

Unaudited Interim Condensed Consolidated Financial Statements

For the Nine Months Ended July 31, 2025

(Expressed in Canadian Dollars)

(Unaudited)

NOTICE OF NO AUDITOR REVIEW OF INTERIM FINANCIAL STATEMENTS

Under National Instrument 51-102, "Continuous Disclosure Obligations", Part 4, subsection 4.3(3)(a), if an auditor has not performed a review of the interim financial statements; they must be accompanied by a notice indicating that the financial statements have not been reviewed by an auditor.

The accompanying unaudited interim consolidated financial statements of the Company have been prepared by management and approved by the Audit Committee and the Board of Directors of the Company.

The Company's independent auditors have not performed a review of these unaudited interim consolidated financial statements in accordance with the standards established by the Canadian Institute of Chartered Professional Accountants for a review of interim financial statements by an entity's auditors.

Interim Condensed Consolidated Statements of Financial Position (Unaudited) As at July 31

(Expressed in Canadian Dollars)

	Note	July 31, 2025		Oc	tober 31, 2024
Assets					
Current assets:					
Cash and cash equivalents		\$	693,743	\$	785,184
Trade and other receivables			22,862		6,537
Prepaid expenses and deposits			5,789		58,636
Total Current Assets			722,394		850,357
Non-current assets:					
Office lease deposit			3,014		3,014
Investments	4		356,449		273,241
Reclamation bonds	5		232,768		232,911
Exploration & evaluation assets	5		84,541,428		83,209,668
Property and equipment	6		31,117		34,811
Right-of-use asset	8		19,062		25,316
Total Assets		\$	85,906,232	\$	84,629,318
Liabilities and Shareholders' Equity Current liabilities: Trade and other payables Office lease liability - current Total Current Liabilities Non-current liabilities: Decommissioning liabilities	8	\$	548,582 9,482 558,064 421,000	\$	169,793 9,482 179,275 421,000
Deferred tax liabilities	13		172,347		172,347
Office lease liability - long term	8		68,825		75,802
Total Liabilities			1,220,236		848,424
Shareholders' Equity: Share capital Shares subscribed Share purchase warrants Accumulated other comprehensive income Reserves Deficit Total Shareholders' Equity Total Liabilities and Shareholders' Equity	10 10 10	\$	91,642,346 384,800 4,096,720 2,747,814 15,823,771 (30,009,455) 84,685,996 85,906,232	\$	90,610,527 - 3,646,719 2,802,633 15,823,771 (29,102,756) 83,780,894 84,629,318
Reporting entity and nature of operations (Note 1)		ب	03,300,232	ڔ	04,023,310
Commitment (Note 12)					
Communent (Note 12)					

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

Nine Months Ended July 31

(Expressed in Canadian Dollars)

	Note	Three Months Ended				Nine mon	nths Ended		
		Ju	ıly 31, 2025	July 31, 2024		J	uly 31, 2025	J	uly 31, 2024
Expenses:									
Administration	11	\$	280,772	\$	257,786	\$	820,588	\$	767,577
Depreciation and amortization	6, 8		3,316		4,241		9,948		12,723
Professional fees	11		15,806		32,843		84,466		69,351
Interest and other income			(4,216)		(1,685)		(8,303)		(22,921)
Net Loss			295,679		293,185		906,699		826,730
Other Comprehensive Loss:									
Foreign currency translation (gain) loss			(48,374)		(77,359)		138,027		77,512
Fair value adjustment of investment	4		(49,924)		(16,641)		(83,208)		33,284
Loss and Comprehensive Loss		\$	197,381	\$	199,185	\$	961,518	\$	937,526
Earnings per share - basic and diluted		\$	0.00	\$	0.00	\$	0.00	\$	0.00
Weighted average number of shares			575,125,312		559,048,928		571,935,818		558,811,986

Interim Condensed Consolidated Statements of Changes in Equity (Unaudited)

Nine Months Ended July 31, 2025

(Expressed in Canadian Dollars)

				Share				Total
	Number of		Shares	Purchase				Shareholders'
	Shares	Share Capital	subscribed	Warrants	AOCI	Reserves	Deficit	Equity
Balance as at October 31, 2023	558,692,213	\$ 88,789,430	\$ -	\$ 3,365,339	\$ 2,730,226	\$ 15,823,771	\$ (28,495,453)	\$ 82,213,313
Warrants exercised	400,025	100,006	-	-	-	-	-	100,006
Shares issued for cash	5,116,000	1,125,520	-	-	-	-	-	1,125,520
Warrants granted	-	(248,836)	-	248,836	-	-	-	-
Currency translation adjustment	-	-	-	-	(77,512)	-	-	(77,512)
Fair value adjustment of investment	-	-	-	-	(33,284)	-	-	(33,284)
Net loss for the period	-	-	-	-	-	-	(826,730)	(826,730)
Balance as at July 31, 2024	564,208,238	89,766,120	•	3,614,175	2,619,430	15,823,771	(29,322,183)	82,501,313
Warrants exercised	3,600,000	900,000	-	-	-	-	-	900,000
Share issuance cost	-	(23,049)	-	-	-	-	-	(23,049)
Warrants granted	-	(32,544)	-	32,544	-	-	-	-
Currency translation adjustment	-	-	-	-	183,203	-	-	183,203
Net loss for the period	1	1	-	-	-	-	219,427	219,427
Balance as at October 31, 2024	567,808,238	90,610,527	-	3,646,719	2,802,633	15,823,771	(29,102,756)	83,780,894
Shares to be issued pursuant to								
warrant exercise	-	-	384,800	-	-	-	-	384,800
Shares issued for cash	7,317,074	1,500,000	-	-	-	-	-	1,500,000
Share issuance cost	-	(18,180)	-	-	-	-	-	(18,180)
Warrants granted	-	(450,001)	-	450,001	-	-	-	-
Currency translation adjustment	-	-	-	-	(138,027)	-	-	(138,027)
Fair value adjustment of investment	-	-	-	-	83,208	-	-	83,208
Net loss for the period	-	-	-	-	-	-	(906,699)	(906,699)
Balance as at July 31, 2025	575,125,312	\$ 91,642,346	\$ 384,800	\$ 4,096,720	\$ 2,747,814	\$ 15,823,771	\$ (30,009,455)	\$ 84,685,996

