

Management's Discussion and Analysis

For the Three Months Ended June 30, 2023

(Unaudited)

(Expressed in Canadian dollars, except where indicated)

Dated September 8, 2023



Table of Contents

Profile and Strategy	1
Profile and Strategy Dverall Performance and Outlook	1
Arrangement and Transfer of Assets	2
Summary Of Quarterly Results	4
iquidity And Capital Resources	5
Off-balance sheet arrangements	6
Critical Accounting Policies and Standards.	6
Proposed Transaction	7
Critical Accounting Policies and Estimates	7
Changes in Accounting Policies and Standards	9
Capital Management	10
Capital Management Fair Value Measurements and Financial Instruments	10
inancial Risk Management	11
Dutstanding Share Data	12
Risks And Uncertainties	12
Disclosure Controls and Procedures	13
Disclosure Controls and Procedures Forward-Looking Information Additional Information	14
Additional Information	15



This Management's Discussion and Analysis ("MD&A") focuses on significant factors that have affected Nevada Vanadium Mining Corp.'s (the "Company", "Issuer", "Nevada Vanadium)") performance and such factors that may affect its future performance. This MD&A should be read in conjunction with the Company's audited consolidated financial statements and related notes for the fifteen months ended March 31, 2023 (the "Annual Financial Statements"), and the accompanying unaudited condensed interim consolidated financial statements for the interim period ended June 30, 2023, both of which were prepared in accordance with International Financial Reporting Standards ("IFRS"), as issued by the International Accounting Standards Board ("IASB"), all of which are available under the Company's SEDAR profile at www.sedar.com. "This Quarter" or "Current Quarter" means the three-month period ended June 30, 2023, and the "Prior Year Quarter" means the three month period ended June 30, 2022. The information contained in this MD&A is current to September 8, 2023.

On December 30, 2022, the Company changed its financial year end from December 31 to March 31.

The information provided herein supplements but does not form part of the financial statements. Financial information is expressed in Canadian dollars, unless stated otherwise. All references to "\$" or "dollars" in this MD&A refer to Canadian dollars. References to "US\$" or "USD" in this MD&A refer to United States dollars. 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 note contained herein regarding such forward-looking statements.

Profile and Strategy

The Company is an exploration stage enterprise in the mineral resource industry. The Company holds, as a claim holder or through leasehold assignments, a 100% interest in the claims in the Gibellini vanadium project in the State of Nevada, USA (the "Gibellini Project"). The Company was spun-out from Silver Elephant Mining Corp. ("ELEF" or "Silver Elephant") on January 14, 2022 (see section titled *Arrangement and Transfer of Assets*).

The Company maintains its registered and records office at Suite 2600 – 1066 West Hastings Street Vancouver, BC, Canada V6E 3X1.

Overall Performance and Outlook

The following highlights the Company's overall performance for the periods presented:

	Three Months Ended		
	June 30, 2023 (\$)	June 30, 2022 (\$)	Change (\$)
Net income (loss)	(375,135)	27,798	402,933
Cash at end of period Earnings (loss) per share – basic and diluted	(0.01) 214,280 (0.01)	84,251 0.00	130,029 (0.01)

Corporate Updates

- On April 24, 2023, the Company appointed Mr. Adrian Lupascu as the Company's VP of Exploration. Mr. Lupascu is a "Qualified Person" as defined in National Instrument 43-101 ("NI 43-101"). He holds a bachelor's degree in geological engineering and a master's degree in geochemistry. As an accomplished geologist and engineer, he has more than 20 years of experience in mining exploration and development for nickel platinum-group-metals, other precious and base metals projects. Mr. Lupascu ceased to serve as the Company's VP Exploration effective August 2, 2023.
- On August 14, 2023, the Company was ceased traded for failing to file its annual financial statements and management discussion and analysis for the 15 months ended March 31, 2023. The Company filed its annual financial statements and management discussion and analysis for the 15 months ended March 31, 2023, on September 6, 2023.



Arrangement and Transfer of Assets

On January 14, 2022, Silver Elephant completed a strategic reorganization of its business through a statutory plan of arrangement (the "Silver Elephant Arrangement") under the Business Corporations Act (British Columbia) pursuant to which certain assets of Silver Elephant were spun-out to the Company.

Pursuant to the Silver Elephant Arrangement, the common shares of Silver Elephant were consolidated on a 10:1 basis and each holder of common shares received in exchange for every 10 pre-Consolidation common shares held: (i) one post Consolidation common share of Silver Elephant; (ii) one common share of Flying Nickel Mining Corp. ("Flying Nickel"); (iii) one common share of Nevada Vanadium, and (iv) two common shares of Oracle Commodity Holding Corp. (formerly Battery Metals Royalties Corp) ("Battery Metals" or "Oracle").

As a result of the Silver Elephant Arrangement, the Gibellini Project, along with certain assets and liabilities related to the underlying assets was spun out by Silver Elephant into Nevada Vanadium in exchange for the issuance of 50,000,000 Nevada Vanadium shares.

The assets acquired and liabilities assumed through the Silver Elephant Arrangement were considered as a group reorganization and were accounted for based on Silver Elephant's carrying amounts immediately prior to the spin out with a corresponding adjustment in the amount of \$14,970,506 to share capital.

	(\$)
Assets	
Cash	18,234
Prepaid	2,172
Exploration and evaluation asset	15,447,444
Equipment	65,490
Liability	
Accounts payable and accrued liabilities	(562,834)
Net assets	14,970,506

Discussion Of Operations

Gibellini Project, Nevada, United States

The Company acquired the Gibellini Project, pursuant to the Silver Elephant Arrangement. The Gibellini Project comprises of the Gibellini, Bisoni and Louie Hill vanadium deposits and associated claims located in the State of Nevada, USA.

Pursuant to the royalty agreement between the Company and Silver Elephant dated August 25, 2021 ("Gibellini Royalty Agreement"), the Company has agreed to pay, among other things, in each fiscal quarter where the average price per pound of V2O5 Vanadium Pentoxide Flake 98% as reported on the Nominated Metals Exchange or Substitute Metals Exchange (in each case as defined in the Gibellini Royalty Agreement) in the event such pricing is not reported on the Nominated Metals Exchange exceeds US\$12, a royalty equal to 2% of returns in respect of all mineral products produced from the Gibellini Project after the commencement of commercial production (the "Gibellini Royalty"). As part of the Silver Elephant Arrangement, the Gibellini Royalty was acquired from Silver Elephant by Oracle.



Gibellini Group

The Gibellini group of claims were acquired by Silver Elephant on June 22, 2017, through leasehold assignments from the claimant and then-holder of the Gibellini mineral claims (the "Gibellini Lessor"). Under the Gibellini mineral lease agreement (the "Gibellini MLA"), Silver Elephant leased this core group of claims, which originally constituted the entire Gibellini Project, by, among other things, agreeing to pay to the Gibellini Lessor annual advance royalty payments. These payments are tied, based on an agreed formula not to exceed US\$120,000 per year, to the average vanadium pentoxide price of the prior year (each an "Advance Royalty Payment"). Upon commencement of production, the obligation to make Advance Royalty Payments will cease and Silver Elephant will instead maintain its acquisition through lease of the Gibellini group of claims by paying to the Gibellini Lessor, a 2.5% net smelter return royalty (the "Gibellini NSR Payments") until a total of US\$3 million is paid. Thereafter, the Gibellini NSR will be reduced to 2% over the remaining life of the mine (and referred to thereafter, as "Production Royalty Payments"). Upon commencement of production, any Advance Royalty Payments that have been made will be deducted as credits against the Gibellini NSR Payments or Production Royalty Payments, as applicable. The lease is for a term of 10 years, expiring on June 22, 2027, which can be extended for an additional 10 years, at Silver Elephant's option.

On April 19, 2018, the Gibellini MLA was amended to grant Silver Elephant the option, at any time during the term of the Gibellini MLA, which ends on June 22, 2027, to require the Gibellini Lessor to transfer their title over all of the leased mining claims (excluding four claims which will be retained by the Gibellini Lessor) (the "Transferred Claims") to Silver Elephant in exchange for US\$1,000,000, which will be deemed an Advance Royalty Payment (the "Transfer Payment"). A credit of US\$99,027 in favour of Silver Elephant towards the Transfer Payment was paid upon the execution of the amendment, with a remaining balance of US\$900,973 on the Transfer Payment due and payable to the Gibellini Lessor upon completion of transfer of the Transferred Claims. The Advance Royalty Payment obligation and Production Royalty Payments will not be affected, reduced or relieved by the transfer of title.

On February 10, 2022, the Gibellini MLA was amended by assignment of the Lessee's interest from Silver Elephant to Nevada Vanadium.

Bisoni Group

On August 18, 2020, Silver Elephant and Nevada Vanadium LLC entered into an asset purchase agreement with Cellcube Energy Storage Systems Inc. ("Cellcube") (the "Bisoni APA") to acquire the Bisoni vanadium property situated immediately southwest of the Gibellini Project. The Bisoni property is comprised of 201 lode mining claims. As consideration for the acquisition of the Bisoni property under the Bisoni APA, Silver Elephant issued 4 million Common Shares (the "Bisoni APA Shares") and paid \$200,000 cash to Cellcube. Additionally, subject to regulatory approval, if, on or before December 31, 2023, the price of European vanadium pentoxide on the Metal Bulletin (or an equivalent publication) exceeds US\$12 a pound for 30 consecutive days, additional Silver Elephant shares with a value of \$500,000 calculated based upon the 5-day volume weighted average price of the common shares immediately following the satisfaction of the vanadium pentoxide pricing condition will be delivered to Cellcube ("Bisoni Bonus Share Payment").

VC Exploration Group

Silver Elephant entered into a lease agreement to acquire 10 unpatented lode claims (the "Former Louie Hill Claims") from their holders (the "Former Louie Hill Lessors") on July 10, 2017 (the "Louie Hill MLA"). The Former Louie Hill Claims were located approximately 1600 feet south of the Gibellini group of claims. The Former Louie Hill Claims were subsequently abandoned by the Former Louie Hill Lessors, and on March 11 and 12, 2018, Silver Elephant staked the area within and under 17 new claims, which now collectively comprise the expanded Louie Hill group of claims (the "Current Louie Hill Claims").

Louie Hill Advance Royalty and Net Smelter Return

The Current Louie Hill Claims are subject to a net smelter return royalty interest retained by the former Louie Hill Lessors. Pursuant to the royalty agreement dated October 22, 2018 between Silver Elephant and former Louie Hill Lessors, Silver Elephant agreed to pay the following royalties to the former Louie Hill Lessors as an advance royalty: (i) US\$75,000 upon achieving Commercial Production (as defined in the Royalty Agreement) at the Gibellini Project; (ii) US\$50,000 upon selling, conveying, transferring or assigning all or any portion of certain claims defined in the Royalty Agreement to any third party and (iii) annually upon the anniversary date of July 10, 2018, and the anniversary date of each year thereafter during the term of the Royalty Agreement: (a) if the average vanadium



pentoxide price per pound as quoted on www.metalbulletin.com (the "Metal Bulletin") or another reliable and reputable industry source as agreed by the parties, remains below US\$7 per pound during the preceding 12 months, US\$12,500; or (b) if the average vanadium pentoxide price per pound as quoted on Metal Bulletin or another reliable and reputable industry source as agreed by the parties, remains equal to or above US\$7 per pound during the preceding 12 months, US\$2,000 x average vanadium pentoxide price per pound advance royalty payment of US\$28,000.

