RIMROCK GOLD CORP

88 BLUE JAYS WAY #1709 TORONTO, ONTARIO, M5V0L7

1-800-854-7970 www.rimrockgold.com www.acquacbdcoffee.com jordan@rimrockgold.com

Quarterly Report

For the period ending February 28, 2025 (the "Reporting Period")

Outstanding Shares

The number of sha	ares outstanding	g of our Co	ommon Stock	was:

2,884,035,141 as of February 28, 2025. 2,884,035,141 as of August 31, 2024.

Shell Status

-	ck mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933 the Exchange Act of 1934 and Rule 15c2-11 of the Exchange Act of 1934):
Yes: □	No: ⊠
Indicate by che	ck mark whether the company's shell status has changed since the previous reporting period:
Yes: □	No: ⊠
Change in Col Indicate by che Yes: □	ntrol ck mark whether a Change in Control⁴ of the company has occurred during this reporting period: No: ☑
4	

⁴ "Change in Control" shall mean any events resulting in:

⁽i) Any "person" (as such term is used in Sections 13(d) and 14(d) of the Exchange Act) becoming the "beneficial owner" (as defined in Rule 13d-3 of the Exchange Act), directly or indirectly, of securities of the Company representing fifty percent (50%) or more of the total voting power represented by the Company's then outstanding voting securities;

⁽ii) The consummation of the sale or disposition by the Company of all or substantially all of the Company's assets;

⁽iii) A change in the composition of the Board occurring within a two (2)-year period, as a result of which fewer than a majority of the directors are directors immediately prior to such change; or

⁽iv) The consummation of a merger or consolidation of the Company with any other corporation, other than a merger or consolidation which would result in the voting securities of the Company outstanding immediately prior thereto continuing to represent (either by remaining outstanding or by being converted into voting securities of the surviving entity or its parent) at least fifty percent (50%) of the total voting power represented by the voting securities of the Company or such surviving entity or its parent outstanding immediately after such merger or consolidation.

1) Name and address(es) of the issuer and its predecessors (if any)	
In answering this item, provide the current name of the issuer and names used by predecessor entities, along with the dates of the name changes.	
Our current name is Rimrock Gold Corp. since January 24, 2013.	
We were incorporated in Nevada on August 31, 2007 as Pay By The Day Holdings Inc. We changed our name March 22, 2010 to Oteegee Innovations Inc. We changed our name May 3, 2011 to Tucana Lithium Corp. We changed our name January 24, 2013 to Rimrock Gold Corp.	
Current State and Date of Incorporation or Registration: Nevada – August 31, 2007.	
Standing in this jurisdiction: (e.g. active, default, inactive): Default	
Prior Incorporation Information for the issuer and any predecessors during the past five years: NA	
Describe any trading suspension or halt orders issued by the SEC or FINRA concerning the issuer or its predecessors since inception:	
<u>NA</u>	
List any stock split, dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated that occurred within the past 12 months:	or
We have not had any stock splits, stock dividends, recapitalizations, mergers acquisitions, spin-offs or reorganizations in the last 12 months, however the Company continues to seek acquisitions to enhance shareholder value.	1
Address of the issuer's principal executive office:	
88 Blue Jays Way #1709, Toronto, Ontario, M5V0L7	
Address of the issuer's principal place of business: Check if principal executive office and principal place of business are the same address:	
12 Cadetta Rd #1, Brampton, Ontario, L6P0X4	

Has the issuer or any of its predecessors been in bankruptcy, receivership, or any similar proceeding in the past five

Yes: ☐ If Yes, provide additional details below:

years?

No: ⊠

2) Security Information

Transfer Agent

Name: Colonial Stock Transfer

Phone: 801-355-5740

Email: dancarter@colonialstock.com

Address: Suite 100

66 Exchange Place Salt Lake City, UT 84111

The Transfer Agent is registered under the Exchange Act.

Publicly Quoted or Traded Securities:

The goal of this section is to provide a clear understanding of the share information for its publicly quoted or traded equity securities. Use the fields below to provide the information, as applicable, for all outstanding classes of securities that are publicly traded/quoted.

Trading symbol: RMRK

Exact title and class of securities outstanding: Common Shares CUSIP: 76676T109
Par or stated value: \$0.001

Total shares authorized: 2,900,000,000 as of date: February 28, 2025. Total shares outstanding: 2,884,035,141 as of date: February 28, 2025.

Total number of shareholders of record: 61 as of date: February 28, 2025.

Please provide the above-referenced information for all other publicly quoted or traded securities of the issuer.

Other classes of authorized or outstanding equity securities that do not have a trading symbol:

The goal of this section is to provide a clear understanding of the share information for its other classes of authorized or outstanding equity securities (e.g., preferred shares that do not have a trading symbol). Use the fields below to provide the information, as applicable, for all other authorized or outstanding equity securities.

Exact title and class of the security: Series A Preferred Stock

Par or stated value: \$0.001

Total shares authorized: 1,000,000 as of date: February 28, 2025. Total shares outstanding (if applicable): 500,000 as of date: February 28, 2025.

Total number of shareholders of record

(if applicable): 1 as of date: February 28, 2025.

Exact title and class of the security: Series B Preferred Stock

Par or stated value: \$0.001

Total shares authorized: 1,000,000 as of date: February 28, 2025. Total shares outstanding (if applicable): 535 as of date: February 28, 2025. .

Total number of shareholders of record

(if applicable): 5 as of date: February 28, 2025.

Please provide the above-referenced information for all other classes of authorized or outstanding equity securities.

Security Description:

The goal of this section is to provide a clear understanding of the material rights and privileges of the securities issued by the company. Please provide the below information for each class of the company's equity securities, as applicable:

1. For common equity, describe any dividend, voting and preemption rights.

Since inception we have not paid any dividends on our common stock. Each common share grants the holder 1 vote.

2. For preferred stock, describe the dividend, voting, conversion, and liquidation rights as well as redemption or sinking fund provisions.

Each Series A Preferred Stock are entitled to 10,000 votes for every one vote a share of common stock is entitled to.

Each Series B Preferred Stock allows the holder from time to time and at any time, convert any or all of such shares of Series B Preferred Stock into fully paid and non-assessable shares of the common stock of the Company in an amount equal to one-tenth of one percent (0.1%) of the then issued and outstanding shares of the Company common stock per share of Series B Preferred Stock.

