

Alternative Reporting Standard: Disclosure Guidelines for the Pink® Market

Federal and state securities laws require issuers to provide *current information* to the public markets. With a view to facilitating compliance with these laws, OTC Markets Group has created these Disclosure Guidelines ("Guidelines")¹ that set forth the disclosure obligations that make up the "Alternative Reporting Standard" for Pink companies. Companies on the Pink Market that do not make disclosure directly to the SEC (via EDGAR), a banking regulator, or a non-U.S. regulatory authority may provide disclosure under our "Alternative Reporting Standard." We use information provided by companies under these Guidelines to designate the appropriate tier in the Pink Market: Current Information or Limited Information.²

Pink Current Information Tier

To qualify for the Current Information Tier:

- 1. **Subscribe to the OTC Disclosure & News Service**: To submit an application, visit <u>Gateway</u> to sign in or create a new account. Allow OTC Markets Group 2-4 weeks to process your application and provide authorized user credentials to OTCIQ.
- 2. **Publish Initial Disclosure**: Upload the following documents through OTCIQ:
 - Annual Report for the most recently completed fiscal year.
 - All Quarterly Reports for the Current Fiscal Year.

Annual or Quarterly Reports are composed of:

- Disclosure Statements: Disclosure information pursuant to these Guidelines for the applicable period. Available as a fillable form beginning on page 4 of these Guidelines.
- o *Financial Statements:* Qualifying Financial Statements in accordance with the Financial Statement Requirements specified in Item 9 of these Guidelines.

Qualifying Financial Statements include:

- o Audit Letter, if audited
- Balance Sheet
- Statement of Income
- Statement of Cash Flows
- Statement of Retained Earnings (Statement of Changes in Stockholders' Equity)
- Notes to Financial Statements
- 3. **Publish Attorney Letter**: If financial statements are not audited by a PCAOB registered firm, companies must retain U.S. counsel to review their disclosure and provide a letter to OTC Markets Group with respect to adequate current information by providing the following:

¹ These Guidelines have been designed to encompass the "current information" requirements under state and federal securities laws, such as Rules 10b-5 and 15c2-11 of the Securities Exchange Act of 1934 ("Exchange Act") as well as Rule 144 of the Securities Act of 1933 ("Securities Act"), and state Blue Sky laws. However, these Guidelines have not been reviewed by the U.S. Securities and Exchange Commission or any state securities regulator. These Guidelines do not constitute legal advice, and OTC Markets Group makes no assurance that compliance with our disclosure requirements will satisfy any legal requirements. These Guidelines may be amended from time to time, in the sole and absolute discretion of OTC Markets Group, with or without notice.

² OTC Markets Group may require companies with securities designated as "Caveat Emptor" or other compliance flags to make additional disclosures to qualify for the Pink Current Information tier.

- <u>Attorney Letter Agreement</u>: The attorney for the company must submit a signed Attorney Letter Agreement according to the <u>Attorney Letter Agreement Instructions</u>.
- <u>Attorney Letter</u>: After the attorney reviews the company's disclosure, publish the "Attorney Letter With Respect to Current Information" through OTCIQ. Attorney Letters must be in accordance with the <u>Attorney Letter Guidelines.</u>
- 4. **Verify Profile:** Verify the Company Profile through OTCIQ. This includes the complete list of current officers, directors, and service providers; outstanding shares; a business description; contact information; and the names of all company insiders and beneficial owners of 10% or more of the outstanding units or shares of any class of any equity security of the issuer.
- 5. **OTC Markets Group Processing of Reports**: Allow OTC Markets Group to process the posted documents (typically three to five business days) and provide any comments. Companies will only be evaluated for Current Information once all required documentation has been submitted. A new Attorney Letter is required upon amendment of any referenced report.
- 6. Ongoing Requirements: To qualify for Current Information on an ongoing basis, companies must:
 - Publish reports through OTCIQ on the following schedule:
 - o Quarterly Report within 45 days of the guarter end
 - o Annual Report within 90 days of the fiscal year end
 - o Attorney Letter within **120 days** of the fiscal year end if financial statements are unaudited.
 - Maintain a Verified Profile. At least once every six months, review and verify the Company Profile through OTCIQ.
 - Maintain Transfer Agent Verified share data. If your transfer agent participates in the <u>Transfer Agent Verified Shares</u> <u>Program</u>, then your securities must have current share data verified by the transfer agent.
 - Maintain an Active standing in the Company's State of Incorporation.

Pink Limited Information Tier

Companies that do not meet the requirements of the Pink Current Information tier set forth above may still qualify for the Pink Limited Information Tier by meeting the following minimum disclosure requirements.

- 1. **Annual Financial Statements:** Publish one set of Qualifying Annual Financial Statements which cover the past 2 completed fiscal years, provided the most recently completed fiscal year is within the past 16 months.
- 2. **Verified Profile:** The Company must verify the Company Profile through OTCIQ, including, but not limited to, a complete list of officers, directors, and service providers; outstanding shares; a business description; contact information; and the name of all company insiders. "Company Insiders" shall include the beneficial owner of 10% or more of the outstanding units or shares of any class of any equity security of the issuer.
- 3. Ongoing Requirements: To qualify for Limited Information on an ongoing basis, companies must:
 - Publish reports on the following schedule:
 - Annual Financial Statements as outlined in Item 9 within 120 days of the fiscal year end. Should a change in FYE occur, no more than 16 months may elapse from the fiscal year end of the prior Annual Financial Statement.
 - Review and Verify the Company's profile information through OTCIQ at least once every 12 months.
 - Maintain Transfer Agent Verified share data. If your transfer agent participates in the <u>Transfer Agent Verified Shares</u> Program, then your securities must have current share data verified by the transfer agent.

Current Reporting of Material Corporate Events

In addition to the disclosure requirements above, all companies on the Pink market are expected to promptly release to the public any news or information regarding corporate events that may be material to the issuer and its securities (including adverse information).

Persons with knowledge of such events are considered to be in possession of material nonpublic information and may not buy or sell the issuer's securities until or unless such information is made public. If not included in the issuer's previous public disclosure documents, or if the material events occurs after the publication of such disclosure documents, the issuer shall publicly disclose such events by disseminating a news release within four (4) business days following their occurrence and posting such news release through an Integrated Newswire or the OTC Disclosure & News Service.³

Material corporate events may include:

- Changes to the company's shell status. Please refer to our FAQ on Shell Companies
- Changes in control of issuer
- Departure of directors or principal officers; election of directors; appointment of principal officers
- Entry into or termination of a material definitive agreement or material agreement not made in the ordinary course of business
- · Completion of an acquisition or disposition of assets, including but not limited to merger transactions
- Creation of a direct financial obligation or an obligation under an off-balance sheet arrangement of an issuer
- Triggering events that accelerate or increase a direct or contingent financial obligation including any default or acceleration of an obligation or an obligation under an off-balance sheet arrangement
- · Costs associated with exit or disposal activities including material write-offs and restructuring; Material impairments
- Unregistered sales of equity securities
- Material modification to rights of security holders
- Changes in issuer's certifying accountant
- Non-reliance on previously issued financial statements or a related audit report or completed interim review
- Change in a company's fiscal year; Amendments to articles of incorporation or bylaws that were not previously disclosed in a proxy statement or other such disclosure statement.
- Amendments to the issuer's code of ethics, or waiver of a provision of the code of ethics
- Any changes to litigation the issuer may be involved in, or any new litigation surrounding the issuer
- Officer, director, or insider transactions in the issuer's securities
- Disclosure of investor relations, marketing, brand awareness, and stock promotion activities which might reasonably be expected to materially affect the market for its securities or otherwise deemed material by the issuer
- A company's bankruptcy or receivership
- Termination or reduction of a business relationship with a customer that constitutes a specified amount of the company's revenues
- Any material limitation, restriction, or prohibition, including the beginning and end of lock-out periods, regarding the company's employee benefits, retirement and stock ownership plan
- Earnings releases
- Other materially different information regarding key financial or operation trends from that set forth in periodic reports
- Other events the issuer determines to be material

³ "Integrated Newswire" shall mean a newswire service that is integrated with the OTC Disclosure & News Service and is included on OTC Markets Group's list of Integrated Newswires, as published on https://www.otcmarkets.com/corporate-services/ir-tools-services

Sidney Resources Corporation

101 Mill St Warren, ID 83671

509-552-9858 http://sidneyresources.com/

dan@sdrccorp.com

Quarterly Report

For the period ending September 30, 2024 (the "Reporting Period")

Outstanding Shares

The number of shares outstanding of our Common Stock was:

374,112,851 as of September 30, 2024 (Current Reporting Period Date or More Recent Date)

368,614,921 as of December 31, 2023 (Most Recent Completed Fiscal Year End)

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•	ck mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933, Rule 12b-2 Act of 1934 and Rule 15c2-11 of the Exchange Act of 1934):
Yes: □	No: ⊠
Indicate by che	ck mark whether the company's shell status has changed since the previous reporting period:
Yes: □	No: ⊠
Change in Cor Indicate by che Yes: □	ntrol ck mark whether a Change in Control⁴ of the company has occurred during this reporting period: No: ☑

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

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

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

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

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

1) Name and address(es) of the issuer and its predecessors (if any)

In answering this item, provide the current name of the issuer and names used by predecessor entities, along with the dates of the name changes.

NA

Current State and Date of Incorporation or Registration: Sidney Resources Corporation – August 25, 2009, Idaho.

Standing in this jurisdiction: (e.g. active, default, inactive): Active

Prior Incorporation Information for the issuer and any predecessors during the past five years:

None

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

None

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

None

Address of the issuer's principal executive office:

101 Mill Street, Warren, Idaho 83671 1225 2nd Street, Clarkston, WA 99403

Address of the issuer's principal place of business:

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

Mailing address: PO Box 817, Lewiston, ID 83501

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

No:

✓ Yes:

✓ If Yes, provide additional details below:

2) Security Information

Transfer Agent

Name: Pacific Stock Transfer

Phone: <u>800-785-7782</u>

Email: ipstc@pacificstocktransfer.com

Address: 6725 Via Austi Pkwy, Ste 300, Las Vegas, NV 89119

Publicly Quoted or Traded Securities:

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

Trading symbol: SDRC COMMON CUSIP: 826151102 Par or stated value: SDRC 0.0001

Total shares authorized: 500,000,000 as of date: September 30, 2024
Total shares outstanding: 374,112,851 as of date: September 30, 2024
Total number of shareholders of record: 2048 as of date: September 30, 2024

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

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

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

Exact title and class of the security: Serial Preferred Stock

Par or stated value: 0.0001

Total shares authorized: 10,000,000 as of date: September 30, 2024
Total shares outstanding: 3,200,000 as of date: September 30, 2024
Total number of shareholders of record: 4 as of date: September 30, 2024

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

Security Description:

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

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

The holders of Common Stock are entitled at all times to vote for each share and to such dividends as the Board of Directors may in its sole discretion, from time to time, legally declare, subject, however to the voting and dividend rights if any of the holders of the Serial Preferred Stock. In the event or any liquidation, dissolution or winding up of the Corporation, the remaining assets of the Corporation after the payment of all debts and necessary expenses, subject, however, to the rights of the holders of the Serial Preferred Stock then outstanding, if any, shall be distributed among the holders of the Common Stock pro rata in accordance with their respective holdings. The Common Stock is subject to all of the terms and provisions of the Serial Preferred Stock as fixed by the Board of Directors as hereinafter provided.

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

The Serial Preferred Stock may be issued, from time to time, in one or more series with such distinctive serial designations as the Board of Directors may establish and such Serial Preferred Stock: (a) may have such voting powers, full or limited, or may be without voting powers; (b) may be subject to redemption at such time or times and at such prices; (c) may be entitled to receive dividends (which may be cumulative or non-cumulative) at such rate or rates, on such conditions, and at such times and payable in preference to, or in such relation to, the dividends payable on any other class or classes or series of stock; (d) may have such rights upon the dissolution of, or upon any distribution of the assets of, the Corporation; (e)

may be made convertible into, or exchangeable for, shares of any other class or classes or of any other series of the same or any other class or classes of stock of the Corporation, at such price or prices or at such rates of exchange, and with such adjustments; and (f) shall have such other relative, participating, optional or special rights, qualifications, limitations or restrictions thereof, all as shall hereafter be stated and expressed in the resolution or resolutions providing for Directors pursuant of the authority to do so which is hereby vested in the Board.

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

The shares of all classes of stock of this corporation are non-assessable.

