

**SKRR EXPLORATION INC.**  
**MANAGEMENT DISCUSSION AND ANALYSIS**  
**FOR THE SECOND QUARTER ENDED OCTOBER 31, 2024**

**1.1 DATE**

The following Management Discussion and Analysis (“MD&A”) is current as at December 23, 2024 and should be read in conjunction with the condensed interim financial statements for the same period along with related notes thereto, and also the audited financial statements for the year ended April 30, 2024. Those financial statements have been prepared in accordance with IFRS Accounting Standards (“IFRS”) as issued by the International Accounting Standards Board.

All dollar amounts included therein and in the following MD&A are expressed in Canadian dollars except where noted. Further information regarding the Company and its operations are filed electronically on the System for Electronic Document Analysis and Retrieval Plus (SEDAR+) in Canada and can be obtained from [www.sedarplus.ca](http://www.sedarplus.ca).

**1.2 CAUTION REGARDING FORWARD LOOKING STATEMENTS**

This MD&A may contain forward-looking statements based on assumptions and judgments of management regarding events or results that may prove to be inaccurate as a result of exploration or other risk factors beyond its control. Actual results may differ materially from the expected results.

Except for statements of historical fact, this MD&A contains certain "forward-looking information" within the meaning of applicable securities law. Forward-looking information is frequently characterized by words such as "plan", "expect", "project", "intend", "believe", "anticipate", "estimate" and other similar words, or statements that certain events or conditions "may" or "will" occur. In particular, forward-looking information in this MD&A includes the further exploration and development of the Company’s mineral projects, potential financings, future events and is subject to certain risks, uncertainties and assumptions. Although we believe that the expectations reflected in the forward-looking information are reasonable, there can be no assurance that such expectations will prove to be correct. We cannot guarantee future results, performance or achievements. Consequently, there is no representation that the actual results achieved will be the same, in whole or in part, as those set out in the *forward-looking information*.

Forward-looking information is based on the opinions and estimates of management at the date the statements are made, which are subject to a variety of risks and uncertainties and other factors that could cause actual events or results to differ materially from those anticipated in the forward-looking information. Some of the risks and other factors that could cause results to differ materially from those expressed in the forward-looking statements include, but are not limited to: general economic conditions in Canada, the United States and globally; industry conditions, including fluctuations in commodity prices; governmental regulation of the mining industry, including environmental regulation; geological, technical and drilling problems; unanticipated operating events; adverse weather and climate events; competition for and/or inability to retain drilling rigs, personnel and other services; the availability of capital on acceptable terms; failure to maintain or obtain all necessary government permits, approvals and authorizations; failure to maintain community acceptance (including First Nations); increase in costs; litigation; failure of counterparties to perform their contractual obligations; the need to obtain required approvals from regulatory authorities; stock market volatility; volatility in market prices for commodities; liabilities inherent in mining operations; changes in tax laws and incentive programs relating to the mining industry; and the other factors described herein as well as in our public filings available at [www.sedarplus.ca](http://www.sedarplus.ca). Readers are cautioned that this list of risk factors should not be construed as exhaustive. Such forward-looking information reflects the Company’s views with respect to future events and is subject to risks, uncertainties and assumptions, including the risks and uncertainties relating to the interpretation of exploration and metallurgical results, risks related to the inherent uncertainty of exploration, metallurgy and cost estimates, the potential for unexpected costs and expenses, continued availability of capital and financing and general economic, market or business conditions, and those other risks filed under the Company’s profile on SEDAR+ at [www.sedarplus.ca](http://www.sedarplus.ca). While such estimates and assumptions are considered reasonable by the management of the Company, they are inherently subject to significant business, economic, competitive and regulatory uncertainties and risks.

The forward-looking information contained in this MD&A is expressly qualified by this cautionary statement. We undertake no duty to update any of the forward-looking information to conform such information to actual results or to changes in our expectations except as otherwise required by applicable securities legislation. Readers are cautioned not to place undue reliance on forward-looking information.

**1.3 SCIENTIFIC AND TECHNICAL DISCLOSURE**

The scientific and technical information contained in this MD&A has been reviewed and approved by Michelle McKeough, P.Geo., a consultant to the Company and a “Qualified Person” as defined in National Instrument 43-101 – Standards of Disclosure for Mineral Projects.

**1.4 OVERALL PERFORMANCE**

SKRR Exploration Inc. (the “Company”) was incorporated under the Business Corporations Act (British Columbia) on September 20, 2006. The registered address, head office, principal address and records office of the Company are located at 228 – 1122 Mainland Street,

**SKRR EXPLORATION INC.**  
**MANAGEMENT DISCUSSION AND ANALYSIS**  
**FOR THE SECOND QUARTER ENDED OCTOBER 31, 2024**

Vancouver, British Columbia, V6B 5L1. On January 13, 2020, the Company received approval by the TSX Venture regarding its reactivation and application for graduation to Tier 2. Effective, January 23, 2020, the Company's common shares commenced trading under the symbol SKRR.

**Recent and Quarterly Highlights**

- On August 19, 2024, the Company completed the sale of the Manson Bay project to Military Metals Corp. (formerly X1 Entertainment Group.) ("Military Metals").
- Carried out a drill program and ground gravity and time domain EM geophysical surveys on the Clearwater West Property in July-August 2024.

