

CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

FOR THE THREE AND NINE MONTHS ENDED SEPTEMBER 30, 2025

(Unaudited)

(Expressed in thousands of United States Dollars)

GUNNISON COPPER CORP. (Formerly Excelsior Mining Corp.) CONDENSED CONSOLIDATED INTERIM STATEMENTS OF FINANCIAL POSITION

(Expressed in thousands of United States dollars)

	Note	Septe	mber 30, 2025	Decen	nber 31, 2024
ASSETS					
Current Assets					
Cash and cash equivalents		\$	22,757	\$	8,249
Marketable securities			119		91
Trade and other receivables			1,855		117
Due from Nuton	8		-		4,747
Prepaid expenses	_		722		377
Inventory	3		7,240 32,693		2,108 15,689
Dranarty plant and aguinment	4		224 200		111 010
Property, plant and equipment Restricted cash	5		224,209 10,637		111,910 10,333
Total Assets	3	\$	267,539	\$	137,932
		Ψ	207,555	Ψ	137,932
LIABILITIES AND EQUITY					
Current liabilities Accounts payable and accrued liabilities	6	\$	10,431	\$	3,735
Accounts payable and accrued liabilities - Nuton	7	Ψ	9,807	Ψ	11,595
Amounts due to related parties	, 16		158		145
Nuton stage 2 payable	8		-		14,975
Nuton deferred income and revenue	8		61,948		1,661
Insurance liabilities			76		138
Derivative liabilities	9, 13		11,701		2,609
Debentures	12		6,178		600
Debt	11		13,612		3,090
			113,911		38,548
Accounts payable and accrued liabilities	6		28		124
Debentures	12		-		4,708
Debt	11		-		11,357
Nuton stage 2 payable	8		33,092		23,448
Nuton deferred income and revenue Derivative liabilities	8 9		88,976		9,959
Asset retirement obligation	9 10		75,212 16,676		56,774 14,916
Total liabilities	10		327,895		159,834
Equity					
Capital Stock	13		120,286		112,828
Other equity reserves	13		15,402		14,532
Deficit			(195,215)		(148,433)
Accumulated other comprehensive loss			(829)	\$	(829)
Total Equity			(60,356)		(21,902)
Total Liabilities and equity		\$	267,539	\$	137,932
See note 1 - Nature of Operations and Going Cond	ern		<u></u>		
Approved on November 13, 2025 on behal	f of the	Board of	Directors:		
/signed/		/signed	<u> </u>		
Jason Howe		Fred Du	ıVal		
Chair of the Audit Committee		Directo	r		

The accompanying notes are an integral part of these condensed consolidated interim financial statements.

GUNNISON COPPER CORP. (Formerly Excelsior Mining Corp.) CONDENSED CONSOLIDATED INTERIM STATEMENTS OF LOSS AND COMPREHENSIVE LOSS

(Expressed in thousands of United States dollars, except for shares and per share amounts)

		Three months ended September 30,			Nine months ended ended September 30,				
	Note		2025		2024		2025		2024
Revenue									
Revenue	14	\$	(2,862)	\$	(122)	\$	(3,545)	\$	(1,273)
Cost of sales	15		8,448				9,498		2,780
Loss (gain) from mine operations		\$	5,586	\$	(122)		5,953		1,507
Operating Expenses									
Gunnison holding and maintenance cost			-	\$	215	\$	-	\$	215
Evaluation and permitting			1,175		165		2,157		284
Office and administration			96		84		242		372
Professional fees			221		252		493		516
Directors and officers fees			180		149		573		965
Investor relations			495		60		715		154
Share-based compensation	13		751		75		860		245
Regulatory fees			18		6		56		27
Depreciation			26		28		122		94
Total Operating Expenses			2,962	\$	1,034		5,218		2,872
Other Items									
Loss on derivative at fair value	9		7,135		13,171		24,532		33,996
Financing expense	17		1,135		1,116		3,305		3,288
Interest income			(112)		(53)		(688)		(142)
(Gain) loss on foreign exchange			659		(2)		1,072		(3)
Fair value loss on Nuton Stage 2 payable	8		4,743		-		9,899		-
Gain on extinguishment of debt	11		-		-		(1,126)		-
Other (income) loss			791		(196)		(1,383)		(309)
Total Other Items			14,351	\$	14,036		35,611		36,830
Loss and comprehensive loss for the period		\$	22,899	\$	14,948	\$	46,782	\$	41,209
Loss per common share:									
Basic and Diluted		\$	0.06	\$	0.05	\$	0.13	\$	0.13
Weighted average number of common									
shares outstanding:	40		004 400 07:		045 445 050		004 400 07:		045 445 050
Basic and Diluted	13		361,460,874		315,415,858		361,460,874		315,415,858

The accompanying notes are an integral part of these condensed consolidated interim financial statements

GUNNISON COPPER CORP. (Formerly Excelsior Mining Corp.) CONDENSED CONSOLIDATED INTERIM STATEMENTS OF CASH FLOWS

(Expressed in thousands of United States dollars, except for shares and per share amounts)

Nine months ended Ended September 30.

	Ended Sep			tember 30,			
	Note	Note 2025			2024		
CASH FLOWS RELATED TO OPERATING ACTIVITIES							
Loss for the year		\$	(46,782)	\$	(41,209)		
Items not affecting cash:							
Loss on derivative at fair value	9,13		24,532		33,996		
Depreciation			177		125		
Accretion of asset retirement obligation			610		508		
Share-based compensation	13		870		252		
Financing expense	11,12		1,026		939		
Capitalized leases			-		(25)		
Gain on marketable securities			(28)		(37)		
Loss on disposal			-		1		
Loss (Gain) on foreign exchange			-		(3)		
Deferred income			(1,554)		-		
Deferred revenue			(1,091)				
Gain on extinguishment of debt			(1,126)		-		
Fair value movement on Nuton Stage 2 payable			9,899		-		
Fair Value movement on Conversion Option			341		-		
Non-cash working capital item changes:							
Receivables			(1,738)		26		
Prepaid expenses			(345)		205		
Inventory			(5,132)		(43)		
Accounts payable and accrued liabilities			6,600		442		
Amounts due to related parties			13		(14)		
Insurance liabilities			(62)		(103)		
Net cash used by operating activities			(13,790)		(4,940)		
CASH FLOWS RELATED TO INVESTING ACTIVITIES							
Purchase of property, plant and equipment			(565)		-		
Restricted cash			(304)		-		
Nuton stage 1 funds received			-		1,030		
Nuton stage 1 project expenditure			-		(1,487)		
Nuton stage 2 project expenditure	8		(104,366)		(6,909)		
Net cash provided (used) by investing activities			(105,235)		(7,366)		
CASH FLOWS RELATED TO FINANCING ACTIVITIES							
Proceeds from share issuance			9,942		-		
Share issuance costs	13		(587)		-		
Nuton stage 2 funds received	8		120,283		19,195		
Nuton Gunnison Sulfide Viability stage 1 funds received			3,000		-		
Nebari principal payments			(206)		(824)		
Net cash (used) provided by financing activities			132,432		18,371		
Net change in cash and cash equivalents			13,407		6,065		
Effect of foreign exchange on cash and cash equivalents			1,101		3		
Cash and cash equivalents, beginning of year			8,249		6,113		
Cash and cash equivalents, end of period		\$	22,757	\$	12,181		
Supplemental cash flow disclosures: Interest paid		\$	1,657	\$	1,824		

The accompanying notes are an integral part of these condensed consolidated interim financial statements.

GUNNISON COPPER CORP. (Formerly Excelsior Mining Corp.) CONDENSED CONSOLIDATED INTERIM STATEMENTS OF CHANGES IN EQUITY FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2025 AND 2024

(Expressed in thousands of United States dollars, except for shares and per share amounts)

	Capita	l Stock							
	Number of Common						Accum	ulated Other	
	shares		Amount	Other I	Equity Reserves	 Deficit	Compre	hensive Loss	 Total
Balance, December 31, 2023	315,415,858	\$	112,828	\$	14,205	\$ (156,927)	\$	(829)	(30,723)
Share-based compensation	-		-		252	-		-	252
Loss for the period	-		-		-	(41,209)		-	(41,209)
Balance, September 30, 2024	315,415,858	\$	112,828	\$	14,457	\$ (198,136)	\$	(829)	\$ (71,680)
Balance, December 31, 2024	315,415,858	\$	112,828	\$	14,532	\$ (148,433)	\$	(829)	\$ (21,902)
Share issuance (note 13)	46,045,016		8,258		-	-		-	8,258
Share issuance costs (note 13)	-		(800)		-	-		-	(800)
Share-based compensation	-		-		870	-		-	870
Loss for the period	-		-		-	(46,782)		-	(46,782)
Balance, September 30, 2025	361,460,874	\$	120,286	\$	15,402	\$ (195,215)	\$	(829)	\$ (60,356)

The accompanying notes are an integral part of these condensed consolidated interim financial statements.

(Expressed in thousands of United States dollars)

1. NATURE OF OPERATIONS AND GOING CONCERN

Gunnison Copper Corp. (formerly Excelsior Mining Corp.) ("Gunnison" or the "Company") was incorporated under the laws of the Province of British Columbia, Canada on June 9, 2005 and trades on the Toronto Stock Exchange under the symbol "GCU". The address of the Company's registered office is Suite 2400, 1055 West Georgia Street, Vancouver, BC, Canada V6E 3P3.

The principal business of Gunnison is the acquisition, exploration and development of copper mineral properties and the construction and operation of copper mines in Arizona, USA. The Company is focused on the development of the Gunnison Copper Project which is designed to be a large-scale open pit operation producing finished copper cathodes. In addition, Gunnison is also undertaking leachpad construction to allow for the expansion and restart of the Johnson Camp Mine ("JCM") in partnership with Nuton LLC ("Nuton"), a Rio Tinto Venture, to demonstrate the use of its sulfide copper heap leaching technology ("Nuton Technologies"). Cash flow generated from the Johnson Camp Mine, after payback of construction and start-up costs, will be used to support the development of the Gunnison project.

Going concern

These 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 liabilities in the normal course of business as they come due in the foreseeable future.

During the nine month period ended September 30, 2025, the Company incurred a net loss of \$46,782 that included a non-cash loss on the Triple Flag stream derivative of \$24,532. At September 30, 2025, the Company had negative working capital (current assets less current liabilities) of (\$81,218) including a cash and cash equivalents balance of \$22,757. The working capital includes \$71,755 in current liabilities that are funded by Nuton or are deferred revenues that will be settled by the Company by providing mining and processing services to Nuton. The net amount funded by Nuton is only repayable from the sale of copper produced at the Johnson Camp Mine. In addition, working capital includes \$7,051 in current liabilities that represents the value of JCM copper deliverable to Triple Flag under the stream agreement. If no copper was produced at the Johnson Camp Mine, the amount deliverable to Triple Flag would also not be payable by the Company. As a result, neither the Nuton nor Triple Flag related working capital amounts can impact the Company's immediate ability to continue as a going concern. Finally, the Nebari debt of \$13,612 and the convertible debentures of \$6,178, mature June 30, 2026 and September 30, 2026 respectively (refer to Note 11). Subsequent to the balance sheet date \$1,000 in Nebari debt was converted into common shares, reducing the outstanding amount to \$12,612 and the Company raised an additional \$9,482 (CAD\$13,262) via a non-brokered private placement (Note 21).

Pursuant to the Stream Agreement, the Company is required to maintain a leverage ratio of 3.5:1.0. The leverage ratio is calculated as the ratio of indebtedness of the Company to net income (adjusted for certain items). On November 30, 2023, the Company and Triple Flag executed an amendment to the Stream Agreement which suspends the applicability of the leverage until September 30, 2026 (the "Leverage Ratio Grace Period") to accommodate the extension of the Nebari loan due date.

Nuton and Gunnison will work within the parameters of the Tax Partnership Agreement to potentially allow for a portion of realized cash proceeds from the sale of 48C tax credits to be distributed to Gunnison to retire a significant portion, or all of, the Nebari debt. The receipt of the 48C tax credit is subject to Certification as outlined in IRS Notice 2023-44. There is no certainty that the conditions to the receipt of the 48C tax credit will be satisfied.

While the Company's current cash flow projections indicate the Company has sufficient cash to fully retire the Nebari debt prior to its maturity date in June 2026, the Company does not currently have sufficient cash to settle the outstanding debentures in cash and fund ongoing operations without the continued support from Nuton or

(Expressed in thousands of United States dollars)

additional equity financing. These conditions represent a material uncertainty that may cast significant doubt about the Company's ability to continue as a going concern.

The Company has been successful in obtaining significant equity and other financings since inception and intends to continue financing its future requirements through future mining of the existing JCM pits, equity financing, and the funding provided by Nuton. However, there can be no assurance that the Company will be able to obtain the necessary financing. The Condensed Consolidated Interim Financial Statements do not give effect to adjustments that would be necessary should the Company be unable to continue as a going concern. These adjustments could be material.

2. BASIS OF PRESENTATION AND SUMMARY OF MATERIAL ACCOUNTING POLICIES

a. Statement of compliance

The Company prepares the annual consolidated financial statements in accordance with International Financial Reporting Accounting Standards as issued by the International Accounting Standards Board ("IFRS Accounting Standards"). These condensed consolidated interim financial statements have been prepared in accordance with International Accounting Standard 34, Interim Financial Reporting.

These condensed consolidated interim financial statements do not include all the information and note disclosures required by IFRS Accounting Standards for annual financial statements and should be read in conjunction with the annual consolidated financial statements for the year ended December 31, 2024.

The accounting policies applied in the preparation of these condensed interim consolidated financial statements are consistent with those applied and disclosed in the Company's audited consolidated financial statements for the year ended December 31, 2024 except for:

Inventory

Inventories are recorded at the lower of cost and net realizable value (NRV). The average COMEX price for Grade A copper cathode for the reporting month is used to determine the NRV of copper cathode in inventory. The copper cathode held as finished goods at month end is shipped and sold the following month.

Stockpiled ore represents unprocessed ore that has been mined and is available for future processing. Stockpiled ore is measured by estimating the number of tons through physical surveys and contained copper through grade reconciliation via the ore control process.

Heap leach ore inventory represents estimated copper contained in ore that has been placed on the heap leach pad for acid irrigation. When ore is placed on the heap leach pad, an estimate of recoverable pounds is made based on tonnage, grade and estimated recoveries of the ore that was placed on the heap leach pad. The estimated recoverable pounds on the heap leach pad are used to determine inventory cost. The estimated recoverable pounds carried on the heap leach pad are adjusted based on actual recoveries being experienced. Actual and estimated recoveries are measured to the extent possible, using various indicators including but not limited to, leach curve recoveries, assay tests and current trends in the level of pounds carried on the pad.

In-process copper inventory represents copper in solution that is contained within the processing ponds and plant at period end and is currently being converted to copper cathode, the final saleable product. The amount of copper in solution is determined by assay values.

Finished goods inventory is copper cathode that has not yet been sold to the offtaker.

(Expressed in thousands of United States dollars)

Materials and supplies inventories are valued at the lower of weighted average cost and net realizable value, less any allowances for obsolescence. Replacement costs of materials and spare parts are generally used as the best estimate of net realizable value.

Revenue

The Company's revenue mainly consists of the sales of copper cathode. The Company follows IFRS 15 - Revenue from Contracts with Customers ("IFRS 15") to recognize revenue. IFRS 15 establishes a single five-step model framework for determining the nature, amount, timing and uncertainty of revenue and cash flows arising from a contract with a customer. IFRS 15 requires entities to recognize revenue when 'control' of goods or services transfers to the customer.

Copper cathode revenue is recognized when control is transferred to the customer. The transfer of control occurs when the copper cathode has been assayed, readied for shipment and the title and risk have passed from the seller to the buyer, upon the delivery of copper cathode to an agreed upon delivery point.

Deferred revenue is recognized as the performance obligation is satisfied under the Nuton Stage 2 Operating Agreement. The performance obligation represents the Company's obligation to provide mining and processing services. The deferred mine processing service revenue is recognized based on units of production over the expected life of the Nuton Stage 2 Project.

All dollar figures are expressed in United States dollars unless otherwise indicated. Canadian dollars are expressed as "CAD\$".

b. Estimation uncertainty and judgments in applying the Company's accounting policies

The preparation of the condensed consolidated financial statements in conformity with IFRS Accounting Standards requires management to make estimates, judgments and assumptions that affect the reported amounts of assets, liabilities, shareholders' equity, and the disclosure of contingent assets and liabilities, as at the date of the financial statements, and expenses for the periods reported. A summary of the Company's critical estimates and judgments is provided in Note 2, Basis of Presentation and Summary of Material Accounting Policies, of the audited consolidated financial statements for the year ended December 31, 2024 and 2023 except for:

Inventory

Management applies significant judgment in developing the cost and NRV of stockpiled ore, copper in solution and heap leach inventory, including assumptions related to estimated recoverable pounds of copper within stockpiled ore and copper in solution inventory, the estimated forecasted copper price per pound, estimated costs of completion and selling expenses.

Revenue

The determination that mining and processing services in relation to the Nuton Stage 2 project are a significant component of the Company's operation was based on management's judgement. As a result, management has included this in revenues.

(Expressed in thousands of United States dollars)

3. INVENTORY

The summary for inventory as at September 30, 2025, and December 31, 2024 are summarized below.

During the period ended September 30, 2025, the Company recognized a non-cash write-down of inventory to net realizable value of \$4,377 for stockpiled ore, copper in solution and finished goods. This write-down is due to higher costs of initial mining and conversion. The write-down is reflected as an increase in cost of goods sold and a reduction in the carrying value of inventory on the balance sheet. The total write-down amount was \$5,148, three months ended September 30, 2025 – \$4,876.