3. Describe any other material rights of common or preferred stockholders.

SEE ABOVE

4. Describe any material modifications to rights of holders of the company's securities that have occurred over the reporting period covered by this report.

NONE

3) Issuance History

The goal of this section is to provide disclosure with respect to each event that resulted in any changes to the total shares outstanding of any class of the issuer's securities in the past two completed fiscal years and any subsequent interim period.

Disclosure under this item shall include, in chronological order, all offerings and issuances of securities, including debt convertible into equity securities, whether private or public, and all shares, or any other securities or options to acquire such securities, issued for services. Using the tabular format below, please describe these events.

A. Changes to the Number of Outstanding Shares for the two most recently completed fiscal years and any subsequent period.

Indicate by chec	ck mark v	whether there	were any	changes to	the nu	imber of	outstanding	shares	within tr	ne past two
completed fiscal	l years:									
No: □	Yes: X	(If yes, you me	ust compl	ete the tab	e belov	v)				

Shares Outstanding as of Second Most Recent Fiscal Year End: *Right-click the rows below and select "Insert" to add rows as needed. Date: September 1, 2017 Opening Balance Common: 1,990,701,808 Preferred: 500,500 Date of Transaction type Number of Class of Value of Were the Individual/ Entity Reason for share Restricted or Exemption Transaction (e.g., new issuance, **Shares Issued** Securities shares shares Shares were issuance (e.g. for Unrestricted cancellation, (or cancelled) issued issued at issued to. cash or debt as of this Registration shares returned to (\$/per a discount conversion) filina. Туре. *You must treasury) share) at to market OR-Issuance price at disclose the Nature of control person(s) Services the time for any entities of **Provided** issuance? listed. (Yes/No) Oct New Issuance 200,000,000 .0004 No Dr. Hugo As per Restricted NA Common 29,2018 Romeu Employment Agreement Dec 2, 40,000,000 .0005 No Hemp Tradition, Acquisition of NA New Issuance Common Restricted 2018 LLC (Jiva assets Goswami Das) Jan 15, New Issuance 40,000,000 Common .0005 No Carlos Consulting Restricted NA /Services 2019 Berenguer Rendered .0005 No Jan 15, New Issuance 5,000,000 Common Jorge Mauricio Consulting Restricted NA 2019 Oviedo /Services Rendered Noba Capital Sept 9, New Issuance 133,333,333 Common .00015 Yes Debt Unrestricted Exemption 2018 LLC (Yarian Conversion (1) Garcia) 133,333,333 .00015 Yes Yoan Perez Debt Sept 9, New Issuance Common Unrestricted Exemption 2018 Conversion (1) Sept 9, New Issuance 133,333,333 Common .00015 Yes Renier Garcia Debt Unrestricted Exemption 2018 Conversion (1) Sept 9. New Issuance 133,333,333 Common .00015 Yes Yairel Garcia Debt Unrestricted Exemption 2018 Conversion (1) July 15, New Issuance 50,000,000 Common .0002 No Lauren Bentley Consulting Unrestricted Exemption 2021 /Services Rendered (3) July 15, New Issuance 25.000.000 Common .0001 No Faiyaz Bux Consulting Unrestricted Exemption 2021 /Services Rendered (2) March 1, 35 Pref B .001 No Daniel S. NA NA New Issuance Director 2024 Scaman Appointment Shares Outstanding on Date of This Report: **Ending Balance:**

Date: February 28, 2025.

Common: 2,884,035,141 Preferred: 500,535

Example: A company with a fiscal year end of December 31st 2024, in addressing this item for its Annual Report, would include any events that resulted in changes to any class of its outstanding shares from the period beginning on January 1, 2023 through December 31, 2024 pursuant to the tabular format above.

Any additional material details, including footnotes to the table are below:

- (1) 375,000,000 shares under the \$80,000 debt conversion dated April 14, 2014 were issued by the Company on August 8, 2019. Please see Note 7 Common Stock To Be Issued in the November 30, 2023 Quarterly Report. The remaining balance of 158,333,333 shares were issued on September 7, 2022.
- (2) 25,000,000 shares issued on July 15, 2021 pursuant to a consulting agreement dated February 17, 2020.
- (3) 50,000,000 shares issued on July 15, 2021 pursuant to a consulting agreement / services rendered dated December 1, 2020.

B. Convertible Debt

Total Outstanding Balance:

The following is a complete list of the Company's Convertible Debt which includes all promissory notes, convertible notes, convertible debentures, or any other debt instruments convertible into a class of the issuer's equity securities. The table includes all issued or outstanding convertible debt at any time during the last complete fiscal year and any interim period between the last fiscal year end and the date of this Certification.

[🗵] Check this box to confirm the Company had no Convertible Debt issued or outstanding at any point during this period.

Date of Note Issuance	Principal Amount at Issuance (\$)	Outstanding Balance (\$) (include accrued interest)	Maturity Date	Conversion Terms (e.g., pricing mechanism for determining conversion of instrument to shares)	# Shares Converted to Date	# of Potential Shares to be Issued Upon Conversion ⁵	Name of Noteholder (entities must have individual with voting / investment control disclosed).	Reason for Issuance (e.g., Loan, Services, etc.)

Any additional material details, including footnotes to the table are below:	

Total Shares:

⁵ The total number of shares that can be issued upon full conversion of the Outstanding Balance. The number should not factor any "blockers" or limitations on the percentage of outstanding shares that can be owned by the Noteholder at a particular time. For purposes of this calculation, please use the current market pricing (e.g. most recent closing price, bid, etc.) of the security if conversion is based on a variable market rate.

4) Issuer's Business, Products and Services

The purpose of this section is to provide a clear description of the issuer's current operations. Ensure that these descriptions are updated on the Company's Profile on www.OTCMarkets.com.

A. Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")

Rimrock Gold Corp. entered the CBD/Hemp market with a focus on developing and marketing a unique line of CBD oils and hemp extracts, and identifying strategic acquisitions. On September 13, 2018 the Company launched its whollyowned subsidiary, Acqua Cannabis Corp. a Wyoming company, to enter into the growing cannabis, cannabinoid, and hemp market. The Company plans to make acquisitions in the Cannabis and CBD sector, and to explore new business opportunities within this growing sector. On November 7, 2019 the Company announced the launch of Acqua CBD Coffee infused with resveratrol. The Company has partnered with Vera Roasting, and is selling the product on the Company's new site acquacbdcoffee.com. In addition, the Company has relaunched acquacannabis.com featuring Delta 8 THC oils and edibles, plus CBD oils and edibles. On April 28, 2021 Rimrock Gold entered into the Nicotinamide Mononucleotide (NMN) market with the introduction of new brand Astound NMN. The Company's newest brand launch and product release is driven by our long-term initiative to provide consumers with the greatest selection of wellnesscentered products. The Company signed an Asset Purchase Agreement with Branded Legacy on July 12, 2022 to sell 100% of the assets in Astound NMN for 33,334 Non-Dilutive Preferred Series D shares of Branded Legacy. In addition, on December 27, 2022, the Company announced the signing of a Definitive Agreement to acquire 100% interest in BluNutric Group Ltd ("BluNutric"), a Wyoming corporation. BluNutric is an eco-friendly and ground-breaking company servicing the algae farming and nutraceutical industry. The Company is currently working on completing the transaction and expects the transaction to close on or before March 31, 2023. On March 28, 2023, the Company entered into an Extension Agreement #1 with BluNutric to extend the acquisition completion date to May 31, 2023. On May 30, 2023, the Company entered into an Extension Agreement #2 to extend the acquisition completion date to June 30, 2023. On March 5, 2024, the Company announced the termination of the Definitive Agreement to acquire BluNutric due to delays in BluNutric securing the necessary financing to close the transaction. The Company continues to operate Acqua Cannabis, and continues to seek acquisitions to enhance shareholder value.

B. List any subsidiaries, parent company, or affiliated companies.

Acqua Cannabis Corp

C. Describe the issuers' principal products or services.

CBD oils, creams, hemp products, and CBD coffee infused with resveratrol.

5) Issuer's Facilities

The goal of this section is to provide investors with a clear understanding of all assets, properties or facilities owned, used or leased by the issuer and the extent in which the facilities are utilized.

In responding to this item, please clearly describe the assets, properties or facilities of the issuer. Describe the location of office space, data centers, principal plants, and other property of the issuer and describe the condition of the properties. Specify if the assets, properties, or facilities are owned or leased and the terms of their leases. If the issuer does not have complete ownership or control of the property, describe the limitations on the ownership.

88 Blue Jays Way #1709, Toronto, Ontario, M5V0L7 – The director of the Company leases the 750 sq ft unit for the office of Rimrock Gold. The term is for one year ending on October 15, 2023, and the monthly lease is \$3400 per month.

12 Cadetta Rd #1, Brampton, Ontario, L6P 0X4 – The director of the Company is associated with a company that owns the office building. The director does not have an interest in the office building and the office space is utilized at no cost to Rimrock Gold. This office space is utilized for warehousing purposes when needed.

6) All Officers, Directors, and Control Persons of the Company

Using the table below, please provide information, as of the period end date of this report, regarding all officers and directors of the company, or any person that performs a similar function, regardless of the number of shares they own.

In addition, list all individuals or entities controlling 5% or more of any class of the issuer's securities. If any insiders listed are corporate shareholders or entities, provide the name and address of the person(s) beneficially owning or controlling such corporate shareholders, or the name and contact information (City, State) of an individual representing the corporation or entity. Include Company Insiders who own any outstanding units or shares of any class of any equity security of the issuer.

The goal of this section is to provide investors with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling or advising the operations, business development and disclosure of the issuer, as well as the identity of any significant or beneficial owners.

Individual Name (First, Last) Or Entity Name (Include names of control person(s) if a corporate entity)	Position/Company Affiliation (ex: CEO, 5% Control person)	City and State (Include Country if outside U.S.)	Number of Shares Owned (List common, preferred, warrants and options separately)	Class of Shares Owned	Percentage of Class of Shares Owned (undiluted)
Jordan Starkman	Director and President	Toronto, Canada	None	Common	None
Daniel S. Scaman	Director	Phoenix, AZ	35	Preferred B	6.5%
Uptick Capital LLC, Ari Blaine	+5% Holder	Stamford, CT	350	Preferred B	65%
Seven Stars Capital Fund, Sam Bratchie	+5% Holder	Georgetown, Cayman Islands	130	Preferred B	24%
Seven Stars Capital Fund, Sam Bratchie	+5% Holder	Georgetown, Cayman Islands	500,000	Preferred A	100%
Dr. Hugo Romeu	+5% Holder	Miami, FL	200,000,000	Common	6.9%

Confirm that the information in this table matches your public company profile on www.OTCMarkets.com. If any updates are needed to your public company profile, log in to www.OTCIQ.com to update your company profile.

7) Legal/Disciplinary History

- A. Identify and provide a brief explanation as to whether any of the persons or entities listed above in Section 6 have, in the past 10 years:
 - 1. Been the subject of an indictment or conviction in a criminal proceeding or plea agreement or named as a defendant in a pending criminal proceeding (excluding minor traffic violations);

Dr. Hugo Romeu is currently a defendant in the United States District Court Southern District of Georgia Brunswick Division for distributing fake Viagra pills. Case 2:19-cr-00019-LGW-BWC. Dr. Romeu was indicted on April 3, 2019.

2. Been the subject of the entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, financial- or investment-related, insurance or banking activities;

NONE

3. Been the subject of a finding, disciplinary order or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, a state securities regulator of a violation of federal or state securities or commodities law, or a foreign regulatory body or court, which finding or judgment has not been reversed, suspended, or vacated;

NONE

4. Named as a defendant or a respondent in a regulatory complaint or proceeding that could result in a "yes" answer to part 3 above; or

NONE

5. Been the subject of an order by a self-regulatory organization that permanently or temporarily barred, suspended, or otherwise limited such person's involvement in any type of business or securities activities.

NONE

6. Been the subject of a U.S Postal Service false representation order, or a temporary restraining order, or preliminary injunction with respect to conduct alleged to have violated the false representation statute that applies to U.S mail.

NONE

B. Describe briefly any material pending legal proceedings, other than ordinary routine litigation incidental to the business, to which the issuer or any of its subsidiaries is a party to or of which any of their property is the subject. Include the name of the court or agency in which the proceedings are pending, the date instituted, the principal parties thereto, a description of the factual basis alleged to underlie the proceeding and the relief sought. Include similar information as to any such proceedings known to be contemplated by governmental authorities.

We are not involved in any material pending legal proceedings, other than ordinary routine litigation incidental to the business, to which we or our subsidiary is a party or of which any of our property is the subject.

8) Third Party Service Providers

Provide the name, address, telephone number and email address of each of the following outside providers. You may add additional space as needed.

