954,962)	(892,038)	(952,750)		(1,514,702)
Net loss per share - basic	(0.01)	(0.01)	(0.01)		(0.02)

Discussion of Quarterly Results

Since incorporation and listing the Company has been focused on project investigation, project acquisition and the exploration of acquired projects in Victoria, Australia. The Company has been successful in financing these activities and continues to actively explore the various projects, including drilling. Significant items impacting the Company's net loss are primarily from the changing levels of financing available, project investigation and exploration activities, share-based compensation, and office and administrative expenses. Changing levels in exploration programs and general and administrative costs fluctuate independently according to field activities at our properties or general corporate activities.

Liquidity

The Company's mineral exploration and development activities do not provide a source of income. Given the nature of our business, the results of operations as reflected in the net losses and losses per share do not provide a complete interpretation of our valuation.

The Company's working capital as at June 30, 2024, was \$6,313,436. This balance includes cash of \$5,862,380 to settle current liabilities of \$600,171. The Company is in a strong working capital position with sufficient funds to finance the next phase of exploration and to fund general administrative costs during this period.

While the Company currently has sufficient funds to complete the next phase of the exploration programs, the Company does not have a source of income available to maintain liquidity indefinitely into the future. The Company continues to investigate additional project and financing opportunities and would consider raising capital via share issuances, debt facilities, joint venture arrangements, or a combination of these options. The Company has financed its operations to date primarily through the issuance of common shares.

Operating Activities: The Company does not generate cash from operating activities. Net cash used in the Company for operating activities, which includes exploration activities, for the period ended June 30, 2024, was \$4,488,847.

Investing Activities: During the period ended June 30, 2024, the Company had net cash outflows from investing activities of \$898,669. Significant items included property option payments of \$422,500 related to the Wild Dog Project, property option payments for the Kesar Creek project of \$200,000, payments related to the acquisition of Tinga of \$51,680, and funding of \$228,009 provided to Ontaga Resources Ltd for exploration activities.

Financing Activities: During the period ended June 30, 2024, the Company received \$43,409 as consideration for the stock option exercise of 124,026.

The condensed consolidated interim financial statements have been prepared on a going concern basis which assumes that the Company will be able to realize its assets and discharge its liabilities in the normal course of business for the foreseeable future. The Company's continuing operations rely on the ability of the Company to continue to raise capital.

Related Party Transactions

The condensed consolidated interim financial statements include the financial statements of the Company and its subsidiaries:

Company	Place of Incorporation	Effective Interest	Principal Activity	Functional Currency
Currawong Resources Ltd	Australia	100%	Exploration	Australian Dollar
Bendigo Gold Corp	Canada	100%	Inactive	Canadian Dollar
Wild Dog Resources Inc	Canada	100%	Holding	Canadian Dollar
Wild Dog Resources (PNG) Ltd	Papua New Guinea	100%	Exploration	PNG Kina
Yaendal Minerals Ltd	Papua New Guinea	90%	Exploration	PNG Kina
Tinga Valley Copper & Gold Corp	Canada	100%	Holding	Canadian Dollar
Niugini Highlands Resources Ltd	Papua New Guinea	100%	Exploration	PNG Kina

* Wild Dog Resources Inc. ("Wild Dog") and Wild Dog's subsidiaries Wild Dog Resources (PNG) Ltd. ("WDRL"), and Yaendal Minerals Ltd., are included from its date of acquisition (Note 5). Tinga Valley Copper & Gold Corp. ("Tinga"), and Tinga's subsidiary Niugini Highlands Resources Inc ("Niugini") are included from its date of acquisition.

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 consists of members of the Board and corporate officers, including the Company's Chief Executive Officer, Chief Operating Officer and Chief Financial Officer.

During the period ended June 30, 2024, the Company entered into the following transactions with related parties, not disclosed elsewhere in this MD&A:

