

SONORAN DESERT COPPER CORPORATION

Management's Discussion & Analysis

For the Nine Months Ended September 30, 2024

The following management's discussion and analysis (MD&A) of Sonoran Desert Copper Corporation (the "Company" or "SDCU") should be read in conjunction with the Company's condensed consolidated interim financial statements of the Company and the notes thereto for the nine months ended September 30, 2024, which has been prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB") and interpretations of the International Financial Reporting Interpretations Committee ("IFRIC"). All figures are in Canadian dollars unless otherwise stated.

Management is responsible for the preparation and integrity of the financial statements, including the maintenance of appropriate information systems, procedures, and internal controls. Management is also responsible for ensuring that information disclosed externally in the MD&A is complete and reliable. Additional information of the Company is available on SEDAR at www.sedarplus.ca and on its website at <https://www.sonorancopper.com>. Readers of the MD&A should be cautioned that information and statements derived from the Company's financial statements do not necessarily reflect the future financial performance of the Company. Statements in the MD&A that are not historical based facts are forward-looking statements which are made subject to cautionary language on pages 11 and involve known and unknown risks and uncertainties. Actual results could vary considerably from these statements. Readers should be cautioned not to put undue reliance on forward looking statements.

DATE OF REPORT

November 19, 2024

DESCRIPTION OF BUSINESS

Sonoran Desert Copper Corporation ("the Company" or "SDCU") was initially incorporated as Prime Meridian Resources Corp on February 22, 2007, federally. On March 21, 2023, the Company changed its name to Sonoran Desert Copper Corporation. It is a public company listed on the TSX Venture Exchange ("TSXV") with a symbol SDCU.V. The corporate head office is located at Suite 2110 – 650 West Georgia Street, Vancouver, British Columbia, V6B 4N9. The Company is engaged in the exploration of coppers projects in Sonora, Mexico mainly and aiming to utilize the region's abundant mineral resources to potentially enhance portfolio value.

OVERALL PERFORMANCE

As at September 30, 2024, the Company had no source of revenue and reported loss for the period of \$1,212,449 (September 30, 2023 - \$1,206,763), and had an accumulated deficit of \$19,006,184 (December 31, 2023- \$17,793,735). These factors indicate a material uncertainty that may cast significant doubt over the Company's ability to continue as a going concern. The Company will need additional funding for its corporate and overhead expenses in near future through either equity or debt financing. Many factors influence the Company's ability to raise funds, including the health of the capital market and the Company's track record. There is no guarantee that the Company will be able to secure additional financings in the future at terms that are favorable. The Company will continue its policy of minimizing general and administration to conserve cash and protect assets.

CORPORATE HIGHLIGHTS

Highlights of the Company's activities for nine months ended September 30, 2024, and up to the date of this report.

On February 27, 2024, the Company entered a memorandum of understanding ("MOU") with Envirotech Remediation Inc (the "ETK"). Under the terms of the MOU, the Company agrees to collaborate jointly on developing and commercializing proprietary ETK solutions for the mining industry, including bioleaching solutions for extracting metal from low-grade ores and mining waste streams and polymer encapsulation solutions for the remediation of tailings to aggregates and other industrial end uses. On June 27, 2024, the Company and ETK concluded the first testing on a mine tailings sample from a large repository of copper slag tailing in Brazil. The Company is currently completing the due diligence.

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On March 9, 2024, the Company received a signed option agreement for highly prospective Normanby gold-silver-copper project located Papua New Guinea. The Normanby Project consists of two exploration licenses: EL 2504 (Sehulea) and EL 2590 (Ease Normanby). The Company is currently completing due diligence and evaluating further opportunities in near vicinity of the Normanby Project. On September 13, 2024, the Company decided to terminate the Option Agreement for Normanby project located Papua New Guinea following due diligence.

On August 9, 2024, the Company granted 1.55 million stock options to its directors, officers and consultants with expiry of 5-year term. The stock options exercise price is \$0.25.

On September 13, 2024, the Company decided to terminate the Option Agreement for Normanby project located Papua New Guinea following due diligence.

