

GABO MINING LTD (FORMERLY: MEDALLION RESOURCES LTD)

**MANAGEMENT'S DISCUSSION AND ANALYSIS OF
FINANCIAL RESULTS**

For the six months ended September 30, 2024

Dated: November 28, 2024

GABO Mining Ltd. (formerly: Medallion Resources Ltd.)

Management's Discussion and Analysis

For the six months ended September 30, 2024 and 2023

Containing information up to and including November 28, 2024

The following Management's Discussion and Analysis ("MD&A") is prepared as at November 28, 2024 and is intended to help the reader understand the accompanying unaudited condensed consolidated interim financial statements of GABO Mining Ltd. (formerly: Medallion Resources Ltd.) (the "Company" or "GABO"). The information provided herein should be read in conjunction with the Company's unaudited condensed consolidated interim financial statements and notes for the six months ended September 30, 2024.

Management is responsible for the preparation and integrity of the financial statements, including the maintenance of appropriate information systems, procedures, and internal controls to ensure that information used internally or disclosed externally, including the accompanying unaudited condensed consolidated interim financial statements and this MD&A, is complete and reliable.

CAUTIONARY NOTE REGARDING FORWARD-LOOKING STATEMENTS

This MD&A contains forward-looking statements within the meaning of applicable Canadian securities legislation and Section 27A of the United States Securities Act of 1933 and Section 21E of the United States Securities Exchange Act of 1934.

Except for statements of historical fact, certain information contained herein constitutes forward-looking statements. Forward-looking statements are usually identified by the use of certain terminology, including "will", "believes", "may", "expects", "should", "could", "seeks", "anticipates" or "intends" or by discussions of strategy or intentions. Such forward-looking statements involve known and unknown risks, uncertainties and other factors which may cause the Company's actual results or achievements to be materially different from any future results or achievements expressed or implied by such forward-looking statements.

Forward-looking statements are statements that are not historical facts, and include but are not limited to, estimates and their underlying assumptions, statements regarding plans, objectives and expectations with respect to the effectiveness of the Company's business plan, future operations, the impact of regulatory initiatives on the Company's operations; general industry and macroeconomic growth rates; expectations related to possible joint and/or strategic ventures, the entering into of feedstock supply agreements and the ability of the Company to finance and advance one or more rare earth processing facility, and other statements regarding future performance.

Forward-looking statements used in this discussion are subject to various risks and uncertainties, including the risks of price fluctuations of rare earths, risks of obtaining required financing on suitable terms, or at all, risks of competition from larger, financially stronger competitors, and other mineral resource industry risks most of which are difficult to predict and generally beyond the control of the Company. If risks or uncertainties materialize, or if underlying assumptions prove incorrect, the Company's actual results may vary materially from those expected, estimated or projected. Forward looking statements in this document are not a prediction of future events or circumstances, and those future events or circumstances may not occur. Given these uncertainties, users of the information included herein, including investors and prospective investors, are cautioned not to place undue reliance on such forward-looking statements.

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SUMMARY OF BUSINESS

The unaudited condensed consolidated interim financial statements of the Company for the six months ended September 30, 2024 have been prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB").

The Company is incorporated in British Columbia, Canada and was formed on December 8, 1989 upon the amalgamation of Hera Resources Inc. and Talented Mines Ltd, and changed its name to Medallion Resources Ltd. on February 10, 1998. Effective Feb. 14, 2024, Medallion Resources Ltd. changed its name to GABO Mining Ltd. and began trading on the TSX Venture Exchange under the symbol GAB.

The Company has two wholly owned subsidiaries, Medallion Research USA, Inc., a Delaware, USA corporation formed on February 9, 2021, and Medallion Innovations UK Limited, a UK corporation formed on October 10, 2022.

From inception until 2009, the Company explored a portfolio of mineral projects. In September 2009 the Company announced it would explore for lithium, rare earth elements ("REEs") and other metals related to clean energy. In evaluating these opportunities, the Company recognized the need for REE processing technologies that comply with health, safety, and environmental best practice.

GABO believes there is a paradigm shift in the need for and availability of critical materials required to accelerate the global energy transition from carbon to renewable sources.

Additional information relating to the Company is available on the SEDAR+ website: www.sedarplus.ca under "GABO Mining Ltd."

All currency amounts are in Canadian dollars unless otherwise indicated.

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DETAILED DESCRIPTION OF BUSINESS

GABO expects consumption of critical materials will be driven by surging demand for EVs, consumer electronics, renewable power generation, and robotics (Figure 1).

