GOLIATH RESOURCES LIMITED

CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

FOR THE THREE MONTHS ENDED SEPTEMBER 30, 2024 AND 2023

(EXPRESSED IN CANADIAN DOLLARS) (UNAUDITED)

Notice to Reader

The accompanying unaudited condensed interim financial statements of Goliath Resources Limited (the "Company") have been prepared by and are the responsibility of management. The unaudited condensed interim financial statements have not been reviewed by the Company's auditors.

Goliath Resources Limited Condensed Interim Consolidated Statements of Financial Position (Expressed in Canadian Dollars) (Unaudited)

	As at September 30, 2024	As at June 30, 2024
ASSETS		
Current assets Cash and cash equivalents Amounts receivable and deposits (notes 4 and 14) Investments (note 5)	\$ 8,681,083 3,350,441 72,812	\$ 3,062,348 1,396,979 75,562
Total current assets	12,104,336	4,534,889
Non-current assets Equipment (note 6)	87,595	115,543
Total assets	\$ 12,191,931	\$ 4,650,432
LIABILITIES AND EQUITY		
Current liabilities Accounts payable and accrued liabilities (note 14) Flow-through share liability (note 7)	\$ 5,537,933 202,290	\$ 566,253 680,658
Total liabilities	5,740,223	1,246,911
Equity Share capital (note 8) Contributed surplus (notes 9 and 10) Deficit	71,451,678 14,385,947 (79,385,917)	55,703,736 14,475,618 (66,775,833)
Total equity	6,451,708	3,403,521
Total liabilities and equity	\$ 12,191,931	\$ 4,650,432

Nature of operations and going concern (note 1) Commitments and contingencies (notes 3 and 16) Subsequent events (note 17)

Goliath Resources Limited Condensed Interim Consolidated Statements of Loss and Comprehensive Loss (Expressed in Canadian Dollars) (Unaudited)

Three Months Ended September 30,	2024	2023
Operating expenses Exploration and acquisition costs (note 13) General and administrative (note 12) Unrealized loss on investments (note 5) Other income	\$ 14,874,891 1,248,611 2,750 (66,711)	\$ 11,956,017 500,252 (12,563)
Net loss before premium on flow-through shares Premium on flow-through shares (note 7)	(16,059,541) 3,449,457	(12,443,706) 2,936,815
Net loss and comprehensive loss for the period	\$ (12,610,084)	\$ (9,506,891)
Basic and diluted loss per share (note 11)	\$ (0.10)	\$ (0.11)
Weighted average number of common shares outstanding - basic and diluted	123,543,256	85,966,431

Goliath Resources Limited Condensed Interim Consolidated Statements of Cash Flows (Expressed in Canadian Dollars) (Unaudited)

Three Months Ended September 30,	2024	2023
Operating activities Net loss for the period Adjustments for: Share-based payments Premium on flow-through shares Unrealized loss on investments Amortization	\$ (12,610,084) 442,732 (3,449,457) 2,750 27,948	\$ (9,506,891) - (2,936,815) (12,563) 26,073
Non-cash working capital items: Amounts receivable and deposits Accounts payable and accrued liabilities	(1,953,462) 4,971,680	(335,542) 425,496
Net cash and cash equivalents used in operating activities	(12,567,893)	(12,340,242)
Investing activity Purchase of equipment	-	(7,684)
Net cash and cash equivalents used in investing activity	-	(7,684)
Financing activities Proceeds from private placements Issuance costs Proceeds from exercise of warrants Proceeds from exercise of stock options	16,061,913 (334,510) 2,414,225 45,000	4,115,616 (51,385) 280,750
Net cash and cash equivalents provided by financing activities	18,186,628	4,344,981
Net change in cash and cash equivalents Cash and cash equivalents, beginning of period	5,618,735 3,062,348	(8,002,945) 8,941,160
Cash and cash equivalents, end of period	\$ 8,681,083	\$ 938,215
Supplemental information Finders' warrants issued	\$ 53,872	\$ 26,103
Cash and cash equivalents		
Cash Cash equivalents	\$ 8,680,847 236	\$ 937,979 236
	\$ 8,681,083	\$ 938,215

Goliath Resources Limited Condensed Interim Consolidated Statements of Changes in Equity (Expressed in Canadian Dollars) (Unaudited)