On October 7, 2024, the Company has contracted Fabricio Santos, senior Geographer, specialist in geotechnology and MSc in geophysics, to perform the evaluation of geophysical anomalies from the historical data of induced polarization and electrical resistivity of the Cuatro Hermanos project.

On November 13, 2024, the Company has initiated its Brazilian asset strategy through the incorporation of a new Brazilian subsidiary and has also made an initial application to the Agencia Nacional de Mineracao (the "ANM") to directly acquire new copper exploration concessions in Pernambuco, Brazil. The application comprises seven new concessions located in the municipality of Afranio/Pernambuco and Casa Nova/Bahia and covers an area of 10,084.81 hectares.

Financing activities

On September 25, 2024, the Company closed non-broker private placement for total gross proceeds of \$840,750 by issuing 8,407,500 units at a price of \$0.10 per unit. Each unit consists of one common share of the Company and one common share purchase warrant, with each warrant entitling the holder to acquire one additional common share of the Company at a price \$0.25 per share for 24 months. The warrants are subject to the right of the Company to accelerate the exercise period to 30 days if, after the expiry of the four-month hold, common shares of the Company close at or above \$0.50 for 10 consecutive trading days.

PROJECTS OUTLOOKS

CUATRO HERMANOS PORPHYRY COPPER PROJECT, SONORA, MEXICO (the "4H Project")

On January 16, 2023, the Company executed Exploration Right Assignment Agreement with Definitive Rights Assignment Option (the "Option Agreement"), to purchase 100% interest in the Cuatro Hermanos Porphyry Copper Project in Sonora, Mexico. The agreement was amended on July 29, 2024. Under amendment, mine taxes reduced through the termination of San Lorenzo concession from 4H Option.

In order to exercise Purchase Option, the Company will make cash payments totalling USD\$5,662,500 to Minerales Y Yacimientos Mexicanos Sacramento, S.A. DE C.V., (the "Seller"), and complete exploration work commitment for a 100% ownership of the Cuatro Hermanos Porphyry Project. The payments schedule as below:

Date	Cash Payment (USD\$)		Work Commitment (USD\$)	
	Old Payment	New Payment	Old Expenditures	New Expenditures
December 31, 2023	50,000	50,000 (paid)	100,000	completed
December 31, 2024	150,000	150,000	250,000	66,019
December 31, 2025	200,000	150,000	500,000	Minimum required
December 31, 2026	200,000	150,000	1,000,000	Minimum required
December 31, 2027	200,000	150,000	1,000,000	Minimum required
December 31, 2028	5,062,500	5,062,500	-	Minimum required
	5,862,500	5,712,500	2,850,000	

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On October 20, 2023, TSXV has approved Exploration Right Assignment Agreement with Definitive Rights Assignment Option between the Company and Minerales Y Yacimientos Mexicanos Sacramento, S.A. de C.V. in regards the Cuatro Hermanos Project Acquisition.

On October 23, 2023, the Company published the Technical Report (NI 43-101) for Cuatro Hermanos Cu-Mo-Ag Porphyry Deposit and Project: Suaqui Grande, Sonora, Mexico. The report can be found on the Company's website (www.sonorancopper.com) and SEDAR PLUS (www.sedarplus.ca).

On January 11, 2024, the Company release the results from comprehensive sampling program on 4H Project. Ten samples were collected from the Noemi zone. Noemi is a higher-level PCD apophyses and returned elevated precious metals values. No drill results exist for this target; however, there is road access to the test pits on the peaks. The Noemi zone is interpreted to be peripheral to the primary copper-molybdenum zone of the porphyry complex due to the elevated silver, gold, lead and zinc. The combined surface areas of the known conglomerates (north and south) at 4H is 1.7 million square metres (170 hectares). The recent sampling program focused on the south conglomerate area and those 20 samples provided an average Cu grade of 1.736 per cent.

The Company has contracted Fabricio Santos, senior geographer, specialist in geotechnology and MSc in geophysics, to perform the evaluation and organization of geophysical data sets and organize the drill hole database with the correlation of geophysical anomalies from the historical data of induced polarization and electrical resistivity of the Cuatro Hermanos project. "An overall assessment of the geographic and geophysical data produced in the Cuatro Hermanos project can provide valuable insights that can guide strategic and operational decisions throughout the project cycle," stated Mr. Santos, MSc in geophysics.