**1.5 MINERAL PROPERTY EXPLORATION TECHNICAL UPDATE**

A list of the Company's exploration properties as at the date of this document, is shown below:

<b>Property</b>	<b>Location</b>	<b>Ownership</b>	<b>Claims</b>	<b>Hectares</b>	<b>Stage</b>
Cathro	La Ronge, SK	100%	12	3,277	1
Father Lake	Stony Rapids, SK	100%	6	3,183	2
Kelly Lake	Brabant Lake Area, SK	100%	12	10,572	1
Olson	La Ronge, SK	75%	20	11,219	3
Carp River	Stony Rapids, SK	100%	7	6,731	1
Clearwater West Property	Athabasca Basin Region, SK	0% <sup>(1)</sup>	3	11,786	1
<b>Totals</b>			<b>60</b>	<b>46,768</b>	

Note: (1) The Company entered into a property option agreement with F3 Uranium Corp. ("F3"). See F3 news releases dated June 10, 2024 and August 16, 2024 regarding its recently completed plan of arrangement resulting in the transfer of the Clearwater West Property, and certain other of its exploration projects, to F4 Uranium Corp.

**Exploration Stage:**

1. Prospecting
2. Geophysical Exploration, Sampling, Line Cutting, IP Surveys
3. Drilling

**OLSON PROJECT TECHNICAL UPDATES**

The Olson project area is host to 29 mineral occurrences defined by historical geological mapping, prospecting, trenching and 4,700m of diamond drilling. The Olson project is host to regionally sheared, highly-strained meta-volcanic rocks which are considered to be prospective for orogenic gold mineralization. Historical drilling has intersected 7.5m grading 2.07 g/t Au including 13.00 g/t Au over 0.65m and grab samples of up to 105.52 g/t Au.

To date, the Company has conducted 3 drill programs at Olson; the first program was conducted in October 2020 followed by a second phase drilling program in March 2021 and a third phase program in February 2022. Drilling summary and assay results for all 3 programs have all been disclosed in news releases between October 2020 to May 2022.

The Company's findings and outlook regarding Olson are as follows:

- Detailed geologic mapping at the Olson showing to identify additional controls on gold mineralization at surface that could aid in vectoring to a buried deposit. Although drilling in 2022 did intercept significant intervals, the discontinuous nature of gold mineralization complicates extending the mineralized zone.
- Further winter drilling at the Ackbar showing from ice pads oriented roughly perpendicular to shears observed at surface and designed to cross the lithologic contact from Brownell Lake Group rocks to the Brownell Lake Pluton. Overall, little drilling has been completed at the Ackbar showing, and identifying a zone of increased shear density could be crucial in intercepting a zone of higher-grade gold mineralization. Additionally, the contact between the pluton and surrounding country rock could prove to host broad zones of gold mineralization as seen at the Point and Michael Lake showings.

**SKRR EXPLORATION INC.**  
**MANAGEMENT DISCUSSION AND ANALYSIS**  
**FOR THE SECOND QUARTER ENDED OCTOBER 31, 2024**

- Drilling in 2022 confirmed the existence of an impressive broad zone of low-grade gold mineralization. Follow-up drilling could be used to test the extensions of this mineralized zone.
- Re-examination of historic data in the vicinity of the Siskin, Emco, Carina, and Dosco showings. Work completed during the 2022 program identified visually impressive fluid pathways, and work done during 2020/2021 program confirmed broad zones of gold mineralization in this zone. Further detailed geologic mapping with consideration of the different structural/mineralizing features in the area could aid in vectoring to gold mineralization at depth.
- Soil sampling, regional mapping, and prospecting should be conducted in the vicinity of the M-10 showing on the western side of the property. This showing has not received much work in recent years despite significant historical results. Additionally, the greenstone belt stretching from the western to eastern side of the property should be explored for orogenic gold occurrences.

**MINERAL PROPERTY EXPLORATION SUMMARIES**

Exploration and evaluation assets comprise the following accumulated expenditures:

	<b>Olson Gold</b>	<b>Clearwater</b>	<b>TOTAL</b>
	\$	\$	\$
<b>Balance at April 30, 2023</b>	<b>4,065,486</b>	-	<b>4,065,486</b>
Acquisition	-	328,650	328,650
Geological	325	340	665
Tenure and maintenance	3,020	-	3,020
<b>Balance at April 30, 2024</b>	<b>4,068,831</b>	<b>328,990</b>	<b>4,397,821</b>
Acquisition	-	39,500	39,500
Administration	-	7,500	7,500
Drilling	-	295,000	295,000
Tenure and maintenance	900	-	900
<b>Balance at October 31, 2024</b>	<b>4,069,731</b>	<b>670,990</b>	<b>4,740,721</b>

**SKRR EXPLORATION INC.**  
**MANAGEMENT DISCUSSION AND ANALYSIS**  
**FOR THE SECOND QUARTER ENDED OCTOBER 31, 2024**

**ACTIVE PROJECTS**

**CLEARWATER WEST PROPERTY**

On May 25, 2023, and amended on January 10, 2024, the Company entered into an option agreement with F3 Uranium Corp. (“F3”) to acquire a 70% interest in the Clearwater West Property comprising 3 contiguous mineral claims across 11,786 hectares.