	<u>Shar</u> Number	<u>e Capital</u> Amount	Contributed	Deficit	Total
	Number	Amount	Surplus	Delicit	Total
Balance, June 30, 2023	88,620,433	\$ 37,316,564	\$ 17,275,943	\$ (48,470,047)	\$ 6,122,460
Issuance of common shares and warrants in private placement (note 8(b))	6,480,406	3,526,724	588,892	-	4,115,616
Flow-through share premium (note 7)	-	(120,654)	-	-	(120,654)
Share issue costs (note 8(b))	-	(77,488)	26,103	-	(51,385)
Common shares issued for the exercise of warrants	1,405,000	375,742	(94,992)	-	280,750
Warrants expired	-	-	(1,074,505)	1,074,505	-
Net loss for the period	-	-	-	(9,506,891)	(9,506,891)
Balance, September 30, 2023	96,505,839	\$ 41,020,888	\$ 16,721,441	\$ (56,902,433)	\$ 839,896
Balance, June 30, 2024	118,361,463	55,703,736	14,475,618	(66,775,833)	3,403,521
Issuance of common shares and warrants in private placement (note 8(b))	11,097,417	16,061,913	-	-	16,061,913
Flow-through share premium (note 7)	-	(2,971,089)	-	-	(2,971,089)
Share issue costs (note 8(b))	-	(388,382)	53,872	-	(334,510)
Common shares issued for the exercise of options	50,000	85,300	(40,300)	-	45,000
Common shares issued for the exercise of warrants	3,253,136	2,960,200	(545,975)	-	2,414,225
Share-based payments (note 10)	-	-	442,732	-	442,732
Net loss for the period `	-	-	-	(12,610,084)	(12,610,084)
Balance, September 30, 2024	132,762,016	\$ 71,451,678	\$ 14,385,947	\$ (79,385,917)	\$ 6,451,708

1. Nature of Operations and Going Concern

Goliath Resources Limited (the "Company" or "Goliath") was incorporated by Articles of Incorporation dated February 16, 2017 under the Business Corporations Act (Ontario) as "Bantry Resources Inc.". On February 21, 2017, Goliath filed Articles of Amendment to change the name to "Goliath Resources Inc." and on April 21, 2017, Articles of Amendment were filed to change the name to "Goliath Resources Limited". The Company's principal business activity is mineral exploration (described in note 3) in British Columbia, Canada.

The Company is listed on the TSX Venture Exchange (the "TSXV") trading under the symbol GOT.V. The head office of the Company is located at 82 Richmond Street East, Toronto, Ontario, M5C 1P1.

The condensed interim consolidated financial statements of the Company for the three months ended September 30, 2024 were reviewed, approved and authorized for issue by the Board of Directors on November 29, 2024.

These condensed interim consolidated financial statements have been prepared using accounting policies applicable to a going concern, which contemplates the realization of assets and settlement of liabilities in the normal course of business as they become due.

The Company is at an exploration stage and attempts to raise financing for its exploration and acquisition activities. The Company has incurred a current net loss of \$12,610,084 for the three months ended September 30, 2024 and has an accumulated deficit of \$79,385,917 as at September 30, 2024. In addition, the Company had working capital of \$6,364,113 at September 30, 2024 and expenditure commitments as outlined in notes 3 and 16.

The Company's ability to continue as a going concern is dependent on its ability to obtain additional sources of financing to successfully explore, evaluate and develop mineral projects, if they are proven successful, and ultimately, to achieve profitable operations. The success of these endeavours cannot be predicted at this time. Management believes that the Company's working capital is sufficient to support planned operations for the next twelve months.

2. Basis of Presentation

The Company applies International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB") and interpretations issued by the IFRS Interpretations Committee. These unaudited condensed interim financial statements have been prepared in accordance with International Accounting Standard 34 - Interim Financial Reporting. Accordingly, they do not include all of the information required for full annual financial statements.

The policies applied in these unaudited condensed interim financial statements are based on IFRS issued and outstanding as of November 29, 2024, the date the Board of Directors approved the statements. The same accounting policies and methods of computation are followed in these condensed interim consolidated financial statements as compared with the most recent annual financial statements as at and for the year ended June 30, 2024. Any subsequent changes to IFRS that are given effect in the Company's annual financial statements for the year ending June 30, 2025 could result in restatement of these condensed interim consolidated financial statements.