Confirm that the information in this table matches your public company profile on www.OTCMarkets.com. If any updates are needed to your public company profile, update your company profile.

Securities Counsel

Jackson Morris
Jackson L. Morris, Esq., Attorney at Law
Office Address - 3116 W. North A Street, Tampa, FL
Mailing Address - 126 21st Avenue SE, St. Petersburg, FL 33705
813-892-5969
jackson.morris@rule144solution.com

Accountant or Auditor

The CEO of the Company has prepared the Company's unaudited financial statements.

Investor Relations

Name: _____ Firm: ____ Address 1: ____ Address 2: ____ Phone: ____ Email: ____

All other means of Investor Communication:

ckgold
_

Other Service Providers

res	ovide the name of any other service provider(s) that that assisted, advised, prepared, or provided information with spect to this disclosure statement . This includes counsel, broker-dealer(s), advisor(s), consultant(s) or any tity/individual that provided assistance or services to the issuer during the reporting period.
Firi Na Add Add Pho	me: m: ture of Services: dress 1: dress 2: one: nail:
9)	Disclosure & Financial Information
A.	This Disclosure Statement was prepared by (name of individual):
	Name: Jordan Starkman Title: Relationship to Issuer: CEO
В.	The following financial statements were prepared in accordance with:
	□ IFRS X U.S. GAAP
C.	The following financial statements were prepared by (name of individual):
	Name: Jordan Starkman Title: Relationship to Issuer: CEO
De	scribe the qualifications of the person or persons who prepared the financial statements:6
sta pre yea	e Company's CEO has participated in the gathering of the information required to prepare the Company's financial stements, and is responsible for the accuracy and completeness of the information. The financial statements were spared in accordance with US Generally Accepted Accounting Principles (GAAP) by Jordan Starkman, who has over 15 ars of experience operating and running companies using QuickBooks, in addition to many financial accounting exparation and analysis courses taken over the years.
	Provide the following qualifying financial statements:
	 Audit letter, if audited; Balance Sheet; Statement of Income;

Statement of Retained Earnings (Statement of Changes in Stockholders' Equity)

Statement of Cash Flows:

Financial Notes

⁶ The financial statements requested pursuant to this item must be prepared in accordance with US GAAP or IFRS and by persons with sufficient financial skills.

Financial Statement Requirements:

- Financial statements must be published together with this disclosure statement as one document.
- Financial statements must be "machine readable". Do not publish images/scans of financial statements.
- Financial statements must be presented with comparative financials against the prior FYE or period, as applicable.
- Financial statements must be prepared in accordance with U.S. GAAP or International Financial Reporting Standards (IFRS) but are not required to be audited.

10) Issuer Certification

Principal Executive Officer:

The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles but having the same responsibilities) in each Quarterly Report or Annual Report.

The certifications shall follow the format below:

- I, Jordan Starkman certify that:
 - 1. I have reviewed this Disclosure Statement for Rimrock Gold Corp.;
 - Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or
 omit to state a material fact necessary to make the statements made, in light of the circumstances under
 which such statements were made, not misleading with respect to the period covered by this disclosure
 statement; and
 - 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

March 17, 2025.

/S/JORDAN STARKMAN
Jordan Starkman, Chief Executive Officer

Principal Financial Officer:

I, Jordan Starkman certify that:

- 1. I have reviewed this Disclosure Statement for Rimrock Gold Corp.;
- Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
- 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

March 17, 2025.

/S/JORDAN STARKMAN
Jordan Starkman, Chief Executive Officer

Condensed Consolidated Unaudited Financial Statements

Rimrock Gold Corp.

For the quarterly period ended February 28, 2025 (Expressed in USD)

Rimrock Gold Corp.
Condensed Consolidated Unaudited Financial Statements

For the quarterly period ended February 28, 2025

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Rimrock Gold Corp. Condensed consolidated balance sheets (unaudited)

(Expressed in US dollars)

	February 28,	August 31,
	2025	2024
ASSETS		
Non-current assets		
Inventory	2,406	2,406
Investments [Note 10]	2,000	10,000
Equipment, net [Note 5]	594	734
Total assets	5,000	13,140
LIABILITIES AND STOCKHOLDERS' DEFICIENCY		
Current liabilities		
Accounts payable	169,327	167,827
Accrued liabilities	15,727	15,607
Advances from a related party [Note 6]	117,996	110,996
Common stock to be issued [Note 7]	118,740	118,740
Total current liabilities	421,790	413,170
Stockholders' deficiency		
Preferred stock, \$0.001 par value, 1,000,000 shares authorized, 500,535 preferred shares outstanding at February 28, 2025 and August 31 2024, [Note 7] Common stock, \$0.001 par value, 2,900,000,000 shares authorized, 2,884,035,141 common shares outstanding as at February 28, 2025 (2,884,035,141 August 31,	501	501
2024) [Note 7]	2,884,035	2,884,035
Additional paid-in capital	2,421,951	2,421,951
Accumulated deficit	(5,723,277)	(5,706,517)
Total stockholders' deficiency	(416,790)	(400,030)
Total liabilities and stockholders' deficiency	5,000	13,140

See accompanying notes

Going concern [Note 3]

Contingencies and commitments [Note 8]

Related party transactions and balances [Note 9]

Subsequent Events [Note 11]

Rimrock Gold Corp. Condensed consolidated statements of operations and comprehensive (loss) INCOME (UNAUDITED)

(Expressed in US dollars)

	For the	For the	For the	For the	
	three months ended	three months ended	six months ended	six months ended	
	February 28, 2025	February 29,2024	February 28, 2025	February 29,2024	
	\$	\$	\$	\$	
Sales	_	_	_	_	
Cost of goods sold	_	_	_	_	
Gross Profit	_	_	_	_	
EXPENSES					
Professional fees	750	925	6,500	6,525	
Interest expense	60	60	120	120	
Office and general	_	2,000	2,000	3,500	
Depreciation [Note 5]	70	73	140	146	
Investment Write-Off	_	_	8000	_	
Total operating (income) expenses	880	3,058	16,760	10,291	
Net profit (loss) from operations	(880)	(3,058)	(16,760)	(10,291)	
Exchange Gain (Loss)	_	_	_	_	
Net income (loss) from operations before income					
taxes	(880)	(3,058)	(16,760)	(10,291)	
Income taxes	_	_	_	_	
Net income (loss) for the period	(880)	(3,058)	(16,760)	(10,291)	
Earnings (loss) per share, basic and diluted	(0.0000)	(0.0000)	(0.0000)	(0.0000)	
U (7) I	(11111)	(1.1.000)	(2.2.4.4)	(3.000)	
Weighted average number of					
common shares outstanding	2,884,035,141	2,884,035,141	2,884,035,141	2,884,035,141	