The Covid pandemic and the conflict in the Ukraine have highlighted supply chain vulnerabilities. China mines approximately 60% of the world’s REEs, but currently handles more than 90% of each of the processing steps through to magnet production (Figure 2).

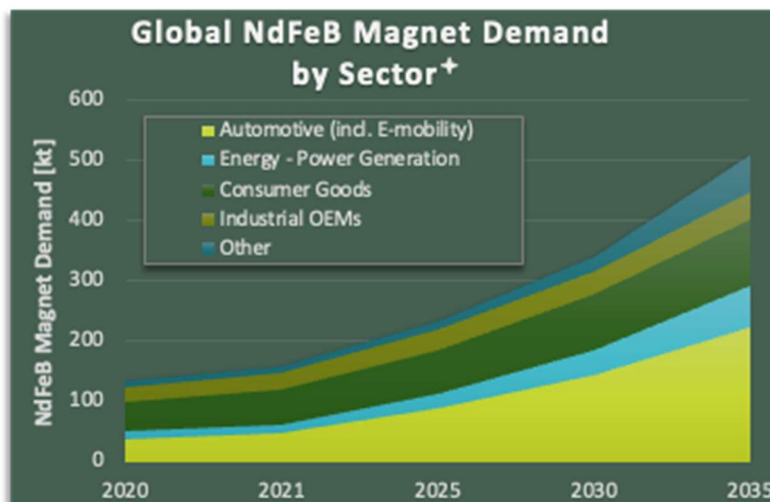


Figure 1: Forecasted Global NdFeB Magnet Demand by Sector (source - Adamas Intelligence)

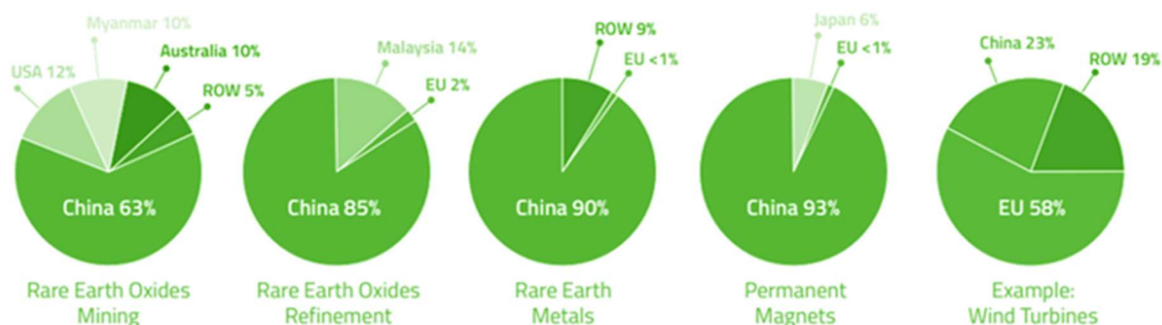


Figure 2: Share of market segment by country for key components of the rare earth supply chain (source - Adamas Intelligence)

GABO’s Technologies

GABO currently owns intellectual property relating to an REE process technology, the Medallion Monazite Process (“MMP”), focused on extraction of magnetic REOs from mineral sand monazite.

GABO previously invested in the patented Ligand Assisted Displacement (“LAD”) Chromatography separation process that was developed by Purdue University to separate minerals from raw material feed stocks excluding coal sources and recycled materials from manufacturing wastes and recyclates from battery and magnet sources. Medallion Research USA, Inc. held the Company’s rights to LAD Chromatography. On October 17, 2023, the Company received a notice of termination of the agreement with Purdue.

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Medallion Monazite Process

The Company owns proprietary knowledge related to the MMP technology. Monazite, a common by-product of heavy mineral sand processing and the primary ore at some primary REE deposits such as Lynas' Mt. Weld mine in Western Australia, is typically rich in neodymium and praseodymium, the key magnetic REOs.

GABO conducted a suite of diagnostic analysis at the Australian Nuclear Science and Technology Organization ("ANSTO") in Sydney, Australia evaluating the potential to process monazite from operating and prospective heavy mineral sand operations in Australia using the MMP process.

The MMP process is designed to produce high-purity mixed REE as a chemical concentrate as well as byproduct trisodium phosphate ("TSP"), and radioactive materials in a form where they can be handled effectively for market or storage.

In May 2021, Simulus Engineers' completed a confidential techno-economic assessment ("TEA") of the MMP process that evaluated a commercial-scale facility processing 7,000 metric tons per year of monazite feedstock. Simulus estimated the capital cost at US\$34 million including 15% contingency and annual operating costs of approximately US\$21 million, excluding the cost of the monazite feedstock.