New accounting standards

Classification of Liabilities as Current or Non-current (Amendments to IAS 1)

IAS 1 – Presentation of Financial Statements ("IAS 1") was amended in January 2020 to provide a more general approach to the classification of liabilities under IAS 1 based on the contractual arrangements in place at the reporting date. The amendments clarify that the classification of liabilities as current or non-current is based solely on a company's right to defer settlement at the reporting date. The right needs to be unconditional and must have substance. The amendments also clarify that the transfer of a company's own equity instruments is regarded as settlement of a liability, unless it results from the exercise of a conversion option meeting the definition of an equity instrument. The amendments became effective on July 1, 2024 and did not have a material impact on these condensed interim consolidated financial statements.

2. Basis of Presentation (continued)

Recent accounting pronouncements

Certain pronouncements were issued by the IASB or the IFRIC that are mandatory for accounting periods after July 1, 2024 or later periods. Many are not applicable or do not have a significant impact to the Company and have been excluded. The following have not yet been adopted and are being evaluated to determine their impact on the Company.

Classification and Measurement of Financial Instruments (Amendments to IFRS 9 and IFRS 7)

In May 2024, the IASB issued amendments to IFRS 9 Financial Instruments and IFRS 7 Financial Instruments – Disclosures. The amendments clarify the derecognition of financial liabilities and introduces an accounting policy option to derecognize financial liabilities that are settled through an electronic payment system. The amendments also clarify how to asses the contractual cash flow characteristics of financial assets that include environmental, social and governance (ESG)-linked features and other similar contingent features and the treatment of non-recourse assets and contractually linked instruments (CLIs). Further, the amendments mandate additional disclosures in IFRS 7 for financial instruments with contingent features and equity instruments classified at FVOCI. The amendments are effective for annual periods starting on or after January 1, 2026. Retrospective application is required and early adoption is permitted.

Presentation and Disclosure in Financial Statements (IFRS 18)

In April 2024, the IASB issued IFRS 18 *Presentation and Disclosure in Financial Statements* to improve reporting of financial performance. The new standards replaces IAS 1 *Presentation of Financial Statements*. IFRS 18 introduces new categories and required subtotals in the statement of profit and loss and also requires disclosure of management-defined performance measures. It also includes new requirements for the location, aggregation and disaggregation of financial information. The standard is effective for annual reporting periods beginning on or after January 1, 2027, including interim financial statements. Retrospective application is required and early adoption is permitted.

3. Mineral properties

Golddigger and Luckystrike properties

On April 18, 2017, Goliath entered into option agreements ("Options") with J2 Syndicate and J2 Syndicate Holdings (collectively the "Optionors") to acquire a 100% legal and beneficial interest in and to of mineral claims located in British Columbia and individually known as and described as the Golddigger" and "Luckystrike" properties subject to a 3% net smelter returns royalty ("NSR"). Goliath can reduce the NSR from 3% to 2% by paying US\$1,500,000 for each property, no later than December 31, 2027. The agreements were subsequently amended on April 19, May 6, June 8, June 26, September 10, September 22, September 27, 2017, October 30, 2018, April 14, 2020 and December 29, 2020.

- (a) Conditions of the Options are as follows:
- Each of the option agreements require Goliath to pay "resource bonuses" to the Optionors in cash and shares as and when NI 43-101 mineral reserves (proven and probable) and mineral resources (measured and indicated) on the properties collectively meet the following equivalent of ounces of gold:
 - i) Cash payment of US\$1,000,000 for 2,000,000 gold equivalent ounces.
 - ii) An additional cash payment of US\$1.00 for every gold equivalent ounce over 2,000,000 gold equivalent ounces.
 - iii) Issuance of 10,000,000 common shares of Goliath for 2,000,000 gold equivalent ounces.

3. Mineral properties (continued)

Golddigger and Luckystrike properties (continued)

