

RANGE IMPACT, INC.

FORM 10-Q (Quarterly Report)

Filed 05/15/25 for the Period Ending 03/31/25

Address 200 PARK AVENUE

SUITE 400

CLEVELAND, OH, 44122

Telephone 530-231-7800

CIK 0001438943

Symbol RNGE

SIC Code 1600 - Heavy Construction Other Than Bldg Const - Contractors

Industry Environmental Services & Equipment

Sector Industrials

Fiscal Year 12/31

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

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	For the	quarterly period ended March 31	1, 2025
	TRANSITION REPORT UNDER SECTION 13 OR 15(D) OF THE SECURITIES EXCHAN	IGE ACT OF 1934
	For th	e transition period from to	
	<u>C</u>	ommission File Number: 000-53832	2
		NGE IMPACT, IN	
	Nevada		75-3268988
	(State or other jurisdiction of incorporation or organization)		(I.R.S. Employer Identification No.)
	200 Park Avenue, Suite 400 Cleveland, OH		44122
	(Address of principal executive offices)		(Zip Code)
Sec	Registrate curities registered pursuant to Section 12(b) of the Act:	(216) 304-6556 nt's telephone number, including are	ea code
	Title of each class:	Trading Symbol	Name of each exchange on which registered:
	Common Stock	RNGE	OTCQB
pre			Section 13 or 15(d) of the Exchange Act of 1934 during the s), and (2) has been subject to such filing requirements for the
be		-T (§232.405 of this chapter) during	orate Web site, if any, every Interactive Data File required to g the preceding 12 months (or for such shorter period that the
	icate by check mark whether the registrant is a large accelerations of "large accelerated filer," "accelerated filer," "non		non-accelerated filer, or a smaller reporting company. See the porting company" in Rule 12b-2 of the Exchange Act.
	rge accelerated filer □	Accelerated filer]
No	n-accelerated filer ⊠	Smaller reporting of Emerging growth of	
	icate by check mark whether the registrant is a shell comparts \square No \boxtimes	ny (as defined in Rule 12b-2 of the l	Exchange Act).
As	of May 15, 2025, there were 108,616,078 shares of the regis	strant's common stock, \$0.001 par v	value per share, outstanding.

RANGE IMPACT, INC. Quarterly Report on Form 10-Q

For the Quarterly Period Ended March 31, 2025

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PART I - FINANCIAL INFORMATION

Item 1. Financial Statements (Unaudited)

RANGE IMPACT, INC. CONSOLIDATED FINANCIAL STATEMENTS (Unaudited)

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RANGE IMPACT, INC. CONSOLIDATED BALANCE SHEETS

		March 31, 2025 (unaudited)	December 31, 2024		
<u>Assets</u>					
Current Assets Cash and cash equivalents	\$	252 605	¢	167 206	
Accounts receivable	2	252,695 153,938	\$	167,286 3,209,070	
Contract assets		133,938		154,354	
Prepaid expenses		67,822		28,723	
Equipment held for sale		733,613		733,613	
Total current assets		1,208,068		4,293,046	
Long-term Assets		1,200,000		4,293,040	
Land		52,648,968		1,008,897	
Property and equipment, net of accumulated depreciation		585,669		890,772	
Deposits		5,614		070,772	
Total long-term assets		53,240,251		1,899,669	
Total Assets	\$	54,448,319	\$		
Total Assets	Þ	34,440,319	Φ	6,192,715	
I :-L:1:4: J 64					
Liabilities and Stockholders' Equity					
Current Liabilities					
Line of credit	\$	2,000,000	\$	2,000,000	
Current portion of long-term debt		474,781		789,719	
Accounts payable		444,419		556,562	
Accrued expenses		148,377		197,328	
Total current liabilities		3,067,577		3,543,609	
Long-term Liabilities					
Long-term debt, net of current portion		1,763,149		1,814,701	
Asset retirement obligation		43,079,071		<u>-</u>	
Total long-term debt		44,842,220		1,814,701	
Total liabilities		47,909,797		5,358,310	
		_		_	
Stockholders' Equity					
Common stock, par value \$0.001 per share; 1,000,000,000 shares authorized; 108,616,078 and					
104,727,189 shares issued and outstanding, respectively		108,616		104,727	
Additional paid-in-capital		58,210,161		57,609,560	
Accumulated deficit		(51,780,255)		(56,879,882)	
Total stockholders' equity		6,538,522		834,405	
Total Liabilities and Stockholders' Equity	\$	54,448,319	\$	6,192,715	

RANGE IMPACT, INC. CONSOLIDATED STATEMENTS OF OPERATIONS (Unaudited)

	Three Months Ended March 31,						
	2025			2024			
Revenues	\$	695,701	\$	3,909,893			
Cost of services		691,850		3,891,039			
Gross profit		3,851		18,854			
Operating expenses:							
General and administrative		559,147		943,901			
Total operating expenses		559,147		943,901			
Loss from operations		(555,296)		(925,047)			
Other income (expense):							
Other income		83,627		18,105			
Gain on bargain purchase		5,602,484		-			
Gain on sale of fixed assets		59,680		-			
Interest expense		(90,868)		(175,258)			
Total other income (expense)		5,654,923		(157,153)			
Income (loss) from continuing operations		5,099,627		(1,082,200)			
Loss from discontinued operations		-		(131,640)			
Net income (loss)	\$	5,099,627	\$	(1,213,840)			
Net income (loss) per share – basic and diluted	\$	0.05	\$	(0.01)			
Weighted average number of common shares outstanding – basic and diluted	Ψ <u></u>	104,732,848	<u> </u>	101,023,485			

RANGE IMPACT, INC. CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY (Unaudited)

Three Months	Ended	March:	31.	. 2025
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	Common Stock		4	Additional				
	Number of				Paid-in	A	ccumulated	
	Shares		Amount		Capital		Deficit	Total
Balance as of December 31, 2024	104,727,189	\$	104,727	\$	57,609,560	\$	(56,879,882)	\$ 834,405
Shares issued	3,888,889		3,889		596,111		-	600,000
Stock based compensation	-		-		4,490		-	4,490
Net income	-		-		-		5,099,627	5,099,627
Balance as of March 31, 2025 (Unaudited)	108,616,078	\$	108,616	\$	58,210,161	\$	(51,780,255)	\$ 6,538,522

Three Months Ended March 31, 2024

	Common Stock		Additional					
	Number of Shares		Amount		Paid-in Capital	A	ccumulated Deficit	 Total
Balance as of December 31, 2023	101,023,485	\$	101,023	\$	56,547,804	\$	(47,081,799)	\$ 9,567,028
Stock based compensation	-		-		4,490		-	4,490
Net loss	-		-		-		(1,213,840)	(1,213,840)
Balance as of March 31, 2024 (Unaudited)	101,023,485	\$	101,023	\$	56,552,294	\$	(48,295,639)	\$ 8,357,678

RANGE IMPACT, INC. CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited)

	Three Months Ended March 31,				
		2025	2024		
Cash flows from operating activities:					
Net income (loss)	\$	5,099,627	\$	(1,213,840)	
Adjustments to reconcile net income (loss) to net cash provided by (used in) operating activities:					
Gain on bargain purchase		(5,602,484)		-	
Net gain on asset disposals		(59,680)		-	
Fair value of vested stock options		4,490		4,490	
Depreciation		84,783		638,435	
Changes in operating assets and liabilities:		,			
Accounts receivable		96,615		1,181,634	
Contract assets		154,354		(379,115)	
Prepaid expenses and other current assets		(39,099)		24,568	
Deposits		(5,614)		-	
Accounts payable		(112,142)		(2,007,621)	
Contract liabilities		-		205,327	
Accrued expenses		(48,951)		433,077	
Net cash (used in) operating activities		(428,101)		(1,113,045)	
Cash flows from investing activities:					
Equipment purchases		(100,000)		<u>-</u>	
Proceeds from asset sales		380,000		_	
Net cash provided by investing activities	_	280,000			
1vet easil provided by investing activities		280,000		<u>-</u>	
Cash flows from financing activities:					
Proceeds from stock issuance		600,000		-	
Repayment of long-term debt		(366,490)		(396,057)	
Net cash provided by (used in) financing activities		233,510		(396,057)	
Net increase (decrease) in cash and cash equivalents		85,409		(1,509,102)	
Cash and cash equivalents - beginning of period		167,286		2,176,800	
Cash and cash equivalents - end of period	\$	252,695	\$	667,698	
Charles and Charles Charles of Police	Ψ	232,073	Ψ	007,076	
Supplemental disclosure of cash flow information:					
Cash paid during the period for:					
Interest	\$	23,851	\$	89,570	

RANGE IMPACT, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS THREE MONTHS ENDED MARCH 31, 2025 AND 2024 (Unaudited)

1. BUSINESS OPERATIONS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Range Impact, Inc. (the "Company", "we", "us" or "our"), was incorporated in the State of Nevada on June 29, 2007.

Originally founded in 2007 as Legend Mining Inc., the Company began operations as a mineral extraction exploration business. In 2011, the Company changed its name to Stevia First Corp. and pursued a new strategy focused on developing stevia-based additives for the food and beverage industry. In 2015, the Company changed its name to Vitality Biopharma, Inc. and pursued a new strategy focused on developing cannabinoid-based prodrugs anticipated to treat inflammatory conditions of the gastrointestinal tract. In October 2021, the Company changed its name to Malachite Innovations, Inc. and expanded its corporate strategy to include impact investing.

In May 2022, the Company acquired Range Environmental Resources, Inc., a West Virginia corporation ("Range Environmental") and Range Natural Resources, Inc., a West Virginia corporation ("Range Natural") to provide land reclamation and water restoration services to mining and non-mining customers throughout the Appalachian region. In August 2023, the Company acquired Collins Building & Contracting, Inc., a West Virginia corporation ("Collins Building"), an environmental services business primarily focusing on the reclamation of abandoned mine land sites in West Virginia, as described in more detail in Note 2.