Further, the former Louie Hill Lessors are entitled to a 2.5% net smelter return royalty (the "Louie Hill NSR"), payable on vanadium pentoxide produced from the area of the former Louie Hill Claims contained within the current Louie Hill Claims. The three-fifths of the Louie Hill NSR can be purchased at any time for US\$1,000,000, leaving the total Louie Hill NSR payable of 1.0% for the remaining life of the mine. Any Louie Hill Advance Royalty Payments that have been made at the time of Commercial Production will be deducted as credits against future payments under the Louie Hill NSR. The payments under the Royalty Agreement will continue for an indefinite period and will be payable as long as the Company, its subsidiaries, or any of their permitted successors or assigns holds a valid and enforceable mining concession over the area.

The following table is a continuity of the Gibellini Project:

Gibellini Project	(\$)
Balance, December 31, 2021	-
Asset transferred under the Silver Elephant Plan of Arrangement	15,447,444
Bisoni Bonus Share Payment	500,000
Licenses, tax and permits	462,922
Geological and consulting	731,724
Royalties	272,941
Foreign currency translation	1,278,248
Balance, March 31, 2023	18,693,279
Licenses, tax and permits	100,881
Geological and consulting	22,043
Foreign currency translation	(388,348)
Balance, June 30, 2023	18,427,855

Summary Of Quarterly Results

The following table summarizes selected consolidated financial information prepared in accordance with IFRS for the most recently completed quarters:

		Net Income (Loss) For the Period	(Loss) Per Share	Diluted Earnings (Loss) Per Share
Quarter Ending	Quarter Name	(\$)	(\$)	(\$)
June 30, 2023	Q1 2024	(375,135)	(0.01)	(0.01)
March 31, 2023	Q5 2023	116,851	0.00	0.00
December 31, 2022	Q4 2022	(600,590)	(0.01)	(0.01)
September 30, 2022	Q3 2022	(508,150)	(0.01)	(0.01)
June 30, 2022	Q2 2022	27,798	0.00	0.00
March 31, 2022	Q1 2022	(344,803)	(0.01)	(0.01)
December 31, 2021	Q4 2021	(104,862)	(1,049)1	(1,049)1
September 30, 2021	Q3 2021	-	-	-

¹ Not meaningful since the Company only had an initial 100 shares outstanding during this quarter.



3 Months Ended June 30, 2023 Compared with 3 Months Ended June 30, 2022

During the three months ended June 30, 2023 the Company recorded net loss of \$375,135, compared to a net income of \$27,798 during the three months ended June 30, 2022. Of note are the following items for the current quarter, as compared to the three months ended June 30, 2022:

- Share-based payments of \$101,339 compared to \$nil. Current quarter amounts are in connection with stock options granted to certain directors, officers, employees and consultants of the company, and are recognized in the statement of loss as these stock options vest.
- Fair value adjustment on derivative liability of \$71,984 compared to \$nil. This amount is in connection with the Bisoni Bonus Share Payment and decline in Silver Elephant's share price.
- Other loss of \$33,857 compared to other income of \$333,502. Other income of \$333,502 recognized during the three months ended June 30, 2022 primarily relate to the sale of cattle and hay from the Company's Fish Creek Ranch.

Variations Over the Quarters

Q5 2023 recorded net income of \$116,851, primarily resulting from a gain from fair value change in derivative liability of \$284,049 and a foreign exchange gain of \$82,802 relating to fluctuations in the US Dollar compared to the Canadian Dollar.

Q3 2022 and Q4 2022 incurred higher net losses of \$508,150 and \$600,590 respectively, as the Company did not benefit from gains on fair value adjustment on derivative liability during those quarters. The fair value adjustments are in connection with the Bisoni Bonus Share Payment and changes in Silver Elephant's share price.

Q2 2022 recorded net income of \$27,798 resulting from the sale of certain Fish Creek Ranch assets totaling \$332,797 and included in other income.

Q1 2022 recorded net loss of \$344,803, which is entirely comprised of general and administrative expense, including salaries and benefits of \$135,386 and consulting and management fees of \$78,413.

Q4 2021 recorded net loss of \$104,862. The Company was incorporated on September 17, 2021, activities and expenditures during Q4 2021 were limited.

Liquidity And Capital Resources

On April 28, 2023, the Company closed a private placement and issued an aggregate of 570,000 units at a price of \$0.14 per unit for aggregate gross proceeds of \$79,800. Each unit consists of one common share of the Company and one share purchase warrant with each warrant entitling the holder to purchase one additional share of the Company at a price of \$0.18 per share for 36 months from closing. Proceeds from the private placement were used for project advancement, working capital and general corporate purposes.

On May 19, 2023, the Company closed a non-brokered private placement and issued 1,602,143 units of the Company units at a price of \$0.14 per unit for aggregate gross proceeds of up to \$224,300. Each unit consists of one common share in the capital of the Company and one share purchase warrant. Each warrant entitles the holder thereof to purchase one additional share at a price of \$0.18 per share for 36-months from closing. Proceeds from the private placement were used for project advancement, working capital and general corporate purposes.

On July 5, 2023, the Company issued an aggregate of 742,857 units at a price of \$0.14 per unit for aggregate gross proceeds of \$104,000. Each unit consists of one common share of the Company and one share purchase warrant with each warrant entitling the holder to purchase one additional share of the Company at a price of \$0.18 per share for 36 months from closing. Proceeds from the private placement were used for project advancement, working capital and general corporate purposes.

On July 5, 2023, the Company closed a private placement of 3,500,000 shares at a price of \$0.08 per share for gross proceeds of \$280,000. Proceeds from the private placement will be used for project advancement, working capital and general corporate purposes.



The Company had cash of \$214,280 and a working capital deficiency of \$6,637,863 as at June 30, 2023, compared to \$6,377 and \$7,120,114 respectively, as at March 31, 2023.

Cash flow information:

	Three Montl	Three Months Ended	
	June 30, 2023 (\$)	June 30, 2022 (\$)	
Cash used in operating activities	(48,983)	1,938,347	
Cash used in investing activities	(22,043)	(5,618,512)	
Cash from financing activities	278,123	3,757,730	
Cash, end of the period	214,280	84,251	

<u>Operating activities</u>: During current quarter, the Company used \$48,983 in operating activities, compared to receiving \$1,938,347 during the Prior Year Quarter. Amounts in the Prior Year Quarter were mainly a result of changes in non-cash working capital, specifically, amounts due to related parties.

<u>Investing activities</u>: During the current quarter, the Company invested \$22,043 in the Gibellini Project compared to \$326,870 during the Prior Year Quarter. In addition, during the Prior Year Quarter, the Company acquired the Fish Creek Ranch, which includes \$625,620 for equipment, \$657,277 for buildings and structures, \$3,724,577 for land, and \$284,168 for livestock.

<u>Financing activities</u>: During the current quarter, the Company received proceeds of \$618,100 from share subscriptions, and made a partial loan repayment of \$339,977. During the Prior Year Quarter, the Company received \$17,630 from share subscriptions, and borrowed \$3,740,100 from Cache Valley Bank for the acquisition of the Fish Creek Ranch.

As at June 30, 2023, the Company had cash of \$214,280, and current liabilities of \$6,904,892. The Company will need to conduct additional financings to meet working capital requirements, and obligations as they become due.

Off-balance sheet arrangements

The Company does not have any off-balance sheet arrangements.

Related Party Transactions

Related party transactions have been measured at the exchange amount of consideration agreed between the related parties. Related party transactions not disclosed elsewhere in these financial statements are listed below.

The Company entered into a Mutual Management and Technical Services Agreement (the "MMTSA") with Silver Elephant commencing December 1, 2021, pursuant to which the companies would provide each other with general, technical and administrative services, as reasonably requested on a cost reimbursement basis. This MMTSA was terminated effective March 31, 2023, and replaced with an updated percentage based fee MMTSA effective April 1, 2023, and includes Silver Elephant, Flying Nickel and Oracle. The percentage based fee is adjusted periodically to reflect the relative allocation of costs to each company.

During the three months ended June 30, 2023, the Company had related party transactions with key management personnel in providing management and consulting services to the Company. Key management personnel are persons responsible for planning, directing and controlling the activities of an entity, and include the chief executive officer ("CEO"), chief financial officer, chief operating officer, executive and non-executive directors.



The Company agreed to pay certain milestone bonus of US\$100,000 and US\$70,000 to the Company's CEO (the "Milestone Bonus") upon achieving certain corporate milestones defined in the employment agreement. No Milestone Bonus has been accrued or paid as none of the milestones have been achieved yet.

	Three Months En	ded	
	June 30,	June 30,	
		2023	2022
		(\$)	
MMTSA recoveries from Silver Elephant, a company with certain directors and			
officers in common	(43,249)	-	
MMTSA recoveries from Flying Nickel, a company under common control	(27,059)	-	
MMTSA recoveries from Oracle, a company under common control	(10,823)	-	
MMTSA fees charged by Silver Elephant	32,485	65,593	
MMTSA fees charged by Flying Nickel	74,920	-	
Salaries and benefits paid to key management of the Company	100,486	86,378	
Share based payments – directors	59,903	-	
Share based payments – key management of the Company	3,663	-	
	190,326	151,971	

The Company did not incur any post-employment benefit or other long term benefits to key management personnel for the three months ended June 30, 2023 and 2022.

The Company had balances due to related parties as follows:

	June 30, 2023 (\$)	March 31, 2023 (\$)
Receivable from Oracle, a company with certain directors and officers in common	10,823	-
Payable to Silver Elephant	(1,163,944)	(1,170,281)
Payable to Flying Nickel, a company related to Nevada Vanadium by way of common management	(275,621)	(239,689 <u>)</u>
	1,428,741	(1,409,970)

Proposed Transaction

On October 6, 2022, subsequently amended March 7, 2023, and June 14, 2023, Nevada Vanadium and Flying Nickel signed an arrangement agreement pursuant to which Flying Nickel proposes to acquire all of the issued and outstanding common shares of Nevada Vanadium by way of a court-approved plan of arrangement (the "Transaction").

Under the terms of the agreement, the Company's shareholders will receive one (1) (the "Exchange Ratio") Flying Nickel common share (a "Flying Nickel Share") for each Nevada Vanadium Share held immediately prior to the effective time of the Transaction. All convertible securities of Nevada Vanadium outstanding immediately prior to the effective time of the Transaction will be exchanged for securities of Flying Nickel bearing substantially the same terms as the securities replaced based on the Exchange Ratio. As at the date of this MD&A, the Transaction is still in progress.

Critical Accounting Policies and Estimates

Critical accounting estimate and judgements are estimates and assumptions used by management that may result in material adjustments to the carrying amount of assets and liabilities in current and in future financial year.