	Septem	September 30, 2025		nber 31, 2024
Materials & Supplies	\$	2,863	\$	1,530
Copper in solution		2,892		105
Finished goods		419		473
Stockpile ore		1,066		-
	\$	7,240	\$	2,108

(Expressed in thousands of United States dollars)

4. PROPERTY, PLANT AND EQUIPMENT

	Land & Mineral Properties	Plant	Vehicles & Mobile Equipment	Office Equipment & Capitalized Leases	Gunnison Construction in Progress	Johnson Camp Mine Construction in Progress	Total
Cost							
At January 1, 2024	14,003	12,242	584	993	44,933	34,536	107,291
Transfers	-	-	-	-	(848)	848	-
Additions	-	-	-	25	-	38,329	38,354
Mining	-	-	-	358	-	-	358
Change in Asset Retirement Obligation Estimate	6,288	-	-	-	-	-	6,288
Land Options	1,000	-	-	-	-	-	1,000
Impairment	(11,316)	-	-	-	(27,641)	-	(38,957)
Disposals	<u> </u>		-	(10)	-		(10)
At December 31, 2024	9,975	12,242	584	1,366	16,444	73,713	114,324
Accumulated Depreciation	(00.4)		(=00)	(744)		(4==)	(0.000)
At January 1, 2024	(824)	(114)	(563)	(711)	-	(177)	(2,389)
Depreciation	-	-	(21)	(113)	-	(29)	(163)
Impairment	129			_			129
Disposals		<u> </u>		9	-		9
At December 31, 2024	(695)	(114)	(584)	(815)	<u> </u>	(206)	(2,414)
Net carrying amount	9,280	12,128	<u> </u>	551	16,444	73,507	111,910
Cost							
At January 1, 2025	9,975	12,242	584	1,366	16,444	73,713	114,324
Additions	-	45	506	14	-	110,761	111,326
Change in Asset Retirement Obligation Estimate	1,150	-	-	-	-	-	1,150
At September 30, 2025	11,125	12,287	1,090	1,380	16,444	184,474	226,800
Accumulated Depreciation							
At January 1, 2025	(695)	(114)	(584)	(815)	_	(206)	(2,414)
Depreciation	-	(114)	(40)	(137)	_	(200)	(177)
Disposals	_	_	(40)	-	_	-	-
At September 30, 2025	(695)	(114)	(624)	(952)		(206)	(2,591)
Net carrying amount	10,430	12,173	466	428	16,444	184,268	224,209
		12,170			10,111	104,200	224,200

(Expressed in thousands of United States dollars)

5. RESTRICTED CASH

As of September 30, 2025, the Company has restricted cash deposits of \$10,637 (December 31, 2024 - \$10,333) as collateral to secure the issuance of reclamation bonds.

6. ACCOUNTS PAYABLE AND ACCRUED LIABILITIES

	September, 30 2025		Decem	ber 31, 2024
Accounts payable and accrued liabilities	\$	8,139	\$	3,616
Due to Nuton		2,154		-
Lease Liabilities		138		119
	\$	10,431	\$	3,735
Disclosed as non-current				
Accounts payable and accrued liabilities	\$	28	\$	124
	\$	28	\$	124

Accounts payable and accrued liabilities include the Company's current and non-current obligations to suppliers of goods or services acquired on trade credit for goods received or services provided that have been invoiced but not yet paid, not relating to the JCM Mine and Nuton Stage 2 work program. Due to Nuton of \$2,154 is for cash and interest earned on collateral paid by Nuton for Gunnison Copper Project environmental bonding.

7. ACCOUNTS PAYABLE AND ACCRUED LIABILITIES - NUTON

Accounts payable and accrued liabilities include the Company's current and non-current obligations to suppliers of goods or services acquired on trade credit for goods received or services provided that have been invoiced but not yet paid, which relate to the JCM Mine operations and Nuton Stage 2 work program.

	Septemi	December 31, 2024		
Accounts payable - Project	\$	3,197	\$	2,912
Accrued liabilities - Project		6,610		8,683
	\$	9,807	\$	11,595

8. NUTON PROJECT

Johnson Camp Mine – Stage 2

Infrastructure Payment

On May 15, 2024, Nuton elected to proceed to Stage 2 of the existing option agreement. Nuton made a non-refundable \$5,000 payment to the Company for the non-exclusive access to existing infrastructure at the Johnson Camp mine for the Stage 2 work program. Nuton is also responsible for funding all of Gunnison's costs associated with Stage 2. The full Stage 2 work program is anticipated to take up to 73 months, and, if successful, will demonstrate key elements of the Nuton technologies at industrial scale. Stage 2 includes construction of the leachpad and related infrastructure, mining and heap leach processing, refurbishment of the SX/EW plant, and production of finished copper cathode. Nuton, in its sole and absolute discretion may elect to terminate the Option Agreement by providing appropriate notice to the Company in accordance with the terms of the Option Agreement.

(Expressed in thousands of United States dollars)

The Company has accounted for the \$5,000 as deferred income and will amortize the amount over the 73 months anticipated for the Stage 2 program on a straight-line basis. During the period, the Company recognized income of \$205, relating to the amortization of the \$5,000 infrastructure access payment received.

Nuton Stage 2 - Deferred Income (Infrastructure Payment)		nber 30, 2025	Decem	ber 31, 2024
Balance, beginning of period	\$	4,486	\$	-
Nuton access rights		-		5,000
Deferred income		(616)		(514)
Balance, end of period	\$	3,870	\$	4,486
Current		617		822
Non current		3,253		3,664

Stage 2 Funding

The Company also receives from Nuton quarterly pre-payments based on the approved work program budget for Stage 2. Each time Stage 2 proceeds are received as advances or additional attributable costs are incurred by Nuton directly (Nuton managed costs), a Stage 2 project payable is recognized at fair value, with a residual amount allocable to deferred mine processing service revenue (representing the estimated selling price, including margin for mine processing services relating to the demonstration of Nuton's technology). The borrowing is subsequently accounted for at fair value through profit and loss. The deferred mine processing service revenue is amortized over the expected payback schedule, based on units of production. Stage 2 construction costs are capitalized to construction in progress and subsequently transferred to the relevant property, plant and equipment category once assets are ready for their intended use. Prior to the amendment effective September 30, 2025 discussed below, Nuton received 100% of the net revenue generated from commercial quantities of copper products produced from JCM as a result of the Stage 2 work program, until recoupment of the Stage 2 work program funding (subject only to payments by the Company owing under any existing royalty or streaming obligations). Once and if the Stage 2 work program funding is repaid, the Company retains any additional copper revenue. The assumptions used in the measurement of the liability are the Johnson Camp Mine life of mine production profile for Stage 2 and the discount rate.

Management and Nuton have agreed that Nuton will fund agreed upon direct and indirect costs of the Company for the Stage 2 Work Program pursuant to an approved by Nuton budget from May 15, 2024 for the duration of the Stage 2 Work Program. This has resulted in a decrease in the general and administrative costs of the company when compared to prior periods.

During the nine months ended September 30, 2025, \$123,720 in Stage 2 funding was received. Of these amounts received, \$95,007 million was recognized to the Nuton Stage 2 Payable and the residual balance of \$28,713 million was allocated to deferred revenue. Management determined the fair value of the Stage 2 project payable at the time of receipt using a discount rate of 17%. Nuton controlled costs of \$12,155 were incurred by Nuton for offsite development and assembly of specialized equipment that will be installed at Johnson Camp Mine. The Nuton controlled costs are also recoverable under the terms of the Stage 2 Work Program.

As of September 30, 2025, \$1,091 has been recognized on a units of production basis in revenue, representing the value of the mining and processing services provided by the Company to Nuton. For the nine months ended September 30, 2025, a fair value loss was recognized through profit and loss of \$9,889 based on the revaluation of the Nuton Stage 2 Payable to fair value at September 30, 2025 (\$5,153 for the six months ended June 30, 2025).

(Expressed in thousands of United States dollars)

Nuton Stage 2 Payable

Effective September 30, 2025 the Company and Nuton signed an amendment to the Operating Agreement which changed the timing of Stage 2 Work Program funding from a gross to net basis.

While Nuton continues to fund 100% of the agreed direct and indirect costs for the Stage 2 Work Program (subject to their election to continue the program), under the revised net funding mechanism, the Company holds and uses 100% of the copper revenue generated (subject only to payments by the Company owing under any existing royalty or streaming obligations) to reduce the agreed upon expenditures on a quarterly basis. In the event expenditures are less than the net copper revenues, the Company is required to repay those amounts on quarterly basis. The timing of these estimated repayments form the basis of measurement of the Nuton Stage 2 Payable subsequent to the contract amendment on Sept 30, 2025. The assumptions used in the measurement of the liability continue to be the Johnson Camp Mine life of mine production profile for Stage 2 and the discount rate.

Management of the Company evaluated the terms of the amendment and determined it to be substantial modification of the existing Operating Agreement and therefore accounted for the change in terms as an extinguishment of the original liabilities and recognition of new financial liabilities. This amendment resulted in a reduction of the fair value of the Nuton Stage 2 payable of \$110,237, as a result of the change in timing of cashflows which are now measured based on the net profitability of the Stage 2 Work Program, rather than based on expected total net revenues. The effects of the substantial modification have been allocated to deferred revenue, on the basis of the Company updating the variable cost of operating the Stage 2 Work Program and providing ongoing mining and processing services to Nuton.

September 30, 2025

Balance, beginning of period	\$	38,423		
Recognized during the period		95,007		
Modified due to amendment		(110,237)		
Fair value loss on Nuton Stage 2 payable		9,899		
Balance, end of period	\$	33,092		
Current		-		
Non current		33,092		
Nuton Stage 2 - Deferred revenue	Septen	nber 30, 2025	Decemb	er 31, 2024
Nuton Stage 2 - Deferred revenue Balance, beginning of period	Septen \$	7,134	\$	er 31, 2024 -
1		· · · · · · · · · · · · · · · · · · ·		er 31, 2024 - 7,134
Balance, beginning of period		7,134		-
Balance, beginning of period Recognized at time of receipt		7,134 28,713		-
Balance, beginning of period Recognized at time of receipt Modified due to amendment		7,134 28,713 110,237		-
Balance, beginning of period Recognized at time of receipt Modified due to amendment Recognized to revenue	\$	7,134 28,713 110,237 (1,091)	\$	- 7,134
Balance, beginning of period Recognized at time of receipt Modified due to amendment Recognized to revenue	\$	7,134 28,713 110,237 (1,091)	\$	- 7,134
Balance, beginning of period Recognized at time of receipt Modified due to amendment Recognized to revenue Balance, end of period	\$	7,134 28,713 110,237 (1,091) 144,993	\$	7,134 7,134

(Expressed in thousands of United States dollars)

Gunnison Sulfide Viability - Stage 1

On March 13, 2025, the Company received \$3,000 from Nuton for a Stage 1 viability testing program of Nuton Technologies on sulfide mineralization at the Stage 1 Gunnison Program. The Stage 1 Gunnison Program will involve the collection and testing of samples from drill core from the Gunnison Copper Project. The samples will be analyzed by Nuton for the purpose of determining the suitability of the Gunnison Copper Project with Nuton Technologies.

The Company has accounted for the \$3,000 as deferred income and will amortize the amount over the 22 months anticipated for the Stage 1 program on a straight-line basis. During the period, the Company recognized income of \$939, relating to the amortization of the \$3,000 payment received.

Gunnison Sulfide Viability - Stage 1 - Deferred Income	Septem	ber 30, 2025	December 31, 2024		
Balance, beginning of period	\$	-	\$	-	
Recognized on inception		3,000		-	
Deferred income		(939)		-	
Balance, end of period	\$	2,061	\$	-	
Current		452		-	
Non current		1,609		-	

9. DERIVATIVE LIABILITIES

On October 30, 2018 the Company entered into an agreement for a \$75,000 project financing package (collectively, the "Financing") with Triple Flag Mining Finance Bermuda Ltd. ("Triple Flag") for the purposes of developing the Gunnison Copper Project. The Financing consisted of a \$65,000 copper metal stream (the "Stream") and a concurrent \$10,000 private placement of common shares of Gunnison (the "Equity Placement").

Under the terms of the metals purchase and sale agreement (the "Stream Agreement") between Triple Flag and Gunnison and its subsidiaries, Excelsior Arizona and Excelsior JCM, Triple Flag paid \$65,000 against the future sale and delivery by Excelsior Arizona of a percentage of the refined copper production generated from the mining of oxide mineralization from Gunnison's Projects owned at the time of executing the Stream Agreement. Gunnison will sell to Triple Flag a percentage of refined copper at a price equal to 25% of the copper spot price. The exact percentages of copper production to be sold to Triple Flag varies according to the total production capacity, based on a sliding scale.

The percentages applicable at certain production levels are detailed in the table below.

	Stage 1	Stage 2	Stage 3
Scenario Description	(25M lbs/yr)	(75M lbs/yr)	(125M lbs/yr)
Stage 1 Upfront Deposit	16.50%	5.75%	3.50%

The stream obligation is recorded at fair value at each statement of financial position date as the Company has determined that the stream obligation is a derivative liability carried at fair value through profit or loss (FVTPL).

As at September 30, 2025 the fair value of the stream obligation was valued using a Monte Carlo simulation model. The significant assumptions developed by management used in the Monte Carlo simulation model included: the

(Expressed in thousands of United States dollars)

London Metal Exchange (LME) copper forward price curve, the long-term copper price volatility of 21.51% (December 31, 2024 – 20.86%), a discount rate which factors in the Company's credit spread of 7.01% (December 31, 2024 – 7.17%) and the Johnson Camp Mine and Gunnison Copper Project life of mine production schedules and expectations including expansion plans and weighted probability of successfully achieving the production schedules.

The Monte Carlo simulation model was prepared by an independent valuation specialist and the life of mine production schedules and expectations including expansion plans are based on the information compiled by qualified persons. The mine production assumptions used are as follows: (a) Gunnison Copper Project stream deliveries based on the open pit PEA published in Q4 2024 beginning in 2031 for an 18 year mine life with a probability weighting; (b) Johnson Camp Mine Stage 2 mine production beginning in 2025 for a five year mine life with a probability weighting, and (c) Johnson Camp Mine post-stage 2 production for a 13 year mine life with a probability weighting.

The following table summarizes the fair value of the stream obligation for the period ended September 30, 2025:

Stream	September 30, 202			
Fair value at December 31, 2024	\$	59,383		
Loss during the period		22,880		
Fair Value at September 30, 2025	\$	82,263		
Current		7,051		
Non current		<i>7</i> 5, <i>2</i> 12		

As at September 30, 2025, the current portion of the stream derivative liabilities is \$7,051.

10. ASSET RETIREMENT OBLIGATION

The Company's ARO represents management's best estimate of the present value of costs that are expected to be incurred for mine closure and reclamation and rehabilitation costs for the previously pursued In-Situ Leaching Wellfield and JCM. The primary assumptions that affect the present value calculation are the inflation rate and the discount rate. For the update prepared as of September 30, 2025, the Company used a long term inflation rate of 2.0% (December 31, 2024 - 2.0%) and a discount rate of 4.71% (December 31, 2024 - 4.86%) in calculating the present value of the obligation. The current inflation rate used is based on target inflation rates set by the Federal Reserve. The discount rate is based on the treasury bond index.

As of September 30, 2025 the Company reviewed the assumptions used in the present value calculation for the projects and adjusted the obligation to \$16,676 (December 31, 2024 – \$14,916). The update resulted in a net increase, primarily due to changes in rates and accretion of \$610.

For Gunnison Copper Project, the estimated undiscounted reclamation obligation related to the wellfield is \$3,566 (December 31, 2024 - \$3,566). The costs and activities are expected to begin in 3.25 years. As of September 30, 2025, the discounted reclamation obligation is \$3,375.

For Johnson Camp Mine, the estimated undiscounted reclamation obligation is \$20,360 (December 31, 2024 - \$18,634). The costs and activities related to the leach pads are expected to begin the year after the final year of mine life and the other activities are expected to begin three years after the final year of mine life. The mine is expected to commence production in 2025 and is assumed to have a 15-year mine life. As of September 30, 2025, the discounted reclamation obligation is \$13,301.

(Expressed in thousands of United States dollars)

Changes in the ARO for the year ended September 30, 2025 and the year ended December 31, 2024 are summarized below.

Asset Retirement Obligation	September 30, 2025		Decem	ber 31, 2024
Balance, beginning of period	\$	14,916	\$	8,097
Change in Estimate		1,150		6,288
Accretion Expense		610		531
Balance, end of period	\$	16,676	\$	14,916

11. DEBT

Nebari Credit Facility

On February 28, 2025, the Company and Nebari entered into a binding term sheet outlining additional amendments to the Amended and Restated Credit Agreement ("ARCA"). Subsequently, on April 24, 2025, both parties entered into the Second ARCA to formalize these amendments. The amendments provide for, amongst other matters, a suspension of principal amortization from February 1, 2025 until January 1, 2026, potential partial conversion to equity of up to US\$6.25 million of the principal amount at a price equal to US\$0.2097 (changed from CAD\$0.30) (the "Conversion Price"), and a mechanism to repay a portion of the principal amount of the Second ARCA with proceeds to be received from sale of the previously announced 48C tax credits and through a potential refinancing process provide for an extension of the maturity date to June 30, 2026.

Management of the Company evaluated the terms of the Second ARCA with Nebari and determined it to be a substantial modification of the terms of the existing debt facility, and therefore accounted for the change in terms as an extinguishment of the original liability and the recognition of a new financial liability. A gain on extinguishment of the original debt of \$505 was recognized in the condensed consolidated interim statement of loss.

The Second ARCA is comprised of a host loan and an embedded derivative liability related to the conversion option. The conversion option was determined to be an embedded derivative as the value of the conversion option changes in response to the Company's share price and foreign exchange movements and therefore is not convertible into shares of the company on a fixed for fixed basis. The fair value of the Second ARCA in total was determined to be \$13,750 at February 28, 2025, and the fair value of the conversion option was determined to be \$280. The fair value of the conversion option was deducted from the aggregate fair value of the Second ARCA in arriving at the fair value of the host debt. The debt host liability is subsequently measured at amortized cost.

On March 27, 2025, the Company signed a side letter agreement with Nebari fixing the Conversion Price at CAD\$0.30 per share. On execution of the Second ARCA on April 23, 2025, the conversion price became US\$0.2097 This resulted in the conversion option being fixed on April 23, 2025. The Company treated this as an extinguishment of the liability as at April 23, 2025. The fair value at that time was \$621 which has been recognized as a gain on extinguishment of debt.