The TEA estimated the facility would produce approximately 870 tonnes per year of NdPr contained in a cerium-depleted mixed carbonate. At 2022 average prices, GABO estimates the value of the contained NdPr produced each year by the proposed facility would be approximately US\$115 million – note that a mixed concentrate is worth less than the value of the contained REOs.

Technology Deployment

GABO has evaluated numerous samples of monazite from heavy mineral sand producers. GABO continues to pursue related technologies and opportunities in the mining and metals sector.

On October 4, 2022 the Company announced that it had entered into a definitive agreement with ACDC Metals Ltd. whereby ACDC has the right to use Medallion's proprietary MMP technology to extract rare earth elements from monazite sourced as a by-product of heavy mineral sand production.

ACDC has acquired interests in the Goschen Central Project, the Douglas Project, and the Watchem Project, located on the eastern edge of the Murray Basin, Victoria, Australia. The projects have historical mineral resources which are not compliant with the JORC Code or *National Instrument 43-101*. ACDC's business plan includes drilling the properties with the objective of establishing resources that comply with JORC and establishing a pilot processing facility to demonstrate the MMP and produce sample materials for evaluation by potential customers.

Medallion will receive a 2% royalty on the sale of mixed REE compounds and other minerals produced by ACDC and processed using MMP.

Medallion invested \$31,746 of cash to purchase shares of ACDC at an early stage and, as of March 31, 2024 recorded the investment at a fair value of \$241,124 based on subsequent arms' length IPO financings by ACDC. For further details regarding ACDC, please refer to Note 9 of the accompanying audited consolidated financial statements for the year ended March 31, 2024.

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SUMMARY OF RECENT DEVELOPMENT AND OUTLOOK

Recent developments

- On August 2, 2022 the Company issued US\$1,150,000 principal amount unsecured convertible debentures due August 2, 2023 bearing interest at 5% to two US investors at an original issue discount of US\$150,000 for proceeds to the Company of US\$975,000 (CDN\$1,285,400).

On July 31, 2023, the Company entered into amendments with the holders of the unsecured convertible debentures (see Note 10) whereby the term was extended from August 2, 2023 to October 31, 2023, the convertibility features and any obligation for the Company to issue warrants to purchase shares of the Company associated with the unsecured convertible debentures were cancelled, in exchange for which the Company paid the Holders a loan bonus of US\$100,000 (CDN\$133,350).

On December 14, 2023, the Company entered into the second amendments with the holders of the convertible debentures. The Company had to pay the Holders a mandatory default premium of US\$264,593 (CDN\$367,017); 20% of outstanding principal and interest on October 31, 2023. From October 31, 2023 to December 14, 2023, interest shall accrue to the Holders on the aggregate outstanding principal amount of this Note at the rate of 15% per annum. There shall be no interest due for the period that begins on Dec 15, 2023 and ends on June 30, 2024.

On June 14, 2024, the Company entered into the third amendments with the holders of the unsecured debentures. The holders agreed to extend the payment terms to September 30, 2024 and to waive further interest during that period.

On September 25, 2024, the Company repaid USD\$200 (CAD\$ 269) of the promissory notes.

Subsequent to September 30, 2024, the Company repaid CAD\$250,000 of the promissory notes.

- On October 4, 2022 the Company entered into a definitive agreement with ACDC Metals Ltd (ACDC), an Australian exploration and development company focused on heavy mineral sand projects in southeast Australia, whereby ACDC has the right to use Medallion's proprietary MMP monazite processing technology to extract REEs from monazite sourced primarily as a by-product of ACDC's potential heavy mineral sand production in Victoria, Australia. The definitive agreement replaced a previously-disclosed non-binding letter of intent between the Company and ACDC.

ACDC holds the Goschen Central Project, the Douglas Project, and the Watchem Project located on the eastern edge of the Murray Basin, Victoria, Australia. Medallion believes the projects are highly prospective for heavy mineral sand, REE and other materials based on past exploration results which are not compliant with the JORC Code or National Instrument 43-101.

ACDC's business plan includes drilling the properties with the objective of establishing resources that comply with JORC and establishing a pilot processing facility to demonstrate the MMP and produce sample materials for evaluation by potential customers.

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Medallion will receive a 2% royalty on the sale of mixed REE compounds and other minerals produced by ACDC and processed using MMP.

The Company and ACDC have also agreed to collaborate on advancing a rare earth refinery to process mixed REE compounds to produce separated REOs using the LAD Chromatography process.

- ACDC completed allocation of shares issued at \$0.20 per share in its initial public offering and its shares began trading on the Australian Securities Exchange on January 17, 2023 under the ticker ADC.