Business combination and asset acquisition

Judgement is required to determine if the Company's acquisitions represented a business combination or an asset purchase. More specifically, management concluded that the Fish Creek Ranch acquisition does not represent a business, as the assets acquired were not an integrated set of activities with inputs, processes and outputs. An allocation of the purchase price to the individual identifiable assets acquired, including tangible assets and liabilities assumed based on their relative fair values at the date of purchase was required based on management estimates.

Share-based compensation

The Company uses the Black-Scholes Option Pricing Model to fair value options in order to calculate share based compensation expense. The Black-Scholes model involves six key inputs to determine the fair value of an option: risk-free interest rate, exercise price, market price of the Company's shares at date of issue, expected dividend yield, expected life, and expected volatility. Certain of these inputs are estimates which involve considerable judgment. The Company is also required to estimate the future forfeiture rate of options based on historical information in its calculation of share-based compensation expense.

Significant Estimates and Judgements

The preparation of financial statements in accordance with IFRS requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets and liabilities, and revenue and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making the judgments about carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates. The estimates and underlying assumptions are reviewed on an ongoing basis, based on experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and further periods if the review affects both current and future periods.

Impairment assessment of exploration and evaluation assets

The application of the Company's accounting policy for exploration and evaluation expenditure requires judgment in determining whether it is likely that future economic benefits will flow to the Company, which may be based on assumptions about future events or circumstances.

All capitalized exploration and evaluation assets are monitored for indications of impairment at each reporting period. The Company considered the following facts and circumstances in determination if it should test exploration and evaluation assets for impairment:

- (i) the period for which the Company has the right to explore in the specific area has expired during the period or will expire in the near future, and is not expected to be renewed;
- (ii) substantive expenditure on further exploration for and evaluation of mineral resources in the specific area is neither budgeted nor planned;
- (iii) exploration for and evaluation of mineral resources in the specific area have not led to the discovery of commercially viable quantities of mineral resources and the entity has decided to discontinue such activities in the specific area; and
- (iv) sufficient data exists to indicate that, although a development in the specific area is likely to proceed, the carrying amount of the exploration and evaluation assets is unlikely to be recovered in full from successful development or by sale.

Where a potential impairment is indicated, assessments are performed for each area of interest. To the extent that deferred exploration expenditures are not expected to be recovered, an impairment is charged to profit or loss. Exploration areas where reserves have been discovered, but require major capital expenditure before production can begin, are continually evaluated to ensure that commercial quantities of reserves exist or to ensure that additional exploration work is underway as planned.

An impairment charge relating to an exploration and evaluation asset may be subsequently reversed when new exploration results or actual or potential proceeds on sale or farm-out of the property result in a revised estimate of the recoverable amount but only to the



extent that this does not exceed the original carrying value of the property that would have resulted if no impairment had been recognized. General exploration costs in areas of interest in which the Company has not secured rights are expensed as incurred.

The recoverability of amounts shown for exploration and evaluation assets is dependent upon the discovery of economically recoverable reserves, the ability of the Company to obtain financing to complete development of the properties, and on future production or proceeds of disposition.

Although the Company has taken steps to verify title to mineral properties in which it has an interest, these procedures do not guarantee the Company's title. Such properties may be subject to prior agreements or transfers and title may be affected by undetected defects.

As at June 30, 2023, the Company has assessed that there are no impairment indicators with respect to its exploration and evaluation assets.

Going concern assumption

The preparation of these consolidated financial statements in accordance with IFRS requires the Company to make judgment on going concern assumption. Because the Company has not generated positive operating cash flows, there remains material uncertainty the Company will be ablet o achieve sufficient cash flows to meet its expected obligations in the next 12 months and there can be no assurance that additional funding will be available to the Company when needed, or if available, that this funding will be on acceptable terms.

Other areas of significant judgment and estimates made by management for the fifteen months ended March 31, 2023, in the application of IFRS that have a significant effect on the consolidated financial statements and estimates with a significant risk of material adjustment in the current and following fiscal years are discussed in note 3(o) of the Annual Financial Statements.

Changes in Accounting Policies and Standards

Changes in Accounting Policies

Amendments to IAS 1 Presentation of Financial Statements and IFRS Practice Statement 2 Making Materiality Judgments— Disclosure of Accounting Policies

The amendments change the requirements in IAS 1 with regard to disclosure of accounting policies. The amendments replace all instances of the term "significant accounting policies" with "material accounting policy information". Accounting policy information is material if, when considered together with other information included in an entity's financial statements, it can reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements.

The amendments to IAS 1 are effective for annual periods beginning on or after January 1, 2023, with earlier application permitted and are applied prospectively. This amendment did not have a material impact on the Company's financial statements.

Amendments to IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors—Definition of Accounting Estimates

The amendments replace the definition of a change in accounting estimates with a definition of accounting estimates. Under the new definition, accounting estimates are "monetary amounts in financial statements that are subject to measurement uncertainty".

The amendments are effective for annual periods beginning on or after January 1, 2023 to changes in accounting policies and changes in accounting estimates that occur on or after the beginning of that period, with earlier application permitted. This amendment did not have a material impact on the Company's financial statements.



Future Changes in Accounting Standards

Classification of liabilities as current or non-current (amendments to IAS 1)

The amendments aim to promote consistency in applying the requirements by helping entities determine whether, in the statement of financial position, debt and other liabilities with an uncertain settlement date should be classified as current (due or potentially due to be settled within one year) or non-current.

The amendments are applied on or after the first annual reporting period beginning on or after January 1, 2024, with early application permitted. This amendment is not expected to have a material impact on the Company's financial statements.

Certain accounting standards or amendments to existing accounting standards that have been issued but have future effective dates are either not applicable or are not expected to have a significant impact on the Company's financial statements.

Restatement

The Consolidated Statements of Changes in Equity for the three months ended June 30, 2022 has been restated for the accounting treatment for the acquisition of the Gibellini Project under the Silver Elephant Arrangement. Specifically, acquisition of the Gibellini Project has been restated using Silver Elephant's carrying value of \$15,447,444 resulting in net assets acquired of \$14,970,506, and therefore increasing share capital by the same amount. There was no impact to the consolidated statements of operations and comprehensive loss and consolidated statements of cash flows.

Capital Management

Management considers its capital structure to consist of share capital, share purchase options and warrants. The Company manages its capital structure and makes adjustments to it, based on the funds available to, and required by the Company in order to support the acquisition, exploration and development of exploration and evaluation assets. The Board of Directors does not establish quantitative returns on capital criteria for management.

The properties, to which the Company currently has an interest in, are in the exploration stage; as such, the Company is dependent on external financing to fund its activities. In order to carry out the planned exploration and development and pay for administrative costs, the Company will spend its existing working capital and raise additional amounts as needed. There were no changes in managements approach to capital management during the period ended June 30, 2023. Neither the Company nor its subsidiaries are subject to externally imposed capital requirements.

Fair Value Measurements and Financial Instruments

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value hierarchy establishes three levels to classify the inputs to valuation techniques used to measure fair value. The Company utilizes a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value as follows:

- Level 1 quoted prices (unadjusted) in active markets for identical assets or liabilities;
- Level 2 inputs are quoted prices in markets that are not active, quoted prices for similar assets or liabilities in active markets, inputs other than quoted prices that are observable for the asset or liability (for example, interest rate and yield curves observable at commonly quoted intervals, forward pricing curves used to value currency and commodity contracts and volatility measurements used to value option contracts), or inputs that are derived principally from or corroborated by observable market data or other means; and
- Level 3 inputs for the asset or liability that are not based on observable market data (unobservable inputs).

The fair value hierarchy gives the highest priority to Level 1 inputs and the lowest priority to Level 3 inputs.



The Company has determined the estimated fair values of its financial instruments based upon appropriate valuation methodologies. Derivative liability is classified as Level 1. At June 30, 2023, there were no financial assets measured and recognized in the statement of position that would be categorized as Level 2 or Level 3 in the fair value hierarchy above.

The fair value of the Company's financial instruments including cash, receivables, and accounts payable and accrued liabilities, and due to related parties approximates their carrying value due to the immediate or short-term maturity of these financial instruments. The fair value of the Company's interest-bearing promissory note is determined by using the DCF method using discount rate that reflects the issuer's borrowing rate as at the end of the reporting period which approximates to its carrying value. Derivative liability is recorded at fair value based on the quoted market price of Silver Elephant share at the end of each reporting period with changes in fair value through profit or loss. The Company does not offset financial assets with financial liabilities. There were no transfers between Level 1, 2 and 3 for the three months ended June 30, 2023.

Financial Risk Management

The Company's financial instruments are exposed to certain financial risks. The risk exposures and the impact on the Company's financial instruments as at June 30, 2023 are summarized below. The Board of Directors periodically reviews with management the principal risks affecting the Company and the systems that have been put in place to manage these risks.

(a) Liquidity risk

Liquidity risk is the risk that an entity will be unable to meet its financial obligations as they fall due. As at June 30, 2023, the Company had a cash balance of \$214,280 (March 31, 2023 – \$6,377). As at June 30, 2023, the Company had accounts payable and accrued liabilities of \$1,507,922 (March 31, 2023 - \$1,404,925), promissory note of \$3,824,262 (March 31, 2023 - \$4,271,857) and amounts due to related parties of \$1,428,741 (March 31, 2023 - \$1,409,970). Liquidity risk is assessed as high and the Company manages liquidity risk by preparing cash flow forecasts of upcoming cash requirements.

(b) Credit risk

Credit risk is the risk that one party to a financial instrument will fail to discharge an obligation and cause the other party to incur a financial loss. The Company is exposed to credit risk primarily associated with cash and receivables. The carrying amount of financial assets included on the statements of financial position represents the maximum credit exposure.

(c) Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate due to changes in market interest rates. The Company is not subject to material interest rate risk for the three months ended June 30, 2023 and 2022.

(d) Market risk

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. The Company's derivative financial liability includes debts to be settled in common shares of Silver Elephant. A 10% increase or decrease of the common shares price of Silver Elephant has a corresponding effect of approximately \$14,000 to net loss.

(e) Currency risk

The Company is exposed to foreign currency risk to the extent that monetary assets or liabilities held by the Company are not denominated in its functional currency. During the three months ended June 30, 2023 and 2022, the Company's does not subject material currency risks.



Outstanding Share Data

The Company has authorized capital of an unlimited number of common shares without par value. The table below represents the Company's capital structure as at the dates presented:

	As at date of this MD&A	June 30, 2023
Common shares issued and outstanding	62,027,186	57,784,329
Share purchase options outstanding	5,150,000	5,150,000
Share purchase warrants	8,527,186	7,784,329

Risks And Uncertainties

The Company is subject to a number of risk factors due to the nature of its business and the present stage of exploration. As a company active in the mineral resource exploration and development industry, the Company is exposed to a number of risks.