See accompanying notes

Rimrock Gold Corp. CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

(Expressed in US dollars)

	For the	For the Six months ended	
	Six months ended		
	February 28, 2025	February 29, 2024	
	\$	\$	
OPERATING ACTIVITIES			
Net Gain/(loss) for the year	(16,760)	(10,291)	
Items not affecting cash			
Depreciation	140	146	
Issuance of stock and convertible notes for services	_	_	
Increase in inventory	_	_	
Interest expense (including day one interest expense on convertible notes)	120	120	
Sale of patent	_	_	
Stock based compensation			
Write-off Investment	8,000	_	
Change in accounts payable	1,500	4,000	
Net cash used in operating activities	(7,000)	(6,025)	
INVESTING ACTIVITIES			
Acquisition of equipment	_	_	
Net cash used in investing activities			
FINANCING ACTIVITIES			
Advances from a related party	7,000	6,025	
Additional paid-in capital	—		
Net cash provided by/(used in) financing activities	7,000	6,025	
Net decrease in cash during the year	_	_	
Cash, beginning of year	_		
Cash, end of year			

See accompanying notes

Rimrock Gold Corp. consolidated statements of stockholders' deficiency (unaudited)

(Expressed in US dollars)

	Preferre	Preferred stock		Common stock		Accumulated	Accumulated	Total
	Shares	Amount	Shares	Amount	paid-in capital	other comprehensive loss	deficit e	shareholder's equity (deficiency)
		\$		\$	\$	\$	\$	\$
August 31, 2024	500,535	501	2,844,035,141	2,884,035	2,421,951	_	(5,706,517)	(400,030)
Net loss for the quarter						_	(15,880)	(15,880)
November 30, 2024	500,535	501	2,844,035,141	2,884,035	2,421,951	_	(5,722,397)	(415,910)
Net loss for the quarter						_	(880)	(880)
February 28, 2025	500,535	501	2,844,035,141	2,884,035	2,421,951	_	(5,723,277)	(416,790)

	Preferred stock		Common stock		Additional	Accumulated	Accumulated	Total
	Shares	Amount	Shares	Amount	paid-in capital	other comprehensive loss	deficit	shareholder's equity (deficiency)
		\$		\$	\$	\$	\$	\$
August 31, 2023	500,500	501	2,844,035,141	2,884,035	2,421,951	_	(5,684,291)	(377,804)
Net loss for the quarter						_	(7,233)	(7,233)
November 30, 2023	500,500	501	2,844,035,141	2,884,035	2,421,951	_	(5,691,524)	(385,037)
Net loss for the quarter		•				_	(3,058)	(3,058)
February 29, 2024	500,500	501	2,844,035,141	2,884,035	2,421,951	_	(5,694,582)	(388,095)

See accompanying notes

Notes to Condensed Consolidated Financial Statements For the quarterly period ended February 28, 2025 (Unaudited)

(Expressed in US dollars)

1. NATURE OF OPERATIONS

Rimrock Gold Corp. entered the CBD/Hemp market with a focus on developing and marketing a unique line of CBD oils and hemp extracts, and identifying strategic acquisitions.

Rimrock Gold Corp., formerly Tucana Lithium Corp., Oteegee Innovations Inc. and Pay By The Day Holdings Inc., (the "Company" or "Rimrock") was incorporated in August 2007 in the State of Nevada. On January 24, 2013, the Company filed a certificate of amendment to amend the articles of incorporation with the Nevada Secretary of State changing the Company's name to Rimrock Gold Corp.

On September 13, 2018 the company launched its wholly-owned subsidiary, Acqua Cannabis Corp. a Wyoming company, to enter into the growing cannabis, cannabinoid, and hemp market. The Company plans to make acquisitions in the Cannabis and CBD sector, and to explore new business opportunities within this growing sector. Acqua Cannabis' mandate is to develop and market a unique line of CBD oils and hemp extracts in various forms.

On November 7, 2019 Rimrock Gold's wholly owned subsidiary Acqua Cannabis Corp partnered with Vera Roasting Company to infuse Arabica coffee beans with one of nature's most potent antioxidants, resveratrol, utilizing Vera's patented process that promotes bio-absorption. The Company launch a line of CBD infused coffee called Acqua CBD Coffee.

On April 15, 2021 Rimrock Gold relaunched its wholly-owned subsidiary, Acqua Cannabis' web site acquacannabis.com. Acqua Cannabis entered the thriving cannabis, cannabinoid, and hemp market with a mandate to market a unique line of CBD oils and hemp extracts in various forms. This launch follows the Company's rollout of Acqua CBD Coffee infused with resveratrol.

On April 28, 2021 Rimrock Gold entered into the Nicotinamide Mononucleotide (NMN) market with the introduction of new brand Astound NMN. The Company's newest brand launch and product release is driven by our long-term initiative to provide consumers with the greatest selection of wellness-centered products. On July 12, 2022, the Company signed an Asset Purchase Agreement with Branded Legacy Inc. to sell 100% of the assets in Astound NMN for 33,334 Non-Dilutive Preferred Series D shares of Branded Legacy.

On December 27, 2022, the Company announced the signing of a Definitive Agreement to acquire 100% interest in BluNutric Group Ltd ("BluNutric"), a Wyoming corporation. BluNutric is an eco-friendly and ground-breaking company servicing the algae farming and nutraceutical industry. The Company is currently working on completing the transaction and expects the transaction to close on or before March 31, 2023. On March 28, 2023, the Company entered into an Extension Agreement #1 with BluNutric to extend the acquisition completion date to May 31, 2023. On May 30, 2023, the Company entered into an Extension Agreement #2 to extend the acquisition completion date to June 30, 2023. On March 5, 2024, the Company announced the termination of the Definitive Agreement to acquire BluNutric due to delays in BluNutric securing the necessary financing to close the transaction. The Company continues to operate Acqua Cannabis, and continues to seek acquisitions to enhance shareholder value.