PAPUA NEW GUINEA GOLD-SILVER-COPPER PROPERTY, PAPUA, NEW GUINEA

On March 9, 2024, the Company announced a signed option agreement on the Normanby gold-silver-copper project located Papua New Guinea (the "Normanby Project". The Normanby Project consists of two exploration licenses: EL 2504 (Sehulea) and EL 2590 (Ease Normanby). The Company is continuing the geological evaluation and title due diligence on the Normanby Project Exploration Licences and evaluating opportunities for additional acquisitions in the vicinity of the Normanby Project.

EL 2504 – Sehulea (Au-Ag)

A large-scale, low-sulphidation, epithermal system is present across eastern/southern Normanby Island and the Sehulea exploration licence. Exploration to date has demonstrated gold + silver mineralization in rocks, soils and streams over the entire 8km strike length within the licence. The gold mineralised system then continues into the adjoining EL 2590 - East Normanby Exploration Licence.

EL 2504 contains the Weioko epithermal gold deposit along with five additional highly prospective gold targets (Weioko Prospects). The Weioko deposit is located near the coast, at the northern end of a N-S trending ridgeline, over a strike length up to 400m. The Weioko deposit has 67 historical diamond core and reverse circulation holes totaling 5,791.7m. The holes tested 400m of strike length (N-S) and intersected wide intervals of gold mineralisation. Drill results include 2.24 g/t Au and 8.9 g/t Ag over 64.6m and 16.27 g/t Au and 27.3 g/t Ag over 3.0m.

EL 2590 - East Normanby (Au-Ag / Cu-Au Porphyry)

EL 2590 surrounds the EL 2504 (Sehulea) prospects detailed above and includes the Sewatupwa porphyry copper-gold target, the Gwamogwamo structural copper-gold area, plus seven further gold prospects in a major and very under-explored epithermal gold district.

Option Terms

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This Option Agreement between the Company (the "Optionee") and WNB Resources Limited (the "WNB") and its beneficial shareholders Peter McNeil and Paige McNeil (the "Optionors"), requires the parties to complete the following cash payments, work expenditures and share issuances:

- Upon receipt of a cash payment in the amount of \$10,000 (Paid) due upon the execution of the Option Agreement, WNB will issue and transfer 100% of total issued shares (issued) to the Company.
- The Company will made minimum of \$100,000 for ground exploration, \$60,000 for assays and additional work and upcoming License EL 2590 and EL 2540 Warden's Court Hearing cost.
- The Company will make cash payments to Optionors of \$10,000 per month to exchange 2 days commensurate professional geological management services, for a minimum period of 24 months.
- The Optionors will receive 1,500,000 common shares of the Company on 12-month anniversary of TSX Venture approvals of this Option Agreement.
- The Optionors will receive 1,000,000 common shares of the Company within 10 days of the next renewal of the EL2504 License, subject to TSX Venture approval.
- The Optionors will receive 1.5% Net Smelter Return royalty (the "NSR") over the Licenses in favor of Optionors. The Optionee does not have any residual rights to repurchase the NSR.

The Company will cause the WNB to grant a 1.5% net smelter return royalty (the "NSR") over the Licenses in favour of the Optionors or their respective nominees on the terms and conditions of the Royalty Deed to be executed on the same date as this Option Agreement. The Company does not have any residual rights to repurchase the NSR.

In the event that EL 2504 and EL 2590 Licenses are not renewed within 24 months, the Option Agreement will continue until such time as the EL 2504 and EL 2590 Licenses are renewed as long as the Company had made the required exploration, corporate, cash and common shares payments, or the Company elects to terminate the Option Agreement.

On September 13, 2024, the Company decided to terminate the Option Agreement for Normanby project located Papua New Guinea following due diligence. The Company incurred \$58,818 in due diligence expenses and wrote off a \$10,000 cash payment made upon execution of the Option Agreement.

