Sanwire Corporation

550 South Beach Rd Point Roberts, WA, 98281

(360) 223- 9473 www.sanwirecorp.com ron.hughes.management@gmail.com

Quarterly Report

For the period ending September 30, 2025 (the "Reporting Period")

Outstanding Shares

The number of shares outstanding of our Common Stock was:

2,901,074,406 as of September 30, 2025 (Current Reporting Period Date or More Recent Date)

2,553,074,406 as of December 31, 2024 (Most Recent Completed Fiscal Year End)

Shell:	Status
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,	eck 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 ch	eck mark whether the company's shell status has changed since the previous reporting period:
Yes: □	No: ⊠
Change in Co Indicate by che Yes: □	ontrol eck mark whether a Change in Control⁴ of the company has occurred during this reporting period: No: ⊠
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.

Sanwire Corp. - March 2013

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.

NT Mining Corp. – November 2008
777 Sports Entertainment Corp. – February 2005 Oasis Information Systems, Inc. – October 2001

1st Genx, Inc. – April 2001

1st Genx.com, Inc. – August 2000

e-Vegas.com, Inc. – June 1999

e-Casino Gaming Corp. - March 1999 Clear

Water Mining, Inc. – February 1997

Current State and Date of Incorporation or Registration: <u>Nevada - Februay 10, 1997</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: N/A

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

None None

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

None

Address of the issuer's principal executive office:

550 South Beach Rd, Point Roberts, WA, 98281

Address of the issuer's principal place of business:

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

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

No: \boxtimes Yes: \square If Yes, provide additional details below:

2) Security Information

Transfer Agent

Name: New Horizon Transfer Phone: (604) 876-5526

Email: <u>sroberts@newhorizontransfer.com</u>

Address: 515 Pender St W, Vancouver BC V6B 6H5

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:

Exact title and class of securities outstanding:

CUSIP:

Par or stated value:

Total shares sutherized:

SNWR

Common

80303U109

\$0.00001

Total shares authorized:3,000,000,000as of date: September 30, 2025Total shares outstanding:2,901,074,406as of date: September 30, 2025Total number of shareholders of record:261as of date: September 30, 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: Preferred Stock Series C

Par or stated value: \$0.001

Total shares authorized:40,000,000as of date: September 30, 2025Total shares outstanding (if applicable):8,853,333as of date: September 30, 2025Total number of shareholders of record:28as of date: September 30, 2025

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

Par or stated value: \$0.001

Total shares authorized:1,000,000as of date: September 30, 2025Total shares outstanding (if applicable):0as of date: September 30, 2025Total number of shareholders of record:0as of date: September 30, 2025

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

Par or stated value: \$0.001

Total shares authorized: 875,000 as of date: September 30, 2025
Total shares outstanding (if applicable): 0 as of date: September 30, 2025
Total number of shareholders of record: 0 as of date: September 30, 2025

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

Par or stated value: \$0.001

Total shares authorized: 100,000,000 as of date: September 30, 2025
Total shares outstanding (if applicable): 46,000,000 as of date: September 30, 2025
Total number of shareholders of record: 2 as of date: September 30, 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.

One vote per share, no other rights.

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

Series C Convertible Preferred Stock - The series holds no voting rights until converted and converts at the rate of one preferred share to 10 shares of fully paid common stock.

<u>Series D Convertible Preferred Stock -</u> The series holds no voting rights until converted and converts at the rate of one preferred share to 30 shares of fully paid common stock.

<u>Series E Convertible Preferred Stock</u> - The series holds no voting rights until converted and converts at the rate of one preferred share to 30 shares of fully paid common stock.

<u>Series F Convertible Preferred Stock</u> - On December 19, 2023, the Company filed an amended Series F Preferred Stock Certificate of Designation with Nevada Secretary of State whereby Series F Preferred Stock changed from non-voting to voting with the following voting rights:

- (A) Except as otherwise expressly provided herein or as required by law, the Holders of Series F Preferred Stock shall vote as a separate class or the Holders of Series F Preferred Stock and the holders of Common Stock shall vote together; and
- (B) Each share of Series F Preferred Stock shall entitle the Holder thereof to vote the equivalent of Thirty (30) shares of Common Stock
- 3. Describe any other material rights of common or preferred stockholders.
- 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.

