



**WILDPACK BEVERAGE INC.**

**MANAGEMENT'S DISCUSSION AND ANALYSIS**

**THIRD QUARTER FISCAL 2025**

**FOR THE THREE AND NINE-MONTH ENDED SEPTEMBER 30, 2025 AND SEPTEMBER 30, 2024**

*(Expressed in thousands of United States Dollars)*

## Management's Discussion and Analysis

This Management's Discussion and Analysis ("MD&A") of Wildpack Beverage Inc. ("Wildpack", the "Company", or "Management") provides information that management believes is relevant to an assessment and understanding of the consolidated financial condition and results of operations of the Company. This MD&A should be read in conjunction with the audited consolidated financial statements for the years ended December 31, 2024, and December 31, 2023, and the condensed consolidated interim financial statements (unaudited) for the three and nine-months ended September 30, 2025 and September 30, 2024, and related notes therein, as publicly filed in Canada on SEDAR+ at [www.sedarplus.ca](http://www.sedarplus.ca).

The condensed consolidated interim financial statements of the Company have been prepared in accordance with IFRS Accounting Standards as issued by the International Accounting Standards Board ("IASB"), applicable to the preparation of condensed interim consolidated financial statements, including IAS 34, Interim Financial Reporting.

The Company's functional and presentation currency is the United States dollar, except for Wildpack Beverage Inc., which has a functional currency of Canadian dollars. References to "\$" or "USD" are to United States dollars, while references to "C\$" are Canadian dollars. All dollar amounts in this MD&A are expressed in thousands of USD, with the exception of share price, unless otherwise noted or the context otherwise provides.

This MD&A is prepared as of December 1, 2025. This MD&A includes certain statements that may be deemed "forward-looking information", "forward-looking statements", "future-oriented financial information" and "financial outlook". Wildpack directs readers to the section "Cautionary Note Regarding Forward-Looking Statements" included within this MD&A.

The Company became a Reporting Issuer on May 17, 2021, when Ponderous Panda Capital Corporation completed the acquisition of all issued and outstanding equity of Wildpack Beverage Alberta Inc ("Wildpack Alberta"). Ponderous Panda Capital Corporation subsequently changed its name to Wildpack Beverage Inc. The transaction was considered akin to a reverse acquisition as Wildpack Alberta's shareholders have the majority of the shareholding interest in Wildpack after the transaction, the continuing business is that of Wildpack and key management primarily consist of Wildpack Alberta's former key management. On January 1, 2023, Wildpack Beverage Inc. was amalgamated with its wholly owned subsidiary, Wildpack Beverage Alberta Inc. which brings together the two companies under a single entity, Wildpack Beverage Inc.

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## Business Overview

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The Company was incorporated on March 22, 2017, under the laws of British Columbia and is listed on the Toronto Stock Exchange Venture (CANS.TSXV). The Company's primary business activities include filling, decorating and brokering aluminum cans, along with brokering packaging materials for the United States beverage market.

The Company operates two facilities, located in Baltimore, Maryland (the "Baltimore Facility"), and Austin, Texas (the "Austin Facility").

During the year ended December 31, 2024, the Company closed the Sacramento and Marietta Facilities. Subsequent to September 30, 2025, the Company ceased operations in the Las Vegas facility and closed the Grand Rapids facility, to optimize production and reduce costs.

The Company's strategy is to create value for its stakeholders by achieving profitable operations. Following that, Wildpack intends to expand its network of beverage manufacturing facilities across the United States. The strategy is to leverage the fragmentation of the contract beverage packaging industry, the shift toward sustainable beverage packaging formats, and the expanding ready-to-drink beverage market into a sustaining business. Wildpack principally completes all production using the aluminum can format and primarily sells contract packaging services to middle market beverage brands looking to expand their distribution nationally, while consolidating their supply chain into fewer vendors. Wildpack's customer base is diverse and includes regional and national brands.

**Service Lines**

Wildpack operates four major service lines:

1. Filling services include receiving from customers or purchasing on their behalf, specified raw ingredients, then mixing, and packaging them in accordance with their formula and pack-out specifications. The Company charges a tolling fee on a per can basis for this service.
2. Decorating services include the application of a customer designed label to a blank aluminum can. Beverage cans have a large printable surface, which is customarily utilized by beverage brands to advertise product specific designs and information. The Company charges an application fee on a per can basis.
3. Brokering services include procurement of aluminum cans and can related items including can ends, carriers, cartons, and trays. Ancillary to brokering services, Wildpack also offers graphic design, warehousing, packaging engineering support, logistics, and material selection consultation. The Company charges a percentage mark-up on packaging goods for brokerage and consultation on a per unit basis.

Service Line by Facility			
Facility	Service Line		
	Filling	Decorating	Brokering
Baltimore	✓	✓	✓
Austin	✓		✓
Las Vegas	✓	✓	✓
Grand Rapids			✓

## Operating Results

The ready-to-drink beverage segment, representing packaged beverages sold in a format immediately available for consumption upon purchase, continues to grow with new entrants and the movement towards sustainable formats. Wildpack focuses on the entry and middle segments of this market. The Company is principally focused on the aluminum can as a format in the near term with future expansion opportunities into other environmentally sustainable containers.

### Production Volume by Service

Production volume is manufactured units, in thousands of 12oz standard equivalent cans, except printed volume which is in thousands of labels. Total Volume is Production Volume combined with Brokered volume, which is expressed in thousands of 12oz standard equivalent cans delivered. The following table summarizes production volume for the three and nine-month period ended:

	Three-months ended		Nine-months ended	
	September 30, 2025	September 30, 2024	September 30, 2025	September 30, 2024
Filled <sup>1</sup>	24,838	6,295	65,071	18,617
Decorated	5,120	12,423	21,214	30,493
Printed <sup>2</sup>	–	14,832	15,706	35,399
<b>Production Volume</b>	<b>29,958</b>	<b>33,550</b>	<b>101,991</b>	<b>84,509</b>
Brokered <sup>3</sup>	57,682	67,670	187,070	177,640
<b>Total Volume</b>	<b>87,640</b>	<b>101,220</b>	<b>289,061</b>	<b>262,149</b>

<sup>1</sup> Filled volume was converted from U.S. Gallons (128oz) into 12oz standard equivalent cans. 1 U.S. Gallon represents 10.67 12oz standard equivalent cans.

<sup>2</sup> Printing volume is measured in thousands of labels. One label is used to produce one decorated can.

<sup>3</sup> Brokered cans include brokered units and other packaging sales converted into 12oz standard equivalent cans. \$1 of other packaging sales = 6.5 12oz standard equivalent cans (September 30, 2024 – 6.5 equivalent cans).

Filled production volume increased for the three and nine-month period ended September 30, 2025, compared to the period ended September 30, 2024, primarily due to increasing demand from customers. Decorated production volume decreased for the three and nine-month period ended September 30, 2025, compared to the period ended September 30, 2024, primarily due to industry trends towards digitally printed cans and away from decorated cans.

Printed production volume decreased for the three and nine-month period ended September 30, 2025, compared to the period ended September 30, 2024, due to the shutdown of the print shop in the Las Vegas facility. The Company closed print operations and began outsourcing label/sleeve production.

During the period ended September 30, 2025, the Company entered into an agreement to terminate its Grand Rapids premise lease, and extinguish the remaining lease liability, effective on October 31, 2025. The lease liability of the Grand Rapids premise lease was \$934 as at September 30, 2025.

Subsequent to the period ended September 30, 2025, the Company ceased operations at its Las Vegas facility.

## Plant Capacity and Utilization by Service

Plant Utilization ("UTIL") is calculated as Production Volume divided by Plant Production Capacity ("CAP") and expressed as a percentage. Plant production capacity is determined based on available production time (using 24 hours multiplied by six working days per week), operational equipment rated throughput (theoretical max units per minute), and an expectation for equipment up-time (using targeted 70.0%). Production capacity is in thousands of 12oz standard equivalent cans, except printed volume which is in thousands of labels. Brokerage does not have a production capacity.

### Plant Production Capacity by Service

The following table summarizes plant production capacity by service for the periods ended:

	Three-months ended		Nine-months ended	
	September 30, 2025	September 30, 2024	September 30, 2025	September 30, 2024
Filled	27,900	27,900	83,700	68,100
Decorated	18,000	18,000	54,000	79,300
Printed	–	21,000	42,000	66,000
<b>Production Volume</b>	<b>45,900</b>	<b>66,900</b>	<b>179,700</b>	<b>213,400</b>

The filling capacity increased by nil and 15.6 million for the three and nine-month period ended September 30, 2025, respectively. The filling capacity increased as the Company acquired the Austin Facility in May 2024. Further, management made changes in estimated capacity, based on a lookback of actuals and assessment of efficient operating capacity for the facilities.