QUALIFIED PERSON

All disclosure of scientific or technical information, including disclosure of a mineral resource or mineral reserve, concerning a mineral project on a property material to the issuer must be based upon information prepared by or under the supervision of a qualified person.

Mr. Cash Lewis, P. Geo., a consultant to the Company is the Qualified Person.

SELECTED ANNUAL INFORMATION

The following financial data is derived from the Company's audited financial statements for the years ended December 31, 2023, 2022 and 2021:

	December 31, 2023	December 31, 2022	December 31, 2021
Net loss	1,354,169	1,265,208	1,296,518
Net comprehensive loss	1,334,790	1,265,208	1,296,518
Total assets	541,095	327,272	627,104
Total liabilities	2,781,390	2,561,637	2,049,386

RESULTS OF OPERATIONS

Comparison of the Three Months Ended September 30, 2024 vs. 2023

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For the Nine Months Ended September 30, 2024

For the three months ended September 30, 2024, the net loss was \$634,817, reflecting an increase of \$240,676 from the \$394,141 reported in the same period in 2023. The primary expenditures during the quarter included:

- Consulting and management: \$70,500 (down from \$85,500 in 2023)
- Marketing and advertising: \$310,000 (up from \$12,500 in 2023)
- Professional fees: \$33,940 (decrease from \$55,140 in 2023)
- Transfer agent and filing fees: \$9,392 (down from \$10,636 in 2023)
- Interest expense: \$29,302 (down from \$32,740 in 2023)
- Exploration and evaluation expenditures: \$71,226 (up from \$67,569 in 2023)
- Administrative costs: \$31,321 (up from \$31,217 in 2023)
- Write-off of debt: \$14,877 (no comparable expenditure in 2023)
- Write-off of E&E assets: \$10,000 (down from \$78,699 in 2023)
- Stock-based compensation \$101,378 (no comparable expenditure in 2023)

The increase in net loss was primarily due to the recording of stock-based compensation of \$101,378 and significant increase of \$297,500 in marketing in the current quarter in 2024. The Company granted 1,550,000 stock options to its directors and officers in the current quarter. The increase was partly offset by a \$68,699 reduction in loss due to a write-off of aging debt. In the current quarter, the Company incurred higher expenditure in marketing and exploration activities. Other expenses remained similar to those in the corresponding quarter of the previous year.

Comparison of the Nine Months Ended September 30, 2024 vs. 2023

For the nine months period ending September 30, 2024, the net loss totaled \$1,212,449, an increase of \$5,686 from the \$1,206,763 reported for the same period in 2023. Key expenditures during this period were:

- Consulting and management: \$211,500 (down from \$256,500 in 2023)
- Marketing and advertising: \$485,000 (up from \$87,500 in 2023)
- Professional fees: \$40,787 (down from \$127,580 in 2023)
- Transfer agent and filing fees: \$47,701 (up from \$895 in 2023)
- Interest expense: \$84,477 (up from \$81,624 in 2023)
- Exploration and evaluation expenditures: \$257,720 (down from \$372,914 in 2023)
- Administrative costs: \$96,197 (up from \$92,770 in 2023)
- Stock-based compensation \$101,378 (no comparable expenditure in 2023)
- Write-off of debt: \$149,183 (no comparable expenditure in 2023)
- Write-off of E&E assets: \$10,000 (compared to \$214,530 in 2023)
- Write-off of flow-through liability: \$Nil (compared to \$25,000 in 2023)

The expenses and net loss remained relatively consistent with the previous year's comparable period. There was a decrease in exploration and evaluation expenditures of \$115,194, particularly as the company curtailed activities on the Mexico 4H project. Additionally, there was a reduction in professional fees by \$86,793 due to an adjustment. The company also recorded a write-off of aging debt totaling \$149,183 in 2024. These reductions were partially offset by an increase in marketing expenditures of \$397,500, reflecting intensified marketing efforts during this fiscal half-year. The Company granted 1,550,000 stock options to its directors and officers in the current quarter and recorded stock-based compensation of \$101,378 in this quarter.