GABO holds 4,800,000 common shares, 2,500,000 performance rights that convert into common shares upon successful completion of a pilot plant incorporating the Medallion Monazite Process (MMP), and an additional 750,000 performance rights that convert into common shares upon commercial production. GABO owns approximately 7% of the issued shares of ACDC and, upon conversion of all performance rights to common shares; GABO would own 8,050,000 shares, or approximately 10.2% of the total 78,555,130 shares that would then be outstanding.

Prior to the commencement of trading, the Company and ACDC entered into a Restriction Deed whereby the Company agreed that 4,650,000 of the ACDC common shares (the "Restricted Shares"), 2,500,000 Class C performance rights, 750,000 Class D performance rights, or any common shares issued upon conversion of performance rights, shall be escrowed for 24 months from the first trading day of the ordinary shares.

ACDC raised \$8.0 million in the IPO.

- On March 30, 2023, the Company and Purdue Research Foundation signed an amended and restated Technology License whereby the Company's planned UK-based magnetic rare earth evaluation facility will be supported by continued research at Purdue. The Company intended to raise at least US\$5 million by September 30, 2023 to accelerate commercialization of the displacement chromatography technologies. The Company was unable to raise the intended funds and the agreement with Purdue was terminated October 17, 2023.
- On August 28, 2023 the Company announced the appointment of Gabriel Alonzo-Mendoza as Interim CEO and the resignations of Mr. Alfredo Ramos Plasencia as Chief Executive Officer and Director and Dr Kurt Forrester as Chief Technical Officer and Director. Both Mr. Ramos and Dr Forrester will remain available to Medallion in advisory roles.
- On October 17, 2023, the Company received a notice of termination of the agreement with Purdue.
- On October 27, 2023, the Company announced Rod McKeen and Andrew Morden resigned from the Board of Director and On November 18, 2023 Douglas Newby resigned from the Chief Financial Officer position. Mark Saxon, a current director, assumed the role of chair of the Board and Gabriel Alonzo-Mendoza assumed the role of interim Chief Financial Officer. The Company also announced the appointment of John C. ("JC") Cunningham as a director.
- Effective Feb. 14, 2024, Medallion Resources Ltd. is changing its corporate identity and rebranding as Gabo Mining Ltd., consolidated its shares on the basis of one new post consolidation common share

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for every seven pre consolidation common shares, and began trading on the TSX Venture Exchange under the symbol GAB.

Effective at the opening of the market on Feb. 14, 2024, the common shares of the company commenced trading on a post-consolidation basis under the new ticker symbol GAB (Cusip No.: 36269D101; ISIN: CA36269D1015). There were 70,194,437 common shares outstanding, and following the completion of the consolidation, the company had 10,027,781 shares outstanding.

- On February 27, 2024, the Company announced a non-brokered private placement of up to 10 million units at a purchase price of 10 cents per unit for gross proceeds of up to \$1 million. Each unit comprised of one common share and one non-transferable warrant and each warrant will entitle the holder to acquire one additional common share at an exercise price of 15 cents for a period of 36 months following the closing of the private placement. The financing will allow the Company to evaluate opportunities in the resource sector within the Americas and continue to progress the company's efforts with respect to its proprietary rare-earth element (REE) extraction process currently licensed to ACDC Metals Ltd. (ASX: ADC) in Australia.
- On June 26, 2024, the Company closed the first tranche of the non-brokered private placement. The first tranche resulted in the issue of 10,700,000 units at a price of \$0.10 per unit for gross proceeds of \$1,070,000. Each unit is comprised of one common share and one non-transferable warrant. Each warrant entitles the holder to purchase one common share until June 26, 2027 at an exercise price of \$0.15 per warrant share. On October 8, 2024, the Company closed the second and final tranche of the private placement for gross proceeds of \$105,000.
- Effective Nov. 11, 2024, David Shaw resigned from Gabo Mining Ltd.'s board of directors.

Outlook

The Company's strategy is to seek opportunities for investment and value creation within the REE and other metals and mining sectors.

RESEARCH COSTS AND EXPENDITURES

Since no feedstock supply contracts or processing plant financing and development agreements are in place at this time, all expenditures, other than assets acquired separately, are being expensed in the Company's condensed consolidated interim statements of comprehensive loss.

To support the Company's strategy of securing feedstock supply agreements for the future production of REE materials, certain consulting, travel, legal and other expenses have been incurred by the Company. The Company expects to continue to incur such expenses during the current year. Since no monazite purchase contracts or process-plant financing and development agreements are in place at this time, all expenses associated with this strategy are being expensed in the Company's condensed consolidated interim statements of comprehensive loss.