The decorating capacity decreased by nil and 25.3 million for the three and nine-month period ended September 30, 2025, respectively. The decrease is a result of the closure of the Sacramento and Marietta Facilities. Management made further changes in estimated capacity, based on a lookback of actuals and assessment of efficient operating capacity for the facilities.

The print capacity decreased by 21.0 million and 24.0 million for the three and nine-month period ended September 30, 2025, respectively. Management made the decision to close down the print shop in Las Vegas.

### Plant Utilization by Service

The following table summarizes plant utilization by service for the periods ended:

	Three-months ended		Nine-months ended	
	September 30, 2025	September 30, 2024	September 30, 2025	September 30, 2024
Filled	89.0%	22.6%	77.7%	27.3%
Decorated	28.4%	69.0%	39.2%	38.5%
Printed	0.0%	70.6%	37.4%	53.6%
<b>Production Volume</b>	<b>65.3%</b>	<b>50.2%</b>	<b>56.7%</b>	<b>39.6%</b>

Production utilization in filling increased in the three and nine-month periods ended September 30, 2025, compared to the period ended September 30, 2024, primarily due to increased customer demand, resulting from stronger customer relationships.

Production utilization in decorating decreased for the three-month period ended September 30, 2025, compared to the period ended September 30, 2024, primarily due softer customer demand.

Production utilization in printing decreased for the three and nine-month period ended September 30, 2025, compared to the period ended September 30, 2024, primarily due to an overall decrease in customer demand and the closure of the print shop in Las Vegas.

**Confirmed Customer Orders**

Confirmed Customer Orders are customer commitments for future orders in thousands of dollars. The following table summarizes confirmed customer orders by quarter.

	<u>Quarter ended</u>				
	<b>September 30, 2025</b>	<b>June 30, 2025</b>	<b>March 31, 2025</b>	<b>December 31, 2024</b>	<b>September 30, 2024</b>
Confirmed Customer Orders <sup>1</sup>	\$16,327	\$20,797	\$16,285	\$15,927	\$18,264

<sup>1</sup>This data is consolidated confirmed sales orders data from the Company’s enterprise resource software. Confirmed customer orders do not reflect recognized revenue and are subject to adjustment/cancellation/reconciliation and may or may not be realized or realized in a particular period.

**Filling**

During the three and nine-month period ended September 30, 2025, plant production capacity, plant utilization, and filled production volume were 27.9 million cans, 89.0% and 24.8 million cans; and 83.7 million cans, 77.7% and 65.1 million cans respectively. In the 2024 comparable period, plant production capacity, plant utilization, and filled production volume were 27.9 million cans, 22.6% and 6.3 million cans; and 68.1 million cans, 22.6% and 18.6 million cans respectively.

**Capacity:**

During the nine-month period ended September 30, 2025, plant production capacity increased, as compared to the comparable period in 2024. The Company acquired the Austin Facility in May 2024, which contributed to plant production capacity for the nine-month period ended September 30, 2025.

**Utilization:**

During the three and nine-month period ended September 30, 2025, plant utilization increased, as compared to the comparable periods in 2024. The Company experienced increased customer demand related to private label customers.

**Production volume:**

During the three and nine-month period ended September 30, 2025, filled production volume increased, as compared to the comparable periods in 2024. The combination of elevated producible demand and increased capacity lead to higher production volume.

**Private Label**

The Company produced considerable filling volume for Private Label customers within the three and nine-month period ended September 30, 2025. The Company did not produce significant quantities of Private Label products in the comparable period. For Private Label products, Wildpack formulates, sources materials and packages the product on the customers' behalf. The Customer identifies the type of product (ex. Cola), validates flavoring meets their expectations, and specifies floor stocking levels based on anticipated weekly finished product demand. The average size of private label customers and their sales orders are considerably larger than Wildpack customer brands. Private Label services include development, branding, and packaging.

**Decorating**

During the three and nine-month period ended September 30, 2025, plant production capacity, plant utilization, and decorated production volume were 18.0 million cans, 28.4% and 5.1 million cans; and 54.0 million cans, 39.2% and 21.2 million cans respectively. In the 2024 comparable periods, plant production capacity, plant utilization, and filled production volume were 18.0 million cans, 69.0% and 12.4 million cans; and 54 million cans, 38.5% and 30.5 million cans respectively.

**Capacity:**

During the nine-month period ended September 30, 2025, plant production capacity decreased, as compared to the comparable period in 2024. The Company closed the Sacramento and Marietta Facilities in 2024 to optimize production and costs. Management made further changes in estimated capacity, based on a lookback of actuals and assessment of efficient operating capacity for the facilities.

**Utilization:**

During the three-month period ended September 30, 2025, plant utilization decreased, as compared to the comparable period in 2024. The day-to-day decorating operations continue to perform in a consistent manner and are generally demand constrained, restricting higher levels of UTIL.

**Production volume:**

During the three and nine-month period ended September 30, 2025, decorating production volume decreased, as compared to the comparable periods in 2024. The decrease is due primarily to a shift in consumer preference to digitally printed cans, leading to a decrease in demand for decorating products.

## Printing (Sleeve and Label)

During the three and nine-months ended September 30, 2025, plant production capacity, plant utilization, and printed production volume were nil, 0% and 7.0 million cans; and 42.0 million cans, 37.4% and 15.7 million cans respectively. In the 2024 comparable periods, plant production capacity, plant utilization, and filled production volume were 21.0 million cans, 70.6% and 14.8 million cans; and 66.0 million cans, 53.6% and 35.4 million cans respectively.

### Capacity:

During the nine-month period ended September 30, 2025, plant production capacity decreased, as compared to the comparable period in 2024. Management made changes in estimated capacity, based on a lookback of actuals and assessment of efficient operating capacity for the facility. The Las Vegas printing division ceased operations in 2025.

### Utilization:

During the three and nine-month period ended September 30, 2025, plant utilization decreased, as compared to the comparable periods in 2024. The change in utilization is explained by the decrease in production volume and the closure of the print shop in Las Vegas.

### Production volume:

During the three and nine-month period ended September 30, 2025, printing production volume decreased, as compared to the comparable periods in 2024. The decrease in production volume is in line with the change in decorating production volume and the closure of the print shop in Las Vegas.

## Brokering

During the three and nine-month period ended September 30, 2025, the Company brokered 57.7 million and 187.1 million can equivalents respectively. In the 2024 comparable three and nine-month periods, the Company brokered 67.7 million and 177.6 million can equivalents, respectively.

This segment saw volume growth resulting from strong demand. The Company continues to attract and onboard large brokerage customers, who fill their own products such as breweries and cideries. Further, the elevated filled production volume contributed to the brokerage volume growth.

Private Label represents the near-term growth opportunity for brokerage services as Wildpack performs all services and procures all products, such as ingredients and cardboard. The chief concern is the expansion of the required working capital with these offerings.

## Financial Results

	Note	Three-months ended		Nine-months ended	
		2025	September 30, 2024	2025	September 30, 2024
Sales	15	\$16,795	\$16,133	\$51,280	\$41,131
Cost of sales					
Production costs	16	18,187	15,942	50,300	39,832
Depreciation and amortization	7, 10	469	505	1,852	1,896
Cost of sales		18,656	16,447	52,152	41,728
<b>GROSS PROFIT (LOSS)</b>		<b>\$(1,861)</b>	<b>\$(314)</b>	<b>\$(872)</b>	<b>\$(597)</b>
Operating expenses					
Selling		586	770	1,888	2,790
Salaries, wages, and benefits		1,920	1,329	3,966	4,832
Depreciation and amortization	7, 8, 10	814	1,036	2,378	2,983
Office and administrative		387	448	1,198	1,115
Share-based compensation	14	1	160	107	638
Professional fees		289	551	816	1,028
Bad debt		297	231	881	436
Other operating		973	440	1,296	467
Operating expenses		5,267	4,972	12,530	14,289
Other expenses					
Bank and finance charges		–	8	28	23
Interest on long-term debt	12	4,129	3,067	12,171	9,080
Interest on lease obligations	11	94	158	377	436
Impairment of intangible assets and goodwill	8	11,201	1,270	11,201	1,270
Loss on extinguishment of debt	13	–	8,509	–	8,509
Gain (loss) on investment in subsidiary	9	56	(262)	147	(262)
Gain on settlement of consideration payable	12	–	(1,027)	–	(1,027)
Foreign exchange loss		1	2	4	16
Other expenses		15,481	11,725	23,928	18,045
<b>NET LOSS</b>		<b>\$(22,609)</b>	<b>\$(17,011)</b>	<b>\$(37,330)</b>	<b>\$(32,931)</b>

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## Three-months ended September 30, 2025, compared to the three-months ended September 30, 2024

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### Net loss

The Company had a net loss of \$22.61 million and \$17.01 million for the three-month period ended September 30, 2025, and September 30, 2024, respectively. The increase in net loss period over period is the result of impairment of intangible assets and goodwill.