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

None

3) Issuance History

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

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

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

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

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

Shares Outstar Fiscal Year End Opening Balan Date 12/31/202 Preferred:0	<u>ce</u>	Most Recent 269,790,830	*Ri	ght-click the	e rows below a	nd select "Insert" to ac	ld rows as needed		
Date of Transaction	Transaction type (e.g., new issuance, cancellation, shares returned to treasury)	Number of Shares Issued (or canceled)	Class of Securities	Value of shares issued (\$/per share) at Issuan ce	Were the shares issued at a discount to market price at the time of issuance? (Yes/No)	Individual/ Entity Shares were issued to. *You must disclose the control person(s) for any entities listed.	Reason for share issuance (e.g. for cash or debt conversion) -OR-Nature of Services Provided	Restricted or Unrestricte d as of this filing.	Exemptio n or Registrati on Type.
02/26/2021	NEW	500,000	Common	.0250	YES	Cody Kees	<u>Cash</u>	Restricted	<u>Exempt</u>
02/26/2021	NEW	3,000,000	Common	<u>.025</u>	YES	Robert McCully*	Services	Restricted	<u>Exempt</u>

04/08/2021	NEW	300,000	Common	<u>.035</u>	<u>YES</u>	Robert Girardi & Mary Girardi	<u>Cash</u>	Restricted	<u>Exempt</u>
04/12/2021	NEW	350,000	Common	<u>.035</u>	<u>Yes</u>	Robert Borst & Ellen Borst	<u>Cash</u>	Restricted	<u>Exempt</u>
04/14/2021	NEW	600,000	Common	.040	YES	John Shortsleve	<u>Cash</u>	Restricted	<u>Exempt</u>
04/19/2021	NEW	300,000	Common	.040	YES	Kenneth Salzman	Cash	Restricted	<u>Exempt</u>
04/21/2021	NEW	875,000	Common	<u>.035</u>	YES	Kimberly Gray	Cash	Restricted	<u>Exempt</u>
04/21/2021	<u>NEW</u>	300,000	Common	<u>.035</u>	YES	<u>Travis Tiede &</u> <u>Emily Tiede</u>	<u>Cash</u>	Restricted	<u>Exempt</u>
04/21/2021	<u>NEW</u>	300,000	Common	<u>.035</u>	YES	<u>Travis Tiede</u>	<u>Services</u>	Restricted	<u>Exempt</u>
04/25/2021	<u>NEW</u>	714,286	Common	<u>.035</u>	<u>YES</u>	<u>Charles Dwyer &</u> <u>Jodi Dwyer</u>	<u>Cash</u>	Restricted	<u>Exempt</u>
04/29/2021	NEW	875,000	Common	<u>.035</u>	YES	<u>Ian Vedder</u>	Cash	Restricted	Exempt
04/29/2021	NEW	300,000	Common	.035	YES	Cody Kees	<u>Cash</u>	Restricted	<u>Exempt</u>
04/29/2021	<u>NEW</u>	300,000	Common	.035	YES	Guy Tiede& Jodie Tiede	<u>Cash</u>	Restricted	Exempt
05/04/2021	New	375,000	Common	.040	Yes	Sean Rae Zalewski	<u>Cash</u>	Restricted	<u>Exempt</u>
05/04/2021	New	625,000	Common	.040	Yes	Bolland 2018 Charitable Trust	Cash	Restricted	Exempt
05/10/2021	New	1,000,000	Common	<u>.035</u>	Yes	Barry Scott Chavin 1999 Irrevocable Living Trust	<u>Cash</u>	Restricted	Exempt

05/12/2021	<u>New</u>	300,000	Common	.040	<u>Yes</u>	Chad Phillips & Sarah Phillips	<u>Cash</u>	Restricted	Exempt
05/17/2021	<u>New</u>	1,250,000	Common	<u>.040</u>	<u>Yes</u>	Corey Schram	<u>Cash</u>	Restricted	Exempt
05/17/2021	<u>New</u>	1,250,000	Common	.040	<u>Yes</u>	Bolland Charitable Trust of 2016	<u>Cash</u>	Restricted	<u>Exempt</u>
05/17/2021	<u>New</u>	1,250,000	Common	<u>.040</u>	<u>Yes</u>	Sean Rae Zalewski	<u>Cash</u>	Restricted	<u>Exempt</u>
05/18/2021	<u>New</u>	<u>625,000</u>	Common	<u>.040</u>	<u>Yes</u>	James Scherrer	<u>Cash</u>	Restricted	<u>Exempt</u>
05/18/2021	<u>New</u>	1,000,000	Common	<u>.035</u>	<u>Yes</u>	Greg Monfre	<u>Cash</u>	Restricted	Exempt
05/18/2021	<u>New</u>	<u>625,000</u>	Common	.040	Yes	The James Bolland Family Trust of	<u>Cash</u>	Restricted	Exempt

						2016			
						2010			
05/18/2021	New	625,000	Common	0.40	Yes	Sean Rae Zalewski	Cash	Restricted	Exempt
05/19/2021	New	4,400,000	Common	.035	Yes	Daniel S Hally	Services	Restricted	<u>Exempt</u>
05/19/2021	New	300,000	Common	.035	Yes	Don Rolfe	Services	Restricted	Exempt
05/20/2021	New	500,000	Common	.035	<u>Yes</u>	William Kees	Cash	Restricted	Exempt
05/20/2021	New	300,000	Common	.040	Yes	Kenneth Salzman	<u>Cash</u>	Restricted	Exempt
05/25/2021	New	465,000	Common	.040	Yes	Richard Eggleston & Elizabeth Eggleston	Cash	Restricted	<u>Exempt</u>
05/25/2021	New	7,000,000	Common	<u>.15</u>	Yes	Gary Mladjan	Purchase of Tech Design	Restricted	Exempt
<u>05/27/2021</u>	NEW	1,428,572	Common	<u>.035</u>	<u>Yes</u>	Red Beryl Mining Company	<u>Cash</u>	Restricted	<u>Exempt</u>
06/01/2021	New	7,500,000	Common	.035	<u>Yes</u>	<u>Sue Patt</u> i	Services	Restricted	Exempt
06/01/2021	New	400,000	Common	.035	<u>Yes</u>	Gregg Lindner	Services	Restricted	Exempt
06/26/2021	New	500,000	Common	.0250	YES	Adam Matson*	<u>Cash</u>	Restricted	<u>Exempt</u>
06/26/2021	NEW	1,000,000	Common	.0250	<u>Yes</u>	Greg Monfre*	<u>Cash</u>	Restricted	<u>Exempt</u>
07/01/2021	NEW	2,000,000	Common	0.150	YES	Daniel S Hally	Services	Restricted	Exempt
07/01/2021	NEW	5,000,000	Common	0.150	YES	Gregg Lindner	Services	Restricted	Exempt
07/15/2021	NEW	1,250,000	Common	0.040	YES	Robert A Rynders	<u>Cash</u>	Restricted	Exempt
		I	1	1				1	I
08/10/2021	NEW	800,000	Common	0.0025	YES	Robert Schaff*	<u>Cash</u>	Restricted	Exempt
08/10/2021	NEW	400,000	Common	0.05	YES	Vance Freer*	Services	Restricted	Exempt
08/10/2021	NEW	250,000	Common	0.05	YES	Lowell Jay	Services	Restricted	Exempt

Donald Kirst

Gay Marie Ellsworth

Restricted

Restricted

Exempt

Exempt

Equipment

<u>Purchase</u>

<u>Services</u>

09/17/2021

09/17/2021

NEW

NEW

200,000

<u>250,000</u>

Common

<u>Common</u>

0.06

0.06

YES

YES

11/01/2021	NEW	50,000	Common	0.10	YES	Robert A	CASH	Restricted	Exempt
11/01/2021	INLVV	30,000	Common	0.10	TL3	Shaff Lorraine Schaff	CASH	Restricted	Exempt
01/24/2022	Cancelled	44,500	Common	NA	<u>NA</u>	CEDE & CO*	Certificat	Unrestrict	<u>Exempt</u>
					_		e Correctio n	ed	
01/31/2022	NEW	4,000	Common	0.00	NA	Columbia Stock	Certificat	Restricted	<u>Exempt</u>
						<u>Transfer*</u>	<u>e</u> Correctio n		
02/01/2022	NEW	435,920	Common	0.2294	<u>NO</u>	Corey Schram	CASH	Restricted	Exempt
02/04/2022	NEW	43,572	Common	0.2294	<u>NO</u>	Kenneth Salzman	<u>CASH</u>	Restricted	<u>Exempt</u>
02/04/2022	NEW	93,723	Common	0.2294	<u>NO</u>	Robert Borst Ellen Borst	<u>CASH</u>	Restricted	<u>Exempt</u>
02/04/2022	NEW	125,000	Common	0.2294	<u>NO</u>	John Shortsleeve	CASH	Restricted	<u>Exempt</u>
02/09/2022	NEW	50,000	Common	0.100	<u>YES</u>	Robert A Schaff Lorraine Schaff	<u>CASH</u>	Restricted	<u>Exempt</u>
03/21/2022	NEW	750,000	Common	0.2294	<u>NO</u>	Merger Mines Corporation	<u>Services</u>	Restricted	<u>Exempt</u>
03/24/2022	NEW	871,840	Common	0.2294	<u>NO</u>	Robert Rynders	CASH	Restricted	<u>Exempt</u>
03/30/2022	NEW	108,980	Common	0.2294	<u>NO</u>	Red Beryl Mining Company	CASH	Restricted	Exempt
04/05/2022	Cancelled	4,900,000	Common	0.00	<u>NA</u>	Gregg R. Lindner	Cancelled	Restricted	<u>Exempt</u>
04/05/2022	Cancelled	7,000,000	Common	0.00	<u>NA</u>	<u>Sue Patt</u> i	Cancelled	Restricted	<u>Exempt</u>
04/05/2022	Cancelled	6,400,000	Common	0.00	<u>NA</u>	<u>Daniel S Hally</u>	Cancelled	Restricted	<u>Exempt</u>
04/18/2022	<u>NEW</u>	174,368	Common	0.2294	<u>NO</u>	Tyler & Heather Frisbie	<u>CASH</u>	Restricted	<u>Exempt</u>
04/18/2022	NEW	217,960	Common	0.2294	<u>NO</u>	Suzanne Konicke	CASH	Restricted	Exempt
04/29/2022	NEW	65,338	Common	0.2294	<u>NO</u>	Barbara Hale- Richlen & Matthew Richlen	CASH	Restricted	Exempt

04/29/2022	Cancelled	250,000	Common	0.00	<u>NO</u>	Edward & Lillie Stark	Issuance Correction	Restricted	Exempt
04/29/2022	Cancelled	250,000	Common	0.00	<u>NO</u>	Sebastian & Roxanne Caravella	Issuance Correction	Restricted	<u>Exempt</u>
04/29/2022	Cancelled	250,000	Common	0.00	<u>NO</u>	<u>Dean & Clare</u> <u>Zimmerman</u>	Issuance Correction	Restricted	Exempt
04/29/2022	Cancelled	250,000	Common	0.00	<u>NO</u>	<u>Deborah Follo</u>	Issuance Correction	Restricted	<u>Exempt</u>
04/29/2022	NEW	435,920	Common	0.2294	<u>NO</u>	James E Scherrer	<u>CASH</u>	Restricted	<u>Exempt</u>
04/29/2022	NEW	43,572	Common	0.2294	<u>NO</u>	Robert & Mary Girardi	CASH	Restricted	Exempt
06/07/2022	NEW	43,592	Common	0.2294	<u>NO</u>	Benjamin C Petitti	SERVICES	Restricted	<u>Exempt</u>
06/07/2022	NEW	50,000	Common	0.2294	<u>NO</u>	Jeffrey J. & Shelly Forslund	CASH	Restricted	<u>Exempt</u>
06/24/2022	NEW	108,980	Common	0.2294	<u>NO</u>	Boland Charitable Trust of 2016	<u>CASH</u>	Restricted	<u>Exempt</u>
07/11/2022	NEW	100,000	Common	0.1000	YES	Alfred Eckhart*	CASH	Restricted	<u>Exempt</u>
07/11/2022	NEW	50,000	Common	0.1000	YES	Brent Wyland*	<u>CASH</u>	Restricted	<u>Exempt</u>
07/11/2022	NEW	50,000	Common	0.1000	YES	Carol & Jerome Liss*	<u>CASH</u>	Restricted	<u>Exempt</u>
07/11/2022	NEW	50,000	Common	0.1000	YES	Clarence W. Watts*	<u>CASH</u>	Restricted	Exempt
07/11/2022	<u>NEW</u>	50,000	Common	0.1000	YES	James & Lori Heinen*	CASH	Restricted	<u>Exempt</u>
07/12/2022	NEW	150,000	Common	0.1000	YES	Jody Eckhart*	CASH	Restricted	Exempt
07/12/2022	NEW	50,000	Common	0.1000	YES	Joseph Haak*	CASH	Restricted	<u>Exempt</u>
07/12/2022	NEW	50,000	Common	0.1000	YES	Kim Thomas*	CASH	Restricted	<u>Exempt</u>
07/12/2022	NEW	150,000	Common	0.1000	YES	Mary Wyland*	CASH	Restricted	<u>Exempt</u>
07/12/2022	<u>NEW</u>	50,000	Common	0.1000	YES	Michael Wyland*	<u>CASH</u>	Restricted	Exempt
07/13/2022	NEW	50,000	Common	0.1000	YES	Phillip Campbell*	CASH	Restricted	Exempt
07/13/2022	<u>NEW</u>	100,000	Common	0.1000	<u>YES</u>	Sara Diaz & Jose Guerrero*	CASH	Restricted	<u>Exempt</u>
07/13/2022	<u>NEW</u>	50,000	Common	0.1000	YES	Scott Raymond*	CASH	Restricted	<u>Exempt</u>