- a) Management fees of \$162,000 (2023 \$162,000) to a company controlled by Bryan Slusarchuk, an officer and director of the Company.
- b) Geological consulting fees of \$144,844 (2023 \$147,541) to a company controlled by Rex Motton, an officer and director of the Company.
- c) Geological consulting fees of \$78,683 (2023 \$75,708) to a company controlled by Liza Gazis, a director of the Company
- d) Directors' fees of \$18,000 (2023 \$18,000) to Robert McMorran or a company which Robert McMorran, a director of the Company, is associated with.
- e) Directors' fees of \$18,000 (2023 \$18,000) to a company controlled by John Lewins, a director of the Company.
- f) Directors' fees of \$18,000 (2023 \$nil) to Iain Martin, a director of the Company.
- g) Professional fees of \$90,698 (2023 \$6,297) to O'Neill Law LLP, a firm which Charles Hethey, a director of the Company is associated with.
- h) Professional fees of \$90,000 (2023 \$90,000) to Red Fern Consulting Ltd, a company which Jonathan Richards, an officer of the Company, is associated with.
- i) Rent, included in office expense of \$8,943 (2023 \$30,000) to Motton & Gazis Property Investment LP, a Company controlled by Rex Motton and Liza Gazis, directors of the Company, which is included in exploration expenditures.

As at June 30, 2024, \$110,577 (December 31, 2023 - \$262,788) was included in accounts payable and accrued liabilities owing to directors, officers, and companies controlled or affiliated with directors and officers of the Company and included in prepaid expenses was \$82,784 (December 31, 2023 - \$126,886) of travel advances to officers of the Company.

Outstanding Share Data

Common Shares:

As at the date of this report the Company had 100,049,543 common shares issued and outstanding.

Escrow:

As at the date of this report the Company had no shares held in escrow.

Stock Options and Warrants:

As at the date of this report the Company had the following stock options and warrants outstanding:

Expiry Date	xpiry Date Number	
Stock options		
April 14, 2025	1,204,000 \$	0.40
February 16, 2026	1,052,928	0.70
April 19, 2026	3,600,000	1.57
December 8, 2026	124,641	0.70
January 11, 2029	2,215,000	0.95
August 1, 2029	1,000,000	0.70

Restricted share units

As at the date of this report the Company had 6,790,000 RSUs issued subject to vesting restrictions.

Contractual Obligations

Except as described herein or in the Company's condensed consolidated interim financial statements as at June 30, 2024, the Company had no material contractual obligations.

Off-Balance Sheet Arrangements

As at June 30, 2024, the Company had no material off-balance sheet arrangements such as guarantee contracts, contingent interest in assets transferred to an entity, derivative instruments obligations or any obligations that trigger financing, liquidity, market or credit risk to the Company.

Proposed Transactions

Unless described elsewhere in this document, as at the date of this report the Company had no other proposed transactions under consideration.

Capital Resources

Except as elsewhere disclosed in this document, the Company has no commitments for capital expenditures at the date of this report. Refer to the Exploration Projects section for a description of expenditures required to maintain exploration licenses in good standing.

The Company will continue to seek capital. In the past the Company has raised capital through the issuance of common shares pursuant to private placement. The Company manages its capital structure to maximize its financial flexibility making adjustments to it in response to changes in economic conditions and the risk characteristics of the underlying assets and business

opportunities. The Company does not presently utilize any quantitative measures to monitor its capital and is not subject to externally imposed capital requirements.

Financial Instruments and Risk Management

a) Fair value of financial instruments

Financial instruments measured at fair value are classified into one of three levels in the fair value hierarchy according to the relative reliability of the inputs used to estimate the fair values. The three levels of the fair value hierarchy are:

- Level 1 Unadjusted quoted prices in active markets for identical assets or liabilities;
- Level 2 Inputs other than quoted prices that are observable for the asset or liability either directly or indirectly; and
- Level 3 Inputs that are not based on observable market data.

As at June 30, 2024, the Company believes that the carrying values of receivables, accounts payable and accrued liabilities approximate their fair values because of their nature and relatively short maturity dates or durations. The carrying value of deferred acquisition payments approximates fair value because the factors considered in assessing the fair value of this item have not changed from the issuance date to June 30, 2024. The fair value of cash and cash equivalents is based on level 1 inputs of the fair value hierarchy.

b) Management of risks arising from financial instruments

Discussions of key risks associated with financial assets and liabilities are detailed below:

Credit risk

Credit risk arises from cash and cash equivalents held with banks and financial institutions. The maximum exposure to credit risk is equal to the carrying value of the financial assets. The Company's cash and cash equivalents are held with reputable Canadian and Australian banks. The credit risk related to cash and cash equivalents is considered minimal.

Interest rate risk

Interest rate risk is the risk that the future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The risk that the Company will realize such a loss is limited because the Company has no interest-bearing financial instruments.