Changes in the debt for the three months ended September 30, 2025, and the year ended December 31, 2024, are summarized below.

(Expressed in thousands of United States dollars)

Debt		Debt	Conversion Option		Total		
Balance, beginning of period	\$	14,447	\$	-	\$	14,447	
Recognized on Inception		14		-		14	
Principal Repayment		(206)		-		(206)	
Extinguishment of Debt		(14,255)		-		(14,255)	
Issuance of new debt		13,470		280		13,750	
Balance at February 28, 2025	\$	13,470	\$	280	\$	13,750	
Change in fair value of conversion option		-		328		328	
Accretion expense		20				20	
Balance at March 31, 2025	\$	13,490	\$	608	\$	14,098	
Change in fair value of conversion option		-		13		13	
Accretion expense		-				-	
Balance at April 23, 2025	\$	13,490	\$	621	\$	14,111	
Change in fair value of conversion option		-		(621)		(621)	
Accretion expense		122		-		122	
Balance at September 30, 2025	\$	13,612	\$	-	\$	13,612	
Current		13,612	\$	-		13,612	
Non current		-		-		-	

12. DEBENTURES

On February 9, 2023, the Company closed a Debenture Offering ("First Debenture Offering") and issued \$3,000 principal amount of debentures. This debenture offering was subsequently amended on December 14, 2023. The terms of the debentures include:

- a maturity date of September 30, 2026 (the "First Debenture Maturity Date"), with the principal amount, together with any accrued and unpaid interest, payable on the First Debenture Maturity Date, unless earlier converted in accordance with the terms;
- the debentures bear interest at the rate of 10% per annum, which interest will be payable on the Maturity Date, unless earlier converted into common shares
- the principal amount of the debentures is convertible into Common Shares at the option of the holder at a conversion price of USD\$0.19 per Common Share;
- the accrued and unpaid interest is convertible into Common Shares at a conversion price equal to the volume weighted average price of the Common Shares on the Toronto Stock Exchange for the five trading days prior to the date of conversion at the option of the holder; and
- the debentures are unsecured.

The First Debenture Offering was accounted for as a compound financial instrument with a debt host and equity conversion feature. The fair value of the liability component was determined to be \$2,128 with an effective interest rate of 21.2%, and the equity component was measured as the residual amount of \$872.

On December 14, 2023, the Company closed a Second Debenture Offering (the "Second Debenture Offering") and issued \$2,400 principal amount of debentures. The terms of the debentures include:

(Expressed in thousands of United States dollars)

- a maturity date of September 30, 2026 (the "Second Debenture Maturity Date") and the principal amount, together with any accrued and unpaid interest, will be payable on the Second Debenture Maturity Date, unless earlier converted in accordance with their terms;
- the debentures bear interest at the rate of 10.5% per annum plus the Rate Supplement, which interest will be payable on the Second Debenture Maturity Date, unless earlier converted into Common Shares;
- subject to the receipt of disinterested shareholder approval from the holders of the Common Shares at a duly and validly called meeting (the "Shareholder Approval"), the principal amount of the debenture is convertible into Common Shares at the option of the holder (or at the option of the Company on 30 days prior notice) at a conversion price of USD\$0.11405 per Common Share;
- subject to receipt of the Shareholder Approval, the accrued and unpaid interest is convertible into Common Shares at a conversion price equal to the volume weighted average trading price on the Toronto Stock Exchange for the five trading days prior to the date of conversion; and
- the debentures are unsecured.

The Shareholder Approval was received at the Company's Annual General Meeting held on June 18, 2024.

The Second Debenture Offering was accounted for as a compound financial instrument with a debt host and equity conversion feature. On initial recognition, the fair value of the liability component was determined to be \$2,011 with an effective interest rate of 19.6%, and the equity component was measured as the residual amount of \$389. The amendment of the Nebari debt includes cross party agreements that defers the interest payments on the debentures to September 30, 2026.

Changes in the debentures for the nine months ended September 30, 2025, and the year ended December 31, 2024, are summarized below.

Debentures	Septem	December 31, 2024		
Balance, beginning of period	\$	5,308	\$	4,330
Accretion		870		978
Balance at April 23, 2025	\$	6,178	\$	5,308
Current		6,178		600
Non current		-		4,708

13. CAPITAL STOCK AND OTHER EQUITY RESERVES

Common Shares

The authorized share capital of the Company consists of an unlimited number of common shares with no par value and an unlimited number of non-voting common shares with no par value. As of September 30, 2025, there were 361,460,874 common shares outstanding and nil non-voting common shares outstanding.

On April 7, 2025, the Company closed the April 2025 Offering for aggregate gross proceeds of CAD\$5.15 million through the issuance of 17,170,916 April 2025 Units, with each 2025 April 2025 Unit consisting of one common share and one-half of one common share purchase warrant at a price of CAD\$0.30 (each a "April 2025 Warrant"). Each full April 2025 Warrant shall entitle the holder thereof to acquire one additional common share at a price of CAD\$0.45 for a period of twenty-four (24) months from the closing date of the April 2025 Offering. The warrants have been accounted for as a derivative liability and valued using a Black Scholes model. At the time of issuance,

(Expressed in thousands of United States dollars)

the warrants were valued at \$599. The stock price at the time of issuance was \$0.24, the time to maturity was 24 months, the risk free rate of return was 3.87% and the annualized volatility was 107.39%. Share issuance costs associated with the April private placement were \$285.

On July 18, the Company closed the July 2025 Offering for aggregate gross proceeds of CAD\$8.66 million through the issuance of 28,874,100 July 2025 Units, with each 2025 July 2025 Unit consisting of one common share and one common share purchase warrant at a price of CAD\$0.30 (each a "July 2025 Warrant"). Each full July 2025 Warrant shall entitle the holder thereof to acquire one additional common share at a price of CAD\$0.45 for a period of twenty-four (24) months from the closing date of the July 2025 Offering. The warrants have been accounted for as a derivative liability due to the warrants being in CAD and the functional currency of the Company being in USD. The warrants are valued using a Black Scholes model. At the time of issuance, the warrants were valued at \$2,399. The stock price at the time of issuance was \$0.27, the risk free rate of return used was 4.08% and the annualized volatility was 103.39%. Share issuance costs associated with the private placement were \$515.

There were no dilutive shares for the period ended September 30, 2025 (December 31, 2024 - nil).

Warrants

During the nine months ended September 30, 2025, 40,182,797 warrants were issued with an exercise price of CAD\$0.45. The warrants have expiry dates ranging from April 4, 2027, to July 18, 2028.

At September 30, 2025, the warrants were valued at \$4,650, a corresponding loss of \$1,652 has been recognized in the financial statements. The stock price at the time of revaluation was \$0.36, the risk free rate of return used was 3.68% and the annualized volatility was 99.07%.

		Weight	ed average
	Number of Warrants	Exercise	Price (CAD\$)
Outstanding, December 31, 2024	-		_
Granted	40,182,797	\$	0.45
Exercised	-	\$	-
Expired		\$	-
Outstanding, September 30, 2025	40,182,797	\$	0.45
Exerciseable, September 30, 2025	-		

Stock Options

The Company's stock option plan (the "Plan") provides for the grant of incentive stock options to employees, consultants, officers, and directors of the Company. The Plan reserves for issuance, along with the Company's other Security-Based Compensation Plans, a maximum of 10% of the issued and outstanding Common Shares at the time of a grant of options.

Options granted under the Plan have a maximum term of ten years. The exercise price of the options is determined by the Board of Directors and is not less than the closing price of the common shares on the last trading day prior to the date the options are granted. The vesting terms are at the Board of Directors' discretion.

The Plan is an evergreen plan which provides that if any option has been exercised, then the number of common shares into which such option was exercised shall become available to be issued upon the exercise of options subsequently granted under the Plan. The Plan will operate in conjunction with the Restricted Share Unit Plan (the "RSU Plan") and the Performance Share Unit Plan (the "PSU Plan"). The Stock Option Plan, RSU Plan and PSU Plan are collectively referred to as the "Security-Based Compensation Plans".

(Expressed in thousands of United States dollars)

The following is a summary of stock option activity for the nine months period ended September 30, 2025, and the year ended December 31, 2024:

	Weight	ed average		
	Number of Options	Exercise Price (CAD\$)		
Outstanding, December 31, 2023	18,820,000	\$	0.53	
Granted	3,500,000	\$	0.15	
Expired	(3,245,000)	\$	1.02	
Outstanding, December 31, 2024	19,075,000	\$	0.38	
Granted	15,595,000	\$	0.30	
Expired	(7,990,000)	\$	0.55	
Outstanding, September 30, 2025	26,680,000	\$	0.28	
Exerciseable, September 30, 2025	9,335,000	\$	0.30	

During the nine months period ended September 30, 2025 no stock options were exercised.

As of September 30, 2025 the following stock options were outstanding and exercisable:

Outstanding	Exercisable		Exercise Price		(years)	Expiry Date
185,000	185,000	CAD\$	\$	0.820	0.44	Sunday, March 8, 2026
50,000	50,000	CAD\$	\$	0.270	0.47	Friday, March 20, 2026
300,000	300,000	CAD\$	\$	0.740	0.50	Tuesday, March 31, 2026
535,000	535,000	CAD\$	\$	0.410	1.25	Thursday, December 31, 2026
650,000	650,000	CAD\$	\$	0.270	1.59	Sunday, May 2, 2027
200,000	200,000	CAD\$	\$	0.230	1.59	Sunday, May 2, 2027
5,665,000	5,665,000	CAD\$	\$	0.260	2.34	Tuesday, February 1, 2028
3,500,000	1,750,000	CAD\$	\$	0.150	3.93	Monday, September 3, 2029
10,595,000	-	CAD\$	\$	0.300	4.52	Sunday, April 7, 2030
3,000,000	-	CAD\$	\$	0.300	4.62	Tuesday, May 14, 2030
1,500,000	-	CAD\$	\$	0.300	4.83	Tuesday, July 30, 2030
500,000	-	CAD\$	\$	0.300	4.83	Wednesday, July 31, 2030
26,680,000	9,335,000	_				

The fair value of stock options is determined by the Black-Scholes Option Pricing Model with assumptions for the risk-free interest rate, dividend yield, expected volatility, forfeiture rate, and expected life of the options. During the nine months ended September 30, 2025, the company issued 15,595,000 stock options at a fair value of \$2,213. The risk-free rate for these options ranged from 2.26% to 3.03%. The dividend yield was 0.00%. The expected volatility ranged from 77.05% to 77.55%. The forfeiture rate ranged from 9.337% to 9.99% and the vesting terms of the options is 24 months from the grant date.

The Company recognized share-based compensation costs of \$870 for the nine months ended September 30, 2025 (September 30, 2024 - \$253) of which \$10 (September 30, 2024 - \$7) was included in cost of sales. The Company recognized share-based compensation costs of \$751 for the three months ended September 30, 2025 (September 30, 2024 - \$73) of which nil (September 30, 2024 - \$nil) was included in cost of sales.

(Expressed in thousands of United States dollars)

14. REVENUES

The summary for revenues for the three and nine months ended September 30, 2025 and 2024 are summarized below:

		Three months en	ded Se	ptember 30		Nine months end	ed Sep	d September 30,	
	2025		2024		2025		2024		
Copper sales	\$	1,643	\$	-	\$	2,049	\$	952	
Deferred revenue - Nuton		1,091		-		1,091		-	
Limestone and rock products		128		122		405		321	
Revenues	\$	2,862	\$	122	\$	3,545	\$	1,273	

Limestone and rock products in the comparative period have been reclassed to the revenues to align with the current year presentation.

15. EXPENSES BY NATURE

The summary for cost of sales for the three and nine months ended September 30, 2025 and 2024 are summarized below.

	Three months ended September 30				Nine	months end	ed Sept	d September 30,	
	2025		2024		2025		2024		
Production costs	\$	3,291	\$	-	\$	3,765	\$	2,600	
Royalties and selling costs		281		-		585		180	
Inventory Valuation Adjustment		4,876		-		5,148		<u>-</u>	
Cost of Sales	\$	8,448	\$	-	\$	9,498	\$	2,780	

16. RELATED PARTY TRANSACTIONS

Related parties and related party transactions are summarized below.

Key Management Personnel

Key management personnel include those persons having authority and responsibility for planning, directing and controlling the activities of the Company. The Company has determined that key management personnel consists of the Company's Board of Directors and corporate officers, including the Company's Chief Executive Officer and President, SVP Business Development, SVP/Chief Financial Officer, and Corporate Secretary.

Remuneration attributed to key management personnel is summarized as follows:

	Three Months ended September 30					Nine months end	ed Se	ptember 30	
	2025			2024		2025		2024	
Salaries, fees and benefits	\$	514		285	\$	1,013	\$	1,101	
Share-based compensation		742		73		752		224	
Total	\$	1,256	\$	358	\$	1,765	\$	1,325	

Salaries, fees and benefits to key management includes all salaries, bonuses, fees, and other employment benefits, pursuant to contractual employment agreements, consultancy or management services arrangements.

As of September 30, 2025, amounts accrued and due to key management personnel and other related parties include the following:

Directors and Officers - \$158 (December 31, 2024 - \$145)

(Expressed in thousands of United States dollars)

17. FINANCING EXPENSES

Financing expenses for the nine months ended September 30, 2025, and 2024 are summarized below.

	Three	months ended So	eptember	30,	Nine months ended September 30,				
Financing Expenses	2025		2	2024		2025		2024	
Nebari debt interest	\$	571	\$	586	\$	1,649	\$	1,786	
ARO accretion		188		191		610		509	
Debenture accretion		309		252		871		713	
Nebari debt accretion		61		68		155		226	
Insurance financing interest		2		14		8		38	
Lease interest		4		5		12		16	
Total	\$	1,135	\$	1,116	\$	3,305	\$	3,288	

18. SEGMENTED INFORMATION

The Company operates in two reportable operating segments in the United States: (a) Gunnison Copper Project and (b) Johnson Camp Mine cash generating units. Corporate and other activities include the Company's exploration activities. Corporate activities are not considered a segment and are included as a reconciliation to total consolidated results. Accounting policies for each reported segment are the same as those of the Company. Results from operating activities represents the profit earned by each segment without allocation of corporate costs. This is the measure reported to the chief operating decision-maker, Gunnison's President and Chief Executive Officer, for the purposes of resource allocation and the assessment of segment performance. Total assets and liabilities do not reflect intercompany balances, which have been eliminated on consolidation.

(Expressed in thousands of United States dollars)

Three months ended S	eptember 30, 2025	
Gunnison Copper	Johnson	

	Gunnison Copper		Johnson		Corporate	Total	
		Project	C	Camp Mine & Other		Total	
Revenue	\$	-	\$	(2,862)	\$ -	\$ (2,862)	
Cost of Sales		-		8,448	-	8,448	
Gross Profit (loss) from Mine Operations		-		5,586	-	5,586	
Operating Expenses		1,268		247	1,447	2,962	
Operating Profit (loss)		1,268		5,833	1,447	8,548	
Loss (gain) on derivative at fair value		2,639		4,496	-	7,135	
Financing expense		-		193	942	1,135	
Interest income		-		(78)	(34)	(112)	
Unrealized gain on foreign exchange		(1)		-	660	659	
Fair value loss on Nuton Stage 2 payable		-		4,743	-	4,743	
Gain on Extinguishment of Debt		-		-	-	-	
Other (income)		(99)		887	3	791	
Loss and comprehensive loss for the period	\$	3,807	\$	16,074	3,018	\$ 22,899	

Nine months ended September 30, 2025

	Gunnison Copper		Johnson		Corporate		Total
	1	Project		Camp Mine		& Other	iotai
Revenue	\$	-	\$	(3,545)	\$	- \$	(3,545)
Cost of Sales		-		9,498		-	9,498
Gross Profit (loss) from Mine Operations		-		5,953		-	5,953
Operating Expenses		2,339		28		2,851	5,218
Operating Profit (loss)		2,339		5,981		2,851	11,171
Loss (gain) on derivative at fair value		10,130		14,402		-	24,532
Financing expense		-		683		2,622	3,305
Interest income		-		(603)		(85)	(688)
Unrealized gain on foreign exchange		(1)		-		1,073	1,072
Fair value loss on Nuton Stage 2 payable		-		9,899		-	9,899
Gain on extinguishment of Debt		-		-		(1,126)	(1,126)
Other (income)		(375)		(981)		(27)	(1,383)
Loss and comprehensive loss for the period	\$	12,093	\$	29,381	\$	5,308 \$	46,782

September 30, 2025

	Gunnison Copper		Johnson		Corporate		Tatal
		Project	Camp Mine		& Other		Total
Cash	\$	3,122	\$ 13,837	\$	5,798	\$	22,757
Current Assets		168	23,113		9,412		32,693
Property, plant and equipment		16,457	207,620		132		224,209
Total Assets		22,567	244,387		585		267,539
Current Liabilities		256	94,532		19,123		113,911
Total Liabilities		38,906	263,659		25,330		327,895

(Expressed in thousands of United States dollars)

	Three mo	nths ended Sept	ember 30, 2024		
	Gunnison Copper Project		Johnson	Corporate	Total
			Camp Mine	& Other	Total
Revenue	\$	- \$	(122)	-	\$ (122)
Cost of Sales		-	-	-	-
Gross Profit (loss) from Mine Operations		-	(122)	-	(122)
Operating Expenses		112	321	601	1,034
Operating Profit (loss)		112	199	601	912
Loss (gain) on derivative at fair value		5,577	7,594	-	13,171
Financing expense		-	864	252	1,116
Interest income		-	(2)	(51)	(53)
Unrealized gain on foreign exchange		-	-	(2)	(2)
Fair value loss on Nuton Stage 2 payable		-	-	-	-
Gain on Extinguishment of Debt		-	-	-	-
Other (income)		-	(196)	-	(196)
Loss and comprehensive loss for the period	\$	5,689 \$	8,459	\$ 800	\$ 14,948

	Nine mon	ths ended Sept	ember 30, 2024		
	Gunnison Copper Project		Johnson Camp Mine	Corporate & Other	Total
Revenue	\$	- 9	(1,273) \$	- \$	(1,273)
Cost of Sales		-	2,780	-	2,780
Gross Profit (loss) from Mine Operations		-	1,507	-	1,507
Operating Expenses		167	593	2,112	2,872
Operating Profit (loss)		167	2,100	2,112	4,379
Loss (gain) on derivative at fair value		14,395	19,601	-	33,996
Financing expense		-	2,575	713	3,288
Interest income		-	(5)	(137)	(142)
Unrealized gain on foreign exchange		-	-	(3)	(3)
Fair value loss on Nuton Stage 2 payable		-	-	-	-
Gain on Extinguishment of Debt		-	-	-	-
Other (income)		-	(309)	-	(309)
Loss and comprehensive loss for the period	\$	14,562	23,962 \$	2,685 \$	41,209

December 31, 2024										
	Gunnison Copper			Johnson Camp Mine		Corporate		Total		
	Pı	Project				& Other				
Cash	\$	483	\$	6,804	\$	962	\$	8,249		
Current Assets		483		14,194		1,012		15,689		
Property, plant and equipment		16,444		95,462		4		111,910		
Total Assets		16,927		117,145		3,860		137,932		
Current Liabilities		92		34,268		4,188		38,548		
Total Liabilities		29,358		109,914		20,562		159,834		

19. CAPITAL MANAGEMENT

The Company manages its capital structure and makes adjustments based on the funds available to the Company, in order to support the acquisition, exploration and evaluation, and development of mineral properties. The Board of Directors does not establish quantitative return on capital criteria for management, but rather relies on the expertise of the Company's management to sustain future development of the business.