07/13/2022	NEW	50,000	Common	0.1000	YES	Shurts Living Trust*	CASH	Restricted	<u>Exempt</u>
07/13/2022	NEW	50,000	Common	0.1000	YES	Tom & Jeanne Binder*	<u>CASH</u>	Restricted	<u>Exempt</u>
07/14/2022	NEW	50,000	Common	0.1000	YES	Wayne Houpt*	<u>CASH</u>	Restricted	<u>Exempt</u>
07/14/2022	<u>NEW</u>	150,000	Common	0.1000	YES	Wesley Cathcart*	<u>CASH</u>	Restricted	<u>Exempt</u>
07/14/2022	<u>NEW</u>	200,000	Common	0.0175	YES	Ashton Lindner*	<u>CASH</u>	Restricted	<u>Exempt</u>
07/14/2022	<u>NEW</u>	1,000,000	Common	0.1200	YES	Mitch Mortensen*	SERVICES	Restricted	<u>Exempt</u>
10/27/2022	<u>NEW</u>	500,000	Common	<u>0.025</u>	YES	Barry Scott Chavin 1999 Irrevocable Living Trust*	<u>CASH</u>	Restricted	Exempt
10/27/2022	<u>NEW</u>	500,000	Common	0.035	YES	Adam Matson*	<u>CASH</u>	Restricted	<u>Exempt</u>
12/2/2022	<u>NEW</u>	50,000	Common	0.1000	YES	JAMES J RIGNEY CHERYL RIGNEY	<u>CASH</u>	Restricted	<u>Exempt</u>
12/2/2022	NEW	50,000	Common	0.1000	YES	Stephen G. Maas	<u>CASH</u>	Restricted	<u>Exempt</u>
12/2/2022	NEW	100,000	Common	0.1000	YES	DEREK EUGENE JAY SHAUNA LEE JAY	<u>CASH</u>	Restricted	<u>Exempt</u>
12/2/2022	NEW	149,340	Common	0.1000	YES	Tony Free and Patty Free	SERVICES	Restricted	<u>Exempt</u>
12/8/2022	<u>NEW</u>	50,000	Common	0.1000	YES	JACOB THOMAS SALEMI	<u>CASH</u>	Restricted	<u>Exempt</u>
12/8/2022	<u>NEW</u>	250,000	Common	0.1000	YES	Stephen G. Maas	CASH	Restricted	<u>Exempt</u>
12/8/2022	NEW	50,000	Common	0.1000	YES	RICHARD FREDRICK DIDERRICH IR MARY KAY DIDERRICH	CASH	Restricted	Exempt
12/8/2022	<u>NEW</u>	500,000	Common	0.1000	YES	MELANIE GAWRONSKI & JOHN GAWRONSKI	CASH	Restricted	Exempt
12/16/2022	<u>NEW</u>	150,000	Common	0.1000	YES	DON R ROLFE & JANICE M ROLFE	<u>CASH</u>	Restricted	<u>Exempt</u>
12/27/2022	<u>NEW</u>	10,000	Common	0.1000	YES	LAUREN MARIANI	<u>CASH</u>	Restricted	<u>Exempt</u>
12/27/2022	<u>NEW</u>	50,000	Common	0.1000	YES	Craig Mariani	<u>CASH</u>	Restricted	<u>Exempt</u>
12/27/2022	NEW	100,000	Common	0.1000	YES	WILLIAM DEWOLF SHIRLEY DEWOLF	CASH	Restricted	Exempt
12/27/2022	<u>NEW</u>	20,000	Common	0.1000	YES	CLARK WANTOCH	CASH	Restricted	<u>Exempt</u>

01/10/2023	NEW	250,000	Common	0.1000	YES	Timothy Powers	<u>CASH</u>	Restricted	Exempt
01/10/2023	NEW	100,000	Common	0.1000	YES	Lowell Jay and Donna Holmes	<u>CASH</u>	Restricted	<u>Exempt</u>
01/23/2023	NEW	200,000	Common	0.1000	YES	Guy Tiede	<u>CASH</u>	Restricted	<u>Exempt</u>
02/07/2023	<u>NEW</u>	21,786	Common	0.0001	YES	*Robert Girardi & Mary Girardi	<u>CASH</u>	Restricted	<u>Exempt</u>
02/28/2023	<u>NEW</u>	62,500	Common	0.0001	YES	*John Shortsleeve	<u>CASH</u>	Restricted	<u>Exempt</u>
02/23/2023	<u>NEW</u>	108,980	Common	0.0001	YES	*Suzanne Konicke	<u>CASH</u>	Restricted	<u>Exempt</u>
03/03/2023	<u>NEW</u>	5,000,000	Common	0.1000	YES	Corey Schram	<u>CASH</u>	Restricted	<u>Exempt</u>
03/03/2023	<u>NEW</u>	50,000	Common	0.1000	YES	Philip Foley & Gretchen Foley	<u>CASH</u>	Restricted	<u>Exempt</u>
03/06/2023	NEW	1,000,000	Common	0.1000	YES	Daniel Kavemeier	<u>CASH</u>	Restricted	<u>Exempt</u>
03/10/2023	NEW	10,000,000	Common	0.1355	<u>NO</u>	*Michael Irish & Rachel Irish	Acquisition	Restricted	<u>Exempt</u>
04/10/2023	NEW	12,000,000	Common	0.1000	YES	F & H Mining LLC	Acquisition	Restricted	Exempt
04/11/2023	NEW	200,000	Common	0.1000	YES	Robert & Ellen Borst	<u>CASH</u>	Restricted	<u>Exempt</u>
04/21/2023	NEW	32,694	Common	0.0001	YES	Barbara Hale Richlen & Matthew Richlen	<u>CASH</u>	Restricted	<u>Exempt</u>
05/01/2023	<u>NEW</u>	<u>150,000</u>	Common	0.1000	YES	John Shortsleeve	<u>CASH</u>	Restricted	<u>Exempt</u>
06/29/2023	<u>NEW</u>	100,000	Common	0.1000	YES	Edward & Kristen Maas	<u>CASH</u>	Restricted	<u>Exempt</u>
07/06/2023	<u>NEW</u>	638,000	Common	0.1000	YES	ROBERT BORST & ELLEN BORST	<u>CASH</u>	Restricted	<u>Exempt</u>
07/17/2023	NEW	50,000	Common	0.1000	YES	EQUITY TRUST COMPANY CUST FBO AMELIA RIGEL ROTH IRA	CASH	Restricted	Exempt
07/17/2023	NEW	50,000	Common	0.1000	YES	EQUITY TRUST COMPANY CUST FBO ELI RIGEL ROTH IRA	CASH	Restricted	Exempt
07/17/2023	NEW	1,000,000	Common	0.1000	YES	EQUITY TRUST COMPANY CUST FBO ELI RIGEL ROTH IRA	CASH	Restricted	<u>Exempt</u>
8/09/2023	<u>NEW</u>	1,000,000	Common	0.1000	YES	JACOB SUTHERLUN	<u>CASH</u>	Restricted	<u>Exempt</u>
08/09/2023	<u>NEW</u>	5,000,000	Common	0.1000	YES	Scott Hall	<u>CASH</u>	Restricted	Exempt

09/05/2023	NEW	2,500,000	Common	0.1000	YES	Natalia Myers	CASH	Restricted	<u>Exempt</u>
09/05/2000	NEW	25,000	Common	0.1000	YES	DP ARTIST 401K PSP	CASH	Restricted	<u>Exempt</u>
09/14/2023	NEW	7,500,000	Common	0.1000	YES	Corey Schram	CASH	Restricted	Exempt
09/14/2023	NEW	200,000	Common	0.1000	YES	MERRY HARDY & STEVE AMBROSE	CASH	Restricted	Exempt
09/21/2023	<u>NEW</u>	500,000	Common	0.1000	YES	Sean Rae Zalewski	<u>CASH</u>	Restricted	<u>Exempt</u>
10/05/2023	<u>NEW</u>	500,000	Common	0.1000	YES	Blake & Sarah Rigel	CASH	Restricted	Exempt
10/06/2023	<u>NEW</u>	500,000	Common	0.1000	YES	Michael Reisel	CASH	Restricted	<u>Exempt</u>
10/13/2023	NEW	800,000	Common	0.1000	YES	Roy & Stephanie Sternes	CASH	Restricted	Exempt
10/20/2023	NEW	68,750	Common	0.1000	YES	Bryce Petty	Services	Restricted	Exempt
10/20/2023	NEW	68,750	Common	0.1000	YES	Connor Fuchs	Services	Restricted	Exempt
10/20/2023	<u>NEW</u>	50,000	Common	0.1000	YES	Brent Wyland*	CASH	Restricted	Exempt
10/20/2023	NEW	250,000	Common	0.1000	YES	Edward & Kristin Maas	CASH	Restricted	<u>Exempt</u>
11/21/2023	NEW	1,666,667	Common	0.1000	YES	Robert Rynders	<u>CASH</u>	Restricted	<u>Exempt</u>
12/01/2023	NEW	225,000	Common	0.1000	YES	DP Artist 401K PSP	<u>CASH</u>	Restricted	<u>Exempt</u>
12/01/2023	NEW	666,667	Common	0.1500	YES	Victor Ratiu	CASH	Restricted	<u>Exempt</u>
12/12/2023	NEW	1,333,334	Common	0.1500	YES	James M Boland Revocable Trust	CASH	Restricted	<u>Exempt</u>
12/12/2023	NEW	900,000	Common	\$0.01	YES	Brent Wyland*	CASH	Restricted	<u>Exempt</u>
12/12/2023	NEW	1,350,000	Common	\$0.01	YES	Mary Wyland*	CASH	Restricted	<u>Exempt</u>
12/12/2023	NEW	450,000	Common	\$0.01	YES	Michael Wyland*	CASH	Restricted	Exempt
12/12/2023	NEW	750,000	Common	\$0.01	YES	Joseph Haak*	CASH	Restricted	Exempt
12/13/2023	NEW	1,850,000	Common	\$0.01	YES	Wesley Cathcart*	CASH	Restricted	Exempt
12/28/2023	NEW	4,500	Common	\$0.30	YES	Blake Rigel Cust Amelia UWI*	CASH	Restricted	Exempt
12/28/2023	NEW	15,000	Common	\$0.30	YES	Blake Rigel Cust Eli * UWI*	<u>CASH</u>	Restricted	<u>Exempt</u>

12/28/2023	<u>NEW</u>	250,000	Common	\$0.30	<u>YES</u>	Blake & Sarah Rigel*	<u>CASH</u>	Restricted	<u>Exempt</u>
01/18/2024	NEW	1,000,000	Common	\$0.10	YES	Red Beryl Mining Company	SERVICES	Restricted	<u>Exempt</u>
01/29/2024	<u>NEW</u>	10,500	Common	\$0.30	YES	Blake Rigel Cust Amelia	<u>CASH</u>	Restricted	<u>Exempt</u>
01/29/2024	<u>NEW</u>	450,000	Common	\$0.01	YES	Kim Thomas*	<u>CASH</u>	Restricted	<u>Exempt</u>
01/29/2024	NEW	450,000	Common	\$0.01	YES	James & Lori Heinen*	<u>CASH</u>	Restricted	<u>Exempt</u>
02/05/2024	NEW	300,000	Common	0.10	YES	Merry Hardy & Steve Ambrose*	<u>CASH</u>	Restricted	<u>Exempt</u>
03/07/2024	NEW	450,000	Common	\$0.01	YES	Tom & Jeanne Binder*	<u>CASH</u>	Restricted	<u>Exempt</u>
03/07/2024	<u>NEW</u>	450,000	Common	\$0.01	YES	Robert & Lorraine Schaff*	<u>CASH</u>	Restricted	<u>Exempt</u>
04/05/2024	NEW	1,087,430	Common	\$0.2299	YES	Amy Guerra	<u>CASH</u>	Restricted	<u>Exempt</u>
04/08/2024	NEW	650,000	Common	\$0.10	YES	William Thomas Baker*	SERVICES	Restricted	<u>Exempt</u>
04/26/2024	<u>NEW</u>	650,000	Common	\$0.10	YES	William Thomas Baker*	SERVICES	Restricted	<u>Exempt</u>
05/01/2024	NEW	1,000,000	<u>Preferred</u>	\$0.2500	YES	Corey Schram	<u>CASH</u>	Restricted	<u>Exempt</u>
05/03/2024	NEW	800,000	<u>Preferred</u>	\$0.2500	YES	Boland Charitable Trust of 2018	<u>CASH</u>	Restricted	<u>Exempt</u>
07/15/2024	NEW	1,000,000	Preferred	\$0.2500	YES	Scott Hall	<u>CASH</u>	Restricted	<u>Exempt</u>
09/05/2024	NEW	400,000	<u>Preferred</u>	\$0.2500	YES	National Bureau of Mines Inc	<u>CASH</u>	Restricted	<u>Exempt</u>

Shares Outstanding on Date of This Report:

Ending Balance: Ending Balance:

Date 09/30/2024 Common: 374,112,851

Preferred: 3,200,000

Example: A company with a fiscal year end of December 31st 2023, in addressing this item for its Annual Report, would include any events that resulted in changes to any class of its outstanding shares from the period beginning on January 1, 2022 through December 31, 2023 pursuant to the tabular format above.