### Revenue

Revenues amounted to \$16.80 million and \$16.13 million for the three-month period ended September 30, 2025, and September 30, 2024, respectively. Revenue increased 4% for the three-month period ended September 30, 2025, due to elevated filled production volume. Filled can production volume increased in the three-month period ended September 30, 2025, as compared to the three-month period ended September 30, 2024, some units remained in finished goods inventory, as the Company built stocking levels to support its private label customers.

### Cost of sales

Cost of sales amounted to \$18.66 million and \$16.45 million for the three-month period ended September 30, 2025, and September 30, 2024, respectively. Cost of sales increased 13% in the three-month period ended September 30, 2025, over the comparable periods, due to elevated total filled volume. The change in cost of sales outpaced revenue growth due to margin compression from product mix changes.

### Selling expenses

Selling expenses were \$0.59 million and \$0.77 million for the three-month period ended September 30, 2025, and September 30, 2024, respectively. Selling expenses include wages, salaries, benefits, and commissions paid to the Company's sales team. Commissions are earned based on confirmed customer orders. Confirmed customer orders decreased by 21%. Further, the Company decreased its commission compensation.

### Salaries, wages, and benefits

Salaries, wages, and benefits were \$1.92 million and \$1.33 million for the three-month period ended September 30, 2025, and September 30, 2024, respectively. The Company made headcount changes to its support staff and incurred severance charges.

### Depreciation and amortization

Depreciation and amortization expenses were \$0.81 million and \$1.04 million for the three-month period ended September 30, 2025, and September 30, 2024, respectively. Depreciation and amortization expenses decreased after the sale of certain equipment during the year ended December 31, 2024.

### Office and administration

Office and administrative expenses were \$0.39 million and \$0.45 million for the three-month period ended September 30, 2025, and September 30, 2024, respectively. Office and administrative expenses were consistent period over period.

### **Share-based compensation**

Share-based compensation was \$0.01 million and \$0.16 million for the three-month period ended September 30, 2025, and September 30, 2024, respectively. Share-based compensation includes non-cash consideration provided to management, directors, and employees in the form of stock options and restricted share units. Share-based compensation decreased due to reduced share-based grants.

### **Professional fees**

Professional fees were \$0.30 million and \$0.55 million for the three-month period ended September 30, 2025, and September 30, 2024, respectively. Professional fees include legal, accounting, human resource hiring fees, and other services required for regulatory compliance. The decrease in professional fees is explained by elevated legal services in the comparable period.

### **Bad debt**

Bad debt expenses were \$0.30 million and \$0.24 million for the three-month period ended September 30, 2025, and September 30, 2024, respectively. Bad debt expense originates from an allowance for doubtful accounts. The increase in bad debt expense is due to a change in the relative aging of accounts receivable.

### **Interest on long-term debt**

Interest on long-term debt was \$4.13 million and \$3.07 million for the three-month period ended September 30, 2025, and September 30, 2024, respectively. This balance includes interest on the Company's promissory notes, equipment loan, convertible debentures, and Sandton debt. Interest on long-term debt increased as the Company entered into additional debt financing agreements during the three-month period ended September 30, 2025, and the year ended December 31, 2024. Please reference note 12 and 13 in the condensed consolidated interim financial statements for the period ended September 30, 2025, and 2024.

### **Impairment of intangible assets and goodwill**

Impairment of intangible assets was \$11.20 million and \$1.27 million for the three-month period ended September 30, 2025, and September 30, 2024, respectively. The impairment was a result of the Company closure of the Grand Rapids facility to optimize production and reduce costs. The impairment of intangible assets and goodwill is related to the Grand Rapids cash generating units.

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## Nine-months ended September 30, 2025, compared to the Nine-months ended September 30, 2024

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### Net loss

The Company had a net loss of \$37.33 million and \$32.93 million for the nine-month period ended September 30, 2025, and September 30, 2024, respectively. The increase in net loss period over period is the result of impairment of intangible assets and goodwill.

### Revenue

Revenues amounted to \$51.28 million and \$41.13 million for the nine-month period ended September 30, 2025, and September 30, 2024, respectively. Revenue increased 25% for the nine-month period ended September 30, 2025, due to elevated Total Volume. While filled can production volume increased significantly in the nine-month period ended September 30, 2025, as compared to the nine-month period ended September 30, 2024, some units remained in finished goods inventory, as the Company built stocking levels to support its private label customers.

### Cost of sales

Cost of sales amounted to \$52.15 million and \$41.73 million for the nine-month period ended September 30, 2025, and September 30, 2024, respectively. Cost of sales increased 25% in the nine-month period ended September 30, 2025, over the comparable periods, due to elevated Total Volume. The increase in cost of sales is in line with the change in revenue.

### Selling expenses

Selling expenses were \$1.89 million and \$2.79 million for the nine-month period ended September 30, 2025, and September 30, 2024, respectively. Selling expenses include wages, salaries, benefits, and commissions paid to the Company's sales team. Commissions are earned based on confirmed customer orders. The Company decreased its commission compensation.

### Salaries, wages, and benefits

Salaries, wages, and benefits were \$3.97 million and \$4.83 million for the nine-month period ended September 30, 2025, and September 30, 2024, respectively. The Company reduced the headcount in the support staff services (General and Administrative) to control costs.

### Depreciation and amortization

Depreciation and amortization expenses were \$2.38 million and \$2.98 million for the nine-month period ended September 30, 2025, and September 30, 2024, respectively. Depreciation and amortization expenses decreased after the sale of certain equipment during the year ended December 31, 2024.

### Office and administration

Office and administrative expenses were \$1.20 million and \$1.12 million for the nine-month period ended September 30, 2025, and September 30, 2024, respectively. Office and administrative expenses increased marginally due to elevated travel costs during the nine-months ended September 30, 2025, as opposed to the prior period.

### **Share-based compensation**

Share-based compensation was \$0.11 million and \$0.64 million for the nine-month period ended September 30, 2025, and September 30, 2024, respectively. Share-based compensation includes non-cash consideration provided to management, directors, and employees in the form of stock options and restricted share units. Share-based compensation decreased due to fewer grants.

### **Professional fees**

Professional fees were \$0.82 million and \$1.03 million for the nine-month period ended September 30, 2025, and September 30, 2024, respectively. Professional fees include legal, accounting, human resource hiring fees, and other services required for regulatory compliance. The decrease in professional fees is explained by elevated legal services in the current period.

### **Bad debt**

Bad debt expenses were \$0.88 million and \$0.44 million for the nine-month period ended September 30, 2025, and September 30, 2024, respectively. Bad debt expense originates from an allowance for doubtful accounts. The increase in bad debt expense is due to a change in the relative aging of accounts receivable.

### **Interest on long-term debt**

Interest on long-term debt was \$12.17 million and \$9.08 million for the nine-month period ended September 30, 2025, and September 30, 2024, respectively. This balance includes interest on the Company's promissory notes, equipment loan, convertible debentures, and Sandton debt. Interest on long-term debt increased as the Company entered into additional debt financing agreements during the nine-month period ended September 30, 2025, and the year ended December 31, 2024. Please reference note 12 and 13 in the condensed consolidated interim financial statements for the period ended September 30, 2025, and 2024.

### **Impairment of intangible assets and goodwill**

Impairment of intangible assets was \$11.20 million and \$1.27 million for the nine-month period ended September 30, 2025, and September 30, 2024, respectively. The impairment was a result of the Company closure of the Grand Rapids facility to optimize production and reduce costs. The impairment of intangible assets and goodwill is related to the Grand Rapids cash generating units.

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## Source and Use of Financing Proceeds

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There was no equity proceeds received during the three and nine-month period ended September 30, 2025.

The Company received debt financing proceeds of \$11,810. The Company used the debt proceeds for general working capital purposes.

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## Summary of Quarterly Financial Results

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The following table contains selected quarterly information derived from the Company's condensed consolidated interim financial statements and should be read in conjunction with those financial statements and related notes.