Liquidity risk

The Company manages liquidity risk by maintaining sufficient cash and cash equivalents to enable settlement of transactions as they come due. Management monitors the Company's contractual obligations and other expenses to ensure adequate liquidity is maintained. Contractual cash flow requirements as at June 30, 2024 were as follows:

Contractual cash flow requirements as at June 30, 2024 were as follows:

	< 1 year \$	1 – 2 years \$	3 – 5 years \$	Total \$
Accounts payable and accrued liabilities	513,213	-	-	513,213
Deferred payments	91,310	-	-	91,310
Total	604,523	-	-	604,523

Currency risk

The international nature of the Company's operations results in foreign exchange risk. The Company's operating costs are primarily in Canadian dollars, Australian dollars and US dollars. Any fluctuations of the Canadian dollar in relation to these currencies may affect the profitability of the Company and the value of the Company's assets and liabilities. Management

believes the foreign exchange risk derived from currency conversions is not significant and therefore does not hedge its foreign exchange risk.

Risk Factors

Companies in the exploration stage face a variety of risks and, while unable to eliminate all of them, the Company aims at managing and reducing such risks as much as possible. The Company faces a variety of risk factors such as project feasibility and practically, risks related to determining the validity of mineral property title claims, commodities prices, changes in laws and environmental laws and regulations. Management monitors its activities and those factors that could impact them in order to manage risk and make timely decisions. Risks and uncertainties the Company considers material in assessing its financial statements are described below.

Great Pacific Gold Corp will require additional funding.

As at June 30, 2024, the Company had working capital of \$6,313,436 which included cash and cash equivalents of \$5,862,380 and accounts payable and accrued liabilities of \$513,213. While the Company is well financed, the Company does not have any source of revenue and will require additional funding. The Company has relied upon equity subscriptions to satisfy its capital requirements and will likely continue to depend upon these sources to finance its activities. There can be no assurances that the Company will be successful in raising the desired level of financing on acceptable terms.

Exploration, Mining and Operational Risks

The business of exploring for and mining minerals involves a high degree of risk. Few properties that are explored are ultimately developed into mines. At present, the Central Victoria Properties do not have any known mineral resources or reserves and the proposed exploration and drilling programs are an exploratory search for such mineral resources or reserves.

The Company's operations are subject to all the hazards and risks normally associated with the exploration, development and mining of minerals, any of which could result in risk to life, to property, or to the environment. The Company's operations may be subject to disruptions caused by unusual or unexpected formations, formation pressures, fires (including forest fires), power failures and labour disputes, flooding, explosions, cave-ins, landslides, the inability to obtain suitable or adequate equipment, machinery, labour or adverse weather conditions. The availability of insurance for such hazards and risks is extremely limited or uneconomical at this time.

In the event the Company is fortunate enough to discover a mineral deposit, the economics of commercial production depend on many factors, including the cost of operations, the size and quality of the mineral deposit, proximity to infrastructure, financing costs and Government regulations, including regulations relating to prices, taxes, royalties, land tenure, land use, importing and exporting minerals and environmental protection. The effects of these factors cannot be accurately predicted, but any combination of these factors could adversely affect the economics of commencement or continuation of commercial mineral production.

Great Pacific Gold Corp is subject to government regulation.

The Company's mineral exploration is, and any development activities will be, subject to various laws governing exploration, development, production, taxes, labor standards and occupational health, mine safety, environmental protection, toxic substances, land use, water use and other matters. Failure to comply with applicable laws and regulations may result in civil or criminal fines or penalties or enforcement actions, including orders issued by regulatory authorities curtailing the Company's operations or requiring corrective measures, any of which could result in the Company incurring substantial expenditures. No assurance can be given that new rules and regulations will not be enacted or that existing rules and regulations will not be applied in a manner which could limit or curtail exploration or development.

Exploration, development, and mining activities can be hazardous and involve a high degree of risk.

The Company's operations are subject to all the hazards and risks normally encountered in the exploration, development and production of base or precious metals, including, without limitation, unusual and unexpected geologic formations, seismic activity, rock bursts, pit-wall failures, cave-ins, flooding and other conditions involved in the drilling and removal of material, any of which could result in damage to, or destruction of, mines and other producing facilities, damage to life or property, environmental damage and legal liability. Milling operations, if any, are subject to various hazards, including, without

limitation, equipment failure and failure of retaining dams around tailings disposal areas, which may result in environmental pollution and legal liability.

Great Pacific Gold Corp may be adversely affected by fluctuations in metal prices.