In September 2023, the Company, through its wholly-owned subsidiary CLV Azurite Land, LLC, acquired 1,745 acres of surface land and mineral interests at the Hobet mine complex ("Hobet Mine") located in Lincoln and Boone Counties, West Virginia, from three private landowners in three separate transactions for a total cash purchase price of \$948,376 ("Hobet Acquisition").

In December 2023, the Company changed its name to Range Impact, Inc., and reorganized into five operating business segments: (i) Range Reclaim, (ii) Range Water, (iii) Range Security, (iv) Range Land, and (v) Drug Development. In January 2024, the Company added Range Minerals as a sixth operating business segment. Range Minerals was previously reported within the Range Reclaim operating business segment. The Drug Development segment was also renamed Graphium Biosciences.

In August 2024, the Company sold substantially all of the assets of Collins Building to its previous owner in exchange for the cancellation of all remaining debt owed to him ("Collins Sale"). In September 2024, the Company sold Graphium Biosciences, Inc. and all of its drug development assets ("Graphium Sale"). The Collins Sale and Graphium Sale are described in more detail in Note 4.

In March 2025, the Company, through its wholly-owned subsidiary Range Sky View Land, LLC, acquired 120,154 acres of fee, surface and mineral interests at the Fola mine complex ("Fola Mine") located in Clay and Nicholas Counties, West Virginia ("Fola Acquisition"). As part of the Fola Acquisition, the Company acquired 15 mining permits at the Fola Mine with an estimated reclamation obligation of \$29.3 million and assumed an obligation to manage an additional 16 mining permits at the Fola Mine with an estimated reclamation obligation of \$13.8 million. The Company also assumed two coal royalty contracts and one 25-year solar lease with a multi-national corporation for the development of a large-scale solar project located on more than 1,000 acres at the Fola Mine. The Fola Acquisition is described in more detail in Note 3.

As a result of the various transactions referenced in this Note 1, the Company has reorganized its operations into two operating business segments: (i) Range Land and (ii) Range Services.

Going Concern

The accompanying financial statements have been prepared on a going concern basis, which contemplates the realization of assets and the settlement of liabilities and commitments in the normal course of business. As reflected in the accompanying financial statements, during the three months ended March 31, 2025, the Company incurred a net loss of \$502,857 (net of the gain on bargain purchase of \$5,602,484 related to the Fola Acquisition) and used \$428,101 of cash in the Company's operating activities. These factors raise substantial doubt about the Company's ability to continue as a going concern within one year of the date that the financial statements are issued. The financial statements do not include any adjustments that might be necessary should the Company be unable to continue as a going concern.

The ability to continue as a going concern is dependent on the Company attaining and maintaining profitable operations in the future and/or raising additional capital to meet its obligations and repay its liabilities arising from normal business operations when they come due. The Company estimates, as of March 31, 2025, that it may not have sufficient funds to operate the business for 12 months given its cash balance of \$252,695 and expected revenues to be generated by the Company's operating business segments. The Company is actively seeking additional financing and other sources of capital to fund its currently estimated level of operations. However, these estimates could differ from actual capital needs if the Company's business encounters unanticipated difficulties, or if its estimates of the amount of cash necessary to operate its business prove to be wrong, and the Company uses its available financial resources faster than it currently expects. No assurance can be given that any future financing or capital, if needed, will be available or, if available, that it will be on terms that are satisfactory to the Company.

Basis of Presentation

The accompanying consolidated financial statements have been prepared in accordance with generally accepted accounting principles (GAAP) and with the instructions to Form 10-K and Article 8 of Regulation S-X. The consolidated financial statements include the accounts of the Company and its wholly-owned subsidiaries: CLV Azurite Land LLC, Collins Building & Contracting, Inc., Graphium Biosciences, Inc. (sold in September 2024 and included in discontinued operations in 2024), Range Environmental Resources, Inc., Range Land, LLC, Range Minerals, LLC, Range Natural Resources, Inc., Range Reclaim, LLC, Range Rock Creek Land, LLC, Range Security, LLC, Range Security Resources, LLC, Range Sky View Land, LLC, Range Water, LLC, and Terra Preta, LLC, and have been prepared in accordance with accounting principles generally accepted in the United States of America. Intercompany balances and transactions have been eliminated in consolidation.

Reclassifications

Certain prior period amounts have been reclassified to conform with the current period's presentation.

Use of Estimates

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

Discontinued Operations

During the third quarter of 2024, the Company sold its wholly-owned subsidiary Graphium Biosciences, Inc. In accordance with GAAP, assets and liabilities of discontinued operations are presented separately in the Consolidated Balance Sheets, and results of discontinued operations are reported as a separate component of consolidated net loss or net income in the Consolidated Statements of Operations, for all periods presented, resulting in changes to the presentation of certain prior period amounts.

Refer to Note 4 for additional discussion of discontinued operations and disposition of assets. All other notes to these consolidated financial statements present the results of continuing operations and exclude amounts related to discontinued operations for all periods presented.

Business Combinations

Business combinations are accounted for using the purchase method of accounting under ASC 805, "Business Combinations". This method requires the Company to record assets and liabilities of the businesses acquired at their estimated fair values as of the acquisition date. Any excess of the cost of the acquisition over the fair value of the net assets acquired is recorded as goodwill. Any excess of the fair value of the net assets acquired over the cost of the acquisition is accounted for as a bargain purchase gain. Determining the fair value requires management to make estimates and assumptions including discount rates, rates of return on assets, and long-term sales growth rates.

Revenue Recognition

The Company recognizes revenue under ASC 606, "Revenue from Contracts with Customers". The core principle of the ASC 606 revenue standard is that a company should recognize revenue by analyzing the following five steps: (1) identify the contract with the customer; (2) identify the performance obligations in the contract; (3) determine the transaction price; (4) allocate the transaction price to the performance obligations in the contract; and (5) recognize revenue when (or as) each performance obligation is satisfied.

The Company primarily invoices customers and recognizes revenue on a periodic basis for equipment and labor hours provided to a customer on a particular job based on an agreed-upon hourly rate sheet or a fixed amount for a project. The Company also invoices customers and recognizes revenue for equipment mobilization fees and materials and supplies required to complete a project. The Company invoices for the sales of chemicals, stone and other products and recognizes revenue when the products are delivered to the customer's designated site or when control of these products is transferred to its customers, in an amount that reflects the consideration the Company expects to be entitled to in exchange for those products. Sales taxes and other taxes that the Company collects concurrent with revenue producing activities are excluded from revenue. Costs for equipment, labor and chemicals are generally expensed as incurred since the projects are generally short-term and not subject to a contract. The Company also invoices customers for the provision of environmental security services at an agreed-upon hourly rate for each project. All revenue is recognized at a point in time.

The Company recognizes revenue on reclamation contracts over time as performance obligations are satisfied due to the continuous transfer of control to the customer. The Company's contracts are generally accounted for as a single performance obligation since the Company is providing a significant service of integrating components into a single project. The Company recognizes revenue using a cost-based input method by which actual costs incurred relative to total estimated contract costs determine, as a percentage, progress toward contract completion. This percentage is applied to the contract price to determine the amount of revenue to recognize. The Company believes the cost-based input method is the most faithful depiction of performance because it directly measures the value of the services transferred to the customer.

Contract Estimates

Due to the nature of the Company's performance obligations, the estimation of total revenue and cost at completion is subject to many variables and requires significant judgment. Since a significant change in one or more of these variables could affect the profitability of contracts, the Company reviews and updates contract-related estimates regularly through a review process in which the Company reviews the progress and execution of performance obligations and the estimated cost at completion.

The Company recognizes adjustments in estimated profit on contracts under the cumulative catch-up method. Under this method, the impact of the adjustment on profit recorded to date is recognized in the period the adjustment is identified. Revenue and profit in future periods of contract performance is recognized using the adjusted estimate. If at any time the estimate of contract profitability indicates an anticipated loss on the contract, a provision for the entire loss is recognized in the period it is identified.

Contract Modifications

Contract modifications can occur during the performance of the Company's contracts. Contracts may be modified to account for changes in contract specifications or requirements. In most instances, contract modifications are for goods or services that are not distinct, and, therefore, are accounted for as part of the existing contract.

Cost and Expense Recognition

Contract costs include all direct labor, materials, equipment mobilization, subcontractor, and equipment costs, and those indirect costs related to contract performance, such as indirect labor, tools and supplies. Costs are recognized as incurred.

The Company recognizes revenue from contracts for financial reporting purposes over time. Progress toward completion of the Company's contracts is measured by the percentage of cost incurred to date compared to estimated total costs for each contract. This method is used because management considers total cost to be the best available measure of progress on contracts. Because of inherent uncertainties in estimating costs, it is at least reasonably possible that the estimates used will change significantly over the course of the contract's performance.

Revenue earned over time compared to a point in time is as follows for the quarters ended March 31, 2025 and 2024.

	Quarter Ended March 31, 2025	Quarter Ended March 31, 2024		
Earned over time	\$ -	\$ 870,494		
Point in time	695,701	3,039,399		
Total revenue	695,701	3,909,893		

Cost of Services

Contract costs include all direct labor, materials, subcontractor, and equipment costs and those indirect costs related to contract performance, such as indirect labor, tools and supplies. For construction contracts, costs are generally recognized as incurred. Under certain circumstances, costs incurred in the period related to future activity on contracts may be capitalized.

Costs incurred that do not contribute to satisfying performance obligations are excluded from the cost input calculation for revenue recognition. Excluded costs include both uninstalled materials and abnormal costs. Abnormal costs comprise wasted materials, wasted or rework labor and other resources to fulfill a contract that were not reflected in the price of the contract. A limited allowance for material overages and labor inefficiencies is typically included in our contract costs estimates (and by extension, in the contract price).