- In the event of termination of the Options, Goliath must perform and pay for all required reclamation work on the property within 24 months of termination and must maintain the property in good standing for a minimum of 12 months after termination. If Goliath fails to fulfill its obligations, it will be indebted to the Optionors for an amount equal to 150% of the costs which it would have incurred to fulfill its obligations.
- Any claims acquired by Goliath within a 20 kilometre area of interest or contiguous to those claims acquired, will become part of the property and subject to the NSR.
- (b) On April 14, 2020, the Company entered into two separate amendment agreements (the "Amendments") with the Optionors, whereby the parties have agreed to further amend the terms of Goliath's Options on the Golddigger property and Luckystrike property. The main terms of the Amendments are as follows:
- If Goliath incurs aggregate exploration expenses between January 1, 2020 and December 31, 2023 of \$6,000,000 on each Property and delivers a NI 43-101 technical report which includes a resource calculation of gold equivalent mineral reserves (proven and probable) and gold equivalent mineral resources (measured, indicated and inferred categories) on the properties by December 31, 2024; then Goliath can earn an initial 49% interest in the Properties; and
- If Goliath incurs aggregate exploration expenses between January 1, 2024 and December 31, 2026 of at least \$8,000,000 on each property and delivers a NI 43-101 technical report which includes a resource calculation of gold equivalent mineral reserves (proven and probable) and gold equivalent mineral resources (measured, indicated and inferred categories) on the Property by December 31, 2027 Goliath will own the remaining 51% interest in the Property, representing a 100% ownership interest in the Property subject to the royalties reserved to the Optionors.

Goliath has met 100% of its \$14,000,000 expenditure obligation for Golddigger.

On May 10, 2024, the Company issued 10 million common shares valued at \$8.4 million to the property vendors based on the quoted share price, earning an initial 49% interest in the Golddigger property.

(c) On December 2, 2020, the Company amended terms for its Luckystrike property. All future cash property payments totalling \$719,313, plus \$14,000,000 of minimum work commitments and a NI 43-101 technical report which would include any resources calculation of gold equivalent minerals delivered by December 31, 2027 to earn 100% of the property have been removed entirely. In its place, the Company has issued 1,300,000 shares (valued at \$559,000) and 1,300,000 warrants exercisable at a price of \$0.22 for a period of 60 months to immediately earn a 49% interest in the Luckystrike property. To earn 100%, Goliath will need to spend a minimum of \$5,000,000 in drilling on or before December 31, 2029 and deliver a NI 43-101 technical report which would include any resources calculation of gold equivalent minerals by December 31, 2030. In addition, the 1% NSR buy back provision date has been moved from December 31, 2027 to December 31, 2029.

All excess exploration expenses incurred in the aggregate on the J2 Syndicate's optioned properties from any year, may be carried forward to fulfill Goliath's exploration expenditure commitments in future years.

Golddigger Property

The Golddigger Property consists of contiguous mineral claims located southeast of Stewart with tidewater access on Hastings Arm in the Golden Triangle of Northern British Columbia.

3. Mineral properties (continued)

Golddigger and Luckystrike properties (continued)

Luckystrike Property

The Luckystrike Property is located north of Terrace, British Columbia.

DSM Syndicate

On April 20, 2017, Goliath acquired a 10% interest in the property at a cost of \$250,000. The DSM Syndicate was formed to pool geological and other knowledge and expertise relating to certain properties identified in an area in northwestern British Columbia, finance and carry out an acquisition and exploration program and market any resulting property interests with the intention to option or sell the property interests.

Nelligan Projects

On July 9, 2020, the Company entered into agreements to acquire several mineral claim blocks (the "Claims") now under Goliath's Nelligan East Project and Nelligan West Project (the "Projects"). The Projects are located in the northeastern Chibougamau-Chapais Mining Camp of the Abitibi Greenstone Belt. The consideration for the Claims is comprised of \$206,780 of cash (paid), 1,675,000 common shares (issued and valued at \$452,250), \$40,000 worth of common shares (47,059 common shares issued) and 1,025,000 warrants of Goliath (issued). The warrants are exercisable at a price of \$0.24 with expiry ranging from 3 to 5 years from date of grant. The Claims have NSRs ranging from 1% to 2% and certain royalty buyback options.

On August 10, 2020, the Company received final TSXV approval and completed the acquisition of the Claims.

B-ALL Syndicate

On January 25, 2024, Goliath, through its wholly-owned subsidiary David Resources, acquired a 4% interest in the property at a cost of \$220,000. The B-ALL Syndicate was formed to pool geological and other knowledge and expertise relating to certain properties identified in an area in northwestern British Columbia, finance and carry out an acquisition and exploration program and market any resulting property interests with the intention to option or sell the property interests.

