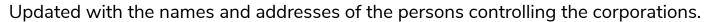
Buscar Company

Amendment to Quarterly Report for 12/31/2024 originally published through the OTC Disclosure & News Service on <u>03/11/2025</u>

Explanatory Note:



^{**}This coversheet was automatically generated by OTC Markets Group based on the information provided by the Company. OTC Markets Group has not reviewed the contents of this amendment and disclaims all responsibility for the information contained herein.

Buscar Company

9663 Santa Monica Blvd. Ste. 688 Beverly Hills, CA 90210

Phone: 833.539.4777
Website: www.buscarcompany.com
Email: office@cgld.email

Quarterly Report

For the period ending December 31, 2024 (the "Reporting Period")

. Rule

Ou	tstar	nding	Sha	res
----	-------	-------	-----	-----

The number of shares outstanding of our Common Stock was:

292,982,542 as of December 31, 2024 (Current Reporting Period Date or More Recent Date)

212,982,542 as of June 30, 2024 (Most recently completed Fiscal Year End)

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

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.

Buscar Company is located at 9663 Santa Monica Blvd. Ste 688 Beverly Hills, CA 90210. The Company was originally formed in Nevada on January 19, 2010, as Cascade Springs Ltd. On June 19, 2014, the company changed its name to Colorado Gold Mines, Inc. On May 20, 2015, the Company changed its name to Buscar Oil, Inc. On June 28, 2016, the Company changed its name to Buscar Company.

Current State and Date of Incorporation or Registration: <u>January 19, 2010, in Nevada.</u> Standing in this jurisdiction (e.g. active, default, inactive): <u>Active</u>

Prior Incorporation Information for the issuer and any predecessors during the past five years: None

Describe any trading suspension or halt orders issued by the SEC or FINRA concerning the issuer or its predecessors since inception:

None

List any stock split, dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:

On July 1, 2020, the Company acquired EON Discovery, Inc. On August 15, 2020, the company finalized the issuance of 177,964,157 shares of common stock to the shareholders of EON Discovery, Inc. All these shares are restricted. On September 15, 2022, the Company issued a \$280,000 promissory note to Andrew Osichnuk. On September 15, 2022, the Company issued a \$280,000 promissory note to Alexander Dekhtyar. In the fiscal quarter that ended September 30, 2024, the company did not issue any additional shares.

Address of the issuer's principal executive office:

9663 Santa Monica Blvd. Ste 688 Beverly Hills, CA 90210.

Address of the issuer's principal place of business:

Check if the principal executive office and principal place of business are at the same address:

9663 Santa Monica Blvd. Ste 688 Beverly Hills, CA 90210.

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

No: ⊠	Yes: □	If Yes,	provide	additional	details	below:
-------	--------	---------	---------	------------	---------	--------

2) Security Information

Transfer Agent

Name: Empire Stock Transfer Inc.

Phone: (702) 818-5898
Email: info@empirestock.com
Address: 1859 Whitney Mesa Drive,
Henderson, NV 89014

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: CGLD

Exact title and class of securities outstanding: COmmon

CUSIP: 12316W 202

Par or stated value: 0.0001

Total shares authorized: 950,000,000 as of date: 12/31/2024 Total shares outstanding: 292,982,542 as of date: 12/31/2024 Total number of shareholders of record: 62 as of date: 12/31/2024

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: <u>CGLD Preferred</u>

Exact title and class of securities outstanding: <u>Preferred Stock Series E</u>

CUSIP (if applicable): 12316W 202
Par or stated value: 0.0001

Total shares authorized: 50,000,000 as of date: 12/31/2024 Total shares outstanding (if applicable): 35,670,000 as of date: 12/31/2024

Total number of shareholders of record

(if applicable): 4 as of date: $\frac{12/31/2024}{12}$

Exact title and class of the security: <u>CGLD Preferred</u>

Exact title and class of securities outstanding: <u>Preferred Stock Series B</u>

CUSIP (if applicable): <u>12316W 202</u> Par or stated value: <u>0.0001</u>

Total shares authorized: 10,000,000 as of date: 12/31/2024 Total shares outstanding (if applicable): 9,965,000 as of date: 12/31/2024

Total number of shareholders of record

(if applicable): 3 as of date: 12/31/2024

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.

The Company has authorized 950,000,000 shares of common stock with a par value of \$0.0001 per share.

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

Series E Preferred Stock: Voting Rights: The holders of Series E Preferred Stock ("Holders") shall not have voting rights. Conversion Rights: Subject to the limitations in Section 5.b and the other terms and conditions in this Certificate, each Holder shall have the right, at such Holder's option, to convert, any or all of such Holder's shares of Series E Preferred Stock into five (5) shares of Common Stock (the "Conversion Shares"). Liquidation Rights: In the event of any liquidation, winding-up or dissolution of the Company, whether voluntary or involuntary, each Holder shall be entitled to receive and to be paid out of the assets of the Company available for distribution to its shareholders an amount equal to the Liquidation Preference (as defined below) for each outstanding share of the Series E Preferred Stock held by such Holder to the date fixed for distribution, in preference to the holders of any preferred stock junior in rank and in preference to holders of the Common Stock. Dividends: Holders shall not be entitled to receive dividends. There are no redemption or sinking fund provisions.