Cash and Cash Equivalents

The Company considers all highly liquid investments with an original maturity of three months or less at the date of acquisition to be cash equivalents. From time to time, the Company's cash account balances exceed the balances covered by the Federal Deposit Insurance Corporation. The Company has never suffered a loss due to such excess balances.

Accounts Receivable

Included as a component of accounts receivable are contract receivables that represent the Company's unconditional right, subject only to the passage of time, to receive consideration arising from performance obligations under reclamation contracts with customers. Billed contract receivables have been invoiced to customers based on contracted amounts. There were no contract receivables at March 31, 2025 or at December 31, 2024. Trade accounts receivable are stated at the amount management expects to collect from the balances outstanding as of March 31, 2025 or December 31, 2024 in the consolidated balance sheets. Based on management's assessment, it has concluded that losses on balances outstanding as of those dates will be immaterial and therefore, no allowances were recorded for the three months ended March 31, 2025 or the three months ended March 31, 2024. Accounts receivable were \$153,938 and \$3,209,070 at March 31, 2025 and December 31, 2024, respectively. No credit loss expense was accrued in either the three months ended March 31, 2025 or the three months ended March 31, 2024 and there is no allowance for expected credit losses as of March 31, 2025 or December 31, 2024.

Contract Assets

Billing practices are governed by the contract terms of each project based upon costs incurred, achievement of milestones or predetermined schedules. Billings do not necessarily correlate with revenue recognized over time using the percentage-of-completion method. Contract assets include unbilled amounts typically resulting from revenue under long-term contracts when the percentage-of-completion method of revenue recognition is utilized, and revenue recognition exceeds the amount billed to the customer. The Company's contract assets are reported on a contract-by-contract basis at the end of each reporting period. The Company classifies contract assets as current or noncurrent based on whether the revenue is expected to be recognized sooner or later than one year from the balance sheet date.

Details of contract assets arising from reclamation contracts in process as of March 31, 2025 and December 31, 2024 are as follows. The Company did not have any active abandoned mine land projects as of March 31, 2025 therefore no contract assets were recognized on that date.

]	December 31, 2024
Costs incurred on contracts in progress	\$	1,513,306
Estimated earnings		1,168
Revenue earned on contracts in progress		1,514,474
Less: Billings to date		(1,360,120)
Total contract assets	\$	154,354
	1	December 31, 2024
Costs and estimated earnings in excess of billings on contracts in progress	\$	154,354
Billings in excess of costs and estimated earnings on contracts in progress		-
Net contract assets	\$	154,354

Equipment Held for Sale

Following the completion of specific projects in the fourth quarter of 2024, management concluded that certain pieces of equipment would no longer be required for future projects. Consequently, these items were separated and prepared for sale. The Company is expecting to sell these assets to a private party by September 30, 2025. It is not yet known whether there will be a gain or loss on the disposal of the equipment held for sale, but management believes the assets

are currently held at fair value. The Company recorded an impairment loss of \$738,913 as of December 31, 2024. These assets are reported within the Range Services operating business segment.

Land

Land is carried at cost, which includes an amount of asset retirement costs equal to the amount of asset retirement obligations recognized in connection with the Fola Acquisition. The Company assesses the recoverability of its land by determining whether the cost of the land can be recovered through projected future cash flows generated by the land. No land was identified for impairment. Land is reported within the Range Land operating business segment. Refer to Note 3 for more details.

Property & Equipment

Property and equipment is carried at cost. Expenditures for maintenance and repairs are charged to cost of services. Additions and betterments are capitalized. The cost and related accumulated depreciation of equipment sold or otherwise disposed of are removed from the accounts and any gain or loss is reflected in the current year's earnings.

	March 31, 2025			December 31, 2024		
Equipment	\$	2,795,858	\$	3,433,543		
Accumulated depreciation		(2,210,189)		(2,542,771)		
Net book value		585,669		890,772		
Depreciation expense	\$	84,783	\$	1,868,997		

The Company provides for depreciation of its property and equipment using the straight-line method for both financial reporting and federal income tax purposes over the estimated six-year useful lives of the assets.

The Company assesses the recoverability of its property and equipment by determining whether the depreciation of the assets over their remaining lives can be recovered through projected future cash flows generated by the assets. There were no assets identified for impairment. These assets are reported within the Range Services operating business segment.

Asset Retirement Obligations

The Company recognizes asset retirement obligations ("AROs") in accordance with ASC 410, "Asset Retirement and Environmental Obligations." These obligations relate primarily to the Company's legal and regulatory requirements to perform reclamation, closure, and environmental remediation activities at coal mining sites currently under management by the Company.

Under federal and state mining laws, including the Surface Mining Control and Reclamation Act of 1977 ("SMCRA"), the Company is required to restore land and water resources disturbed by coal mining activities to their original or approved alternative condition. AROs are recognized when the legal obligation is incurred, generally at the time mining activity commences or when the Company assumes responsibility for a previously disturbed mine site.

The Company records the fair value of a liability for an ARO in the period in which it is incurred if a reasonable estimate of fair value can be made. Upon initial recognition, the Company capitalizes the cost as part of the carrying amount of the related long-lived asset. The liability is subsequently accreted over time through charges to operating expense, and the capitalized asset is depreciated over its useful life.

As of March 31, 2025, the Company recorded AROs of \$43,079,071 related to the Fola Acquisition, which closed on that date. Refer to Note 3 for more details.

The total undiscounted amount of estimated future cash flows required to satisfy the Company's AROs over a 25-year projection period was approximately \$60,617,039 as of March 31, 2025. The Company uses an annual inflation rate of 2.72% to forecast these estimated future cash flows and a credit-adjusted risk-free rate of 7.18% to discount these future inflation-adjusted obligations to a present value.

The Company periodically reviews the estimated reclamation costs and timing assumptions used in calculating AROs. Changes in estimates are reflected in the period in which they occur. Actual costs may differ from those estimated due to changes in applicable laws and regulation, inflation, post-mine land use changes, and the final scope of the reclamation and water restoration activities.

Income Taxes

The Company follows the asset and liability method of accounting for income taxes. Under this method, deferred income tax assets and liabilities are recognized for the estimated tax consequences attributable to differences between the financial statement carrying values and their respective income tax basis (temporary differences). The effect on deferred income tax assets and liabilities of a change in tax rates is recognized as income (loss) in the period that includes the enactment date.

Leases

The Company determines whether a contract is, or contains, a lease at inception. Right-of-use assets represent the Company's right to use an underlying asset during the lease term, and lease liabilities represent the Company's obligation to make lease payments arising from the lease. Right-of-use assets and lease liabilities are recognized at lease commencement based upon the estimated present value of unpaid lease payments over the lease term. The Company uses its incremental borrowing rate based on the information available at lease commencement in determining the present value of unpaid lease payments. As of March 31, 2025, the Company had no material lease commitments for longer than one year.

Stock-Based Compensation

The Company periodically issues stock options and restricted stock awards to employees and non-employees in non-capital raising transactions for services. The Company accounts for such grants issued and vesting based on ASC 718, "Compensation-Stock Compensation", whereby the value of the award is measured on the date of grant and recognized for employees as compensation expense on the straight-line basis over the vesting period. Recognition of compensation expense for non-employees is in the same period and manner as if the Company had paid cash for the services. The Company recognizes the fair value of stock-based compensation within its Consolidated Statements of Operations with classification depending on the nature of the services rendered.

The fair value of the Company's stock options is estimated using the Black-Scholes-Merton Option Pricing model, which uses certain assumptions related to risk-free interest rates, expected volatility, expected life of the stock options or restricted stock, and future dividends. Compensation expense is recorded based upon the value derived from the Black-Scholes-Merton Option Pricing model and based on actual experience. The assumptions used in the Black-Scholes-Merton Option Pricing model could materially affect compensation expense recorded in future periods.

Basic and Diluted Income (Loss) Per Share

Basic income (loss) per share is computed by dividing the net income (loss) applicable to common stockholders by the weighted average number of outstanding common shares during the period. Shares of restricted stock are included in the basic weighted average number of common shares outstanding from the time they vest. Diluted income (loss) per share is computed by dividing net income (loss) applicable to common stockholders by the weighted average number of common shares outstanding plus the number of additional common shares that would have been outstanding if all dilutive potential common shares had been issued. Diluted income (loss) per share excludes all potential common shares if their effect is anti-dilutive. The following potentially dilutive shares were excluded from the shares used to calculate diluted earnings per share as their inclusion would be anti-dilutive:

	March 31, 2025	December 31, 2024
Options	11,590,876	11,594,210
Warrants	3,166,667	3,166,667
Total	14,757,543	14,760,877

Fair Value of Financial Instruments

FASB ASC 825, "Financial Instruments" requires that the Company disclose estimated fair values of financial instruments. Financial instruments held by the Company include, among others, accounts receivable, accounts payable and long-term debt. The carrying amounts reported in the balance sheets for assets and liabilities qualifying as financial instruments are a reasonable estimate of fair value.

As defined in FASB ASC 280 "Fair Value Measurements", fair value is the price that would be received to sell an asset or paid to transfer a liability, in an orderly transaction between market participants at the measurement date. In determining fair value, the Company utilizes certain assumptions that market participants would use in pricing the asset or liability, including assumptions about risk and/or the risks inherent in the inputs to the valuation technique. These inputs can be readily observable, market corroborated, or generally unobservable firm inputs. The Company utilizes valuation techniques that maximize the use of observable inputs and minimize the use of unobservable inputs. Based on the examination of inputs used in the valuation techniques, the Company is required to provide the following information according to the fair value hierarchy. The fair value hierarchy ranks the quality and reliability of the information used to determine fair values. Financial assets and liabilities carried at fair value will be classified and disclosed in one of the following three categories.