SUMMARY OF QUARTERLY RESULTS

	September 30, 2024	June 30, 2024	March 31, 2024	December 31, 2023
	(\$)	(\$)	(\$)	(\$)
Expenses	639,694	304,041	408,397	146,906
Other (income) expenses	(4,877)	(69,521)	(65,285)	500
Net loss	634,817	234,520	343,112	147,406

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Comprehensive loss	654,683	266,204	319,265	128,027
Basic and diluted loss per share	0.02	0.02	0.01	0.00
Total current assets	45,869	376,681	147,839	324,652
Total assets	236,038	593,877	383,833	541,095
Total current liabilities	1,549,221	1,812,329	1,597,596	2,781,390
Total liabilities	2,908,156	3,160,940	2,808,485	2,781,390

	September 30, 2023	June 30, 2023	March 31, 2023	December 30, 2022
	(\$)	(\$)	(\$)	(\$)
Expenses	314,942	200,830	500,961	566,606
Other (income) expenses	79,199	111,331	(500)	11,900
Net loss	394,141	312,161	500,461	578,506
Comprehensive loss	394,141	312,161	500,461	578,506
Basic and diluted loss per share	0.00	0.00	0.03	0.01
Total current assets	641,087	52,075	64,036	112,741
Total assets	641,087	130,775	278,567	327,272
Total current liabilities	2,887,155	2,797,762	2,633,393	2,561,637
Total liabilities	2,887,155	2,797,762	2,633,393	2,561,637

The Company's net loss has fluctuated over the quarters, ranging of \$147,406 to \$634,817. Except the last quarter in 2023, the overall loss levels from fiscal year 2022 to 2024 have remained relatively consistent. The fluctuation in loss is highly associated with increase of decrease of exploration and evaluation expenditures, and marketing expenses.

Quarterly expenses were fluctuated in the range of \$146,906 to \$639,694. In the fiscal quarters in 2023, the Company incurred lower expenses than in fiscal quarters in 2022, mainly due to the fluctuations in marketing expenses, and exploration and evaluation expenditures.

The Company's asset value has fluctuated between \$130,775 to \$641,087 over the quarters. The addition of the Sonoran Projects into the company's portfolio in the last two quarters of 2023 resulted in a significant increase in asset values.

The Company's liabilities have varied from \$2,561,637 to \$3,160,940, showing an upward trend. This increase is primarily due to the accumulation of interests on loans, as principal's amounts have not been paid off since 2016. The Company plans to address these liabilities through cash payments or issuance of its common shares, although repaying these debts has not been prioritized at the time of this report.

LIQUIDITY AND CAPITAL RESOURCES

	September 30, 2024	December 31, 2023
Current assets	\$ 45,869	\$ 324,652
Current liabilities	1,549,221	2,781,390
Total liabilities	2,908,156	2,781,390
Shareholders' deficiency	2,672,118	2,240,295
Working capital deficiency	1,503,352	2,456,738

As at September 30, 2024, the Company had cash of \$591 (December 31, 2023 - \$65,732) and negative working capital of \$1,503,352 (December 31, 2023 - \$2,456,738).

Immediate and longer-term funding is needed to support the commitment in Sonoran Projects in Mexico. The Company's capital requirements heavily upon the capital markets to finance its activities. There can be no assurance the Company will be able to obtain the required financing in the future on terms acceptable to the Company.

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Summary of Cash Flows

Operating Activities: The Company used \$789,337 in operating activities, a decrease from \$947,273 in 2023. The slight reduction is primarily attributed to lower net losses.

Investing Activities: The Company invested in investing activities totaled \$10,000 compared to no investing in corresponding quarter in 2023. The Company made a \$10,000 payment to the optionors for its Papua New Guinea gold-silver-copper property.

Financing Activities: Cash provided by financing amounted to \$725,624, a decrease from \$1,119,233 in 2023. The decline was due to the few funds raised through private placements. In the comparable quarters of 2023, The Company closed two private placements, with \$1,149,233 of net proceeds. Additionally, the Company has made payments of \$80,000 towards the Domus loan, compared to the \$40,000 in the comparable quarter in 2023.