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

Shares Outstanding Opening Balance:

Date <u>December 31, 2022</u> Common: <u>1,579,259,756</u>

Preferred: 8,853,000

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

Preferred: <u>8</u>									
Date of Transaction	Transaction type (e.g., new issuance, cancellation, shares returned to treasury)	Number of Shares Issued (or cancelled)	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.	cash or debt conversion) -OR- Nature of Services	Restricted or Unrestricted as of this filing.	Exemption or Registration Type.
1/19/2023	New Issuance	40,000,000	Common	0.0034	No	Sterling Asset Management, LLC – Harry Datys	Consulting Services	Restricted	144
3/28/2023	New Issuance	5,000,000	Common	0.0043	No	Ronald Hughes	CEO Services	Restricted	144
3/28/2023	New Issuance	5,000,000	Common	0.0043	No	Rachel Boulds	Accounting Services	Restricted	144
6/29/2023	New Issuance	5,000,000	Common	0.002	No	Ronald Hughes	CEO Services	Restricted	144
4/7/23	New Issuance	1,000,000	Common	0.038	No	Taylor Joesph Camelio	Consulting Services	Restricted	144
4/7/23	New Issuance	1,000,000	Common	0.038	No	Isa Montalant	Consulting Services	Restricted	144
4/7/23	New Issuance	1,000,000	Common	0.038	No	Meraleigh Kristen Queener	Consulting Services	Restricted	144
4/7/23	New Issuance	1,000,000	Common	0.038	No	Joshua Robert Rohleder	Consulting Services	Restricted	144
4/7/23	New Issuance	1,000,000	Common	0.038	No	William Clifford Thomas	Consulting Services	Restricted	144
7/21/2023	New Issuance	1,000,000	Series F Preferred	0.025	n/a	Ronald Hughes	Loan default penalty	Restricted	144
7/25/2023	New Issuance	1,000,000	Series F Preferred	0.026	n/a	Kanno Group Holdings II, Ltd Naiel Kanno	Loan default penalty	Restricted	144
10/12/2023	New Issuance	129,602,050	Common	0.0004	Yes	Trillium Partners LP – Steve Hicks	Debt Conversion	Restricted	144
10/13/2023	New Issuance	80,000,000	Common	0.0008	No	Ronald Hughes	Consulting Services	Restricted	144
11/8/2023	New Issuance	100,002,867	Common	0.00015	Yes	Trillium Partners LP – Steve Hicks	Debt Conversion	Restricted	144
11/21/2023	New Issuance	91,124,933	Common	0.00015	Yes	Trillium Partners LP – Steve Hicks	Debt Conversion	Restricted	144
11/29/2023	New Issuance	50,000,000	Common	0.0002		Kanno Group Holdings II, Ltd Naiel Kanno	Debt Conversion	Restricted	144
11/29/2023	New Issuance	100,756,667	Common	0.00015	Yes	Trillium Partners LP – Steve Hicks	Debt Conversion	Restricted	144
12/2/2023	New Issuance	141,666,666	Common	0.00015	Yes	Kanno Group Holdings II, Ltd Naiel Kanno	Debt Conversion	Restricted	144

12/6/2023	New Issuance	101,615,467	Common	0.00015	Yes	Trillium Partners LP – Steve Hicks	Debt Conversion	Restricted	144
1/2/2024	New Issuance	119,046,000	Common	0.00015	Yes	Trillium Partners LP – Steve Hicks	Debt Conversion	Restricted	144
4/3/2025	New Issuance	168,000,000	Common	0.0001	Yes	Kanno Group Holdings II, Ltd Naiel Kanno	Debt Conversion	Restricted	144
4/16/2025	New Issuance	44,000,000	Preferred Series F	0.002	n/a	Ronald Hughes	Consulting Services	Restricted	144
5/28/2025	New Issuance	180,000,000	Common	0.0001	Yes	Kanno Group Holdings II, Ltd Naiel Kanno	Debt Conversion	Restricted	144

Shares Outstanding on Date of This Report:

Ending Balance:

Date <u>September 30, 2025</u> Common: <u>2,901,074,406</u>

Preferred: 54,853,000

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:

B. Convertible Debt

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.

[D] 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.)
12/31/2024	\$32,483	\$32,483	12/31/2025	\$0.00012	0	270,691,667	Kanno Group Holdings II Ltd. – Naiel Kanno	Loan
3/31/2025	\$36,048	\$36,048	3/31/2026	\$0.0001	0	, ,	Kanno Group Holdings II Ltd. – Naiel Kanno	Loan

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.

4/3/2025	\$285,642	\$302,546	3/31/2026	\$0.0001	0	-,, - , -	Kanno Group Holdings II Ltd. – Naiel Kanno	Loan
6/30/2025	\$8,234.30	\$8,234.30	6/30/2026	\$0.00011	0		Kanno Group Holdings II Ltd. – Naiel Kanno	Loan
9/30/2025	\$13,811	\$13,811	9/30/2026	\$0.0001	0	138,110,000	Kanno Group Holdings II Ltd. – Naiel Kanno	Loan

Total Outstanding Balance: \$393.122 Total Shares: 0 844.136.212

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

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 is in the entertainment industries with a focus on the distribution and promotion of music for independent artists and labels.

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

The company has purchased a wholly owned subsidiary by the name of Intercept Music, Inc. It is a music artists service company that offers social media marketing, music distribution, merchandise, and expert coaching to musicians. They also offer label services to independent artists.

C. Describe the issuers' principal products or services.

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.