- Level 1: Quoted market prices in active markets for identical assets or liabilities
- Level 2: Inputs to the valuation methodology include:
 - $\circ \qquad \text{Quoted prices for similar assets or liabilities in active markets;} \\$
 - Quoted prices for identical assets or similar assets or liabilities in inactive markets;
 - o Inputs other than quoted prices that are observable for the asset or liability;
 - o Inputs that are derived principally from or corroborated by observable market data by correlation or other means.
 - Level 3: Unobservable inputs that are not corroborated by market data

A financial instrument's categorization within the valuation hierarchy is based upon the lowest level of input that is significant to the fair value measurement.

The following is a description of the valuation methodologies used for instruments measured at fair value, including the general classification of such instruments pursuant to the valuation hierarchy.

The equipment held for sale is carried at the lower of carrying amount or fair value, and is considered level 2 as it is based on market prices for similar assets.

Segments

As of March 31, 2025, the Company has two operating business segments: (i) Range Land and (ii) Range Services. The Fola Mine, including the royalty and lease agreements assigned in connection with the Fola Acquisition, and the Hobet Mine are reported in the Range Land operating business segment. Effective January 1, 2025, the business activities of the Range Reclaim, Range Security and Range Water operating business segments, which had been previously-reported as separate operating business segments, are now captured as part of the Range Services operating business segment. This change was implemented as each of these business segments now serve to support the reclamation and improvement of the land holdings of Range Land and not as businesses serving other customers. The change in the segment reporting is shown retrospectively in this filing. Graphium Biosciences was sold in September 2024 and therefore the drug development business segment named Graphium Biosciences is no longer reported as an operating business segment of the Company.

In accordance with the "Segment Reporting" Topic of the ASC 280, the Company's chief operating decision-maker has been identified as the Chief Executive Officer, who reviews operating results to make decisions about allocating resources and assessing performance for the entire Company. Existing guidance, which is based on a management approach to segment reporting, establishes requirements to report selected segment information quarterly and to report annually entity-wide disclosures about products and services, major customers, and the countries in which the entity holds material assets and reports revenue. All material operating units qualify for aggregation under "Segment Reporting" due to their similar customer base and similarities in economic characteristics, nature of products and services, and procurement, manufacturing, and distribution processes.

Recent Accounting Pronouncements

In November 2023, the FASB issued ASU 2023-07, "Segment Reporting (Topic 280): Improvements to Reportable Segment Disclosures." This ASU enhances reportable segment disclosures on both an annual and interim basis primarily in regards to the disclosure of significant segment expenses that are regularly provided to the chief operating decision maker ("CODM") and included within the reported measure(s) of segment profit or loss. In addition, this ASU requires disclosure, by segment, of other items included in the reported measure(s) of segment profit or loss, including qualitative information describing the composition, nature and type of each item. This ASU also expands disclosure requirements related to the CODM, including how the reported measure(s) of segment profit or loss are used to assess segment performance and allocate resources, and the method used to allocate overhead for significant segment expenses. All current required annual segment reporting disclosures under Topic 280 are now effective for interim periods. The ASU is effective for fiscal years beginning after December 15, 2023, and interim periods within fiscal years beginning after December 15, 2024, with early adoption permitted. The Company has adopted this ASU. The Company will continue to evaluate its segment disclosures in future reporting periods to ensure continued compliance with evolving accounting guidance and disclosure best practices.

In December 2023, the FASB issued ASU 2023-09, "Income Taxes (Topic 740): Improvements to Income Tax Disclosures". This ASU enhances income tax disclosures by providing information to better assess how an entity's operations, related tax risks, tax planning and operational opportunities affect its tax rate and prospects for future cash flows. This ASU requires additional disclosures to the annual effective tax rate reconciliation including specific categories and further disaggregated reconciling items that meet the quantitative threshold. Additionally, this ASU requires disclosures relating to income tax expense and payments made to federal, state, local and foreign jurisdictions. This ASU is effective for fiscal years and interim periods beginning after December 15, 2024. The Company will make the requisite updates in the notes to the annual financial statements for the period ending December 31, 2025.

2. ACQUISITION OF COLLINS BUILDING & CONTRACTING

On August 31, 2023, the Company entered into a stock purchase agreement with the owner of Collins Building & Contracting, Inc. ("Collins Building") pursuant to which the owner agreed to sell all of the outstanding common stock of Collins Building to the Company in exchange for (a) cash consideration of \$1,000,000, (b) a five-year secured promissory note in the principal amount of \$2,000,000, bearing interest at 7.0% per annum (the "First Promissory Note"), and (c) a two-year secured promissory note in the principal amount of \$2,035,250, bearing interest at 8.25% per annum (the "Second Promissory Note"). The First Promissory Note was secured by the acquired real property and quarry infrastructure, and the Second Promissory Note was secured by the acquired equipment.

The Company accounted for the transaction as a business combination in accordance ASC 805 "Business Combinations". The Company performed an allocation of the purchase price paid for the assets acquired and the liabilities assumed. The fair values of the assets acquired in that transaction are set forth below. Because the fair values exceeded the purchase price, we recognized a gain on the purchase of \$1,875,150. The allocation of the purchase price is based on management's estimates and a third-party assessment of the fair value of the equipment purchased.

Fair value of assets acquired:		
Equipment	\$	6,156,000
Land		554,900
Buildings		199,500
Total assets acquired		6,910,400
Less: Gain on bargain purchase price		(1,875,150)
Purchase price	\$	5,035,250
Cash consideration	-	1,000,000
Long-term notes issued to the seller		4,035,250
Total purchase price	\$	5,035,250
Acquisition transaction costs incurred	\$	167,212

As discussed in Note 4, on August 22, 2024, nearly all of the equipment, as well as the land and buildings were sold to the previous owner of Collins Building in consideration of the full and complete cancellation of the First Promissory Note and the Second Promissory Note.

Collins Building contributed revenues of \$173,788 and a net loss of \$96,967 to the Company's consolidated revenues and net loss, respectively, for the three months ended March 31, 2024. Collins Building did not contribute any revenue or net income to the Company's consolidated revenues and net income for the three months ended March 31, 2025.

3. ACQUISITION OF FOLA MINE SITE

On March 31, 2025, the Company, through its wholly-owned subsidiary Range Sky View Land, LLC, acquired 120,154 acres of fee, surface and mineral interests at the Fola mine complex ("Fola Mine") located in Clay and Nicholas Counties, West Virginia. As part of the Fola Acquisition, the Company acquired 15 mining permits at the Fola Mine with an estimated reclamation obligation of \$29,282,126 and assumed an obligation to manage an additional 21 mining permits at the Fola Mine with an estimated reclamation obligation of \$13,796,945. As a result, on March 31, 2025, the Company recorded AROs of

\$43,079,071 related to the Fola Acquisition, and capitalized an equal amount onto the fair value of the acquired land on that same date. The Company also assumed two coal royalty contracts and one 25-year solar lease for the development of a large-scale solar project located on more than 1,500 acres at the Fola Mine.

Estimated asset retirement obligation on 15 acquired permits	\$ 29,282,126
Contingent reclamation obligation on 21 permits	 13,796,945
Total asset retirement obligation capitalized to land	\$ 43,079,071
Fair value of Fola Mine land acquired	 8,561,000
Total land value of Fola Mine property	\$ 51,640,071
Beginning land value as of December 31, 2024	 1,008,897
Land value as of March 31, 2025	\$ 52,648,968

The fair value of the land acquired by the Company in connection with the Fola Acquisition was \$8,561,000, and the Company agreed to credit an outstanding receivable of \$2,958,516 due from one of the sellers to the Company, as consideration provided in lieu of cash. Because the fair value of the land acquired exceeded the amount of the accounts receivable credited in connection with the Fola Acquisition, the Company recognized a bargain purchase gain of \$5,602,484 during the three months ended March 31, 2025.

Fair value of Fola Mine land acquired	\$ 8,561,000
Accounts receivable credited in lieu of cash	(2,958,516)
Bargain purchase gain recognized	\$ 5,602,484

4. DISPOSALS AND DISCONTINUED OPERATIONS

On August 22, 2024, substantially all of the assets of Collins Building were sold to its previous owner in exchange for the cancellation of all remaining debt owed to him arising from the Company's acquisition of Collins Building in August 2023. Any projects related to Collins Building will be completed either by subcontractors or with equipment and resources of Range Environmental. The Company recognized a net loss on the Collins Building sale of \$3,043,799. This sale did not constitute a discontinued operation as the Company has ongoing activities related to its acquisition of Collins Building, and only certain assets were sold and debts forgiven. As of March 31, 2025, any remaining active projects related to Collins Building will be completed by the previous owner or his subcontractors at the previous owner's expense.

On September 30, 2024, the Company sold all of its common stock of Graphium Biosciences to a newly-formed entity, Placer Biosciences, Inc. ("Placer"), owned by two former officers of the Company, in exchange for a warrant to purchase 1,000 shares of Placer's common stock (then representing 25% of the outstanding shares of Placer) at \$0.01 per share and cash proceeds of \$100. The warrant to purchase shares of Placer's common stock expires on September 30, 2034

Loss from Discontinued Operations

Discontinued operations for the three months ended March 31, 2024 consists of results from Graphium Biosciences operations. The following table provides details about the major classes of line items constituting "Loss from discontinued operations" presented on the Company's Consolidated Statements of Operations:

	Marc	ch 31, 2024
Operating expenses:		
Research and development	\$	131,640
Total operating expenses		131,640
Loss from discontinued operations	\$	(131,640)

5. EQUITY

Issuance of Common Stock

On January 21, 2025, the Company entered into a securities purchase agreement for the issuance and sale of 3,333,333 shares of the Company's common stock at a price of \$0.15 per share. The aggregate proceeds to the Company were approximately \$500,000.

On February 6, 2025, the Company entered into a securities purchase agreement for the issuance and sale of 555,556 shares of the Company's common stock at a price of \$0.18 per share. The aggregate proceeds to the Company were approximately \$100,000.

6. STOCK OPTIONS

Stock options issued during the three months ended March 31, 2025 and the three months ended March 31, 2024

No stock options were granted to directors, advisors, and employees during the three months ended March 31, 2025 or the three months ended March 31, 2024.