***Control persons for any entities in the table above must be disclosed in the table or in a footnote here.

Use the space below to provide any additional details, including footnotes to the table above:

The 3,000,000 shares issued to Robert McCulley are shares issued to replace shares he was previously issued in 2003, 2004 and 2006 that were cancelled in error. The error was unintentional, and no fraud was intended. The 500,000 shares issued to Adam Matson on 06/26/2021 should have been issued on 06/20/2020 but were not because of a data transfer error. The error was unintentional, and no fraud was intended. The 1,000,000 shares issued to Greg Monfre on 06/26/2021 should have been issued on July 1, 2020 but was not issued because of a data transfer error. The error was unintentional, and no fraud was intended. The 800,000 shares of restricted stock issued to Robert Schaff on 8/10/2021 were paid for in FY2014 but was not issued because of a data transmission error with our previous stock transfer agent. The error was unintentional, and no fraud was intended. The 400,000 shares of common restricted stock that was issued to Vance Freer for services should have been issued in FY2014 but was not because of a data transmission error with our previous stock transfer agent. The error was

unintentional, and no fraud was intended. Leland Minerals information: Ward Leland, Owner, 2828 E 32nd Ave Suite A Spokane, WA 99223, 509-532-8330. On January 24, 2022, Sidney Resources Corporation was advised by Pacific Stock Transfer that CEDE & Co had located 22 certificates issued in error with no listed owners and requested cancellation of the certificates resulting in the cancellation of 44,500 shares of common stock. On January 31, 2022, Sidney Resources Corporation was advised by Pacific Stock Transfer that an error was located a negative share balance in a certificate under Columbia Stock Transfer and to correct the error a total of 4000 shares was issued bringing the share balance to zero. Stock issued to the following shareholders: Alfred Eckhart, Brent Wyland, Carol & Jerome Liss, Clarence Watts, James & Lori Heinen, Jody Eckhart, Joseph Haak, Kim Thomas, Mary Wyland, Michael Wyland, Phillip Campbell, Sara Diaz & Jose Guerrero, Scott Raymond, Shurts Living Trust, Tom & Jeanne Binder, Wayne Houpt, & Wesley Cathcart were issued for investments made in 2014 under a revenue sharing agreement. The revenue sharing agreement was canceled, and those investments were converted to shares. The shares issued to Ashton Lindner was for an investment made in 2013. The shares should have been issued in 2013 but because of a clerical error had not been issued. The shares issued to Mitch Mortensen were issued under and agreement between Mortensen and Mike Drew, CEO & President for services in 2012. The shares had not been issued per the agreement for services that Mortensen had provided. The issuance of shares corrected the error. The shares issued on 10/27/2022 to Barry Scott Chavin 1999 Irrevocable Living Trust were acquired on 6/25/2020 but were not issued because of a communication error with the stock transfer agent. The shares issued on 10/27/2022 to Adam Matson were acquired on 5/21/2021 but were not issued because of a communication error with the stock transfer agent. The 21,786 shares issued to Robert Girardi & Mary Girardi were discounted to the price of \$0.0001 as warrant shares that were included in a previous private offering with the overall share price for the total investment was \$0.15000. The 62,500 shares issued to John Shortsleeve were discounted to the price of \$0.0001 as warrant shares that were included in a previous private offering with the overall share price for the total investment was \$0.15000. The 108,980 shares issued to Suzanne Konicke were discounted to the price of \$0.0001 as warrant shares that were included in a previous private offering with the overall share price for the total investment was \$0.15000. The 10,000,000 shares of restricted common stock issued to Michael and Rachel Irish were issued in exchange for 100 percent ownership for the company Irish Metals LLC. The 50,000 shares of restricted common stock issued to Brent Wyland on 10/20/2023 were shares issued in exchange for a cash investment in 2014 as part of a revenue share agreement that has since been converted to shares of restricted common stock at the average of the share price at the time the investment was made. The shares issued on 12/12/2023 to Brent Wyland, Mary Wyland, Michael Wyland, and Joseph Haak were shares issued in exchange for a cash investment in 2014 as part of a revenue share agreement that has since been converted to shares of restricted common stock at the average of the share price at the time the investment was made. The shares issued on 12/13/2023 to Joseph Cathcart were shares issued in exchange for a cash investment in 2014 as part of a revenue share agreement that has since been converted to shares of restricted common stock at the average of the share price at the time the investment was made. The 450,000 shares of restricted common stock issued on 01/29/2024 to Kim Thomas were issued in exchange for a cash investment in 2014 as part of a revenue share agreement that has since been converted to shares of restricted common stock at the average of the share price at the time the investment was made. The 450,000 shares of restricted common stock issued on 01/29/2024 to James & Lori Heinen were issued in exchange for a cash investment in 2014 as part of a revenue share agreement that has since been converted to shares of restricted common stock at the average of the share price at the time the investment was made. The 300,000 shares issued to Merry Hardy & Steve Ambrose on 2/5/2024 were purchased in October of 2023, but due to a communication error the issuance of the shares was delayed. The 450,000 shares of restricted common stock issued on 03/07/2024 to Tom & Jeanne Binder were issued in exchange for a cash investment in 2014 as part of a revenue share agreement that has since been converted to shares of restricted common stock at the average of the share price at the time the investment was made. The 450,000 shares of restricted common stock issued on 03/07/2024 to Robert & Lorraine Schaff were issued in exchange for a cash investment in 2014 as part of a revenue share agreement that has since been converted to shares of restricted common stock at the average of the share price at the time the investment was made. The 650,000 shares of common stock issued on 4/8/2024 to William Thomas Baker were from William Thomas Baker exercising his warrant options for accounting services valued at \$65,000 over a period of 8 years under the previous President and CEO Bill Brown. The 650,000 shares of common stock issued on 4/26/2024 to William Thomas Baker were issued in error by Pacific Stock Transfer when initiating the cancellation of warrant shares in the same amount requested by Sidney Resources Corporation after the original warrants were exercised by William Thomas Baker. A request has been submitted for the 650,000 shares issued in error to be cancelled. The adjustment will be made in the third quarter reporting.

B. Promissory and Convertible Notes

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

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

Date of Note Issuance	Outstandin g Balance (\$)	Princip al Amoun t at Issuan ce (\$)	Interest Accrue d (\$)	Maturity Date	Conversion Terms (e.g. pricing mechanism for determining conversion of instrument to shares)	Name of Noteholder. *You must disclose the control person(s) for any entities listed.	Reason for Issuance (e.g. Loan, Services, etc.)
07/13/2023	\$35,000.00	\$35,000.00	\$6,025.56	12/31/2025	The share price was set as the market price on date of issuance. Price per share \$0.1265	Daniel S. Hally	Loan

07/17/2023	\$150,000	\$150,000	\$21,854.60	12/31/2025	The share price was set as the market price on date of issuance. Price per share \$0.1289	Gregg R. Lindner	Loan
07/13/2023	\$200,000	\$200,000	\$27,645.21	12/31/2024	The share price was set as the market price on date of issuance. Price per share \$0.1265	James M. Boland Revocable Trust	Loan
07/13/2023	\$100,000	\$100,000	\$13,805.48	12/31/2024	The share price was set as the market price on date of issuance. Price per share \$0.1265	Sean Rae Zalewski	Loan
07/14/2023	\$350,000	\$350,000	\$48,304.11	12/31/2024	The share price was set as the market price on date of issuance. Price per share \$0.1295	Sue & Stephan Maas	Loan

Use the space below to provide any additional details, including footnotes to the table above:

- 1. Interest Payment. Interest payments shall be paid within thirty (30) days following the conclusion of each quarter, commencing from the end of the fourth quarter for fiscal year 2023.
- 2. Interest Rate. The Company promises to pay simple interest on the outstanding principal amount hereof from the date hereof until payment in full, which interest shall be payable at the rate of 12% per annum or the maximum rate permissible by law, whichever is less. Interest shall be due and payable on the Maturity Date and shall be calculated on the basis of a 365-day year for the actual number of days elapsed.
- 3. Repayment: The Company hereby agrees to repay the holder of the convertible note in accordance with the following terms: On each anniversary date of this Note, the Company shall make a payment to the holder equal to 8% of the interest accrued during the preceding twelve (12) months. Additionally, a payment in kind of 4% shall be made. All payments, including interest and principal, shall be made in lawful money of the United States of America, and distributed pro rata among all Holders. Payments shall be applied firstly towards accrued interest, and thereafter towards principal.

4) Issuer's Business, Products and Services

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

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

Sidney Resources Corporation: 3rd Quarter FY2024 Activities Summary

Ore Processing and Facility Expansion

This quarter, we made substantial advancements at our Warren District Project site, where we continued processing ore from the Knott Mine stockpiles. Recent upgrades to our milling system allowed us to double our processing capacity, increasing throughput from 2.5 tons to an average of 5 tons per day by the end of the quarter. At the 2.5 tons per day rate, the ore material has resulted in the recovery of 6.4 kg to 8 kg per day of high-grade concentrate. On average a 1-

gallon container of the dried and crushed to over 150 mesh in size weights just over 528 ounces which converts to over 33 pounds.

Metallurgist Guy Saco of Western Frontier has led the development of an intricate metallurgical process, incorporating a complex, multi-step acid leaching system designed to isolate and recover precious metals and separate the elemental iron. This system employs carefully controlled acid leach stages, tailored to dissolve and separate specific metals based on their unique chemical properties. Each stage enables a sequential and efficient precipitation of metals, resulting in high-purity recovery.

During our testing, we identified that a flotation process is highly effective in pre-separating certain precious metals from the ore. By adjusting variables such as reagent type, pH levels, and the amount of air introduced, we achieved selective concentration of targeted metals. This flotation process has become a key part of our methodology, allowing for an efficient initial separation before the acid leaching stages.

To support these processes, we established a fully equipped on-site lab in the Warren District, equivalent to a high-standard testing facility. This lab includes leaching vessels, filtration systems, flotation equipment, and high-temperature furnaces, enabling our team to conduct comprehensive, multi-step refining tests directly on-site. The lab's setup has streamlined our testing capabilities, allowing continuous refinement of our metal separation techniques.

Thus far, we have successfully precipitated four out of the eight targeted precious metals. For complete separation, especially for metals requiring extreme heat, we are in the process of acquiring a high-temperature induction furnace capable of reaching up to 3,900°F. We have requested bids from multiple high-temperature induction furnace manufacturers and anticipate finalizing the purchase and arranging delivery either in late Q4 of this year or early in Q1 2025. This furnace will be critical for processing metals that require high temperatures for effective isolation and purification.

In addition, we have submitted further assay samples to two independent laboratories and are awaiting results. Chief Geologist Steve Dobson is working with Guy to finalize designs for a larger milling facility to support anticipated growth in operations. This expanded facility will significantly enhance our processing capacity, positioning us for long-term success in precious metal recovery and efficient ore refinement at the Warren District Project.

Strategic Claim Expansion

Building on over a decade of historical research and the insights of miners and geologists who have long studied the Warren District, we strategically staked and filed 92 additional unpatented claims, covering a total of 1,900.72 acres. These newly acquired claims encompass numerous past-producing mines—including the New Era, Monitor, Summit, Rainier, Minnahaha, Gaiety, Silver Monarch, Dewey, and Firecracker—positioned along the strike of the primary vein system.

The mines in the Warren area were not closed due to a depletion of gold but were instead forced to shut down in the 1930s due to the Gold Reserve Act of 1934. This legislation, enacted during the Great Depression, required all gold mined in the United States to be sold to the federal government, setting the price at \$35 per ounce and outlawing private ownership of most forms of gold. In effect, the Gold Reserve Act removed much of the economic incentive for private gold mining, leading to the closure of numerous mining operations, including those in Warren. Many of these mines were physically blasted shut to prevent further access and unauthorized mining activities, leaving substantial untapped resources in place.

The Gold Reserve Act's legacy still affects gold mining today. By effectively centralizing control of gold resources, the act shifted mining priorities, resulting in a generation of lost data, resources, and mining infrastructure. While the U.S. abandoned the gold standard in 1971, the long hiatus in mining these areas meant that much of the expertise, records, and historical knowledge were fragmented, making the process of resource assessment and continuity validation in formerly active districts more challenging.

Our approach leverages the strategic value of historical mining data to assess vein continuity across the district. By analyzing extensive production records, geologic reports, and field data from these historic mines—located at multiple points along the strike—we gain valuable insights into the vein's structure and continuity without the need for extensive and costly core drilling. This historical analysis allows us to verify continuity between key points, thereby reducing exploration costs and greatly accelerating our understanding of the area's resource potential.

The historical data gathered from these various sites provides a cost-effective and reliable method for validating vein extensions and establishing resource continuity across the district. This approach not only minimizes exploration expenses but also allows us to advance our operational plans more efficiently. With further exploration underway, we anticipate additional claims in Spring 2025, positioning us to expand our footprint and capitalize on the Warren District's significant resource potential.

Research and Potential Meteorite Impact

Our ongoing research in the Warren District includes a compelling investigation into the possibility that this area lies within a previously unidentified meteorite impact zone. Situated within the blast cone of the Beaverhead Meteorite Strike, Warren shows geological characteristics that suggest a potential secondary strike directly within the district. To advance this hypothesis, we have provided rock samples to the University of Alaska Fairbanks, focusing on high levels of chromium, nickel, and elemental iron—key indicators that are often associated with meteorite impact sites.

Additionally, geological evidence from the area, including distinct rock formations and mineral anomalies, has been collected and submitted for further analysis. These findings align with impact signatures observed in known meteorite strikes, adding scientific weight to our hypothesis. If confirmed, the meteorite strike could explain the unique presence of precious metals and rare earth elements within the district, potentially positioning Warren as a significant source of both economically and scientifically valuable materials.

We are actively exploring partnerships with Idaho-based educational institutions to expand this research, bringing in additional expertise to analyze geological data and refine our understanding of the district's unique characteristics. This study not only enhances the scientific value of our project but also opens doors to new exploration opportunities within the Warren District.

Hydromaxx Water Treatment Partnership

In alignment with our commitment to sustainability and innovation, we have partnered with Hydromaxx to install advanced water treatment technology at our milling operations. Preliminary studies indicate promising results, suggesting that this system could offer a scalable and effective solution for managing mine water across our operations. Beyond its immediate application, we see significant potential for using this technology to treat and restore water at abandoned mines throughout the region, addressing long-standing environmental impacts from historic mining activities.

This partnership with Hydromaxx is also part of a broader research initiative to explore how advanced water treatment systems can minimize water usage within the mining process itself. We are actively investigating the system's ability to improve water quality, enabling us to reuse water more effectively and reduce our overall water requirements. This approach not only enhances operational efficiency but also aligns with our goal of conserving valuable natural resources. Additionally, we are examining how these systems might be used in future mine water cleanup efforts, aiming to establish more sustainable practices that support environmental rehabilitation in historically impacted areas.

This project is a key component of our comprehensive grant proposal submitted to the U.S. Forest Service and Bureau of Land Management, highlighting our commitment to Environmental, Social, and Governance (ESG) principles. By investing in innovative water treatment solutions, we underscore our dedication to environmental stewardship and our responsibility to the communities and ecosystems that are connected to our operations. This initiative is a forward-looking effort, reflecting our ESG commitment to fostering sustainable practices, promoting resource conservation, and supporting the long-term health and vitality of the environments in which we work. As we continue our research and development in this area, we aim to lead by example, establishing standards for responsible water management that benefit our operations, our communities, and our shared natural resources.