4. Amounts receivable and deposits

	As at September 30, 2024		
Sales tax receivable	\$ 869,988	\$	36,621
Amounts receivable	735,148		-
Deposits and prepaid expenses	1,012,733		627,786
Mining tax credit receivable	732,572		732,572
	\$ 3,350,441	\$	1,396,979

5. Investments

During the year ended June 30, 2020, the Company received 250,000 common shares and 250,000 warrants of Juggernaut Exploration Ltd. ("Juggernaut") as payment for the optioning of a DSM Syndicate property by Juggernaut. The warrants have an exercise price of \$0.20 with an expiry date of March 10, 2025.

During the year ended June 30, 2021, the Company received 187,500 common shares and 187,500 warrants of Juggernaut as payment for the optioning of a DSM Syndicate property by Juggernaut. The warrants have an exercise price of \$0.42 with an expiry date of March 9, 2026.

During the year ended June 30, 2022, the Company received 375,000 common shares of Juggernaut (valued at \$48,750) as payment for the optioning of a DSM Syndicate property by Juggernaut.

As at September 30, 2024, the Company held 812,500 Juggernaut shares (June 30, 2024 - 812,500) and 437,500 warrants (June 30, 2024 - 437,500) valued at \$69,063 and \$3,749, respectively (June 30, 2024 - \$69,063 and \$6,499, respectively) based on the closing share price and the Black-Scholes option pricing model. As at September 30, 2024, the following weighted average assumptions were used in the Black-Scholes option pricing model: risk-free interest rate - 2.94% (June 30, 2024 - 4.02%); expected volatility - 107% (June 30, 2024 - 110%) which is based on the historical volatility of Juggernaut; expected dividend yield - nil (June 30, 2024 - nil); share price of \$0.09 (June 30, 2024 - \$0.09) and expected life - 0.87 years (June 30, 2024 - 1.12 years).

6. Equipment

	Equipment
Balance - June 30, 2023 Additions Amortization	\$ 200,901 22,684 (108,042)
Balance - June 30, 2024 Amortization	115,543 (27,948)
Balance - September 30, 2024	\$ 87,595

7. Flow-through share liability

Other liability includes the liability portion of the flow-through shares issued. The following is a continuity schedule of the liability of the flow-through shares issuance:

Balance at June 30, 2023	\$ 2,816,161
Liability incurred on flow-through shares issued	1,914,353
Settlement of flow-through share liability on incurring expenditures	(4,049,856)
Balance at June 30, 2024	680,658
Liability incurred on flow-through shares issued	2,971,089
Settlement of flow-through share liability on incurring expenditures	(3,449,457)
Balance at September 30, 2024	\$ 202,290

For the three months ended September 30, 2024, the flow-through common shares issued in the non-brokered private placement completed on August 22, 2024 and September 12, 2024 (year ended June 30, 2024 - September 29, 2023, October 11, 2023 and December 31, 2023) were issued at a premium to the market price in recognition of the tax benefits accruing to subscribers. The flow-through premium was calculated to be \$2,971,089 (year ended June 30, 2024 - \$1,914,353).

The flow-through premium is derecognized through income as the eligible expenditures are incurred. For the three months ended September 30, 2024, the Company satisfied \$3,449,457 (year ended June 30, 2024 - \$4,049,856) of the premium liability by incurring eligible expenditures of approximately \$14,829,786 (year ended June 30, 2024 - \$11,961,145) and as a result the flow-through premium has been reduced to \$202,290 (June 30, 2024 - \$680,658).

8. Share capital

On January 6, 2021, the Company announced that it has adopted a shareholder rights plan (the "Rights Plan"). The purpose of the Rights Plan is to provide protection for the shareholders and Board of Directors with adequate time to consider and evaluate any unsolicited bid and to provide the Board of Directors with adequate time to identify, develop and negotiate value-enhancing alternatives, if considered appropriate, to any such unsolicited bid.

The Rights Plan has been conditionally accepted by the TSXV and is effective as of December 11, 2020 (the "Effective Date"). At the close of business on the Effective Date, one right (a "Right") will be issued and attached to each Common Share outstanding at that time. A Right will also be attached to each common share issued after the Effective Date. The issuance of the Rights will not change the manner in which shareholders trade their common shares. The Rights Plan was ratified by shareholders at an annual general and special meeting held on March 24, 2021.

a) Authorized share capital

The authorized share capital consists of an unlimited number of common shares. The common shares do not have a par value. All issued shares are fully paid.

b) Common shares issued

As at September 30, 2024, the total number of shares issued was 132,762,016 and valued at \$71,451,678.