For each of the three months ended March 31, 2025 and March 31, 2024, the Company recorded \$4,490 in stock-based compensation expense related to vested stock options. At March 31, 2025, there was \$51,990 of unamortized cost of the outstanding stock-based awards.

A summary of the Company's stock option activity during the three months ended March 31, 2025 is as follows:

	Shares	Weighted Average ercise Price
Balance Outstanding at December 31, 2024	11,594,210	\$ 0.45
Granted	-	-
Exchanged	-	-
Exercised	-	-
Expired	(3,334)	3.50
Forfeited	-	-
Balance Outstanding at March 31, 2025	11,590,876	\$ 0.45
Balance Exercisable at March 31, 2025	11,365,876	\$ 0.45

At March 31, 2025, the 11,590,876 outstanding stock options had \$3,630 of intrinsic value.

A summary of the Company's stock options outstanding as of March 31, 2025 is as follows:

		Wei	ghted Average		ghted Average int-Date Stock
	Number of Options	Ex	Exercise Price		Price
Options Outstanding, March 31, 2025	100,000	\$	0.1337	\$	0.1337
	3,050,000	\$	0.18	\$	0.18
	1,550,000	\$	0.212	\$	0.212
	1,150,000	\$	0.277	\$	0.277
	750,000	\$	0.30	\$	0.30
	2,000,000	\$	0.35	\$	0.35
	250,000	\$	0.38	\$	0.38
	1,664,542	\$	0.50	\$	0.50
	128,000	\$	0.96	\$	0.96
	350,834	\$	1.50 - 1.95	\$	1.50 - 1.95
	597,500	\$	2.00 - 2.79	\$	2.00 - 2.79
	11,590,876				

A summary of the Company's stock options outstanding and exercisable as of March 31, 2025 is as follows:

		W	aightad Avorago		eighted Average ant- Date Stock
	Number of Options	Weighted Average Exercise Price		Gi	Price
Options Outstanding and Exercisable, March 31, 2025	100,000	\$	0.1337	\$	0.1337
	2,950,000	\$	0.18	\$	0.18
	1,550,000	\$	0.212	\$	0.212
	1,150,000	\$	0.277	\$	0.277
	750,000	\$	0.30	\$	0.30
	2,000,000	\$	0.35	\$	0.35
	125,000	\$	0.38	\$	0.38
	1,664,542	\$	0.50	\$	0.50
	128,000	\$	0.96	\$	0.96
	350,834	\$	1.50 - 1.95	\$	1.50 - 1.95
	597,500	\$	2.00 - 2.79	\$	2.00 - 2.79
	11,365,876				

7. WARRANTS

A summary of warrants to purchase common stock issued during the three months ended March 31, 2025 is as follows:

		ghted erage
	Shares	se Price
Balance Outstanding and Exercisable at December 31, 2024	3,166,667	\$ 0.56
Granted	-	-
Exercised	-	-
Expired	-	-
Balance Outstanding and Exercisable at March 31, 2025	3,166,667	\$ 0.56

At March 31, 2025, the 3,166,667 outstanding stock warrants had no intrinsic value.

8. LINE OF CREDIT

In November 2022, the Company secured a bank line of credit with a limit of \$1,000,000. In November 2023, the parties amended and restated this line of credit. The line of credit, as amended, has a maturity date of December 31, 2025, and bears interest at the fixed rate of eight and three-quarters percent (8.75%). As of March 31, 2025 and December 31, 2024, the balance due under the line of credit was \$1,000,000.

In June 2023, Range Environmental secured a bank loan with a limit of \$1,000,000. In November 2023, the loan amount was increased to \$1,400,000. Principal and accrued interest payments are required in March, June, September and December. The loan has a maturity date of December 31, 2025, and bears interest at the fixed rate of seven and three-quarters per cent (7.75%). As of March 31, 2025 and December 31, 2024, the balance due under the loan was \$1,000,000.

9. LONG-TERM DEBT OBLIGATIONS

Long-term debt consists of debt on equipment, which serves as the collateral. Interest rates on the equipment financings range from 6.2% to 7.2% for 2025 and mature between 2027 through 2029.

As described in Note 4, in August 2024, the Collins Building debt was cancelled in exchange for the property and substantially all of the equipment acquired in the original transaction. The Collins Building debt consisted of a five-year secured promissory note with an original principal amount of \$2,000,000, bearing interest at 7.0% per annum (the "First Promissory Note"), and a two-year secured promissory note with an original principal amount of \$2,035,250, bearing interest at 8.25% per annum (the "Second Promissory Note"). The First Promissory Note was secured by the acquired real property and quarry infrastructure and the Second Promissory Note was secured by the acquired equipment. Both of these notes have been cancelled.

In November 2024, certain equipment items no longer needed by the Company were surrendered to the financing company which held liens on the equipment, in exchange for a release of debt. The result of this transaction was a reduction of the net equipment values on the balance sheet and a reduction in long-term debt of \$1.012,375.

Fauinmant

A summary of payments due under the Company's long-term debt by year is as follows:

	nancing
2025 – due between April 1, 2025 and March 31, 2026	474,781
2026 – due between April 1, 2026 and March 31, 2027	505,680
2027 – due between April 1, 2027 and March 31, 2028	489,343
2028 – due between April 1, 2028 and March 31, 2029	520,544
2029 and later – due on April 1, 2029 and thereafter	247,582
Total long-term debt	\$ 2,237,930

10. MAJOR CUSTOMER AND CONCENTRATION OF CREDIT RISK

Sales to the Company's largest customer were 59% of total sales for the three months ended March 31, 2025. Sales to the Company's largest customer for the year ended December 31, 2024 was 53%.

Accounts receivable from the same customer were 0% of total accounts receivable as of March 31, 2025 (since the entire accounts receivable balance due from this customer was credited as in-lieu consideration in connection with the Fola Acquisition that closed on that date) and 83% as of December 31, 2024.

11. COMMITMENTS AND CONTINGENCIES

From time to time, the Company is involved in legal matters arising in the ordinary course of business. While the Company believes that such matters are currently not material, there can be no assurance that matters arising in the ordinary course of business for which the Company is, or could be, involved in litigation, will not have an adverse effect on its business, financial condition or results of operations.

12. SEGMENT INFORMATION

ASC 280, "Segment Reporting" establishes standards for reporting information about operating segments on a basis consistent with the Company's internal organizational structure as well as information about services, categories, business segments and major customers in financial statements. The Company has two reportable segments that are based on the following business units: (i) Range Land and (ii) Range Services. The Range Reclaim, Range Security and Range Water operating business segments, which had been previously reported as separate operating business segments are now captured within the Range Services operating business segment. As described in Note 4, the Company's Graphium Biosciences segment was reported as discontinued operations during the third quarter of 2024, and accordingly, the results of this segment are excluded from the table below, which only reflects continuing operations for all periods presented. In accordance with the "Segment Reporting" Topic of the ASC, the Company's chief operating decision-maker has been identified as the Company's Chief Executive Officer, who reviews operating results to make decisions about allocating resources and assessing performance for the entire Company. Existing guidance, which is based on a management approach to segment reporting, establishes requirements to report selected segment information quarterly and to report annually entity-wide disclosures about products and services, major customers and the countries in which the entity holds material assets and reports revenue. All material operating units qualify for aggregation under "Segment Reporting" due to their similar customer base and similarities in economic characteristics, nature of products and services, and procurement, manufacturing and distribution processes.

The two reportable segments that result from applying the aggregation criteria are as follows:

- Range Land mine land acquired, reclaimed and repurposed for next generation uses
- Range Services services in support of reclamation and repurposing of acquired mine land

The Company had no inter-segment sales for the periods presented.

Summarized financial information concerning the Company's reportable segments is shown as below:

By Categories

			For th	ne three months o	endec	d March 31, 2025		
	R	lange Land	Rai	nge Services	_	Corporate		Total
Sales	\$	-	\$	695,701	\$	-	\$	695,701
Gross profit (loss)		(22,500)		26,351		-		3,851
Net income (loss)		5,579,419		(221,970)		(257,822)		5,099,627
Total assets		52,648,968		1,754,617		44,734		54,448,319
Depreciation		-		84,783		-		84,783
Interest expense		-		82,534		8,334		90,868
Capital expenditures for long-lived assets	\$	-	\$	100,000	\$	-	\$	100,000
		For the three months ended March 31, 2024						
			For th	ne three months	endec	d March 31, 2024		
	R	lange Land		ne three months e	endec	March 31, 2024 Corporate		Total
Sales	R				s		\$	Total 3,909,893
Sales Gross profit (loss)			Rai	nge Services		Corporate	\$	
		-	Rai	3,909,893		Corporate	\$	3,909,893
Gross profit (loss)		-	Rai	3,909,893 18,854		Corporate	\$	3,909,893 18,854
Gross profit (loss) Net income (loss)		-	Rai	3,909,893 18,854 (611,138)		Corporate - (471,062)	\$	3,909,893 18,854 (1,082,200)
Gross profit (loss) Net income (loss) Total assets		1,009,866	Rai	3,909,893 18,854 (611,138) 18,790,075		Corporate - (471,062)	\$	3,909,893 18,854 (1,082,200) 20,804,767

14. SUBSEQUENT EVENTS

In April 2025, the Company issued options to purchase a total of 750,000 shares of the Company's common stock to two directors and one officer with exercise prices of \$0.148 per share that expire ten years from the date of grant.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

Cautionary Statement

The following discussion and analysis of our financial condition and results of operations should be read in conjunction with our Unaudited Condensed Financial Statements and the related notes thereto contained in Part I, Item 1 of this Quarterly Report. The information contained in this Quarterly Report on Form 10-Q is not a complete description of our business or the risks associated with an investment in our common stock. We urge you to carefully review and consider the various disclosures made by us in this Quarterly Report and in our other reports filed with the Securities and Exchange Commission (the "SEC"), including our Annual Report on Form 10-K for the year ended December 31, 2024 filed on March 31, 2025, and the related audited financial statements and notes included therein.