The Issuer does not own any real property and maintains its principal office at 550 South Beach, Point Roberts, WA., 98281

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)
Ronald E. Hughes	CEO and Chairman	Point Roberts, WA	100,000,000	Common	3.4%
Ronald E. Hughes	CEO and Chairman	Point Roberts, WA	45,000,000	Series F preferred	45%
Christopher Whitcomb	Former CEO and Chairman	Camarillo, CA	143,933,200	Common	5.0%
Christopher Whitcomb	Former CEO and Chairman	Camarillo, CA	2,535,000	Preferred C	28.6%
LiveChime, Inc. – Tod C. Turner	President of Intercept Music & Shareholder (Owner of more than 5%)	Enumclaw, WA	428,000,000	Common	14.8%

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, 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
	N	<u>one</u>
	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.
	<u>N</u>	<u>one</u>
	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.
	N	<u>one</u>
B.	busine Includ theret inform	ibe briefly any material pending legal proceedings, other than ordinary routine litigation incidental to the ess, to which the issuer or any of its subsidiaries is a party to or of which any of their property is the subject. e the name of the court or agency in which the proceedings are pending, the date instituted, the principal parties o, a description of the factual basis alleged to underlie the proceeding and the relief sought. Include similar nation as to any such proceedings known to be contemplated by governmental authorities.
8)	TI	nird Party Service Providers
add Cor	litional nfirm th	e name, address, telephone number and email address of each of the following outside providers. You may add space as needed. nat the information in this table matches your public company profile on www.OTCMarkets.com . If any updates d to your public company profile, update your company profile.
Sec	curities	<u>Counsel</u>
Add	dress 1 dress 2 one:	
Acc	countar	nt or Auditor
Add	n: dress 1 dress 2 one:	
Inve	estor R	<u>telations</u>
Add		

Ema	ail:	
All d	other means of Investor Col	mmunication:
Disc Link Fac [Oth	Fwitter): https://cord: cord: cedIn eebook: ner]	/x.com/sanwire_snwr
Pro res	vide the name of any other pect to this disclosure sta	service provider(s) that that assisted , advised , prepared , or provided information with atement . This includes counsel, broker-dealer(s), advisor(s), consultant(s) or any issistance or services to the issuer during the reporting period.
Add	n: ure of Services: lress 1: lress 2: one:	
9)	Disclosure & Financia	al Information
A.	This Disclosure Statement	was prepared by (name of individual):
	Name: Title: Relationship to Issuer:	Ronald E. Hughes CEO/CFO CEO/CFO
В.	The following financial state	ements were prepared in accordance with:
	□ IFRS ⊠ U.S. GAAP	
C.	The following financial state	ements were prepared by (name of individual):
	Name: Title: Relationship to Issuer: Describe the qualifications	Ronald E. Hughes CEO/CFO CEO/CFO of the person or persons who prepared the financial statements:
lice trad the	nsed investment advisor wit led companies in the United	ce in public markets, business development and investment markets including as a th Global Securities Corporation (Canada). Currently serves on the boards of publicly I States and Canada. Ron studied Resource Economics (with accounting courses) at international Marketing and Management at University of Hawaii. Knowledgeable in EO and CFO.
- 1	Provide the following quality	

Provide the following qualifying financial statements:

- Audit letter, if audited;
- Balance Sheet;

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.

OTC Markets Group Inc.

- Statement of Income;
- Statement of Cash Flows:
- Statement of Retained Earnings (Statement of Changes in Stockholders' Equity)
- 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 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, Ronald E. Hughes certify that:
 - 1. I have reviewed this Disclosure Statement for Sanwire Corporation;
 - 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.

November 15, 2025

/s/ Ronald E. Hughes

Principal Financial Officer:

- I, Ronald E. Hughes certify that:
 - 1. I have reviewed this Disclosure Statement for Sanwire Corporation;
 - 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.

SANWIRE CORPORATION

CONSOLIDATED FINANCIAL STATEMENTS

For the Period Ended September 30, 2025 (Unaudited)

Consolidated Balance Sheets as of September 30, 2025 and December 31, 2024 (Unaudited)	13
Consolidated Statements of Operations for the Three and Nine Months ended September 30, 2025 and 2024 (Unaudited)	14
Consolidated Statement of Stockholders' Equity (Deficit) for the Three and Nine Months ended September 30, 2025 and 2024 (Unaudited)	15
Consolidated Statements of Cash Flows for the Nine Months ended September 30, 2025 and 2024 (Unaudited)	16
Notes to Consolidated Financial Statements (Unaudited)	17

SANWIRE CORPORATION CONSOLIDATED BALANCE SHEETS (Unaudited)