Exploration Stage Operations

The Company's operations are subject to all of the risks normally incident to the exploration for and the development and operation of mineral properties. The Company has implemented comprehensive safety and environmental protection measures designed to comply with government regulations and ensure safe, reliable and efficient operations in all phases of its operations. The Company maintains liability and property insurance, where reasonably available, in such amounts it considers prudent. The Company may become subject to liability for hazards against which it cannot insure or which it may elect not to insure against because of high premium costs or other reasons.

The Company's properties are still in the exploration stage. Mineral exploration and exploitation involve a high degree of risk, which even a combination of experience, knowledge and careful evaluation may not be able to avoid. The minerals business is characterized by long lead times from discovery to development, and few exploration projects successfully make the transition to development. Unusual or unexpected formations, formation pressures, fires, power outages, labor disruptions, flooding, explosions, tailings impoundment failures, cave-ins, landslides and the inability to obtain adequate machinery, equipment or labor are some of the risks involved in mineral exploration and exploitation activities. Substantial expenditures are required to establish mineral reserves and resources through drilling, to develop metallurgical processes to extract the metal from the material processed and to develop the mining and processing facilities and infrastructure at any site chosen for mining.

There is no assurance that commercial quantities of ore will be discovered. Even if commercial quantities of ore are discovered, there is no assurance that the properties will be brought into commercial production or that the funds required to exploit mineral reserves and resources discovered by the Company will be obtained on a timely basis or at all. The commercial viability of a mineral deposit once discovered is also dependent on a number of factors, some of which are the particular attributes of the deposit, such as size, grade and proximity to infrastructure, as well as metal prices. Most of the above factors are beyond the control of the Company.

There can be no assurance that the Company's mineral exploration activities will be successful. In the event that such commercial viability is never attained, the Company may seek to transfer its property interests or otherwise realize value or may even be required to abandon its business and fail as a "going concern".

Competition

The mining industry is intensely competitive in all of its phases, and the Company competes with other companies with greater technical and financing resources than itself with respect to acquisition of properties of merit, and the recruitment and retention of qualified individuals to carry out its mineral exploration activities. Competition in the mining industry could adversely affect the Company's prospects for mineral exploration in the future.



Financial Markets

The Company is dependent on the equity markets as its primary source of operating working capital and the Company's capital resources are largely determined by the strength of the junior resource markets, by the status of the Company's projects in relation to these markets, and by the Company's ability to attract investor support for its projects.

There is no assurance that funding will be accessible to the Company at the times and in the amounts required to fund the Company's activities, as there are many circumstances that are beyond the control of the Company. For example, the Company is dependent on investor sentiment being positive towards the minerals exploration business. Many factors influence investor sentiment, including a positive climate for mineral exploration, the experience and caliber of a company's management and a company's track record in discovering or acquiring economically viable mineral deposits.

Environmental and Government Regulation

Mining and exploration activities are subject to various laws and regulations relating to the protection of the environment, historical and archaeological sites and endangered and protected species of plants and animals. Although the exploration activities of the Company are currently carried out in accordance with all applicable rules and regulations, no assurance can be given that new rules and regulations will not be enacted or that existing rules and regulations will not be applied in a manner which could limit or curtail exploration or development activities.

Amendments to current laws and regulations governing the activities of the Company, or more stringent implementation thereof, could have a substantial adverse impact on the Company.

Title to Properties

While the Company has investigated the title to all of the properties on which it holds mineral claims or other forms of mineral rights or concessions or in respect of which it has a right to earn an interest, the Company cannot guarantee that title to such properties will not be challenged or impugned. The Company can never be certain that it will have valid title to its mineral properties. Mineral properties sometimes contain claims or transfer histories that examiners cannot verify, and transfers under foreign law are often complex. The Company does not carry title insurance on its properties. A successful claim that the Company or its option partner does not have title to a property could cause the Company to lose its rights to that property, perhaps without compensation for its prior expenditures relating to the property.

Inflation

In the recent past, while inflation had not been a significant factor, the ongoing efforts of many governments to improve the availability of credit and stimulate domestic economic growth while incurring substantial deficits may result in substantial inflation and/or currency depreciation in the future.

Management and Directors

The Company is dependent on a relatively small number of directors and management personnel. The loss of any of one of those persons could have an adverse effect on the Company. The Company does not maintain key person insurance on any of its management.

Disclosure Controls and Procedures

Management has established processes to provide it with sufficient knowledge to support representations that it has exercised reasonable diligence to ensure that:

• the financial statements do not contain any untrue statement of material fact or, omit to state a material fact required to be stated or, that is necessary to make a statement not misleading in light of the circumstances under which it is made, as of the date of and for the periods presented by the consolidated financial statements, and



• the financial statements fairly present in all material respects the financial position, results of operations and cash flows of the Company, as of the date of and for the periods presented.

In contrast to the certificate required for non-venture issuers under National Instrument 52-109 – Certification of Disclosure in Issuers' Annual and Interim Filings ("NI 52-109"), the Venture Issuer Basic Certificate does not include representations relating to the establishment and maintenance of disclosure controls and procedures ("DC&P"), and internal control over financial reporting ("ICFR"), as defined in NI 52-109. In particular, the certifying officers filing this certificate are not making any representations relating to the establishment and maintenance of:

- controls and other procedures designed to provide reasonable assurance that information required to be disclosed by the issuer in its annual filings, interim filings or other reports filed or submitted under securities legislation is recorded, processed, summarized and reported within the time periods specified in securities legislation; and
- a process to provide reasonable assurance regarding the reliability of financial reporting and the preparation of consolidated financial statements for external purposes following the issuer's GAAP (IFRS).

The issuer's certifying officers are responsible for ensuring that processes are in place to provide them with sufficient knowledge to support the representations they are making in the certificate. Investors should be aware that inherent limitations on the ability of certifying officers of a venture issuer to design and implement on a cost-effective basis DC&P and ICFR as defined in NI 52-109 may result in additional risks to the quality, reliability, transparency, and timeliness of interim and annual filings and other reports provided under securities legislation.

Forward-Looking Information

Certain Statements contained in this MD&A that are not historical facts are forward-looking statements (within the meaning of the Canadian securities legislation and the U.S. Private Securities Litigation Reform Act of 1995) that involve risks and uncertainties. Forward-looking statements include, but are not limited to, statements with respect to the future price of metals; the estimation of mineral reserves and resources, the realization of mineral reserve estimates; the timing and amount of estimated future production, costs of production, and capital expenditures; costs and timing of the development of new deposits; success of exploration activities, permitting time lines, currency fluctuations, requirements for additional capital, government regulation of mining operations, environmental risks, unanticipated reclamation expenses, title disputes or claims, limitations on insurance coverage and the timing and possible outcome of pending litigation. In certain cases, forward-looking statements 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". Forward-looking statements involve 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 statements. Such risks and other factors include, among others, risks related to the integration of acquisitions; risks related to operations; risks related to joint venture operations; actual results of current exploration activities; actual results of current reclamation activities; conclusions of economic evaluations; changes in project parameters as plans continue to be refined; future prices of metals; possible variations in ore reserves, grade or recovery rates; failure of plant, equipment or processes to operate as anticipated; accidents, labour disputes and other risks of the mining industry; delays in obtaining governmental approvals or financing or in the completion of development or construction activities, as well as those factors discussed in the sections entitled "Risks and Uncertainties" in this MD&A. Although the Company has attempted to identify important factors that could affect the Company and may cause actual actions, events or results to differ materially from those described in forward-looking statements, 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 statements will prove to be accurate, as actual results and future events could differ materially from those anticipated in such statements. Accordingly, readers should not place undue reliance on forward-looking statements.

The forward-looking statements in this MD&A speak only as of the date hereof. The Company does not undertake any obligation to release publicly any revisions to these forward-looking statements to reflect events or circumstances after the date hereof to reflect the occurrence of unanticipated events. Forward-looking statements and other information contained herein concerning the mining industry and general expectations concerning the mining industry are based on estimates prepared by the Company using data from publicly available industry sources as well as from market research and industry analysis and on assumptions based on data and



knowledge of this industry which the Company believes to be reasonable. However, this data is inherently imprecise, although generally indicative of relative market positions, market shares and performance characteristics. While the Company is not aware of any misstatements regarding any industry data presented herein, the industry involves risks and uncertainties and is subject to change based on various factors.

Additional Information

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

General Corporate Information:

Registered and Records Office MLT Aikins LLP Suite 2600 – 1066 West Hastings Street Vancouver, BC, Canada V6E 3X1

Transfer Agent and Registrar Computershare Investor Services Inc. 3rd Floor, 510 Burrard Street, Vancouver, BC, Canada, V6C 3B9 Tel: +1 (604) 661-9400

Directors and Officers

As at the date of this MD&A, the Company's directors and officers are as follows:

DirectorsOfficersJohn LeeRon Espell, Chief Executive OfficerHarald BatistaAndrew Yau, Chief Financial OfficerRon EspellMarion McGrath, Corporate Secretary



Condensed Interim Consolidated Financial Statements (Unaudited)

For the Three Months Ended June 30, 2023

(Expressed in Canadian Dollars)

NOTICE OF NO REVIEW BY AUDITOR

In accordance with National Instrument 51-102 *Continuous Disclosure Obligations* of The Canadian Securities Administrators we hereby give notice that our condensed interim consolidated financial statements for the three months ended June 30, 2023, which follow this notice, have not been reviewed by an auditor.



	June 30,	March 31,
	2023	2023
	(\$)	(\$)
Assets		
Current assets		
Cash	214,280	6,377
Receivable	-	173,473
Prepaid expenses	52,749	2,739
	267,029	182,589
Non-current assets		
Equipment (note 6)	399,276	436,678
Exploration and evaluation asset (note 8)	18,427,855	18,693,279
Buildings and structures (note 7)	664,498	685,580
Land (note 5)	3,960,084	4,044,061
Total assets	23,718,742	24,042,187
Liabilities and Shareholders' Equity		
Current liabilities		
Accounts payable and accrued liabilities	1,507,922	1,404,925
Derivative liability (note 10)	143,967	215,951
Promissory note (note 9)	3,824,262	4,271,857
Due to related party (note 12)	1,428,741	1,409,970
Total current liabilities	6,904,892	7,302,703
Chaugh aldour / Faulth		
Shareholders' Equity	46,007,006	46 533 000
Share capital (note 11)	16,837,986	16,533,886
Shares to be issued	314,000	
Reserves (note 11)	339,213	228,514
Accumulated other comprehensive income	1,111,542	1,390,840
Deficit	(1,788,891)	(1,413,756
Total shareholders' equity	16,813,850	16,739,484
Total liabilities and equity	23,718,742	24,042,187

Nature of Operations and Going Concern (note 1) Subsequent Events (note 19)

Approved on behalf of the Board:

"John Lee" John Lee, Director and Chairman "Ron Espell"

Ron Espell, Director

The accompanying notes form an integral part of these consolidated financial statements.