Certain statements made in this Quarterly Report on Form 10-Q constitute "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934 (the "Exchange Act"). Forward-looking statements are projections in respect of future events or our future financial performance. In some cases, you can identify forward-looking statements by terminology such as "may," "will," "should," "intend," "expect," "plan," "anticipate," "believe," "estimate," "predict," "potential," or "continue" or the negative of these terms or other comparable terminology. These statements are only predictions and involve known and unknown risks, uncertainties and other factors, which may cause our or our industry's actual results, levels of activity or performance expressed or implied by these forward-looking statements. These risks and uncertainties include: general economic and financial market conditions; our ability to obtain additional financing as necessary; our ability to continue operating as a going concern; any adverse occurrence with respect to our business: other factors beyond our control; and the other risks described under the heading "Risk Factors" in our Annual Report on Form 10-K filed with the SEC on March 31, 2025.

Although we believe that the expectations and assumptions reflected in the forward-looking statements we make are reasonable, we cannot guarantee future results, levels of activity or performance. In addition, we cannot assess the impact of each factor on our business or the extent to which any factor, or combination of factors, may cause actual results to differ materially from those expressed by any forward-looking statements. As a result, readers should not place undue reliance on any of the forward-looking statements we make in this report. Forward-looking statements speak only as of the date on which they are made. Except as required by law, we undertake no obligation to revise or update publicly any forward-looking statements for any reason.

Company Overview

Range is a public company dedicated to improving the health and wellness of people and the planet through a novel and innovative approach to impact investing. We are focused on developing long-term solutions to environmental, social, and health challenges, with a particular focus on acquiring, reclaiming and repurposing mine sites and other undervalued land in economically disadvantaged communities throughout Appalachia. We seek to take an opportunistic approach to impact investing by leveraging our competitive advantages and looking at solving old problems in new ways. We seek to thoughtfully allocate its capital into strategic opportunities that are expected to make a positive impact on the people-planet ecosystem and generate strong investment returns for our shareholders.

Our corporate headquarters is located in Cleveland, Ohio, with an additional office in Fola, West Virginia. As of May 15, 2025, we employed 18 full-time employees. In addition, we have, from time to time, engaged various consultants and professional service firms to provide us with flexible and experienced resources to advance our corporate objectives in order to maintain a cost-effective overhead structure. We strive to instill a corporate culture of honesty, integrity and respect while advancing our mission of doing well by doing good.

Impact Investing Strategy

Our impact investing strategy aims to improve the health and wellness of people and the planet, while also generating long-term sustainable financial returns for our shareholders. We believe that doing well and doing good are not mutually exclusive, and that an impact investing strategy can balance the environmental, social and economic needs of people and the planet while also generating attractive risk-adjusted financial returns for shareholders.

Our impact investing strategy provides an opportunity for our dedicated team to address pressing environmental, social and economic challenges, such as air and water pollution, educational inequality and economic disparity, and climate change, through the development and implementation of innovative and creative solutions. By actively directing investment capital towards businesses that are working to create positive environmental, social and economic outcomes, we believe that our impact investing strategy can contribute to an improved people-planet ecosystem and a healthier and happier way of life.

We have a particular interest in providing environmental and social solutions in economically-disadvantaged regions of the United States. Initially, the Company is targeting the Appalachian region, which is home to communities with some of the most disadvantaged income, education and employment demographics in the United States. Our ambitious strategy is to acquire large mine sites burdened by substantial legacy reclamation obligations and use our team and resources to perform the requisite reclamation activities and obtain full bond release, thereby unlocking the underlying value of the land and creating a critical catalyst for sustainable, long-term economic development in the disadvantaged coal communities of Appalachia.

Operating Business Segments

Our two operating business segments are Range Land and Range Services.

Range Land

Range Land, LLC, an Ohio limited liability company ("Range Land"), is a wholly-owned subsidiary focused on acquiring former mine lands with the goal of reclaiming and repurposing the sites for non-fossil fuel uses, including commercial, industrial, residential and recreational developments, with a particular focus on renewable energy facilities, innovative agricultural installations, and projects focused on improving the quality and condition of our air, land and waterways.

According to industry estimates, Appalachia contains nearly one million acres of abandoned, idled and non-performing mine sites that are burdened with significant land reclamation and water restoration obligations. Many of these troubled mine sites are subject to mining permits and associated reclamation bonds, which as a result, prevents the land from being repurposed for non-mining uses until the land has been reclaimed and the permits and bonds have been released by the applicable state's environmental protection department. Water quality is a particularly challenging issue since a permit can only be released if the site has at least 12-months of compliant water samples without active chemical treatment, which heightens the need for water restoration solutions to help transition former mine land to economically viable non-mining uses.

The Company has assembled the internal resources and capabilities to reclaim land, restore waterways, install innovative water treatment solutions, and secure mine sites to protect the significant historical investment in infrastructure. In addition, the Company has expertise in the permit and bond release process, which is a critical to unlocking the underlying value of a former mine land for non-fossil fuel uses. Range Land is actively reviewing several mine sites throughout Appalachia to acquire, reclaim and repurpose in order to improve the land and create non-fossil fuel economic development opportunities for disadvantaged local coal communities.

In September 2023, Range Land, through its wholly-owned subsidiary, CLV Azurite Land, LLC ("CLV Azurite"), acquired over 1,700 acres of surface interest at an idled mine complex in West Virginia. CLV Azurite is in active discussions with the holder of the permits and bonds associated with the acquired land in order that the acquired surface acreage can be repurposed for alternative non-fossil fuel uses. CLV Azurite is in concurrent active discussions with two experienced and well-capitalized solar developers to convert the former mine land into a large solar energy facility on a majority of the acquired surface acreage, as well as additional acreage for commercial, industrial, recreational and residential development pursuant to which the solar developer would pay a negotiated amount on a per acre basis.

On March 31, 2025, the Company, through its wholly-owned subsidiary, Range Sky View Land, LLC, acquired 120,154 acres of fee, surface and mineral interests at the Fola mine complex ("Fola Mine") located in Clay and Nicholas Counties, West Virginia pursuant to which the Company acquired 15 mining permits with an estimated reclamation obligation of \$29,282,126 and assumed an obligation to manage an additional 21 mining permits with an estimated reclamation obligation of \$13,796,945. As a result, on March 31, 2025, the Company recorded AROs of \$43,079,071 related to the Fola Acquisition and capitalized an equal amount onto the fair value of the acquired land on that same date. The Company also assumed two coal royalty contracts and one 25-year solar lease with a multi-national corporation for the development of a large-scale solar project located on more than 1,500 acres at the Fola Mine.

Range Services

Range Services is our operating business segment that provides environmental and operational support services to help reclaim and repurpose former mine land into next-generation uses. All of the Company's reclamation, water treatment and security employees, equipment and trucks, and technological innovations are classified within the Range Services business segment. Range Services is dedicated to reclaiming and repurposing land owned by the Company and does not currently provide any reclamation, water treatment or security services to third-parties.

Reclamation support services on mine sites includes grading, recontouring, revegetation, erosion control, and other activities necessary to meet federal and state post-mining land use requirements. Water treatment services include the operation and maintenance of passive and active treatment systems designed to manage and treat mine-impacted water, including acid mine drainage, in compliance with applicable environmental permits. Range Services is also responsible for collecting water samples, coordinating testing with certified laboratories, and treating water with chemicals and other more innovative solutions, such as the Company's proprietary biochar water filtration products and system currently in development. Range Services also provides physical site security, access control, and risk mitigation activities to ensure the safety, compliance, and regulatory protection of the Company's land assets.

Competition

Our Company is focused on a large and growing marketplace for impact investing initiatives, and therefore, is anticipated to face competition from a variety of operating businesses and investment funds who are developing similar business plans and operating strategies to satisfy the increasing demands of these types of investments in the marketplace. In many cases, these competitors are larger and better capitalized operating businesses and investment funds.

Our Company competes on the basis of a number of factors, including our geographic focus on Appalachia, access to mission-driven energy-transition capital, access to impact investing opportunities, strategic relationships with reclamation bond insurance companies, recruitment and retention of key personnel, market share with key customers, and supply relationships with critical vendors. Our ability to continue to compete effectively in our businesses will depend upon our ability to attract new employees and retain and motivate our existing employees.

Results of Operations

Three Months Ended March 31, 2025 and March 31, 2024

The Company's revenue for the three months ended March 31, 2025 was \$695,701 and its gross profit was \$3,851. The Company's revenue for the three months ended March 31, 2024 was \$3,909,893 and its gross profit was \$18,854. The significant decrease in revenue is primarily a result of management's decision to exit the mining business and the AML reclamation business in 2024.

For the three months ended March 31, 2025, general and administrative expenses were \$559,147, compared to \$943,901 incurred for the three months ended March 31, 2024 (a decrease of \$384,754). General and administrative expenses generally include corporate overhead, salaries and other compensation costs, financial and administrative contracted services, legal and audit fees, other professional and consulting fees, insurance, marketing, and travel expenses. The largest decrease in general and administrative expenses for the three months ended March 31, 2025 compared to the three months ended March 31, 2024, was attributable to labor and benefit costs of \$147,023, insurance costs of \$120,313, professional and legal fees of \$94,225, and utilities of \$20,000.

For the three months ended March 31, 2025, the Company incurred net other income in the amount of \$5,654,923, compared to total net other expense of \$157,153 recorded for the three months ended March 31, 2024 (an increase of \$5,812,076). This increase in net other income was attributable to a gain on bargain purchase of \$5,602,484, other income of \$83,627, gain on sale of fixed assets of \$59,680, and lower interest expense of \$84,390.