Series B Preferred Stock: Dividends: each one (1) share of Series B Preferred Stock is entitled to zero (0) dividends. Voting: each one (1) share of Series B Preferred Stock is entitled to Two Thousand (2,000) Common Share votes on all matters submitted to a vote of our common stockholders. Conversion Provisions. Each Series B Preferred Share cannot be converted into Common Shares unless it is approved by the Board of Directors and agreed upon by the Series B Preferred Shareholders. Liquidation Preference. In the event of any voluntary or involuntary liquidation, dissolution, or winding-up of the Corporation, the Series B Preferred shares shall have a priority on liquidation superior to that of the other Preferred Stock. The Series B Preferred shareholders will be entitled to preferential amounts paid into the Corporation and be paid in full, for funds paid for the Series B Preferred Shares if sufficient funds exist. The holders of shares of other series of Preferred Stock shall be entitled to participate with the Common Stock in all of the remaining assets of the Corporation available for distribution to its stockholders, ratably with the holders of Common Stock in proportion to the number of shares of Common Stock held by them, assuming for each holder of Preferred Stock on the record date for such distribution that each holder was the holder of record of the number (including any fraction) of shares of Common Stock into which the shares of Preferred Stock then held by such holder are then convertible. A liquidation, dissolution, or winding-up of the Corporation, as such terms are used in this Section 5, shall not be deemed to be occasioned by or to include any merger of the Corporation with or into one or more corporations or other entities, any acquisition or exchange of the outstanding shares of one or more classes or series of the Corporation, or any sale, lease, exchange, or other disposition of all or a part of the assets of the Corporation. No Redemption. The shares of Preferred Stock are not redeemable unless approved by the Board of Directors and agreed upon by the Series B Preferred Shareholders. There are no sinking fund provisions.

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

<u>None</u>

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 concerning 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 check mark whether there were any changes to the number of outstanding shares within the past two completed fiscal years:

No: Yes: ⊠ (If yes, you must complete the table below)

Shares Outstanding Opening Balance:

Date <u>06/30/2022</u>

*Right-click the rows below and select "Insert" to add rows as needed.

Common: <u>196,745,478</u>
Preferred E: <u>8,000,000</u>
Preferred B: <u>9,965,000</u>

Date of Transaction	Transaction type (e.g., new issuance, cancellation, shares returned to treasury)	Number of Shares Issued (or canceled)	Class of Securities	Value of shares issued (\$/per share) at Issuance	Were the shares issued at a discount to market price at the time of issuance? (Yes/No)	Individual/ Entity Shares were issued to. ***You must disclose the control person(s) for any entities listed.	Reason for share issuance (e.g. for cash or debt conversion) OR Nature of Services Provided	Restricted or Unrestricted as of this filing.	Exemption or Registration Type.
February 8, 2022	Issuance	100,000	Common	\$0.0500	na	Yevgeniy Grinberg	Compensation	Restricted	4(a)(2)
February 17, 2022	New issuance	100,000	Common	\$0.0500	na	Ashkan Tabibnia	Compensation	Restricted	4(a)(2)
February 17, 2022	New issuance	500,000	Common	\$0.0500	na	Courtney Smith	Compensation	Restricted	4(a)(2)
February 17, 2022	New issuance	250,000	Common	\$0.0500	na	Dusty McKinnon	Compensation	Restricted	4(a)(2)
February 17, 2022	New issuance	500,000	Common	\$0.0500	na	Greg Tucker	Compensation	Restricted	4(a)(2)
February 22, 2023	New issuance	1,404,664	Common	\$0.0500	na	Advanced Geologic Exploration, Inc. / Charles Watson	Compensation	Restricted	4(a)(2)
March 16, 2022	New issuance	300,000	Common	\$0.0500	na	Reconnaissanc e Corporation Controlled by Kevin Kading	Compensation	Restricted	4(a)(2)
March 16, 2022	Issuance	1,500,000	Common	\$0.0500	na	Reconnaisance Corp Controlled by Kevin Kading	Compensation	Restricted	4(a)(2)
April 21, 2022	New issuance	750,000	Common	\$0.0700	na	Gareth Ashworth	Compensation	Restricted	4(a)(2)

April 22, 2022	New issuance	100,000	Common	\$0.0500	na	Olga Smirnoff	Compensation		
								Restricted	4(a)(2)
May 26, 2022	Issuance	1,400,000	Common	\$0.0500	na	David Chinugue	Capital contribution	Restricted	4(a)(2)
June 1, 2022	Issuance	350,000	Common	\$0.0300	na	Advanced Geologic Exploration Corp Controlled by Charles Watson	Compensation	Restricted	4(a)(2)
July 19, 2022	New issuance	20,100,000	Preferred E	\$0.0100	na	Ocean Marketing Corp. Controlle d by Irina Sychov	Compensation	Restricted	4(a)(2)
July 19, 2022	New issuance	350,000	Common	\$0.0500	na	John Miesner	Compensation	Restricted	4(a)(2)
July 26, 2022	New issuance	350,000	Common	\$0.0300	na	Jose Kreidler	Compensation	Restricted	4(a)(2)
July 27, 2022	New issuance	350,000	Common	\$0.0300	na	Daniel Michael McGill	Compensation	Restricted	4(a)(2)
August 15, 2022	New issuance	350,000	Common	\$0.0500	na	Gareth Ashworth	Capital contribution	Restricted	4(a)(2)
August 18, 2022	New issuance	350,000	Common	\$0.0500	na	David Hill	Compensation	Restricted	4(a)(2)
September 22, 2022	New issuance	5,000,000	Common	\$0.0300	na	Jose Kreidler	Compensation	Restricted	4(a)(2)
September 22, 2022	New issuance	1,000,000	Common	\$0.0300	na	Daniel Michael McGill	Compensation	Restricted	4(a)(2)
September 28, 2022	Issuance	1,332,400	Common	\$0.0500	na	Advanced Geologic Exploration Corp Controlled by Charles Watson	Compensation	Restricted	4(a)(2)
March 9, 2023	New issuance	70,000	Preferred E	\$0.0100	na	Eugene Kruppa	Capital contribution	Restricted	4(a)(2)
March 9, 2023	New issuance	500,000	Preferred E	\$0.0100	na	Eugene J. Kruppa and Kruppa Trust. Controlled	Capital contribution	Restricted	4(a)(2)

						by Eugene Kruppa			
June 7, 2023	New issuance	15,000,000	Preferred E	\$0.0001	na	Apricus Capital Inc. Rostislav Kechedzh i	Compensation	Restricted	4(a)(2)
July 28, 2023	New issuance	15,000,000	Common	\$0.0010	na	Daniel Michael McGill	Compensation	Restricted	4(a)(2)
July 28, 2023	New issuance	15,000,000	Common	\$0.0010	na	Jose Kreidler	Compensation	Restricted	4(a)(2)
July 31, 2023	New issuance	25,000,000	Common	\$0.0010	na	Andrew Osichnuk	Compensation	Restricted	4(a)(2)
July 31, 2023	New issuance	25,000,000	Common	\$0.0010	na	Alexander Dekhtyar	Compensation	Restricted	4(a)(2)