Funding for Future Expansion

Management is actively collaborating with a range of organizations and funding partners to secure the financial resources necessary for the long-term success of our projects. These funds will be critical not only for the ongoing development and expansion of our operations but also for covering essential pre-revenue expenses related to our work in the Warren District. By establishing a strong financial foundation now, we aim to support the scaling of our operations, accelerate key initiatives, and ensure that we have the resources required for continued research, technology integration, and environmental management efforts. Securing this funding is a proactive step toward sustaining our vision of growth and innovation, strengthening our ability to achieve our long-term goals.

Advancements in Laser Rock Spalling Technology

We are making significant strides in the advancement of laser rock spalling technology through a collaborative project with a highly skilled engineer specializing in this field. Together, we are exploring a modified laser design aimed at optimizing rock spalling efficiency, allowing for faster rock breakage and improved energy utilization. To safeguard this innovative technology, we have signed non-disclosure agreements and are partnering with the Colorado School of Mines to conduct comprehensive testing and refinement. This cutting-edge research has the potential to reduce extraction costs, lower environmental impact, and enhance operational efficiency, making it a transformative step for resource extraction technology and a key focus area for our development initiatives.

Community Engagement and Social Impact

Our non-profit organization, Order of the Guardian, plays a vital role in advancing our commitment to community well-being and social responsibility. Recently, we facilitated several impactful training sessions at conferences across Idaho, covering essential topics such as domestic violence prevention, sexual assault awareness, and human trafficking intervention strategies. These sessions are part of our broader effort to support communities by providing education, resources, and awareness on critical social issues. By empowering individuals with the knowledge and tools to recognize and address these challenges, we are fostering safer communities and supporting our ESG goals. We remain dedicated to driving positive social change and enhancing the quality of life for those in the regions where we operate.

Strategic Acquisitions and Shareholder Value Optimization

In alignment with our mission for sustainable growth, we are actively pursuing strategic acquisitions that complement our core operations and contribute to our goal of optimizing long-term shareholder value. Each acquisition is carefully evaluated to ensure it aligns with our vision and enhances our portfolio, supporting operational efficiencies, resource expansion, and innovation in mining and resource management. These acquisitions are accompanied by shareholder-focused initiatives designed to drive long-term growth and returns, reinforcing our commitment to creating lasting value for our investors.

Sidney Resources Corporation continues to build strong momentum, establishing a robust foundation for sustainable growth and shareholder returns. With a focus on innovation, environmental stewardship, and responsible resource development, we are excited about the future and remain committed to delivering on our mission and vision for the benefit of our stakeholders and the communities we serve.

Forward Looking Statements

Certain statements in this release constitute forward-looking statements. These statements include the capabilities and success of the Company's business and any of its products, services or solutions. The words "believe," "forecast," "project," "intend," "expect," "plan," "should," "would," and similar expressions and all statements, which are not historical facts, are intended to identify forward-looking statements. These forward-looking statements involve and are subject to known and unknown risks, uncertainties and other factors, any of which could cause the Company to not achieve some or all of its goals or the Company's previously reported actual results, performance (finance or operating) to change or differ from future results, performance (financing and operating) or achievements, including those expressed or implied by such forward-looking statements. More detailed information about the Company and the risk factors that may affect the realization of forward-looking statements is set forth in the Company's filings with OTC Markets, copies of which may be obtained from the OTC Markets website at https://www.otcmarkets.com/index.html The Company assumes no, and hereby disclaims any, obligation to update the forward-looking statements contained in this press release. Please note that the Company believes that any revenue related calculations contained in this release are accurate and based on factual information, there can be no assurance that the Company will be able to achieve all projections due to number of business-related factors.

Thank you for your continued support and confidence in Sidney Resources Corporation. We look forward to updating you on our progress in the coming quarters.

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

None

C. Describe the issuers' principal products or services.

Exploration and development of mineral deposits. Research and development of mining equipment and technology. Development of partnerships for the advancement of clean energy projects and clean water projects focused on mine water discharges from operating and abandoned mines. Testing of ore and ore concentrates and the development of refining and precious metal recovery systems for gold, silver and platinum group metals.

5) Issuer's Facilities

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

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

Sidney Resources Corporation currently leases the patented mining claims known the Lucky Ben Claim, Lucky Ben Extension, Hornet Claim, and the unpatented mining claims known as the Lucky Ben Extension West Claim and the Lucky Ben Extension South Claim, the Lucky Leland Claim, the Royal Richard Claim and the Dandy Don Claim. All of these claims are located in the historical mining district of Idaho known as the Warren Mining District. The Lucky Ben Claim was in previous production that ended in 1921. Sidney Resources paid \$60,000.00 for a five-year lease with an option to renew the lease for 5 additional years. The Board of Directors has signed a lease amendment extending the lease for the Lucky Ben Properties an additional 5 years beyond when the lease that was scheduled to expire at the end of 2019 and with the option to renew the lease an additional 5 years as long as work on the properties remains active. Under the terms of the Lease Amendment, Lessor will be issued 20,000,000 shares of restricted common stock as payment for the lease amendment. Under the terms of the new lease amendment, Sidney Resources Corporation has the option to continue to lease the properties for an indefinite period of time with the condition that development work continues each year.

The company owns 47 unpatented mining claims known as the Walla Walla Claim group. The claims are located in the Marshal Lake Mining District of central Idaho. The claim group covers 980 +/- acres. the Walla Walla Mine is a high-grade gold vein located near the historic Kimberly and Warren Mining Districts. This acquisition adds 1.61 square miles to SDRC's holdings in Idaho. Sidney Resources Corporation has 3 portable storage buildings located on the property. We own 2 38' x 40' steel buildings that will be assembled on the Lucky Ben Property. We own a Caterpillar 470B Excavator. A Starlink Satellite Communication System. In addition, 3 above ground fuel storage tanks are located on the above properties. A large supply of mining timbers are now being stored on the Lucky Ben Claim. An ore pulverizer, sluice box, electrical generators, water tanks, water pumps and miscellaneous equipment and supplies are stored on site. A 12-foot heavy duty trailer. Sidney Resources Corporation issued 7 million shares of restricted common stock to Gary Mladjan for his designs of the Graduated Optical Collimator. Sidney Resources Corporation issued 750,000 shares of restricted common stock to Merger Mines Corporation for all patents and intellectual properties related to the Graduated Optical Collimator and all historic mine records and maps held which included over 200 maps and records of mines with a history of production of valuable minerals.

The Company owns 98 unpatented lode claims and 1 unpatented placer claim that are located adjacent to the Hornet Claim near Warren, Idaho.

The company has stored at the Warren District Project site over 4000 pounds of concentrates at that are available for leaching and the recovery precious metals once the metallurgy testing is complete and the leach process has been identified. In excess of 14 tons #3 concentrate and over 500 tons of tailings are prepared for sale in offtake agreements. We are awaiting chemical analysis testing to confirm the estimated values of the concentrates.

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

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

In addition, list all individuals or entities controlling 5% or more of any class of the issuer's securities.

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

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

Names of All Officers, Directors, and Control Persons	Affiliation with Company (e.g. Officer Title /Director/Owner of 5% or more)	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding	Names of control person(s) if a corporate entity
<u>Sean Rae</u> <u>Zalewski</u>	CEO	Hartland, WI	2,750,000	Common	<u>0.766</u>	
Gregg Lindner	<u>Director</u>	Minoqua, WI	20,450,000	Common	4.1	
Daniel Hally	<u>COO</u>	Clarkston, WA	3,806,016	Common	<u>.76</u>	
Sue Patti	Secretary	Delafield, WI	19,400,000	Common	3.8	
<u>Leland</u> <u>Minerals, LLC</u>	Owner of more than 5%	Spokane, WA	21,500,000	Common	<u>6.7</u>	Ward Leland, Owner 2828 E 32 nd Ave Suite A Spokane, WA 99223 509-532-8330
Ryan Norman	<u>Director</u>	Cocoa Beach, FL	<u>0</u>	<u>NA</u>	<u>NA</u>	Ryan Norman
<u>Chantel</u> <u>Greene</u>	<u>President</u>	Lapwai, ID	<u>0</u>	<u>NA</u>	<u>NA</u>	Chantel Greene
Corey Schram	<u>Director</u>	Ripon, WI	14,185,920 1,000,000	<u>Common</u> <u>Preferred</u>	3.950 35.714	Corey Schram

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

7) Legal/Disciplinary History

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

None

2. Been the subject of the entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or

otherwise limited such person's involvement in any type of business, securities, commodities, financial- or investment-related, insurance or banking activities;

None

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

None

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

None

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

None

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

None

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

<u>None</u>

8) Third Party Service Providers

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

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

Securities Counsel (must include Counsel preparing Attorney Letters).

Name: Morgan E. Petitti, Esq

Address 1: 118 W Streetsboro Road #317

Address 2: Hudson, OH 44236

Phone: 330-697-8548

Email: PetittiLaw@gmail.com

Accountant or Auditor
Name: Chris Shipley
Firm: CDA/CPA Group
Address 1: 618 N 4th Street

Address 2: Coeur d' Alene, ID 83814

Phone: 208-765-1091

Email: admin@cdacpas.com

Investor Relations

 Name:
 None

 Firm:
 None

 Address 1:
 None

 Address 2:
 None

 Phone:
 None

 Email:
 None

All other means of Investor Communication:

Twitter: https://twitter.com/SDRCMINING

Discord: None

LinkedIn https://www.linkedin.com/company/sidney-resources-corp/
https://www.linkedin.com/company/sidney-resources-corp/
https://www.linkedin.com/company/sidney-resources-corp/
https://www.linkedin.com/company/sidney-resources-corp/
https://www.linkedin.com/sidney-resources-corp/
https://www.linkedin.com/sidney-resources-cor

Website; http://sidneyresources.com/

Other Service Providers

Provide the name of any other service provider(s) that **that assisted**, **advised**, **prepared**, **or provided information with respect to this disclosure statement**. This includes counsel, broker-dealer(s), advisor(s), consultant(s) or any entity/individual that provided assistance or services to the issuer during the reporting period.

Name: William A. Jeckle Firm: Randall-Danskin

Nature of Services: Patent Counsel

Address 1: Bank of America Financial Center

Address 2: 601 West Riverside Avenue #1500 Spokane, WA 99201-0626

Phone: 509-747-2052

Email: waj@randalldanskin.com

Name: Matthew Dailey

Firm: Western Frontier Exploration & Mining

Nature of Services: Mining Engineering, Operational Planning, Construction, Safety Planning, Geological Services,

Explosives & Blasting, and Milling Operations Address 1: 640 Juniper Street Suite 4,

Address 2: Elko, NV 89801

Phone: (530) 574-4280 Email: matt@wfmining.com

Name: Gabriel Achenbach

Firm: Achenbach Designs, LLC

Nature of Services: Mechanical Engineering, Hardware Design, Prototyping in Plastics, Drafting, 3-D Cad, 3-D Printing,

Molds, Castings, Extrusions, Machining, Project Setup, Manufacturability, Testing, And Ruggedization.

Address 1: 2408 E 60th

Address 2: Spokane, WA 99223

Phone: 509-993-3317

Email: gachenbach@comcast.net

9) Disclosure & Financial Information

A. This Disclosure Statement was prepared by (name of individual):

Name: <u>Daniel S Hally</u>

Title: Chief Operations Officer & Treasurer & Acting Chief Financial Officer

Relationship to Issuer: Corporate Officer & Director

В.	The following financial statements were prepared in accordance with:
	□ IFRS
	X U.S. GAAP

C. The following financial statements were prepared by (name of individual):

Name: Chris Shipley, CDA/CPA Group Title: **Certified Public Accountant**

Relationship to Issuer: Consultant

> Describe the qualifications of the person or persons who prepared the financial statements: 5 Practice and Industry Specializations: Financial accounting and reporting, Income tax planning and preparation for business and individuals. Audit and attest (Governmental, nonprofit and private), Outsourced CFO, Accounting system design and internal controls. Professional Activities: An active member in American Institute of Public accountants (AICPA) and Idaho Society of Public Accountants (ISCPA), Past Board member of ISCPA, Past Treasurer, Coeur d'Alene Public Library Foundation, Past President of Leadership Coeur d'Alene class of 2011. Certifications: CPA - Idaho. Education: The University of Idaho -B.S., Finance, 1998, The University of Idaho - B.S., Economics, 1998

Provide the following qualifying financial statements:

- Audit letter, if audited: 0
- Balance Sheet:
- Statement of Income:
- Statement of Cash Flows;
- Statement of Retained Earnings (Statement of Changes in Stockholders' Equity)
- Financial Notes

Financial Statement Requirements:

Financial statements must be published together with this disclosure statement as one document.

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

⁵ The financial statements requested pursuant to this item must be prepared in accordance with US GAAP or IFRS and by persons with sufficient financial skills.



Sidney Resources Corporation (An Exploration Stage Company)

Compiled Financial Statements

For the Periods Ended September 30, 2024 and December 31, 2023

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Independent Accountants' Compilation Report

To the Board of Directors Sidney Resources Corporation Lewiston, Idaho

Management is responsible for the accompanying financial statements of Sidney Resources Corporation (An Exploration Stage Company) which comprise the balance sheets as of September 30, 2024 and December 31, 2023 and the related statements of income for the three months and nine months ended September 30, 2024 and September 30, 2023 and for the period beginning March 4, 2003 (inception) through September 30, 2024, and the related notes to the financial statements in accordance with accounting principles generally accepted in the United States of America. We have performed compilation engagements in accordance with Statements on Standards for Accounting and Review Services promulgated by the Accounting and Review Services Committee of the AICPA. We did not audit or review the financial statements, nor were we required to perform any procedures to verify the accuracy or the completeness of the information provided by management. We do not express an opinion, a conclusion, nor provide any form of assurance on these financial statements.