8. Share capital (continued)

For the three months ended September 30, 2023

(i) On September 27, 2023, the Company closed the first tranche of a non-brokered private placement for gross proceeds of \$4,115,616. The first tranche of the financing consists of: (i) 5,656,406 non-flow-through ("NFT") units sold at a price of \$0.63 per NFT unit. and (ii) 824,000 flow-through ("FT") shares sold at a price of \$0.67 per one FT share. Each NFT unit consists of one common share and one-half purchase warrant, entitling the holder to purchase one common share for every whole warrant for a period of 18 months from the date of issuance at an exercise price of \$0.78.

The Company paid agent's, finders' and legal fees of \$51,385 and issued 80,262 agent's and finders' warrants exercisable at \$0.78 for 18 months.

The fair values of the 2,828,203 warrants and 80,262 agent's and finders' warrants were estimated as \$455,344 and \$26,103 using the Black-Scholes option pricing model. The following weighted average assumptions were used: risk-free interest rate - 4.83%; expected volatility - 80% which is based on the historical volatility of the Company; expected dividend yield - nil; share price of \$0.55 and expected life - 1.5 years.

For the three months ended September 30, 2024

(ii) On August 22, 2024 and September 10, 2024, the Company closed both tranches of a non-brokered private placement for gross proceeds of \$6,499,604. The private placement consists of 3,767,567 non-flow-through shares at a price of \$1.11 each and 1,810,629 flow-through shares at a price of \$1.28 each. Goliath paid finders' fees and costs of \$114,817 and 59,382 finders' warrants exercisable at \$1.11 and \$1.28 for 12 months.

The fair value of the 59,382 finders' warrants were estimated as \$24,073 using the Black-Scholes option pricing model. The following weighted average assumptions were used: risk-free interest rate - 3.41%; expected volatility - 62% which is based on the historical volatility of the Company; expected dividend yield - nil; share price of \$1.30 and expected life - 1 year.

(iii) On September 13, 2024, the Company closed the first tranche of a non-brokered private placement for gross proceeds of \$9,562,308. The private placement consists of 3,018,000 charity flow-through shares at a price of \$1.975 each and 2,501,221 flow-through shares at a price of \$1.44 each. Goliath paid finders' fees and costs \$219,693 and 103,093 finder warrants exercisable at \$1.26 and \$1.44 for 12 months.

The fair value of the 103,093 finders' warrants were estimated as \$29,799 using the Black-Scholes option pricing model. The following weighted average assumptions were used: risk-free interest rate - 3.06%; expected volatility - 61% which is based on the historical volatility of the Company; expected dividend yield - nil; share price of \$1.25 and expected life - 1 year.

9. Warrants

The following table reflects the continuity of warrants for the periods presented below:

	Number of Warrants	Weighted Average Exercise Price		
Balance, June 30, 2023	34,320,766	\$	0.81	
Issued (note 8(b)(i))	2,908,465		0.78	
Exercised	(1,405,000)		0.20	
Expired	(4,886,863)		0.78	
Balance, September 30, 2023	30,937,368	\$	0.84	
Balance, June 30, 2024	18,877,894	\$	1.44	
Issued (note 8(b)(ii)(iii))	162,475		1.25	
Exercised	(3,253,136)		0.74	
Balance, September 30, 2024	15,787,233	\$	0.63	

The following table reflects the warrants issued and outstanding as of September 30, 2024:

Number of Warrants Outstanding	Grant Date Fair Value Net of Costs (\$)	Exercise Price (\$)	Weighted Average Contractual Life (years)	Expiry Date
2,581,740	673,842	0.78	0.49	March 27, 2025
2,021,003	750,082	0.78	0.53	April 11, 2025
1,199,500	54,624	0.15	0.55	April 20, 2025
780,000	37,323	0.15	0.58	April 29, 2025
2,780,300	459,077	0.92	0.63	May 18, 2025
527,250	116,800	0.75	0.63	May 18, 2025
3,010,159	251,254	0.25	0.85	August 6, 2025
56,888 ⁽¹⁾	10,556	0.20	0.85	August 6, 2025
50,982	21,209	1.11	0.89	August 22, 2025
8,400	2,864	1.28	0.89	August 22, 2025
35,413	8,818	1.44	0.95	September 12, 2025
67,680	20,981	1.26	0.95	September 12, 2025
2,368,918	798,006	0.85	1.22	December 21, 2025
299,000	122,889	0.22	1.25	December 29, 2025
15,787,233	3,328,325	0.63	0.73	

⁽¹⁾ Exercisable into one unit comprised of one common share and one warrant, exercisable at \$0.25 per share until August 6, 2025.