In the management of capital, the Company considers components of equity and debt.

(Expressed in thousands of United States dollars)

The properties in which the Company currently has an interest are in the development and production ramp up stage. The Company has previously obtained financing for the development and construction and ramp up activities of the Gunnison Copper Project in the form of the Stream, Equity Placements, and Debentures discussed in notes 8, 12 and 13. The Company will continue to assess new properties and seek to acquire an interest in additional properties if it feels there is sufficient geologic or economic potential and if it has adequate financial resources to do so.

Management reviews its capital management approach on an ongoing basis and believes that this approach, given the relative size of the Company, is reasonable.

In accordance with the Second ARCA the Company is required to maintain a minimum cash balance of \$1,000 (net of cash provided by Nuton for the Stage 2 Work Program). The minimum cash balance is defined in the Second ARCA to include cash and cash equivalents, plus accounts receivable from the sale of copper cathode and copper cathode inventory as reported on the Company's balance sheet. In the event that the minimum cash balance is less than \$1,000 at any monthly reporting date then there is a 60-day cure period allowed.

20. FINANCIAL INSTRUMENTS

The Company has exposure to a variety of financial risks: market risk (including currency risk, interest rate risk and commodity price risk), credit risk and liquidity risk from its use of financial instruments.

This note presents information about the Company's exposure to each of these risks, the Company's objectives, policies and processes for measuring and managing risk, and the Company's management of capital. Risk management is the responsibility of management and is carried out under policies approved by the Board of Directors. Material risks are monitored and are regularly discussed with the Audit Committee and Board of Directors.

Market risk

Market risk is the risk that changes in market price, such as foreign exchange rates and interest rates will affect the Company's cash flows or value of its financial instruments.

Currency risk

The Company is subject to currency risk on financial instruments which are denominated in currencies that are not the same as the functional currency of the entity that holds them. Exchange gains and losses relating to these financial instruments would impact earnings (loss).

The Company is exposed to currency risk through cash and cash equivalents, accounts payable and accrued liabilities which are denominated in CAD\$. The balances in these accounts are not significant, therefore, the Company's exposure to currency risk is considered minimal. The Company has not hedged its exposure to currency fluctuations at this time.

Interest rate risk

The Company is subject to interest rate risk with respect to its investments in cash and cash equivalents and the stream obligation. The Company's current policy is to invest excess cash in guaranteed investment certificates issued by its Canadian banking institution. The Company periodically monitors the investment it makes and is satisfied with the credit ratings of its banks.

The Company's outstanding debt obligations are at fixed interest rates (except the Nebari loan and Second Debenture Offering - see below) and accounted for on the basis of amortized cost. Therefore, the carrying value of the Company's debt is not exposed to changes in market interest rates. The Nebari loan and Second Debenture

(Expressed in thousands of United States dollars)

Offering are fixed at 10.5% per annum plus the greater of the forward-looking secured overnight financing rate (administered by CME Group Benchmark Administration Limited or a successor administrator) for a term of 3 months or 1.5%.

A 1% increase in the rate supplement for the Nebari loan would increase interest payments \$8/mo, whereas a 1% decrease in the rate supplement would decrease the Nebari interest payments \$8/mo.

A 1% increase in the rate supplement for the Second Debenture Offering would increase interest payments \$2/mo, whereas a 1% decrease in the rate supplement would decrease the Second Debenture Offering interest payments \$2/mo.

Commodity price risk

The Company is subject to commodity price risk from fluctuations in the market prices for copper. Commodity price risks are affected by many factors that are outside the Company's control including global or regional consumption patterns, the supply of and demand for metals, speculative activities, the availability and costs of metal substitutes, inflation, and political and economic conditions. The financial instrument impacted by commodity prices is the Stream obligation.

A 10% increase in the market price of copper would increase derivative liabilities by \$1,778, whereas a 10% decrease in the market price of copper would decrease derivative liabilities by \$2,243.

Credit risk

Credit risk is the risk of potential loss to the Company if the counterparty to a financial instrument fails to meet its contractual obligations. The Company's credit risk is primarily attributable to its liquid financial assets including cash and cash equivalents, and restricted cash.

The Company limits its exposure to credit risk on financial assets through investing its cash and cash equivalents with reputable North American financial institutions.

Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. The Company's objective in managing liquidity risk is to maintain sufficient liquidity to meet its liabilities when due. The Company manages liquidity risk by monitoring actual and projected cash flows and matching the maturity profile of its financial assets and liabilities. Cash flow forecasting is performed regularly. The Company also holds surety bonds to support future environmental obligations. Liquidity is further discussed in note 1 – Nature of Operations and Going Concern.

The Company has the following guaranteed commitments and contractual obligations as of September 30, 2025:

Contractual Obligations	Total	Less than 1 year		1-3 years		4-5 years		After 5 years	
Accounts Payable and Accrued Liabilities	\$ 20,100	\$	20,100	\$	-	\$	-	\$	-
Nuton Stage 2 payable	33,092		-		33,092		-		-
Lease Liabilities	166		138		28		-		-
Insurance Liabilities	76		76		-		-		-
Debentures	7,553		7,553		-		-		-
Debt	 15,273		15,273		-				-
Total Contractual Obligations	\$ 76,260	\$	43,140	\$	33,120	\$	_	\$	

(Expressed in thousands of United States dollars)

As of September 30, 2025, the Company has cash and cash equivalents of \$22,757 to settle current liabilities of \$113,911, which includes \$71,755 in Nuton payables based off the current copper production forecast and \$9,807 in Accounts Payables related to Nuton project costs.

Fair value estimation

The Company's financial assets and liabilities are measured and recognized according to a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets and liabilities and the lowest priority to unobservable inputs.

The three levels of the fair value hierarchy are as follows:

- Level 1: Quoted prices in active markets for identical assets or liabilities that the Company is able to access at the measurement date.
- Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).

Level 3: Inputs for the asset or liability that are not based on observable market data.

The carrying values of cash and cash equivalents, receivables, restricted cash, accounts payable and accrued liabilities, debt and amounts due to related parties approximate their fair values due to the short-term maturity of these financial instruments. Derivative liabilities and Nuton Stage 2 payable are Level 3.

As of September 30, 2025	Carı	Carrying value			Fair '			
	FVTPL		Level 1		Level 2		Level 3	
Financial Liabilities								
Derivative liabilities	\$	86,913	\$	-	\$	-	\$	86,913
Nuton Stage 2 payable		33,092						33,092
	\$	120,005	\$	-	\$	-	\$	120,005

21. SUBSEQUENT EVENTS

On October 8, 2025, the Company announced Nebari's intention to convert the \$6,250 secured debt in tranches of \$500 at a time and sell the shares into the market. As of the date that the financial statements were authorized for issue they have converted \$1,000 thereby reducing the secured debt to \$12,612 from \$13,612.

On October 16, 2025, the Company received \$22,436 in funding from Nuton for upcoming Stage 2 construction costs.

On October 31, 2025, the company closed a non-brokered private placement (the "October 2025 offering") for aggregate proceeds of CAD\$13,262 for 29,471,702 units (the "October 2025 Units") at a price of CAD \$0.45 per unit. Each October 2025 Unit consists of one common share of the Company and one-half of one common share purchase warrant (each whole warrant, a "October 2025 Warrant"). Each October 2025 Warrant will entitle the holder thereof to purchase one common share at a price of C\$0.65 at any time for a period of 36 months following the issue date.



MANAGEMENT'S DISCUSSION AND ANALYSIS

FOR THE THREE AND NINE MONTHS ENDED SEPTEMBER 30, 2025

INTRODUCTION

This Management's Discussion and Analysis ("MD&A") relating to the results of operations and financial position of Gunnison Copper Corp. (formerly Excelsior Mining Corp.) and its subsidiaries ("Gunnison" or the "Company") is prepared as of November 13, 2025. The MD&A supplements and complements Gunnison's unaudited Condensed Consolidated Interim Financial Statements for the three and nine months ended September 30, 2025 (the "Consolidated Financial Statements"). Comparison of the financial results in this MD&A is provided to the financial results for the three and nine months ended September 30, 2024 or the year ended December 31, 2024. Other relevant documents to be read with this MD&A include the most recent Annual Information Form ("AIF"). The AIF is not incorporated by reference. These documents are available on the Company's website at www.gunnisoncopper.com, and on the SEDAR+ website at www.sedarplus.ca.

The Condensed Consolidated Interim Financial Statements have been prepared in accordance with International Accounting Standard 34, Interim Financial Reporting. The condensed consolidated interim financial statements do not include all the information required for full annual financial statements. The accounting policies applied in the condensed consolidated interim financial statements are consistent with those applied in the Company's audited annual consolidated financial statements unless otherwise disclosed. The Company prepares the annual consolidated financial statements in accordance with International Financial Reporting Accounting Standards as issued by the International Accounting Standards Board ("IFRS Accounting Standards"). All dollar amounts in this MD&A are expressed and presented in thousands of United States dollars (except per share amounts and unless otherwise noted). Canadian dollars are expressed as "CAD".

Readers are cautioned that this MD&A contains forward-looking statements and that actual events may vary from Management's expectations. Readers are encouraged to read the "Cautionary Statements" section presented later in this MD&A including the factors described in "Risk Factors" and "Forward-Looking Information".

The Board of Directors of Gunnison Copper Corp. has approved the disclosure contained in this MD&A as of November 13, 2025.

OUR PURPOSE

Gunnison exists to develop and operate copper mines in Southern Arizona to produce fully Made in America finished copper cathode to supply American energy, defense, and manufacturing supply chains. Gunnison proudly hires locally, purchases locally, and sells its products in America. Gunnison invests in its employees, their families, and the communities around it. Gunnison operates safely and responsibly with a focus on technology and positive societal impact, while also emphasizing long-term value creation for stakeholders.

OUR BUSINESS

Gunnison was incorporated under the laws of the Province of British Columbia, Canada on June 9, 2005 and trades on the Toronto Stock Exchange denominated in CAD under the symbol "GCU" and in over-the-counter markets denominated in USD under the symbol "GCUMF". The address of the Company's registered office is Suite 2400, 1055 West Georgia Street, Vancouver, BC, Canada V6E 3P3. The operational headquarters and senior management team is located in Arizona, USA.

Gunnison is a multi-asset pure-play copper developer and expected producer that has the largest land position in the Cochise Mining District (the district), containing 12 known deposits within an 8 km economic radius, in the Southern Arizona Copper Belt.

Gunnison's flagship asset, the Gunnison Copper Project has a measured and indicated mineral resource containing over 831 million tons with a total copper grade ("TCu") of 0.31% (measured mineral resource of 191.3 million tons at 0.37% TCu and indicated mineral resource of 640.2 million tons at 0.29% TCu), and a preliminary economic assessment ("PEA") yielding positive economics including an NPV at 8% of \$1.3 billion, Internal Rate of Return ("IRR") of 20.9%, and payback period of 4.1 years. It is being advanced as a conventional operation with open pit mining, heap leach, and SX/EW refinery to produce finished copper cathode on-site with direct rail link. The Gunnison Copper Project was previously configured to use In-Situ Leaching but the approach was changed to open pit in December 2024 to maximize the value of the Project. The installed In-Situ wellfield equipment is in care and maintenance and the Company remains in compliance with all permits to preserve optionality prior to construction of the open pit.

The Gunnison Copper Project PEA is preliminary in nature and includes inferred mineral resources that are considered too speculative geologically to have the economic considerations applied to them that would enable them to be categorized as mineral reserves. There is no certainty that the conclusions reached in the PEA will be realized. Mineral resources that are not mineral reserves do not have demonstrated economic viability.

In addition, Gunnison's Johnson Camp Mine, which restarted its operations, with first copper production in Q3 2025, is fully funded by Nuton LLC ("Nuton"), a Rio Tinto Venture, with a production capacity of up to 25 million lbs of finished copper cathode annually.

The construction and restart of the Johnson Camp Mine is fully funded by Nuton for the purpose of demonstrating their proprietary sulfide leaching technology. As a result, the mine plan for Stage 2 is currently designed to strip waste to access and prioritize the accelerated mining of primary sulfide material, which will be used to demonstrate the technology, which may result in higher mining costs. Similarly, processing costs are expected to be initially higher as the site goes through a rigorous optimization and refinement program related to introducing the new technology.

Other deposits controlled by Gunnison in the district, with potential to be economic satellite feeder deposits for Gunnison Copper Project infrastructure, include Strong and Harris, South Star, and eight other deposits.

OVERALL PERFORMANCE

HIGHLIGHTS

Year to date, Gunnison continues to build momentum after the pivot of the flagship Gunnison Copper Project to an open pit development plan and commencement of construction for the expansion and restart of the Johnson Camp Mine in partnership with Nuton:

- Received the backing and support of US Government for Johnson Camp Mine in January 2025 to produce Made in America copper for American supply chains via \$13.9M allocation of 48C tax credits under the Inflation Reduction Act. Once construction is complete, and the Johnson Camp Mine assets are placed into service, the Certification process will commence. As disclosed below, a portion of the cash proceeds realized from the potential sale of 48C tax credits are expected to be allocated to Gunnison
- Entered into a Collaboration Agreement with Nuton in February 2025 to assess the viability of their technology
 to potentially process the Gunnison Copper Project sulfide resources and examine a potential extension for
 Gunnison sulfide resources to Stage 2 in exchange for \$3M in non-dilutive non-refundable cash funding
- Entered into a binding term sheet with Nebari Natural Resources Credit Fund I LP (Nebari) in February 2025 to defer all principal payments from February to December 2025, reducing 2025 principal payments by \$2.8M, and provide a pathway to repay up to \$8M of the outstanding principal through realized cash proceeds from the potential sale of 48C tax credits during 2025 and refinance the remaining principal to 2029. On April 24,

2025, the Company and Nebari entered into a Second Amended and Restated Credit Agreement (the "Second ARCA") which supersedes the binding term sheet. \$6.25M of the debt is convertible under the binding term sheet and ARCA into common shares of the Company

- On April 7, 2025, the Company closed its non-brokered private placement (the "April 2025 Offering") for aggregate gross proceeds of C\$5.15 million through the issuance of 17,170,916 units (the "April 2025 Units"), with each April 2025 Unit consisting of one common share and one-half of one common share purchase warrant (each full common share purchase warrant, an "April 2025 Warrant") at a price of C\$0.30 per April 2025 Unit. Each full April 2025 Warrant shall entitle the holder thereof to acquire one additional common share at a price of C\$0.45 for a period of twenty-four (24) months from the closing date of the April 2025 Offering
- On April 14, 2025 the Company announced that the high-value-add ("HVA") work programs commenced at the Gunnison Copper Project including mobilization of the drill rig. The programs are expected to take 3-6 months to complete and consist of Gravel By-Product Revenue, Limestone By-Product Revenue, Mineralized Material Sorting, Sulfide Investigation, and Permitting activities
- On May 15, 2025, Mr. Jason Howe and Mr. Joseph Gallucci joined the Board of Directors and Jason Howe was appointed as the new Audit Committee Chair. The new appointments are consistent with the Company's continuing effort to add leaders from the mining community with production and finance experience as the Johnson Camp Mine commenced copper production in Q3, 2025 and the Gunnison Copper Project advances the open pit development plan
- On June 9, 2025 the Company provided an update on progress at JCM noting that: (i) mining of mineralized material had commenced; (ii) material was being stockpiled in advance of the completion of the leach pads; (iii) Leach pad Phase-1 was complete; and (iv) Phase-2 leach pad was expected in the near term
- On June 17, 2025, the Company provided an update on the HVA. An experienced consulting firm has been
 engaged to investigate the viability of marking gravel and limestone by-products from the Gunnison open pit.
 In support of the mineralized material sorting plan, drilling of all 3 holes totaling 3,899 feet targeting oxide
 mineralization in the Martin and Abrigo formations were completed in May. Trinity Consultants (Air Quality
 Permit) and Clear Creek (APP) were engaged for the permitting process. The Company also advanced the
 collection of samples to initiate metallurgical test work to test for the suitability of sulfide leaching technology
 at Gunnison
- On July 18, 2025, the Company announced that it closed a non-brokered private placement (the "July 2025 Offering") for aggregate gross proceeds of C\$8.7 million through the issuance of 28,874,100 units of the Company (each, a "July 2025 Unit") at a price of C\$0.30 per July 2025 Unit. Each July 2025 Unit consists of one common share of the Company and one common share purchase warrant (each, a "July 2025 Warrant"). Each July 2025 Warrant entitles the holder thereof to purchase one Common Share at a price of C\$0.45 at any time on or before July 18, 2028. The net proceeds will be used to fund additional and follow on work related to the High Value Add Work Program at the Gunnison Copper Project, begin long lead time drilling and metallurgical testing that will be incorporated in a pre-feasibility study for the Gunnison Copper Project, as well as fund US head office general and administrative expenses ("G&A") for an additional 12 months (April 2026 to March 2027). U.S. head office G&A to March 2026 will be funded from existing working capital. The July 2025 Units were sold to residents of Canada pursuant to the listed issuer financing exemption under Part 5A of National Instrument 45-106 Prospectus Exemptions, as amended by Coordinated Blanket Order 45-935 Exemptions from Certain Conditions of the Listed Issuer Financing Exemption.
- On July 22, 2025 the Company announced that mineral processing started with first copper sales expected in September at the fully-permitted Johnson Camp Mine. Related progress at JCM included: (i) stacking and acid curing of mineralized material has commenced; (ii) material continues to be stockpiled in advance of the completion of the leach pads; (iii) leach pad Phase-2 is complete; and (iv) Phase-3 leach pad is complete and conveyors constructed.