RESULTS OF OPERATIONS

The Company has no commercial production currently and accordingly the Company has no revenue from operations.

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Six Months Ended September 30, 2024 Compared to the Six Months Ended September 30, 2023

The Company's loss for the six months ended September 30, 2024 was \$386,858 (loss per share – \$0.02) compared to a loss of \$1,137,080 (loss per share – \$0.02) for the six months ended September 30, 2023.

The expenses amounted to \$338,834 (2023 – \$538,702). The factors that contributed to the decrease in the expenses during the six months ended September 30, 2024 compared with the corresponding period in 2023 were:

- Investor relations expenses for the six months ended September 30, 2024 were \$241 compared to \$36,125 for the six months ended September 30, 2023 as a result of the decrease in marketing activities and in-person conference participation;
- Management fees for the six months ended September 30, 2024 were \$Nil compared to \$264,897 for the six months ended September 30, 2023. This is due to a decrease in the number of contract executive staff engaged during the current period and sign-on payments;
- Research costs for the six months ended September 30, 2024 were \$Nil compared to \$74,563 for the six months ended September 30, 2023 as a result of reduction of the Company's active development of the LAD Chromatography;
- Travel and accommodation for the six months ended September 30, 2024 were \$693 compared to \$17,923 for the six months ended September 30, 2023 as a result of the decrease in marketing activities and in-person conference participation.

These decreased expenses were offset by the following:

- Consulting fees for the six months ended September 30, 2024 were \$160,356 compared to \$Nil for the six months ended September 30, 2023.
- Professional fees for the six months ended September 30, 2024 were \$86,562 compared to \$41,270 for the six months ended September 30, 2023.
- Transfer agent and filing fees for the six months ended September 30, 2024 were \$30,982 compared to \$18,768 for the six months ended September 30, 2023.

Other items amounted to \$48,024 (2023 - \$598,378). The factors that contributed to the decrease in the other items during the six months ended September 30, 2024 compared with the corresponding period in 2023 were:

- Non-cash fair value gain on investments of \$18,289 for the six months ended September 30, 2024 compared to non-cash fair value loss of \$256,711 for the six months ended September 30, 2023.
- Modification of debt of \$94,277 for the six months ended September 30, 2024 compared to \$Nil for the six months ended September 30, 2023.
- Write off of technology license of \$Nil for the six months ended September 30, 2024 compared to \$269,167 for the six months ended September 30, 2023.

The decrease was offset by the following:

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- Foreign exchange gain of \$2,677 for the six months ended September 30, 2024 compared to \$32,679 for the six months ended September 30, 2023.
- Interest and accretion expense of \$163,267 for the six months ended September 30, 2024 compared to \$105,179 for the six months ended September 30, 2023.

SUMMARY OF QUARTERLY RESULTS

	Revenue	Other loss (gain)	Expenses	Net loss (income)	Loss per share
December 31, 2022	\$ -	\$ (342,084.00)	\$ 689,287.00	\$ 347,203.00	\$0.01
March 31, 2023	\$ -	\$ 399,413.00	\$ 512,540.00	\$ 911,953.00	\$0.01
June 30, 2023	\$ -	\$ 259,176.00	\$ 450,605.00	\$ 709,781.00	\$0.01
September 30, 2023	\$ -	\$ 70,035.00	\$ 88,097.00	\$ 158,132.00	\$0.00
December 31, 2023	\$ -	\$ 656,126.00	\$ (240,856.00)	\$ 415,270.00	\$0.01
March 31, 2024	\$ -	\$ 50,628.00	\$ 168,799.00	\$ 219,427.00	\$0.02
June 30, 2024	\$ -	\$ 29,345.00	\$ 120,087.00	\$ 149,432.00	\$0.01
September 30, 2024	\$ -	\$ 18,679.00	\$ 218,747.00	\$ 237,426.00	\$0.01

LIQUIDITY AND CAPITAL RESOURCES

As at September 30, 2024, the Company had working capital deficiency of \$1,385,792 compared to working capital deficiency of \$2,133,934 as at March 31, 2024, an increase of \$748,142. The working capital increase is due to share issuance and operating expenses decrease during the six months ended September 30, 2024.

Cash consists of \$643,165 (March 31, 2023 - \$2,003) available in the bank accounts of the Company at September 30, 2024.

Reserves totalled \$5,270,699 as at March 31, 2024 (March 31, 2023 - \$4,803,809).