Under the agreement, to earn an initial 50%, the Company must complete cash payments, share payments of common shares in the capital of the Company to F3 and exploration expenditures over a period as follows:

- (i) \$25,000 in cash upon execution of the option agreement (paid);
- (ii) \$25,000 in cash on or before December 31, 2023 (paid);
- (iii) 1,000,000 common shares (issued); and
- (iv) 605,000 common shares on January 22, 2024 (issued);
- (v) 395,000 common shares on or before June 1, 2024, unless subsequent to such issuance, F3’s partially diluted shareholdings in the Company would exceed 10% of the issued and outstanding shares of the Company, in which case the Company shall pay \$39,500 (paid the current quarter) in cash to F3 on or before June 5, 2024 in lieu thereof; and
- (vi) \$3,000,000 in work expenditures on the Clearwater West Property to be spent on or before May 25, 2025.

F3 will retain a 2.0% net smelter return (“NSR”) royalty of which 1% may be repurchased by the Company for \$1,000,000.

Upon completion of the 50% interest earn-in, F3 and the Company will automatically enter into a joint venture and will negotiate to formalize a joint venture agreement. Pursuant to the terms of the Clearwater West Agreement, the Company will have the option to increase its interest in the Clearwater West Property to 70% by making additional cash and exploration expenditures:

- (i) \$50,000 cash on or before December 31, 2024; and
- (ii) \$3,000,000 additional work expenditures on the Clearwater West Property on or before the third anniversary of the agreement.

Commencing in July 2024, the Company carried out a drill program consisting of 6 drill holes totaling 1,318m of drilling on the Clearwater West Property to follow up on drilling completed in 2015 and to complete first pass drilling of previously untested conductors and IP resistivity anomalies.

**Results from the Summer 2024 Drill Program**

The summer drilling program on the Clearwater West property has intersected anomalous radioactivity over a 4.0m interval with a maximum of 410 cps in drill hole CWW24-009. The drill program targeted airborne and ground conductors and has concluded, with 6 drill holes totaling 1,317.8m completed. Drill hole CWW24-009 which tested a previously undrilled conductor intersected multiple graphitic and sulphide rich shear zones, as well as the anomalous radioactivity.

***Exploration Highlights***

CWW24-006: Conductor and Resistivity Target

- 7.4m shear zone from 112.6m to 120.0
  - Fault breccia consisting of graphite and extreme sulphide mineralization in breccia matrix

CWW24-007: Conductor and Resistivity Target

- 5.2m shear zone from 80.5m to 85.7m
  - Fault breccia consisting of graphite and extreme sulphide mineralization in breccia matrix

CWW24-009: Conductor Target

- 3.6m shear zone from 136.1m to 139.7m

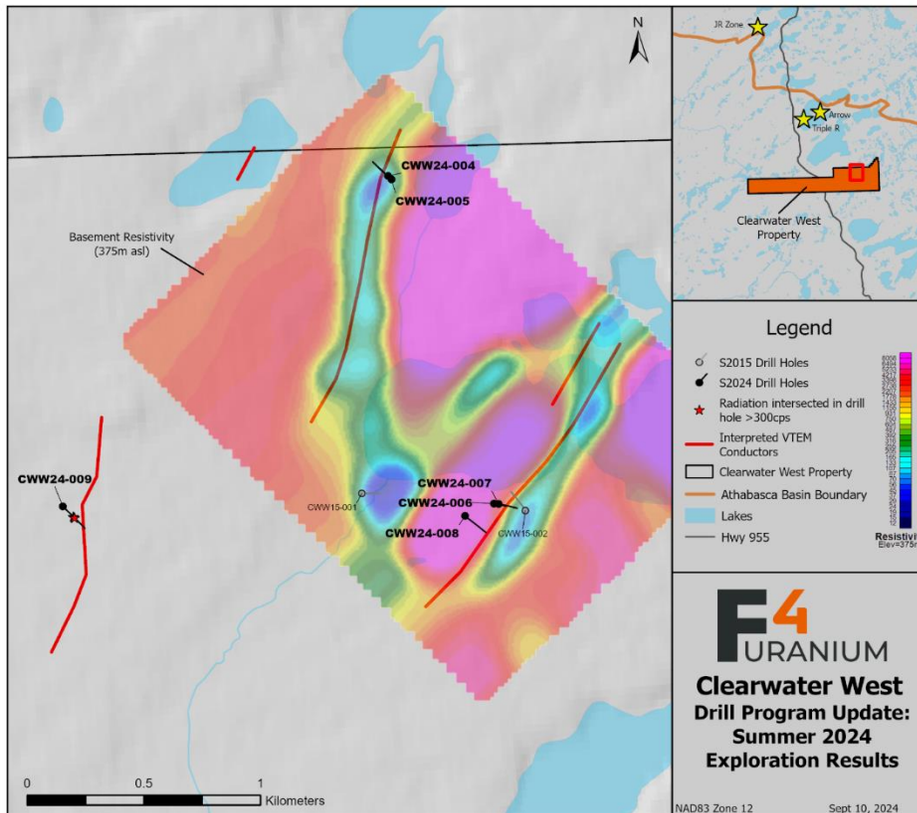
**SKRR EXPLORATION INC.**  
**MANAGEMENT DISCUSSION AND ANALYSIS**  
**FOR THE SECOND QUARTER ENDED OCTOBER 31, 2024**