Nevada Vanadium Mining Corp.	
Condensed Interim Consolidated Statements of Operations and Comprehensive Loss (Unaudited)	NEVADA
(Expressed in Canadian Dollars)	NL VADI

	Three Months	s Ended
	June 30,	June 30,
	2023	2022
	(\$)	(\$)
General and Administrative Expenses		
Amortization (notes 6 and 7)	35,459	5,93
Advertising and promotion	314	5,880
Consulting and management fees	26,229	14,489
Office and administration	3,161	37,159
Professional fees	8,308	37,364
Salaries and benefits	134,329	112,23
Share based payments (note 11 and 12)	101,339	112,23
Insurance	18,460	
Stock exchange and shareholder services	26,400	12,150
Travel and accommodation	8,882	24,563
Loss before other items	(362,881)	(249,781
Other items		
Finance expense (note 9)	(54,165)	(49,061
Foreign exchange gain (loss)	3,784	(6,862
Fair value adjustment on derivative liability (note 10)	71,984	• •
Other (loss) income (note 5)	(33,857)	333,502
Net (loss) income for the period	(375,135)	27,79
Other comprehensive income:		
Foreign currency translation	(279,298)	
Comprehensive (loss) income for the period	(654,433)	27,79
Earnings (loss) per share		
Basic and diluted	(0.01)	0.0
Weighted average number of common shares outstanding	(0.01)	0.00
Basic and diluted	56,765,552	51,366,29

NEVADA VANADIUM

Nevada Vanadium Mining Corp. Condensed Interim Consolidated Statements of Changes in Equity (Unaudited) (Expressed in Canadian Dollars)



					Accumulated		
					Other		
		Share	Shares to be	C	omprehensive		
	Number	Capital	Issued	Reserves	Income	Deficit	Total
	of Shares	(\$)	(\$)	(\$)	(\$)	(\$)	(\$)
Balance, April 1, 2022 (Restated – note 18)	50,000,000	14,970,506	1,193,000	-	-	(104,862)	16,058,644
Private placement (note 11b)	3,032,500	1,210,630	(1,193,000)	-	-	-	17,630
Net income	-	-	-	-	-	27,798	27,798
Balance, June 30, 2022 (Restated - note 18)	53,032,500	16,181,136	-	-	-	(77,064)	16,104,072
Balance, April 1, 2023	55,596,786	16,533,886	-	228,514	1,390,840	(1,413,756)	16,739,484
Private placement (note 11b)	570,000	79,800	-	-	-	-	79,800
Private placement (note 11b)	1,602,143	224,300	-	-	-	-	224,300
Finder's Fees	15,400	-	-	-	-	-	-
Shares to be issued	-	-	314,000	-	-	-	314,000
Share based payments (note 11c)	-	-	-	110,699	-	-	110,699
Net loss	-	-	-	-	-	(375,135)	(375,135)
Other comprehensive loss	-	-	-	-	(279,298)	-	(279,298)
Balance, June 30, 2023	57,784,329	16,837,986	314,000	339,213	1,111,542	(1,788,891)	16,813,850

The accompanying notes form an integral part of these consolidated financial statements.



	Three Mon	ths Ended
	June 30,	June 30, 2022 (\$)
	2023	
	(\$)	
Operating Activities	(375,135)	27,798
Net income (loss) for the period		
Items not involving cash		
Amortization	35,459	5,935
Finance expense	54,165	49,061
Unrealized foreign exchange gain	62,824	-
Gain on FV change in derivative liabilities (note 10)	(71,984)	
Share-based payments	101,339	
	(193,332)	82,794
Changes in non-cash working capital		
Receivables	173,473	(1,877
Prepaid expenses	(50,010)	(12,454
Accounts payable and accrued liabilities	2,115	(7,150
Due to related party	18,771	1,877,034
Cash from (used in) operating activities	(48,983)	1,938,347
Investing Activities		
Exploration and evaluation	(22,043)	(326,871
Equipment	-	(625,619
Buildings and structures	-	(657,277
Land	-	(3,724,577
Livestock purchase	-	(284,168
Cash used in investing activities	(22,043)	(5,618,512
Financing Activities		
Share subscriptions	618,100	17,630
Promissory note	-	3,740,100
Promissory note payment (note 9)	(339,977)	
Cash from financing activities	278,123	3,757,730
Effect of foreign exchange on cash	806	
Increase in cash	207,903	77,565
Cash, beginning of period	6,377	6,686
Cash, end of period	214,280	84,251

Share based compensation capitalized to exploration and evaluation asset 9,360 -
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The accompanying notes form an integral part of these consolidated financial statements.



1. Nature of Operations and Going Concern

Nevada Vanadium Mining Corp. (formerly 1324825 B.C. Ltd.) (the "Company" or "Nevada Vanadium") was incorporated on September 17, 2021, under the laws of the province of British Columbia, Canada. The Company changed its name from 1324825 B.C. Ltd. to Nevada Vanadium Mining Corp. on January 6, 2022. The Company was incorporated as the target company for certain exploration and evaluation assets spun out from Silver Elephant Mining Corp. ("ELEF" or "Silver Elephant"). The Company maintains its registered and records office at Suite 2600 – 1066 West Hastings Street, Vancouver, British Columbia, Canada, V6E 3X1.

The Company is an exploration stage enterprise in the mineral resource industry. The Company holds a 100% interest in the Gibellini vanadium project (the "Gibellini Project") in the State of Nevada, USA.

The business of mineral exploration involves a high degree of risk and there can be no assurance that the Company's current operations, including exploration programs, will result in profitable mining operations. The recoverability of the carrying value of exploration and evaluation asset(s), and property and equipment interests and the Company's continued existence is dependent upon the preservation of its interest in the underlying properties, the discovery of economically recoverable reserves, the achievement of profitable operations, the ability of the Company to raise additional sources of funding, and/or, alternatively, upon the Company's ability to dispose of some or all of its interests. These conditions may cast significant doubt upon the Company's ability to continue as a going concern.

These consolidated financial statements have been prepared under the assumption that the Company is a going concern, which contemplates the realization of assets and the payment of liabilities in the ordinary course of business. As at June 30, 2023, the Company has an accumulated deficit of \$1,788,891. In assessing whether the going concern assumption is appropriate, management takes into account available information about the future, which is at least, but not limited to, twelve months from the end of the reporting period. Management is aware, in making its assessment, of uncertainties related to events or conditions that may cast significant doubt upon the entity's ability to continue as a going concern that these uncertainties are material and, therefore, that it may be unable to realize its assets and discharge its liabilities in the normal course of business. Accordingly, they do not give effect to adjustments that would be necessary should the Company be unable to continue as a going concern and therefore to realize its assets and discharge its liabilities in other than the normal course of business and at amounts different from those in the accompanying consolidated financial statements. These adjustments could be material.

2. Basis of Presentation

(a) Statement of Compliance

These condensed interim consolidated financial statements have been prepared in accordance with International Accounting Standards 34, Interim Financial Reporting ("IAS 34") using accounting policies consistent with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB"). These condensed interim consolidated financial statements have been prepared using the same accounting policies and methods of computation as the most recent annual consolidated financial statements for the fifteen months ending March 31, 2023 (the "Annual Financial Statements"). Certain amounts in the prior period have been reclassified to conform with the presentation in the current period.

These condensed interim consolidated financial statements were approved by the Board of Directors and authorized for issue on September 8, 2023.

On December 30, 2022, the Company changed its financial year end from December 31 to March 31.



2. Basis of Presentation - continued

(b) Basis of Measurement

These consolidated financial statements have been prepared on the historical cost basis. In addition, these consolidated financial statements have been prepared using the accrual basis of accounting, except for cash flow information. Certain amounts in the prior period have been reclassified to conform with the presentation in the current period.

(c) Significant Estimates and Judgements

The preparation of financial statements in accordance with IFRS requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets and liabilities, and revenue and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making the judgments about carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates. The estimates and underlying assumptions are reviewed on an ongoing basis, based on experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and further periods if the review affects both current and future periods.

Impairment assessment of exploration and evaluation assets

The application of the Company's accounting policy for exploration and evaluation expenditure requires judgment in determining whether it is likely that future economic benefits will flow to the Company, which may be based on assumptions about future events or circumstances.

All capitalized exploration and evaluation assets are monitored for indications of impairment at each reporting period. The Company considered the following facts and circumstances in determination if it should test exploration and evaluation assets for impairment:

- (i) the period for which the Company has the right to explore in the specific area has expired during the period or will expire in the near future, and is not expected to be renewed;
- (ii) substantive expenditure on further exploration for and evaluation of mineral resources in the specific area is neither budgeted nor planned;
- (iii) exploration for and evaluation of mineral resources in the specific area have not led to the discovery of commercially viable quantities of mineral resources and the entity has decided to discontinue such activities in the specific area; and
- (iv) sufficient data exists to indicate that, although a development in the specific area is likely to proceed, the carrying amount of the exploration and evaluation assets is unlikely to be recovered in full from successful development or by sale.

Where a potential impairment is indicated, assessments are performed for each area of interest. To the extent that deferred exploration expenditures are not expected to be recovered, an impairment is charged to profit or loss. Exploration areas where reserves have been discovered, but require major capital expenditure before production can begin, are continually evaluated to ensure that commercial quantities of reserves exist or to ensure that additional exploration work is underway as planned.

An impairment charge relating to an exploration and evaluation asset may be subsequently reversed when new exploration results or actual or potential proceeds on sale or farm-out of the property result in a revised estimate of the recoverable amount but only to the extent that this does not exceed the original carrying value of the property that would have resulted if no impairment had been recognized. General exploration costs in areas of interest in which the Company has not secured rights are expensed as incurred.



2. Basis Of Presentation - continued

(c) Significant Estimates and Judgments - continued

The recoverability of amounts shown for exploration and evaluation assets is dependent upon the discovery of economically recoverable reserves, the ability of the Company to obtain financing to complete development of the properties, and on future production or proceeds of disposition.

Although the Company has taken steps to verify title to mineral properties in which it has an interest, these procedures do not guarantee the Company's title. Such properties may be subject to prior agreements or transfers and title may be affected by undetected defects.

As at June 30, 2023, the Company has assessed that there are no impairment indicators with respect to its exploration and evaluation assets.

Going concern assumption

The preparation of these consolidated financial statements in accordance with IFRS requires the Company to make judgment on going concern assumption. Because the Company has not generated positive operating cash flows, there remains material uncertainty the Company will be ablet to achieve sufficient cash flows to meet its expected obligations in the next 12 months and there can be no assurance that additional funding will be available to the Company when needed, or if available, that this funding will be on acceptable terms. Other factors considered by management are disclosed in notes 1 and 16(a).

Other areas of significant judgment and estimates made by management for the three months ended June 30, 2023, in the application of IFRS that have a significant effect on the consolidated financial statements and estimates with a significant risk of material adjustment in the current period and following fiscal years are discussed in note 3(o) of the Annual Financial Statements.

(d) Basis of Consolidation

Subsidiaries are all entities over which the Company has control. The Company controls an entity where the Company is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power to direct the activities of the entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Company. Subsidiaries are deconsolidated from the date that control ceases. All intercompany balances, transactions, income and expenses, and profits or losses are eliminated on consolidation.