- On August 11, 2025 the Company announced the solvent extraction (SX) plant and electrowinning (EW) circuit started with first copper sales expected in September at the Company's Johnson Camp Mine. Furthermore, the final phase of the leach pad construction is on schedule. The on-pad crushing circuit, which will be used with Nuton Technologies, has been installed and started commissioning activities. The agglomerator and processing equipment, which will also be used on the Nuton pad, has been placed and the Company is completing final mechanical and electrical construction of these components.
- On September 03, 2025, the Company announced the first production of pure copper cathode from its
 Johnson Camp Mine commenced in the last week of August 2025, establishing Gunnison as the newest
 American Copper Producer. Gunnison achieved this critical milestone ahead of schedule, producing Made-inAmerica copper for domestic sales.
- On September 15, 2025, the Company reported positive results from its initial mineralized material sorting test program at the Gunnison Copper Project, one of the largest and most advanced copper development projects in the United States.
- On September 15, 2025, the Company completed its inaugural copper sales, marking the start of revenue generation following successful commissioning. Gunnison sold a total of 225,371 pounds of finished copper cathode at an average realized copper price of \$4.64 per pound, generating gross proceeds of approximately \$1,046,194.
- On September 23, 2025, the Company signed a non-binding Letter of Intent with Lunasonde Inc. ("Lunasonde"), a U.S.-based defense technology start-up specializing in airborne based subsurface imaging. Under the LOI, the Company will provide access to its district-scale land package in southeastern Arizona, allowing Lunasonde to test and refine its advanced experimental remote sensing technology. The goal is to accelerate the identification of new copper, other critical minerals, and rare earth element targets within the Company's Cochise Mining District assets. In November 2025, the Company received notice from the ARPA-E discouraging a full application under ROCKS program. The Company is in discussions with Lunasonde to identify other funding opportunities for the work program.
- October 8, 2025, the Company announced the preliminary results of an independent Economic Impact Study
 conducted by the Eller Partnerships Office at the University of Arizona, which underscores the transformative
 economic potential of the Company's Gunnison Copper Project. The study employed nationally accepted
 economic modeling tools to assess the cumulative potential impact of the Company's Gunnison Project's
 operations across the national, state, and county levels.
- October 9, 2025, the Company announced the promotion of Robert Winton to the role of Chief Operating Officer (COO). Mr. Winton has been with the Company since August 2020, serving as Senior Vice President Operations and General Manager. He has played a pivotal role in transforming the Johnson Camp Mine from care-and-maintenance into a fully operational mine, culminating in first copper production and commercial sales in 2025, establishing Gunnison as a new U.S. copper producer.
- October 23, 2025, the Company reported positive results from its ongoing HVA Program evaluating the
 commercial potential of limestone occurring within the planned Gunnison Open Pit mine plan. The evaluation
 indicates that a substantial portion of the limestone, material that is currently scheduled as waste in the mine
 plan, is suitable for a range of industrial end-use markets, including cement, agricultural lime, and premium
 paper filler/paint and coatings.
- On October 30, 2025, the company closed a non-brokered private placement (the "October 2025 Offering") for aggregate proceeds of C\$13.1 million through the issuance of 29,138,378 units (the "October 2025 Units") at a price of CAD \$0.45 per unit. Each October 2025 Unit consists of one common share of the Company and one-half of one common share purchase warrant (each whole warrant, an "October 2025 Warrant"). Each October 2025 Warrant will entitle the holder thereof to purchase one common share at a price of C\$0.65 at any time for a period of 36 months following the issue date. The Company intends to use to use the net proceeds from the October 2025 Offering for drilling, metallurgical testing and permitting activities that will be incorporated in a pre-feasibility study for the Gunnison Copper Project, funding US head office general and

administrative expenses, partial repayment of outstanding debt due to Nebari, and for general working capital purposes.

 On October 31, 2025, a second tranche of the October 2025 Offering for aggregate gross proceeds of C\$150,000.30 from the issuance of 333,334 Units (each an "October 2025 Unit") to a single institutional investor.

2025 to 2026 OUTLOOK

Gunnison High Value Work Program

In January 2025, Gunnison announced its intention to proceed with the HVA at the Gunnison Copper Project that will advance several of the important opportunities identified in the Preliminary Economic Assessment. This work program, consisting of limited drilling and studies, and costing \$2.2M, was completed in October 2025. These studies included assessment of Gravel By-Produce Revenue, Limestone By-Product Revenue, Mineralized Material Sorting, Sulfide Investigation, Permitting Strategy, and other technical studies. The results of the HVA program will be incorporated in the Update Gunnison Copper Project PEA expected to be published in Q1 2026.

Gunnison Copper Project - Updated Preliminary Economic Assessment

Gunnison is currently working on an updated Preliminary Economic Assessment 43-101 report (PEA) for the Gunnison Copper Project that will include all the results of the various HVA program studies that concluded in October 2025. Results of the updated PEA are expected to be published in Q1 2026.

Gunnison Copper Project - Pre-Feasibility Study & Permit Amendments

During the quarter, Gunnison commenced initial planning work required before the start of work on a Pre-Feasibility Study ("PFS") for the Gunnison Copper Project. The PFS objectives include converting the resources in the mine plan to the Measured and Indicated level and into mineral reserves, in addition to advancements in the detail level of mine and plant engineering. The work program will include infill drilling, geotechnical drilling, hydrology work, engineering, and other studies. It is expected to cost up to \$25.0M and take approximately 18 to 24 months to complete (see "Liquidity" and "Capital Resources" below for a summary of the funding required by, and available to, Gunnison). Results of the PFS are expected to be published in 2027.

Concurrently with the PFS work program, Gunnison intends to file permit amendments with Arizona Department of Environmental Quality and the Arizona State Mine Inspector with respect to the existing Air, Aquifer Protection, and Mine Land Plan of Reclamation permits. These amendments will permit the open pit approach In addition, a new state permit is required from the Arizona Department of Transportation to move a small section of the Interstate 10 highway. Currently, the Gunnison Project is fully permitted for In-Situ leaching which is the approach previously pursued. All required permits for the Gunnison open pit fall under the state permitting regime (i.e. no federal nexus). The permit amendments are expected to cost up to \$5.0 million and take approximately 18 to 24 months to receive. All permit amendments are expected to be received by the end of 2027. Initial planning for the permit amendment process was completed during the HVA work program.

Johnson Camp Mine Production

The Johnson Camp Mine construction required for the Stage 2 work program with Nuton was substantially completed for the Run of Mine Oxide (ROM) circuit in August 2025 with commissioning and first production of copper cathode from the ROM circuit in September 2025. Ramp up to nameplate capacity is expected to occur over the next six months and reach full production in 2026. The Nuton Technology circuit will be commissioned in Q4 2025 with first production of copper cathode expected in 2025 and ramp up to full production in 2026. The Johnson Camp Mine SX/EW plant has an

installed production capacity of 25 million lbs of finished copper cathode per year, with future sales of the copper cathode planned for sale in the United States. The construction and restart of the Johnson Camp Mine is fully funded by Nuton for the purpose of demonstrating their proprietary sulfide leaching technology.

The construction and restart of the Johnson Camp Mine is fully funded by Nuton for the purpose of demonstrating their proprietary sulfide leaching technology. As a result, the mine plan for Stage 2 is currently designed to strip waste to access and prioritize the accelerated mining of primary sulfide material, which will be used to demonstrate the technology, which may result in higher mining costs. Similarly, processing costs are expected to be initially higher as the site goes through a rigorous optimization and refinement program related to introducing the new technology.

48C Tax Credits Monetization and Debt Reduction

The \$13.9M allocation of tax credits was granted to the Gunnison-Nuton Tax Partnership in January 2025 under the Qualifying Advanced Energy Project Credit Program of the Inflation Reduction Act. Under the United States Inflation Reduction Act, a qualifying advanced energy project credit can either be monetized through its sale for cash or by using it to offset income tax liabilities. These credits are expected to be monetized by Q1 2026 through the sale of these credits in a free-market transaction following the completion of the certification process. Gunnison expects to receive up to \$8M in cash after Nuton's allocation and reimbursement of costs, with the actual amount depending on the 48C tax credit certification process and how much can be realized from the sale of the certified credits.

Nuton and Gunnison will work within the parameters of the Tax Partnership Agreement to potentially allow for a portion of realized cash proceeds from the sale of 48C tax credits to be distributed to Gunnison to retire a significant portion, or all of, the Nebari debt, which will benefit the Stage 2 Work Program by reducing Gunnison's debt service obligations. The receipt of the 48C tax credit is subject to Certification as outlined in IRS Notice 2023-44. There is no certainty that the conditions to the receipt of the 48C tax credit will be satisfied.

This section contains forward-looking information. Please refer to "Forward-Looking Information" for details on the risks and assumptions associated with such forward-looking information.

GUNNISON COPPER PROJECT

PROJECT DESCRIPTION

The Gunnison Copper Project is located about 62 miles east of Tucson, Arizona on the southeastern flank of the Little Dragoon Mountains in the Cochise Mining District. The property is within the copper porphyry belt of Arizona. It hosts a deposit that contains copper oxide and sulfide mineralization with associated molybdenum in potentially economic concentrations. Oxidized, mineralized bedrock lies 300 to 800 feet beneath of alluvial basin.

RECENT DEVELOPMENTS

Entered into a Collaboration Agreement with Nuton in February 2025 to assess the viability of their technology to potentially process the Gunnison Copper Project sulfide resources and examine a potential extension for Gunnison sulfide resources to Stage 2 in exchange for \$3M in non-dilutive cash funding. In April 2025, Gunnison commenced work on the High Value Add Programs.

UNIVERSITY OF ARIZONA ECONOMIC IMPACT STUDY HIGHLIGHTS

The University of Arizona Eller College of Management is a comprehensive business school with a global reputation for innovative research, rigorous curriculum, a distinguished faculty, excellence in entrepreneurship and social

responsibility. The study employed nationally accepted economic modeling tools to assess the cumulative potential impact of the Company's flagship Gunnison Project's operations across the national, state, and county levels.

- Cumulative life of mine impacts to the United States: \$14.6 billion in output, 53,521 job-years, \$2.1 billion in labor income
- Cumulative life of mine impacts to Arizona: \$10.0 billion in output, 34,783 job-years, \$1.3 billion in labor income
- Cumulative life of mine impacts to District 6, including Cochise County: \$9.0 billion in output, 15,308 jobyears, \$0.6 billion in labor income

All amounts from the study represent the forecasted economic impact of the Gunnison Project in the State of Arizona and nationally in the USA. They do not represent an economic analysis of the Gunnison Project itself and actual economic impact will be determined after the Gunnison Project is developed into an operating mine, which remains subject to completion of a feasibility study, financing and permitting.

PEA HIGHLIGHTS

- The Gunnison Copper Project, a fully vertically integrated operation producing finished copper cathode on-site in Arizona for domestic U.S. supply chains, has an after-tax net present value (8%) of \$1.3 billion and an internal rate of return (IRR) of 20.9% at a long-term copper price of \$4.10/lb
- One of the largest open pit copper projects in the U.S. with total Measured and Indicated ("M&I") Mineral Resources containing over 831 million tons with a total copper grade of 0.31% (measured mineral resource of 191.3 million tons at 0.37% and indicated mineral resource of 640.2 million tons at 0.29%), capable of supplying 8% of recent annual U.S. domestic copper production¹
- Simplified and lower risk path to permitting; the Gunnison Copper Project requires only State permits and has current operating permits which will only require permit amendments to open pit mining
- Significant benefits for the community and local economy through the payment of over \$840 million in U.S. federal, state, and local taxes, partnerships with local institutions such as Cochise College, and the creation of over 650 local jobs
- Average annual copper cathode production of 83,700 tons (167 million lbs) over the first 16 years and total
 production of 1,355,900 tons (2,712 million lbs) over the entire 18-year mine life at an average Cash Cost (C1)
 of \$1.42/lb and Sustaining Cash Cost² of \$1.94/lb of copper produced
- Total initial capital cost of \$1.3 billion and after-tax payback period for initial capital of 4.1 years
- Environmental advantages include lower water usage per pound of copper produced versus copper concentrate producers, up to 10% reduced energy consumption due to on-site clean energy production, and zero risk of environmental impacts from tailings dam failures as there are no tailings produced

The PEA is preliminary in nature and includes inferred mineral resources that are considered too speculative geologically to have the economic considerations applied to them that would enable them to be categorized as mineral reserves. There is no certainty that the conclusions reached in the PEA will be realized. Mineral resources that are not mineral reserves do not have demonstrated economic viability.

¹ Hard rock waste includes 85 million short tons of pure limestone, a highly marketable material.

² Excludes recovery of sulfides from conventional leaching. Some sulfides are expected to leach and provide up-side to recoveries and copper production.

PEA PHYSICALS

Total life of mine production is projected at approximately 2,712 million pounds of copper over 18 years. There are 831.6 million short tons of measured and indicated oxide, transitional, and sulfide mineral resources at an average grade of 0.31% TCu and inferred oxide, transitional, and sulfide mineral resources of 79.6 million short tons at an average grade of 0.20% TCu; using a cut-off grade of \$0.05/ton.

The tonnage of material in the Gunnison conceptual mine plan used for the PEA is 550.6 million tons having an average grade of 0.355% TCu. The anticipated heap leach recovery is estimated to be 90% of the AsCu and CNCu copper grade. 60% recovery for copper sulfide (CuS) material but only within the sulfide mineral domain (no CuS recovery in the Oxide or Transition mineral domains).

PEA OPERATING AND CAPITAL COSTS

The average direct, life-of-mine operating cost is estimated to be \$7.01 per ton of mineralized material mined, which is equivalent to \$1.42/lb Cu. The average all-in operating cost including royalties and taxes is \$8.22 per ton of mineralized material mined which is equivalent to \$1.69/lb Cu. The estimated initial capital cost is \$1,342.6 million, including capitalized pre-production costs and acid plant construction. Sustaining capital costs are estimated to be \$529.9 million. Another \$346.2 million is attributable to deferred stripping sustaining capital. The Sustaining Cash Cost is \$1.94/lb Cu. The total cost for reclamation and closure is estimated to be \$93.0 million and averages \$0.034 per pound of copper recovered.

GUNNISON STAGE 1 VIABILITY TESTING

Nuton and Gunnison have agreed to conduct a Stage 1 viability testing program of Nuton Technologies on sulfide mineralization at the Gunnison Open Pit (the "Stage 1 Gunnison Program"). The Stage 1 Gunnison Program will involve the collection and testing of samples from drill core from the Gunnison Copper Project. The samples will be analyzed by Nuton for the purpose of determining the suitability of the Gunnison Copper Project with Nuton Technologies.

JOHNSON CAMP MINE

PROJECT DESCRIPTION

The Johnson Camp Mine is located about 65 miles east of Tucson, Arizona, on the southeastern flank of the Little Dragoon Mountains in the Cochise Mining District. The property is within the copper porphyry belt of Arizona. The Johnson Camp Mine contains two open pit mines, the Burro pit and the Copper Chief pit, that contain copper oxide, transition, and sulfide mineralization with associated molybdenum (not recovered by heap leaching), in potentially economic concentrations. Mining by a former owner, Nord Resources Corporation (Nord), ceased in 2012.

The project mine plan includes mining of oxide, transition material and sulfide to produce copper cathode based on an SX/EW plant capacity of up to 25 million pounds per annum. Heap leaching of sulfide copper will use Nuton's proprietary technology.

NUTON OPTION AGREEMENT

Overview

On July 31, 2023, Gunnison announced that it had entered into an option agreement (the "Nuton Option Agreement"). The purpose of the Nuton Option Agreement is for Nuton to evaluate and demonstrate the use of the Nuton™ copper

heap leaching technologies (the "Nuton™ Technologies") for sulfide copper heap leaching at JCM. Under the Agreement, Gunnison remains the owner and operator of JCM and Nuton funds Gunnison's costs associated with a two-stage work program.

Stage 1

The Stage 1 work program began in August 2023 including mineralogy, predictive modelling, engineering and other test work to determine the suitability of JCM mineralized material for the technology. Further work included infill drilling, detailed engineering, permitting activities, and project execution planning for the restart of JCM. Total Stage 1 costs incurred were \$4,055. On May 15, 2024, Nuton elected to proceed with Stage 2, the construction and restart of JCM and technology demonstration.

Stage 2

The Stage 2 work program began in July 2024 and included a non-refundable cash payment of \$5M to Gunnison for the use of existing JCM infrastructure during Stage 2. Nuton will be responsible for funding all of Gunnison's costs associated with Stage 2. The full Stage 2 work program, inclusive of production, is anticipated to take up to five years, and, if successful, will demonstrate key elements of the Nuton Technologies on an industrial scale.

The Stage 2 work program is proceeding based on milestones related to engineering and mobilization, infrastructure and construction, mining, leaching, copper production and post-leach rinsing. The completion of all milestones would result in full-scale commercial production of Nuton copper over several years at Johnson Camp. Revenue from operations will first be used to pay back Stage 2 costs to Nuton and will then be credited to Gunnison's account after fulfillment of Gunnison's applicable royalty and stream obligations.