The Company operates under the web-site address <u>www.rimrockgold.com</u>, <u>www.acquacbdcoffee.com</u>, and www.acquacannabis.com

2. BASIS OF PRESENTATION, MEASUREMENT AND CONSOLIDATION

The consolidated financial statements of the Company have been prepared in accordance with accounting principles generally accepted in the United States of America ("US GAAP") and are expressed in United States dollars ("USD").

The unaudited condensed consolidated financial statements include the accounts of the Company and its wholly-owned subsidiaries. Significant intercompany accounts and transactions have been eliminated.

Notes to Condensed Consolidated Financial Statements For the quarterly period ended February 28, 2025 (Unaudited)

(Expressed in US dollars)

3. GOING CONCERN

The accompanying unaudited consolidated financial statements have been prepared assuming the Company will continue on a going concern basis. As disclosed in the consolidated balance sheet, the Company has accumulated losses at each reporting period. The ability of the Company to continue as a going-concern depends upon its ability to develop profitable operations and to continue to raise adequate financing. Management is actively targeting sources of additional financing to provide continuation of the Company's operations. In order for the Company to meet its liabilities as they come due and to continue its operations, the Company is solely dependent upon its ability to generate such financing. The Company is actively seeking financing to fully execute the next phase of the Company's growth initiatives and is currently seeking future acquisitions. Any capital raised will be through either a private placement or a convertible debenture and will result in the issuance of common shares from the Company's authorized capital. The Company believes it can satisfy minimum cash requirements for the next twelve months with either an equity financing, convertible debenture or if needed, loans from shareholders.

There can be no assurance that the Company will be able to continue to raise funds, in which case the Company may be unable to meet its obligations. Should the Company be unable to realize its assets and discharge its liabilities in the normal course of business, the net realizable value of its assets may be materially less than the amounts recorded in these unaudited condensed consolidated financial statements.

The unaudited condensed consolidated financial statements do not include any adjustments relating to the recoverability and classification of recorded asset amounts and classification of liabilities that might be necessary should the Company be unable to continue in existence.

4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Cash

Cash includes cash on hand and balances with banks.

Development Stage Company

The Company is a development stage company. The Company is still devoting its efforts on establishing the business. All losses accumulated, since inception, have been considered as part of the Company's development stage activities.

Use of Estimates

The preparation of unaudited consolidated financial statements in conformity with US GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Areas involving significant estimates and assumptions include: deferred income tax assets and related valuation allowance, valuation of convertible notes, warrants and accruals. Actual results could differ from those estimates. These estimates are reviewed periodically, and, as adjustments become necessary, they are reported in earnings in the period in which they become known.

Loss Per Share

The Company has adopted the Financial Accounting Standards Board's ("FASB") Accounting Standards Codification ("ASC") Topic 260-10 which provides for calculation of "basic" and "diluted" earnings per share. Basic earnings per share includes no dilution and is computed by dividing net income or loss available to common stockholders by the weighted average number of common shares outstanding for the period. Diluted earnings per share reflect the potential dilution of securities that could share in the earnings of an entity. Diluted earnings per share exclude all potentially dilutive shares if their effect is anti-dilutive. There were no potentially dilutive shares outstanding as at each period end.

Notes to Condensed Consolidated Financial Statements For the quarterly period ended February 28, 2025 (Unaudited)

(Expressed in US dollars)

Foreign Currency Translation

The functional currency of the parent Company is United Stated dollar and the functional currency of the subsidiary is Canadian dollar. Transactions denominated in currencies other than the functional currency are translated into the functional currency at the exchange rates prevailing at the dates of the transaction. Monetary assets and liabilities denominated in foreign currencies are translated using the exchange rate prevailing at the balance sheet date. Non-monetary assets and liabilities are translated using the historical rate on the date of the transaction. All exchange gains or losses arising from translation of these foreign currency transactions are included in net loss for the year. In translating the financial statements of the Company's Canadian subsidiary from its functional currency into the Company's reporting currency of United States dollars, balance sheet accounts are translated using the closing exchange rate in effect at the balance sheet date and income and expense accounts are translated using an average exchange rate prevailing during the reporting period. Adjustments resulting from the translation, if any, are included in cumulative other comprehensive income (loss) in stockholders' equity. The Company has not, to the date of these consolidated financial statements, entered into derivative instruments to offset the impact of foreign currency fluctuations.

<u>Inventory</u>

Inventories are stated at the lower of cost and net realizable value. Cost is determined on a first-in, first-out basis. The net realizable value is the estimated selling price in the ordinary course of business, less the cost of completion and selling expenses.

Fair Value of Financial Instruments

ASC 820 defines fair value, establishes a framework for measuring fair value and expands required disclosure about fair value measurements of assets and liabilities. ASC 820-10 defines fair value as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. ASC 820-10 also establishes a fair value hierarchy, which requires an entity to maximize the use of observable inputs and minimize the use of unobservable inputs when measuring fair value. The standard describes three levels of inputs that may be used to measure fair value:

- Level 1 Valuation based on quoted market prices in active markets for identical assets or liabilities.
- Level 2 Valuation based on quoted market prices for similar assets and liabilities in active markets.
- Level 3 Valuation based on unobservable inputs that are supported by little or no market activity, therefore requiring management's best estimate of what market participants would use as fair value.

In instances where the determination of the fair value measurement is based on inputs from different levels of the fair value hierarchy, the level in the fair value hierarchy within which the entire fair value measurement falls is based on the lowest level input that is significant to the fair value measurement in its entirety. The Company's assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment, and considers factors specific to the asset or liability.

Fair value estimates discussed herein are based upon certain market assumptions and pertinent information available to management. The respective carrying value of certain on-balance-sheet financial instruments approximated their fair values due to the short-term nature of these instruments or interest rates that are comparable to market rates. These financial instruments include cash and accounts payable. The Company's cash, which is carried at fair value, is classified as a Level 1 financial instrument. The Company's bank accounts are maintained with financial institutions of reputable credit, therefore, bear minimal credit risk.

Stock Based Compensation

The Company accounts for share-based payments in accordance with the provision of ASC 718, which requires that all share-based payments issued to acquire goods or services, including grants of employee stock options, be recognized in the consolidated statement of operations based on their fair values, net of estimated forfeitures. ASC 718 requires forfeitures to be estimated at the time of grant and revised, if necessary, in subsequent periods if actual forfeitures differ from those estimates. Compensation expense related to share-based awards is recognized over the requisite service period, which is generally the

Notes to Condensed Consolidated Financial Statements For the quarterly period ended February 28, 2025 (Unaudited)

(Expressed in US dollars)

vesting period. The Company accounts for stock based compensation awards issued to non-employees for services, as prescribed by ASC 718-10, at either the fair value of the services rendered or the instruments issued in exchange for such services, whichever is more readily determinable, using the guidelines in ASC 505-50. The Company issues compensatory shares for services including, but not limited to, executive, management, accounting, operations, corporate communication, financial and administrative consulting services.