	September 30, 2025			December 31, 2024
<u>ASSETS</u>				
Current Assets:				
Cash	\$	1,006	\$	994
Prepaids and other assets		5,000		5,000
Total Current Assets		6,006		5,994
Intangible Assets:				
Licenses		254,000		254,000
Total Intangible Assets		254,000		254,000
Total Assets	\$	260,006	\$	259,994
LIABILITIES AND STOCKHOLDERS' DEFICIT				
Current Liabilities:				
Accounts payable	\$	136,402	\$	119,105
Accrued expenses		1,994,633		1,867,133
Other payables		92,687		92,687
Notes payable		1,544,203		1,579,003
Convertible notes payable		311,828		253,735
Interest payable		414,616		414,616
Total Current Liabilities		4,494,369		4,326,279
Total Liabilities		4,494,369		4,326,279
Stockholders' Deficit:				
Preferred stock		54,853		10,853
Common stock, par value \$0.00001, 3,000,000,000 authorized, 2,901,074,406 and 2,553,074,406 shares issued				
and outstanding, respectively		29,011		25,532
Common stock to be issued		531,000		531,000
Additional paid in capital		19,704,139		19,628,818
Accumulated deficit		(24,553,366)		(24,262,489)
Total Stockholders' Deficit		(4,234,363)		(4,066,286)
Total Liabilities and Stockholders' Deficit	\$	260,006	\$	259,994

SANWIRE CORPORATION CONSOLIDATED STATEMENTS OF OPERATIONS (Unaudited)

	For the Three	Months Ended hber 30,	For the Nine Months Ended September 30,						
	2025	2024	2025	2024					
Operating Expenses:		2021	2023	2021					
Executive compensation	22,500	7,500	215,500	22,500					
General and administrative	31,107	4,030	73,377	28,215					
Total Operating Expenses	53,607	11,530	290,877	50,715					
Loss From Operations	(53,607)	(11,530)	(290,877)	(50,715)					
Other Expense:									
Loss on conversion of debt	_	_	_	(11,905)					
Interest expense		(6,426)		(21,002)					
Total Other Expense	_	(6,426)	_	(32,907)					
Net Loss	\$ (53,607)	\$ (17,596)	\$ (290,877)	\$ (83,622)					
Loss Per Share, Basic & Diluted	\$ (0.00)	\$ (0.00)	\$ (0.00)	\$ (0.00)					
Weighted Average Number of Shares Outstanding	2,901,074,406	2,553,074,406	2,746,261,219	2,552,205,457					

SANWIRE CORPORATION CONSOLIDATED STATEMENT OF CHANGES IN STOCKHOLDERS' DEFICIT FOR THE THREE AND NINE MONTHS ENDED SEPTEMBER 30, 2025 AND 2024 (Unaudited)

	Preferred St	tock	Common S	Stock		Additional Paid		Common Shares to Accumulated		S	Total tockholders'		
	Shares	Amount	Shares		mount	In Capital	be Issued		-	Deficit		Deficit	
Balance, December 31, 2024	10,853,000	\$ 10,853	2,553,074,406	\$	25,532 \$	<u> </u>	\$	531,000	\$	(24,262,489)	\$	(4,066,286)	
Net Loss		_			_	<u> </u>		_		(118,568)		(118,568)	
Balance, March 31, 2025	10,853,000	10,853	2,553,074,406		25,532	19,628,818		531,000		(24,381,057)		(4,184,854)	
Stock issued for conversion of deb	_	_	348,000,000		3,479	31,321		_		_		34,800	
Stock issued for services – related party	44,000,000	44,000	_		_	44,000		_		_		88,000	
Net Loss	_	_	_		_	_		_		(118,702)		(118,702)	
Balance, June 30, 2025	54,853,000	54,853	2,901,074,406		29,011	19,704,139		531,000		(24,499,759)		(4,180,756)	
Net Loss	_	_	_		_	_		_		(53,607)		(53,607)	
Balance, September 30, 2025	54,853,000	\$ 54,853	2,901,074,406	\$	29,011 \$	19,704,139	\$	531,000	\$	(24,553,366)	\$	(4,234,363)	

	Preferre	ed Sto	ock	Common S	Stocl	k	Additional Paid		ommon hares to	Accumulated		Tota	al Stockholders'
	Shares		Amount	Shares		Amount	In Capital	Capital be Issued		Deficit		Deficit	
Balance, December 31, 2023	10,853,000	\$	10,853	2,434,028,046	\$	24,341 \$	19,606,199	\$	531,000	\$	(23,811,019)	\$	(3,638,626)
Stock issued for conversion of debt	_		_	119,046,000		1,191	22,619		_		_		23,810
Net Loss	_		_	_		_	_		_		(51,540)		(51,540)
Balance, March 31, 2024	10,853,000		10,853	2,553,074,046		25,532	19,628,818		531,000		(23,862,559)		(3,666,356)
Net Loss	_		_	_		_	_		_		(14,126)		(14,126)
Balance, June 30, 2024	10,853,000		10,853	2,553,074,046		25,532	19,628,818		531,000		(23,876,685)		(3,680,482)
Net Loss	_		_	_		_	_		_		(17,956)		(17,956)
Balance, September 30, 2024	10,853,000	\$	10,853	2,553,074,046	\$	25,532 \$	19,628,818	\$	531,000	\$	(23,894,641)	\$	(3,698,438)
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SANWIRE CORPORATION CONSOLIDATED STATEMENTS OF CASH FLOWS