Interim Condensed Consolidated Statements of Cash Flows (Unaudited)

Nine Months Ended July 31

(Expressed in Canadian Dollars)

	Nine months Ended				
	July	31, 2025	July 31, 2024		
Operations:					
Net Loss	\$	(906,699)	\$ (826,730)		
Items not affecting cash and cash equivalents					
Depreciation, amortization		9,948	12,723		
Interest expense		9,253	13,844		
Write-off of the deposit		50,000	-		
Changes in non-cash working capital:					
Trade and other receivables		(16,325)	5,889		
Trade and other payables		494,846	(26,906)		
Prepaid expenses and deposits		2,847	(68,436)		
Cash and Cash Equivalents Used In Operating Activities		(356,130)	(889,616)		
Investing:					
Mineral property expenditures		(1,578,483)	(825,069)		
Eaglehead BC METC Refund		-	163,617		
Cash and Cash Equivalents Used In Investing Activities		(1,578,483)	(661,452)		
Financing:					
Net proceeds from issuance of shares		1,500,000	1,225,526		
Share issuance cost		(18,180)	-		
Shares to be issued pursuant to warrant exercise		384,800	-		
Office lease payments		(16,230)	(24,282)		
Promissory note payment		-	(330,000)		
Cash and Cash Equivalents Provided By Financing Activities		1,850,390	871,244		
Change in cash and cash equivalents during the period		(84,223)	(679,824)		
Translation effect of foreign currency		(7,218)	54		
Cash and cash equivalents, beginning of period		785,184	1,368,852		
Cash and Cash Equivalents, End of period	\$	693,743	\$ 689,082		

Supplemental non-cash investing and financing activities for the nine months ended July 31, 2025 and 2024 included:

• Exploration and evaluation in account payable \$ 116,057 (July 31, 2024 –\$25,917)

Notes to the Interim Condensed Consolidated Financial Statements (Unaudited)

Nine months ended July 31, 2025 (Expressed in Canadian Dollars)

1. Reporting Entity and Nature of Operations

Copper Fox Metals Inc. ("Copper Fox" or the "Company") was incorporated on February 27, 2004 under the Business Corporations Act of Alberta. On July 14, 2010 the Company transferred its registration from Alberta and became incorporated under the Business Corporations Act of British Columbia. The Company is engaged in the exploration for and development of copper mineral properties in Canada and the United States. Copper Fox's shares trade on the TSX Venture Exchange (TSXV) under the trading symbol "CUU", on the OTCQX under the symbol "CPFXF" and the Frankfurt Stock Exchange (FSE) under the symbol "HPU". To date, the Company has not earned any revenue from these operations and is in the exploration and evaluation stage.

The Company maintains its head office at 340-12 Avenue SW, Suite 650, Calgary, Alberta. These consolidated financial statements include the accounts of the Company and the accounts of its subsidiaries. Copper Fox's subsidiaries include:

- 100% ownership of Desert Fox Copper Inc., which was incorporated under the laws of British Columbia, Canada
 - 100% ownership of Desert Fox Minerals Co., which was incorporated under the laws of Arizona, USA.
 - 100% ownership of Desert Fox Sombrero Butte Co., which was incorporated under the laws of Arizona, USA
 - 100% ownership of Desert Fox Van Dyke Co., which was incorporated under the laws of Arizona, USA
 - 100% ownership of Desert Fox Mineral Mountain Co., which was incorporated under the laws of Arizona, USA
- 100% ownership of Northern Fox Copper Inc., which was incorporated under the laws of British Columbia, Canada

Going Concern

The recoverability of amounts shown for resource properties and related exploration and evaluation costs is dependent upon the discovery of economically recoverable reserves, the ability of the Company to obtain necessary financing to complete the development and upon future profitable production or proceeds from the disposition thereof.

The Company is currently exploring its mineral properties and managing its investment in the joint venture interest in the Schaft Creek project. During the nine months ended July 31, 2025, the Company incurred a net loss of \$906,699 (July 31, 2024 - \$826,730); the Company's cash position at July 31, 2025 was \$693,743 (October 31, 2024 - \$785,184) and its working capital was \$164,330 (October 31, 2024 - \$671,082). Exploration expenditures may need additional funding and management would look to raise the funds through the exercising of warrants. Should management be unable to raise sufficient funds solely through the exercising of warrants, then the Company would conduct a private placement. If management were still unsuccessful in raising the additional funds necessary, they would sell one or more of the Company's properties.

Notes to the Interim Condensed Consolidated Financial Statements (Unaudited)

Nine months ended July 31, 2025 (Expressed in Canadian Dollars)

1. Reporting Entity and Nature of Operations (continued)

Going Concern (continued)

The conditions described above indicate the existence of material uncertainty that may cast significant doubt on the Company's ability to continue as a going concern. Many factors influence the Company's ability to raise funds, and there is no assurance that the Company will be successful in obtaining the required financing for these or other purposes, including for general working capital. These consolidated financial statements do not contain any adjustments to the amounts that may be required should the Company be unable to continue as a going concern. Such adjustments could be material.