Shares Outstanding on Date of This Report:

Ending Balance:

Date 12/31/2024 Common: 292,982,542 Preferred E: 35,670,000 Preferred B: 9,965,000

B. Promissory and Convertible Notes

Indicate by check mark whether there are any outstanding promissory, convertible notes, convertible debentures, or any other debt instruments that may be converted into a class of the issuer's equity securities:

No: ☐ Yes: X (If yes, you must complete the table below)

Date of Note Issuance	Outstanding Balance (\$)	Principal Amount at Issuance (\$)	Interest Accrued (\$)	Maturity Date	Conversion Terms (e.g. pricing mechanism for determining conversion of instrument to shares)	Name of Noteholder. *** You must disclose the control person(s) for any entities listed.	Reason for Issuance (e.g. Loan, Services, etc.)
<u>September</u> <u>15, 2022</u>	280,000	280,000	60,200	March 15, 2023	Promissory Note	Andrew Osichnuk	Compensation
<u>September</u> <u>15, 2022</u>	280,000	280,000	60,200	March 15, 2023	Promissory Note	Alexander Dekhtyar	Compensation
July 22, 2020	<u>50,000</u>	50,000	<u>0</u>	July 21, 2022	Promissory Note	Izuchukwu Okpara	Loan

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")

The Company has the exclusive rights, in perpetuity, to develop and mine on the 10 unpatented mining claims that consist of the Treasure Canyon Lode Mine. A photo representation of these mines is below.

Mine Ownership History

The 10 unpatented claims are owned by Treasure Canyon Enterprises, Inc. (a Wyoming Corporation). On February 12, 2020, the assets of Treasure Canyon Enterprises were contributed and pledged to EON Discovery, Inc. to fund and operate the Treasure Canyon Lode Mine. On July 1, 2020, the Buscar Company acquired EON Discovery, Inc.

Mine Location

The Treasure Canyon Lode mine is ten unpatented mining claims located in Plumas National Forest, California. The location of the mine is represented in the photo on the map above.

Mine Description

The ten mining claims cover 200 acres of mineral deposits centered in the Lights Creek mining area. The lode claims encompass vein deposits of gold, silver, platinum group minerals, and other valuable minerals and placer deposits of gold, silver, and platinum. The mine has been worked by Thomas Heathman, EON Discovery's President, for approximately 20 years. The tunnel had previously been constructed and was in use. However, in 2006, a forest fire burned the wood support beams in the mine, which resulted in the collapse of the tunnel.

Mine Current Operations

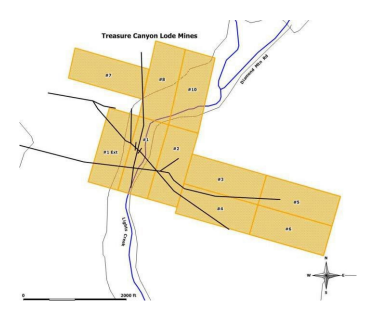
The Company expects to begin its mine assessment work on or about August 15, 2020. The assessment work includes, but is not limited to, drilling, excavations, driving shafts and tunnels, sampling (geochemical or bulk), road construction on or for the benefit of the mining claim; and geological, geochemical, and geophysical surveys. The Company expects as part of the assessment work, we will process 5-10 tons of raw material per day.

The Company has filed its Plan of Operations with the United States Forest Service. The mining claims were operated under a previously approved Plan of Operations by Treasure Canyon Enterprises. This included the construction of a mining camp on site and the expansion of the Ada Drift. The tunnel was originally 70 feet in length and 4 feet in width. A Drift is a general mining term, meaning a near-horizontal passageway in a mine, following the bed or vein of ore.

The Company cannot build the mining camp or rehabilitate the previous tunnel until the Plan of Operations has been approved. Once the Plan of Operations has been approved by the United States Forest Service, the Company will begin to rehabilitate the Ada Draft Tunnel. This consists of the following activities:

- 1. Build a base camp for mining operations and housing of the workers.
- 2. Remove the rubble from the Ada Draft Tunnel.
- 3. Expand the width of the Ada Draft Tunnel from 4 feet to 9 feet.
- 4. Build concrete and steel support structure systems.

Once the Ada Drift has been rehabilitated and opened, the Company will commence mining operations. Initially, the Company would begin processing 5-10 tons of raw material per day. The Company anticipates increasing the daily production of raw material to 100 tons per day within 12 months of the re-opening of the Ada Drift.



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

Buscar Company is a holding company with the wholly owned subsidiary EON Discovery, Inc. EON Discovery holds the rights to the mining claims in California and will hold future claims that are acquired. EON Mining CA, Inc. is a wholly-owned subsidiary of EON Discovery. EON Mining CA is the mining operator for the California claims. The operations and assets are in separate companies for liability purposes. The address and officers of each are the same.



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 to 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 properties 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.

The Company's mailing address is Buscar Company, <u>9663 Santa Monica Blvd</u>, <u>Ste 688</u>, <u>Beverly Hills</u>, <u>CA 90210</u>. It maintains no other offices and conducts its operations on the mining site described above.

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.