Income Taxes

The Company accounts for income taxes in accordance with ASC 740. The Company provides for federal and provincial income taxes payable, as well as for those deferred because of the timing differences between reporting income and expenses for consolidated financial statement purposes versus tax purposes. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the carrying amount of assets and liabilities for financial reporting purposes and the amounts used for income tax purposes. Deferred tax assets and liabilities are measured using the enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recoverable or settled. The effect of a change in tax rates is recognized as income or expense in the period of the change. A valuation allowance is established, when necessary, to reduce deferred income tax assets to the amount that is more likely than not to be realized.

Revenue Recognition

The Company adopted Accounting Standards Codification Topic 606, "Revenue from Contracts with Customers" ("ASC 606") on April 1, 2018. In accordance with ASC 606, revenue is recognized when promised goods or services are transferred to customers in an amount that reflects the consideration to which the Company expects to be entitled in exchange for those goods or services by applying the core principles -1) identify the contract with a customer, 2) identify the performance obligations in the contract, 3) determine the transaction price, 4) allocate the transaction price to performance obligations in the contract, and 5) recognize revenue as performance obligations are satisfied.

Equipment

Equipment is stated at cost less accumulated depreciation and depreciated over their estimated useful lives at the following rate and method.

Furniture and fixtures Computer

20% per annum - declining balance method 30% per annum - declining balance method

Routine repairs and maintenance are expensed as incurred. Improvements, that are betterments, are capitalized at cost. The Company applies a half-year rule in the year of acquisition.

Impairment of Long-Lived Assets

In accordance with ASC 36010, the Company, on a regular basis, reviews the carrying amount of long-lived assets for the existence of facts or circumstances, both internally and externally, that suggest impairment. The Company determines if the carrying amount of a long-lived asset is impaired based on anticipated undiscounted cash flows, before interest, from the use of the asset. In the event of impairment, a loss is recognized based on the amount by which the carrying amount exceeds the fair value of the asset. Fair value is determined based on appraised value of the assets or the anticipated cash flows from the use of the asset or asset group, discounted at a rate commensurate with the risk involved.

Fair Value of Financial Instruments

ASC 820 defines fair value, establishes a framework for measuring fair value and expands required disclosure about fair value measurements of assets and liabilities. ASC 820-10 defines fair value as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. ASC 820-10 also establishes a fair value hierarchy, which

Notes to Condensed Consolidated Financial Statements For the quarterly period ended February 28, 2025 (Unaudited)

(Expressed in US dollars)

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- Level 1 Valuation based on quoted market prices in active markets for identical assets or liabilities.
- Level 2 Valuation based on quoted market prices for similar assets and liabilities in active markets.
- Level 3 Valuation based on unobservable inputs that are supported by little or no market activity, therefore requiring management's best estimate of what market participants would use as fair value.

In instances where the determination of the fair value measurement is based on inputs from different levels of the fair value hierarchy, the level in the fair value hierarchy within which the entire fair value measurement falls is based on the lowest level input that is significant to the fair value measurement in its entirety. The Company's assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment and considers factors specific to the asset or liability.

Fair value estimates discussed herein are based upon certain market assumptions and pertinent information available to management. The respective carrying value of certain on-balance-sheet financial instruments approximated their fair values due to the short-term nature of these instruments or interest rates that are comparable to market rates. These financial instruments include cash and accounts payable. The Company's cash, which is carried at fair value, is classified as a Level 1 financial instrument. The Company's bank accounts are maintained with financial institutions of reputable credit, therefore, bear minimal credit risk.

Recently Issued Accounting Pronouncements

In June 2016, the FASB issued ASU 2016-13, "Financial Instruments - Credit Losses (Topic 326) - Measurement of Credit Losses on Financial Instruments." This pronouncement, along with subsequent ASUs issued to clarify provisions of ASU 2016-13, changes the impairment model for most financial assets and will require the use of an "expected loss" model for instruments measured at amortized cost. Under this model, entities will be required to estimate the lifetime expected credit loss on such instruments and record an allowance to offset the amortized cost basis of the financial asset, resulting in a net presentation of the amount expected to be collected on the financial asset. In developing the estimate for lifetime expected credit loss, entities must incorporate historical experience, current conditions, and reasonable and supportable forecasts. This pronouncement is effective for fiscal years, and for interim periods within those fiscal years, beginning after December 15, 2019. On November 19, 2019, the FASB issued ASU No. 2019-10, Financial Instruments—Credit Losses (Topic 326), finalized various effective date delays for private companies, not-for-profit organizations, and certain smaller reporting companies applying the credit losses (CECL), the revised effective date is January 2023.

In July 2019, the FASB issued ASU 2019-07, Codification Updates to SEC Sections. This ASU amends various SEC paragraphs pursuant to the issuance of SEC Final Rule Releases No. 33-10532, Disclosure Update and Simplification, and Nos. 33-10231 and 33-10442, Investment Company Reporting Modernization. One of the changes in the ASU requires a presentation of changes in stockholders' equity in the form of a reconciliation, either as a separate financial statement or in the notes to the financial statements, for the current and comparative year-to-date interim periods. The Company presented changes in stockholders' equity as separate financial statements for the current and comparative year-to-date interim periods beginning on April 1, 2019. The additional elements of the ASU did not have a material impact on the Company's consolidated financial statements.

In December 2019, the FASB issued ASU No. 2019-12, Simplifying the Accounting for Income Taxes ("ASU 2019-12"), which simplifies the accounting for income taxes, eliminates certain exceptions within ASC 740, Income Taxes, and clarifies certain aspects of the current guidance to promote consistency among reporting entities. ASU 2019-12 is effective for fiscal years beginning after December 15, 2021. Most amendments within the standard are required to be applied on a prospective basis, while certain amendments must be applied on a retrospective or modified retrospective basis. The Company is currently evaluating the impacts of the provisions of ASU 2019-12 on its financial condition, results of operations, and cash flows.