On August 2, 2022 the Company issued US\$1,150,000 principal amount unsecured debentures due August 2, 2023 bearing interest at 5% to two US investors at an original issue discount of US\$150,000 for proceeds to the Company of US\$975,000(CDN\$1,285,400). For further details, please refer to Note 10 of the accompanying audited consolidated financial statements for the year ended March 31, 2023.

Under the amended and restated agreement with Purdue, the Company has committed to raise US\$5 million in debt or equity, including government grants that match non-grant funding, by September 30, 2023. If the Company fails to raise that funding Purdue has the right to issue notice of default, at which time the Company would have ten days to cure the default or license to LAD Chromatography would terminate. On October 17, 2023, the Company received a notice of termination of the agreement with Purdue.

On July 31, 2023, the Company entered into amendments with the holders of the unsecured convertible debentures whereby the term was extended from August 2, 2023 to October 31, 2023, the convertibility features and any obligation for the Company to issue warrants to purchase shares of the Company associated with the unsecured convertible debentures were cancelled, in exchange for which the Company accrued to the Holders a loan bonus of US\$100,000. On July 31, 2023 the convertible debentures were extinguished, and the new "promissory notes" were added as a replacement of the convertible debentures.

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On December 14, 2023, the Company entered into the second amendments with the Holders to extend the term to June 30, 2024. The Company also accrued a mandatory default premium of \$367,017 (US\$264,556) (20% of outstanding principal and interest as at October 31, 2023). From October 31, 2023 to December 14, 2023, interest accrued to the Holders on the aggregate outstanding principal amount of the promissory note at the rate of 15% per annum and thereafter an interest free period that begins on December 15th, 2023 and ends on June 30, 2024.

On June 14, 2024, the Company entered into the third amendments with the Holders to extend the term to September 30, 2024 in consideration of the issuance of warrants subject to the approval of TSXV. Subsequently, the Company has elected not to issue warrants and is in discussion with respect to further amendments. The amendment resulted in a modification gain of \$94,277 using the original effective interest rate of 15% per annum.

On September 25, 2024, the Company repaid USD\$200 (CAD\$ 269) of the promissory notes.

Subsequent to September 30, 2024, the Company repaid CAD\$250,000 of the promissory notes.

TRANSACTIONS WITH RELATED PARTIES

Related party transactions are as follows:

- a) During the six months ended September 30, 2024, \$Nil (2023 - \$12,485) was incurred in management fees and salaries to the former Chief Executive Officer of the Company. At September 30, 2024 \$Nil (March 31, 2024 - \$ Nil) was owed to this person.
- b) During the six months ended September 30, 2024, the Company incurred \$44,850 (2023 - \$11,220) of accounting and consulting fees to a company of which the Company's CFO, Mr. Doyle is a shareholder. At September 30, 2024 \$26,593 (March 31, 2024 - \$37,522) was owed to this company, and \$10,454 (March 31, 2023 - \$7,815) was owed to Mr. Doyle for reimbursement of expenses.
- c) During the six months ended September 30, 2024, \$118,797 (2023 - \$20,250) was charged by a private company controlled by a director of the Company for marketing and consulting fees. At September 30, 2024 \$Nil (March 31, 2024 - \$41,559) was owed to this company.
- d) During the six months ended September 30, 2024, \$36,000 (2023 - \$27,000) was incurred to directors for director fees. At September 30, 2024 \$17,569 (March 31, 2024 - \$84,019) was owed to directors.

DISCLOSURE OF OUTSTANDING SHARE DATA

The authorized share capital of the Company consists of an unlimited number of common shares without par value. The following is a summary of the Company's outstanding share data as at March 31, 2024 and July 31, 2024:

	Issued and outstanding	
	September 30, 2024	November 28, 2024
Common shares outstanding	20,727,781	21,777,781
Stock options	460,170	460,170
Warrants	10,700,000	11,750,000
Fully diluted common shares outstanding	31,887,951	33,987,951

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OFF BALANCE SHEET ARRANGEMENTS

The Company has not entered any off-balance sheet transactions.

CRITICAL ACCOUNTING ESTIMATES

The preparation of financial statements in conformity with IFRS requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the period. Significant estimates and assumptions include those related to the valuation allowance on deferred income taxes and share-based compensation valuations. Actual results could differ from these estimates. By their nature, these estimates are subject to measurement uncertainty and the effect on the financial statements of changes in such estimates in future periods could be significant.

FINANCIAL INSTRUMENTS

The following table sets forth the levels in the fair value hierarchy in which the Company's financial assets and liabilities are measured and recognized in the statement of financial position. Assets are classified in their entirety based on the lowest level of input that is significant to the fair value measurement.