Name of Officer/Director or Control Person	Affiliation with Company (e.g. Officer/Director/Owner of more than 5%)	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding*	Note
Alex Dekhtyar	Officer/Director/5%	1234 N Hayworth 111 W Hollywood, CA 90046	61,720,064	Common Stock	<u>21%</u>	
Alex Dekhtyar	Officer/Director/5%	1234 N Hayworth 111 W Hollywood, CA 90046	3,321,667	Series B Preferred Stock	33.3%	These are voting shares and have no conversion rights.
Andrew Osichnuk	Officer/Director/5%	11100 Strathern St #53 Sun Valley, CA 91352	61,720,064	Common Stock	<u>21%</u>	
Andrew Osichnuk	Officer/Director/5%	11100 Strathern St #53 Sun Valley, CA 91352	<u>3,321,666</u>	Series B Preferred Stock	33.3%	These are voting shares and have no conversion rights.
Tom Heathman	5% Holder	624 Foster Lane San Marcos, TX 78666	<u>25,157,965</u>	Common Stock	<u>9%</u>	
Apricus Capital Inc	5% Holder Controlled by Rostislav Kechedzhi 181 Charles St, Apt 1 Waltham, MA 02453	2232 Dell Range Blvd #277 Cheyenne, WY 8200	3,321,667	Series B Preferred Stock	33.3%	These are voting shares and have no conversion rights.

Beatrice Sanders	5% Holder	15495 Old Wagon Rd Crescent Mills, CA 9593	<u>15,999,919</u>	Common Stock	<u>5.8%</u>	
Wayne Giles	5% Holder	P.O. BOX 745 <u>Westwood, CA</u> <u>96137</u>	<u>15,203,731</u>	Common Stock	<u>5.12%</u>	
Jose Kreidler	5% Holder	10960 Wilshire Blvd #700 Los Angeles, CA 90024	<u>15,000,000</u>	Common Stock	<u>5.12%</u>	
Daniel Michael McGill	5% Holder	29917 Cool <u>Meadow Dr</u> <u>Menifee, CA</u> <u>92584</u>	<u>15,000,000</u>	Common Stock	<u>5.12%</u>	
CLEAR SKY ALLIANCE INC	5% Holder Controlled by Irina Sychov 15946 Vanowen St 209, Van Nuys, CA 91406	30 N GOULD ST #R SHERIDAN, WY 82801	20,100,000	<u>Series E</u> <u>Preferred</u> <u>Stock</u>	<u>56%</u>	These are voting shares and have no conversion rights.
	5% Holder Controlled by Rostislav Kechedzhi 181 Charles St, Apt 1 Waltham, MA 02453	2232 Dell Range Blvd #277 Cheyenne, WY 8200	15,000,000	Series E Preferred Stock	<u>42%</u>	These are voting shares and have no conversion rights.

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);

None

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, or 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.

<u>None</u>

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, a temporary restraining order, or a preliminary injunction concerning 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 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 to that, 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.

None

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 (must include Counsel preparing Attorney Letters).

Name: <u>Jonathan D. Leinwand, Esq.</u>
Firm: <u>Jonathan D. Leinwand, P.A.</u>
Address 1: <u>18305 Biscayne Blvd, Ste 200</u>

 Address 2:
 Aventura, FL 33160

 Phone:
 (954) 903-7856

 Email:
 jonathan@jdlpa.com

Accountant or Auditor

 Name:
 Yevgeniy Grinberg

 Firm:
 Yevgeniy Grinberg, CPA

 Address 1:
 18036 Rosita Street

 Address 2:
 Encino, CA 91316

 Phone:
 (818) 523-4425

Email: <u>ygrinberg@hotmail.com</u>

Investor Relations

Name:	
Firm:	
Address 1:	
Address 2:	
Phone:	

Em	ail:	
All	other means of Investor	Communication:
Dis Lin Fac [Ot	Twitter): cord: kedIn cebook: her] ner Service Providers	
COI	ncerning this disclosur	ner service provider(s) that assisted, advised, prepared, or provided information e statement . This includes counsel, broker-dealer(s), advisor(s), consultant(s) or any ed assistance or services to the issuer during the reporting period.
Fire Na Add	ture of Services: dress 1: dress 2: one:	
9)	Disclosure & Final	ncial Information
A.	This Disclosure Stateme	ent was prepared by (name of
	individual): Name: Title: Relationship to Issuer:	Alexander Dekhtyar CEO CEO
В.	The following financial s	statements were prepared in accordance with:
	☐ IFRS X U.S. GAAP	
C.	The following financial s	statements were prepared by (name of
		Andrew Osichnuk CFO CFO ons of the person or persons who prepared the financial statements: Yevgeniy Grinberg is a er 15 years of experience.
	Provide the following qu	alifying financial statements:
	 Audit letter, if at Balance Sheet. Statement of In Statement of Research Statement of Research 	come.

o Financial Notes

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 under 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, Alexander Dekhtyar, certify that:

- 1. I have reviewed this Disclosure Statement for Buscar Company.
- 2. 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 concerning 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.

03/11/2025 [Date]

/s/ Alex Dekhtyar [CEO's Signature]

(Digital Signatures should appear as "/s/ [OFFICER NAME]")

Principal Financial Officer:

- I, Andrew Osichnuk certify that:
 - 1. I have reviewed this Disclosure Statement for Buscar Company.
 - 2. 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, considering the circumstances under which such statements were made, not misleading concerning the period covered by this disclosure statement; and
 - 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.

03/11/2025 [Date]

/s/ Andrew Osichnuk [CFO's Signature]

(Digital Signatures should appear as "/s/ [OFFICER NAME]")

BUSCAR COMPANY, INC. FINANCIAL STATEMENTS

INDEX TO FINANCIAL STATEMENTS

	PAGE
BALANCE SHEETS AS OF DECEMBER 31, 2024, AND JUNE 30, 2024	F-2
STATEMENTS OF OPERATIONS FOR THREE AND SIX MONTHS ENDED DECEMBER 31, 2024, AND DECEMBER 31, 2023	F-3
STATEMENT OF CHANGES IN STOCKHOLDERS' EQUITY (DEFICIT) FOR FISCAL QUARTER ENDED DECEMBER 31, 2024, AND DECEMBER 31, 2023	F-4
STATEMENT OF RETAINED EARNINGS	F-5
STATEMENT OF CASH FLOWS FOR SIX MONTHS ENDED DECEMBER 31, 2024 AND DECEMBER 31, 202	<u>1</u> 3 F-5
NOTES TO FINANCIAL STATEMENTS	F-6