Coeur d'Alene, ID

CDA-CPA GROUP, PUP

November 12, 2024

SIDNEY RESOURCES CORPORATION (An Exploration Stage Company) **BALANCE SHEETS SEPTEMBER 30, 2024 AND DECEMBER 31 2023** 09/30/24 12/31/23 Assets **Current Assets:** \$ Cash 337,971 607,683 **Total Current Assets** 337,971 607,683 Property and equipment, at cost: Fixed assets 31,720 25,273 Vehicles 122,582 92,636 154,302 117,909 Less accumulated depreciation (45,366)(10,407)Net property and equipment 108,936 107,502 Other Assets: Prepaid mine lease - net of amortization 1,433,970 1,643,970 Intangible assets - net of amortization 1,215,000 1,215,000 Security deposit 22,695 22,695 Construction in progress 335,163 332,223 Lease acquisition costs 281,050 281,050 Goodwill 1,385,000 1,385,000 4,879,938 4,672,878

See independent accountants' compilation report and notes to the financial statements.

Total Assets

5,119,785

5,595,123

SIDNEY RESOURCES CORPORATION (An Exploration Stage Company) **BALANCE SHEETS SEPTEMBER 30, 2024 AND DECEMBER 31 2023** 09/30/24 12/31/23 Liabilities and stockholders' equity Current liabilities: \$ Accounts payable \$ 56,300 Credit cards due 43,985 (3,981)**Deposits** 365,500 110,249 Accrued interest 109,414 41,851 Deposits-in-transit 132,693 Total current liabilities 518,899 337,112 Longterm liabilities: Convertable promissory notes 750,000 750,000 750,000 Total long-term liabilities 750,000 **Total liabilities** 1,268,899 1,087,112 Stockholders' equity: Revenue sharing agreement Warrants - 2,013,012 .0001 per warrant 56,551 251 Preferred stock - .0001 par value, 10,000,000 shares authorized, 3,200,000 shares issued and outstanding, respectively 800,000 Common stock - .0001 par value, 500,000,000 shares authorized, 373,462,851 and 368,614,912 shares issued and outstanding, respectively 6,488,215 6,087,065 Paid in capital 9,388,207 9,388,207 Deficit adccumulated during the exploration period (12,882,087)(10,967,512) Total stockholders' equity 3,850,886 4,508,011

See independent accountants' compilation report and notes to the financial statements.

Total liabilities and stockholders' equity

\$ 5,119,785

5,595,123

SIDNEY RESOURCES CORPORATION (An Exploration Stage Company)

STATEMENTS OF INCOME FOR THE THREE MONTHS AND NINE MONTHS ENDED SEPTEMBER 30, 2024 AND 2023 AND FOR THE PERIOD BEGINNING 3/4/2003 (INCEPTION) THROUGH SEPTEMBER 30, 2024

	Three Mo	Since			
	9/30/2024	9/30/2023	9/30/2024	9/30/2023	Inception
ODOG DEVENUE			· ·	· ·	
GROSS REVENUE	\$ -	\$ -	\$ -	\$ -	\$ -
<u>EXPENSES</u>					
Advertising	\$ 2,057	\$ 8,879	\$ 112,723	\$ 21,572	\$ -
Bank charges	476	742	1,515	1,302	
Computer and internet	1,705	1,613	4,208	2,355	-
Exploration costs	241,059	1,043,939	403,473	1,532,470	3,702,000
Amortization land lease	70,000	70,000	210,000	210,000	1,250,000
Fuel and equipment rent	86,268	3,654	330,399	3,654	-
Depreciation	6,299	685	34,959	2,055	90,244
Licenses and fees	-	-	281	187	-
Interest and finance charges	39,897	19,762	84,773	22,755	-
Insurance	-	-	7,261	7,514	-
Janitorial	10,900	-	22,900	943	-
Legal and accounting	180	4,583	2,300	23,715	-
Dues and subscriptions	8,294	8,061	11,541	10,823	-
Printing and postage	465	523	1,435	1,325	-
Office expenses	23	377	1,171	1,104	-
Officer wages	152,000	68,834	416,667	154,084	824,751
Rent	28,992	4,035	88,648	36,315	-
Professional fees	37,908	37,720	78,955	75,922	-
Repairs	515	1,785	25,399	5,785	-
Research and development	-	52	-	418	154,649
Supplies	2,469	19,881	9,753	26,712	-
Meals and entertainment	696	71	894	71	-
Taxes	-	(7,500)	-	(7,500)	-
Taxes - payroll	3,145	5,220	13,280	11,567	_
Telephone	339	366	1,016	920	_
Travel	4,706	18,360	13,019	37,312	_
Utilities	-	646	-	2,261	_
Wages	249	15,127	426	45,917	_
Administrative costs		-	-	-	9,074,865
Consulting	6,500	69,645	13,000	80,571	-
Miscellaneous	(21,973)	22,802	6,579	22,936	_
Total expenses	683,169	1,419,862	1,896,575	2,335,065	15,096,509
Net loss before other income					
(expeneses)	(683,169)	(1,419,862)	(1,896,575)	(2,335,065)	(15,096,509)
,	, , ,	(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	() , ,	, , , ,
OTHER INCOME (EXPENSES)					
Relief of debt	-	-	-	-	808,589
Gain (loss) on sale of assets	-	-	-	-	756
Cancelled stock for service	(18,000)	-	(18,000)	-	1,480,500
Miscellaneous	-	-	-	575	577
Cancelled Conversion Aggreement	18,000	-	-	-	(76,000)
NET (LOSS) INCOME	\$ (683,169)	\$ (1,410,962)	¢ (1 Q14 E7F)	¢ (2.334.400)	\$ (12,882,087)
NET (LUSS) INCUIVIE	\$ (692'528)	\$ (1,419,862)	\$ (1,914,575)	\$ (2,334,490)	\$ (12,882,U8/)

SIDNEY RESOURCES CORPORATION (An Exploration Stage Company) STATEMENTS OF CASH FLOWS FOR THE PERIODS ENDED SEPTEMBER 30, 2024 AND 2023 AND FOR THE PERIOD BEGINNING 3/4/2003 (INCEPTION) THROUGH SEPTEMBER 30, 2024 Nine Months Nine Months Since 9/30/2024 9/30/2023 Inception Cash flows from operating activities Net Income (Loss) \$ (1,914,575) (2,334,490)\$ (12,882,091) Adjustments to reconcile net income to net cash provided by operating activities Stock exchange from revenue sharing agreement (77,000)Stock for services 297,171 Stock for services cancelled (1,480,500)Stock errors in prior periods (2,000)Interest 67,561 19,167 109,413 Depreciation and amortization 1,250,169 244,959 212,055 (Increase) decrease in prepaid expenses 2,111 Increase (decrease) in accounts payable 3,336 Increase (decrease) in accrued liabilities 32,391 36,369 (31,421)Increase (decrease) in deposits 167,307 (18,700) 446,800 **Total Adjustments** 581,891 516,196 181,101 Net cash provided (used) by operating activities (1,398,379)(2,153,389)(12,300,200)Cash flow from investing activities Purchase of Intangible Assets (2,896,050) Gross proceeds on sale of equipment 30,683 Cash payments for the purchase of property (36,393)(85,536)(186,710)Cash payments for building in progress (2,940)(209,407)(325,353) Net cash provided (used) by investing activities (39,333) (294,943) (3,377,430)Cash flow from financing activities 368,000 Proceeds from issuance of common stock 2,620,399 14,340,350 Proceeds from issuance of preferred stock 800,000 800,000 Proceeds from issuance of warrants 115 251 Proceeds from revenue sharing agreement 125,000 Proceeds from convertible promissory notes 750,000 750,000 1,168,000 Net cash provided (used) by financing activities 3,370,514 16,015,601 Net increase (decrease) in cash and equivalents (269,712)922,182 337,971 Cash and equivalents, beginning of year 607,683 80,953 Cash and equivalents, end period 337,971 1,003,135 \$ 337,971

SIDNEY RESOURCES CORPORATION								
(An Exploration Stage Company)								
STATEMENT OF SHAREHOLDERS' EQU							Deficit	
For the Period Beginning March 4, 200	3 (Inception) throug	gh Septemb	er 30, 2024				Accumulated	
						Additional	During	
	Revenue Sharing	Warrants	Preferred	Common Stock		Contributed	Exploration	
	Agreement		Stock	Shares	Amount	Capital	Period	Total
March 4, 2003 Initial								
Captialization	\$-	\$-	\$-	8,000,000	\$8,000	\$2,292,322	\$ (2,353,286)	\$ (52,964
Quasi reorganization	-	-	-	-	-	(2,292,322)	2,292,322	-
Stock sales	-	-	-	6,852,500	6,852	644,584	-	651,436
Stock for services	-	-	-	1,212,647	1,213	120,052	-	121,265
Stock for Lease acquistion	-	-	-	500,000	500	49,500	-	50,000
Net loss for the period	-	-	-	-	-	-	(396,261)	(396,261
Balances at December 31, 2003	-	-	-	16,565,147	16,565	814,136	(457,225)	373,476
Stock sales	-	-	-	785,000	785	97,290	-	98,075
Stock for services	-	-	-	2,514,000	2,514	213,886	-	216,400
Stock for equipment	-	-	-	93,750	94	9,281	-	9,375
Stock warrants exercised	-	-	-	400,000	400	99,600	-	100,000
Net loss for the year ended	-	-	-	-	-	-	(558,876)	(558,876
Balance at December 31, 2004	-	-	-	20,357,897	20,358	1,234,193	(1,016,101)	238,450
Stock sales	_	-	_	8,550,000	8,550	408,950	-	417,500
Stock for services	_	_	_	1,750,000	1,750	173,250	-	175,000
Net loss for the year ended	_	_	_	1,730,000	1,730	-	(516,401)	(516,401
Balance at December 31, 2005	_			30,657,897	30,658	1,816,393	(1,532,502)	314,549
Stock sales	_	_		1,420,220	1,420	69,580	(1,332,302)	71,000
Stock for services	<u>-</u>	-	-	660,000	660	32,340	-	33,000
	-	-	-	-	-	-	(250,394)	(250,394
Net loss for the year ended		-						•
Balance at December 31, 2006	-		-	32,738,117	32,738	1,918,313	(1,782,896)	168,155
Stock sales		-		2,353,216	2,353	110,337	-	112,690
Stock for services	-		-	12,109,000	12,109	593,341	- (764.224)	605,450
Net loss for the year ended	-	-	-	-	-	-	(764,334)	(764,334
Balances at December 31, 2007	-	-	-	47,200,333	47,200	2,621,991	(2,547,230)	121,961
Stock sales	-	-	-	2,010,800	2,011	55,584	-	57,595
Stock for services	-	-	-	7,823,000	7,823	226,867	-	234,690
Stock for supplies	-	-	-	275,000	275	7,975	-	8,250
Net loss for the year ended	-	-	-	-	-	-	(425,014)	(425,014
Balance at December 31, 2008	-	-	-	57,309,133	57,309	2,912,417	(2,972,244)	(2,518
Stock sales	-	-	-	2,710,000	2,710	34,128	-	36,838
Stock for services	-	-	-	4,440,000	4,440	173,160	-	177,600
Change of Domicile/par value	-	-	-	-	(58,013)	58,013	-	-
Net loss for the year ended	-	-	-	-	-	-	(541,972)	(541,972
Balance at December 31, 2009	-	-	-	64,459,133	6,446	3,177,718	(3,514,216)	(330,052
Stock sales	-	-	-	2,862,500	286	52,014	-	52,300
Stock for services	-	-	-	-	-	-	-	-
Net loss for the year ended	-	-	-	-	-	-	(161,122)	(161,122
Balance at December 31, 2010	-	-	-	67,321,633	6,732	3,229,732	(3,675,338)	(438,874
Stock sales	-	-	-	14,995,197	1,500	72,623	-	74,123
Stock for services	-	-	-	9,000,000	900	179,100	-	180,000
Net loss for the year ended	-	-	-	-	-	-	(335,842)	(335,842
Balance at December 31, 2011	-	-	-	91,316,830	9,132	3,481,455	(4,011,180)	(520,593)
Stock sales	-	-	-	-	-	-, - ,	-	-
Stock for services	-	-	-	-	-	-	-	-
Net loss for the year ended	-	-	-	-	-	-	(34,086)	(34,086
Balance at December 31, 2012	-	-	-	91,316,830	9,132	3,481,455	(4,045,266)	(554,679
Stock sales	-	-	_	600,000	60	5,940	-	6,000
Stock for services	-	-	_	-	-	-	-	-
Net gain for the year ended	-	_		_	-		780,507	780,507
Balance at December 31, 2013				91,916,830	9,192	3,487,395	(3,264,759)	231,828
balance at December 31, 2013		-	-	91,910,030	3,132	J, 4 01,333	(3,204,739)	231,020