These consolidated financial statements include the accounts of the Company and its subsidiaries as follows:

Subsidiary	Location	Function Currency	Ownership Interest	Project Owned
Nevada Vanadium Holding Corp.	Canada	CAD	100%	n/a
1104002 B.C. Ltd.	Canada	CAD	100%	n/a
Nevada Vanadium LLC	Nevada, USA	USD	100%	Gibellini
VC Exploration (US) Inc.	Nevada, USA	USD	100%	Gibellini



3. Material Accounting Policies and Standards

(a) Changes in Accounting Policies

Amendments to IAS 1 Presentation of Financial Statements and IFRS Practice Statement 2 Making Materiality Judgments— Disclosure of Accounting Policies

The amendments change the requirements in IAS 1 with regard to disclosure of accounting policies. The amendments replace all instances of the term "significant accounting policies" with "material accounting policy information". Accounting policy information is material if, when considered together with other information included in an entity's financial statements, it can reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements.

The amendments to IAS 1 are effective for annual periods beginning on or after January 1, 2023, with earlier application permitted and are applied prospectively. This amendment did not have a material impact on the Company's financial statements.

Amendments to IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors—Definition of Accounting Estimates

The amendments replace the definition of a change in accounting estimates with a definition of accounting estimates. Under the new definition, accounting estimates are "monetary amounts in financial statements that are subject to measurement uncertainty".

The amendments are effective for annual periods beginning on or after January 1, 2023, to changes in accounting policies and changes in accounting estimates that occur on or after the beginning of that period, with earlier application permitted. This amendment did not have a material impact on the Company's financial statements.

(b) Future Changes in Accounting Standards

Classification of liabilities as current or non-current (amendments to IAS 1)

The amendments aim to promote consistency in applying the requirements by helping entities determine whether, in the statement of financial position, debt and other liabilities with an uncertain settlement date should be classified as current (due or potentially due to be settled within one year) or non-current.

The amendments are applied on or after the first annual reporting period beginning on or after January 1, 2024, with early application permitted. This amendment is not expected to have a material impact on the Company's financial statements.

Certain accounting standards or amendments to existing accounting standards that have been issued but have future effective dates are either not applicable or are not expected to have a significant impact on the Company's financial statements.



4. Silver Elephant Arrangement and Transfer of Assets

On January 14, 2022, Silver Elephant completed a strategic reorganization of its business through a statutory plan of arrangement (the "Silver Elephant Arrangement") under the Business Corporations Act (British Columbia) pursuant to which certain assets of Silver Elephant were spun-out to the Company.

Pursuant to the Silver Elephant Arrangement, the common shares of Silver Elephant were consolidated on a 10:1 basis and each holder of common shares received in exchange for every 10 pre-Consolidation common shares held: (i) one post Consolidation common share of Silver Elephant; (ii) one common share of Flying Nickel Mining Corp. ("Flying Nickel"); (iii) one common share of Nevada Vanadium, and (iv) two common shares of Oracle Commodity Holding Corp. (formerly Battery Metals Royalties Corp) ("Battery Metals" or "Oracle").

As a result of the Silver Elephant Arrangement, the Gibellini Project, along with certain assets and liabilities related to the underlying assets was spun out by Silver Elephant into Nevada Vanadium in exchange for the issuance of 50,000,000 Nevada Vanadium shares.

The assets acquired and liabilities assumed through the Silver Elephant Arrangement were considered as a group reorganization and were accounted for based on Silver Elephant's carrying amounts immediately prior to the spin out with a corresponding adjustment in the amount of \$14,970,506 to share capital (note 11(b)).

	(\$)
Assets	
Cash	18,234
Prepaid	2,172
Exploration and evaluation asset	15,447,444
Equipment	65,490
Liability	
Accounts payable and accrued liabilities	(562,834)
Net assets	14,970,506

The Company has adopted the prospective approach by not restating financial information in the consolidated financial statements for periods prior to the group reorganization under common control.

5. Fish Creek Ranch

On April 6, 2022, the Company acquired the Fish Creek Ranch property located in Eureka County, Nevada USA for an aggregate purchase price of \$5,291,641 (US\$4,245,895), which includes transaction costs of \$59,705 (US\$45,895). The Fish Creek Ranch is adjacent to the Gibellini Project, contains a part of the irrigation canal, and will provide support to the Gibellini Project in the form of water supply.

The Fish Creek Rach acquisition was accounted for as an asset acquisition. The Company has obtained independent appraisals on land and buildings, and equipment. The fair value of the livestock acquired in conjunction with the Fish Creek Ranch acquisition was estimated based on the subsequent selling price. The final purchase price is allocated based on relative fair value on individual assets as follows:



5. Fish Creek Ranch - continued

	(\$)
Buildings and structures (US\$527,385)	657,277
Land (US\$2,988,517)	3,724,577
Equipment (US\$501,983)	625,619
Livestock held for sale (US\$228,010)	284,168
	5,291,641

In connection with the Fish Creek Ranch acquisition, the Company obtained a promissory note of US\$3 million (note 9) to finance the purchase price payment.

During the three months ended June 30, 2023, the Company sold cattle from the Fish Creek Ranch for net income of \$nil (2022 - \$332,497), which is included in other income.

6. Equipment

			Fish Creek	
	Vehicles	Equipment	Equipment	Total
	(\$)	(\$)	(\$)	(\$)
Cost				
Balance, December 31, 2021	-	-	-	-
Additions	53,735	11,755	625,619	691,109
Disposals	-	-	(199,839)	(199,839)
Foreign currency translation	4,159	452	53,135	57,746
Balance, March 31, 2023	57,894	12,207	478,915	549,016
Foreign currency translation	(1,191)	(254)	(11,398)	(12,843)
Balance, June 30, 2023	56,703	11,953	467,517	536,173
Accumulated Amortization				
Balance, December 31, 2021	-	-	-	-
Amortization	(19,064)	(2,644)	(121,602)	(143,310)
Disposals	-	-	39,311	39,311
Foreign currency translation	(1,109)	(153)	(7,077)	(8,339)
Balance, March 31, 2023	(20,173)	(2,797)	(89,368)	(112,338)
Amortization	(2,981)	(611)	(24,803)	(28,395)
Foreign currency translation	(32)	89	3,779	3,836
Balance, June 30, 2023	(23,186)	(3,319)	(110,392)	(136,897)
Net book value, March 31, 2023	37,721	9,410	389,547	436,678
Net book value, June 30, 2023	33,517	8,634	357,125	399,276



7. Buildings and Structures

8.

The continuity of buildings and structures relating to the Fish Creek Ranch are as follows:

	(\$)
Cost	
Balance, December 31, 2021	-
Additions (note 5)	657,277
Foreign currency translation	56,380
Balance, March 31, 2023	713,657
Foreign currency translation	(14,820)
Balance, June 30, 2023	698,837
Accumulated Amortization	
Balance, December 31, 2021	-
Amortization	(27,254)
Foreign currency translation	(823)
Balance, March 31, 2023	(28,077)
Amortization	(7,064)
Foreign currency translation	802
Balance, June 30, 2023	(34,339)
Net book value, March 31, 2023	685,580
Net book value, June 30, 2023	664,498
Exploration and Evaluation Asset	
Gibellini Project	(\$)
Balance, December 31, 2021	-
Asset transferred under the Silver Elephant Plan of Arrangement (note 4)	15,447,444
Bisoni Bonus Share Payment	500,000
Licenses, tax and permits	462,922
Geological and consulting	731,724
Royalties	272,941
Foreign currency translation	1,278,248
Balance, March 31, 2023	18,693,279
	100 001
Licenses, tax and permits	100,881
Licenses, tax and permits Geological and consulting	22,043

Gibellini Project, Nevada, United States

The Company acquired the Gibellini Project, pursuant to the Silver Elephant Arrangement (note 4). The Gibellini Project comprises of the Gibellini, Bisoni and Louie Hill vanadium deposits and associated claims located in the State of Nevada, USA.



8. Exploration and Evaluation Assets - continued

Pursuant to the royalty agreement between the Company and Silver Elephant dated August 25, 2021 ("Gibellini Royalty Agreement"), the Company has agreed to pay, among other things, in each fiscal quarter where the average price per pound of V2O5 Vanadium Pentoxide Flake 98% as reported on the Nominated Metals Exchange or Substitute Metals Exchange (in each case as defined in the Gibellini Royalty Agreement) in the event such pricing is not reported on the Nominated Metals Exchange exceeds US\$12, a royalty equal to 2% of returns in respect of all mineral products produced from the Gibellini Project after the commencement of commercial production (the "Gibellini Royalty"). As part of the Silver Elephant Arrangement, the Gibellini Royalty was acquired from Silver Elephant by Oracle.

Gibellini Group

The Gibellini group of claims were acquired by Silver Elephant on June 22, 2017, through leasehold assignments from the claimant and then-holder of the Gibellini mineral claims (the "Gibellini Lessor"). Under the Gibellini mineral lease agreement (the "Gibellini MLA"), Silver Elephant leased this core group of claims, which originally constituted the entire Gibellini Project, by, among other things, agreeing to pay to the Gibellini Lessor annual advance royalty payments. These payments are tied, based on an agreed formula not to exceed US\$120,000 per year, to the average vanadium pentoxide price of the prior year (each an "Advance Royalty Payment"). Upon commencement of production, the obligation to make Advance Royalty Payments will cease and Silver Elephant will instead maintain its acquisition through lease of the Gibellini group of claims by paying to the Gibellini Lessor, a 2.5% net smelter return royalty (the "Gibellini NSR Payments") until a total of US\$3 million is paid. Thereafter, the Gibellini NSR will be reduced to 2% over the remaining life of the mine (and referred to thereafter, as "Production Royalty Payments"). Upon commencement of production, any Advance Royalty Payments that have been made will be deducted as credits against the Gibellini NSR Payments or Production Royalty Payments, as applicable. The lease is for a term of 10 years, expiring on June 22, 2027, which can be extended for an additional 10 years, at Silver Elephant's option.

On April 19, 2018, the Gibellini MLA was amended to grant Silver Elephant the option, at any time during the term of the Gibellini MLA, which ends on June 22, 2027, to require the Gibellini Lessor to transfer their title over all of the leased mining claims (excluding four claims which will be retained by the Gibellini Lessor) (the "Transferred Claims") to Silver Elephant in exchange for US\$1,000,000, which will be deemed an Advance Royalty Payment (the "Transfer Payment"). A credit of US\$99,027 in favour of Silver Elephant towards the Transfer Payment was paid upon the execution of the amendment, with a remaining balance of US\$900,973 on the Transfer Payment due and payable to the Gibellini Lessor upon completion of transfer of the Transferred Claims. The Advance Royalty Payment obligation and Production Royalty Payments will not be affected, reduced or relieved by the transfer of title.

On February 10, 2022, the Gibellini MLA was amended by assignment of the Lessee's interest from Silver Elephant to Nevada Vanadium.