2. Basis of Presentation and Material Accounting Policy Information

These interim condensed consolidated financial statements have been prepared in accordance with International Accounting Standards (IFRS) applicable to a going concern, which assumes that the Company will be able to realize its assets and discharge its liabilities in the normal course of business for the foreseeable future. The ability of the Company to continue as a going concern is dependent on obtaining additional financing through the issuance of common shares or obtaining joint venture or property sale agreements for one or more properties.

Statement of Compliance

These interim condensed consolidated financial statements, including comparatives, have been prepared in accordance with International Accounting Standard 34 "Interim Financial Reporting" (IAS 34) using accounting policies consistent with IFRS issued by the International Accounting Standards Board (IASB) and interpretations of the International Financial Reporting Interpretations Committee (IFRIC).

Basis of Preparation

These interim condensed consolidated financial statements have been prepared on a historical cost basis, except for certain financial statements, which are measured at fair value. In addition, these interim condensed consolidated financial statements have been prepared using the accrual basis of accounting, except for cash flow information.

The preparation of these interim condensed consolidated financial statements in conformity with IAS 34 requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets and liabilities, income and expenses. Actual results may differ from these estimates. These interim condensed consolidated financial statements do not include all of the information required for full annual financial statements.

These interim condensed consolidated financial statements, including comparatives, have been prepared on the basis of IFRS standards that are published at the time of preparation.

Notes to the Interim Condensed Consolidated Financial Statements (Unaudited)

Nine months ended July 31, 2025 (Expressed in Canadian Dollars)

3. Changes in Accounting Policies

New accounting standards issued but not yet effective

The following new accounting standards, amendments to standards and interpretations have been issued but are not effective during the nine months ended July 31, 2025:

On April 9, 2024, the IASB issued a new standard – IFRS 18, "Presentation and Disclosure in Financial Statements" with a focus on updates to the statement of profit or loss. The key new concepts introduced in IFRS 18 relate to:

- the structure of the statement of profit or loss;
- required disclosures in the financial statements for certain profit or loss performance measures that are reported outside an entity's financial statements (that is, management-defined performance measures); and
- enhanced principles on aggregation and disaggregation which apply to the primary financial statements and notes in general.

IFRS 18 will replace IAS 1; many of the other existing principles in IAS 1 are retained, with limited changes. IFRS 18 will apply for reporting periods beginning on or after January 1, 2027 and also applies to comparative information. Adoption of IFRS 18 will not impact the recognition or measurement of items in the financial statements, but it might change what an entity reports as its 'operating profit or loss'.

The Company is currently assessing the impact the new standard will have on its consolidated financial statements.

Notes to the Interim Condensed Consolidated Financial Statements (Unaudited)

Nine months ended July 31, 2025 (Expressed in Canadian Dollars)

4. Investments

Liard Copper Mines Ltd.

Copper Fox directly owns 29,342 shares of Liard Copper Mines Ltd. ("**Liard**"), a private company incorporated in British Columbia, which represents approximately 1.55% of the issued and outstanding shares of Liard. These shares were originally recorded at a cost value of \$759,305 upon acquisition in two separate 2011 transactions.

During the year ended October 31, 2016, pursuant to a purchase of Liard shares by the Schaft Creek Joint Venture (SCJV), the Company determined that the value of the Liard shares purchased in 2011 were impaired by \$652,480 and were subsequently written down to the Fair Market Value (FMV) of \$106,825, which was referenced to a private sale of Liard shares in 2016 (Level 3 of the financial instruments – see Note 13). There were no similar transactions in 2017 - 2024, therefore the Company determined that the 2016 private sale is the best reference of the FMV of the Liard shares as of July 31, 2025. As such, there was no effect on other comprehensive loss for the nine months ended July 31, 2025 or the year ended October 31, 2024.

Copper Fox indirectly owns an additional 21.35% of the Liard shares owned by the SCJV with Teck Resources Limited (Teck). As these Liard shares are held within a trust account that the Company does not control, the 21.35% ownership of Liard is not reflected in the consolidated financial statements.

Liard holds a 30% Net Proceeds Interest in the Schaft Creek project, subject to certain terms and conditions.

District Copper Corporation

Effective November 1, 2021, the Company ceased to have significant influence over District Copper and therefore the Company's 3,328,326 shares of District Copper are measured and presented at the observable market share price as at the date of the statements of financial position. As of July 31, 2025, these District Copper shares were valued at \$249,624 with a fair value adjustment of \$83,208 gain (nine months ended July 31, 2024 – \$33,284 loss) included in other comprehensive loss for the period ended July 31, 2025.

	Octo	ber 31, 2024	Ju	ıly 31, 2025
Liard	\$	106,825	\$	106,825
District Copper		166,416		249,624
Total Investments:	\$	273,241	\$	356,449

Notes to the Interim Condensed Consolidated Financial Statements (Unaudited)
Nine months ended July 31, 2025 (Expressed in Canadian Dollars)