- Graphitic with moderate sulfide mineralization
- 0.5m *anomalous radioactivity* from 145.0m to 145.5m with a peak of 310 cps, and
- 1.0m *anomalous radioactivity* from 152.0m to 153.0m with a peak of 410 cps, and
- 4.0m interval with *anomalous radioactivity* from 158.5m to 162.5m with a peak of 410 cps
- 5.6m shear zone from 200.4m to 206.0m
  - Graphitic with strong sulfide mineralization
- 5.8m shear zone from 250.0m to 255.8m
  - Graphitic with moderate to strong sulfide mineralization

Drillholes CWW24-006 and CWW24-007 both tested strong conductance flanked by a resistivity low and ultimately intersected intensely brecciated and strongly graphitic and sulphide rich brecciated fault zone (see Photo 1). CWW24-007 was drilled on the same section line, and up-dip of CWW24-006. Follow-up drilling along strike towards the northeast is proposed for winter drilling. CWW24-009, drilled on the “6C” EM conductor does not currently have ground resistivity coverage, and considering these encouraging results, expanding the existing ground geophysics coverage to the northeast is warranted.

Basement hosted and structurally controlled uranium deposits are often characterized by their association with graphitic and frequently sulphide rich shear zones; these shears in turn present as EM conductors, which are then targeted for drilling. Resistivity surveys are often used as a proxy for alteration, as well as structures; resistivity “lows”, in conjunction with conductors represent a typical drill target for uranium exploration.

Hole CWW24-006 intersected a fault breccia with a graphite and sulphide-rich matrix. Hole CWW24-007 intersected graphite and sulphides, within the same fault breccia encountered in CWW24-006, from 79 m to 85.5 m. Hole CWW24-009 intersected multiple graphitic and sulphide-rich shear zones from 136 m to 142.2 m, 200 m to 206.3 m, 233.5 m to 234.8 m and 249.7 m to 258.9 m. In addition CWW24-009 encountered anomalous radioactivity with a maximum 410 cps (counts per second) at 152.5 m to 153 m and again from 159.5 m to 160 m. This anomalous radioactivity was coincident with pegmatitic lithologies. Geochemical assays of core samples are pending.



**SKRR EXPLORATION INC.**  
**MANAGEMENT DISCUSSION AND ANALYSIS**  
**FOR THE SECOND QUARTER ENDED OCTOBER 31, 2024**

Table 1. Drill Hole Summary and Handheld Spectrometer Results

Collar Information						* Hand-held Spectrometer Results On Mineralized Drillcore (>300 cps / >0.5m minimum)				Total Drillhole Depth (m)
Hole ID	Easting	Northing	Elevation	Az	Dip	From (m)	To (m)	Interval (m)	Max CPS	
CWW24-004	609859	6379213	507	312.2	-65.7	No radioactivity >300 cps				212
CWW24-005	609874	6379198	496	311.2	-71.1	No radioactivity >300 cps				221.8
CWW24-006	610313	6377810	507	101.2	-67.5	No radioactivity >300 cps				143
CWW24-007	610333	6377809	499	101.2	-61.7	No radioactivity >300 cps				173
CWW24-008	610189	6377757	500	130.9	-65.2	No radioactivity >300 cps				257
CWW24-009	608466	6377798	497	135.3	-63.6	145.00	145.50	0.50	310	311
						152.00	152.50	0.50	310	
						152.50	153.00	0.50	410	
						158.50	159.00	0.50	340	
						159.00	159.50	0.50	<300	
						159.50	160.00	0.50	410	
						160.00	162.00	2.00	<300	
162.00	162.50	0.50	320							

Handheld spectrometer composite parameters:

- 1: Minimum Thickness of 0.5m
- 2: CPS Cut-Off of 300 counts per second
- 3: Maximum Internal Dilution of 2.0m

Photo 1: Drill hole CWW24-006 Conductor Intercept

**N20 Conductor**

**Hole CWW24-006 Drill Core**

Sulfide-Rich Brecciated Shear zone (112.6-120.0m).



**SKRR EXPLORATION INC.**  
**MANAGEMENT DISCUSSION AND ANALYSIS**  
**FOR THE SECOND QUARTER ENDED OCTOBER 31, 2024**

**Methodology and Quality Assurance/Quality Control**

Natural gamma radiation in the drill core that is reported in this news release was measured in counts per second (cps) using a handheld Radiation Solutions RS-125 scintillometer. The Company considers greater than 300 cps on the handheld spectrometer as anomalous. The reader is cautioned that scintillometer readings are not directly or uniformly related to uranium grades of the rock sample measured and should be used only as a preliminary indication of the presence of radioactive materials. Samples from the drill core are split into half sections on site. Where possible, samples are standardized at 0.5m down-hole intervals. One-half of the split sample is sent to SRC Geoanalytical Laboratories which is independent of the Company and the QP (an SCC ISO/IEC 17025: 2005 Accredited Facility) in Saskatoon, SK while the other half remains on site for reference. Analysis includes a 63 element suite including boron by ICP-OES, uranium by ICP-MS and gold analysis by ICP-OES and/or AAS. All depth measurements reported are down-hole and true thickness are yet to be determined. The Company and F4 follow industry standard procedures for the work carried out on the Clearwater West property, with a quality assurance/quality control (“QA/QC”) program. The Company detected no significant QA/QC issues during review of the data.