OUTSTANDING SHARE DATA

As at the date of the MD&A, there are:

- 34,192,263 common shares issued and outstanding
- 4,562,500 incentive stock options outstanding and 3,400,000 exercisable
- 16,129,000 share purchase warrants outstanding
- 154,200 broker warrants outstanding

If all of the stock options, warrants, and broker warrants were exercised the Company would have 55,037,966 common shares issued and outstanding.

COMMITMENTS

Significant commitments of the Company are as follows:

- \$20,000 per month loan repayment due to Domus Management;
- \$1,358,935 in loans and interest payable; and
- Work commitments under Exploration and Evaluation Assets.

OFF-BALANCE SHEET ARRANGEMENTS

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

RELATED PARTIES AND KEY MANAGEMENT COMPENSATION

Key management compensation

The Company entered into transactions, including compensation of key management, with the following related parties:

Name	Relationship	Nature of Transaction	Share-based compensation for 9 months ended Sept 30, 2024	Fees incurred 9 months ended Sept 30, 2024	Fees incurred 9 months ended Sept 30, 2023	Balance payable at Sept 30, 2024	Balance payable at December 31, 2023
Nexvu Services Inc.	Owned by Nexvu Capital, of which Brian Leeners is a shareholder	General corporate services	\$ -	\$ 90,000	\$ 90,000	\$ 384,250	\$ 309,370

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Brian Leeners	Chief executive officer and director	Management services	57,230	90,000	90,000	172,250	82,250
Global Link Capital	Greg Pearson, director of the Company, is a shareholder	Management services	16,351	90,000	90,000	94,750	82,250
Gordorn J. Fretwell, Law Corporation	Gordon Fretwell is a shareholder of Nexvu Capital Corporation	Legal services	-	18,000	9,000	188,116	189,116
Blue Summit Venture	Tyler Thorburn is shareholder of Blue Summit Venture	Management	-	-	30,000	113,100	113,000
		Marketing	-	-	87,500	-	-
AE Financial Management Ltd.	Edward Low, chief financial officer, is a shareholder	Accounting services	-	31,500	31,500	134,650	124,150
Maria Conejo	Director	Management	8,993	-	-	-	-
			82,574	319,500	428,000	1,085,016	900,386

On September 20, 2024, the Company granted 1,550,000 stock options to its directors, officers and consultants with expiry of 5-year term. The stock options exercise price is \$0.25. Of the total 1,550,000 options, 1,262,500 were granted to three directors of the Company.

Balances owing is included in accounts payable and accrued liabilities, unsecured, non-interest bearing and have no specified terms of repayment.

SIGNIFICANT ACCOUNTING JUDGMENTS, ESTIMATES AND ASSUMPTIONS

The preparation of the consolidated financial statements requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements and reported amounts of expenses during the reporting period. Actual outcomes could differ from these estimates. The consolidated financial statements include estimates, which, by their nature, are uncertain. The impacts of such estimates are pervasive throughout the consolidated financial statements and may require accounting adjustments based on future occurrences. Revisions to accounting estimates are recognized in the period in which the estimate is revised, and the revision affects both current and future periods.

Information about critical judgments and estimates in applying accounting policies that have most significant effect on the amounts recognized in the consolidated financial statements are as follows:

- Going concern;
- Asset carrying values and impairment charges;
- Recoverability of advances receivable;
- Income taxes and recoverability of potential deferred tax assets;

NEW ACCOUNTING STANDARDS

For information on the Company's accounting policies and new accounting pronouncements, please refer to our disclosure in our audited Consolidated Financial Statements for the year ended December 31, 2023.

CAPITAL MANAGEMENT AND FINANCIAL RISK FACTORS

The Company's objectives when managing capital are to:

- Ensure there are adequate capital resources to manage the Company's ability to continue as a going concern;

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- Maintain adequate levels of funding to sustain the required current investments and any new capital investments;
- Maintain investor, creditor and market confidence to sustain future development of the business; and
- Provide returns to shareholders and benefits for other stakeholders.