5. Exploration and Evaluation Assets

	Balance		Balance
	October 31, 2024	Additions	July 31, 2025
Arizona Properties:			
Van Dyke Project			
Acquisition of property rights	\$ 2,585,093	\$ -	\$ 2,585,093
Technical analysis	8,021,128	640,236	8,661,364
Licenses and permits	56,029	-	56,029
Foreign exchange	2,137,341	(92,981)	2,044,360
Total Van Dyke Project	12,799,591	547,255	13,346,846
Sombrero Butte Project			
Acquisition of property rights	1,006,239	-	1,006,239
Technical analysis	1,787,670	309,841	2,097,511
Licenses and permits	71,294	3,075	74,369
Foreign exchange	487,133	(22,650)	464,483
Total Sombrero Butte Project	3,352,336	290,266	3,642,602
Mineral Mountain Project			
Technical analysis	1,877,515	96,129	1,973,644
Licenses and permits	71,037	30,681	101,718
Foreign exchange	89,560	(15,035)	74,525
Total Mineral Mountain Project	2,038,112	111,775	2,149,887
Total Arizona Properties	18,190,039	949,296	19,139,335
British Columbia Properties:			
Schaft Creek			
Acquisition of property rights	3,053,755	-	3,053,755
Technical analysis	62,242,489	1,670	62,244,159
Licenses and permits	106,623	-	106,623
BC Mineral Exploration Tax Credit	(3,575,505)	-	(3,575,505)
Total Schaft Creek	61,827,362	1,670	61,829,032
<u>Eaglehead</u>			
Property acquisition	1,131,694	-	1,131,694
Technical analysis	2,139,831	380,794	2,520,625
Reclamation obligation	241,000	-	241,000
BC Mineral Exploration Tax Credit	(320,258)	-	(320,258)
Total Eaglehead	3,192,267	380,794	3,573,061
Total British Columbia Properties	65,019,629	382,464	65,402,093
Total Mineral Properties	\$ 83,209,668	\$ 1,331,760	\$ 84,541,428

Notes to the Interim Condensed Consolidated Financial Statements (Unaudited)
Nine months ended July 31, 2025 (Expressed in Canadian Dollars)

5. Exploration and Evaluation Assets (continued)

	Balance		Balance
	October 31, 2023	Additions	October 31, 2024
Arizona Properties:			
<u>Van Dyke Project</u>			
Acquisition of property rights	\$ 2,585,093	\$ -	\$ 2,585,093
Technical analysis	7,540,429	480,699	8,021,128
Licenses and permits	56,029	-	56,029
Foreign exchange	2,074,502	62,839	2,137,341
Total Van Dyke Project	12,256,053	543,538	12,799,591
Sombrero Butte Project			
Acquisition of property rights	1,006,239	-	1,006,239
Technical analysis	1,307,643	480,027	1,787,670
Licenses and permits	66,502	4,792	71,294
Reclamation obligation			
Foreign exchange	458,686	28,447	487,133
Total Sombrero Butte Project	2,839,070	513,266	3,352,336
Mineral Mountain Project			
Technical analysis	1,613,913	263,602	1,877,515
Reclamation obligation			
Licenses and permits	58,246	12,791	71,037
Foreign exchange	75,600	13,960	89,560
Total Mineral Mountain Project	1,747,759	290,353	2,038,112
Total Arizona Properties	16,842,882	1,347,157	18,190,039
British Columbia Properties:			
Schaft Creek			
Acquisition of property rights	3,053,755	-	3,053,755
Technical analysis	62,229,240	13,249	62,242,489
Licenses and permits	106,623	-	106,623
BC Mineral Exploration Tax Credit	(3,575,505)	-	(3,575,505)
Total Schaft Creek	61,814,113	13,249	61,827,362
<u>Eaglehead</u>			
Property acquisition	1,131,694	-	1,131,694
Technical analysis	2,024,145	115,686	2,139,831
Reclamation obligation	241,000	-	241,000
BC Mineral Exploration Tax Credit	(156,641)	(163,617)	(320,258)
Total Eaglehead	3,240,198	(47,931)	3,192,267
Total British Columbia Properties	65,054,311	(34,682)	65,019,629
Total Mineral Properties	\$ 81,897,193	\$ 1,312,475	\$ 83,209,668

Notes to the Interim Condensed Consolidated Financial Statements (Unaudited)

Nine months ended July 31, 2025 (Expressed in Canadian Dollars)

5. Exploration and Evaluation Assets (continued)

Schaft Creek Joint Venture

Copper Fox's primary asset is a 25% direct and indirect working interest in the Schaft Creek Joint Venture (SCJV). The SCJV holds two main assets: i) the Schaft Creek copper-gold-molybdenum-silver project located in northwestern British Columbia and ii) an 85.41% equity interest in Liard Copper Mines Ltd. Liard holds a 30% Net Proceeds Interest in the Schaft Creek project subject to certain terms and conditions. Royal Gold, Inc. holds a 3.5% Net Profits Interest in certain mineral claims which are part of the SCJV.

Teck is the operator of the SCJV and is responsible for, in addition to other obligations, \$60 million in milestone payments (\$20 million received in cash) ("Milestone Payments") and funding of the first \$60 million in Pre-Production Costs. Teck reports that the first \$60 million in Pre-Production Costs threshold was met in July 2024, at this time Copper Fox has not completed a review of the Pre-Production Costs.

As of July 31, 2025, Teck reports it has funded approximately \$74 million in Pre-Production Costs towards the Schaft Creek project since mid-2013. After the first \$60 million is funded by Teck, the Pre-Production Costs will be split based on the ownership percentage. Teck reports they have funded approximately \$14 million above the first \$60 million in Pre-Production Costs, with approximately \$3.5 million being the Company's prorata share. The pro-rata share of these Pre-Production Costs will be offset against the remaining two Milestone Payments. If Pre-Production Costs exhaust the two cash Milestone Payments, (Pre-Production Costs funded by Teck would need to exceed \$220 million to exhaust these payments), Teck will further assist the Company by providing loans, as necessary, without dilution to the Company's 25% joint venture interest (Note 12).

Van Dyke Project

In 2012, Copper Fox acquired 100% of the Van Dyke copper project located in Miami, Arizona. Acquisition costs were \$500,000 in cash to Bell Copper Corporation, \$1,499,400 (US\$1,500,000) to the Vendors (owners of the Van Dyke project) and assumption of obligations in respect of the Van Dyke project, subject to certain amended terms and conditions. The Vendors retained a 2.5% Net Smelter Return (NSR) production royalty from the Van Dyke deposit. As of July 31, 2025, Copper Fox has incurred \$13,346,846 (US\$9,639,763) in expenditures on the Van Dyke Project.