**OLSON GOLD PROJECT**

On October 24, 2019, the Company entered into an option agreement with Eagle Plains Resources Ltd. (“Eagle Plains”), under which the Company acquired a 75% of Eagle Plains’ Olson gold property, comprising nine (9) mineral dispositions, located approximately 100 km east of La Ronge, Saskatchewan, in the Deschambault Lake area.

Under the agreement, the Company completed cash payments, share payments of common shares in the capital of the Company to Eagle Plains and exploration expenditures over a period as follows:

- i. \$10,000 in cash upon execution of a letter of intent in respect of the transaction (paid);
- ii. \$20,000 in cash and 40,000 common shares upon TSXV approval of the transaction and the agreement (shares issued; cash paid);
- iii. \$40,000 in cash, 40,000 common shares and \$200,000 in exploration expenditures on or before December 31, 2020 (shares issued; cash paid);
- iv. \$80,000 in cash, 40,000 common shares and \$500,000 in exploration expenditures on or before December 31, 2021 (shares issued; cash paid); and
- v. \$100,000 in cash (paid), 40,000 common shares (issued on February 22, 2023) and an additional \$800,000 in exploration expenditures (for an aggregate total of at least \$1,500,000) on or before December 31, 2022 (incurred and completed).

The Company acquired a 51% interest in the Olson property initially, and then earned an additional 24% (75% total) interest in the property by making additional exploration expenditures of \$1,500,000 (completed) on the property and issuing 40,000 common shares (issued on February 22, 2023).

**SKRR EXPLORATION INC.**  
**MANAGEMENT DISCUSSION AND ANALYSIS**  
**FOR THE SECOND QUARTER ENDED OCTOBER 31, 2024**

**INACTIVE PROJECTS**

**MANSON BAY PROJECT**

On August 31, 2020, the Company acquired a 100% interest in Eagle Plains' Manson Bay South Property comprising nine mineral claims totaling 4,228 hectares, in addition the Company signed an agreement to acquire a 100% interest in Edge's Manson Bay Property comprising four adjacent mineral claims totaling 64.537 hectares. Edge is owned and operated by a director of the Company. Eagle Plains agreement and the Edge agreement together will be referred to as the "Acquisition Agreements".

Under the terms of the Acquisition Agreements, the Company acquired a 100% interest in the Manson Bay South Property and the Manson Bay Property by making a cash payments of \$10,000 and issuing 150,000 common shares of the Company to each of Eagle Plains and Edge (for aggregate consideration of \$20,000 of cash and 300,000 common shares). The Acquisition Agreements provide for an over-riding 2% NSR in favour of Eagle Plains and Edge, respectively (total 4%) (subject to a buy down to 1% for \$1,000,000 on each NSR). Pursuant to the Acquisition Agreements, Eagle Plains will be the initial operator on both the Manson Bay and Manson Bay South claim packages, and Eagle Plains and Edge will alternate as operator every two years thereafter. As of April 30, 2021, the cash payments were paid and the shares were issued.

On August 19, 2024, the Company completed the sale of 100% interest in SKRR's wholly-owned Manson Bay gold project to Military Metals pursuant to a definitive asset purchase agreement with Military Metals dated February 7, 2024. Under the terms of the agreement, Military Metals acquired a 100% interest in the Manson Bay Project and the 2% NSRs in favour of Eagle Plains and Edge, respectively, through the issuance of 1,000,000 common shares in the capital of Military Metals (the "Consideration Shares") to the Company. The Consideration Shares were issued at a deemed price of \$0.25 per Consideration Share. In addition to a statutory hold period of four months plus one day from the date of issuance, the Consideration Shares are subject to contractual resale restrictions pursuant to which (i) 50% will be released on the date that is four (4) months following the date of closing (the "Closing Date"), (ii) 25% will be released on the date that is six (6) months following the Closing Date, and (iii) 25% will be released on the date that is eight (8) months following the Closing Date.

**SKRR EXPLORATION INC.**  
**MANAGEMENT DISCUSSION AND ANALYSIS**  
**FOR THE SECOND QUARTER ENDED OCTOBER 31, 2024**

**1.6 SELECTED ANNUAL INFORMATION**

The following table sets forth selected financial information for the Company expressed in Canadian dollars for the three most recently completed financial years and should be read in conjunction with the Company's consolidated financial statements and related notes for such periods.