(Unaudited)

(Chaudited)						
	For the Nine Months Ended September 30,					
		2025	2024			
Cash Flows from Operating Activities:						
Net loss	\$	(290,877)	\$	(83,622)		
Adjustments to reconcile net loss to net cash used in operating activities:						
Loss on conversion of debt		_		11,905		
Preferred stock issued for compensation – related party		88,000				
Changes in Operating Assets and Liabilities:						
Prepaids and other assets		_		8,333		
Accounts payable		17,297		_		
Accrued expenses		127,500		22,500		
Accrued interest				21,002		
Net cash used by operating activities		(58,080)	_	(19,882)		
Cash Flows from Financing Activities:						
Proceeds from convertible notes payable		58,092		4,000		
Net cash provided by financing activities		58,092		4,000		
Net change in cash		12		(15,882)		
Cash at beginning of the period		994		16,887		
Cash at end of the period	\$	1,006	\$	1,005		
Supplemental cash flow information:						
Interest paid in cash	\$		\$	_		
Taxes paid	\$		\$	_		

SANWIRE CORPORATION NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS SEPTEMBER 30, 2025

NOTE 1 — NATURE OF OPERATIONS AND BUSINESS

Sanwire Corporation (the "Company") was incorporated in the State of Nevada on February 10, 1997.

On March 5, 2020, the Company purchased 100% of the issued and outstanding stock of Intercept Music, Inc. (the "Subsidiary"). Intercept Music (www.interceptmusic.com) is an online platform that allows any of the 12+ million independent musicians to upload their music, and distribute and collect royalties from over 85 retailers (Spotify, iTunes, Pandora, Amazon, Google) in over 230 countries and territories. The software programmatically promotes the artists' entire business, including their music, merchandise and performances in social media, playlists and even online radio. Artists can also track sales, monitor their marketing success, get state of the art analytics, and advice from experts.

On March 13, 2023, the Company entered into a distribution agreement with the estate of the artist named ARTIS Leon Ivey Jr. aka "Coolio" for distribution of 10 songs. Coolio passed away in September 2022. With 1.5 million social media followers today, and 13 million monthly Spotify listeners, Coolio is in the top 1% of the 12 million artists at Spotify.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation

The Company's unaudited financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP"). The accompanying unaudited financial statements reflect all adjustments, consisting of only normal recurring items, which, in the opinion of management, are necessary for a fair statement of the results of operations for the periods shown.

Principles of Consolidation

The accompanying consolidated financial statements include the accounts of the Company and its wholly owned subsidiary, Intercept Music, Inc. All intercompany balances and transactions have been eliminated on consolidation.

Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles 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 may differ from those estimates.

Loss Per Share

Net income (loss) per common share is computed pursuant to section 260-10-45 of the FASB Accounting Standards Codification. Basic net income (loss) per common share is computed by dividing net income (loss) by the weighted average number of shares of common stock outstanding during the period. Diluted net income (loss) per common share is computed by dividing net income (loss) by the weighted average number of shares of common stock and potentially outstanding shares of common stock during the period. The weighted average number of common shares outstanding and potentially outstanding common shares assumes that the Company incorporated as of the beginning of the first period presented. As of September 30, 2025 and 2024, the Company's diluted loss per share is the same as the basic loss per share, as the inclusion of any potential shares would have had an anti-dilutive effect due to the Company generating a loss.

Recently Adopted Accounting Pronouncements

The Company has implemented all new accounting pronouncements that are in effect. These pronouncements did not have any material impact on the financial statements unless otherwise disclosed, and the Company does not believe that there are any other new accounting pronouncements that have been issued that might have a material impact on its financial position or results of operations.

NOTE 3 - GOING CONCERN

The accompanying unaudited consolidated financial statements have been prepared on a going concern basis, which contemplates the realization of assets and the satisfaction of liabilities in the normal course of business. As of September 30, 2025, the Company has an accumulated deficit of \$24,553,366 and had a net loss of \$290,877 for the period ended September 30, 2025. The Company's ability to raise additional capital through the future issuances of common stock and/or debt financing is unknown. The obtainment of additional financing, the successful development of the Company's plan of operations, and its transition, ultimately, to the attainment of profitable operations are necessary for the Company to continue operations. These conditions and the ability to successfully resolve these factors raise substantial doubt about the Company's ability to continue as a going concern. The financial statements of the Company do not include any adjustments that may result from the outcome of these aforementioned uncertainties.