BUSCAR COMPANY CONDENSED UNAUDITED BALANCE SHEETS

		DECEMBER 31, 2024		JUNE 30, 2024
	_	UNAUDITED		AUDITED
ASSETS				
Current Assets				
Cash and Cash Equivalents	\$	182	\$	182
Total Current Assets		182		182
PROPERTY AND EQUIPMENT, NET		1,081		128,323
INTANGIBLE ASSETS				
Exploration and Evaluation Cost		152,293		152,293
Goodwill	_	19,797		19,797
Total Intangible Assets		172,090		172,090
Total Assets	\$	173,353	\$	300,595
LIABILITIES AND SHAREHOLDERS' DEFICIT				
Current Liabilities				
Other Current Liabilities	\$	131,503	\$	11,103
Note Payable – Other	Ψ	50,000	Ψ	401,000
Note Payable - Related Party		560,000		560,000
Total Current Liabilities	-	741,503		972,103
Total Liabilities	-	741,503		972,103
Commitments and Contingencies (Note 4)				
Shareholders' Deficit				
Preferred stock, \$0.0001 par value; 50,000,000 shares				
authorized				
Series E preferred stock, \$0.0001 par value, 50,000,000 shares				
designated 35,670,000 shares issued and outstanding on				
December 31, 2024, and June 30, 2024, respectively		1064		1064
Series B preferred stock, \$0.0001 par value, 10,000,000 shares designated; 9,965,000 shares issued and outstanding at		997		997
December 31, 2024, and June 30, 2024, respectively		997		997
Common stock, \$0.0001 par value; 950,000,000 shares				
authorized				
292,982,542 and 212,982,542 shares issued and outstanding on December 31, 2024, and June 30, 2024, respectively		29,298		21,298
Additional Paid In Capital		721,352		298,352
Accumulated Deficit		(1,320,861)		(993,219)
Total Shareholders' Deficit		(568,150)		(671,508)
Total Liabilities and Shareholders' Deficit	\$	173,353	\$	300,595
- Vin Delicit	Ψ	175,555	Ψ	300,373

The accompanying notes are on integral part of these condensed unaudited financial statements.

BUSCAR COMPANY CONDENSED UNAUDITED STATEMENTS OF OPERATIONS (Unaudited)

		FOR THE THRE	Е МО	ONTHS ENDED	FOR THE SIX	NTHS ENDED			
		December 31,		December 31,	December 31,		December 31,		
		2024		2023	2024		2023		
REVENUE	\$	_	\$	_	_	\$	_		
OPERATING EXPENSES:									
~									
General and administrative expenses		30,257		2,111	60,514		9108		
Total Operating Expenses		30,257		2,111	60,514		9,108		
0.000		(2.0.2.7)		(2.11)			(0.100)		
OPERATING LOSS		(30,257)		(2,111)	(60,514)		(9,108)		
OTHER INCOME (EVRENCE)							45		
OTHER INCOME (EXPENSE)		_		_	_		45		
LOSS BEFORE TAXES		(20.257)		(2.111)	((0.514)		(0.0(2)		
LOSS BEFORE TAXES		(30,257)		(2,111)	(60,514)		(9,063)		
TAXES									
IAAES					_		_		
NET LOSS	\$	(30,257)	\$	(2,111)	(60,514)	\$	(9,063)		
NET LOSS	Þ	(30,237)	Ф	(2,111)	(00,314)	Þ	(9,003)		
Weighted average shares outstanding- basic		292,982,542		212,982,542	292,982,542		212,982,542		
outstanding- basic									
		(0.57)		40.55	,		40.55		
Net income (loss) per share – basic	\$	(0.00)	\$	(0.00)	(0.00)	\$	(0.00)		

 $\label{thm:companying} \textit{The accompanying notes are on integral part of these condensed unaudited financial statements}.$

BUSCAR COMPANY CONDENSED STATEMENT OF CHANGES IN STOCKHOLDERS' EQUITY(DEFICIT) FOR THE THREE AND SIX MONTHS ENDED DECEMBER 31, 2024 AND 2023

(Unaudited)

THREE MONTHS

	Preferred S	itock Series E		Pr	Preferred S		Series B	Comn	ommon Stock		Common Stock		ommon Stock Issuable		mon Stock Issuable			Additional Paid-in Capital		Retained Earning		Total Equity
	Shares		Amount		Shares		Amount	Shares		Amount	Sha	ares		Amount								
Balance Sep 30, 2024	35,670,000	s	1,064	9,9	965,000	s	997	292,982,542	\$	29,298		-	s	-	s	370,352	s	(1,290,604)	\$	(888,893)		
Common Stock Issued	_		_		_		_	_		_	-	_		_		_		_		_		
Prior Year Adjustment	_		_		_		_	_		_	-	_		_		_		_		_		
Prior period																						
adjustment (Note Payable)																351,000				351,000		
r uyuote)	_		_				_	_		_				_		331,000		_		331,000		
Net Income	_		_		_		-	_		_		_		_		_		(30,257)		(30,257)		
Balance Dec 31, 2024				•		_			-				_		_							
Datance Dec 31, 2024	35,670,000	\$	1,064	9,9	965,000	\$	997	292,982,542	\$	29,298		_	s _		s _	721,352	S	(1,320,861)	\$	(568,150)		
Balance Sep 30, 2023																						
	35,670,000	S	1,064	9,9	965,000	S	997	211,893,024	\$	21,189	1,089,5	18	\$	109	S	298,352	\$	(991,109)	\$	(669,398)		
Common Stock Issued	_		_		_		_	_		_	-	_		_		_		_		_		
Net Income																		(2,111)		(2,111)		
Net income	_		_		_		_	_		=		_				_		(2,111)		(2,111)		
						_						_	_		_							
Balance Dec 31, 2023	35,670,000	s	1,064	9.9	965,000	s	997	292,982,542	\$	29,298	1,089,5	18	s	109	s	298,352	s	(993,220)	\$	(671,509)		
	,,		-,		,				-	,	-,,.		_				-	(,)	-	(0.2,002)		