<i>(in thousands of dollars, except earnings per share)</i>	Quarter ended							
	2025 Q3	2025 Q2	2025 Q1	2024 Q4	2024 Q3	2024 Q2	2024 Q1	2023 Q4
Revenue	\$16,795	\$17,187	\$17,298	\$14,191	\$16,133	\$13,905	\$11,093	\$13,735
Net loss	(22,609)	(7,169)	(7,552)	(18,726)	(17,011)	(7,825)	(8,095)	(9,883)
EPS (LPS) – Basic	(0.23)	(0.07)	(0.08)	(0.52)	(0.17)	(0.08)	(0.08)	(0.09)
EPS (LPS) – Diluted	(0.23)	(0.07)	(0.08)	(0.52)	(0.17)	(0.08)	(0.08)	(0.09)

### Quarterly Commentary:

- Financial results for the third quarter ended September 30, 2025, saw continued higher overall Total Volume, leading to increased revenue. Net loss increased as a result of the impairment on the intangible assets and goodwill during the quarter.
- Financial results for the second quarter ended June 30, 2025, saw continued higher overall Total Volume, leading to increased revenue. With the increased throughput, fixed costs continue to spread over greater production levels and positively impact gross margin. Operating expenses decreased as Management continues to focus on cost containment.
- Financial results for the first quarter ended March 31, 2025, were impacted by higher overall production volume, leading to increased revenue. Given the increase in throughput, fixed cost of sales have been spread over increased production levels, positively impacting gross margin. Operating expenses decreased as Management continues to focus on cost containment. Net loss was impacted by increased interest expenses from additional debt.
- Financial results for the fourth quarter ended December 31, 2024, were impacted by higher overall production volume, leading to increased revenue. Elevated fixed cost of sales, associated with the Austin Facility capacity and scale up of production shifts, negatively impacted gross margin. Operating expenses decreased as Management continued to focus on cost containment. Net loss was impacted by increased interest expenses from additional debt, impairment of intangible assets, loss on extinguishment of debt, and loss on disposal of assets.

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## Acquisitions

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The Company did not make any acquisitions during the three and nine-month period ended September 30, 2025.

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## Outlook

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The Company anticipates focusing on cost containment, organic revenue growth, and improved profitability. Wildpack intends to expand its private label offering and customer base to grow the filling division into the excess available production capacity. Management is considering strategic alternatives to fund and support continued operations.

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## Changes in Accounting Policies

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There have been no material changes to the Company's material accounting policies or significant accounting judgments and estimates during the three and nine-month period ended September 30, 2025.

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## Liquidity and Capital Resources

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As at September 30, 2025, the Company had a working capital deficit of \$118,383, an accumulated deficit of \$175,924, and cash of \$629. During the period ended September 30, 2025, the Company incurred a net loss of \$37,330 and used cash of \$8,514 in its operating activities. The Company's history of losses and working capital deficit represents a material uncertainty that may cast significant doubt on the Company's ability to meet its obligations as they come due and, accordingly, the appropriateness of the use of accounting principles applicable to a going concern.

The Company proposes to complete a restructuring transaction with respect to its outstanding 8% public convertible unsecured subordinated debentures in the aggregate principal amount of C\$45,007 which were issued dated June 30, 2021, November 23, 2021, and March 31, 2022. The Company's continuation as a going concern is dependent upon its ability to attain profitable operations and generate cash or raise equity capital or borrowings sufficient to meet current and future obligations. There can be no assurance that such financing will be available to the Company on acceptable terms. The Company may explore opportunities to revise the due dates of its liabilities, adjust cash interest payments, and/or settle its liabilities through the issuance of common shares and other equity instruments. There can be no assurance that such revisions or settlement of liabilities will be available. Further, the Company is reliant upon continued debt financing from Sandton Capital Partners, L.P.

## Debt

### Promissory Note

Wild Leaf Holdings U.S. LLC assumed a \$417 promissory note, through the acquisition of CraftPack and Lucky Clover, with a shareholder of the Company. The interest rate is 6% per annum compounded monthly and matures in 2026. The outstanding balance of the promissory note as at September 30, 2025, was \$500.

On September 1, 2022, the Company entered into a \$200 promissory note with an interest rate of 12% per annum compounded monthly and is due on demand. The outstanding balance of the promissory note as at September 30, 2025, was \$289. Additional promissory notes are held by related parties.

### Consideration Payable

The Company has consideration payable in cash resulting from the acquisitions of Lucky Clover, CraftPack, Vertical, Land and Sea and AEC. During the year ended December 31, 2024, the Company extinguished \$1,027 of the consideration payable related to Lucky Clover, CraftPack, Vertical and settled \$374 of the consideration payable with AEC. As at September 30, 2025, the Company no longer had any consideration payable.

### Equipment Loan

On June 19, 2023, the Company entered into an equipment finance agreement to acquire filling machinery and equipment. The agreement provides the Company with a \$2,300 loan, amortized and payable monthly, over 36 months commencing on July 1, 2023. The interest rate on the loan is 6.5% per annum.

On May 15, 2024, the Company assumed an equipment loan totaling \$331 as part of the AEC acquisition. The interest rate on the loan is 5% per annum and matures in 2026.

## Debentures

### **Sandton Loan (secured)**

#### **Promissory Notes**

The Company received funding from Sandton between January 1, 2025, and September 30, 2025, totaling \$11,810. The additional funding, provided as a series of promissory notes, bears 18% interest per annum, all interest accruing will be added to the principal balance and will thereafter accrue interest (paid in kind interest referred to as "PIK"), with a maturity date of June 27, 2026. Funds were used for general working capital purposes and key trade vendor payments.

#### **Tranche 1, Tranche 2, and Tranche 3**

On April 18, 2023, the Company entered into a promissory note (the "Bridge Loan") with Sandton Credit Solutions Master Fund V, LP, an affiliate of Sandton Capital Partners, L.P ("Sandton") totaling \$12,500. The Bridge Loan bears an interest rate of 13% per annum with interest accruing during the 12-month term of the loan.

On May 23, 2023, the Company and Sandton entered into an amended and restated loan agreement (the "Tranche 1 Loan") which extinguished the Bridge Loan and established a non-revolving term credit facility in the principal amount of \$25,000. The amendment was accounted for as a debt extinguishment with any resulting gain or loss recognized in the statement of loss and comprehensive loss. The Tranche 1 loan matures on May 23, 2027. In connection with the amendment, the Company granted Sandton an option to convert the Tranche 1 Loan into approximately 49% of the equity of Thirsty Cat, LLC, a wholly owned subsidiary of the Company, which holds interests in all of the Company's U.S. operations representing substantially all of the principal business assets of the Company.

On October 10, 2023, the Company entered into an amendment agreement with Sandton for an additional loan in the amount of \$5,000 (the "Tranche 2 Loan"). The Tranche 2 Loan bears interest at a rate of 15% per annum. All interest accruing under the Tranche 2 Loan up to and including November 1, 2024, will be added to the principal balance and will thereafter accrue interest. The Tranche 2 Loan matures October 10, 2026. The Company recorded a 10% discount fee of \$500 per the terms of the agreement which is being amortized over the life of the loan. As part of the agreement, the Company granted warrants to Sandton exercisable into 5.625% of the equity of the Company's wholly owned subsidiary, Thirsty Cat LLC. The warrants were granted at a nominal value and do not expire. The Company determined that the Tranche 2 Loan is a compound instrument consisting of (i) a liability component, which has been presented within debt; (ii) equity and equity warrants components which have been presented within equity reserve.

On July 19, 2024, the Company entered into an amendment agreement with Sandton for an additional loan in the amount of \$4,000 of which \$3,500 was provided in cash and \$500 withheld for future financing cost (the "Tranche 3 Loan"). The Tranche 3 Loan bears interest at a rate of 15% per annum and is convertible into 70% of the equity of Thirsty Cat, LLC. All interest accruing under the Tranche 3 Loan, up to and including September 30, 2025, will be added to the principal and will thereafter accrue interest. The Tranche 3 Loan matures June 27, 2026. The Company determined that Tranche 3 is a compound instrument consisting of (i) liability component, which has been presented within debt; and (ii) equity component which has been presented within equity reserve. The difference between the fair value of the financial liability and the fair value of the instrument is allocated to the equity component, which consists of the holder's conversion option into equity.

Concurrent to the July 19, 2024 amendment agreement, the Company adjusted the Tranche 1 Loan terms: conversion option and interest rate. The Tranche 1 Loan conversion option into 49% of the equity of Thirsty Cat LLC was removed, making the Tranche 1 Loan akin to term debt. The Tranche 1 Loan interest rate was adjusted from 13% to 15% per annum. The Tranche 1 Loan amendment was accounted for as a debt extinguishment with the resulting loss recognized in the statement of loss and comprehensive loss. The liability component was adjusted by \$9,056 and a new debt instrument was included as an issuance. The equity reserve of \$9,233 was reclassified into contributed surplus.

The July 19, 2024, amendment agreement also extended the PIK accrual date on the Tranche 2 Loan from November 1, 2024 to December 31, 2024. The Tranche 2 Loan amendment was accounted for as a debt modification with any resulting gain or loss recognized in the statement of loss and comprehensive loss, of which there was \$nil. There was an adjustment to the principal balance related to the debt modification of the Tranche 2 Loan in the amount of \$220.

The Sandton Loan contains a provision that for any period during which an event of default has occurred and gone uncured or waived, the applicable interest rate shall be increased by 5% per annum. The loan is secured by a first priority lien on all assets of and is guaranteed by the Company and its subsidiaries. The Company's shares have also been pledged as security. There are also financial covenants to be calculated on a periodic basis. Based on the financial information as at September 30, 2025, the Company did not have an unconditional right to defer settlement of the Sandton Loan for at least twelve months after the reporting period. As a result, the Sandton debt has been reclassified from non-current to current on the balance sheet.