Management plans to continue to implement its business plan and to fund operations by raising additional capital through the issuance of debt and equity securities. The Company's existence is dependent upon management's ability to implement its business plan and/or obtain additional funding. There can be no assurance that the Company's financing efforts will result in profitable operations or the resolution of the Company's liquidity problems. Even if the Company is able to obtain additional financing, it may include undue restrictions on our operations in the case of debt or cause substantial dilution for our stockholders in the case of equity financing.

NOTE 4 — NOTES PAYABLE

On November 1, 2023, the Company received a default notice from Kanno Group Holdings II Ltd. ("KGH-II") on KGH-II's promissory note in the amount of \$320,442. KGH-II has provided Sanwire with ten business days to remedy the default. Pursuant to the promissory note, KGH-II has commenced charging 12% interest and KGH-II has the right to change the promissory note to a convertible note.

On April 3, 2025, KGH-II, reverted its promissory note payable for \$320,442 to a convertible note payable.

As of September 30, 2025, the Company had a long term note payable to Digital Music Universe for \$250,000 with a stated interest rate of 8%. Accrued and unpaid interest on September 30, 2025, was \$92,741.

As of September 30, 2025, the Company had a long term note payable to LiveChime, Inc. for \$750,000 with a stated interest rate of 8%. Accrued and unpaid interest on September 30, 2025, was \$272,779.

NOTE 5 — CONVERTIBLE NOTES PAYABLE

As of September 30, 2025, the Company had outstanding convertible notes as follows:

Trillium Partners, L.P. Convertible Note

- Under the Company's prior management on October 7, 2021, the Company issued to Trillium Partners, L.P. ("Trillium") a 6-month convertible note with a \$115,000 face value, an original issue discount ("OID") of \$15,000 with an annual interest rate of 10%. The note is convertible at a fixed rate of \$0.003. Subsequent to the maturity date, the note re-payment was extended. The total proceeds from the convertible note were deposited into Intercept Music's bank account and not the Company's bank account. Intercept Music is the Company's only wholly owned subsidiary.
 - Intercept Music was responsible for paying back Trillium's convertible note with interest in full to Trillium before the extended maturity date, which it failed to do.
 - According to the Company's records and information provided by the Company's transfer Agent, between November 1, 2023 thru December 31, 2024, Trillium converted an aggregate amount of \$122,770 of the convertible note and interest resulting in the issuance of 642,147,984 of the Company's common shares to Trillium with an aggregate price conversion of \$.00021 per share. The Company believes Trillium has sold all or substantially all of the shares into the market which has affected the Company's share price negatively to the down side causing significant reduction in the Company's market capitalization.

• The Company's new management was unable to prevent Trillium's conversions and share issuances since the Company's prior management issued a share reservation letter to the Company's transfer agent and Trillium.

Frondeur Partners, LLC

• Under the Company's prior management on March 1, 2022, the Company issued to Frondeur Partners LLC ("Frondeur") a 12-month convertible note with a \$20,000 face value with an annual interest rate of 10%. The note is convertible at a fixed rate of \$0.003. Frondeur's convertible note is associated/linked to Trillium's convertible note. The Company does not have enough information on what services were provided by Frondeur to the Company.

Kanno Group Holdings II Ltd.

- On December 31, 2024, the Company issued a 12-month convertible note bearing no interest to Kanno Group Holdings II Ltd. ("KGH") in the principal amount of \$32,483. The note matures on December 31, 2025 and converts into shares of the Company's common stock at a price of \$.00012. This note represents KGH-II's payment of expenses on behalf of the Company for the period ending up to and including December 31, 2024.
- On March 31, 2025, the Company issued a 12-month convertible note bearing no interest to Kanno Group Holdings II Ltd. ("KGH") in the principal amount of \$36,048. The note matures on March 31, 2026 and converts into shares of the Company's common stock at a price of \$.0001. This note represents KGH-II's payment of expenses on behalf of the Company for the period ending up to and including March 31, 2025.
- On June 30, 2025, the Company issued a 12-month convertible note bearing no interest to Kanno Group Holdings II Ltd. ("KGH") in the principal amount of \$8,234.30. The note matures on June 30, 2026 and converts into shares of the Company's common stock at a price of \$.00011. This note represents KGH-II's payment of expenses on behalf of the Company for the quarter ending up to and including June 30, 2025.
- On September 30, 2025, the Company issued a 12-month convertible note bearing no interest to Kanno Group Holdings II Ltd. ("KGH") in the principal amount of \$13,810,.73. The note matures on September 30, 2026 and converts into shares of the Company's common stock at a price of \$.0001. This note represents KGH-II's payment of expenses on behalf of the Company for the quarter ending up to and including September 30, 2025.

Intercept Music

• The Company's subsidiary Intercept Music has three convertible notes for a total of \$32,000 bearing interest at 8% per annum.

NOTE 6 — COMMON STOCK

During the year ended December 31, 2024, Trillium converted \$10,180 and \$1,724 of principal and interest, respectively, into 119,046,000 shares of common stock.