The value and price of the Company's common shares, the Company's financial results, and exploration, development and mining activities of the Company, if any, may be significantly adversely affected by declines in the price of metals. Mineral prices fluctuate widely and are affected by numerous factors beyond the Company's control such as interest rates, exchange rates, inflation or deflation, global and regional supply and demand, and the political and economic conditions of mineral producing countries throughout the world.

Infrastructure

Exploration, development and ultimately mining and processing activities depend, to one degree or another, on the availability of adequate infrastructure. Reliable air service, roads, bridges, power sources and water supply are significant contributors in the determination of capital and operating costs. Inadequate infrastructure could significantly delay or prevent the Company exploring and developing its projects and could result in higher costs.

Great Pacific Gold Corp does not and likely will not insure against all risks.

The Company's insurance will not cover all the potential risks associated with a mining company's operations. The Company may also be unable to maintain insurance to cover these risks at economically feasible premiums. Insurance coverage may not continue to be available or may not be adequate to cover any resulting liability. Moreover, insurance against risks such as environmental pollution or other hazards as a result of exploration and production is not generally available to the Company or to other companies in the mining industry on acceptable terms. The Company might also become subject to environmental liability or other hazards which may not be insured against or which we may elect not to insure against because of premium costs or other reasons. Losses from these events may cause *Great Pacific Gold Corp* to incur significant costs that could have a material adverse effect upon its financial condition and results of operations.

Great Pacific Gold Corp may be subject to disputes.

The Company may be involved in disputes with other parties in the future, which may result in litigation or arbitration. The results of litigation or arbitration cannot be predicted with certainty. If the Company is unable to resolve these disputes favorably, it may have a material adverse impact on the Company.

All industries, including the mining industry, are subject to legal claims that are with and without merit. Due to the inherent uncertainty of the litigation process and dealings with regulatory bodies, there is no assurance that any legal or regulatory proceeding will be resolved in a manner that will not have a material and adverse effect on the Company.

Great Pacific Gold Corp is dependent on key personnel.

The Company's success depends in part on its ability to recruit and retain qualified personnel. Due to its relatively small size, the loss of the services of one or more of such key management personnel could have a material adverse effect on the Company. In addition, despite its efforts to recruit and retain qualified personnel, even when those efforts are successful, people are fallible and human error could result in a significant uninsured loss to the Company.

Great Pacific Gold Corp's officers and directors may have potential conflicts of interest.

Great Pacific Gold Corp's directors and officers may serve as directors and/or officers of other public and private companies and devote a portion of their time to manage other business interests. This may result in certain conflicts of interest. To the extent that such other companies may participate in ventures in which the Company is also participating, such directors and officers may have a conflict of interest in negotiating and reaching an agreement with respect to the extent of each company's participation. However, applicable law requires the directors and officers to act honestly, in good faith, and in the best interests of the Company and its shareholders and in the case of directors, to refrain from participating in the relevant decision in certain circumstances.

Permits, licenses and approvals

The Company's prospecting activities are dependent upon the grant and renewal of appropriate mineral tenures. Although the Company believes that it will obtain and renew the necessary prospecting licenses and permits, including but not limited to drill permits, there can be no assurance that they will be granted or as to the terms of any such grant. Furthermore, the Company is required to expend required minimum expenditure amounts on the exploration licenses of the Central Victoria Properties in order to maintain them in good standing. If the Company is unable to expend these amounts, the Company may lose its title thereto.

All mining projects require a wide range of permits, licenses and government approvals and consents. It is not certain that we will be granted these at all, or in a timely manner. If we do not receive them for our mineral projects or are unable to maintain them, it could have a material and adverse effect on the Company.

Land Claims

Native title rights may be claimed on crown land or other types of tenure with respect to which mining rights have been conferred. In Australia, the *Native Title Act 1993* (Australia) (the "**NTA**") provides that any acts that may affect native title rights, such as the grant of a mineral tenement, after December 23, 1996 must comply with certain requirements to be valid under the NTA. These requirements typically require either: the right to negotiate, an Indigenous land use agreement ("**ILUA**") or an expedited procedure to negotiate. As all of the Company's granted mineral tenements are within the external boundaries of native title claims, native title determinations and ILUAs, the Company will need to comply with these native title requirements. The failure to comply with these requirements could adversely effect the Company's mineral tenements and its exploration and mining activities thereon.