BUSCAR COMPANY CONDENSED STATEMENT OF CHANGES IN STOCKHOLDERS' EQUITY(DEFICIT) FOR THE THREE AND SIX MONTHS ENDED DECEMBER 31, 2024 AND 2023

(Unaudited)

	Preferred Stock Series		eries E	Preferred	Preferred Stock		Comme	Common Stock		Common S	on Stock Issuable			nmon Stock Issuable			n Stock Issuable		Common Stock Issuable			Additional Paid-in Capital		Retained Earnings		Total Equity
	Shares		Amount	Shares		Amount	Shares		Amount	Shares		Amount					_									
SIX MONTHS																										
Balance June 30, 2024	35,670,000	\$	1,064	9,965,000	\$	997	211,893,024	S	21,189	1,089,518	S	109	\$	298,352	S	(993,219)	\$	(671,508)								
Common Stock Issued	_		_	_		_	81,089,518		8,109	(1,089,518)		(109)		72,000		_		80,000								
Prior Year Adjustment	_		_	_		_	_		_	_		_		_		(267,128)		(267,128)								
Prior period adjustment (Note Payable)	_		_	_		_	_		_	_		_		351,000		_		351,000								
Net Income	_		_	_		_	_		_	_		_		_		(60,514)		(60,514)								
Balance Dec 31, 2024	35,670,000	s	1,064	9,965,000	\$	997	292,982,542	s	29,298		s		\$	9,370,352	s	(1,320,861)	s	(568,150)								
	-	_															-									
Balance June 30, 2023	35,670,000	s	1,064	9,965,000	\$	997	211,893,024	s	21,189	1,089,518	S	109	\$	298,352	s	(984,157)	S	(662,446)								
Common Stock Issued	_		_	_		_	_		_	_		_		_		_		_								
Net Income	-		-	-		-	_		-	-		_		-		(9,063)		(9,063)								
Balance Dec 31, 2023	35,670,000	\$	1,064	9,965,000	\$	997	292,982,542	s	29,298	1,089,518	s	109	\$	298,352	s	(993,220)	s	(671,509)								

 $\label{thm:companying} \textit{The accompanying notes are on integral part of these condensed unaudited financial statements}.$

BUSCAR COMPANY CONDENSED STATEMENTS OF CASH FLOWS (Unaudited)

FOR THE SIX-MONTHS ENDED DECEMBER 31,

		2024		2023
CASH FLOWS FROM OPERATING ACTIVITIES:				
Net Loss	\$	(60,514)	\$	(9,063)
Adjustments to reconcile net (loss) to net cash used from				
operating activities				
Depreciation Expense		26,914		_
Changes in Operating Assets and Liabilities				
Other Liabilities		33,600		14,453
NET CASH PROVIDED BY OPERATING ACTIVITIES	_			5,390
	_			
CASH FLOWS FROM INVESTING ACTIVITIES:				
Exploration and Evaluation Cost		_		(13,380)
NET CASH USED IN INVESTING ACTIVITIES	_	_		(13,380)
	_			
CASH FLOWS FROM FINANCING ACTIVITIES:		_		_
	_			
NET DECREASE IN CASH AND CASH EQUIVALENTS		_		(7,990)
CASH AND CASH EQUIVALENTS, BEGINNING OF				
THE PERIOD		182		8,172
1112 1 2111 0 2		102		0,172
CASH AND CASH EQUIVALENTS, END OF THE				
PERIOD	•	182	•	182
I EMIOD	D	102	Ф	102

The accompanying notes are an integral part of these condensed unaudited financial statements.

BUSCAR COMPANY Notes to Unaudited Condensed Financial Statements December 31, 2024

Note 1 - Business

Buscar Company. ("Buscar," "we," "us," "our," the "Company") was incorporated in Nevada as Cascade Springs Ltd. on January 19, 2010. In 2012, we amended our Articles of Incorporation to change our name to Colorado Gold Mines, Inc. On June 18, 2014, we changed our name to Buscar Oil, Inc. On May 19, 2015, the Company changed its name to Buscar Company. Buscar is domiciled in Nevada, and its corporate headquarters is in Denver, CO. The Company selected December 31 as its fiscal year-end.

The Company has the exclusive rights, in perpetuity, to develop and mine on the ten unpatented mining claims that consist of the Treasure Canyon Lode Mine. The ten unpatented claims are owned by Treasure Canyon Enterprises, Inc. (a Wyoming Corporation). On February 12. 2020, the assets of Treasure Canyon Enterprises were contributed and pledged to EON Discovery, Inc. to fund and operate the Treasure Canyon Lode Mine. On July 1, 2020, the Company acquired EON Discovery, Inc.

Note 2 - Going Concern

These unaudited condensed financial statements have been prepared under generally accepted accounting principles applicable to a going concern, which assumes that the Company will be able to meet its obligations and continue its operations for its next fiscal year. Realization values may differ substantially from carrying values as shown, and these unaudited condensed financial statements do not give effect to adjustments necessary to the carrying values and classification of assets and liabilities should the Company be unable to continue as a going concern. As of December 31, 2024, the Company had not yet achieved profitable operations, has accumulated losses of \$1,320,861 since its inception, and expects to incur further losses in the development of its business, all of which raise substantial doubt about the Company's ability to continue as a going concern. The Company's ability to continue as a going concern is dependent upon its ability to generate future profitable operations and/or to obtain the necessary financing to meet its obligations and repay its liabilities arising from normal business operations when they come due. Management has no formal plan to address this concern but considers that the Company can obtain additional funds by equity financing and/or related party advances. However, there is no assurance of additional funding being available or on terms acceptable to the Company.

Note 3 - Summary of Significant Accounting Policies

Basis of Presentation of Interim Financial Statements

The summary of significant accounting policies is presented to assist in the understanding of the financial statements. These policies conform to accounting principles generally accepted in the United States of America ("GAAP") and have been consistently applied.

Use of Estimates and Assumptions

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America ("GAAP") requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could materially differ from those estimates.