During the nine months ended September 30, 2025, KGH-II converted \$34,800 into 348,000,000 shares of common stock.

NOTE 7 — PREFERRED STOCK

Series C Convertible Preferred Stock

The Company filed a certificate of designation with the Secretary of state of Nevada to designate a new class of preferred stock. The series C convertible preferred stock was issued for the purchase of Intercept Music, pursuant to the stock purchase agreement. The series holds no voting rights until converted and converts at the rate of one preferred share to 10 shares of fully paid common stock. The series par value is \$0.01 per share.

Series D Convertible Preferred Stock

The Company filed a certificate of designation with the Secretary of state of Nevada to designate a new class of preferred stock. The series D convertible preferred stock was issued to a shareholder in exchange for the cancellation of a convertible note. The series holds no voting

rights until converted and converts at the rate of one preferred share to 30 shares of fully paid common stock. The series par value is \$0.01 per share.

Series E Convertible Preferred Stock

On December 30, 2021, the Company entered into an agreement with Kanno Group Holdings II, Ltd. ("Kanno") in which Kanno agreed to convert \$131,216 in accrued unpaid interest into a newly created class of preferred stock, known as Series E Convertible Preferred Stock. The Series E Preferred Stock shall be designated the same as the Series D Convertible Preferred Stock previously issued to Kanno.

Series F Convertible Preferred Stock

On December 19, 2023, the Company filed an amended Series F Preferred Stock Certificate of Designation with Nevada Secretary of State whereby Series F Preferred Stock changed from non-voting to voting with the following voting rights:

- Except as otherwise expressly provided herein or as required by law, the Holders of Series F Preferred Stock shall vote as a separate class or the Holders of Series F Preferred Stock and the holders of Common Stock shall vote together; and
- Each share of Series F Preferred Stock shall entitle the Holder thereof to vote the equivalent of Thirty (30) shares of Common Stock

NOTE 9 — RELATED PARTY TRANSACTIONS

The Company has incurred consulting fees for its former CEO and Chairman of the Board of the Company. As of September 30, 2025, the total accrual for consulting fees due is \$137,500.

The Company incurs consulting fees of \$7,500 per month, for the current CEO and Chairman of the Board of the Company. The accrued liability of consulting fees payable at September 30, 2025 is \$195,000.

At September 30, 2025, the Company has a non-interest bearing loan payable to a shareholder of the Company for \$106,061.

During the nine months ended September 30, 2025, the Company issued 44,000,000 shares of Series A preferred stock to its CEO for services. The shares were valued at \$0.02 for total non-cash compensation expense of \$88,000.

Note 5 describes the notes payable of the Company payable to Digital Music Universe and LiveChime, Inc. The owners of each of those notes are shareholders of the Company as well.

NOTE 10 - COMMITMENTS AND CONTINGENCIES

On November 1, 2023, Intercept Music Inc ("Intercept Music"), a wholly owned subsidiary of Sanwire, received a breach of agreement letter from an attorney representing LiveChime Inc. ("LiveChime") stating that Intercept Music has failed to pay LiveChime a promissory note in the amount of \$750,000 which stems from Intercept Music acquiring LiveChime in 2018 prior to Sanwire acquiring Intercept Music in 2020. Sanwire has requested complete documentation on the \$750,000 promissory note which the attorney representing LiveChime has not provided yet.

On November 2, 2023 Intercept Music Inc ("Intercept Music"), a wholly owned subsidiary of Sanwire, received a breach of agreement letter from an attorney representing Digital Music Universe ("DMU") stating that Intercept Music has failed to pay DMU a promissory note in the amount of \$250,000 which stems from Intercept Music acquiring DMU in 2018 prior to Sanwire acquiring Intercept Music in 2020. Sanwire has requested complete documentation on the \$250,000 promissory note which the attorney representing DMU has not provided yet.

UCC Filings

On February 22, 2024, the Company filed a Uniform Commercial Code (UCC) filing in the states of Delaware and Nevada against Intercept Music to secure its rightful ownership of the subsidiary. The Company took these extra measures to secure its ownership title and to protect and preserve shareholders' equity. The UCC filings prohibits Intercept Music from entering into negotiations with any third party to sell, assign or transfer Intercept Music without the express consent of the Company.

Trillium Partners, L.P.