The Public Convertible Debentures, Series 1 and 2 are currently past due and payable on demand, while Series 3 matures within 1 year of September 30, 2025, and are thus classified as current liabilities. The Public Convertible Debenture agreement contains cross-default clauses that are linked to the covenants for the Sandton Loan. Conditions as at September 30, 2025, and December 31, 2024, give Sandton the right to accelerate payment of the loan; if Sandton exercises that right, the debenture holders have the right to accelerate payment on the debentures. Furthermore, the Company did not make the Public Convertible Debenture interest payments due on March 31, 2024, June 30, 2024, September 30, 2024, December 31, 2024, March 31, 2025, June 30, 2025, and September 30, 2025. The Company did not make the principal payment due on June 30, 2025, or November 23, 2025, for Series 1 and Series 2, respectively. As a result, conditions as at September 30, 2025, give Public Convertible Debenture holders the right to demand payment on the debentures. Should the Debenture holders demand payment, the Company may not be able to continue as a going concern. Going concern is disclosed in note 1.

### **Public Convertible Debentures (unsecured)**

On March 31, 2022, the Company closed a public offering of 5,007 convertible debenture units for gross proceeds of \$4,007 ("Series 3" debentures). Each debenture unit consists of (i) one 8% senior unsecured convertible debenture having a face value of C\$1,000, which is convertible into common shares of the Company at a conversion price of C\$1.00 per common share and matures four years from the closing date; and (ii) 500 common share purchase warrants ("Warrants S3") of the Company. Interest is payable quarterly.

Each Warrant S3 entitles the holder thereof to purchase one common share at C\$1.50 per share for a period of two years, expiring March 31, 2024. In connection with the March 2022 offering, the underwriters received a cash commission equal to \$150 and the Company also issued compensation warrants to the underwriters entitling them to purchase an aggregate of 50,420 common shares at a price of C\$1.00 per share until March 31, 2024.

On November 23, 2021, the Company issued 20,000 convertible debenture units, for consideration of \$14,795 ("Series 2" debentures). Each debenture unit consists of (i) one 8% senior unsecured convertible debenture having a face value of C\$1,000 which is convertible into common shares of the Company at a conversion price of C\$1.51 per common share and matures on November 23, 2025; and (ii) 332 common share purchase warrants ("Warrants S2") of the Company. Each Warrant S2 entitles the holder thereof to purchase one common share at C\$1.81 per share for a period of two years, expiring November 23, 2023. The Company did not pay the outstanding principal and interest on the Series 2 debentures upon maturity on November 23, 2025. The Company has not secured an extension or waiver of its deadline for payment, nor has it received an official demand for payment from the debenture holders as at September 30, 2025.

On June 30, 2021, the Company issued 20,000 convertible debenture units for consideration of \$15,017 ("Series 1" debentures). Each debenture unit consists of (i) one 8% senior unsecured convertible debenture having a face value of C\$1,000, which is convertible into common shares of the Company at a conversion price of C\$1.51 per common share and matures on June 30, 2025; and (ii) 332 common share purchase warrants ("Warrants S1") of the Company. Each Warrant S1 entitles the holder thereof to purchase one common share at C\$1.81 per share for a period of two years, expiring June 30, 2023. The Company did not pay the outstanding principal and interest on the Series 1 debenture upon maturity on June 30, 2025. The Company has not secured an extension or waiver of its deadline for payment, nor has it received an official demand for payment from the debenture holders as at September 30, 2025.

At any time following the expiry of 36 months after issuance for Series 1 and 2 (24 months after issuance Series 3), the Company may, at its option, redeem pro rata all or part of the convertible debentures, upon not less than 30 nor more than 60 days' prior written notice, at a redemption price which is equal to 110% of the principal amount thereof, plus any accrued and unpaid interest that would otherwise be payable to the holder from the time of the optional redemption until maturity.

The Company may force the conversion of all but not less than all of the principal amount of the then outstanding convertible debentures at the conversion price if the volume weighted average trading price of the Company's common shares on the TSX Venture Exchange is greater C\$1.50 (Series 3 issuance) for the preceding 10 consecutive trading days and C\$2.19 (Series 1 and Series 2 issuances) for the preceding 20 consecutive trading days. Holders having their convertible debentures converted, at a redemption price equal to 110% of the principal amount, will receive accrued and unpaid interest thereon in cash.

The Company determined that the convertible debenture is a compound instrument consisting of (i) a debt component, which has been presented within debt (note 12); (ii) a derivative asset, which has been presented

separately, and (iii) equity and equity warrants components which have been presented within equity reserve. The Company exercised judgement in determining the fair value of the derivative asset. The valuation is considered to be level 3 in the fair value hierarchy.

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## Commitments and Contingencies

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### Commitments

The following table provides the Company's contractual obligations as of September 30, 2025:

	Carrying Amount	Contractual Undiscounted Cash Flows	Within 1 Year	2 to 5 Years	Over 5 Years
Accounts payable and accrued liabilities	\$22,823	\$22,823	\$22,823	\$-	\$-
Deferred financing loan	595	595	595	-	-
Lease obligation	5,047	5,709	2,754	2,955	-
Debt	111,166	108,141	107,640	501	-
<b>Total</b>	<b>\$139,631</b>	<b>\$137,268</b>	<b>\$133,812</b>	<b>\$3,456</b>	<b>\$-</b>

### Contingencies

The Company is, from time to time, involved in various claims, legal proceedings, tax assessments and complaints arising in the ordinary course of business from third parties. The Company cannot reasonably predict the likelihood or outcome of these actions. The Company does not believe that adverse decisions in any other pending or threatened proceedings related to any matter, or any amount which may be required to be paid by reason thereof, will have a material effect on the financial condition or future results of operations. Accordingly, no provision or further disclosure has been made as the likelihood of a material outflow of economic benefits in respect of such claims is considered remote. In forming this assessment, management has considered the professional advice received and tax laws in place in the various jurisdictions, and the facts and circumstances of each individual claim. In the opinion of management, all such claims and suits are adequately covered by insurance, or are provided in the financial statements or, if not so covered or provided for, the results are not expected to materially affect the Company's financial position or results of operations.

### Lawsuits

The Company routinely enters contracts for service with its customers. Due to the nature of beverage manufacturing, unfavorable customer outcomes are possible, outside of the Company's control. Customers may pursue litigation to attempt to recover costs.

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## Off-Balance Sheet Arrangements

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The Company has no off-balance sheet arrangements requiring disclosure under this section.

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## Related Party Transactions

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### Key management compensation

Key management personnel include those persons having authority and responsibility for planning, directing, and controlling the activities of the Company. The Company has determined that key management personnel consist of members of the Board and the Company's Chief Executive Officer ("CEO"), Chief Financial Officer ("CFO"), and the Chief Growth Officer ("CGO"). Compensation provided to key management personnel, for the three and nine-month periods ended, were as follows:

	Three-months ended September 30,		Nine-months ended September 30,	
	2025	2024	2025	2024
Short-term employee benefits, including salaries	\$404	\$240	\$915	\$1,244
Share-based compensation	–	734	85	620
<b>Total</b>	<b>\$223</b>	<b>\$974</b>	<b>\$1,000</b>	<b>\$1,864</b>

### Related party transactions

The Company has entered into employment agreements with each of the officers, including CEO, CFO, and CGO. Under the employment agreements, the officers receive a base salary, extended benefits and are eligible for an annual performance-based bonus and long-term incentive awards determined at the discretion of the Board of Directors. Compensation provided to key management personnel contains a component of share-based compensation, which vests upon completion of performance milestones.

### Promissory Notes

During the period ended September 30, 2025, the Company did not enter into any additional promissory notes with related parties. Of the existing promissory notes, \$260 remained outstanding to a related party that bears 12% interest per annum and is due on demand.

During the year ended December 31, 2024, the Company did not enter into any additional promissory notes with related parties. Of the existing promissory notes, the Company repaid \$nil during the year.

### Grand Rapids – Building Rent

On December 1, 2021, the Company entered into an 8-year term lease agreement at prevailing market rates for its Land and Sea operations in Grand Rapids, Michigan, with Q4 Development LLC, an entity owned by a former employee and related party of the Company. The total lease liability as at September 30, 2025, is \$934 (December 31, 2024 – \$1,072) of which \$197 is current and \$737 is non-current.