The Company classifies its share capital and contributed surplus as capital, which at September 30, 2024 totalled \$16,334,066 (December 31, 2023 - \$15,419,640). The Board of Directors does not establish qualitative return on capital criteria for management, but rather relies on the expertise of the Company's management to sustain future development of the business. The Company will continue to assess new investments and seek to acquire an interest in investments if it feels there is sufficient geologic or economic potential and if it has adequate financial resources to do so. Management reviews its capital management approach on an ongoing basis and believes that this approach, given the relative size of the Company, is appropriate. There were no changes in the Company's approach to capital management during the year. The Company is not subject to any externally imposed capital requirements.

Details of the Company's financial instruments, management's assessment of their related risks and details of management of those risks are as follows:

Financial risk management

The Board of Directors has overall responsibility for the establishment and oversight of the Company's risk management framework. The Company's financial instruments consist of cash, marketable securities, GST/HST receivable, reclamation bond, accounts payable and accrued liabilities, and payable to related parties.

The Company maintains cash deposits with financial institutions, which, from time to time, may exceed federally insured limits. The Company has not experienced any losses and believes it is not exposed to any significant credit risk from cash.

Financial instrument risk exposure

The Company is exposed in varying degrees to a variety of financial instrument related risks. The Board approves and monitors the risk management processes. The Company does not have any asset backed commercial paper.

(i) Interest rate risk

Interest rate risk consists of 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's cash and cash equivalents consists primarily of cash held in bank accounts and loans payable are based on fixed interest rates. Therefore, fluctuation in market rates do not have a significant impact on estimated fair values as at September 30, 2024.

(ii) Foreign currency risk

Foreign currency risk is the risk that the fair values of future cash flows of a financial instrument will fluctuate because they are denominated in currencies that differ from the respective functional currency. The Company is exposed to foreign currency risk to the extent expenditures incurred or funds received, and balances maintained by the Company are denominated in US dollars. The Company had net monetary liabilities totaling \$946,336 in US dollars at September 30, 2024. The Company's foreign currency risk is assessed as high.

(iii) Credit risk

Credit risk is the risk of loss if counterparties do not fulfill their contractual obligations and arises principally from its receivables. Accordingly, credit risk is considered low.

(iv) Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they come due. The Company manages liquidity risk by maintaining cash. Liquidity requirements are managed based on expected cash flow to ensure there is capital to meet short term and long-term obligations. At September 30, 2024, the Company did not have sufficient cash on hand to pay its short-term creditors and does not generate cash from its operations. Accordingly, liquidity risk is considered high.

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OTHER RISK FACTORS

The Company has no history of profitable operations, and its present business is at an early stage. As such, the Company is subject to many common risks to new and developing enterprises, including undercapitalization, cash shortages and limitations with respect to personnel, financial and other resources and the lack of revenues. There is no assurance that the Company will be successful in achieving a positive return on shareholders' investment.

The Company has no source of operating cash flow and no assurance that additional funding will be available to it for further exploration and development of its projects when required. Although the Company has been successful in the past in obtaining financing through the sale of equity securities and properties, there can be no assurance that the Company will be able to obtain adequate financing in the future or that the terms of such financing will be favourable. Failure to obtain such additional financing could result in the delay or indefinite postponement of further exploration and development of its properties.

Several of the Company's directors and officers serve or may agree to serve as directors or officers of other companies and, to the extent that such other companies may participate in ventures in which the Company may participate, the directors of The Company may have a conflict of interest in negotiating and concluding terms respecting such participation. Further, certain of the directors and officers are involved in other copper exploration companies and other companies that are developing mines. As a result, conflicts of interest may arise, and officers and directors cannot devote 100% of their time to the Company.

The Company has invested resources to document and analyze its system of internal control over financial reporting. Internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A control system, no matter how well designed and operated, can provide only reasonable, not absolute, assurance with respect to the reliability of financial reporting and financial statement preparation.

As a company listed on the TSXV, the Company is subject to rigorous regulatory requirements. Failure to comply with securities laws and regulations could result in trading halt, penalties, fines, or other punitive measures imposed by regulatory bodies like the British Columbia Securities Commission (BCSC) or the Ontario Securities Commission (OSC).