Sombrero Butte Project

In 2012, Copper Fox acquired the rights, provided all option payments are made when due, to 100% of Bell Copper's Sombrero Butte property located 44 miles northeast of Tucson, Arizona. Acquisition costs were \$500,000 in cash and an assumption of Bell Copper's remaining option obligation on the property of \$599,760 (US\$600,000). In 2016, Copper Fox re-negotiated the continuing obligation on the property to a US\$40,000 annual payment. In October 2021, the Company made its final US\$40,000 payment and now holds an undivided 100% interest in the Sombrero Butte property. As of July 31, 2025, Copper Fox has incurred \$3,642,602 (US\$2,630,870) in expenditures on the Sombrero Butte Project.

Notes to the Interim Condensed Consolidated Financial Statements (Unaudited)

Nine months ended July 31, 2025 (Expressed in Canadian Dollars)

5. Exploration and Evaluation Assets (continued)

Mineral Mountain Project

In 2015, Copper Fox established the Mineral Mountain copper project which is located 20 miles east of Florence, Arizona and is 100% wholly owned. As of July 31, 2025, the Company has incurred \$2,149,887 (US\$1,552,575) in expenditures on the Mineral Mountain Project.

Eaglehead Project

In February 2020, Northern Fox, a wholly owned subsidiary of the Company, entered into an agreement with District Copper to purchase the Eaglehead project for \$1,200,000 (\$200,000 paid initially), the assumption by Northern Fox of reclamation bonds of \$212,000 and the reservation of a 0.5% NSR royalty for District Copper on any future production. Northern Fox has the option to purchase 50% of the 0.5% NSR from District Copper, exercisable from the date of the agreement and up to two years from the date of commencement of production of the project for \$1,000,000. In March 2021, the Company received the Mines Act Permit from the BC Ministry of Energy and Mines which allowed the Company to proceed with paying the \$212,000 reclamation bond and complete the purchase agreement to acquire the Eaglehead project. The remaining \$1 million was to be paid to District Copper in three annual instalments of \$340,000 (paid in April 2022), \$330,000 (paid in April 2023), and \$330,000 (paid in April 2024), respectively, on each anniversary following the closing on April 19, 2021 (see Note 7 Promissory Note). The Company also recorded \$241,000 as a decommissioning liability for the Eaglehead project as of July 31, 2025 (Note 9).

In addition to the NSR held by District Copper, certain claims under the Eaglehead project are subject to NSRs and a net milling royalty (the "Royalties"). Individually, the Royalties range from 2% to 2.5%. The Company has the right to purchase from 1% to 1.5% of each of the Royalties for purchase prices ranging from \$1,000,000 to \$2,000,000. As of July 31, 2025, the Company has incurred \$3,573,061 in expenditures on the Eaglehead Project.

A summary of the Company's reclamation bonds held for each property:

	Balance			Balance
	Octo	ber 31, 2024		July 31, 2025
Arizona Properties:				
Sombrero Butte Project	\$	12,546	\$	12,461
Mineral Mountain Project		8,365		8,307
British Columbia Properties:				
Eaglehead		212,000		212,000
Total Reclamation Bond	\$	232,911	\$	232,768

Notes to the Interim Condensed Consolidated Financial Statements (Unaudited)

Nine months ended July 31, 2025 (Expressed in Canadian Dollars)

6. Property and Equipment

		Computer		Furniture &		Heavy				
	Ві	uildings	Eq	uipment	Equipment		Equipment		Amount	
Cost										
At October 31, 2023 and 2024	\$	137,250	\$	82,544	\$	46,887	\$	190,190	\$	456,871
Additions for the period		1		-		1		-		-
At July 31, 2025	\$	137,250	\$	82,544	\$	46,887	\$	190,190	\$	456,871
<u>Depreciation</u>										
At October 31, 2023	\$	113,332	\$	81,719	\$	45,493	\$	175,596	\$	416,140
Additions for the year		2,392		248		279		3,001		5,920
At October 31, 2024		115,724		81,967		45,772		178,597		422,060
Additions for the period		1,614		130		167		1,783		3,694
At July 31, 2025	\$	117,338	\$	82,097	\$	45,939	\$	180,380	\$	425,754
Net Book Value										
At October 31, 2024	\$	21,526	\$	577	\$	1,115	\$	11,593	\$	34,811
At July 31, 2025	\$	19,912	\$	447	\$	948	\$	9,810	\$	31,117

7. Promissory Note

In connection with the Eaglehead project acquisition (see Note 5), the Company was required to make a \$1,000,000 payment to District Copper in three annual instalments of \$340,000 (paid in April 2022), \$330,000 (paid in April 2023) and \$330,000 (paid in April 2024), respectively, on each anniversary following closing on April 19, 2021. The Promissory Note was secured by a general security agreement and was registered against the Company's assets.

	Octo	ber 31, 2024	July 31	l, 2025
Beginning balance	\$	321,196		-
Promissory note		(330,000)		-
Accretion on promissory note		8,804		-
		-		-
Less current portion		-		-
Non-current portion	\$	-	\$	-

Notes to the Interim Condensed Consolidated Financial Statements (Unaudited)

Nine months ended July 31, 2025 (Expressed in Canadian Dollars)

8. Right of Use Asset and Office Lease Liability

The Company has a lease agreement for its headquarter office in Alberta. The Company recognized the following right-of-use asset and lease liability. The present value of the monthly base rent was \$93,146 using a financing rate of \$15%. During the year ended October 31, 2024, the Company entered into a lease modification agreement, which had a modification impact of \$26,432.