Effective September 30, 2025 the Company and Nuton signed an amendment to the Operating Agreement which changed the timing of Stage 2 Work Program funding from a gross to net basis.

While Nuton continues to fund 100% of the agreed direct and indirect costs for the Stage 2 Work Program (subject to their election to continue the program), under the revised net funding mechanism, the Company holds and uses 100% of the copper revenue generated (subject only to payments by the Company owing under any existing royalty or streaming obligations) to reduce the agreed upon expenditures on a quarterly basis. In the event expenditures are less than the net copper revenues, the Company is required to repay those amounts on quarterly basis. The timing of these estimated repayments form the basis of measurement of the Nuton Stage 2 Payable subsequent to the contract amendment on Sept 30, 2025. The assumptions used in the measurement of the liability continue to be the Johnson Camp Mine life of mine production profile for Stage 2 and the discount rate.

Management of the Company evaluated the terms of the amendment and determined it to be substantial modification of the existing Operating Agreement and therefore accounted for the change in terms as an extinguishment of the original liabilities and recognition of new financial liabilities. This amendment resulted in a reduction of the fair value of the Nuton Stage 2 payable of \$110,237, as a result of the change in timing of cashflows which are now measured based on the net profitability of the Stage 2 Work Program, rather than based on expected total net revenues. The effects of the substantial modification have been allocated to deferred revenue, on the basis of the Company updating the variable cost of operating the Stage 2 Work Program and providing ongoing mining and processing services to Nuton.

After the completion of Stage 2, Nuton will have the right to form a joint venture on JCM per mutually agreeable terms whereby Nuton will hold an initial 49% and Gunnison an initial 51% interest. The purpose of the joint venture is to continue the development of JCM using Nuton technologies. Should Nuton not exercise its joint venture rights, Nuton and Gunnison will discuss in good faith Gunnison's continued use of the Nuton Technologies at the Johnson Camp mine subject to certain licensing terms and conditions.

MINE CONSTRUCTION AND OPERATION

To restart the Johnson Camp Mine, construction of a new heap leach pad, Pad 5, which is fully permitted has been initiated. The new leach pad construction commenced in H2 2024 with an initially forecasted timeline of approximately nine months to complete before irrigation of the new leach pad could commence. Installation of piping of pregnant leach solution and raffinate lines from Pad 5 to the JCM ponds also fits within this time frame. As disclosed above, these construction activities were completed and JCM restarted production in August 2025. Construction costs incurred to September 30, 2025 total \$124,596 including refurbishments to the SX/EW plant, construction of proprietary Nuton leaching equipment, JCM holding costs, other site works including haul roads, and staffing ramp up.

Gunnison is using a contract miner for all mine activities related to mining, crushing and agglomerating, and placement of material on the leach pads. Gunnison staff will perform heap leach management, SX-EW operation, and general site management.

The Company has decided to commence construction and move into production at JCM based on the funding being provided by Nuton. The Company did not base this production decision on any feasibility study of Mineral Reserves demonstrating economic and technical viability of the mines at JCM. As a result, there may be increased uncertainty and risks of achieving any level of recovery of minerals from the mines at JCM or the costs of such recovery. As JCM does not have established Mineral Reserves, the Company faces higher risks that anticipated rates of production and production costs will not be achieved, each of which risks could have a material adverse impact on the Company's ability to continue to generate anticipated revenues and cash flows to fund operations from JCM and ultimately the profitability of the operation.

SELECTED QUARTERLY INFORMATION

The following table summarizes selected financial information for the Company for each of the past eight quarters ending September 30, 2025:

	Sep 30, 2025	Jun 30, 2025	Mar 31, 2025	Dec 31, 2024
Net (income)/loss for the period	\$ 22,899	\$ 2,946	\$ 22,433	\$ (49,704)
Revenue	2,862	-	406	0
Loss (gain) on derivative at fair value	7,135	(1,254)	18,651	(90,671)
(Income)/loss per share (basic and diluted)	0.06	0.01	0.07	(0.18)
	Sep 30, 2024	Jun 30, 2024	Mar 31, 2024	Dec 31, 2023
Net (income)/loss for the period	\$ 14,948	\$ 15,121	\$ 11,140	\$ 24,760
Revenue	0	613	339	500
Loss (gain) on derivative at fair value	13,171	12,789	8,036	20,476
(Income)/loss per share (basic and diluted)	0.05	0.05	0.04	0.09

The net (income)/loss for the last eight quarters is due primarily to non-cash gains and losses on revaluation of the copper stream derivative liability each quarter and gain on the modification of the Operating Agreement which changed the nature and timing of cashflows related to the Nuton Stage 2 liabilities from a gross to net basis. The copper stream derivative liability valuation changes are due primarily to copper forward curve price increases and, to a lesser extent, changes in market factors such as the risk free interest rate and credit spreads. Refer to Capital Resources section below for further information on the copper stream derivative liability. The quarterly results presented above do not necessarily reflect any recurring expenditure patterns or predictable future trends. In Q4 2024, a non-recurring impairment charge of \$38,828 was recorded representing the write-off of the wellfield assets, related infrastructure and development, and the closure cost asset related to the strategic pivot from in-situ leaching to open pit approach for the Gunnison Project. For 2025 the Company expects that due to the construction for the expansion and restart of

the Johnson Camp Mine, including production and sales of copper cathode, there will be increasing quarter over quarter variations in the quarterly results.

REVIEW OF FINANCIAL RESULTS

Three months ended September 30, 2025 compared to the three months ended September 30, 2024:

For the three months ended September 30, 2025 the Company's net loss was \$22,899 (\$0.06 per share) compared to a net loss of \$14,948 (\$0.05 per share) for the three-months ended September 30, 2024. The difference in net loss for the three-month periods ended September 30, 2025 and September 30, 2024 derived primarily from the transition to active operations causing higher cost recognition, evaluation and permitting costs related to the HVA program and the fair value loss on Nuton Stage 2 payable.

The copper stream derivative liability is recorded at fair value at each period end using a Monte Carlo simulation valuation model. The key inputs used by the model in generating future copper revenue for purposes of valuing the stream obligation at September 30, 2025 include: the LME copper forward price curve, long-term copper price volatility of 22.47%, a discount rate which factors in the Company's credit spread of 7.01% and the life of mine production schedules. During the three months ended September 30, 2025, the non-cash loss of \$7,135 for revaluation of derivative liabilities was primarily driven by a change in copper forward curve used to the LME forward curve (previously COMEX) reflecting the applicable benchmark for recently purchased warrants, offset partially by a decrease in the Credit spread from 7.47% to 7.01%. This compares to the loss of \$13,171 for the comparable quarter which was due primarily to higher copper prices across the forward price curve in Q3 2024.

Fair value loss on Nuton Stage 2 payable for the three months ended September 30, 2025 was \$4,743 compared to \$0 for the three months ended September 30, 2024 due primarily to the decreased time remaining to repayment and changes to the 2025 production and sales volumes. There was no Nuton Stage 2 Payable in the comparative quarter.

Nine months ended September 30, 2025 compared to the nine months ended September 30, 2024:

For the nine months ended September 30, 2025 the Company's net loss was \$46,782 (\$0.13 per share) compared to a net loss of \$41,209 (\$0.13 per share) for the nine months ended September 30, 2024. The difference in net loss for the nine month periods ended September 30, 2025 and September 30, 2024 derived primarily from the transition to active operations causing higher cost recognition, evaluation and permitting costs related to the HVA program and the fair value loss on Nuton Stage 2 payable.

The copper stream derivative liability is recorded at fair value at each period end using a Monte Carlo simulation valuation model. The key inputs used by the model in generating future copper revenue for purposes of valuing the stream obligation at September 30, 2025 include: the copper forward price curve, long-term copper price volatility of 22.47%, a discount rate which factors in the Company's credit spread of 7.01% and the life of mine production schedules. During the nine months ended September 30, 2025, the non-cash loss of \$24,532 for revaluation of derivative liabilities was primarily driven by an increase in copper price across the price curve and, to a lesser extent, a decrease in the credit spread from 7.17% to 7.01%.

Fair value loss on Nuton Stage 2 payable for the nine months ended September 30, 2025 was \$9,899 compared to \$0 for the nine months ended September 30, 2024 due primarily to the decreased time remaining to repayment and changes to the 2025 production and sales volumes. There was no Nuton Stage 2 Payable in the comparative quarter.

In the nine months ended September 30, 2025, Management and Nuton agreed that Nuton will fund agreed upon direct and indirect costs of the Company for the Stage 2 Work Program from May 15, 2024, for the duration of the Stage 2 Work Program. This has resulted in a decrease in the general and administrative costs of the company and cost of sales when compared to prior periods.

LIQUIDITY

CASH POSITION

The Company had cash and cash equivalents of \$22,757 as of September 30, 2025, including \$13,837 Nuton and \$8,920 non-Nuton related (December 31, 2024 - \$8,249, Nuton - \$6,804 and non-Nuton - \$1,445). Cash and cash equivalents increased \$14,508 during the nine months ended September 30, 2025. The increase in Nuton cash during the period is primarily due to the funding received from Nuton for the Stage 2 work program. The increase in non-Nuton cash is due primarily to the April and July 2025 Offering proceeds.

CASH FLOWS

Net cash used by operating activities for the nine months ended September 30, 2025 was (\$13,790) compared to (\$4,940) for the same period of 2024. The increase in operating cash outflows for 2025 compared to 2024 was mainly due to the start of JCM mining operations on January 1, 2025 and its associated operating expenditures.

Net cash used by investing activities for the nine months ended September 30, 2025 was (\$105,235) compared to (\$7,366) net cash used by investing activities for the nine months ended September 30, 2024. The net cash used in 2025 included \$104,366 in cash spent on Stage 2 construction.

Net cash provided by financing activities for the nine months ended September 30, 2025 was \$132,431. \$123,283 in cash financing received from Nuton plus \$9,355 net proceeds from private placement net of \$206 debt payments.

WORKING CAPITAL

As at September 30, 2025 the Company had negative working capital (current assets less current liabilities) of (\$81,218), including a cash and cash equivalents balance of \$22,757.

	Sepember 30, 2025								
	Gunnison Copper Project			Johnson	Corporate			Total	
			С	Camp Mine		& Other		Totat	
Current assets	\$	168	\$	23,113	\$	9,412	\$	32,693	
Current liabilities		256		94,532		19,123		113,911	
Working capital		(88)		(71,419)		(9,711)		(81,218)	
Nuton funded amounts included in working capital:									
Nuton accounts payable and accrued liabilities - Nuton		-		9,807		-		9,807	
Nuton stage 2 payable		-		-		-		-	
Nuton deferred income and revenue		-		61,948		-		61,948	
Derivative Liabilities									
Stream deliveries from sale of JCM copper		-		7,051		-		7,051	
Convertible warrants		-		-		4,650		4,650	
Debt payments deferred subsequent to the date:									
Deferred Nebari principal payments		-		-		-		-	
Deferred convertible debenture interest		-		_				-	
Amounts not impacting Company's ability to continue as a going				78,806		4,650		83,456	
concern		-		70,000		4,650		63,456	

	December 31, 2024								
	Gunnison Copper			Johnson	Corporate			Total	
	P	roject		Camp Mine & Other			Total		
Current assets	\$	483	\$	14,194	\$	1,012	\$	15,689	
Current liabilities		92		34,268		4,188		38,548	
Working capital		391		(20,074)		(3,176)		(22,859)	
Nuton funded amounts included in working capital:									
Amount due from Nuton		-		(4,747)		-		(4,747)	
Nuton accounts payable and accrued liabilities - Nuton		-		11,595		-		11,595	
Nuton stage 2 payable		-		14,975		-		14,975	
Nuton deferred income and revenue		-		1,661		-		1,661	
Derivative Liabilities									
Stream deliveries from sale of JCM copper		-		2,609		-		2,609	
Convertible warrants		-		-		-		-	
Debt payments deferred subsequent to the date:								-	
Deferred Nebari principal payments		-		-		2,833		2,833	
Deferred convertible debenture interest		-		-		600		600	
Amounts not impacting Company's ability to continue as a going		_		26,093		3,433		29,526	
concern				20,035		5,400		20,020	

The working capital includes \$71,755 in current liabilities that are funded by Nuton. The net amount funded by Nuton is only repayable from the sale of copper produced at the Johnson Camp Mine. In addition, working capital includes \$4,650 in current liabilities related to warrants and \$7,051 in current liabilities that represent the value of JCM copper deliverable to Triple Flag under the stream agreement. If no copper was produced at the Johnson Camp Mine, the amount deliverable to Triple Flag would not be payable by the Company. As a result, neither the Nuton or Triple Flag related working capital amounts can impact the Company's immediate ability to continue as a going concern. Finally, the Nebari debt of \$13,612 and the convertible debentures of \$6,178, mature June 30, 2026 and September 30, 2026 respectively (refer to Note 11). Subsequent to the balance sheet date \$1,000 in Nebari debt was converted into common shares, reducing the outstanding amount to \$12,612 and the Company raised an additional \$9,482 (CAD\$13,262) via a non-brokered private placement. Working capital and amounts not impacting the Company's ability to continue as a going concern are a non-IFRS measure does not have any standardized meaning. See "Non-IFRS Financial Measures".

Nuton and Gunnison will work within the parameters of the Tax Partnership Agreement to potentially allow for a portion of realized cash proceeds from the sale of 48C tax credits to be distributed to Gunnison to retire a significant portion, or all of, the Nebari debt. The receipt of the 48C tax credit is subject to Certification as outlined in IRS Notice 2023-44. There is no certainty that the conditions to the receipt of the 48C tax credit will be satisfied.

While the Company's current cash flow projections indicate the Company has sufficient cash to fully retire the Nebari debt prior to its maturity date in June 2026, the Company does not currently have sufficient cash to settle the outstanding debentures in cash and fund ongoing operations without the continued support from Nuton or additional equity financing. These conditions represent a material uncertainty that may cast significant doubt about the Company's ability to continue as a going concern.

The Company has been successful in obtaining significant equity and other financings since inception and intends to continue financing its future requirements through future mining of the existing JCM pits, equity financing, and the funding provided by Nuton. However, there can be no assurance that the Company will be able to obtain the necessary financing. The Condensed Consolidated Interim Financial Statements do not give effect to adjustments that would be necessary should the Company be unable to continue as a going concern. These adjustments could be material.

CAPITAL RESOURCES

NEBARI DEBT AND NUTON FUNDING

As disclosed above, the Nuton Option Agreement provides for Nuton to provide 100% of the funding for the Stage 2 Work Program at JCM. However, Nuton has the election to terminate the Nuton Option Agreement at any time if it decides it no longer wants to continue with the Stage 2 Work Program. In such event, Nuton would not have further funding obligations other than the payment of costs that were committed to prior to the date of termination and certain reclamation expenditures for work associated with the Stage 2 Work Program.

The Company and Nuton entered into a Collaboration Agreement dated February 28, 2025 (the "Gunnison Collaboration Agreement") that provides for, among other things:

- Nuton's exclusivity over novel heap leach processing technologies for sulfide mineralization at the Gunnison Open Pit, and
- Agreed milestones to examine the potential for an extension to the Stage 2 Work Program at the Johnson Camp Mine.

In exchange for the above:

- Nuton provided \$3 million to Gunnison to be used toward its expenses for the Nuton Stage 1 Viability study on the Gunnison Open Pit and other agreed purposes such as paying interest on the Nebari debt and Corporate G&A on March 3, 2025; and
- The parties will work within the parameters of the Tax Partnership Agreement to allow for a portion of the realized cash proceeds from the potential sale of 48C tax credits to be distributed to Gunnison to benefit the Stage 2 project, including paying down a significant portion, or all of, the Nebari debt. Gunnison estimates that its share of the potential proceeds could be up to \$8 million after Nuton's allocation and reimbursement of costs, with the actual amount depending on the 48C tax credit certification process and how much can be realized from the sale of the certified credits.

In addition to this, Gunnison and Nebari entered into the Second ARCA (details below) that provides for the following:

- Deferral of all principal payments for the remainder of 2025, reducing carrying costs by \$2.8 million.
- Nebari's right to convert up to \$6.25 million of the principal into equity at a set conversion price of \$0.2097.
- A trigger to initiate a process by Nebari to refinance the remaining principal maturity, if any, to December 31, 2029. The trigger occurs when the principal, currently \$13.75 million (including the Repayment Bonus) is reduced to \$7.5M or less (the "Refinance Trigger").

The above provides two pathways to trigger a refinancing process, either through Nebari's conversion of principal to equity, or through funds received under the distribution of money from the potential sale of the 48C tax credits. However, management is targeting full retirement of the Nebari debt potentially through cash raised in the October Offering and, or any net proceeds from the sale of 48C tax credits.

The parties have also agreed to conduct the Stage 1 Gunnison Program as discussed above under "Gunnison Copper Project – Gunnison Stage 1 Viability Testing."

Gunnison and Nuton have also agreed to work together to evaluate the possible extension of the Stage 2 Work Program at Johnson Camp Mine. Nuton shall also receive a right of first offer over the use of any excess capacity from the SX/EW plant and related infrastructure and mining assets located at the Johnson Camp Mine.

Gunnison and Nuton (or its affiliates) have also agreed to negotiate in good faith an exclusive exploration agreement over all of Gunnison's property for a 3-to-5-year term (or such term as agreed between the parties), on commercial terms that includes a specified work program, costs and timelines.

Nuton and Gunnison will work within the parameters of the Tax Partnership Agreement to potentially allow for a portion of realized cash proceeds from the sale of 48C tax credits to be distributed to Gunnison to retire a significant portion, or all of, the Nebari debt, which will benefit the Stage 2 Work Program by reducing Gunnison's debt service obligations. The receipt of the 48C tax credit is subject to Certification as outlined in IRS Notice 2023-44. There is no certainty that the conditions to the receipt of the 48C tax credit will be satisfied.