The success of Sonoran Desert Copper's Cuatro Hermanos (4H) project hinges significantly on exploration and development outcomes, which remain inherently uncertain. The project's viability depends on discovering economically viable mineral deposits, necessitating extensive geological surveys, drilling, and testing. Given the early-stage nature of the 4H project, there is a substantial risk that exploration may not yield sufficient quantities of copper or molybdenum to justify commercial development. Additionally, the geological conditions in the region can present unforeseen challenges, such as complex ore bodies, which might complicate extraction processes and elevate operational costs. The reliance on successful identification and quantification of these mineral resources underscores the precarious nature of the project, potentially impacting the company's ability to attract further investment and achieve its strategic objectives.

LEGAL MATTERS

Other than the item(s) disclosed in the financial statements, the Company is not currently and has not at any time during our most recently completed fiscal year, been party to, nor has any of its properties been the subject of, any material legal proceedings or regulatory actions.

INTERNAL CONTROLS OVER FINANCIAL REPORTING

Management is responsible for the design of the Company's internal controls over financial reporting ("ICFR") as required by National Instrument 52-109 – Certification of Disclosure in Issuers' Annual and Interim Filings ("NI 52-

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109"). ICFR is intended to provide reasonable assurance regarding the preparation and presentation of financial statements for external purposes in accordance with applicable generally accepted accounting principles. Internal control systems, no matter how well designed, have inherent limitations.

Based on a review of its internal control procedures at the end of the period covered by this MD&A, management has determined that the Company's internal controls over financial reporting have been effective to provide reasonable assurance regarding the reliability of financing reporting and the preparation of financial statements for external purposes in accordance with IFRS. There were no changes in the Company's internal controls over financial reporting that occurred during the period that have materially affected, or are reasonably likely to affect, our internal control over financial reporting.

However, even those systems determine to be effective can provide only reasonable assurance with respect to financial statement and preparation. A control system, no matter how well conceived or operated can provide only reasonable, not absolute, assurance and are not expected to prevent all errors and fraud.

ADDITIONAL INFORMATION

Additional information about the Company is available at the website of the System for Electronic Document Analysis and Retrieval ("SEDARPLUS") at www.sedarplus.ca.

APPROVAL

The board of directors has approved the disclosure contained in this MD&A.

CAUTIONARY NOTES FORWARD-LOOKING STATEMENTS

This MD&A contains "forward-looking information" within the meaning of applicable Canadian securities legislation. Forward-looking information includes, but is not limited to, information with respect to the Company's future business plans and strategy, exploration plans, and environmental protection requirements. Generally, forward-looking information can be identified by the use of forward-looking terminology such as "plans", "expects" (or "does not expect"), "budget", "scheduled", "estimates", "forecasts", "intends", "anticipates" (or "does not anticipate"), or "believes", and other similar words and phrases, or which states that certain actions, events, or results "may", "could", "might", or "will" occur. Forward-looking information is subject to known and unknown risks and uncertainties that may cause the actual results, or performance of the Company, to be materially different from those expressed or implied by such forward-looking information. These risks and uncertainties include risk and uncertainties associated with the mining industry and the exploration and development of mineral projects, such as the uncertainty of exploration results, the volatility of commodity prices, potential changes in government regulation, the uncertainty of potential title claims against the Company's projects, and the uncertainty of predicting operating and capital costs. They also include risks and uncertainties that affect the business environment generally,

such as international political or economic developments, changes in interest rates and the condition of financial markets, and changes in exchange rates.

Forward-looking information is based on assumptions and expectations which the Company considers to be reasonable, and which are based on management's experience and its perception of trends, current conditions, and expected developments, as well as other factors that management believes to be relevant and reasonable in the circumstances at the date that such statements are made. Although the Company believes that the assumptions and expectations reflected in such forward-looking information are reasonable, undue reliance should not be placed on forward-looking information. The Company can give no assurance that forward-looking information, or the assumptions and expectations on which it is based, will prove to be correct. Prime Meridian Resources Corp. does not undertake to revise or update any forward-looking information, except in accordance with applicable laws. Readers should not place undue reliance on forward-looking information.

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Directors and Officers

Brian Leeners – Director, CEO

Greg Pearson, – Director

Tyler Thorburn – Director

Maria Conejo – Director

Edward Low – CFO

Gord Fretwell – Corporate Secretary