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## Significant Accounting Judgements and Estimates

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### Estimates

The preparation of these condensed consolidated interim financial statements requires the use of accounting estimates. It requires management to make judgments, estimates and assumptions that affect the application of policies and reported amounts of assets, liabilities, revenue, and expenses. On an ongoing basis, management evaluates its judgments and estimates in relation to assets, liabilities, revenue, and expenses. Management uses historical experience and various other factors it believes to be reasonable under the given circumstances as the basis for its judgments and estimates. Actual outcomes may differ from these estimates under different assumptions and conditions. Adjustments are made to income as appropriate in the period changes in estimates become known.

### Going concern and liquidity

These financial statements have been prepared on the assumption that the Company is able to continue as a going concern. The Company has estimated its cost of sales, operating expenses, and other expenses, for the coming twelve months from historical and projected costs. The Company's expected commitments are based on management's best estimates for maintaining its operations at its various facilities. Management has judged the Company's ability to raise additional capital/funding and continue as a going concern and has concluded that the going concern basis of accounting is appropriate. Please reference note 1 in the condensed consolidated interim financial statements for the three and nine-period ended September 30, 2025, and 2024 for the going concern disclosure.

### Expected credit loss for accounts receivable

The expected credit loss for accounts receivable requires significant judgement. Management based the expected credit loss for accounts receivable on historical experience, applied on an individual account basis. The estimate is influenced by the health of the economy, business sector, and customer base.

### Useful life of property, plant, and equipment and intangible assets

The useful life of property, plant and equipment and intangible assets is a significant judgement. Management reviews the useful lives annually. Management engages with external experts to aid in estimation of the initial and subsequently reviewed expected useful life for intangible assets. The useful life of intangible assets considers expected cash flows from continuing customers, and the longevity of brand names among others.

### **Assets and liabilities acquired in a business combination**

Assets and liabilities acquired in a business combination are valued at their fair value, with certain exceptions as outlined in IFRS 3 – Business Combinations. The determination of fair value requires significant assumptions and estimates including revenue growth rates, operating margins, customer attrition, and discount rates. Other assumptions include expected future cash flows attributed to the asset and the useful life of the asset (which involves considering factors like expected obsolescence). Any differences between future results could cause the valuation of the recorded asset to be lower than management’s estimates, resulting in an impairment being recorded.

Property and equipment acquired requires estimates of the remaining useful life and fair value on date of acquisition. Management engages arm’s length third parties to value the property, plant and equipment. Changes to these estimates could result in differences in depreciation expense recorded in future years or impairment if the useful life of the assets was to be reduced.

The fair value of liabilities acquired in a business combination is determined based on the cash flows to be paid over the contractual term of the liability, which involves determination of an appropriate discount rate as compared to market transactions with similar terms.

### **Impairment testing of goodwill and other intangible assets**

The Company tests at least annually whether goodwill and indefinite lived intangibles are impaired, in accordance with the requirements of IAS 36 Impairment of Assets. The recoverable amounts of CGU’s are determined based on the greater of their fair value less costs of disposal and value in use. These calculations, which include a discounted cash flow model, require the use of estimates.

For the purposes of impairment testing, assets are grouped into CGUs that have been identified as being the smallest identifiable group of assets that generate cash inflows that are independent of cash inflows of other assets or groups of assets. The determination of these CGUs is based on management’s judgment with regards to shared infrastructure, geographical proximity, product type and other relevant factors.

Value in use calculations require management to make certain assumptions, including significant estimates about forecasted revenue levels and growth rates, operating margins, and discount rates. In arriving at its forecasts, the Company considered historical performance, current industry trends, and market opportunities.

### **Fair value of convertible debenture**

The Company has convertible debentures which are compound instruments consisting of the debt component, the equity component, the equity warrant component, and the derivative asset which is an area of significant estimation uncertainty. The Company uses a valuation model to estimate the fair values of the components. The determination of fair value requires significant assumptions and estimates which are further disclosed in note 13 of the condensed consolidated interim financial statement for the three and nine-month periods ended September 30, 2025, and 2024.

## **Income taxes**

Income taxes recognized in the condensed consolidated interim financial statements reflect management's best estimate of the outcome based on facts known at the reporting date. When the Company anticipates a future income tax payment based on its estimates, it recognizes a liability. The difference between the expected amount and the final tax outcome is reflected in income tax expense in the period the final tax outcome is determined.

The Company assesses the probability of taxable profits being available in the future based on its budgeted forecasts. When the forecasts indicate that sufficient future taxable income will be available to deduct the temporary differences, a deferred tax asset is recognized for all deductible temporary differences.

## **Share-based payments**

The Company measures the cost of equity-settled transactions by reference to the fair value of the equity instruments at the date at which they are granted. This estimate requires the use of the appropriate valuation model, as well as the input assumptions, such as volatility, risk free rate, dividend yield, and forfeiture rate.

## **Classification of Convertible Debentures**

Management made a significant judgment in the application of the IFRS policies in relation to the classification of the convertible debentures and the related impact on the going concern assumption. The Public Convertible Debentures mature within 1 year of September 30, 2025, series 1 already matured and unpaid, and are thus classified as current liabilities. Further, the Public Convertible Debenture agreement contains cross-default clauses that are linked to the covenants for the Sandton Loan. Conditions as at September 30, 2025, and December 31, 2024, give Sandton the right to accelerate payment of the loan; if Sandton exercises that right, the debenture holders have the right to accelerate payment on the debentures. Furthermore, the Company did not make the Public Convertible Debenture payments due on March 31, 2024, June 30, 2024, September 30, 2024, December 31, 2024, March 31, 2025, June 30, 2025 and September 30, 2025. The Company did not make the principal payment due on June 30, 2025 or November 23, 2025, for the Series 1 and 2. As a result, conditions as at September 30, 2025, give Public Convertible Debenture holders the right to demand payment on the debentures. The Company did not have the unconditional right to defer the settlement of the debenture liabilities for at least twelve months. Going concern is disclosed in note 1.

## **Investment in associates and joint ventures**

When accounting for its investments in other entities, the Company must determine which entities it controls and over which entities it has significant influence. Control over a subsidiary exists when the Company is exposed to and has the rights to variable returns of the subsidiary and has the ability to affect those returns through its power over the entity. Significant influence exists when the Company has the power to participate in the financial and operating policy decisions of an entity but does not control or jointly control those policies. The Company applies considerable judgment when evaluating the relevant interests, rights, relationships, and other relevant factors to determine whether it controls another entity or has significant influence over another entity.

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## Financial Instruments

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The main risks arising from the Company's financial instruments are fair value risk, credit risk, liquidity risk and market risk (specifically interest rate risk and currency risk). These risks are from exposures that occur in the normal course of business and are managed by the Company's officers. The Company's officers manage these risks in line with the Company's strategy.

The main purpose of these financial instruments is to finance the Company's ongoing operations. The following financial instruments arise from the Company's operations, as at:

<b>Financial Instrument</b>	<b>September 30, 2025</b>
Cash	\$629
Accounts receivable	7,916
Accounts payable and accrued liabilities	22,823
Deferred financing loan	595
Lease obligation	5,047
Debt	111,166

Financial assets and financial liabilities, including derivatives, are recognized on the statements of financial position when the Company becomes a party to the financial instrument or derivative contract.

## Classification

The Company classifies its financial instruments in the following measurement categories: (a) fair value through profit and loss (“FVTPL”), (b) fair value through other comprehensive income (“FVTOCI”), and (c) amortized cost. The classification of financial assets depends on the business model for managing the financial assets and the contractual terms of the cash flows. Financial liabilities are classified as amortized cost unless they are irrevocably designated at initial recognition as those to be measured at FVTPL or requiring classification as FVTPL. For assets and liabilities measured at FVTPL, gains and losses are recorded in the statement of income (loss). For liabilities designated at FVTPL, changes due to the Company’s own credit are recorded in other comprehensive income. The Company’s derivative assets (liabilities) are designated at FVTPL in the period presented.

The Company reclassifies financial assets when its business model for managing those assets changes. Financial liabilities are not reclassified. Derivatives are recognized at their fair value.

## Expected credit loss (“ECL”) impairment model

The Company uses the expected credit loss impairment model, which is based on changes in credit quality since initial application. This model is applied to assets measured at amortized cost.

- A maximum 12-month allowance for ECL is recognized from initial recognition reflecting the portion of lifetime cash shortfalls that would result if a default occurred in the 12 months after the reporting date, weighted by the risk of a default occurring.
- A lifetime ECL allowance is recognized if a significant increase in credit risk is detected after the instrument’s initial recognition reflecting lifetime cash shortfalls that would result over the expected life of a financial instrument.
- A lifetime ECL allowance is recognized for credit impaired financial instruments.

The Company assumes that the credit risk on a financial asset has increased significantly if it is more than 60 days past due. The Company considers a financial asset to be in default when the borrower is unlikely to pay its credit obligations to the Company in full or when the financial asset is more than 180 days past due. For trade receivables, the Company applies a simplified approach in calculating ECLs. Therefore, the Company does not track changes in credit risk, but instead recognizes a loss allowance based on lifetime ECLs at each reporting date. The Company has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

The carrying amount of a financial asset is partially or fully written off when there is no realistic prospect of recovery. This typically occurs when the Company determines that the debtor does not have sufficient assets or cash flows to repay the amounts.