SIDNEY RESOURCES CORPORATION								
(An Exploration Stage Company)							_	
STATEMENT OF SHAREHOLDERS' EQUI							Deficit	
For the Period Beginning March 4, 2003	3 (Inception) through	September	30, 2024				Accumulated	
						Additional	During	
	Revenue Sharing	Warrants	Preferred	Common	Stock	Contributed	Exploration	
	Agreement	Shares	Stock	Shares	Amount	Capital	Period	Total
Balance at December 31, 2013	\$ -	-	_	91,916,830	\$ 9,192	\$ 3,487,395	\$ (3,264,759)	\$ 231,828
Revenue Sharing	105,000	-	-	-		-	-	105,000
Stock sales	-	-	-	700,000	70	6,930	-	7,000
Stock for services	-	-	-	13,500,000	1,350	113,400	-	114,750
Net Loss for the year ended	-	-	-	-	-	-	(134,759)	(134,759
Balance at December 31, 2014	105,000	-	-	106,116,830	10,612	3,607,725	(3,399,518)	323,819
Revenue Sharing	20,000	-	-	-	-	-	-	20,000
Stock sales	-	-	-	-	_	-	-	-
Stock for services	_	-	-	-	-	-	-	-
Net loss for the year ended	_	-	-	_	_	_	(75,588)	(75,588
Balance at December 31, 2015	\$ 125,000	-	-	106,116,830	\$ 10,612	\$ 3,607,725		\$ 268,231
Revenue Sharing	7 125,000	_	_	-	7 10,012	- 3,007,723	- (3,473,100)	- Z00,Z31
Stock sales	-	-	-		-	_	-	
Stock for services	_	-	-		_	_	_	
Net loss for the year ended	-	-	-	-	-	-	(15,848)	(15,848
Balance at December 31, 2016	\$ 125,000		-	106,116,830	\$ 10,612	\$ 3,607,725		
				100,110,830	\$ 10,612	\$ 3,007,723	\$ (3,490,954)	\$ 252,383
Revenue Sharing	-	-	-	-	-	-	-	-
Stock sales	-	-	-	24,000,000	2,400	57,600	-	60,000
Stock for services	-	-	-	-	-	-	- (40.554)	- (.0.5=.
Net loss for the year ended	-	-	-	-	4	-	(42,654)	(42,654)
Balance at December 31, 2017	\$ 125,000	-	-	130,116,830	\$ 13,012	\$ 3,665,325	\$ (3,533,608)	\$ 269,729
Revenue Sharing	-	-	-	-	-	-	-	-
Stock sales	-	-	-	24,570,000	2,457	58,968	-	61,425.00
Stock for services	-	-	-	76,000,000	7,600	459,200	-	466,800.00
Net loss for the year ended	-	-	-	-	-	-	(534,126)	(534,126
Balance at December 31, 2018	\$ 125,000	-	-	230,686,830	\$ 23,069	\$ 4,183,493	\$ (4,067,737)	\$ 263,828
Revenue Sharing	-	-	-	-	-	-	-	-
Stock sales	-	-	-	-	-	-	-	-
Stock for services	-	-	-	-	-	-	-	-
Net loss for the year ended	-	-	-	-	-	-	(32,436)	(32,436
Balance at December 31, 2019	\$ 125,000	-	-	230,686,830	\$ 23,069	\$ 4,183,493	\$ (4,100,173)	\$ 231,389
Revenue Sharing	-	-	-	-	-	-	-	-
Stock sales	-	-	-	8,000,000	800	199,200	-	200,000
Error in 2017 Stock issue	-	-	-	(1,000,000)	100	100		-
Stock for services	-	-	-	30,600,000	3,060	1,951,940		1,955,000
Net loss for the year ended	-	-	-	-	-	-	(940,278)	(940,278
Balance at December 31, 2020	\$ 125,000	-	_	268.286.830	\$ 26,829	\$ 6,334,733	· · · ·	
Revenue Sharing	-	_		-	-	-	- (5,5 15,15 2)	-
Stock sales	(5,000)		-	20,632,858	2.063	713,286		710,350
Error in Prior Year Stock Issue	5,000	-	-	3,000,000	300	(300		5,000
Stock for services	3,000	-	-	28,000,000	2,800	2,608,200		2,611,000
	-	-	-	28,000,000	2,800	2,000,200		
Net loss for the year ended				210.010.000	ć 21.002	ć 0.655.010	(2,113,977)	(2,113,978
Balance at December 31, 2021	\$ 125,000	-	-	319,919,688	\$ 31,992			\$ 2,658,483
Revenue Sharing	- (405.000)	-	-	-	-	-	-	
Stock sales	(135,000)		-	6,655,173	428	939,612		805,176
Error in Prior Year Stock Issue	-	-	-	(40,500)				-
Stock errors in prior periods	10,000	-	-	-	-	(12,000		(2,000
Stock for services	-	-	-	1,942,932	179	283,242		283,421
Stock for services cancelled	-	-	-	(19,300,000)	(1,930)	(1,478,570		(1,480,500
Net loss for the year ended	-	-	-	-	-	-	(3,641,781)	(3,641,781
Balance at December 31, 2022	\$ -	\$ 136	_	309,177,293	\$ 30,665	\$ 9,388,207	\$ (10,796,209)	\$ (1,377,201)

SIDNEY RESOURCES CORPORATION										
(An Exploration Stage Company)										
STATEMENT OF SHAREHOLDERS' EQU	JITY (Co	ntinued)						Deficit	
For the Period Beginning March 4, 200	03 (Ince	ption) th	rough Septe	mber 30, 202	4				Accumulated	
								Additional	During	
	Wa	rrants	Preferre	ed Stock	Commor	Sto	ock	Contributed	Exploration	
	Sh	ares	Shares	Amount	Shares	Am	nount	Capital	Period	Total
Balance at December 31, 2022	\$	136	-	\$ -	309,177,293	\$	30,665	\$ 9,388,207	\$ (7,325,735)	\$ 2,093,27
Stock sales		115	-	-	31,950,128		3,399,650	-	-	3,399,76
Stock for acquisitions		-	-	-	22,000,000		2,585,000	-	-	2,585,00
Stock for services		-	-	-	137,500		13,750	-	-	13,75
Stock for conversion		-	-	-	5,350,000		58,000	-	-	58,00
Net loss for the 12 months ended		-	-	-	-		-	-	(3,641,781)	(3,641,78
*		-	-	-	-		-	-	4	
Balance at December 31, 2023	\$	251	-	\$ -	368,614,921	\$	6,087,065	\$ 9,388,207	\$ (10,967,512)	\$ 4,508,01
Stock sales		-	3,200,000	800,000	1,397,930		283,150		-	1,083,15
Stock warrants for services		56,300	-	-	650,000		-	-	-	56,30
Stock for services		-	-	-	1,000,000		100,000	-	-	100,00
Stock for conversion		-	-	-	1,800,000		18,000	-	-	18,00
Net loss for the 9 months ended		-	-	-	-		-	-	(1,914,575)	(1,914,57
*		-	-	-	-		-	-	-	-
Balance at September 30, 2024	\$	56,551	3,200,000	\$ 800,000	373,462,851	\$	6,488,215	\$ 9,388,207	\$ (12,882,087)	\$ 3,850,88

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Sidney Resources Corporation (An Exploration Stage Company) Notes to Financial Statements September 30, 2024 and December 31, 2023

NOTE 1 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

History

The company was formed in 1896 and incorporated in Idaho on June 10, 1910 as Sidney Mining Company. The purpose of the Company was to develop and mine mineral properties in Idaho State. In the past the Company mined and processed zinc ore and related minerals in the Yreka Mining District in Shoshone County, Idaho.

On March 4, 2003, the Company merged with its wholly-owned subsidiary Sidney Resources Corporation. The Company then changed its name to Sidney Resources Corporation.

In 2003, the company sold 6,852,500 shares common stock at \$.095 per share. The Company also issued 1,212,647 shares of Common stock for services and 500,000 shares for Lease acquisition costs. These shares were valued at \$.10 per share, reflecting the share sales during the year.

In 2004, the Company sold 785,000 shares common stock at \$.125 per share. It issued 400,000 shares of common stock for the exercise of warrants that were issued during 2004. The warrants were exercised at \$.25 per share. It also issued 93,750 shares of common stock for the purchase of equipment and 2,514,000 shares of Common stock for services. These shares were valued at \$.10 per share, reflecting the share sales during the year.

In 2005, the Company sold 8,550,000 shares common stock at \$.05 per share. It also issued 1,750,000 shares of Common stock for services. These shares were valued at \$.05 per share, reflecting their issue early in the year and share sales during the previous year.

In 2006, the Company sold 1,420,220 shares common stock at \$.05 per share. It also issued 660,000 shares of Common stock for services. These shares were valued at \$.05 per share, reflecting the share sales during the year.

In 2007, the Company sold 2,353,216 shares common stock at \$.048 per share. It also issued 12,109,000 shares of Common stock for services. These shares were valued at \$.05 per share, reflecting the share sales during the year.

In 2008, the Company sold 2,010,800 shares common stock at \$.03 per share. It also issued 7,823,000 shares of Common stock for services and 275,000 shares for supplies. These shares were valued at \$.03 per share, reflecting the share sales during the year.

NOTE 1 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

In 2009, the Company sold 2,710,000 shares common stock at \$.04 per share. It also issued 4,440,000 shares of Common stock for services. These shares were valued at \$.04 per share, reflecting the share sales during the year.

In 2010 as of December 31, the Company sold 2,862,500 shares common stock at \$.02 per share. It issued no shares of Common stock for services.

In 2011, the Company sold 14,995,197 shares common stock at Market value. It also issued 9,000,000 shares of Common stock for services. These shares were valued at \$.02 per share, reflecting the share sales during the period issued.

For the year ended December 31, 2012 there were no stock transactions for the Company.

In 2013, the Company sold 600,000 shares common stock at \$.01 per share. It issued no other stock.

For the year ended December 31, 2014, the Company sold 700,000 shares common stock at \$.01 per shares. It also issued 13,500,000 shares of Common stock for services valued at \$.0085 per share, reflecting the share price at the time of issue.

For the year ended December 31, 2015 the Company had no stock transactions.

For the year ended December 31, 2016 the Company had no stock transactions.

For the year ended December 31, 2017, the Company issued 24,000,000 shares of common stock at \$.0025.

For the year ended December 31, 2018 the Company issued 24,570,000 shares of common stock at \$.0025 and 76,000,000 shares of common stock for services valued at market.

For the year ended December 31, 2019 the Company had no stock transactions.

For the year ended December 31, 2020 the Company issued 8,000,0000 shares of common stock and 30,600,000 shares of common stock for services and prepaid lease valued at market.

NOTE 1 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

For the year ended December 31, 2021 the Company issued 23,632,858 shares of common stock and 28,000,000 shares of common stock for services, equipment and Mining Technology valued at market.

For the year ended December 31, 2022 the Company Issued 6,655,173 shares of common stock and 750,000 shares of common stock for Patents and mine records valued at market and 1,192,932 of common stock for services and cancelled 19,300,000 shares of common stock.

For the year ended December 31, 2023 the Company Issued 31,950,128 shares of common stock and 22,000,000 shares of common stock for acquisitions 137,500 of common stock for services, and 5,350,000 shares of common stock through conversion. In total the shares were valued at \$6,056,400.

For the 3rd quarter ended September 30, 2024 the Company issued 1,397,930 shares of common stock valued at \$283,150; 1,000,000 shares of common stock issued for services valued at \$100,000; 1,800,000 shares valued at \$18,000 through conversion and issued 3,200,000 of preferred stock valued at \$800,000.

In exchange for accrued accounting services totaling \$56,300, warrants were issued. Subsequently, these warrants were exchanged for 650,000 common stock shares.

Financial Statement Presentation

The acquisition was treated as a reverse merger whereby the acquired company is treated as the acquiring company for accounting purposes.

An Exploration Stage Company

The Company is an Exploration Stage Company since it is engaged in the search for mineral deposits, which are not in the development or productions stage. As an exploration stage company, the Company will present, since inception, results on its statements of operations, stockholders' equity and cash flows.

Cash and Cash Equivalents

For purposes of the statement of cash flows, the Company considers all short-term debt securities purchased with a maturity of three months or less to be cash equivalents.

Property and Equipment

Property and equipment are carried at cost. Maintenance, repairs and renewals are expensed as incurred. Depreciation of property and equipment is provided for over their estimated useful lives, which range from five, seven and ten years, using the straight-line method.

NOTE 1 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Lease Acquisition Costs

Lease acquisition cost of \$281,050 at September 30, 2024 and December 31, 2023, primarily includes costs incurred to build and improve the road on the leased land. Since mining has not commenced, no amortization expense has been recognized for the periods presented. Amortization will be recorded using the units-of-production method when mining begins.

Environmental Liabilities

The Company is subject to a variety of federal and state environmental regulations and agencies. The Company will only accrue liabilities for environmental claims and damages when it is probable, and the costs are estimable.

Use of Estimates

The preparation of the financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect certain reported amounts and disclosures. Accordingly, actual results could differ from those estimates.

Revenue Recognition

In May 2014, the FASB issued ASU No. 2014-09, "Revenue from Contracts with Customers (Topic 606)" (ASU 2014-09) as modified by ASU No. 2015-14, "Revenue from Contracts with Customers (Topic 606): Deferral of the Effective Date," ASU2016-08, "Revenue from Contracts with Customers (Topic 606): Principal versus Agent Considerations (Reporting Revenue Gross versus Net)," ASU No. 2016-10, "Revenue from Contracts with Customers (Topic 606): Identifying Performance Obligations and Licensing," and ASU No. 2016-12, "Revenue from Contracts with Customers (Topic 606): Narrow-Scope Improvements and Practical Expedients." The revenue recognition principle in ASU 2014-09 is that an entity should recognize revenue to depict the transfer of goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services.

In addition, new and enhanced disclosures will be required. Companies may adopt the new standard either using the full retrospective approach, a modified retrospective approach with practical expedients, or a cumulative effect upon adoption approach. The Company adopted ASU 2014-09 on January 1, 2018, using the modified retrospective approach. Because the Company doesn't have any customer contracts as of January 1, 2018, the adoption of ASU 2014-09 did not have a material impact on the Company's financial position, results of operations, equity or cash flows.

NOTE 2 – INCOME TAXES

The Company Accounts for Income taxes under the asset and liability method. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statements carrying amounts of existing assets and liabilities and their respective tax bases and operating losses, and tax credit carryforwards. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled.