Title to our mineral properties

We have investigated title to all of our mineral properties and, to the best of our knowledge we have or are entitled to title to all of our properties subject to the items described in the MD&A and in our condensed consolidated interim financial statements for the period ended December 31, 2023. Challenges may be made to the title to any of our properties and, if successful, they could impair development and/or operations at our mines or projects. There is no assurance that title to any of our properties will not be challenged.

New laws and regulations, or amendments to laws and regulations relating to mineral tenure and land title and usage, including expropriations and deprivations of contractual rights, if proposed and enacted, may affect our rights to our mineral properties. There is no assurance that we will be able to operate our properties as currently permitted or that we will be able to enforce our rights with respect to our properties.

Corruption and bribery

Our operations are governed by, and involve interactions with, many levels of government in foreign countries. We may not be able to complete some business transactions if we are subject to corruption or demands for bribes. Like most companies, we are required to comply with anti-corruption and anti-bribery laws, including the Canadian Corruption of Foreign Public Officials Act, as well as similar laws in the countries in which we conduct our business. In recent years, there has been a general increase in both the severity of penalties and frequency of enforcement under such laws, resulting in greater punishment and scrutiny to companies convicted of violating anti-bribery laws. Furthermore, a company may be found liable for violations by not only its employees, but also any third-party agents. If we find ourselves subject to an enforcement action or are found to be in violation of such laws, this may result in significant penalties, fines and/or sanctions being imposed on us resulting in a material adverse effect on the Company. *Reputational risk*

Damage to our reputation can be the result of the actual or perceived occurrence of any number of events, and could include any negative publicity, whether true or not. Although we believe that we operate in a manner that is respectful to all stakeholders and take care in protecting our image and reputation, we do not have control over how we are perceived by others. Any reputation loss could result in decreased investor confidence and increased challenges in developing and maintaining community relations which may have adverse effects on the Company and the price of the Company's securities.

Critical Accounting Policies and Estimates

The Company's accounting policies and estimates and judgments are described in Notes 2 and 3 of its audited consolidated financial statements for the year ended December 31, 2023.

Note Regarding Forward-Looking Statements

Except for historical information, this MD&A may contain forward-looking statements. These statements involve known and unknown risks, uncertainties, and other factors that may cause the Company's actual results, levels of activity, performance or achievements to be materially different from any future results, levels of activity, performance or achievement expressed or implied by these forward-looking statements.

The factors that could cause actual results to differ materially include, but are not limited to, the following: Great Pacific Gold Corp has no assurance that the licenses will be issued nor if issued, that they will be issued in a timely manner, general economic conditions; changes in financial markets; the impact of exchange rates; political conditions and developments in countries in which the Company operates; changes in the supply, demand and pricing of the metal commodities which the Company hopes to find and successfully mine; changes in regulatory requirements impacting the Company's operations; the sufficiency of current working capital and the estimated cost and availability of funding for the continued exploration and development of the Company's exploration properties.

This list is not exhaustive and these and other factors should be considered carefully, and readers should not place undue reliance on the Company's forward-looking statements. As a result of the foregoing and other factors, no assurance can be given as to any such future results, levels of activity or achievements and neither the Company nor any other person assumes responsibility for the accuracy and completeness of these forward-looking statements.

This MD&A contains certain forward-looking statements. Although forward-looking statements and information contained in this MD&A are based on the beliefs of *Great Pacific Gold Corp*'s management, which we consider to be reasonable, as well as assumptions made by and information currently available to *Great Pacific Gold Corp*'s management, there is no assurance that the forward-looking statement or information will prove to be accurate. The forward-looking statements and information contained in this MD&A are subject to current risks, uncertainties and assumptions related to certain factors including, without limitations, obtaining all necessary approvals, feasibility of mine and plant development, exploration and development risks, expenditure and financing requirements, title matters, operating hazards, metal prices, political and economic factors, competitive factors, general economic conditions, relationships with vendors and strategic partners, governmental regulation and supervision, seasonality, technological change, industry practices, and one-time events as well as risks, uncertainties and other factors discussed in our quarterly and annual and interim management's discussion and analysis. Should any one or more of these risks or uncertainties materialize or change, or should any underlying assumptions prove incorrect, actual results and forward-looking statements and information may vary materially from those described herein. Accordingly, readers should not place undue reliance on forward-looking statements and information contained in this MD&A. We undertake no obligation to update forward-looking statements or information except as required by law.