Right-of-Use Asset

	Office Lease
Cost	
At October 31, 2023	\$ 98,779
Modification during the year	(26,432)
At October 31, 2024	72,347
Additions for the period	-
At July 31, 2025	\$ 72,347
<u>Depreciation</u>	
At October 31, 2023	\$ 39,498
Additions for the year	7,533
At October 31, 2024	47,031
Additions for the period	6,254
At July 31, 2025	\$ 53,285
Net Book Value	
At October 31, 2024	\$ 25,316
At July 31, 2025	\$ 19,062

Depreciation of right-of-use asset is calculated using the straight-line method over the remaining lease term.

Office Lease Liability

	Octob	oer 31, 2024	July	y 31, 2025
Beginning balance - Adjustment on initial adoption of IFRS 16	\$	127,595	\$	85,284
Lease payments made		(32,376)		(16,230)
Interest expense on lease liability		16,497		9,253
Lease liability revaluation after lease renewal		(26,432)		-
		85,284		78,307
Less current portion		9,482		9,482
Non-current portion	\$	75,802	\$	68,825

Notes to the Interim Condensed Consolidated Financial Statements (Unaudited)

Nine months ended July 31, 2025 (Expressed in Canadian Dollars)

8. Right of Use Asset and Office Lease Liability (continued)

The remaining minimum future lease payments, excluding estimated operating costs, for the term of the lease including assumed renewal periods are as follows:

	Amount		
Less than one year	\$ 5,410		
One to five years	108,200		

9. Decommissioning Liability

The Company's decommissioning liabilities relate to its share of reclamation and closure costs for the Schaft Creek property and Eaglehead property. The total decommissioning liability for each property is based on the Company's proportion of estimated future costs necessary to reclaim the property and facilities.

The Company estimated the net present value of its share of the decommissioning liability of Schaft Creek to be \$180,000 as at July 31, 2025 (October 31, 2024 - \$180,000) based on an undiscounted and inflated future liability of \$180,000 (October 31, 2024 - \$180,000).

The Company estimated the decommissioning liability of Eaglehead to be \$241,000 as at July 31, 2025 (October 31, 2024 - \$241,000).

	Sc	haft Creek	E	Eaglehead	Total		
At October 31, 2023 and 2024	\$ 180,000		\$ 241,000		\$	421,000	
Addition		-		-		-	
Accretion		-		-		-	
Revisions		-		-		-	
At July 31, 2025	\$	180,000	\$	241,000	\$	421,000	

Notes to the Interim Condensed Consolidated Financial Statements (Unaudited)

Nine months ended July 31, 2025 (Expressed in Canadian Dollars)

10. Share Capital

Authorized

Authorized share capital consists of an unlimited number of common shares and an unlimited number of first and second preferred shares, without par value, of which no preferred shares have been issued.

During the period ended July 31, 2025, the Company incurred the following shares issuances:

• On February 28, 2025, the Company closed a non-brokered private placement for a total of 7,317,074 units at a price of \$0.205 per unit for aggregate gross proceeds of \$1.5 million. Each unit consists of one common share in the capital of the Company and one-half common share purchase warrant. Each whole warrant entitles the holder to purchase one common share for a two-year term at an exercise price of \$0.25 during the first 12-month period after the closing of the offering, and \$0.30 during the subsequent 12-month period after the closing of the offering. In the event that the 15-day volume weighted average price of the common shares listed on the TSX.V is above \$0.29 in the first 12-month period after the closing of the offering, or \$0.33 during the subsequent 12-month period, the expiry date of the warrants may be accelerated, in whole or in part at the discretion of the Company, to any date or dates, as the case may be, that is 30 days after the first date such threshold is met.

During the year ended October 31, 2024, the Company incurred the following shares issuances:

- On July 31, 2024, the Company closed a non-brokered private placement, raising aggregate gross proceeds of \$1,125,520 through the sale of 5,116,000 units ("Unit") at a price of \$0.22 per Unit. Each Unit consisted of one common share in the capital of the Company and one-half common share purchase warrant. Each whole warrant will entitle the holder to purchase one common share for a two-year term, for an exercise price of \$0.26 during the first 12-month period after the closing of the offering and \$0.32 during the subsequent 12-month period after the closing of the offering. In the event that the 15-day volume weighted average price of the common shares listed on the TSX.V is above \$0.30 in the first 12-month period after the closing of the offering or \$0.35 during the subsequent 12-month period, the expiry date of the warrants may be accelerated to any date or dates, as the case may be, that is 30 days after the first date such threshold is met.
- 4,000,025 warrants were exercised for net proceeds of \$1,000,006.

Shares subscribed

During the period ended July 31, 2025, the Company incurred the following shares subscribed:

The Company received \$384,800 as of July 31, 2025, for the exercise of 1,480,000 warrants at \$0.26, where the shares were issued subsequent to July 31, 2025.

Notes to the Interim Condensed Consolidated Financial Statements (Unaudited)

Nine months ended July 31, 2025 (Expressed in Canadian Dollars)

10. Share Capital (continued)

Warrants

As of July 31, 2025, the warrants outstanding are as follows:

	Number of Warrants
At October 31, 2024	3,253,000
Additions, exercises or expiries:	
Warrants exercised *	-
Warrants granted	3,658,540
At July 31, 2025	6,911,540

The value of the February 28, 2025 warrants granted was \$450,001, calculated using the Black-Scholes model with an exercise price of \$0.25, an expected life of two years, a volatility rate of 129.81% and a risk-free rate of 2.47%

As of October 31, 2024, the warrants outstanding are as follows:

	Number of Warrants
At October 31, 2023	4,695,025
Additions, exercises or expiries:	
Warrants exercised	(4,000,025)
Warrants granted	2,558,000
At October 31, 2024	3,253,000

The value of the July 31, 2024 warrants granted was \$281,380 calculated using the Black-Scholes model with an exercise price of \$0.26, an expected life of two years, a volatility rate of 121.30% and a risk-free rate of 3.59%.