Recapitalization

For financial accounting purposes, this transaction was treated as a reverse acquisition by EON Discovery, Inc. Buscar Company. This resulted in a recapitalization with EON Discovery as the accounting acquirer and Buscar Company as the acquired company. Buscar had no assets, liabilities, or operations on the merger date. Accordingly, the historical financial statements before the acquisition are those of the accounting acquirer, EON Discovery, and have been prepared to give retroactive effect to the reverse acquisition completed on July 1, 2020, and represent the operations of EON Discovery.

Cash and cash equivalents

We consider all highly liquid securities with original maturities of three months or less when acquired to be cash equivalents. There were no cash equivalents as of December 31, 2024 and June 30, 2024.

Long-Lived Assets

Under ASC 360, Accounting for the Impairment or Disposal of Long-Lived Assets, long-lived assets, such as property and equipment, and purchased intangible assets subject to amortization, are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. If circumstances require a long-lived asset to be tested for possible impairment, the Company first compares undiscounted cash flows expected to be generated by an asset to the carrying value of the asset. If the carrying value of the long-lived asset is not recoverable on an undiscounted cash flow basis, impairment is recognized to the extent that the carrying value exceeds its fair value. Fair value is determined through various valuation techniques, including discounted cash flow models, quoted market values, and third-party independent appraisals, as considered necessary.

Stock-Based Compensation

ASC 718, "Compensation - Stock Compensation," prescribes accounting and reporting standards for all share-based payment transactions in which employee services are acquired. Transactions include incurring liabilities or issuing or offering to issue shares, options, and other equity instruments such as employee stock ownership plans and stock appreciation rights. Share-based payments to employees, including grants of employee stock options, are recognized as compensation expenses in the financial statements based on their fair values. That expense is recognized over the period during which an employee is required to provide services in exchange for the award, known as the requisite service period (usually the vesting period). The Company accounts for stock-based compensation issued to non-employees and consultants following the provisions of ASC 505-50, "Equity – Based Payments to Non-Employees." Measurement of share-based payment transactions with non-employees is based on the fair value of whichever is more reliably measurable: (a) the goods or services received; or (b) the equity instruments issued. The fair value of the share-based payment transaction is determined at the earlier performance commitment date or performance completion date.

Related Party Transactions

A related party is generally defined as (i) any person that holds 10% or more of our membership interests including such person's immediate families, (ii) our management, (iii) someone that directly or indirectly controls, is controlled by or is under common control with us, or (iv) anyone who can significantly influence our financial and operating decisions. A transaction is considered to be a related party transaction when there is a transfer of resources or obligations between related parties.

Revenue Recognition

The Company pursues opportunities to realize revenues from a principal activity: the sale of precious minerals mined. It is the Company's policy that revenues and gains will be recognized in accordance with ASC Topic 605-10-25, "Revenue Recognition." Under ASC Topic 605-10-25, revenue earning activities such as selling the horses and the Company has substantially accomplished all it must do to be entitled to the benefits represented by the revenue. Gains or losses from the sale of the precious metal are recognized when the precious metal is sold, and the cost and associated accumulated depreciation are removed from the accounts and the resulting gain or loss is recognized in the statement of operations.

Recent Accounting Pronouncements Revenue from Contracts with Customers

In September 2017, the FASB issued Accounting Standards Update (ASU) No. 2017-13, "Revenue Recognition (Topic 605), Revenue from Contracts with Customers (Topic 606), Leases (Topic 840), and Leases (Topic 842): Amendments to SEC Paragraphs according to the Staff Announcement at the July 20, 2017, EITF Meeting and Rescission of Prior SEC Staff Announcements and Observer Comments." The amendments in ASU No. 2017-13 amend the early adoption date option for certain companies related to the adoption of ASU No. 2014-09 and ASU No. 2016-02. Below entities may still adopt using the public company adoption guidance in the related ASUs, as amended. The effective date is the same as the effective date and transition requirements for the amendments for ASU 2014-09 and ASU 2016-02.

In May 2014, the FASB issued accounting standards updates which modified the requirements for identifying, allocating, and recognizing revenue related to the achievement of performance conditions under contracts with customers. This update also

requires additional disclosure related to the nature, amount, timing, and uncertainty of revenue that is recognized under contracts with customers. This guidance is effective for fiscal and interim periods beginning after December 15, 2017, and is required to be applied retrospectively to all revenue arrangements. The adoption of this guidance is not expected to have a significant impact on the Company's financial statements. Other recent accounting pronouncements issued by the FASB (including its Emerging Issues Task Force), the AICPA and the SEC did not or are not believed by management to have a material impact on the Company's present or future financial statements.

Income Taxes

The provision for income taxes is computed using the asset and liability method, under which deferred tax assets and liabilities are recognized for the expected future tax consequences of temporary differences between the financial reporting and tax bases of assets and liabilities, and for operating losses and tax credit carry-forwards. Deferred tax assets and liabilities are measured using the currently enacted tax rates that apply to taxable income in effect for the years in which those tax assets are expected to be realized or settled. The Company records a valuation allowance to reduce deferred tax assets to the amount that is believed more likely than not to be realized.

Net Loss per Share Calculation

Basic net loss per common share is computed by dividing loss available to common stockholders by the weighted average number of common shares outstanding for the period. Diluted earnings per share is computed by dividing net income by the weighted average shares outstanding, assuming all dilutive potential common shares were issued. Diluted earnings per share is not presented when their effect is anti-dilutive. The Company's shares of Series E and Series B Preferred Stock are shall be convertible into zero (0) shares of our common stock. There potentially dilutive shares have not been included in the calculation of net loss per share for the periods presented as their inclusion would be anti-dilutive as the Company recognized losses for all periods presented.

Note 4- Commitments and Contingencies

Dividend policy

The Company intends to distribute cash dividends to the shareholders from the proceeds of its mining operations. However, our ability to pay dividends is subject to limitations imposed by Nevada law. According to Nevada Revised Statute 78.288, dividends may be paid to the extent that a corporation's assets exceed its liabilities, and it can pay its debts as they become due in the usual course of business.