- On January 23, 2024, Trillium submitted a conversion notice. The Company rejected the conversion on the basis the Company
 has reached its current limit of authorized shares for its common stock class. The Company declined to increase the authorized
 common stock limit.
- On January 26, 2024, the Company received a Default Notice letter from Trillium's attorneys requesting the immediate full payment of the current outstanding balance of \$135,513 comprised of principal amount of \$115,000 and interest of \$20,513. Failure to pay \$135,513 shall trigger a default event and the new current outstanding balance shall increase to \$203,270.
- On February 4, 2024, the Company forwarded a copy of Trillium's default letter to Intercept Music's attorneys requesting Intercept Music to pay Trillium's convertible note outstanding balance in full. Neither Intercept Music nor its attorneys have acknowledged receiving Trillium's Default Notice letter. Furthermore, the Company believes Intercept Music and its attorneys have not attempted to resolve the issue with Trillium.
- On February 26, 2024, the Company received a second Default Notice letter from a second legal firm representing Trillium requesting the immediate full payment of the current outstanding balance of \$135,513 on or before March 8, 2024, 5:00pm Eastern time.
- On February 26, 2024, the Company forwarded a copy of Trillium's second default letter to Intercept Music's attorneys requesting Intercept Music to pay Trillium's convertible note outstanding balance in full. Neither Intercept Music nor its attorneys have acknowledged receiving Trillium's Default Notice letter.
- On March 21, 2024, Trillium filed a complaint against the Company with the United States Federal District Court in Las Vegas, Nevada. The Company is of the opinion that it's not liable for Trillium's convertible note since the proceeds were not deposited in the Company's bank account. Furthermore, the Company had no control on how the proceeds were disbursed and allocated as working capital. Trillium deposited proceeds directly into Intercept Music's bank account and Intercept Music is the party responsible for re-payment of Trillium's convertible note along with interest and penalties.

On or about May 15, 2025, the Company's attorneys, Nevada-based CORY READE DOWS & SHAFER, has:

- filed with the state of Nevada a motion to set aside the default judgment filed by Trillium Partners, L.P. for the balance of their note claiming that the Company is liable for the outstanding balance. As stated earlier, the Company is of the belief that Trillium must pursue Intercept Music to repay any outstanding balance since Trillium directly wired funds to Intercept's bank account and not the Company's. The Company is firm that it will not be liable to pay funds that it didn't receive; and
- sent a demand letter to the board and majority shareholders of Intercept Music, Inc. certain demands including but not limited to compensation, usage of Sanwire's technologies and assumption of debts. The Company has provided Intercept five (5) business days to reply.

Exploring Partnerships and Joint Ventures

The Company continues exploring partnerships and joint ventures. The Company is assessing two potential deals in the financial industry and health wellness technologies. The Company remains open to other markets.

Intercept Music

On August 9, 2024, the Company received from Intercept Music, its wholly owned subsidiary, incomplete draft financial statement spreadsheets which included the periods October 1, 2023 thru September 30, 2024. Intercept Music failed to include backup documentation, more specifically worksheets and additional debt instruments such as convertible notes. Intercept Music continues to block the Company's accountant from having access to Intercept Music's online banking and QuickBooks accounting software. Therefore, the Company will not be able to confirm any of the financial information provided by Intercept Music and has decided not to include any of the provided information in its filing for the year ended December 31, 2024 and the period ended September 30, 2025. On or about July 11, 2025, the Company's attorneys, Nevada-based CORY READE DOWS & SHAFER, filed a complaint on its behalf

in Clark County, Nevada District Court (Case No. A-25-923008-C) (the "Complaint") against Delaware-based Intercept Music, Inc. ("Intercept Music"), Nevada-based Intercept Music Group, Inc. ("Intercept Group"), and Delaware-based Trillium Partners, LP ("Trillium"). The Complaint asks for relief to the following:

- As a direct and proximate cause of Intercept Music's breach of the Acquisition Agreement, Sanwire is seeking to unwind the Intercept Music Acquisition Agreement and the return and cancellation of 1,361,566,319 of Sanwire's common stock issued and held by Intercept Music insiders, investors, service providers, consultants and partners; the return and cancellation of 8,853,000 of Sanwire's Series C Preferred stock issued and held by Intercept Music insiders; a payment to Sanwire of Two Hundred and Fifty Thousand Dollars (\$250,000.00) in fees to reverse acquisition transaction; reimburse Sanwire for Trillium Note Converted Amount of \$122,230.41 plus a reasonable interest fee; reimburse Sanwire for all expenses it has incurred including but not limited to responding to Trillium default judgement, attorneys' fees, accounting fees, Trillium Note Converted Amount, transfer agent fees. The total expenses will be determined at trial and approved by the court; and assumption of all investor's convertible and promissory notes that Sanwire remains as the obligor including Trillium Note Unconverted Amount of at least \$135,513.
- As a direct and proximate result of Trillium's conduct, Sanwire is seeking the return of 642,147,984 of Sanwire's common stock that Trillium obtained improperly; and reimburse Sanwire for all expenses it has incurred responding to Trillium default judgement including but not limited to attorneys' fees, accounting fees, transfer agent fees. The total expense amount will be determined at trial and approved by the court.

NOTE 11 — SUBSEQUENT EVENTS

In accordance with SFAS 165 (ASC 855-10) management has performed an evaluation of subsequent events through the date that the unaudited financial statements were issued and has determined that it no material subsequent events to disclose in these unaudited financial statements.