^{*} For the details of the subsequent warrants exercised and the unexercised warrants expired, please refer to the breakdown of the warrants outstanding table (page 18).

Notes to the Interim Condensed Consolidated Financial Statements (Unaudited)
Nine months ended July 31, 2025 (Expressed in Canadian Dollars)

10. Share Capital (continued)

The breakdown of the warrants outstanding is as follows:

N	umber of		Warrants	
\ \	Warrants	Warrant Exercise Price	Exercisable as of	Warrant Expiry
Ou	utstanding	(\$)	July 31, 2025	Date
(a)	695,000	0.25 - 0.30	695,000	September 8, 2025
(b)	2,558,000	0.26 - 0.32	2,558,000	July 31, 2026
(c)	3,658,540	0.25 - 0.30	3,658,540	February 28, 2027
	6,911,540		6,911,540	

- (a) Subsequently, the Company received \$87,825 for the exercise of 292,750 warrants at \$0.30. On September 8, 2025, the remaining 402,250 warrants expired unexercised.
- (b) The Company received \$384,800 as of July 31, 2025, for the exercise of 1,480,000 warrants at \$0.26, where the shares were issued subsequent to July 31, 2025. In addition, subsequent to July 31, 2025, the Company received \$53,300 for another exercise of 205,000 warrants at \$0.26. The Company also received \$40,000 for the exercise of 125,000 warrants at \$0.32.
- (c) Subsequently, the Company received \$12,500 for the exercise of 50,000 warrants at \$0.25. In addition, on September 19, 2025, the Company announced the acceleration of the expiry of outstanding common share purchase warrants issued on February 28, 2025. Pursuant to the terms of the Warrants and the 15-day volume weighted average price of the Common Shares on the TSXV being in excess of \$0.30 the expiry date of the Warrants has been accelerated to 5:00pm (Calgary Time) on October 14, 2025.

Stock Option Plan

As of the September 16, 2021 Annual General Meeting ("AGM"), the Company no longer holds a stock option plan.

Notes to the Interim Condensed Consolidated Financial Statements (Unaudited)

Nine months ended July 31, 2025 (Expressed in Canadian Dollars)

11. Related Party Transactions

During the nine months ended July 31, 2025, legal fees included in professional fees of \$63,181 (July 31, 2024 - \$39,295) were paid to Farris LLP ("Farris"). As at July 31, 2025, included in trade and other payables to Farris was \$11,788 (October 31, 2024 - \$316). One of the partners at Farris is a member of Copper Fox's Board.

As of July 31, 2025, included in trade and other payables to Pacific Opportunity Capital Ltd. ("**POC**") was \$6,353 (October 31, 2024 - \$6,353). The Chief Financial Officer of the Company is the president of POC.

Key Management Compensation

The remuneration of the CEO, CFO, directors, and those persons having authority and responsibility for planning, directing and controlling activities of the Company for the period are as follows:

	Ju	ly 31, 2024	July 31, 2025	
Directors fees				
included in Administration	\$	1,500	\$	1,500
Salaries and consulting fees				
included in Administration and				
Exploration and evaluation assets		286,587		295,749
Total	\$	288,087	\$	297,249

Notes to the Interim Condensed Consolidated Financial Statements (Unaudited)

Nine months ended July 31, 2025 (Expressed in Canadian Dollars)

12. Commitment

Schaft Creek Joint Venture

Teck holds a 75% interest and the Company holds a 25% interest in the SCJV (Note 5), and Teck is the operator of the SCJV. Management of the SCJV is made up of two representatives from Teck and the Company with voting proportional to their equity interests.

Under the SCJV agreement, Teck is required to make three cash milestone payments ("Milestone Payments") to the Company: (i) \$20 million upon entering into the agreement (received), (ii) \$20 million upon a production decision approving mine construction, and (iii) \$20 million upon completion of construction of mine facilities.

The SCJV agreement provides that Teck and the Company are each responsible for their pro-rata share of project costs in accordance with their interests, except that Teck is solely responsible for the first \$60 million in Pre-Production Costs. As of July 31, 2025, Teck has funded approximately \$14 million above the first \$60 million Pre-Production Costs, with approximately \$3.5 million being the Company's pro-rata share. The pro-rata share of these costs will be offset against the remaining two Milestone Payments. If Pre-Production Costs exhaust the remaining two cash Milestone Payments, (Pre-Production Costs funded by Teck would need to exceed \$220 million to exhaust these payments), Teck will further assist the Company by providing loans, as necessary, without dilution to the Company's 25% joint venture interest.

Once a production decision has been made, Teck will make an irrevocable offer to the Company:

- to use all reasonable commercial efforts to arrange project equity and debt financing for at least 60% of project capital costs or such portion as Teck determines is commercially available on reasonable terms at the relevant time, and
- (ii) to fund by way of loans to the Company, the Company's pro rata share of project capital costs not covered by project debt financing at the Prime Rate plus 2%, if requested by the Company, without dilution to the Company's 25% joint venture interest.

The Company must notify Teck within 60 days after Teck's offer as to whether it accepts Teck's offer or whether it will arrange for its own financing.