## Measurement

All financial instruments are measured at fair value on initial recognition, plus, in the case of a financial asset or financial liability not at FVTPL, transaction costs that are directly attributable to the acquisition or issuance of the financial asset or financial liability. Transaction costs of financial assets and financial liabilities carried at FVTPL are expensed in profit or loss. Financial assets with embedded derivatives are considered in their entirety when determining whether their cash flows are solely payment of principal and interest.

Financial assets that are held within a business model whose objective is to collect the contractual cash flows, and that have contractual cash flows that are solely payments of principal and interest on the principal outstanding are measured at amortized cost in subsequent accounting periods. All other financial assets including equity investments are measured at their estimated fair values at the end of subsequent accounting periods, with any changes taken through profit and loss or other comprehensive income (loss).

The Company's classification of financial assets and liabilities is summarized below:

Cash	Amortized cost
Accounts receivable	Amortized cost
Derivative assets	FVTPL
Accounts payable and accrued liabilities	Amortized cost
Lease obligations	Amortized cost
Debt	Amortized cost
Deferred financing loan	Amortized cost

## Derecognition

### ***Financial assets***

The Company derecognizes financial assets only when the contractual rights to cash flows from the financial assets expire, or when it transfers the financial assets and substantially all the associated risks and rewards of ownership to another entity. Gains and losses on derecognition are generally recognized in the condensed consolidated interim statements of loss and comprehensive loss.

### ***Financial liabilities***

The Company derecognizes financial liabilities only when its obligations under the financial liabilities are discharged, cancelled or expired. The difference between the carrying amount of the financial liability derecognized and the consideration paid or payable, including any non-cash assets transferred or liabilities assumed, is recognized in the condensed consolidated interim statements of loss and comprehensive loss.

## Fair value hierarchy

The determination of fair value requires judgment and is based on market information, where available and appropriate. The Company classifies fair value measurements using a fair value hierarchy that reflects the significance of the inputs used in making the measurements. The measurement as a whole is categorized in the hierarchy based on the lowest-level significant input. The fair value hierarchy has the following levels:

- Level 1 – Quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2 – Inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices); and
- Level 3 – Inputs for the asset or liability that are not based on observable market data (unobservable inputs).

## Derivatives

Derivative instruments, including embedded derivatives in financial liabilities or non-financial contracts, such as the conversion of convertible debentures, and non-hedge derivatives, such as foreign exchange contracts, are recorded at FVTPL and, accordingly, are recorded on the statement of financial position at fair value. Fair values for derivative instruments are determined using valuation techniques, with assumptions based on market conditions existing at the statement of financial position date. Changes in fair value at each reporting date are included in the statement of loss and comprehensive loss.

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## Outstanding Share Data

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As of the date of this MD&A, the Company had the following number of securities outstanding:

	Number of Securities	Exercise Price (\$)	Exercise Price Currency	Weighted Average Remaining Life (Years)
Common shares	100,183,769	n/a		
Stock options	1,152,000	\$0.55 - \$0.83	CAD	0.27
Restricted share units <sup>3</sup>	16,531,000	n/a	CAD	0.00
Total	117,866,769			
Convertible Debentures <sup>1, 2</sup>	45,007	\$1.00 - \$1.51	CAD	0.29
Warrants <sup>4</sup>				

<sup>1</sup>40,000 Convertible debentures are convertible into common shares at a ratio of 1 debenture, holding a face value of C\$1,000 per debenture, convertible into 667 common shares.

<sup>2</sup>5,007 Convertible debentures are convertible into common shares at a ratio of 1 debenture, holding a face value of C\$1,000 per debenture, convertible into 1,000 common shares.

<sup>3</sup>The Company may settle RSUs in cash or common shares of the Company, on a basis of one common share for each RSU.

<sup>4</sup>5.625% warrants in Thirsty Cat, LLC are held by Sandton.

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## Risks and Uncertainties

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Consumer product manufacturing and wholesale involves several risks and uncertainties, many of which are beyond the Company's control. These risks and uncertainties include, without limitation, the risks discussed elsewhere in this MD&A, those identified in the Annual Information Form for the year ended December 31, 2023, and Wildpack's other disclosure documents as filed in Canada on SEDAR+ at [www.sedarplus.ca](http://www.sedarplus.ca). You should carefully consider such risks and uncertainties prior to deciding to invest in the Company's securities.

### Supply Chain

Any interruption or delay in the Company's supply chain, or the inability to obtain such products from alternate sources at acceptable prices and within a reasonable amount of time, would harm the Company's ability to supply such products to Wildpack's customers on a commercially reasonable basis. This could harm the Company's relationship with its customers, prevent it from attracting new customers, and materially and adversely affect its business. Further, the Company's suppliers, service providers and distributors may elect, at any time, to breach or otherwise cease to participate in supply, service or distribution agreements, or other relationships, on which its operations rely. Ball Corporation is identified as a key supplier.

Loss of suppliers, service providers or distributors would have a material adverse effect on the Company's business and operational results. Such disruption of operations could adversely affect inventory supplies and the Company's ability to meet product delivery deadlines. The Company relies on can manufacturers that may operate facilities outside of North America. Geopolitical events or conflicts could disrupt shipping channels utilized for packaging supply. The Company's supply chain program and inventory maintenance strategy may prove to be inadequate to mitigate these shipping issues.

The Company is exposed to commodity price volatility in respect of aluminum. The Company's pricing strategy and relative customer demand in-elasticity to price changes may prove to be ineffective, resulting in negative gross margin variances. A considerable portion of Aluminum supply originates from Canada and Mexico. Aluminum is the primary input into the manufacturing of an aluminum can. Tariffs or trade wars may limit the supply, availability or increase the price of aluminum-based products, negatively affecting the Company.

### Third Party Suppliers

The Company relies heavily on third parties such aluminum can and packaging material vendors/partners to provide its goods and services. If these third parties were unable or unwilling to provide these goods and services in the future or provide these goods and services less cost effectively due to inflation, Wildpack would need to obtain such goods or services from other providers, if they are available. This could cause the Company to incur additional costs or cause material interruptions to its business until these goods and services are replaced, if possible.

### Key Financier Risk

Over the most recent history, the Company has relied heavily on a key financial partner to provide its capital funding. If the party were unable or unwilling to provide support in the future, or terminate the agreements, Wildpack would need to obtain such financing support from other providers, if they are available. This could cause the Company to incur additional costs or cause material interruptions to its business until a solution is available, if possible. Further, if financing support is unavailable, the Company would reconsider the appropriateness of the going concern assumption.

## **Uncertainty of Liquidity and Capital Requirements**

The future capital requirements of the Company will depend on many factors, including all matters relating to the risks identified herein, the number and size of acquisitions consummated (if any), rate of growth of its customer base, the costs of expanding into new markets (if any), the growth of the market for consumer product manufacturing and wholesale and the costs of administration. In order to meet such capital requirements, the Company may consider additional public or private financing (including the incurrence of debt and the issuance of additional common shares) to fund all or a part of a particular venture, which could entail dilution of current investors' interest in the Company. There can be no assurance that additional funding will be available or, if available, that it will be available on acceptable terms. There can be no assurance that the Company will be able to raise additional capital if its capital resources are depleted or exhausted. Further, due to regulatory impediments and lack of investor appetite, the ability of the Company to issue additional common shares or other securities exchangeable for or convertible into common shares to finance acquisitions may be restricted. The undiscounted contractual maturity of the Company's financial liabilities, including Public Convertible Debentures, is primarily due within one year subsequent to September 30, 2025, and creates a significant liquidity risk as a result. Should Public Convertible Debenture holders demand repayment, the Company may not be able to continue as a going concern.

## **Loss of Key Personnel**

The performance of senior management and other key employees is critical to the Company's success. There can be no assurance that the Company will be successful in attracting or retaining highly qualified senior management and other key employees needed in the future, which could have an adverse effect on the business.

## **Key Customer Risk**

The Company's total sales are concentrated in a few key customers. In the event that the Company cannot maintain these customer relationships or the demand from these customers is diminished for any reason in the future, there is a risk that the Company would be forced to find alternative markets in which to sell, which in turn, could result in lower prices or increased distribution costs thereby adversely affecting its sales revenue and profit margins.