	<b>For the Fiscal Year ended April 30, 2024</b>	<b>For the Fiscal Year ended April 30, 2023</b>	<b>For the Fiscal Year ended April 30, 2022</b>
Revenue	\$ -	\$ -	\$ -
Expenses	\$ (732,346)	\$ (572,746)	\$ (914,261)
Total comprehensive income (loss)	\$ (956,529)	\$ (4,039,890)	\$ (826,097)
Income (loss) per share – basic and diluted	\$ (0.06)	\$ (0.29)	\$ (0.08)
Working capital	\$ 1,113,861	\$ 1,734,100	\$ 2,313,673
Total assets	\$ 5,714,102	\$ 5,877,149	\$ 9,417,203
Total long-term financial liabilities	\$ -	\$ -	\$ -
Deficit	\$ (12,902,430)	\$ (11,945,901)	\$ (7,906,011)
Weighted average number of common shares outstanding – basic	15,994,840	13,933,558	10,600,211
Weighted average number of common shares outstanding – diluted	15,994,840	13,933,558	10,600,211

**1.7 RESULTS OF OPERATIONS**

***For the three and six months ended October 31, 2024***

The Company incurred a net profit of \$876,954 and \$652,033 for the three and six months ended October 31, 2024 compared to a net profit of \$283,254 and net loss of \$261,264 for the comparable periods. During the current period, the Company recognized a significant unrealized loss in its short-term investments, realized a recovery of exploration costs previously written off which contributed to the net profit positions in the current period.

**1.8 SUMMARY OF QUARTERLY RESULTS**

A summary of quarterly results for the eight most recently completed quarters are as follows:

	<b>Three Months Ended October 31, 2024</b>	<b>Three Months Ended July 31, 2024</b>	<b>Three Months Ended April 30, 2024</b>	<b>Three Months Ended January 31, 2024</b>
Deficit	\$ (12,250,398)	\$ (13,127,351)	\$ (12,902,430)	\$ (12,482,809)
Profit (Loss)	\$ 876,954	\$ (224,921)	\$ (419,621)	\$ (275,644)
Basic income (loss) per share	\$ (0.01)	\$ (0.01)	\$ (0.02)	\$ (0.02)
Diluted income (loss) per share	\$ (0.01)	\$ (0.01)	\$ (0.02)	\$ (0.02)
Total assets	\$ 6,482,332	\$ 5,564,627	\$ 5,714,102	\$ 5,798,868
Total liabilities	\$ 272,135	\$ 217,716	\$ 202,420	\$ 114,065
Total equity	\$ 6,210,197	\$ 5,333,244	\$ 5,498,015	\$ 5,684,803

**SKRR EXPLORATION INC.**  
**MANAGEMENT DISCUSSION AND ANALYSIS**  
**FOR THE SECOND QUARTER ENDED OCTOBER 31, 2024**

	<b>Three Months Ended October 31, 2023</b>	<b>Three Months Ended July 31, 2023</b>	<b>Three Months Ended April 30, 2023</b>	<b>Three Months Ended January 31, 2023</b>
Deficit	\$ (12,209,165)	\$ (12,490,419)	\$ (11,945,901)	\$ (8,522,993)
Profit (Loss)	\$ 283,254	\$ (544,518)	\$ (3,421,908)	\$ (174,464)
Basic income (loss) per share	\$ 0.02	\$ (0.03)	\$ (0.25)	\$ 0.00
Diluted income (loss) per share	\$ 0.02	\$ (0.03)	\$ (0.25)	\$ 0.00
Total assets	\$ 5,855,172	\$ 5,592,210	\$ 5,877,149	\$ 9,293,809
Total liabilities	\$ 75,679	\$ 95,971	\$ 77,563	\$ 134,366
Total equity	\$ 5,777,493	\$ 5,496,239	\$ 5,799,586	\$ 9,159,443

Variations in operating loss from quarter to quarter typically result from increases or decreases in exploration activity. During the periods of greater activity, professional fees, consulting fees, costs relating to regulatory approvals, travel and general administrative costs will typically increase. Variations are also affected by working capital levels which can change from quarter to quarter.

During the fourth quarter of 2023, the Company impaired several exploration projects which resulted in a great operating loss for the quarter. During the second quarter of 2024 fiscal year, the Company recognized a significant unrealized gain on short-term investments created a non-recurring profit for the quarter. During the second quarter ended October 31, 2024, the Company, spent \$295,000 in drilling costs on the ClearWater West project, and recognized a significant unrealized gain on short-term investment

## **LIQUIDITY AND CAPITAL RESOURCES**

The Company had a working capital of \$1,469,477 at October 31, 2024 (April 30, 2024 - \$1,113,861).

Net cash used in operating activities for the period ended October 31, 2024 was \$358,373 compared to net cash used in operating activities for the period ended October 31, 2023 of \$150,809. The cash used in operating activities for the current period was for the ClearWater West project in addition to paying general and administrative expenses.

The Company will require financing from external sources, including the issuance of new shares or debt to continue to develop its mining projects however, the working capital as at October 31, 2024 will fund operations for at least twelve months of administrative expenses but will not be enough to cover exploration commitments; the Company is seeking additional financing. There can be no assurance that such financing will be available to the Company or, if available, that it will be offered on acceptable terms. If additional financing is raised through the issuance of equity or convertible debt securities, control of the Company may change and the interest of shareholders in the net assets of the Company may be diluted. If unable to secure financing on acceptable terms, the Company may have to cancel or postpone certain of its planned exploration and development activities which may ultimately lead to the Company's inability to fulfill the minimum work obligations under the terms of its option agreements.