Notes to the Interim Condensed Consolidated Financial Statements (Unaudited)

Nine months ended July 31, 2025 (Expressed in Canadian Dollars)

13. Financial Instruments

The Company's financial instruments consist of cash and cash equivalents, trade and other receivables, deposits, reclamation bonds, investments, trade and other payables, and office lease liability. The estimated fair value of cash and cash equivalents, trade and other receivable, deposits and accounts payable approximate their carrying value due to the immediate or relatively short period to maturity. The Company's investment in District Copper shares is measured at fair value using Level 1 inputs while the Company's investment in Liard is measured at fair value using Level 3 inputs. The Company's investment in Liard consists of unlisted equity instruments (common shares of Liard). The determination of fair value by management was based on the most recent transaction of the underlying company (Note 4). The Company performed a sensitivity analysis on the carrying value of its Level 3 asset and noted that a 20% decrease would result in \$21,365 decrease in fair value. The fair values of office lease liability are initially recorded at fair value and subsequently carried at amortized cost using rates comparable to market interest rates.

Determination of Fair Value

The Company classifies the fair value of its financial instruments measured at fair value according to the following hierarchy, based on the number of observable inputs used to value the instrument:

- Level 1 observable inputs such as quoted prices in active markets.
- Level 2 inputs, other than the quoted market prices in active markets, which are observable, either directly and/or indirectly, and
- Level 3 unobservable inputs for the asset or liability in which little or no market data exists, therefore requiring an entity to develop its own assumptions. The Company's direct investment in Liard is carried every year at fair value and is a Level 3 instrument.

The Company's activities expose it to a variety of financial risks, which arise because of its exploration, development, production, and financing activities. These include:

- Credit risk
- Market risk
- Liquidity risk

Credit Risk

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations and arises principally from the Company's receivables from partners and tax authorities. The maximum exposure to credit risk at July 31, 2025 is \$22,862 (October 31, 2024 - \$6,537).

Notes to the Interim Condensed Consolidated Financial Statements (Unaudited)

Nine months ended July 31, 2025 (Expressed in Canadian Dollars)

13. Financial Instruments (continued)

Market Risk

Market risk is the risk that changes in market conditions, such as commodity prices, foreign exchange rates and interest rates will affect the Company's income or the value of its financial instruments. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while maximizing the Company's return.

Foreign Currency Exchange Rate Risk

Foreign currency exchange rate risk is the risk that the fair value of future cash flows will fluctuate because of changes in foreign exchange rates. During the nine months ended July 31, 2025 the Company was involved with preliminary exploration activities in the United States. As such, the Company is exposed to fluctuations in the United States dollar exchange rates compared to Canadian dollar exchange rates. A 5% strengthening or weakening of the US dollar would have significant impact on the total assets and the net losses of the Company.

Due to its US activities, the Company has an exposure to foreign currency exchange rates. The carrying values of US dollar denominated monetary assets and liabilities are subject to foreign exchange risk.

As at July 31, 2025, the Company had \$86,426 in US denominated cash balances.

Interest Rate Risk

Interest rate risk is the risk that future cash flows will fluctuate because of changes in market interest rates.

As of July 31, 2025, the Company is exposed only on its cash balances.

Commodity Price Risk

Commodity price risk is the risk that future cash flows will fluctuate because of changes in commodity prices.

Commodity prices for minerals are impacted by the relationship between the Canadian dollar and United States dollar as well as the global economic events that dictate levels of supply and demand.

Liquidity Risk

Liquidity risk is the risk that the Company will encounter difficulty in meeting obligations associated with its financial liabilities. The Company's financial liabilities consist of trade and other payables and office lease liability (current portion). Trade and other payables consist of invoices payable to trade suppliers for office, field operating activities and capital expenditures. The Company processes invoices within a normal payment period of approximately 30 days. Office lease liability relates to the Company's office space in Calgary, Alberta. Lease payments are due on a monthly basis.

Notes to the Interim Condensed Consolidated Financial Statements (Unaudited)

Nine months ended July 31, 2025 (Expressed in Canadian Dollars)

13. Financial Instruments (continued)

Trade and other payables have contractual maturities of less than one year. The Company maintains and monitors a certain level of cash flow which is used to finance all operating and capital expenditures.

14. Capital Management

The Company considers its capital structure to consist of share capital and warrants. The Company manages its capital structure and adjusts it, based on the funds available to the Company, to support the acquisition, exploration and development of mineral properties. The Board of Directors does not establish quantitative return on capital criteria for management.

The mineral properties in 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. Additional sources of funding, which may not be available on favourable terms, if at all, include share equity and debt financings; equity, debt or property level joint ventures; and sale of interests in existing assets. To carry out the planned exploration and development and pay for operating expenses, the Company will spend its existing working capital and raise additional amounts as needed. Management reviews its capital management approach on an ongoing basis and believes that this approach, given the relative size of the Company, is reasonable.

There were no changes in the Company's approach to capital management during the nine months ended July 31, 2025. The Company is not subject to externally imposed capital requirements. The Company's investment policy is to invest its surplus cash in highly liquid short-term interest-bearing investments; all held within major Canadian financial institutions.

15. Geographic Segments

	Nine months Ended			Three Months Ended				
	July 31, 2024	July 31, 2025			July 31, 2024		July 31, 2025	
Net Loss:								
Canada	\$ 810,403	\$	890,414	\$	287,912	\$	294,158	
United States	16,327		16,285		5,273		1,521	
Totals	\$ 826,730	\$	906,699	\$	293,185	\$	295,679	

	October 31, 2024			July 31, 2025
Current Assets:				
Canada	\$	788,525	\$	635,968
United States		61,832		86,426
Non-Current Assets:				
Canada		65,568,011		66,023,735
United States		18,210,950		19,160,103
Totals Assets	\$	84,629,318	\$	85,906,232