Gunnison, Gunnison Arizona and Nebari have also amended certain terms of the ARCA. The amendments provide for, amongst other matters, a suspension of principal amortization from February 1, 2025 until January 1, 2026, provide for potential partial conversion to equity, and provide for a mechanism to repay a portion of the principal amount of the ARCA with proceeds to be received from sale of the previously announced 48C tax credits and through a potential refinancing process provide for an extension of the maturity date.

The amendments to the ARCA include (collectively, the "Amendments"):

- 1. **Deferral of Principal Amortization:** The requirement to begin repaying the principal balance of the ARCA in monthly installments shall be suspended from February 1, 2025 until January 1, 2026. As of January 1, 2026, the remaining principal shall be amortized on a straight-line basis in equal monthly amounts or a monthly amount of \$300,000, whichever is smaller.
- 2. Equity Conversion: To provide for a potential alternative repayment mechanism, up to \$6.25 million of the principal amount of the ARCA will be convertible, at Nebari's option, into Common Shares of Gunnison, at a price equal to US\$0.2097 (converted from Cdn\$0.30).
- 3. Principal Reduction through 48C Tax Credit: If Gunnison receives a portion of the cash received from the sale of Johnson Camp 48C tax credit it shall use the lower of \$6.25 million or the full amount of the proceeds so received to pay down the non-convertible principal amount of the ARCA.
- 4. Maturity Date Extension: In the event that the principal amount of the ARCA is reduced to \$7.5 million or less (whether through conversion or repayment in cash (including cash from the 48C tax credit)), Nebari agrees to seek sale and assignment of the ARCA to another party (the "Loan Buyer"). The assigned ARCA shall have its maturity date amended to December 31, 2029, or such earlier date as agreed between the Loan Buyer and Gunnison, and no amortization shall be due on the convertible portion of the ARCA until the amended maturity date.
- 5. Minimum Cash Balance: The existing financial covenants related to a minimum cash balance and accounts payable aging shall be adjusted so that they only apply to cash and accounts payable that are not related to the Stage 2 Work Program with Nuton. Furthermore, the required minimum cash balance shall be \$1 million.
- **6. Security**: Gunnison's subsidiary Excelsior Mining Holdings, Inc. shall become part of Nebari's collateral package.

On April 24, 2025, the Company and Nebari entered into a Second Amended and Restated Credit Agreement (the "Second ARCA"). The Second ARCA encompasses the Amendments.

The Amendments were subject to certain conditions including approval of the Toronto Stock Exchange, approval from Greenstone and Triple Flag, deferral of interest payments due under convertible debentures due to Greenstone and Triple Flag, certain agreements between Nebari and Triple Flag, certain agreements between Nebari and Triple Flag

agreement and commencement of a work program by Gunnison to optimize certain opportunities identified in the PEA for the Gunnison Project. All of these conditions have now been satisfied. Refer to financial statements Note 9: Debt for details on the accounting treatment.

The Company has received conversion notices from Nebari pursuant to the terms of the Second ARCA. As of the date of this report, Nebari has converted a total of US\$1 million at the conversion price of US\$0.2097 (converted from C\$0.30), resulting in the issuance of 4,768,716 common shares. As a result of such conversion the principal amount of the Second ARCA has been reduced by US\$1 million.

Nebari have advised that they are converting for the purpose of sale and may convert further amounts. Nebari has agreed to orderly resale restrictions for any sales made through the Toronto Stock Exchange, such that such sales shall not exceed 10% of the daily trading volume on the Toronto Stock Exchange unless such sale price is not less than a 5% discount to the closing price per Common Share on the previous trading day, provided that, within any 120-day period, the cumulative discount of the sale price as it relates to the closing price on the day prior to Nebari's first sale in such 120 day period shall not exceed 25%.

CONVERTIBLE DEBENTURES

On February 9, 2023 the Company closed a Debenture Offering and issued \$3.0 million principal amount of Debentures and on December 14, 2023 the Company amended the Debenture Offering. The amended terms of the Debentures include:

- Maturity date of September 30, 2026
- The Debentures bear interest at the rate of 10% per annum, which interest will be payable on the maturity date, unless earlier converted into Common Shares;
- The principal amount of the Debenture is convertible into Common Shares at the option of the holder at a conversion price of USD\$0.19 per Common Share;
- The accrued and unpaid Interest is convertible into Common Shares at a conversion price equal to the volume weighted average price of the Common Shares on the Toronto Stock Exchange for the five trading days prior to the date of conversion; and
- The Debentures are unsecured.

On December 14, 2023 the Company closed a Second Debenture Offering and issued \$2.4 million principal amount of debentures and on February 28, 2024 the Company amended the Debenture Offering. The amended terms of the Debentures include:

- Maturity date of September 30, 2026 and the principal amount, together with any accrued and unpaid interest, will be payable on this maturity date, unless earlier converted in accordance with their terms;
- The debentures bear interest at the rate of 10.5% per annum plus the Rate Supplement, which interest will be payable on the maturity date, unless earlier converted into Common Shares;
- Subject to the receipt of disinterested shareholder approval from the holders of the Common Shares at a duly and validly call meeting (the "Shareholder Approval"), the principal amount of the debenture is convertible into Common Shares at the option of the holder (or at the option of the Company on 30 days prior notice) at a conversion price of USD\$0.11405 per Common Share;

- Subject to receipt of the Shareholder Approval, the accrued and unpaid interest is convertible into Common Shares at a conversion price equal to the volume weighted average trading price on the Toronto Stock Exchange for the five trading days prior to the date of conversion; and
- The debentures are unsecured.
- The Shareholder Approval was received at the Company's 2024 Annual General and Special Meeting.

The Shareholder Approval was received at the Company's Annual General Meeting held on June 18, 2024.

2025 OFFERINGS

On April 7, 2025, the Company announced that is has closed the April 2025 Offering for aggregate gross proceeds of C\$5.15 million through the issuance of 17,170,916 April 2025 Unit, with each April 2025 Unit consisting of one common share and one-half of one April 2025 Warrant at a price of C\$0.30 per 2025 April 2025 Unit. Each full April 2025 Warrant shall entitle the holder thereof to acquire one additional common share at a price of C\$0.45 for a period of twenty-four (24) months from the closing date of the 2025 Offering.

The net proceeds will be used to complete the HVA and commencement of drilling and metallurgical testing activities that will be incorporated in a pre-feasibility study for the Gunnison Copper Project.

		Α	ctual	F	Funds	
2025 April Offering	Budgeted	Septem	ber 30, 2025	rem	naining	
Budgeted uses				,		
High Value Work Program	\$ 2,158	\$	2,223	\$	(65)	
Corporate G&A expenses - Canada	 1,397		711		686	
Total funds raised	\$ 3,555	\$	2,934	\$	621	

On July 18, 2025, the Company announced that is has closed the July 2025 Offering for aggregate gross proceeds of C\$8.7 million through the issuance of 28,874,100 July 2025 Units at a price of C\$0.30 per July 2025 Unit. Each July 2025 Unit consists of one common share of the Company and one July 2025 Warrant. Each July 2025 Warrant entitles the holder thereof to purchase one Common Share at a price of C\$0.45 at any time on or before July 18, 2028.

The net proceeds will be used to support the fund additional and follow on work related to the High Value Add Work Program at the Gunnison Copper Project, begin long lead time drilling and metallurgical testing that will be incorporated in a pre-feasibility study for the Gunnison Copper Project, as well as fund US head office G&A for an additional 12 months (April 2026 to March 2027). U.S. head office G&A for the next 9 months to March 2026 will be funded from existing working capital.

		Α	ctual	ı	unds
2025 July Offering	Budgeted		ber 30, 2025	remaining	
Budgeted uses			_	·	
High Value Work Program	\$ 1,566	\$	1,631	\$	(65)
High Value Work Program Follow On Work	284		-		284
Pre-Feasibility Study Work Program	1,314		-		1,314
Corporate G&A expenses - US	2,925		1,155		1,770
Repayment of a portion of the second ARCA	6,250		-		6,250
Unallocated working capital	 7,280		964		6,316
Total funds raised	\$ 19,619	\$	3,750	\$	15,869

In October, the company closed the October 2025 Offering for aggregate proceeds of C\$13.3 million for 29,471,702 October 2025 Units at a price of CAD \$0.45 per unit. Each October 2025 Unit consists of one common share of the Company and one-half of one October 2025 Warrant. Each October 2025 Warrant will entitle the holder thereof to purchase one common share at a price of C\$0.65 at any time for a period of 36 months following the issue date. The Company intends to use to use the net proceeds from the October 2025 Offering for drilling, metallurgical testing and permitting activities that will be incorporated in a pre-feasibility study for the Gunnison Copper Project, funding US head office general and administrative expenses, partial repayment of outstanding debt due to Nebari, and for general working capital purposes.

DEBT COVENANTS

Pursuant to the Stream Agreement, the Company is required to maintain a leverage ratio of 3.5:1.0. The leverage ratio is calculated as the ratio of indebtedness of the Company to net income (adjusted for certain items). On November 30, 2023, the Company and Triple Flag executed an amendment to the Stream Agreement which suspends the applicability of the leverage until September 30, 2026 (the "Leverage Ratio Grace Period") to accommodate the extension of the Nebari loan due date.

Pursuant to the Second ARCA, the Company must comply with the following financial covenants:

- The Company shall maintain cash and cash equivalents (excluding cash related to the Stage 2 Work Program with Nuton) in a minimum aggregate amount of \$1 million, to be tested at the end of each calendar month.
- The Company shall not permit more than (i) 30% (by dollar amount) of accounts payable to be outstanding for more than 30 days after the applicable due date of such accounts or (ii) 10% (by dollar amount) of accounts payable to be outstanding for more than 60 days after the applicable due date for such accounts, in each case, as at the end of each calendar month (excluding accounts payable related to the Stage 2 Work Program with Nuton).

Copper Stream Derivative Liability

On November 30, 2018 the Company finalized an agreement for a \$75,000 project financing package ("Project Financing", or "copper stream" or "copper stream derivative liability") with Triple Flag Mining Finance Bermuda Ltd. ("Triple Flag") for the purpose of developing the Gunnison Project. The Project Financing included a Copper Purchase and Sale Agreement with Triple Flag (the "Stream Agreement"). While the Stream Agreement provided funding for Gunnison, the copper stream extends to production from JCM as well.

Pursuant to the terms of the Stream Agreement, the percentages applicable at certain production levels from Gunnison and JCM are detailed in the table below.

	Stage 1	Stage 2	Stage 3
Scenario Description	(25M lbs/yr)	(75M lbs/yr)	(125M lbs/yr)
Stage 1 Upfront Deposit	16.50%	5.75%	3.50%

Following a decision by Gunnison to expand the production capacity, Triple Flag will have the option to invest a further \$65,000 in exchange for an increase in its entitlement to copper under the Stream ("Expansion Option").

The table below shows the range of percentage of production to be purchased by Triple Flag based on specified production levels and that includes Triple Flag's Expansion Option. Actual amounts will be calculated within the range, based on the proven production history.

	Stage 1	Stage 2	Stage 3
Scenario Description	(25M lbs/yr)	(75M lbs/yr)	(125M lbs/yr)
Stage 1 Upfront Deposit + Expansion Option	16.50%	11.00%	6.60%

The stream obligation is recorded at fair value at each statement of financial position date as the Company has determined that the stream obligation and the share purchase warrants are derivative liabilities carried at fair value through profit or loss (FVTPL). The Gunnison Copper Project stream deliveries are modeled based on the production profile in the open pit Preliminary Economic Assessment, published in December 2024, with construction assumed from 2029 to 2030 and commercial production assumed from 2031 onwards. The Johnson Camp Mine stream deliveries are modeled based on the production profile of the Stage 2 mine plan plus the life of mine plan assumed to continue after the completion of Stage 2. The Gunnison Copper Project and Johnson Camp Mine life of mine after Stage 2 production plans are probability weighted to account for uncertainty.

CONTRACTUAL OBLIGATIONS

The Company has the following guaranteed commitments and contractual obligations as of September 30, 2025:

Contractual Obligations	 Total	Less t	han 1 year	1-	3 years	4-5 y	ears	After 5	years
Accounts Payable and Accrued Liabilities	\$ 20,100	\$	20,100	\$	-	\$	-	\$	-
Nuton Stage 2 payable	33,092		-		33,092		-		-
Lease Liabilities	166		138		28		-		-
Insurance Liabilities	76		76		-		-		-
Debentures	7,553		7,553		-		-		-
Debt	15,273		15,273		-				
Total Contractual Obligations	\$ 76,260	\$	43,140	\$	33,120	\$	-	\$	

OFF-BALANCE SHEET ARRANGEMENTS

The Company has no off-balance sheet arrangements

TRANSACTIONS BETWEEN RELATED PARTIES

KEY MANAGEMENT PERSONNEL

Key management personnel include those people who have authority and responsibility for planning, directing and controlling the activities of the Company. The Company has determined that key management personnel consist of the Company's Board of Directors and corporate officers, including the Company's Chief Executive Officer and President, SVP Business Development, SVP/Chief Financial Officer, SVP/Chief Operating Officer, and Corporate Secretary.

Remuneration attributed to key management personnel is summarized as follows:

	Three Months ended September 30					Nine months end	months ended September 30			
		2025		2024 2025			2024			
Salaries, fees and benefits	\$	514		285	\$	1,013	\$	1,101		
Share-based compensation		742		73		752		224		
Total	\$	1,256	\$	358	\$	1,765	\$	1,325		

Salaries, fees and benefits to key management include all salaries, bonuses, fees, and other employment benefits, pursuant to contractual employment agreements, consultancy or management services arrangements.

OTHER RELATED PARTIES

As of September 30, 2025, amounts accrued and due to key management personnel and other related parties include the following:

Directors and Officers - \$158 (December 31, 2024 - \$145)

Transactions with related parties were in the normal course of operations and were measured at the exchange amount, which is the amount of consideration established and agreed by the related parties. Amounts due to related parties are unsecured, non-interest bearing and have no fixed terms of repayment.

CRITICAL ACCOUNTING ESTIMATES

The preparation of the consolidated financial statements in conformity with IFRS Accounting Standards requires management to make estimates and judgments. These estimates, judgments and assumptions affect the reported amounts of assets, liabilities, shareholders' equity, and the disclosure of contingent assets and liabilities, as at the date of the financial statements, and expenses for the periods reported. A summary of the Company's critical estimates and judgments is provided in Note 2, Basis of Presentation, of the audited consolidated annual financial statements for the twelve months ended December 31, 2024, except for:

Inventory

Management applies significant judgment in developing the NRV of stockpiled ore, copper in solution and heap leach inventory, including assumptions related to estimated recoverable pounds of copper within stockpiled ore and copper in solution inventory, the estimated forecasted copper price per pound, estimated costs of completion and selling expenses.

Revenue

The determination that mining and processing services in relation to the Nuton Stage 2 project are a significant component of the Company's operation was based on management's judgement. As a result, management has included this in revenues.

CHANGES IN ACCOUNTING POLICIES INCLUDING INITIAL ADOPTION

The accounting policies applied in the preparation of the unaudited consolidated interim financial statements for the three and nine months ended September 30, 2025 are consistent with those applied and disclosed in the Company's audited consolidated financial statements for the year ended December 31, 2024, except for:

Inventory

Inventories are recorded at the lower of cost and net realizable value (NRV). The average COMEX price for Grade A copper cathode for the reporting month is used to determine the NRV of copper cathode in inventory. The copper cathode held as finished goods at month end is shipped and sold the following month.

Stockpiled ore represents unprocessed ore that has been mined and is available for future processing. Stockpiled ore is measured by estimating the number of tons through physical surveys and contained copper through grade reconciliation via the ore control process.

Heap leach ore inventory represents estimated copper contained in ore that has been placed on the heap leach pad for acid irrigation. When ore is placed on the heap leach pad, an estimate of recoverable pounds is made based on tonnage, grade and estimated recoveries of the ore that was placed on the heap leach pad. The estimated recoverable pounds on the heap leach pad are used to determine inventory cost. The estimated recoverable pounds carried on the heap leach pad are adjusted based on actual recoveries being experienced. Actual and estimated recoveries are measured to the extent possible, using various indicators including but not limited to, leach curve recoveries, assay tests and current trends in the level of pounds carried on the pad

In-process copper inventory represents copper in solution that is contained within the processing ponds and plant at period end and is currently being converted to copper cathode, the final saleable product. The amount of copper in solution is determined by assay values.

Finished goods inventory is copper cathode that has not yet been sold to the offtaker.

Materials and supplies inventories are valued at the lower of weighted average cost and net realizable value, less any allowances for obsolescence. Replacement costs of materials and spare parts are generally used as the best estimate of net realizable value.

Revenue

The Company's revenue mainly consists of the sales of copper cathode. The Company follows IFRS 15 - Revenue from Contracts with Customers ("IFRS 15") to recognize revenue. IFRS 15 establishes a single five-step model framework for determining the nature, amount, timing and uncertainty of revenue and cash flows arising from a contract with a customer. IFRS 15 requires entities to recognize revenue when 'control' of goods or services transfers to the customer.

Copper cathode revenue is recognized when control is transferred to the customer. The transfer of control occurs when the copper cathode has been assayed, readied for shipment and the title and risk have passed from the seller to the buyer, upon the delivery of copper cathode to an agreed upon delivery point.

Deferred revenue is recognized as the performance obligation is satisfied under the Nuton Stage 2 Operating Agreement. The performance obligation represents the Company's obligation to provide a mine processing service. The deferred mine processing service revenue is recognized based on units of production over the expected life of the Nuton Stage 2 Project.

FINANCIAL INSTRUMENTS

As of September 30, 2025, the Company's risk exposures and the impact on the Company's financial instruments are summarized below.

MARKET RISK

Market risk is the risk that changes in market price, such as foreign exchange rates and interest rates will affect the Company's cash flows or value of its financial instruments.

CURRENCY RISK

The Company is subject to currency risk on financial instruments which are denominated in currencies that are not the same as the functional currency of the entity that holds them. Exchange gains and losses relating to these financial instruments would impact earnings (loss).