	Quoted prices in active markets for identical instruments (Level 1)	Significant other observable inputs (Level 2)	Significant unobservable inputs (Level 3)	Balance September 30, 2024
Investments - trading shares	\$ 259,413	\$ -	\$ -	\$ 259,413

The fair value of the Company's accounts payables and accrued liabilities and amounts due to related parties approximates their carrying values due to the short-term nature of these instruments. The Company's financial instruments are exposed to certain financial risks including credit risk, liquidity risk, and commodity-price risk.

- a) Credit risk
The Company's cash is held in a major Canadian financial institution. The Company does not have any significant exposure to credit risk.
- b) Liquidity risk
Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. The Company manages liquidity risk through the management of its capital structure. Accounts payable and accrued liabilities are due within the current operating period.
- c) Commodity price risk
The ability of the Company to develop its business and the future profitability of the Company are directly related to the market price of several commodities. The Company has not hedged any potential future commodity sales. The Company closely monitors commodity prices to determine the appropriate course of action to be taken by the Company.
- d) Sensitivity analysis
The Company has, for accounting purposes, designated its cash and short-term investments as held-

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for-trading, which are measured at fair value. Accounts payable and accrued liabilities are classified as other financial liabilities which are measured at amortized cost. As of September 30, 2024, the carrying and fair value amounts of the Company's financial instruments are the same.

Based on management's knowledge and experience of the financial markets and the fact that interest to be accrued and paid on the debentures is at a fixed rate, management does not believe that the Company's current financial instruments will be affected significantly by interest rate risk. The debentures are denominated in US dollars and therefore the Company's current financial instruments do result in a foreign currency risk, which the Company seeks to mitigate by holding cash in US dollars. Commodity price risk could, however, affect the Company. In particular, the Company's future profitability and viability of development depends upon world markets for natural resources.

As of September 30, 2024, the Company was not a producing entity. As a result, commodity price risk could affect the completion of future equity transactions such as equity offerings and the exercise of stock options and warrants. The Company closely monitors commodity prices, individual equity movements, and the stock market to determine the appropriate course of action to be taken.

MANAGEMENT OF CAPITAL

The Company manages its cash, common shares, stock options, and warrants as capital. The Company's objectives when managing capital are to safeguard the Company's ability to continue as a going concern in order to pursue the development of its mineral processing technologies and to maintain a flexible capital structure which optimizes the costs of capital at an acceptable risk.

The Company manages the capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets. To maintain or adjust its capital structure, the Company may look to issue new shares, issue new debt, acquire or dispose of assets or adjust the amount of cash. In order to facilitate the management of its capital requirements, the Company prepares expenditure budgets that are updated as necessary depending on various factors, including successful capital deployment and general industry conditions. In order to maximize ongoing technology development, the Company does not currently pay out dividends. The Company's investment policy is to invest its short-term excess cash in highly liquid short-term interest-bearing investments issued by a major Canadian chartered bank.

There has been no change in the Company's management of capital risk during the year ended September 30, 2024.

GABO Mining Ltd. (formerly: Medallion Resources Ltd.)

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DISCLOSURE CONTROLS AND PROCEDURES AND INTERNAL CONTROL OVER FINANCIAL REPORTING

In connection with National Instrument 52-109, Certification of Disclosure in Issuer's Annual and Interim Filings ("NI 52-109") adopted in December 2008 by each of the securities commissions across Canada, the Chief Executive Officer and Chief Financial Officer of the Company will file a Venture Issuer Basic Certificate with respect to financial information contained in the unaudited interim financial statements and the audited annual financial statements and respective accompanying Management's Discussion and Analysis. The Venture Issuer Basic Certification does not include representations relating to the establishment and maintenance of disclosure controls and procedures and internal control over financial reporting, as defined in NI52-109.

Disclosure controls and procedures

The Company's management is responsible for establishing and maintaining disclosure controls and procedures to provide reasonable assurance that: (a) material information relating to the Company is made known to management so as to allow for timely decisions to be made regarding disclosure, and (b) information required to be disclosed by the Company is recorded, processed, summarized and reported within the time periods specified in applicable securities legislation.

The CEO and CFO of the Company have evaluated, or caused to be evaluated under their supervision, the effectiveness of the Company's disclosure controls and procedures as at September 30, 2024. Based on this evaluation, the CEO and CFO of the Company have concluded that the Company's disclosure controls and procedures in place during the six months ended September 30, 2024 and 2023 are effective to provide reasonable assurance that information required to be disclosed by the Company in its annual filings, interim filings or other reports filed or submitted by the Company under securities legislation is recorded, processed, summarized and reported within the time periods specified in the securities legislation and that such information is accumulated and communicated to the Company's management, including the CEO and CFO, as appropriate to allow for timely decisions regarding required disclosure.