### **1.9 OFF-BALANCE SHEET ARRANGEMENTS**

The Company does not utilize off-balance sheet arrangements.

### **1.10 TRANSACTIONS WITH RELATED PARTIES**

Parties are considered to be related if one party has the ability, directly or indirectly, to control the other party or exercise significant influence over the other party in making financial and operating decisions. Related parties may be

**SKRR EXPLORATION INC.**  
**MANAGEMENT DISCUSSION AND ANALYSIS**  
**FOR THE SECOND QUARTER ENDED OCTOBER 31, 2024**

individuals or corporate entities. The Company has identified its directors and officers as its key management personnel.

	<b>For the six months ended October 31, 2024</b>	For the six months ended October 31, 2023
	\$	\$
Exploration and evaluation	<b>7,500</b>	<b>27,500</b>
Consulting	<b>45,000</b>	<b>32,500</b>
Office and administration	<b>6,300</b>	<b>6,300</b>
Professional	<b>22,500</b>	<b>45,000</b>

Included in exploration and evaluation expenditures: \$7,500 paid or accrued to the CEO for consulting services related to the mineral property projects (October 31, 2023 - \$27,500).

Included in consulting expenses: \$15,000 paid or accrued to the CEO for executive management services (2023 - \$32,000). \$15,000 paid or accrued to an independent director of the Company (2023 - \$Nil). \$15,000 paid or accrued to a former, independent director of the Company (2023 - \$Nil).

Included in office expenses: \$3,150 paid or accrued to a private Company owned by the CFO for office rent (2023- \$3,150).

Included in professional fees: \$22,500 paid or accrued to a private Company owned by the CFO for accounting services (2023 - \$45,000).

As at October 31, 2024, \$46,346 was owing to a private Company owned by the CFO for professional services and reimbursable expenses (2024 - \$24,529), \$37,500 owing to the CEO for consulting fees (2024 - \$15,000), \$37,500 owing to a former, independent director (2024 - \$22,500), and \$15,125 owing to an independent director (2024 - \$Ni).

**SKRR EXPLORATION INC.**  
**MANAGEMENT DISCUSSION AND ANALYSIS**  
**FOR THE SECOND QUARTER ENDED OCTOBER 31, 2024**

**1.11 PROPOSED TRANSACTIONS**

Other than disclosed herein, there are no proposed transactions.

**1.12 SIGNIFICANT ACCOUNTING JUDGMENTS AND CRITICAL ACCOUNTING ESTIMATES**

*Significant accounting judgments*

Significant accounting judgments that management has made in the process of applying accounting policies and that have the most significant effect on the amounts recognized in the financial statements include, but are not limited to, the ability of the Company to continue as a going concern and the assessment of any indicators of impairment of the carrying value of the Company's exploration and evaluation assets.

**1.13 NEW ACCOUNTING STANDARDS AND AMENDMENTS TO EXISTING STANDARDS**

**Accounting policies adopted**

*Amendments to IAS 1 and IFRS Practice Statement 2 – Disclosure of Accounting Policies*

These amendments continue the IASB's clarifications on applying the concept of materiality. These amendments help companies provide useful accounting policy disclosures, and they include: requiring companies to disclose their material accounting policies instead of their significant accounting policies; clarifying that accounting policies related to immaterial transactions, other events or conditions are themselves immaterial and do not need to be disclosed; and clarifying that not all accounting policies that relate to material transactions, other events or conditions are themselves material. The IASB also amended IFRS Practice Statement 2 to include guidance and examples on applying materiality to accounting policy disclosures. These amendments were effective for reporting periods beginning on or after January 1, 2023; the adoption of the amendments reduced the disclosure of its accounting policies.

*Amendments to IAS 8 – Definition of Accounting Estimates*

These amendments clarify how companies distinguish changes in accounting policies from changes in accounting estimates, with a primary focus on the definition of and clarifications on accounting estimates. The distinction between the two is important because changes in accounting policies are applied retrospectively, whereas changes in accounting estimates are applied prospectively. Further, the amendments clarify that accounting estimates are monetary amounts in the financial statements subject to measurement uncertainty. The amendments also clarify the relationship between accounting policies and accounting estimates by specifying that a company develops an accounting estimate to achieve the objective set out by an accounting policy. These amendments were effective for reporting periods beginning on or after January 1, 2023; there were no material changes to the Company's financial statements as a result of adoption.

**Accounting policies issued but not yet effective**

*Classification of Liabilities as Current or Non-current (Amendments to IAS 1)*

The amendments to IAS1 provide a more general approach to the classification of liabilities based on the contractual arrangements in place at the reporting date. These amendments were effective for reporting periods beginning on or after January 1, 2024. The Company does not expect material changes to the Company's financial statements as a result of adoption.

*IFRS 18 Presentation and Disclosure in Financial Statements*

IFRS 18 introduces three sets of new requirements to give investors more transparent and comparable information about companies' financial performance for better investment decisions.