Notes to Condensed Consolidated Financial Statements For the quarterly period ended February 28, 2025 (Unaudited)

(Expressed in US dollars)

In March 2020, the FASB issued ASU No. 2030-20 Codification Improvements to Financial Instruments, An Amendment of the FASB Accounting Standards Codification: a)in ASU No. 2016-01, b) in Subtopic 820-10, c) for depository and lending institutions clarification in disclosure requirements, d) in Subtopic 470-50, e) in Subtopic 820-10, f) Interaction of Topic 842 and Topic 326, g) Interaction of the guidance in Topic 326 and Subtopic 860-20. The amendments in this Update represent changes to clarify or improve the Codification. The amendments make the Codification easier to understand and easier to apply by eliminating inconsistencies and providing clarifications. For public business entities updates under the following paragraphs: a), b), d) and e) are effective upon issuance of this final update. The effective date for c) is for fiscal years beginning after December 15, 2019, including interim periods within those fiscal years. The Company does not expect that the new guidance will significantly impact its consolidated financial statements.

The Company continues to evaluate the impact of the new accounting pronouncement, including enhanced disclosure requirements, on our business processes, controls and systems.

5 EQUIPMENT

The Company currently has equipment valued at \$594 as of February 28, 2025 (August 31, 2024: \$734). The accumulated depreciation for the quarter ended February 28, 2025 was \$70 (February 29, 2024: \$73).

6 ADVANCES FROM A RELATED PARTY

These advances are from a shareholder of the Company. The amount is non-interest bearing, unsecured and due on demand. The carrying value of the advances approximates the market value due to the short-term maturity of the financial instruments.

7. STOCKHOLDERS' DEFICIENCY

Authorized stock

Preferred stock

The Company is authorized to issue 1,000,000 preferred shares with a par value of \$0.001. Out of which 500,000 shares are designated as "Series A Preferred Stock" with each share of Series A preferred stock entitled to 10,000 votes for every one vote a share of common stock is entitled to and 535 shares are designated as "Series B Preferred Stock" with each holder of Series B Preferred Stock may, from time to time and at any time, convert any or all of such shares of Series B Preferred Stock into fully paid and non-assessable shares of the common stock of the Company in an amount equal to one-tenth of one percent (0.1%) of the then issued and outstanding shares of the Company common stock per share of Series B Preferred Stock.

Common stock

On January 28, 2015, the Company's Board of Directors approved the amendment to Articles of Incorporation to increase authorized capital to 1,900,000,000 shares of common stock with a par value of \$0.001. On July 13, 2015, the Company's Board of Directors approved the amendment to Articles of Incorporation to increase authorized capital to 2,900,000,000 shares of common stock with a par value of \$0.001.

Notes to Condensed Consolidated Financial Statements For the quarterly period ended February 28, 2025 (Unaudited)

(Expressed in US dollars)

Issued stock

Preferred stock

As at February 28, 2025 there were 500,000 Series A Preferred Stock issued and outstanding (August 31, 2024: 500,000) and 535 Series B Preferred Stock issued and outstanding (August 31, 2024: 535).

Common stock

As at February 28, 2025, 2,884,035,141 shares of common stock were issued and outstanding (August 31, 2024: 2,884,035,141)

7. COMMON STOCK TO BE ISSUED

As of February 28, 2025, there were 22,050,000 common stock to be issued as detailed below:

- During November 2013, the Company received \$4,740 for 50,000 shares of Company's common stock in connection with a private placement.
- Pursuant to a consulting agreement entered on September 1, 2014 the Company agreed to issue 2,000,000 shares of its common stock valued at \$80,000, such value being the fair value of the shares of common stock on the date of agreement. The Company recorded this amount during the year ended August 31, 2015 under professional fees in the consolidated statement of operations.
- On September 8, 2018 the \$80,000 convertible note held by Noba Capital LLC was converted into 533,333,333 common shares of the Company's stock at a price of \$.00015 per common share. The conversion price was reduced from \$.0002 to \$.00015 per common share. On August 8, 2019, the Company issued 375,000,000 while remaining 158,333,333 is still to be issued. On September 7, 2022, the Company issued the 158,333,333 shares and reduced the liability under Common Stock to be Issued.
- Pursuant to a consulting agreement entered on May 19, 2021 the Company agreed to issue 20,000,000 shares of its
 common stock valued at \$34,000, such value being the fair value of the shares of common stock on the date of
 agreement. The Company recorded this amount during the quarter ended May 31, 2021 under professional fees in the
 consolidated statement of operations.

As the company has not yet issued these shares due to liquidity issues, the related obligation is presented in liabilities.

8. CONTINGENCIES AND COMMITMENTS

During May 2016, a judgment was given by the Superior Court of the State of New York against the Company in connection with the legal fees amounting to \$2,040 due to a former lawyer of the Company. The Court has ordered the Company to pay \$2,040 along with 9% interest to be calculated annually from September 2013 to the date of judgement and thereafter at a statutory rate. The Company has accepted the decision of the Court and started accruing interest as directed and intends to pay once the funds are available.

9. RELATED PARTY TRANSACTIONS AND BALANCES

The Company's transactions with related parties were carried out on normal commercial terms and in the course of the Company's business. Other than those disclosed elsewhere in the consolidated financial statements, the related party transactions and balances are as follows:

Notes to Condensed Consolidated Financial Statements For the quarterly period ended February 28, 2025 (Unaudited)

(Expressed in US dollars)

Office and general expenses include \$2,000 for the six months quarter ended February 28, 2025 (Six months quarter ended February 29, 2024: \$3,500) paid by the CEO of the Company. In addition, consulting / professional expenses include \$5,000 for the six months quarter ended February 28, 2025 (Six months quarter ended February 29, 2024: \$2,525) paid by the CEO of the Company.

10. INVESTMENTS

On July 12, 2022, the Company signed an Asset Purchase Agreement with Branded Legacy Inc. to sell 100% of the assets in Astound NMN for 33,334 Non-Dilutive Preferred Series D shares of Branded Legacy. The Branded Legacy Preferred D shares may be converted into Common shares at a ratio of 60 to 1. As of August 31, 2024, the Company believed the value of the shares were \$10,000 based on a discount to the market value of Branded Legacy common shares. The Company since then has decided to write down 80% of the investment value during the quarter ended November 30, 2024.

11. SUBSEQUENT EVENTS

The Company's management has evaluated subsequent events up to March 17, 2025, the date the unaudited condensed consolidated financial statements were issued, pursuant to the requirements of ASC Topic 855 and has determined that there are no significant subsequent events to report.