Net income for the three months ended March 31, 2025 was \$5,099,627 compared to a net loss of \$1,213,840 for the three months ended March 31, 2024 (an increase of \$6,313,467).

Liquidity and Capital Resources

As of March 31, 2025, the Company had total current assets of \$1,208,068, comprised of: (i) cash of \$252,695; (ii) accounts receivable of \$153,938; (iii) equipment held for sale of \$733,613; and (iv) prepaid expenses of \$67,822. As of March 31, 2025, the Company had total current liabilities of \$3,067,577, consisting of: (i) outstanding amounts on lines of credit of \$2,000,000; (ii) accounts payable of \$444,419; (iii) accrued expenses of \$148,377, and (iv) the current portion of long-term debt of \$474,781. As a result, as of March 31, 2025, the Company had negative working capital of \$(1,859,509). As of December 31, 2024, the Company had positive working capital of \$749,437.

As of March 31, 2025, the Company had long-term assets of \$53,240,251, comprised of: (i) land, including asset retirement cost, of \$52,648,968, (ii) net equipment assets of \$585,669; and (iii) deposits of \$5,614. As of March 31, 2025, the Company had long-term liabilities of \$44,842,220, comprised of (i) asset retirement obligations of \$43,079,071 and (ii) long-term debt, net of current portion of \$1,763,149. As of December 31, 2024, the Company had long-term assets of \$1,899,669, comprised of (i) land of \$1,008,897 and (ii) net equipment assets of \$890,772. As of December 31, 2024, the Company had long-term liabilities of \$1,814,701, comprised of long-term debt, net of current portion.

Sources of Capital

Based on the Company's current corporate strategy, we expect our general operating expenses to be substantially offset by royalty income generated by Range Land. Based on the Company's current cash balance of \$252,695 and no current availability under its revolving credit line, the Company may not have sufficient funds to operate its business over the next 12 months. If additional capital is needed in excess of our current capital resources, we will explore financing options to accelerate the funding and execution of our growth strategy and shareholder value creation plan.

Our estimated total net cash flow for the 12-month period ending March 31, 2026 could decrease if we encounter unanticipated lower revenues and higher expenses in connection with operating our business as presently planned. In addition, our estimates of the amount of cash necessary to fund our business may prove to be too low, and we could spend our available financial resources much faster than we currently expect. If we cannot raise the capital necessary to continue to develop our business, we will be forced to delay, scale back or eliminate some or all of our proposed operations. If any of these were to occur, there is a substantial risk that our business would fail.

Until such time as the Company is cash flow positive, we expect to continue funding our operations, at least in part, through equity and debt financings. However, sources of additional funds may not be available when needed, on acceptable terms, or at all. If we issue equity or convertible debt securities to raise additional funds or to fund, in whole or in part, acquisitions in furtherance of our business strategy, our existing stockholders may experience substantial dilution, and the new equity or debt securities may have rights, preferences and privileges senior to those of our existing stockholders. If we incur additional debt, we would incur additional interest expenses, and assuming those loans would be available, it would increase our liabilities and future cash commitments. Moreover, regardless of the manner in which we seek to raise capital, we may incur substantial costs in those pursuits, including investment banking fees, legal fees and other related costs.

Net Cash Provided By (Used In) Operating Activities

For the three months ended March 31, 2025, net cash used in operating activities was \$(428,101), comprised of: (i) net income of \$5,099,627; (ii) non-cash depreciation of \$84,783; (iii) add-back of the non-cash bargain purchase gain of \$5,602,484; (iv) a gain on asset disposals of \$59,680; (v) non-cash vested stock option expense of \$4,490; (vi) an increase in current assets of \$206,256; and (vii) a decrease in current liabilities of \$161,093. For the three months ended March 31, 2024, net cash used in operating activities was \$(1,113,045), comprised of: (i) net income of \$(1,213,840); (ii) non-cash depreciation of \$638,435; (iii) non-cash vested stock option expense of \$4,490; (iv) an increase in current assets of \$827,087; and (v) a decrease in current liabilities of \$1,369,217,

Net Cash Provided By (Used In) Investing Activities

For the three months ended March 31, 2025, net cash provided by investing activities was \$280,000, comprised of \$380,000 of proceeds from the sale of equipment, partially offset by \$100,000 for equipment purchases. For the three months ended March 31, 2024, there was no net cash provided by or used in investing activities.

Net Cash Provided By (Used In) Financing Activities

For the three months ended March 31, 2025, net cash provided by financing activities was \$233,510, comprised of \$600,000 from the sale of common stock, partially offset by the repayment of long-term debt of \$366,490. For the three months ended March 31, 2024, net cash used in financing activities was \$(396,057), comprised entirely of the repayment of long-term debt of \$396,057.

Off-Balance Sheet Arrangements

We have no significant off-balance sheet arrangements that have or are reasonably likely to have a current or future effect on our financial condition, changes in financial condition, revenues or expenses, results of operations, liquidity, capital expenditures or capital resources that would be material to stockholders.

Critical Accounting Policies

Our financial statements and accompanying notes included in this report have been prepared in accordance with United States generally accepted accounting principles ("U.S. GAAP") applied on a consistent basis. The preparation of financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting periods.

We regularly evaluate the accounting policies and estimates that we use to prepare our financial statements. In general, management's estimates are based on historical experience, on information from third party professionals, and on various other assumptions that are believed to be reasonable under the facts and circumstances. Actual results could differ from the estimates made by management.

We believe the following critical accounting policies require us to make significant judgments and estimates in the preparation of our consolidated financial statements included in this report:

Use of Estimates and Assumptions

The preparation of financial statements in conformity with generally accepted accounting principles in the United States requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the period. The more significant estimates and assumption by management include, among others, assumptions used in valuing assets acquired in business acquisitions, reserves for accounts receivable, assumptions used in valuing equity instruments issued for services, the valuation allowance for deferred tax assets, accruals for potential liabilities, and assumptions used in the determination of the Company's liquidity. Actual results could differ from those estimates.

Business Combinations

Business combinations are accounted for using the purchase method of accounting under ASC 805, "Business Combinations." This method requires the Company to record assets and liabilities of the businesses acquired at their estimated fair values as of the acquisition date. Any excess of the cost of the acquisition over the fair value of the net assets acquired is recorded as goodwill. Determining the fair value requires management to make estimates and assumptions including discount rates, rates of return on assets, and long-term sales growth rates.

Revenue Recognition

The Company recognizes revenue under ASC 606, "Revenue from Contracts with Customers". The core principle of the revenue standard is that a company should recognize revenue by analyzing the following five steps: (1) identify the contract with the customer; (2) identify the performance obligations in the contract; (3) determine the transaction price; (4) allocate the transaction price to the performance obligations; and (5) recognize revenue when, or as, each performance obligation is satisfied. The Company primarily invoices customers and recognizes revenue on a periodic basis for equipment and labor hours provided to a customer on a particular job based on an agreed-upon hourly rate sheet or a fixed amount for a project. The Company also invoices customers and recognizes revenue for equipment mobilization fees and materials and supplies required to complete a project. The Company invoices for the sales of chemicals and recognizes revenue when the products are delivered to the customer's designated site. Costs for equipment, labor and chemicals are generally expensed as incurred since the projects are generally short-term and not subject to a contract. The Company also invoices customers for the provision of environmental security services on an agreed-upon hourly rate for each project. All revenue is recognized at a point in time.

The Company recognizes revenue from contracts for financial reporting purposes over time. Progress toward completion of the Company's contracts is measured by the percentage of cost incurred to date compared to estimated total costs for each contract. This method is used because management considers total cost to be the best available measure of progress on contracts. Because of inherent uncertainties in estimating costs, it is at least reasonably possible that the estimates used will change significantly within the near term.

Stock-Based Compensation

The Company periodically issues stock options and restricted stock awards to employees and non-employees in non-capital raising transactions for services and for financing costs. The Company accounts for such grants issued and vesting based on ASC 718, "Compensation - Stock Compensation" whereby the value of the award is measured on the date of grant and recognized for employees as compensation expense on the straight-line basis over the vesting period. Recognition of compensation expense for non-employees is in the same period and manner as if the Company had paid cash for the services.

Recent Accounting Pronouncements

Please refer to Footnote 1 of the accompanying financial statements for management's discussion of recent accounting pronouncements.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

Not Applicable.

Item 4. Controls and Procedures

Disclosure Controls and Procedures

We have established disclosure controls and procedures that are designed to ensure that information required to be disclosed in our reports filed or submitted under the Exchange Act, is recorded, processed, summarized and reported within the time periods specified in the rules and forms of the SEC, and that information relating to the Company is accumulated and communicated to management, including our principal officers, as appropriate to allow timely decisions regarding required disclosure. Our Chief Executive Officer and Chief Financial Officer have evaluated the effectiveness of our disclosure controls and procedures as of March 31, 2025, and have concluded that our disclosure controls and procedures were effective as of March 31, 2025.

Changes in Internal Control over Financial Reporting

There were no changes in our internal control over financial reporting during the quarter ended March 31, 2025, that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

PART II - OTHER INFORMATION

Item 1. Legal Proceedings

From time to time, we may become involved in various lawsuits and legal proceedings which arise in the ordinary course of business. The impact and outcome of litigation, if any, is subject to inherent uncertainties, and an adverse result in these or other matters may arise from time to time that may harm our business. We are not currently a party to and our properties are not currently the subject of any material pending legal proceedings the adverse outcome of which, individually or in the aggregate, would be expected to have a material adverse effect on our financial position or results of operations.

Item 1A. Risk Factors

Please refer to the risks described under the heading "Risk Factors" in our Annual Report on Form 10-K filed with the SEC on March 31, 2025.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds: None

Item 3. Defaults Upon Senior Securities: None

on August 8, 2024).

Item 4. Mine Safety Disclosures:

The information concerning mine safety violations and other regulatory matters is filed as Exhibit 95 to this Form 10-Q pursuant to the requirements of Section 1503(a) of the Dodd-Frank Wall Street Reform and Consumer Protection Act and Item 104 of Regulation S-K (17 CFR 229.104).