1. Three defined categories for income and expenses—operating, investing and financing—to improve the structure

**SKRR EXPLORATION INC.**  
**MANAGEMENT DISCUSSION AND ANALYSIS**  
**FOR THE SECOND QUARTER ENDED OCTOBER 31, 2024**

- of the income statement, and require all companies to provide new defined subtotals, including operating profit.
2. Requirement for companies to disclose explanations of management-defined performance measures (MPMs) that are related to the income statement.
  3. Enhanced guidance on how to organize information and whether to provide it in the primary financial statements or in the notes.

This new standard is effective for reporting periods beginning on or after January 1, 2027. The Company will be assessing the impact of adopting the above standard on the financial statements.

#### **1.14 FINANCIAL INSTRUMENTS**

##### **Fair value**

Fair value estimates of financial instruments are made at a specific point in time, based on relevant information about financial markets and specific financial instruments. As these estimates are subjective in nature, involving uncertainties and matters of significant judgment, they cannot be determined with precision. Changes in assumptions can significantly affect estimated fair values.

The fair value of the Company's financial assets and liabilities approximates the carrying value.

The methodology and assessment of inputs for determining the fair values of financial assets and liabilities as well as the levels of hierarchy remain unchanged.

##### **Financial risk factors**

The Company's risk exposures and the impact on the Company's financial statements are summarized below:

###### *Credit risk*

Financial instruments that potentially subject the Company to a significant concentration of credit risk consist primarily of cash. The Company limits its exposure to credit loss by placing its cash with major financial institutions. The risk is assessed as low.

###### *Liquidity risk*

The Company's approach to managing liquidity risk is to ensure that it will have sufficient liquidity to meet liabilities when due. As at October 31, 2024, the Company had a cash balance of \$427,647 (April 30, 2024 - \$1,078,820) to settle accounts payable of \$272,135 (April 30, 2024- \$202,420). All of the Company's financial liabilities have contractual maturities of 30 days or due on demand and are subject to normal trade terms. The Company intends to raise money through equity financing to meet its financial obligations.

###### *Market risk*

Market risk is the risk of loss that may arise from changes in market factors such as interest rates, foreign exchange rates and commodity and equity prices. Such fluctuations may be significant.

###### *a) Interest rate risk*

The Company is exposed to interest rate risk to the extent that the cash maintained at financial institutions is subject to a floating rate of interest. The interest rate risks on cash and on the Company's obligations are not considered significant.

**SKRR EXPLORATION INC.**  
**MANAGEMENT DISCUSSION AND ANALYSIS**  
**FOR THE SECOND QUARTER ENDED OCTOBER 31, 2024**

*b) Foreign currency risk*

The Company is exposed to foreign currency risk on fluctuations related to cash, receivables and accounts payable and accrued liabilities that are denominated in a foreign currency. As at October 31, 2024 the Company did not have any accounts in foreign currencies and considers foreign currency risk insignificant.

*c) Price risk*

The Company has limited exposure to price risk with respect to commodity and equity prices. Equity price risk is defined as the potential adverse impact on the Company's earnings due to movements in individual equity prices or general movements in the level of the stock market. Commodity price risk is defined as the potential adverse impact on earnings and economic value due to commodity price movements and volatilities. The Company's short term investment are subject to price risk.

**Capital Management**

The Company's objective when managing capital is to safeguard the entity's ability to continue as a going concern. In the management of capital, the Company monitors its adjusted capital which comprises all components of equity (i.e. capital stock, reserves and deficit).

The Company sets the amount of capital in proportion to risk. The Company manages the capital structure and makes adjustments to it in the light of changes in economic conditions and the risk characteristics of the underlying assets. In order to maintain or adjust the capital structure, the Company may issue common shares through private placements. The Company is not exposed to any externally imposed capital requirements. The Company's overall strategy remains unchanged from prior year.

**1.15 OUTSTANDING SHARE INFORMATION**

As at the date of this document, the following shares were issued and outstanding:

	<b>Issued &amp; Outstanding</b>	<b>Authorized</b>
<b>Capital stock</b>		
Common shares	4,843,843	unlimited
Warrants	789,663	-
Options	403,966	-

**1.16 MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL STATEMENTS**

The Company's management is responsible for presentation and preparation of the financial statements and the Management's Discussion and Analysis ("MD&A"). The financial statements have been prepared in accordance with IFRS.

The MD&A has been prepared in accordance with the requirements of securities regulators, including National Instrument 51-102 of the Canadian Securities Administrators.

The financial statements and information in the MD&A necessarily include amounts based on informed judgments and estimates of the expected effects of current events and transactions with appropriate consideration to materiality. In addition, in preparing the financial information the Company's management must interpret the requirements described above, make determinations as to the relevancy of information to be included, and make estimates and assumptions that affect reported information.

**SKRR EXPLORATION INC.**  
**MANAGEMENT DISCUSSION AND ANALYSIS**  
**FOR THE SECOND QUARTER ENDED OCTOBER 31, 2024**

The MD&A also includes information regarding the impact of current transactions and events, sources of liquidity and capital resources, operating trends, risks and uncertainties. Actual results in the future may differ materially from our present assessment of this information because future events and circumstances may not occur as expected.