The Company is exposed to currency risk through cash and cash equivalents, accounts payable and accrued liabilities which are denominated in CAD\$. The balances in these accounts are not significant, therefore, the Company's

exposure to currency risk is considered minimal. The Company has not hedged its exposure to currency fluctuations at this time.

INTEREST RATE RISK

The Company is subject to interest rate risk with respect to its investments in cash and cash equivalents and the stream obligation. The Company's current policy is to invest excess cash in guaranteed investment certificates issued by its Canadian banking institution. The Company periodically monitors the investment it makes and is satisfied with the credit ratings of its banks.

The Company's outstanding debt obligations are at fixed interest rates (except the Nebari loan and Second Debenture Offering - see below) and accounted for on the basis of amortized cost. Therefore, the carrying value of the Company's debt is not exposed to changes in market interest rates. The Nebari loan and Second Debenture Offering are fixed at 10.5% per annum plus the greater of the forward-looking secured overnight financing rate (administered by CME Group Benchmark Administration Limited or a successor administrator) for a term of 3 months or 1.5%.

A 1% increase in the interest rate would decrease the value of the stream obligation by \$5,690, whereas a 1% decrease in the interest rate would increase the value of the stream liability by \$6,201.

A 1% increase in the rate supplement for the Nebari loan would increase interest payments \$8/mo, whereas a 1% decrease in the rate supplement would decrease the Nebari interest payments \$8/mo.

A 1% increase in the rate supplement for the Second Debenture Offering would increase interest payments \$2/mo, whereas a 1% decrease in the rate supplement would decrease the Second Debenture Offering interest payments \$2/mo.

COMMODITY PRICE RISK

The Company is subject to commodity price risk from fluctuations in the market prices for copper. Commodity price risks are affected by many factors that are outside the Company's control including global or regional consumption patterns, the supply of and demand for metals, speculative activities, the availability and costs of metal substitutes, inflation, and political and economic conditions. The financial instrument impacted by commodity prices is the Stream obligation.

A 10% increase in the market price of copper would increase derivative liabilities by \$1,778, whereas a 10% decrease in the market price of copper would decrease derivative liabilities by \$2,243.

CREDIT RISK

Credit risk is the risk of potential loss to the Company if the counterparty to a financial instrument fails to meet its contractual obligations. The Company's credit risk is primarily attributable to its liquid financial assets including cash and cash equivalents, and restricted cash.

The Company limits its exposure to credit risk on financial assets through investing its cash and cash equivalents with high-quality North American financial institutions.

LIQUIDITY RISK

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. The Company's objective in managing liquidity risk is to maintain sufficient liquidity to meet its liabilities when due. The Company manages liquidity risk by monitoring actual and projected cash flows and matching the maturity profile of its financial assets and liabilities. Cash flow forecasting is performed regularly. The Company also holds surety bonds to support future environmental obligations. Refer to working capital analysis above in Capital Resources section and Contractual Obligations section.

FAIR VALUE ESTIMATION

The Company's financial assets and liabilities are measured and recognized according to a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets and liabilities and the lowest priority to unobservable inputs.

The three levels of the fair value hierarchy are as follows:

- Level 1: Quoted prices in active markets for identical assets or liabilities that the Company is able to access at the measurement date.
- Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).
- Level 3: Inputs for the asset or liability that are not based on observable market data.

The carrying values of cash and cash equivalents, receivables, restricted cash, accounts payable and accrued liabilities, debt and amounts due to related parties approximate their fair values due to the short-term maturity of these financial instruments. Derivative liabilities are Level 3.

As of September 30, 2025	Carı	ying value			Fair \	Value					
		FVTPL	Le	vel 1	Lev	rel 2	Level 3				
Financial Liabilities											
Derivative liabilities	\$	86,913	\$	-	\$	-	\$	86,913			
Nuton Stage 2 payable		33,092				-		33,092			
	\$	120,005	\$		\$	-	\$	120,005			

LEGAL

As of September 30, 2025, there are no outstanding civil claims filed against the Company.

NON-IFRS FINANCIAL MEASURES

The Company has disclosed certain non-IFRS financial measures in this MD&A, as discussed below. These non-IFRS financial measures are widely reported in the mining industry as benchmarks for performance and are used by management to monitor and evaluate the Company's operating performance and ability to generate cash. The Company believes that, in addition to financial measures and ratios prepared in accordance with IFRS, certain investors use these non-IFRS financial measures to evaluate the Company's performance. However, the measures do not have a standardized meaning under IFRS and may not be comparable to similar financial measures disclosed by other companies. Accordingly, non-IFRS financial measures and non-IFRS ratios should not be considered in isolation or as a substitute for measures and ratios of the Company's performance prepared in accordance with IFRS.

Non-IFRS financial measures are defined in National Instrument 52-112 – *Non-GAAP and Other Financial Measures Disclosure* ("NI 52-122") as a financial measure disclosed that (a) depicts the historical or expected future financial performance, financial position or cash flow of an entity, (b) with respect to its composition, excludes an amount that is included in, or includes an amount that is excluded from, the composition of the most directly comparable financial measure disclosed in the primary financial statements of the entity, (c) is not disclosed in the financial statements of the entity, and (d) is not a ration, fraction, percentage or similar representation.

A non-IFRS ratio is defined by NI 52-112 as a financial measure disclosed that (a) is in the form of a ratio, fraction, percentage, or similar representation, (b) has a non-IFRS financial measure as one or more of its components, and (c) is not disclosed in the financial statements.

Working Capital

Working capital is a non-IFRS measure that is a common measure of liquidity but does not have any standardized meaning. The most directly comparable measure prepared in accordance with IFRS is current assets net of current liabilities. Working capital is calculated by deducting current liabilities from current assets. Working capital should not be considered in isolation or as a substitute from measures prepared in accordance with IFRS. The measure is intended to assist readers in evaluating the Company's liquidity. A reconciliation is provided in the table below:

As at	Septem	ber 30, 2025	nber 31, 2024	
Current assets	\$	32,693	\$	15,689
Current liabilities		113,911		38,548
	\$	(81,218)	\$	(22,859)

OTHER INFORMATION

DISCLOSURE CONTROLS AND PROCEDURES

Management, including the Chief Executive Officer and the Chief Financial Officer, are responsible for the design of the Company's disclosure controls and procedures in order to provide reasonable assurance that information required to be disclosed by the Company in its annual filings, interim filings or other reports filed or submitted by it under securities legislation is recorded, processed, summarized and reported within the time periods specified in the securities legislation.

The CEO and CFO have certified that they have designed disclosure controls and procedures (or caused them to be designed under their supervision) and they are operating effectively to provide reasonable assurance that material information relating to the Company and its consolidated subsidiaries is made known to them by others within those entities as of September 30, 2025.

INTERNAL CONTROL OVER FINANCIAL REPORTING

The Company maintains a system of internal controls over financial reporting, as defined by National Instrument 52-109 - Certification of Disclosure in Issuers' Annual and Interim Filings in order to provide reasonable assurance that assets are safe-guarded and financial information is accurate and reliable and in accordance with IFRS.

During the three months ended September 30, 2025, there were no changes in the Company's internal control over financial reporting that have materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

LIMITATION OF CONTROLS AND PROCEDURES

Our management, including the CEO and CFO, does not expect that our disclosure controls and procedures or our internal control over financial reporting will prevent or detect all errors and all fraud. A control system, no matter how well-designed and operated, can provide only reasonable, not absolute, assurance that the control system's objectives will be met. The design of a control system must reflect the fact that there are resource constraints, and the benefits of controls must be considered relative to their costs. Further, because of the inherent limitations in all control systems, no evaluation of controls can provide absolute assurance that misstatements due to error or fraud will not occur or that all control issues and instances of fraud, if any, have been detected. The design of any system of controls is based in part on certain assumptions about the likelihood of future events, and there can be no assurance that any design will succeed in achieving its stated goals under all potential future conditions. Projections of any evaluation of the effectiveness of controls to future periods are subject to risks. Over time, controls may become inadequate because of changes in conditions or deterioration in the degree of compliance with policies or procedures.

ADDITIONAL INFORMATION

Additional disclosure concerning the Company, including the AIF for the year ended December 31, 2024, is available on the SEDAR+ website, <u>www.sedarplus.ca</u>.

TECHNICAL INFORMATION

Gunnison's technical work on the Gunnison Copper Project and JCM is supervised by Stephen Twyerould, Fellow of AUSIMM, President & CEO of Gunnison and a Qualified Person as defined by NI 43-101. Mr. Twyerould has reviewed and approved the technical information contained in this MD&A.

Additional information about the Gunnison Copper Project can be found in the technical report filed on SEDAR+ at <u>www.sedarplus.ca</u> entitled: "Gunnison Copper Project NI 43-101 Technical Report Open Pit Preliminary Economic Assessment", with the effective date of November 1, 2024.

Additional information about the Johnson Camp Mine can be found in the technical report filed on SEDAR+ at <u>www.sedarplus.ca</u> entitled: "Johnson Camp Mine NI 43-101 Technical Report", with the effective date of March 12, 2025.

CAUTIONARY STATEMENTS

RISK FACTORS

The exploration for and development of mineral deposits involves significant risks and uncertainties, which even a combination of careful evaluation, experience and knowledge may not eliminate. The more prominent risk factors that

may materially affect the Company's future performance, in addition to those referred to herein, are discussed in the AIF for the year ended December 31, 2024.

FORWARD-LOOKING INFORMATION

This MD&A contains "forward-looking information" within the meaning of applicable Canadian securities laws concerning anticipated developments and events that may occur in the future. Forward-looking information contained in this MD&A includes, but is not limited to, statements with respect to: (i) the market and future price of copper and related products; (ii) requirements for additional capital; (iii) development, construction and production timelines and estimates; (iv) statements relating to the economic viability of the Gunnison Project, including mine life, total tonnes mined and processed and mining operations; (v) the future effects of environmental compliance requirements on the business of the Company; (vi) the intention to mine Johnson Camp and future production therefrom; (vii) the intention to deploy the Nuton® technology at the Johnson Camp mine and future production therefrom; (viii) the continued funding of the stage 2 work program by Nuton; (ix) the details and expected results of the stage two work program; (x) the satisfaction of final conditions and receipt of 48C tax credits; (xi) the terms of the Nuton Transaction; (xii) the use of proceeds from financings; and (xiii) the statements under the heading "Outlook" in this MD&A, including statements about the production of copper.

In certain cases, forward-looking information can be identified by the use of words such as "plans", "expects" or "does not expect", "is expected", "budget", "scheduled", "estimates", "forecasts", "intends", "anticipates" or "does not anticipate", or "believes", or variations of such words and phrases or state that certain actions, events or results "may", "could", "would", "might" or "will be taken", "occur" or "be achieved" suggesting future outcomes, or other expectations, beliefs, plans, objectives, assumptions, intentions or statements about future events or performance. Forward-looking information contained in this MD&A is based on certain factors and assumptions regarding, among other things, Nuton will continue to fund the stage 2 work program, the availability of financing to continue as a going concern and implement the Company's operational plans, the allocation of the 48C tax credits between the Company and Nuton, the satisfaction of the requirements set forth in Section 48C of the Internal Revenue Code, the estimation of mineral resources, the realization of mineral resource estimates, copper and other metal prices, the timing and amount of future exploration and development expenditures, the estimation of expansion and sustaining capital requirements, the estimation of labor and operating costs, the availability of necessary financing and materials to continue to develop, operate and expand the Gunnison Project in the short and long-term, the progress of development activities, the receipt of and compliance with necessary regulatory approvals and permits, the estimation of insurance coverage, and assumptions with respect to currency fluctuations, environmental risks, title or surface rights disputes or claims, and other similar matters. While the Company considers these assumptions to be reasonable based on information currently available to it, they may prove to be incorrect. Forward looking information involves known and unknown risks, uncertainties and other factors which may cause the actual results, performance or achievements of the Company to be materially different from any future results, performance or achievements expressed or implied by the forward-looking information including, without limitation, the following risks and uncertainties referred to under the heading "Risk Factors" in the Company's AIF for the year ended December 31, 2024:

- risks relating to the fact that the Company depends on a single mineral project;
- Nuton failing to continue to fund the stage 2 work program;
- the failure to satisfy the requirements set forth in Section 48C of the Internal Revenue Code, 100% of the 48C tax credits may be allocated to repay capital expenditures for the Johnson Camp mine;
- the breach of debt covenants;
- operational risks inherent in the conduct of mining activities, including the risk of accidents, labour disputes, availability of reagents and power, increases in capital and operating costs and the risk of delays or increased costs that might be encountered during the development process;

GUNNISON COPPER CORP. (formerly Excelsior Mining Corp.) MANAGEMENT'S DISCUSSION & ANALYSIS

FOR THE THREE AND NINE MONTHS ENDED SEPTEMBER 30, 2025

- risks inherent in the exploration and development of mineral deposits, including risks relating to changes in project parameters as plans continue to be redefined including the possibility that mining operations may not commence at the Gunnison Project;
- assumptions regarding expected capital and operating costs and expenditures, production schedules, economic returns and other projections;
- our production estimates, including accuracy thereof;
- risks related to general economic conditions and in particular the potential impact of any future global pandemic on the Company or its operations and the mining industry;
- the fact that we have no mineral properties in commercial production and no history of production or revenue;
- risks relating to variations in mineral resources and reserves, grade or recovery rates resulting from current exploration and development activities;
- risks related to fluctuations in the price of copper as the Company's future revenues, if any, are expected to be derived from the sale of copper;
- risks related to a reduction in the demand for copper in the Chinese market which could result in an extended period of lower prices and demand for copper;
- financing, capitalization and liquidity risks, including the risk that the financing necessary to fund the development and construction activities at the Gunnison Project may not be available on satisfactory terms, or at all:
- the Company has no material history of mining operations and no revenues from operations and expects to incur losses for the foreseeable future:
- risks associated with secured debt and the copper stream agreement;
- risks related to the Company obtaining and maintaining various permits required to conduct its current and anticipated future operations;
- risks related to disputes concerning property titles and interest;
- risks relating to the ability to access infrastructure;
- risks related to the significant governmental regulation to which the Company is subject;
- environmental risks;
- climate change risks;
- risks related to the adequacy of financial assurance arrangements with State and Federal Governments;
- reliance on key personnel;
- risks related to increased competition in the market for copper and related products and in the mining industry generally;
- cybersecurity risks;
- risks related to potential conflicts of interests among the Company's directors and officers;
- exchange rate fluctuations between the Canadian and United States dollar;
- uncertainties inherent in the estimation of inferred mineral resources;
- land reclamation requirements may be burdensome;
- risks associated with the acquisition of any new properties;
- risks related to legal proceedings to which the Company may become subject;
- potential liabilities associated with the acquisition of Johnson Camp;
- our ability to comply with foreign corrupt practices regulations and anti-bribery laws;
- changes to relevant legislation, accounting practices or increasing insurance costs;
- significant growth could place a strain on our management systems;
- share ownership by our significant shareholders and their ability to influence our governance; and
- risks relating to the Company's Common Shares, including that future sales or issuances of our debt or equity securities may decrease the price of our securities.

Although the Company has attempted to identify important factors that could cause actual actions, events or results to differ materially from those described in forward-looking information, there may be other factors that cause actions,

events or results not to be as anticipated, estimated or intended. There can be no assurance that forward-looking information will prove to be accurate, as actual results and future events could differ materially from those anticipated in such information. Accordingly, readers should not place undue reliance on forward-looking statements. The forward-looking information is made as of the date of this MD&A.

RISK FACTORS

Readers are cautioned that the risk factors discussed above are not exhaustive. The forward-looking information contained in this MD&A is expressly qualified by this cautionary statement. Except as required by applicable securities laws, the Company does not undertake any obligation to publicly update or revise any forward-looking information and readers should also carefully consider the matters discussed under the heading, "Forward Looking Information", in this MD&A and under the heading, "Risk Factors", in the AIF.

CAUTIONARY NOTE TO U.S. INVESTORS – INFORMATION CONCERNING PREPARATION OF RESOURCE AND RESERVE ESTIMATES

Technical disclosure regarding the Company's properties included in this MD&A and in the documents incorporated herein by reference has been prepared in accordance with the requirements of Canadian securities laws. Without limiting the foregoing, such technical disclosure uses terms that comply with reporting standards in Canada and certain estimates are made in accordance with NI 43-101. NI 43-101 is a rule developed by the Canadian Securities Administrators that establishes standards for all public disclosure an issuer makes of scientific and technical information concerning mineral projects. Unless otherwise indicated, all mineral reserve and mineral resource estimates contained in the technical disclosure have been prepared in accordance with NI 43-101 and the Canadian Institute of Mining, Metallurgy and Petroleum Definition Standards on Mineral Resources and Reserves ("CIM Definition Standards").

Canadian standards, including NI 43-101, differ significantly from the historical requirements of the Securities and Exchange Commission (the "SEC"), and mineral reserve and resource information contained or incorporated by reference in this Prospectus Supplement may not be comparable to similar information disclosed by U.S. companies.

Mining disclosure under U.S. securities law was previously required to comply with item 102 of Regulation S-K under the U.S. Securities Act and the Securities Exchange Act of 1934, as amended and SEC Industry Guide 7 ("SEC Industry Guide 7"). The SEC has adopted rules to replace SEC Industry Guide 7 with new mining disclosure rules under sub-part 1300 of Regulation S-K of the U.S. Securities Act (the "SEC Modernization Rules") which became mandatory for U.S. reporting companies beginning with the first fiscal year commencing on or after January 1, 2021. Under the SEC Modernization Rules, the definitions of "proven mineral reserves" and "probable mineral reserves" have been amended to be substantially similar to the corresponding CIM Definition Standards and the SEC has added definitions to recognize "measured mineral resources", "indicated mineral resources" and "inferred mineral resources" which are also substantially similar to the corresponding CIM Definition Standards; however, there are still differences in the definitions and standards under the SEC Modernization Rules and the CIM Definition Standards. As a foreign private issuer, the Company is permitted to continue to comply with NI 43-101 disclosure rules. Therefore, the Company's mineral resources and reserves as determined in accordance with NI 43-101 may be significantly different than if they had been determined in accordance with the SEC Modernization Rules.