Item 5. Other Information: None

Item 6. Exhibits

Exhibit Number	Description of Exhibit
2.1	Agreement and Plan of Merger, dated September 14, 2011, by and between Stevia First Corp. and Legend Mining Inc. (Incorporated by reference to Exhibit 3.1 to the registrant's Current Report on Form 8-K filed with the SEC on October 14, 2011.)
3.1.1	Articles of Incorporation of Stevia First Corp. (Incorporated by reference to Exhibit 3.1 to the registrant's Registration Statement on Form S-1 filed with the SEC on August 6, 2008 (File No. 333-152830).)
3.1.2	Certificate of Amendment of Articles of Incorporation of Vitality Biopharma, Inc. (Incorporated by reference to Exhibit 3.1 to the registrant's Current Report on Form 8-K filed with the SEC on July 19, 2016.)
3.1.3	Articles of Merger, effective October 10, 2011 (Incorporated by reference to Exhibit 3.1 to the registrant's Current Report on Form 8-K filed with the SEC on October 14, 2011.)
3.1.4	Certificate of Change, effective October 10, 2011 (Incorporated by reference to Exhibit 3.2 to the registrant's Current Report on Form 8-K filed with the SEC on October 14, 2011.)
3.2.1	Bylaws of Stevia First Corp. (Incorporated by reference to Exhibit 3.2 to the registrant's Registration Statement on Form S-1 filed with the SEC on August 6, 2008 (File No. 333-152830).)
3.2.2	Certificate of Amendment of Bylaws of Stevia First Corp. (Incorporated by reference to Exhibit 3.1 to the registrant's Current Report on Form 8-K filed with the SEC on February 7, 2012.)
3.2.3	Bylaws of Malachite Innovations, Inc., effective as of November 10, 2021 (Incorporated by reference to Exhibit 3.2.3 to the registrant's Quarterly Report on Form 10-Q filed with the SEC on November 15, 2021.)
10.11#	<u>Vitality Biopharma, Inc. 2021 Stock Incentive Plan (Incorporated by reference to Exhibit 99.1 to the registrant's Registration Statement on Form S-8 filed with the SEC on September 3, 2021.)</u>
10.12	Amended and Restated Revolving Promissory Note, dated as December 4, 2023, made by the Company, in favor of Independence Bank in the amount of \$1,000,000 (Incorporated by reference to Exhibit 10.12 to the registrant's Form 10-Q/A for the period ending March 31, 2024 filed on August 8, 2024).
10.13	Revolving Collateral Note, dated as June 16, 2023, made by Range Environmental Resources, Inc. and Range Natural Resources, Inc., in favor of Independence Bank in the amount of \$1,000,000 (Incorporated by reference to Exhibit 10.13 to the registrant's Form 10-Q/A for the period ending March 31, 2024 filled on August 8, 2024).
10.14	Secured Promissory Note, dated August 31, 2023, made by Collins Building and Contracting, Inc., in favor or Roger Collins in the principal amount of \$2,035,250 (Incorporated by reference to Exhibit 10.14 to the registrant's Form 10-Q/A for the period ending March 31, 2024 filed

10.15	Secured Promissory Note, dated August 31, 2023, made by Collins Building and Contracting, Inc., in favor or Roger Collins in the principal amount of \$2,000,000 (Incorporated by reference to Exhibit 10.15 to the registrant's Form 10-Q/A for the period ending March 31, 2024 filed on August 8, 2024).
10.16	Purchase and Sale Agreement, dated as of March 31, 2025, by and among Appleatcha Land, LLC, WV Reclaim Co, LLC and Range Sky View LLC (Incorporated by reference to Exhibit 10.1 to the registrant's Form 8-K filed with the SEC on April 2, 2025.
31.1	Certification of Chief Executive Officer (Principal Executive Officer) Pursuant to Rule 13a-14(a) or 15d-14(a) of the Securities Exchange Act of 1934*
31.2	Certification of Chief Financial Officer (Principal Accounting Officer) Pursuant to Rule 13a-14(a) or 15d-14(a) of the Securities Exchange Act of 1934*
32.1	Certification of Chief Executive Officer (Principal Executive Officer) Pursuant to Section 1350 as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002†
32.2	Certification of Chief Financial Officer (Principal Accounting Officer) Pursuant to Section 1350 as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002†
95	Mine Safety Disclosures
101.INS	Inline XBRL Instance Document *
101.SCH	Inline XBRL Taxonomy Extension Schema Document *
101.CAL	Inline XBRL Taxonomy Extension Calculation Linkbase *
101.DEF	Inline XBRL Taxonomy Extension Definition Linkbase Document *
101.LAB	Inline XBRL Taxonomy Extension Label Linkbase Document *
101.PRE	Inline XBRL Taxonomy Extension Presentation Linkbase Document *
104	Cover Page Interactive Data File (embedded within the Inline XBRL document)
† Furnished l * Filed herev	vith.

[#] Indicates a management contract or any compensatory plan, contract or arrangement.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

RANGE IMPACT, INC.

By: /s/Michael Cavanaugh

Michael Cavanaugh Chief Executive Officer (Principal Executive Officer)

Date: May 15, 2025

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[†] Furnished herewith.

^{*} Filed herewith.

[#] Indicates a management contract or any compensatory plan, contract or arrangement.

CERTIFICATION

I, Michael Cavanaugh, certify that:

- 1. I have reviewed this report on Form 10-Q for the quarterly period ended March 31, 2025 of Range Impact, Inc.;
- 2. Based on my knowledge, this report 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 report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of the internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: May 15, 2025

Name: /s/ Michael Cavanaugh

By: Michael Cavanaugh
Title: Chief Executive Officer
(Principal Executive Officer)

CERTIFICATION

I, Patricia Missal, certify that:

- 1. I have reviewed this report on Form 10-Q for the quarterly period ended March 31, 2025 of Range Impact, Inc.;
- 2. Based on my knowledge, this report 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 report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of the internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: May 15, 2025

Name: /s/ Patricia Missal

By: Patricia Missal
Title: Chief Financial Officer
(Principal Accounting Officer)

CERTIFICATION OF PRINCIPAL EXECUTIVE OFFICER

PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

The undersigned, Michael Cavanaugh, the Chief Executive Officer of Range Impact, Inc. (the "Company"), hereby certifies, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that, to his knowledge, the Quarterly Report on Form 10-Q for the period ended March 31, 2024, fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), and that the information contained in the Quarterly Report on Form 10-Q fairly presents in all material respects the financial condition and results of operations of the Company as of the dates and for the periods presented in the financial statements included in such report.

/s/ Michael Cavanaugh

Michael Cavanaugh
Chief Executive Officer

(Principal Executive Officer)

Date: May 15, 2025

This certification accompanies this Quarterly Report on Form 10-Q pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 and shall not be deemed filed by the Company for purposes of Section 18 of the Exchange Act. Such certification will not be deemed to be incorporated by reference into any filing under the Securities Act of 1933, as amended, or the Exchange Act, except to the extent that the Company specifically incorporates it by reference.

CERTIFICATION OF PRINCIPAL FINANCIAL OFFICER

PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

The undersigned, Patricia Missal, the Chief Financial Officer of Range Impact, Inc. (the "Company"), hereby certifies, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that, to her knowledge, the Quarterly Report on Form 10-Q for the period ended March 31, 2024, fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), and that the information contained in the Quarterly Report on Form 10-Q fairly presents in all material respects the financial condition and results of operations of the Company as of the dates and for the periods presented in the financial statements included in such report.

/s/ Patricia Missal

Patricia Misal

Chief Financial Officer (Principal Financial and Accounting Officer)

Date: May 15, 2025

This certification accompanies this Quarterly Report on Form 10-Q pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 and shall not be deemed filed by the Company for purposes of Section 18 of the Exchange Act. Such certification will not be deemed to be incorporated by reference into any filing under the Securities Act of 1933, as amended, or the Exchange Act, except to the extent that the Company specifically incorporates it by reference.

Range Impact, Inc. Mine Safety and Health Administration Data Form 10-Q for the Three Months Ended March 31, 2025

Thron	Months	Ended	March	31, 2025
I IIIree	VIOLITIES	rancea	VIALCII	

ge Sky View Land LLC	MSHA Dockets		d March 31, 20		-	5,069	-
	MSHA Dockets		d March 31, 20)25			
(As of Last Day (of Reporting	During During Reporting Reportin	Contests of Citations / Orders (1) Referenced in Subpart g B, 29 CFR	Penalties Referenced in Subpart C, 29 CFR	Complaints for Compensation Referenced in Subpart D, 29 CFR Part	Complaints for Discharge, Discrimination or Interference Referenced in Subpart E, 29 CFR Part	Applications for Temporary Relief Referenced in Subpart F, 29 CFR	Appeals of Judges' Decisions or Orders to FMSHRC Referenced in Subpart H, 29 CFR Part 2700
ator	Last Day of	Last Day Commenced Appealed of During During Reporting Reporting Reporting	Last Day Commenced Appealed) Referenced of During During in Subpart Reporting Reporting Reporting B, 29 CFR	Last Day Commenced Appealed) Referenced Referenced of During During in Subpart in Subpart Reporting Reporting Reporting B, 29 CFR C, 29 CFR	Last Day Commenced Appealed) Referenced Referenced in of During During in Subpart in Subpart Subpart D, 29 Reporting Reporting Reporting B, 29 CFR C, 29 CFR CFR Part	Last Day Commenced Appealed) Referenced Referenced Referenced in Subpart Subpart During Reporting Referenced Referenced Referenced In Referenced In Subpart D, 29 Subpart E, 29 CFR Part	Last Day Commenced Appealed) Referenced Referenced Referenced in Subpart During During in Subpart in Subpart Subpart Dupart Dupart Reporting Repor