10. Stock options and restricted share units ("RSUs")

The Company's Omnibus Plan was approved at the Company's annual general meeting on February 15, 2024. The Omnibus Plan permits the grant of options, deferred share units, restricted share units, performance share units and other share-based awards to eligible participants (as defined in the Omnibus Plan). The Omnibus Plan is a "rolling up to 10%" and fixed up to 10%" security based compensation plan, as defined in *Policy 4.4 - Security Based Compensation* of the TSXV. The Omnibus Plan is a: (a) "rolling" plan pursuant to which the number of common shares that are issuable pursuant to the exercise of options (including the existing Options) granted under the Omnibus Plan shall not exceed 10% of the issued and outstanding common shares as at the date of any option grant; and (b) "fixed" plan under which the number of common shares that are issuable pursuant to all awards other than options granted under the Omnibus Plan and under any other security based compensation arrangement, in aggregate is a maximum of 10,399,096 common shares, in each case, subject to adjustment as provided in the Omnibus Plan and any subsequent amendment to the Omnibus Plan.

(a) Stock options

The following table reflects the continuity of stock options for the periods presented below:

	Number of Stock Options	ted Average cise Price
Balance, June 30, 2023 and September 30, 2023	8,843,848	\$ 1.19
Balance, June 30, 2024 Exercised	11,741,557 (50,000)	\$ 1.13 0.90
Balance, September 30, 2024	11,691,557	\$ 1.13

The following table reflects the stock options issued and outstanding as of September 30, 2024:

Expiry Date	Exercise Price (\$)	Weighted Average Remaining Contractual Life (years)	e Number of Options Outstanding	Number of Options Vested (exercisable)	Number of Options Unvested
March 19, 2026	0.90	1.47	145,000	145,000	-
June 22, 2026	0.92	1.73	75,000	75,000	=
July 23, 2026	1.29	1.81	189,057	189,057	-
July 29, 2026	1.52	1.83	2,838,731	2,838,731	-
March 16, 2027	1.00	2.46	885,000	885,000	=
September 21, 2027	1.15	2.98	290,000	290,000	-
November 15, 2027	1.58	3.13	1,780,344	1,780,344	=
May 24, 2028	0.61	3.65	1,552,050	1,552,050	=
October 19, 2028	0.74	4.05	1,255,125	1,255,125	-
May 24, 2028	0.85	4.23	681,250	681,250	-
June 3, 2029	0.96	4.68	2,000,000	2,000,000	-
	1.13	3.20	11,691,557	11,691,557	-

10. Stock options and restricted share units ("RSUs") (continued)

(b) RSUs

	Number of RSUs		
Balance, June 30, 2023 and September 30, 2023	-		
Balance, June 30, 2024 and September 30, 2024 Granted (ii)	2,566,000 240,000		
Balance, September 30, 2024	2,806,000		
Vested, September 30, 2024	nil		

⁽i) On August 1, 2024, the Company granted 240,000 RSUs to a consultant, which at the Board's discretion can be settled in cash, equity or a combination thereof and vest one year from the date of grant.

For the three months ended September 30, 2024, the Company recorded share-based compensation expense for these RSUs of \$442,732 (three months ended September 30, 2023 - \$nil).

11. Net loss per common share

The calculation of basic loss per share for the three months ended September 30, 2024 was based on the loss attributable to common shareholders of \$12,610,084 (three months ended September 30, 2023 - \$9,506,891) and the weighted average number of common shares outstanding of 123,543,256 (three months ended September 30, 2023 - 85,966,431). Diluted loss per share for the three months ended September 30, 2024 did not include the effect of 15,787,233 warrants (three months ended September 30, 2023 - 30,937,368), 11,691,557 stock options (three months ended September 30, 2023 - 8,843,848) and 2,806,000 RSUs (three months ended September 30, 2023 - nil) as they are anti-dilutive.