Note 5 - Fixed Assets

As of December 31, 2024, and June 30, 2024 the balance of fixed assets was \$300,413 and \$300,413 respectively.

Note 6 – Allowance for Depreciation

Depreciation on Furniture and Mining Equipment was charged. Allowance for depreciation account was credited by \$113,785. Depreciation was charged on Straight Line basis considering the useful life of asset as 5 years. Depreciation from the date of purchase till the FY Ended June 30, 2024 of \$100,328 was charged against Retained Earnings as prior period adjustment and current quarter depreciation expense of \$13,457 was charged to Profit and Loss account. As of December 31, 2024, and June 30, 2024 the balance of fixed assets net of allowance was \$173,171 and \$300,413 respectively

Note 7- Loan Payable

On June 22, 2020 Eon Discovery Inc. deposited \$150,000 and \$50,000 into the company. Eon Discovery Inc. was merged with Buscar Company, and the investors received 250,000 and 750,000 shares of Common Stock in Buscar Company. Buscar Company issued Promissory Notes for these deposits with a maturity date after two years as a security guarantee for the case of successful business performance. In case the desired business performance is not achieved, the company agreed to settle the notes at the maturity date. The owner of the Note for \$150,000 sold the Note to Apricus Capital Inc. This company

converted this Note to the Shares of Buscar Company. The second note for \$50,000 is outstanding as on December 31, 2024. The balance of Note Payable as of December 31, 2024 and June 30, 2024 was \$50,000 and \$200,000 respectively.

In September 2020, another corporate investor invested \$201,000 in the Buscar Company against the stock plus a Promissory Note for two years. After two years, this corporate investor converted the Promissory Note to the stock of Buscar Company on July 7, 2022. The balance of Note Payable as of December 31, 2024 and June 30, 2024 was \$0 and \$201,000 respectively.

On September 15, 2022, the Company issued a \$280,000 promissory note to Andrew Osichnuk. The principal amount of this Promissory Note and any accrued but unpaid interest shall be due and payable in one payment or tranches not less than \$50,000.00 each. If not paid sooner, the entire remaining indebtedness shall be due and payable after 6 months on March 15, 2023. This Note shall bear no interest for six months and shall bear interest at 1% per month after March 15, 2023.

On September 15, 2022, the Company issued a \$280,000 promissory note to Alexander Dekhtyar. The principal amount of this Promissory Note and any accrued but unpaid interest shall be due and payable in one payment or tranches not less than \$50,000.00 each. If not paid sooner, the entire remaining indebtedness shall be due and payable after 6 months on March 15, 2023. This Note shall bear no interest for six months and shall bear interest at 1% per month after March 15, 2023.

Note 8- Accrued Interest Expense

Interest expense was charged on the promissory note issued to Andrew Osichnuk and Alexander Dekhtyar of \$280,000 each. Accrued Interest account was credited by \$103,600. Interest was charged at 1% per month after March 15, 2023. Interest for the period 16 March 2023 to 30 June 2024 of \$86,800 was charged against Retained Earnings as prior period adjustment and current quarter interest expense of \$16,800 was charged to Profit and Loss account.

Note 9 - Equity

Preferred Stock

The Company has authorized 50,000,000 preferred shares Class E with a par value of \$0.0001 per share. The Board of Directors is authorized to divide the authorized shares of Preferred Stock into one or more series, each of which shall be so designated as to distinguish the shares thereof from the shares of all other series and classes.

Series E Preferred Stock

The Company has designated 50,000,000 preferred shares of Series E Preferred Stock with a par value of \$0.0001 per share.

As of December 31, 2024, and December 31, 2023, the Company had 35,670,000 shares of Series E Preferred Stock issued and outstanding.

The 35,670,000 shares of Series E Preferred Stock outstanding have the rights, designations, and preferences below:

- each one (1) share of Series E Preferred Stock is entitled to zero (0) dividends.
- each one (1) share of Series E Preferred Stock is entitled to zero (0) votes on all matters submitted to a vote of our common stockholders.
- each one (1) share of Series E Preferred Stock shall be convertible into zero (0) shares of our common stock; and
- upon our Liquidation, dissolution or winding up the holders of the Series E Preferred Shares shall be entitled to receive \$.01 per share held.

Series B Preferred Stock

The Company has designated 10,000,000 preferred shares of Series B Preferred Stock with a par value of \$0.0001 per share.

As of December 31, 2024, and December 31, 2023, the Company had 9,965,000 shares of Series B Preferred Stock issued and outstanding, respectively.

The Company has 9,965,000 shares of Series B Preferred Stock, which have the rights, designations, and preferences below:

- each one (1) share of Series B Preferred Stock is entitled to zero (0) dividends.
- each one (1) share of Series B Preferred Stock is entitled to two thousand (2000) Common Share votes on all matters submitted to a vote of our common stockholders.
- each one (1) share of Series B Preferred Stock shall be convertible into zero (0) shares of our common stock;
- upon our Liquidation, dissolution, or winding up the holders of the Series B Preferred Shares shall be entitled to receive \$.01 per share held.

Common Stock

The Company has authorized 950,000,000 shares of common stock with a par value of \$0.0001 per share.

15,000,000 shares each at \$0.001 per share were issued to Jose Kreidler and Daniel Michael McGill as compensation on 28 July 2023 and 25,000,000 shares each at \$0.001 per share were issued to Alexander Dekhtyar and Andrew Osichnuk as compensation on 31 July, 2023. These issuances as compensation of \$80,000 was recorded in quarter ended 30 September 2024 as prior period adjustment through Retained Earning Account.

As of December 31, 2024, and June 30, 2024, the Company had 292,982,542 and 212,982,542 shares of common stock issued and outstanding, respectively.

Note 10 - Subsequent Events

The Company has analyzed its operations after as of December 31, 2024, to the date these financial statements were issued, and has the following events to disclose:

<u>None</u>

= END OF DOCUMENT =