Bisoni Group

On August 18, 2020, Silver Elephant and Nevada Vanadium LLC entered into an asset purchase agreement with Cellcube Energy Storage Systems Inc. ("Cellcube") (the "Bisoni APA") to acquire the Bisoni vanadium property situated immediately southwest of the Gibellini Project. The Bisoni property is comprised of 201 lode mining claims. As consideration for the acquisition of the Bisoni property under the Bisoni APA, Silver Elephant issued 4 million Common Shares (the "Bisoni APA Shares") and paid \$200,000 cash to Cellcube. Additionally, subject to regulatory approval, if, on or before December 31, 2023, the price of European vanadium pentoxide on the Metal Bulletin (or an equivalent publication) exceeds US\$12 a pound for 30 consecutive days, additional Silver Elephant shares with a value of \$500,000 calculated based upon the 5-day volume weighted average price of the common shares immediately following the satisfaction of the vanadium pentoxide pricing condition will be delivered to Cellcube ("Bisoni Bonus Share Payment") (note 10).



8. Exploration and Evaluation Assets - continued

VC Exploration Group

Silver Elephant entered into a lease agreement to acquire 10 unpatented lode claims (the "Former Louie Hill Claims") from their holders (the "Former Louie Hill Lessors") on July 10, 2017 (the "Louie Hill MLA"). The Former Louie Hill Claims were located approximately 1600 feet south of the Gibellini group of claims. The Former Louie Hill Claims were subsequently abandoned by the Former Louie Hill Lessors, and on March 11 and 12, 2018, Silver Elephant staked the area within and under 17 new claims, which now collectively comprise the expanded Louie Hill group of claims (the "Current Louie Hill Claims").

Louie Hill Advance Royalty and Net Smelter Return

The Current Louie Hill Claims are subject to a net smelter return royalty interest retained by the former Louie Hill Lessors. Pursuant to the royalty agreement dated October 22, 2018 between Silver Elephant and former Louie Hill Lessors, Silver Elephant agreed to pay the following royalties to the former Louie Hill Lessors as an advance royalty: (i) US\$75,000 upon achieving Commercial Production (as defined in the Royalty Agreement) at the Gibellini Project; (ii) US\$50,000 upon selling, conveying, transferring or assigning all or any portion of certain claims defined in the Royalty Agreement to any third party and (iii) annually upon the anniversary date of July 10, 2018, and the anniversary date of each year thereafter during the term of the Royalty Agreement: (a) if the average vanadium pentoxide price per pound as quoted on www.metalbulletin.com (the "Metal Bulletin") or another reliable and reputable industry source as agreed by the parties, remains below US\$7 per pound during the preceding 12 months, US\$12,500; or (b) if the average vanadium pentoxide price per pound as quoted on Metal Bulletin or another reliable and reputable industry source as agreed by the parties, remains equal to or above US\$7 per pound during the preceding 12 months, US\$2,000 x average vanadium pentoxide price per pound up to a maximum annual advance royalty payment of US\$28,000.

Further, the former Louie Hill Lessors are entitled to a 2.5% net smelter return royalty (the "Louie Hill NSR"), payable on vanadium pentoxide produced from the area of the former Louie Hill Claims contained within the current Louie Hill Claims. The three-fifths of the Louie Hill NSR can be purchased at any time for US\$1,000,000, leaving the total Louie Hill NSR payable of 1.0% for the remaining life of the mine. Any Louie Hill Advance Royalty Payments that have been made at the time of Commercial Production will be deducted as credits against future payments under the Louie Hill NSR. The payments under the Royalty Agreement will continue for an indefinite period and will be payable as long as the Company, its subsidiaries, or any of their permitted successors or assigns holds a valid and enforceable mining concession over the area.

9. Promissory Note

In conjunction with the acquisition of Fish Creek Ranch on April 6, 2022 (note 5), Nevada Vanadium borrowed US\$3,000,000 (approximately \$3,752,400) in the form of a promissory note (the "CVB Loan") from Cache Valley Bank ("CVB"). The CVB Loan is secured by the equipment, buildings and structures, and land and water rights of Fish Creek Ranch. The CVB Loan bears a simple interest at 5.5% per annum and is repayable in full upon CVB's demand. If no demand is made by CVB, the CVB loan is repayable in installments (each a "Loan Installment") as follows:

	(\$)
April 6, 2023 (US\$251,045) (paid)	\$332,660
April 6, 2024 (US\$251,045)	\$332,660
April 6, 2025 (US\$251,045)	\$332,660
April 6, 2026 (US\$251,045)	\$332,660
April 6, 2027 (US\$2,770,851)	\$3,671,655
	\$5,002,294



9. Promissory Note - continued

The continuity of the CVB Loan is as follows:

	(\$)
Initial recognition of CVB Loan	3,752,400
Accrued interest	206,030
Foreign currency translation	313,427
Balance, March 31, 2023	4,271,857
Payment	(339,977)
Accrued interest	54,165
Foreign currency translation	(161,783)
Balance, June 30, 2023	3,824,262

During the three months ended June 30, 2023, the Company accrued interest expense of \$54,165 (2022 - \$49,061) related to the CVB Loan.

10. Derivative Liability

In April 2022, the condition of the Bisoni Bonus Share Payment was met, the Company estimated that approximately 449,898 common shares of Silver Elephant in connection with the Gibellini Project is required to be paid pursuant to the Bisoni APA (note 8). Because the Company has to settle this liability in another company's common share, this liability is measured at fair value through profit or loss ("FVTPL") on the Company's consolidated statements of financial Position. As at June 30, 2023, this liability is estimated to be \$143,967.

	(\$)
Balance, January 1, 2022	-
Initial recognition of derivative liability	500,000
Changes in value of Silver Elephant shares	(284,049)
Balance, March 31, 2023	215,951
Changes in value of Silver Elephant shares	(71,984)
Balance, June 30, 2023	143,967

11. Share Capital

(a) Authorized Share Capital

The authorized share capital of the Company consists of an unlimited number of Common Shares without par value. As at June 30, 2023, the Company had 57,784,329 (March 31, 2023 – 55,596,786) common shares issued and outstanding.



(b) Issued and Outstanding

During the three months ended June 30, 2023

On April 28, 2023, the Company closed a non-brokered private placement and issued an aggregate of 570,000 units at a price of \$0.14 per unit for aggregate gross proceeds of \$79,800. Each unit consists of one common share of the Company and one share purchase warrant with each warrant entitling the holder to purchase one additional share of the Company at a price of \$0.18 per share for 36 months from closing. Finders' fees of 15,400 shares with a fair value of \$2,156 incurred in connection with the private placement. The Company has allocated the entire proceeds to share capital and \$nil has been allocated to Warrants by applying the Residual Method.

On May 19, 2023, the Company closed a non-brokered private placement and issued 1,602,143 units of the Company units at a price per unit of \$0.14 for aggregate gross proceeds of up to \$224,300. Each unit consists of one common share in the capital of the Company and one share purchase warrant. Each warrant entitles the holder thereof to purchase one additional share at a price of \$0.18 at any time on or before the 36-month anniversary of the date of issuance of the warrants. The Company has allocated the entire proceeds to share capital and \$nil has been allocated to Warrants by applying the Residual Method.

During the fifteen months ended March 31, 2023

On January 14, 2022, pursuant to the Silver Elephant Arrangement, the Company issued 50,000,000 common shares in exchange for the assets acquired and liabilities assumed related to the Gibellini Project which resulted in an increase in share capital of \$14,970,506 (note 4).

On May 20, 2022, the Company closed a non-brokered private placement of 3,032,500 units of the Company at a price per unit of \$0.40 for aggregate gross proceeds of \$1,213,000. The transaction costs related to the private placement was \$2,370. Each unit consists of one common share in the capital of the Company and one share purchase warrant. Each warrant entitles its holder to purchase one additional common share of the Company at a price of \$0.50 per share at any time on or before the 36 months from the closing (note 11 (d)). The Company has allocated the entire proceeds to common shares and \$nil to warrants by applying the Residual Method.

On February 10, 2023, the Company closed a private placement and issued an aggregate of 2,539,286 units at a price of \$0.14 per unit for aggregate gross proceeds of \$355,500. Each unit consists of one common share of the Company and one share purchase warrant. Each warrant entitles the holder to purchase one additional share of the Company at a price of \$0.18 per share at any time on or before the 36 months from closing. The Company has allocated the entire proceeds to common shares and \$nil to warrants by applying the Residual Method. The Company also issued 25,000 units as the finder's fees (a "Finder Unit"). Each finder unit consists of one common share of the Company and one share purchase warrant having the same terms of warrants issued in the private placement.



(c) Share Purchase Options

The Company has a 10% rolling equity-based compensation plan in place, dated August 25, 2022 (the "2022 Plan"). Under the 2022 Plan, the Company may grant stock options, bonus shares or stock appreciation rights. The stock option vesting terms are determined by the Board of Directors on the date of grant with a maximum term of 10 years.

In December 2022, the Company granted 120,000 stock options to an officer and an employee to acquire common shares of the Company at an exercise price of \$0.18 per share expiring in five years from the date of grant. These stock options vest at a rate of 12.5% per quarter for the first two years following the date of grant.

In August 2022, the Company granted 5,300,000 stock options to its directors, officers and consultants to acquire common shares of the Company at an exercise price of \$0.18 per share expiring in five years from the date of grant. These stock options vest at a rate of 12.5% per quarter for the first two years following the date of grant.

The continuity of the Company's share options is as follows:

	Weighted Average		
	Number of	Exercise Price	
	Options	(\$)	
Balance, January 1, 2022	<u>-</u>	-	
Granted	5,420,000	0.18	
Forfeited	(230,000)	0.18	
Balance, March 31, 2023	5,190,000	0.18	
Forfeited	(40,000)	0.18	
Balance, June 30, 2023	5,150,000	0.18	

The following table summarizes the stock options outstanding as at June 30, 2023.

Options Outstanding			Options Exercisable		
		Weighted Average		Weighted Average	
Exercise		Remaining	Number of	Remaining	
Price	Number of	Contractual Life	Options	Contractual Life	
(\$)	Options Outstanding	(Years)	Exercisable	(Years)	
0.18	5,070,000	4.15	1,901,250	4.15	
0.18	120,000	4.50	25,000	4.50	
0.18	5,150,000	4.16	1,926,250	4.16	

Share-based compensation expenses resulting from stock options are amortized over the corresponding vesting periods. During the three months ended June 30, 2023, the Company recorded share based payments expense of \$101,339 (2022 - \$nil) relating to general and administrative expenses in the consolidated statement of loss, and \$9,360 (2022 - \$nil) relating to geological consulting in the exploration and evaluation asset.



The fair value of each share option is estimated on the date of grant using the Black-Scholes Option Pricing Model that uses the assumptions noted in the table below. The grant date share price is estimated based on the expected per share price for the planned private placement. Expected volatilities are based on historical volatility of shares of comparable companies, and other factors. The expected term of share options granted represents the period of time that share options granted are expected to be outstanding. The risk-free rate of periods within the contractual life of the share option is based on the Canadian government bond rate.