12. General and administrative

	Three Months Ended September 30,		
	2024		2023
Professional and consulting fees	\$ 529,477	\$	356,760
Investor relations	103,732		85,835
Share-based payments	442,732		-
Regulatory fees	31,930		4,183
Administrative expenses	169,114		95,323
Interest income	(28,374)		(41,849)
	\$ 1,248,611	\$	500,252

13. Exploration and acquisition costs

		Three Months Ended September 30, 2024 2023		
Golddigger				
Staking cost	\$	17,156	\$	18,000
Transportation		4,093,570		3,108,252
Supplies		122,539		10,460
Reports		20,630		51,565
Laboratory and analysis		-		998,517
Amortization		27,948		26,073
Field work exploration		1,814,255		1,345,248
Travel and accommodation		231,142		30,742
Project management		135,345		51,498
Drilling		5,962,218		4,838,299
Other		1,232,605		788,225
	\$	13,657,408	\$	11,266,879
Luckystrike				
Transportation	\$	919,050	\$	262,516
Supplies	•	2,386	•	-
Reports		- ´		425
Field work exploration		96,925		35,975
Travel and accommodation		5,804		5,105
Project management		6,000		4,500
Drilling		143,068		360,367
Other		44,250		20,250
	\$	1,217,483	\$	689,138
Exploration and acquisition costs	\$	14,874,891	\$	11,956,017

14. Related party transactions

Related parties include the Board of Directors, officers, close family members and enterprises that are controlled by these individuals as well as certain persons performing similar functions. Remuneration of key management of the Company was as follows:

	Three Months Ended September 30,			
	2024		2023	
Consulting fees	\$ 162,000	\$	118,800	
Share-based payments	\$ 396,732	\$	-	

Included in accounts payable and accrued liabilities are amounts owing to officers of \$167,442 as at September 30, 2024 (June 30, 2024 - \$68,099). This balance is unsecured, non-interest bearing and due on demand.

15. Segmented information

The Company operates in a single reportable operating segment, being the acquisition, exploration and evaluation of exploration and evaluation assets in Canada.

16. Commitments and contingencies

Environmental obligations

The Company's exploration activities are subject to government laws and regulations, including tax laws and laws and regulations governing the protection of the environment. The Company believes that its operations comply in all material respects with all applicable past and present laws and regulations. The Company records provisions for any identified obligations, based on management's estimate at the time. Such estimates are, however, subject to changes in laws and regulations.

Flow-through commitments

The Company is obligated to spend approximately \$1,533,000 by December 31, 2024. The flow-through agreements require the Company to renounce certain tax deductions for Canadian exploration expenditures incurred on the Company's mineral properties to flow-through participants. The Company indemnified the subscribers for certain tax-related amounts that become payable by the subscribers as a result of the Company not meeting its expenditure commitments.

Management commitments

The Company is subject to management contracts that have been in place since 2020 when the market capitalization was \$3.7 million with certain executive officers that provide for payments under circumstances involving a change of control of Goliath or termination of the officers' services. As at September 30, 2024, these contracts require that additional payments of approximately \$900,000 be made upon the occurrence of a change of control. The minimum commitment upon termination of these contracts is approximately \$1,296,000.

In addition, these management contracts provided for a separate threshold incentive bonuses based on reaching minimum market capitalization of the Company that aligns managements performance with its shareholders which is an aggregate of \$1.8 million once the market capitalization of the Company reaches and exceeds \$100 million for a period of at least 10 trading days. As at September 30, 2024, the Company did not have any further bonus commitments under these management contracts.

17. Subsequent events

- (i) Subsequent to September 30, 2024, the Company issued 520,000 common shares from the exercise of warrants for gross proceeds of \$204,350. In addition, subsequent to September 30, 2024, the Company issued 100,000 common shares from the exercise of options for gross proceeds of \$61,000.
- (ii) On October 3, 2024, the Company closed the final tranche of a non-brokered private placement consisting 3,219,257 charity flow-through shares at a price of \$1.975 each for proceeds of \$6,358,032 and 139,000 flow-through shares at a price of \$1.44 each for proceeds of \$200,160 for aggregate proceeds of \$6,558,192. Goliath paid finders' fees of 6% totaling \$107,520 and 6% finder warrants issued for a 12 month period totaling 61,156 broker warrants on certain orders in connection with this tranche and is subject to compliance with the policies of the TSXV.
- (iii) On October 10, 2024, the Company granted 2,875,000 RSUs to certain officers and directors, which at the Board's discretion can be settled in cash, equity or a combination thereof and vest as follows: one third RSUs on each of the first, second and third anniversaries of the date of grant.