The effect on deferred tax assets and liabilities of a change in tax rates is recognized in the results of the operations in the period that includes the enactment date. Deferred income tax expense (benefit) represents the change during the period in the deferred tax assets and deferred tax liabilities.

The components of the deferred tax assets and liabilities are individually classified as current and noncurrent based on their characteristics. Deferred tax assets are reduced by a valuation allowance when it is more likely than not that some portion of the deferred tax assets will not be realized.

The Company evaluates and accounts for uncertain tax positions in accordance with Accounting Standards Codification (ASC) 740, Income Taxes. ASC 740 prescribes a recognition threshold and a measurement attribute for the financial statement recognition and measurement of tax positions taken or expected to be taken in a tax return as well as guidance on de-recognition, classification, interest and penalties and financial statement reporting disclosures. For these benefits to be recognized, a tax position must be more-likely-than-not to be sustained upon examination by taxing authorities. The amount recognized is measured as the largest amount of benefit that is greater than fifty percent likely of being realized upon ultimate settlement.

The Company is subject to routine audits by taxing jurisdictions, however, there are currently no audits in progress. The Company remains subject to examinations by U.S. Federal and various state authorities for years ending after December 31, 2019.

The Company has no significant differences between book and tax accounting. At September 30, 2024 and December 30, 2023, the Company had an estimated tax loss carry-forward of approximately \$7,600,000 and \$7,000,000. Due to uncertainties as to future profitability, the value of the net operating loss carry forward is fully reserved and no valuation allowance has been booked.

NOTE 3 – MINERAL LEASE INTANGIBLE ASSETS

The Company has a 5-year lease with an option to renew for an unlimited term as long as the Company is conducting underground mining work producing ore. The lease will expire at the end of the five-year period starting the 3rd quarter of 2020, or if the Company fails to do major mining work by the end of December 31 in any year where mining work was not completed. The lease was paid with the issue of 20,000,000 shares of restricted stock. There will be a royalty payment that will be 6% of net smelter returns. The value of the stock is be reflected in prepaid expenses.

The lease guarantees Sidney Resources Corporation the exclusive rights and options to lease the Lucky Ben Mine Group Properties and mineral rights located within the Warren Mine District of Idaho. The lease will be amortized over 60 months. Amortization for the second quarter ended September 30, 2024 was \$210,000 and for the three months ended September 30, 2024 was \$70,000 and accumulated amortization was \$1,190,000 at September 30, 2024 and \$980,000 at December 31, 2023.

In the second quarter 2021 the Company acquired certain mining technology from Gary Mladjan for 7,000,000 shares of restricted stock valued at \$.15 per share. Amortization will begin when the technology is put into service.

In the first quarter 2022 the Company acquired patents and mine records from Merger Mines for 750,000 shares of stock valued at \$.22 per share. Amortization will begin when put into use.

During the first quarter of 2023, the Company successfully acquired the Walla Walla Project in the Marshall Lake Mining District of Idaho County. The purchase included 100% ownership of the property in exchange for 1,200,000 shares issued at a discounted price of \$0.1000 per share. In addition, \$500,000 in royalties will be paid, which represents 50% of the first \$1,000,000 net profit generated from the property.

NOTE 4 – RELATED PARTIES

The officers and members of the Board of Directors have received stock and cash as compensation, amounts paid to date was as follows, includes past Directors and Officers:

		Cash	Stock Shares	Stock Value
Balance	12/31/2023	\$ 151,000	79,825,953	\$ 1,034,145
	Additions	-	-	-
	Cancelled	-	-	-
Balance	9/30/2024	\$ 151,000	79,825,953	\$ 1,034,145

NOTE 5 - REVENUE SHARING AGREEMENT

During the 4th quarter of 2014 the Company entered into agreements with investors whereby the investor will receive a share of the Company's profit. The investors were limited to \$5,000 investment and a maximum of 140 investors. In exchange for the cash injection the investors will receive .143% of the profits annually that are specific to the Lucky Ben Mine Project. The Company collected no money for the year ended September 30, 2024 and none during the year ended December 31, 2022. In 2021 A deposit was moved to Revenue Sharing after determining the deposit was for the Revenue Sharing program, and a revenue sharing agreement for \$5,000 was converted into 50,000 shares of common stock. For the year ended December 31, 2022 revenue sharing amounts of \$115,000 was converted into 1,150,000 shares of common stock.

NOTE 6 – STOCKHOLDERS' EQUITY

Revenue Sharing Agreement

See note 5 for information concerning this arrangement.

Common Stock

The Company is authorized at 500,000,000 shares of Common stock, with a par value of \$.0001 per share, authorized as of September 30, 2024 and as of December 31, 2022. An error was corrected decreasing the shares issued by 40,500 for the period ended March 31, 2022 and an error increasing the shares issued by 3,000,000 shares during the year ended December 31, 2021.

During the second period ended June 30, 2022 19,300,000 shares of stock for services was cancelled valued at \$1,480,500 and recorded as an increase in other income along with decreases in capital stock and paid in capital of \$1,930 and \$1,478,570 respectively.

There were 374,462,851 shares outstanding as of September 30, 2024 and 368,614,912 outstanding at December 31, 2023.

Preferred Stock

The Company is authorized at 10,000,000 shares of Preferred stock, with a par value of \$.0001 per share, authorized as of September 30, 2024 and December 31, 2023. The unissued shares of Preferred stock may be divided into and issued in designated series from time to time by one or more resolutions adopted by the Board of Directors. There were 3,200,000 shares outstanding as of September 30, 2024 and zero outstanding at December 31, 2023.

NOTE 6 – STOCKHOLDERS' EQUITY (continued)

Warrants and Options

In 2004, the Company as part of a Private Placement Offer issued 400,000 warrants with an exercisable price of \$0.25 per share. The warrants were exercised in 2004 for \$100,000. All other warrants issued in connection with this offering have expired. In September 2006, the Board of Directors eliminated the issuance of warrants and options by the Company. In the six months 2022 the Board of Directors issued warrants as part of stock purchases in the amount of 1,363,012 for a value of .0001 per warrant. The warrants were issued one for every two shares purchased in the first quarter. In the second quarter of 2024 in exchange for accrued accounting services totaling \$56,300, warrants were issued. Subsequently, these warrants were exchanged for 650,000 common stock shares.

NOTE 7 – COMMITMENTS

Effective October 1, 2021 the company had entered into a yearly lease for company offices in Coeur d'Alene, Idaho. The lease is for \$4,035 per month.

NOTE 8 – COMPENSATED ABSENCES AND PROPERTY TAX ACCRUALS

The Company does not compensate for absences and does not have significant personal or real estate property taxes to accrue.

NOTE 9 - GOING CONCERN

The Company has not generated significant revenues or profits to date. This factor among others may indicate the Company will be unable to continue as a going concern. The Company's continuation as a going concern depends upon its ability to generate sufficient cash flow to conduct its operations and its ability to obtain additional sources of capital and financing. Management continues to look for additional capital through stock sales and/or minimum royalty payments on production, minimizing debt load to meet its working capital obligations in 2024 and beyond. The accompanying financial statements do not include any adjustments that might result from the outcome of this uncertainty.

NOTE 10 - STOCK-BASED COMPENSATION

At various times during the life of the company it has issued stock for services, supplies and other costs. The company recorded an expense as of average trading value of the stock at the time of issue and an increase in the value of stock. The stock is restricted for one year but has no vesting requirements.

During the second quarter of 2022 19,300,000 shares issued to officers & directors was cancelled.

NOTE 10 – STOCK-BASED COMPENSATION (continued)

Since inception the Company has issued 143,439,079 shares valued at \$3,180,626 for services, 32,500,000 shares valued at \$2,650,000 for lease acquisition, 293,750 valued at \$21,375 for equipment which was capitalized, 275,000 valued at \$8,250 for supplies, 7,000,000 shares valued at \$1,050,000 for mining technology, and 750,000 shares valued at \$165,000 for patents and mining records, and 10,000,000 shares valued at \$1,385,000 for acquisitions.

NOTE 11 – ACQUISITIONS

On February 17, 2023, the Company acquired 100% of the shares of Irish Metals, LLC, a developer of new technologies and processes for mining and other industries. As a result of the acquisition, the Company is expected to focus on clean refining technologies and environmental clean-up.

In addition to the completed acquisition comes the engagement of Mike Irish as the new Sidney Resources Chief Scientific Officer.

On February 17, 2023, the company released 10,000,000 shares valued at \$1,385,000. As of the acquisition date, no significant assets or liabilities were identified, which means that the entire amount was allocated to goodwill. None of the goodwill recognized is expected to be tax-deductible.

NOTE 12 – CONVERTIBLE PROMISSORY NOTES

The Company has sold convertible promissory notes (the "Note") for value received at \$750,000 (the principal amount). Interest accrues at 12% and is paid quarterly to the holders of the Note.

Conversion - repayment premium upon sale of the company.

If a Qualified Financing occurs, the outstanding principal balance of this Note will be automatically converted into Subsequent Financing Securities. The conversion price will be determined by either the market price of SDRC shares on the date of this agreement's signing or the Alternate Conversion Price. The conversion will occur on the same terms and conditions as those granted to the Investors in the Qualified Financing.

NOTE 12 - CONVERTIBLE PROMISSORY NOTES (continued)

If the Company intends to issue and sell Subsequent Financing Securities in a Non-Qualified Financing, the Holder shall have the right to convert the outstanding principal balance and any unpaid accrued interest under this Note into shares of Subsequent Financing Securities.

If a Qualified Financing is not concluded prior to the Maturity Date and this Note remains outstanding, the Holder may elect to convert the outstanding principal balance and any unpaid accrued interest under this Note into Common Stock of the Company.

If the conversion of this Note would result in the issuance of a fractional share, the Company shall pay the Holder the fair market value of one share of capital stock.

The Holder shall be required to execute and deliver such agreements, certificates, or other documents as are required of the Investors in the event of a Qualified Financing or a Non-Qualified Financing in which the Holder has elected to convert this Note.

If the Company sells before the Note is repaid, the Holder will get notice of the sale at least 5 days before the closing date. The Holder can choose to convert the Note to Common Stock or receive the principal and interest due on the Note. The choice must be made before the sale closing date.

NOTE 13 – SUBSEQUENT EVENTS

Management has evaluated subsequent events through November 12, 2024, the date on which the financial statements were issued.

During the 3rd Quarter of FY2024, Sidney Resources Corporation achieved several important milestones, advancing our capabilities and expanding our holdings to enhance long-term shareholder value. Below is a summary of our activities:

Ore Processing and Facility Expansion

We made significant progress at the Warren District Project site, where we continued processing ore from the Knott mine stockpiles. With recent adjustments to the milling system, we doubled our processing rate, increasing from 2.5 tons to an average of 5 tons daily by the end of the quarter.

NOTE 13 – SUBSEQUENT EVENTS (continued)

Guy Saco of Western Frontier has spearheaded the development of metallurgical processes to refine and separate precious metals. We've submitted additional assay samples to two independent labs and are awaiting results. Guy and Steve Dobson, our Chief Geologist, are also advancing the design of a larger milling facility to support future operational expansion. To enhance our processing capabilities, we are securing bids for a high-temperature induction furnace (3900°F capacity) with assistance from board member Corey Schram.

Strategic Claim Expansion

Capitalizing on extensive research and Lidar technology, we staked and filed 92 additional unpatented claims, covering 1,900.72 acres in the Warren District. These newly acquired claims include past-producing mines—New Era, Monitor, Summit, Rainier, Minnahaha, Gaiety, Silver Monarch, Dewey, and Firecracker. We are conducting further exploration and anticipate additional claims in Spring 2025.

Research and Potential Meteorite Impact

As part of ongoing research, we provided rock samples to the University of Alaska Fairbanks to investigate the Warren District's location within a meteorite strike zone. Warren lies in the blast cone of the Beaverhead Meteorite Strike, with evidence suggesting an additional strike directly in the district. We are exploring collaborations with Idaho-based educational institutions to further this study.

Hydromaxx Water Treatment Partnership

We partnered with Hydromaxx to install water treatment technology at our milling operations. Preliminary studies on its impact have been promising. We believe this system could offer a scalable solution for mine water treatment across our operations and potentially benefit the treatment of water in abandoned mines in the region.

Funding for Future Expansion

Management is proactively working with multiple organizations to secure long-term funding. These financial resources will be essential to support operations, expansion initiatives, and our pre-revenue expenses related to the Warren District.

NOTE 13 - SUBSEQUENT EVENTS (continued)

Advancements in Laser Rock Spalling Technology

In collaboration with an experienced engineer researching laser rock spalling technology, we are exploring a modified design aimed at accelerating the rock spalling process and improving laser efficiency. To protect this innovation, we have signed non-disclosure agreements and intend to conduct further testing with the Colorado School of Mines.

Community Engagement and Social Impact

Through our non-profit, Order of the Guardian, we conducted several training sessions at Idaho-based conferences, covering critical topics such as domestic violence, sexual assault prevention, and human trafficking awareness.

Strategic Acquisitions and Shareholder Value Optimization

In alignment with our strategic goals, we are finalizing additional acquisitions and conducting activities to maximize long-term value for our shareholders.

Sidney Resources Corporation continues to build momentum, ensuring a strong foundation for sustainable growth and shareholder returns. We are excited about the future and remain committed to our mission of innovation, environmental stewardship, and responsible resource development.

10) Issuer Certification

Principal Executive Officer:

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

The certifications shall follow the format below:

I, Sean Rae Zalewski certify that:

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

November 14, 2024 [Date]

/s/SEAN RAE ZALEWSKI [CEO's Signature]

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

Principal Financial Officer:

I, Daniel S. Hally certify that:

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

November 14, 2024 [Date]

/s/DANIEL S HALLY [CFO's Signature]

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