Assumptions used for share options granted during the fifteen months ended March 31, 2023, are as follows:

	Number of Gra Share Sha		Expected Price	Risk Free Interest	Expected Life	Expected Dividend	Fair Value Per Option	Total Fair Value
Grant Date	Options	(\$)	Volatility	Rate	(Years)	Yield	(\$)	(\$)
August 25, 2022	5,300,000	0.18	141%	3.11	5.0	-	0.16	851,689
December 28, 2022	120,000	0.18	141%	3.27	5.0	-	0.16	19,311

(d) Warrants

During the fifteen months ended March 31, 2023, the Company amended the exercise price of 3,032,500 warrants from \$0.50 per share to \$0.18 per share. These warrants were issued to investors in connection with a private placement in the form of units, completed on May 20, 2022 (note 11(b)). The repricing of the warrants' exercise price has no effect on the Company's consolidated financial statements.

The continuity of the Company's warrants is as follows:

	Weighted av Number of exercise	
	warrants	(\$)
Balance, January 1, 2022	<u>-</u>	-
Issued – financing warrants	5,571,786	0.18
Issued – broker warrants	25,000	0.18
Balance, March 31, 2023	5,596,786	0.18
Issued – financing warrants	2,187,543	0.18
Balance, June 30, 2023	7,784,329	0.18

As of June 30, 2023, the following warrants were outstanding:

		Remaining Life,	Number of Warrants as at	Exercise Price
Issue Date	Expiry Date	years	June 30, 2023	(\$)
May 20, 2022	May 20, 2025	1.89	3,032,500	0.18
Feb 10, 2023	Feb 10, 2026	2.62	2,564,286	0.18
April 28, 2023	April 28, 2026	2.83	585,400	0.18
May 19, 2023	May 19, 2026	2.89	1,602,143	0.18
			7,784,329	0.18



(e) Diluted Loss per Share

As at June 30, 2023, there were 5,150,000 (June 30, 2022 – \$nil) share options and 7,784,329 (June 30, 2022 – 3,032,500) warrants that were potentially dilutive but not included in the diluted loss per share calculation as the effect would be antidilutive.

12. Related Party Transactions

Related party transactions have been measured at the exchange amount of consideration agreed between the related parties. Related party transactions not disclosed elsewhere in these financial statements are listed below.

The Company entered into a Mutual Management and Technical Services Agreement (the "MMTSA") with Silver Elephant commencing December 1, 2021, pursuant to which the companies would provide each other with general, technical and administrative services, as reasonably requested on a cost reimbursement basis. This MMTSA was terminated effective March 31, 2023, and replaced with an updated percentage based fee MMTSA effective April 1, 2023, and includes Silver Elephant, Flying Nickel and Oracle. The percentage based fee is adjusted periodically to reflect the relative allocation of costs to each company.

During the three months ended June 30, 2023, the Company had related party transactions with key management personnel in providing management and consulting services to the Company. Key management personnel are persons responsible for planning, directing and controlling the activities of an entity, and include the chief executive officer ("CEO"), chief financial officer, chief operating officer, executive and non-executive directors.

The Company agreed to pay certain milestone bonus of US\$100,000 and US\$70,000 to the Company's CEO (the "Milestone Bonus") upon achieving certain corporate milestones defined in the employment agreement. No Milestone Bonus has been accrued or paid as none of the milestones have been achieved yet.

	Three Months En	ded
	June 30, 2023	June 30, 2022
	(\$)	(\$)
MMTSA recoveries from Silver Elephant, a company with certain directors and		
officers in common	(43,249)	-
MMTSA recoveries from Flying Nickel, a company under common control	(27,059)	-
MMTSA recoveries from Oracle, a company under common control	(10,823)	-
MMTSA fees charged by Silver Elephant	32,485	65,593
MMTSA fees charged by Flying Nickel	74,920	-
Salaries and benefits paid to key management of the Company	100,486	86,378
Share based payments – directors	59,903	-
Share based payments – key management of the Company	3,663	-
	190,326	151,971



12. Related Party Transactions - continued

The Company did not incur any post-employment benefit or other long-term benefits to key management personnel for the three months ended June 30, 2023 and 2022.

The Company had balances due to related parties as follows:

	June 30, 2023 (\$)	March 31, 2023 (\$)
Receivable from Oracle, a company with certain directors and officers in common	10,823	-
Payable to Silver Elephant	(1,163,944)	(1,170,281)
Payable to Flying Nickel, a company related to Nevada Vanadium by way of		
common management	(275,621)	(239,689)
	1,428,741	(1,409,970)

13. Segmented Information

The Company has one reportable business segment, being mineral exploration and development. Assets by geographical area are as follows:

	June 30,	March 31,
	2023	2023
	(\$)	(\$)
Current assets		
Canada	174,713	8,665
USA	92,316	173,924
	267,029	182,589
Non-current assets		
Canada	31,200	21,840
USA	23,420,513	23,837,758
	23,451,713	23,859,598
Total assets		
Canada	205,913	30,505
USA	23,512,829	24,011,682
	23,718,742	24,042,187



14. Capital Management

Management considers its capital structure to consist of share capital, share purchase options and warrants. The Company manages its capital structure and makes adjustments to it, based on the funds available to, and required by the Company in order to support the acquisition, exploration and development of exploration and evaluation assets. The Board of Directors does not establish quantitative returns on capital criteria for management.

The properties, to which the Company currently has an interest in, are in the exploration stage; as such, the Company is dependent on external financing to fund its activities. In order to carry out the planned exploration and development and pay for administrative costs, the Company will spend its existing working capital and raise additional amounts as needed. There were no changes in managements approach to capital management during the three months ended June 30, 2023. Neither the Company nor its subsidiaries are subject to externally imposed capital requirements.

15. Financial Instruments

(a) Classification

The Company's classification of its financial instruments as follows:

Asset or Liability	IFRS 9 Classification
Cash	Amortized cost
Receivables	Amortized cost
Accounts Payable and accrued liabilities	Amortized cost
Derivative liability	FVTPL
Promissory note	Amortized cost
Due to related parties	Amortized cost

(b) Fair value

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value hierarchy establishes three levels to classify the inputs to valuation techniques used to measure fair value. The Company utilizes a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value as follows:

Level 1 – quoted prices (unadjusted) in active markets for identical assets or liabilities;

- Level 2 inputs are quoted prices in markets that are not active, quoted prices for similar assets or liabilities in active markets, inputs other than quoted prices that are observable for the asset or liability (for example, interest rate and yield curves observable at commonly quoted intervals, forward pricing curves used to value currency and commodity contracts and volatility measurements used to value option contracts), or inputs that are derived principally from or corroborated by observable market data or other means; and
- Level 3 inputs for the asset or liability that are not based on observable market data (unobservable inputs).

The fair value hierarchy gives the highest priority to Level 1 inputs and the lowest priority to Level 3 inputs.



15. Financial Instruments - *continued*

The Company has determined the estimated fair values of its financial instruments based upon appropriate valuation methodologies. Derivative liability is classified as Level 1. At June 30, 2023, there were no financial assets measured and recognized in the statement of position that would be categorized as Level 2 or Level 3 in the fair value hierarchy above.

The fair value of the Company's financial instruments including cash, receivables, and accounts payable and accrued liabilities, and due to related parties approximates their carrying value due to the immediate or short-term maturity of these financial instruments. The fair value of the Company's interest-bearing promissory note is determined by using the DCF method using discount rate that reflects the issuer's borrowing rate as at the end of the reporting period which approximates to its carrying value. Derivative liability is recorded at fair value based on the quoted market price of Silver Elephant share at the end of each reporting period with changes in fair value through profit or loss. The Company does not offset financial assets with financial liabilities. There were no transfers between Level 1, 2 and 3 for the three months ended June 30, 2023.

16. Financial Risk Management

The Company's financial instruments are exposed to certain financial risks. The risk exposures and the impact on the Company's financial instruments as at June 30, 2023 are summarized below. The Board of Directors periodically reviews with management the principal risks affecting the Company and the systems that have been put in place to manage these risks.

(a) Liquidity risk

Liquidity risk is the risk that an entity will be unable to meet its financial obligations as they fall due. As at June 30, 2023, the Company had a cash balance of \$214,280 (March 31, 2023 – \$6,377). As at June 30, 2023, the Company had accounts payable and accrued liabilities of \$1,507,922 (March 31, 2023 - \$1,404,925), promissory note of \$3,824,262 (March 31, 2023 - \$4,271,857) and amounts due to related parties of \$1,428,741 (March 31, 2023 - \$1,409,970). Liquidity risk is assessed as high. The Company manages liquidity risk by preparing cash flow forecasts of upcoming cash requirements.

(b) Credit risk

Credit risk is the risk that one party to a financial instrument will fail to discharge an obligation and cause the other party to incur a financial loss. The Company is exposed to credit risk primarily associated with cash and receivables. The carrying amount of financial assets included on the statements of financial position represents the maximum credit exposure.

(c) Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate due to changes in market interest rates. The Company is not subject to material interest rate risk for the three months ended June 30, 2023, and 2022.

(d) Market risk

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. The Company's derivative financial liability includes debts to be settled in common shares of Silver Elephant. A 10% increase or decrease of the common shares price of Silver Elephant has a corresponding effect of approximately \$14,000 to net loss.



16. Financial Risk Management - continued

(e) Currency risk

The Company is exposed to foreign currency risk to the extent that monetary assets or liabilities held by the Company are not denominated in its functional currency. During the three months ended June 30, 2023, and 2022, the Company's does not subject material currency risks.

17. Proposed Transaction

On October 6, 2022, subsequently amended March 7, 2023, and June 14, 2023, Nevada Vanadium and Flying Nickel signed an arrangement agreement pursuant to which Flying Nickel proposes to acquire all of the issued and outstanding common shares of Nevada Vanadium by way of a court-approved plan of arrangement (the "Transaction").

Under the terms of the agreement, the Company's shareholders will receive one (1) (the "Exchange Ratio") Flying Nickel common share (a "Flying Nickel Share") for each Nevada Vanadium Share held immediately prior to the effective time of the Transaction.

All convertible securities of Nevada Vanadium outstanding immediately prior to the effective time of the Transaction will be exchanged for securities of Flying Nickel bearing substantially the same terms as the securities replaced based on the Exchange Ratio. As at the date of these financial statements, the Transaction is still in progress.

18. Restatement

The Consolidated Statements of Changes in Equity for the three months ended June 30, 2022 has been restated for the accounting treatment for the acquisition of the Gibellini Project under the Silver Elephant Arrangement. Specifically, acquisition of the Gibellini Project has been restated using Silver Elephant's carrying value of \$15,447,444 (note 4) resulting in net assets acquired of \$14,970,506, and therefore increasing share capital by the same amount. There was no impact to the consolidated statements of operations and comprehensive loss and consolidated statements of cash flows.

19. Subsequent Events

On July 5, 2023, the Company issued an aggregate of 742,857 units at a price of \$0.14 per unit for aggregate gross proceeds of \$104,000. Each unit consists of one common share of the Company and one share purchase warrant with each warrant entitling the holder to purchase one additional share of the Company at a price of \$0.18 per share for 36 months from closing.

On July 5, 2023, the Company closed a private placement of 3,500,000 shares at a price of \$0.08 per share for gross proceeds of \$280,000.