Internal control over financial reporting

Management is responsible for establishing and maintaining an adequate system of internal control over financial reporting. The CEO and CFO of the Company have evaluated, or caused to be evaluated under their supervision, the effectiveness of the Company's internal control over financial reporting during the six months ended September 30, 2024 and 2023. Based on this evaluation, the CEO and CFO have concluded that as at September 30, 2024 the Company's internal control over financial reporting continues to be effective in providing reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with IFRS.

The CEO and CFO of the Company have identified that due to the size of the Company there is limited segregation of duties. Companies of a similar size often have this limitation. Although it is possible, management of the Company does not believe that this lack of segregation of duties will lead to a material misstatement in the financial statements. Steps have been taken to minimize this risk such as ensuring that two senior officers or directors sign all cheques and outgoing wire transfer requests. In addition, senior management and the directors of the Company review quarterly and year-end financial statements on a regular basis.

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There was no change in the Company's internal control over financial reporting during the six months ended September 30, 2024 and 2023, that materially affected, or was reasonably likely to materially affect, the Company's internal control over financial reporting.

RISKS AND UNCERTAINTIES

The Company is developing mineral processing technologies and is exposed to a number of risks and uncertainties that are common to other companies in the same business. Some of these risks have been discussed elsewhere in this document. Additional risks include: access to necessary financing on an ongoing basis, volatility of prices of publicly traded securities, current and future political environment in areas where projects are being pursued, uncertainty regarding current and future environmental regulations that may affect existing and future projects, uncertainty regarding the REE market in the future, competition from other companies undertaking similar business strategies, requirements to acquire licenses and permits to develop projects and loss of key members of management of the Company.

The Company's assets comprise the Technology License (see Note 4 to the Financial Statements), shares in ACDC (see Note 9 to the Financial Statements), and its proprietary Medallion Monazite Process.

The Company entered into an amended and restated Technology License with Purdue on March 30, 2023 that included modifications to milestones that more closely reflect the Company's current strategy and commitment to commercialization of the technology.

Under the amended and restated Technology License, the Company agreed to raise US\$5 million in equity, debt, or government grants that are tied to matching non-grant funding, by September 30, 2023. If the Company fails to raise such funds, Purdue has the right to issue notice of default at which time the Company would have ten days to cure or the Technology License would be terminated. On October 17, 2023, the Company received a notice of termination of the agreement with Purdue.

The Company carries its shares of ACDC at fair value however, there is no assurance that the Company could realize that value.

The holders of the unsecured debentures (see Note 10 to the Financial Statements) due on August 2, 2023 have agreed in principle to extend the maturity of the debentures and to settle US\$650,000 principal in a share for debt transaction subject to the Company repaying the balance of US\$500,000 principal and accrued interest. There is no assurance that the Company and the debenture holders will complete a formal amendment or settlement or that the Company will be able to secure funding to enable it to repay the cash portion and accrued interest on or before the due date.

On July 31, 2023, the Company entered into amendments with the holders of the unsecured convertible debentures whereby the term was extended from August 2, 2023 to October 31, 2023, the convertibility features and any obligation for the Company to issue warrants to purchase shares of the Company associated with the unsecured convertible debentures were cancelled, in exchange for which the Company accrued to the Holders a loan bonus of US\$100,000. On July 31, 2023 the convertible debentures were extinguished, and the new "promissory notes" were added as a replacement of the convertible debentures.

On December 14, 2023, the Company entered into the second amendments with the Holders to extend the term to June 30, 2024. The Company also accrued a mandatory default premium of \$367,017 (US\$264,556) (20% of outstanding principal and interest as at October 31, 2023). From October 31, 2023 to December 14, 2023, interest accrued to the Holders on the aggregate outstanding principal amount of the promissory note at the rate of 15% per annum and thereafter an interest free period that begins on December 15, 2023 and ends on June 30, 2024.

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On June 14, 2024 the Company entered into the third amendments with the Holders to extend the term to September 30, 2024 in consideration of the issuance of warrants subject to the approval of TSXV.

DISCLAIMER

The information provided in this document is not intended to be a comprehensive review of all matters concerning the Company. The users of this information, including but not limited to investors and prospective investors, should read it in conjunction with all other disclosure documents provided including but not limited to all Company documents filed on SEDAR+ (www.sedarplus.ca). No securities commission or regulatory authority has reviewed the accuracy or adequacy of the information presented herein.

BY ORDER OF THE BOARD

"Gabriel Alonso-Mendoza"

GABRIEL ALONSO-MENDOZA