## **Public Health Crises, Including COVID-19**

Emerging infectious diseases or the threat of outbreaks of viruses or other contagions or epidemic diseases or pandemics, including the COVID-19 outbreak, could have a material adverse effect on the Company by causing operational and supply chain delays and disruptions (including as a result of government regulation and prevention measures), labour shortages and shutdowns, social unrest, breach of material contracts and customer agreements, government or regulatory actions or inactions, changes in tax laws, payment deferrals, increased insurance premiums, decreased demand, delays in permitting or approvals, governmental disruptions, capital markets volatility, or other unknown but potentially significant impacts. Throughout the COVID-19 pandemic, the Company operated continuously under the stringent directives provided by federal, state and county authorities. While an outbreak of COVID-19 at a Company facility could result in significant disruption to operations, including a suspension of production, the Company has established COVID-19 management plans and implemented enhanced protocols and preventative measures to manage and mitigate the spread of COVID-19. The Company's exposure to such public health crises also includes risks to employee health and safety. Should an employee or visitor become infected with a serious illness that has the potential to spread rapidly, this could place Wildpack workforce at risk.

In addition, a significant outbreak of contagious diseases in the human population, such as COVID-19, could result in a widespread health crisis that could adversely affect the economies and financial markets of many countries, resulting in an economic downturn that could result in a material adverse effect on demand for packaged beverage products, investor confidence, and general financial market liquidity, all of which may adversely affect the Company's business and the market price of the Common Shares. Accordingly, any outbreak or threat of an outbreak of an epidemic disease or similar public health emergency, could have a material adverse effect on the Company's business, financial condition, and results of operations. It is unknown whether and how the Company may be affected if a pandemic, such as the COVID-19 outbreak, persists for an extended period.

### **Information Technology and Cybersecurity**

The Company's information systems, and those of its third-party service providers, creditors, and vendors, are vulnerable to an increasing threat of continually evolving cybersecurity risks. These risks may take the form of malware, computer viruses, cyber threats, extortion, employee error, malfeasance, system errors or other types of risks, and may occur from inside or outside of the organization. Cybersecurity risk is increasingly difficult to identify and quantify and cannot be fully mitigated because of the rapidly evolving nature of the threats, targets, and consequences. Additionally, unauthorized parties may attempt to gain access to these systems or the Company's information through fraud or other means of deceiving the Company's third-party service providers, customers, employees, creditors, or vendors.

The Company's operations depend, in part, on how well it and its partners protect networks, equipment, information technology systems and software against damage from a number of threats. The Company's operations also depend on the timely maintenance, upgrade and replacement of networks, equipment, IT systems, and software, as well as pre-emptive expenses to mitigate the risks of failures. The Company's operating results may be adversely affected by a breakdown of its information technology systems or a failure to develop those systems. The Company depends on key information systems to conduct its business, to provide information to management and to prepare financial reports.

### **Labour Supply and Unionization**

The labour market in the United States is currently constrained. The Company's ability to flexibly adjust labour hours and maintain capacity depends on sufficient and economical labour. The Company manages this consideration through competitive compensation packages and consistent hiring practices. Currently, there are no indications of unionization of the Company's employees. Should unionization occur, it could negatively impact the Company's operating costs and decrease its profit margins.

## **International Conflict**

International conflict and other geopolitical tensions and events, including war, military action, terrorism, trade war or disputes, and international responses thereto have historically led to, and may in the future lead to, uncertainty or volatility in the global supply chain and financial markets.

The ongoing trade war and tariffs introduced during the Trump administration pose significant risks to U.S. manufacturing businesses, particularly those that rely on imported raw materials and components. The imposition of tariffs on goods may lead to increased production costs, which may erode profit margins or force companies to pass these costs onto consumers, potentially reducing demand for their products. Furthermore, the uncertainty surrounding trade agreements and potential retaliatory tariffs can disrupt supply chains, causing delays and inventory shortages. The shifting trade landscape also creates challenges for long-term planning, as the Company may need to adapt quickly to changing regulations and tariffs, leading to increased operational volatility. Overall, trade wars present both direct financial risks and broader strategic challenges for manufacturers navigating an unpredictable global trade environment. Wildpack principally operates within the United States.

Russia's invasion of Ukraine has led to sanctions being levied against Russia by the international community and may result in additional sanctions or other international action, any of which may have a destabilizing effect on commodity prices, supply chain and global economies more broadly. Supply chain disruptions may adversely affect the business, financial condition, and results of operations.

The extent and duration of the Russian-Ukrainian or other conflicts and related international action cannot be accurately predicted at this time and the effects of such conflict may magnify the impact of the other risks identified, including those relating to commodity price volatility, global financial conditions and supply chain disruptions. The situation is rapidly changing and unforeseeable impacts, including on the Company's shareholders and counterparties on which the Company relies and transact with, may materialize, and may have an adverse effect on the business, results of operation and financial condition.

## **Litigation**

The Company may from time to time become party to claims and litigation proceedings, which may include those generally related to contract disputes. Such matters are subject to many uncertainties and the Company cannot predict with any assurances the outcome and ultimate financial impact from any such claims or proceedings. There can be no guarantee that actions that may be brought against the Company in the future will be resolved in its favour or that the insurance the Company carries will be available or paid to cover any litigation exposure. The cost of defending claims may take away from management's time and effort and any losses from settlements or adverse judgments arising out of these claims may have a material and adverse effect on our cash flows, results of operations and financial condition.

## **Factors which may Prevent Realization of Growth Targets**

The Company is still developing and growing its business. There is a risk that these additional objectives will not be achieved on time, on budget, or at all, as they can be adversely affected by a variety of factors, including some that are discussed elsewhere in these risk factors. As a result, there is a risk that the Company may not have sufficient capacity to meet the anticipated demand or to meet future demand when it arises. Other factors may inhibit growth, including supplier payment terms, availability of trade credit, sufficient working capital, operations execution of planned production, among others.

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## CAUTIONARY NOTE REGARDING FORWARD-LOOKING STATEMENTS

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Certain statements in this MD&A and certain information incorporated herein by reference constitute forward-looking statements. Forward-looking statements include, but are not limited to, statements with respect to the Company's plans or future financial or operating performance, the estimation of sales volumes and production throughput, anticipated growth in filling, decorating or brokering services, the estimation of revenue, operating efficiencies and costs, acquisition and integration of new facilities, future capital expenditures, requirements for and timing of additional financing, and future outcome of legal and tax matters. Generally, these forward-looking statements can be identified by the use of forward-looking terminology such as "plans", "expects" or "does not expect", "is expected", "budget", "scheduled", "estimates", "forecasts", "intends", "anticipates" or "does not anticipate", "will continue" or "believes", or variations of such words and phrases or state that certain actions, events or results "may", "could", "would", "might" or "will be taken", "occur" or "be achieved". Forward-looking statements, while based on management's best estimates and assumptions, are subject to known and unknown risks, uncertainties and other factors that may cause the actual results, level of activity, performance or achievements of the Company to be materially different from those expressed or implied by such forward-looking statements, including but not limited to: risks related to failure of plant, equipment or processes to operate as anticipated, failure to realize operational efficiencies or margin growth, failure to obtain sufficient cash flow to cover forecasted expenses or achieve profitability, operations, general economic conditions, financing and credit availability, increase in price of aluminum, increase in prices of raw ingredients for beverages, changes in consumer beverage preferences, supply chain issues including, supply of aluminum cans, fluctuations in US dollar currency exchange rates; failure to grow or increase its market share in filling, decorating and brokering services, food and safety issues, quality control failures, accidents, labour disputes, claims and limitations on insurance coverage; delays in obtaining financing, changes in alcohol regulations, tax rules and regulations, and actual resolutions of legal and tax matters, as well as those factors discussed in the section entitled "Risk Factors" in the Company's most recent Annual Information Form available on SEDAR+ at [www.sedarplus.ca](http://www.sedarplus.ca). Although the Company has attempted to identify important factors that could cause actual results to differ materially from those contained in forward-looking statements, there may be other factors that cause results not to be as anticipated, estimated or intended. There can be no assurance that such statements will prove to be accurate, as actual results and future events could differ materially from those anticipated in such statements. Accordingly, readers should not place undue reliance on forward-looking statements. Forward-looking statements are qualified in their entirety by the inherent risks and uncertainties related to the Company's business, including that the Company's assumptions in making forward-looking statements may prove to be incorrect; delays in filing of financial information; adverse market conditions; risks inherent in the beverage manufacturing and packaging sector in general; that future results may vary from historical results; and competition in the markets where the Company operates. Except as required by securities law, Wildpack does not assume any obligation to update or revise any forward-looking statements, whether as a result of new information, events or otherwise.

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## Investor & Contact Information

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### **Stock Exchange and Listed Securities**

*Toronto Stock Exchange Venture*  
Common Shares (CANS)  
Debentures (CANS.DB)

### **Share Registrar and Transfer Agent**

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### **Board of Directors**

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Izhar Basha  
Matthew Dwyer  
Mitchell Barnard  
Sara Coyle

### **Officers**

Travis Sarich, Chief Executive Officer  
Ryan Mason, Chief Financial Officer  
Thomas Walker, Chief Growth Officer