SILVER SPRUCE RESOURCES INC.

Management Discussion and Analysis For the Year Ended October 31, 2023

This discussion and analysis ("MD&A") of the financial position and results of operations of Silver Spruce Resources Inc. is prepared and has been approved by the Board of Directors as at February 22, 2024. and is a review of the financial condition as at October 31, 2023, and results of operations for the year ended October 31, 2023. This MD&A should be read in conjunction with the Company's consolidated financial statements and notes for the year ended October 31, 2023.

Certain statements in this report may constitute forward-looking statements that are subject to risks and uncertainties. Several important factors could cause actual outcomes and results to differ materially from those expressed in these forward-looking statements. Consequently, readers should not place any undue reliance on such forward-looking statements. In addition, these forward-looking statements relate to the date on which they were made.

In particular, forward looking comments regarding both the Company's plans and operations included in the "Company Overview" with respect to management's planned exploration and other activities, and in "Liquidity", and "Commitments" regarding management's estimated ability to fund its projected costs of exploration work and general corporate costs of operations, and its ability to raise additional funding through placement of the Company's common shares, are plans and estimates of management only and actual results and outcomes could be materially different.

The statements reflect the current beliefs of the management of the Company and are based on currently available information. Accordingly, these statements are subject to known and unknown risks, uncertainties and other factors, which could cause the actual results, performance, or achievements of the Company to differ materially from those expressed in, or implied by, these statements. These uncertainties are factors that include but are not limited to risks related to international operations; risks related to general economic conditions and credit availability; public health crises such as the COVID-19 pandemic and other uninsurable risks; actual results of current exploration activities; unanticipated reclamation expenses; fluctuations in prices of base and precious metals; fluctuations in foreign currency exchange rates; increases in market prices of mining consumables; accidents, labour disputes, title disputes, claims and limitations on insurance coverage and other risks of the mining industry; delays in obtaining governmental approvals or financing or in the completion of development or construction activities; changes in national and local government regulation of mining operations, tax rules and regulations, and political and economic developments in countries in which the Company operates, as well as other factors

Additional information regarding the Company, including copies of the Company's continuous disclosure materials is available on the Company's website at www.selarplus.ca.

Company Overview

Silver Spruce Resources Inc. (the "Company" or "Silver Spruce") is a junior exploration company headquartered in Bedford, Nova Scotia. The Company is focused on exploration for precious metals. The Company's common shares are listed for trading on the TSX Venture Exchange under the symbol "SSE", the OTCQB under the symbol "SSEBF and the Frankfurt Stock Exchange under the symbol "S6Q".

The Company is focusing its business activities on exploring and advancing properties to maximize benefit to shareholders. Highlights from fiscal 2023 activities include:

- In November 2022, the Company amended its definitive agreement with the vendor to acquire 100% interest in three additional properties contiguous to the Marilyn and Till Properties located in Newfoundland and Labrador, Canada comprising 242 claims and totaling 6,040 hectares.
- In January 2023, the Company filed its technical report with Minera Bimsa SA de CV, earned a 25% interest in Diamante 1 and 2 with Colibri Resource Corp. via Yaque Minerales and has an option remaining to increase Silver Spruce ownership to 50%.
- In the first quarter of 2023, the Company agreed to increase the Melchett Lake property by acquiring additional contiguous claims staked by the vendor. The amendment also includes additional claims staked by the Company east and west of the core claims from the Definitive Agreement.

As at October 31, 2023, the Company had a cash balance of \$377,578. The Company's future performance is largely tied to the outcome of future exploration and its financial markets. The recoverability of minerals from the Company's properties is dependent upon, among other things, the discovery of economically recoverable reserves, the ability of the Company to obtain necessary financing to continue to explore and develop its properties and upon future profitable production.

Selected Annual Information

The table below outlines selected financial information of the Company's years ended October 31, 2023, 2022 and 2021. The financial information is extracted from the Company's audited consolidated financial statements.

	2023	2022	2021
	\$	\$	\$
Net and comprehensive loss	(1,052,991)	(1,544,028)	(2,386,857)
Net loss per share			
- basic and diluted	(0.00)	(0.01)	(0.01)
Total assets	410,711	385,220	1,472,726
Total long-term financial liabilities	-	1,733	21,980

For the year ended October 31, 2023, the Company had a net loss of \$1,052,991 (loss per share of \$0.00) compared to a loss of \$1,544,028 (loss per share of \$0.01) for the year ended October 31, 2022.

Exploration and evaluation expenditures declined by \$550,210 from \$1,028,194 in 2022 to \$477,984 for the current year and corporate relations declined by \$66,776 from \$83,471 in 2022 to \$16,695 for the current year. Both expenditures decreased to maintain alignment with available cash resources.

In the 2022 comparative period there were several months when consulting fees were not incurred, as a result consulting fees increased by \$128,190 from \$219,407 in 2022 to \$347,597 for the current year.

Stock based compensation declined by \$42,959 from \$46,878 in 2022 to \$3,919 for the current year as a result of vesting terms on previously issued options and the fact that no new options were issued during the current year.

For the year ended October 31, 2023, the Company recorded an allowance for bad debt of \$33,381 (2022 - \$13,112), related to VAT taxes paid in Mexico and recorded as receivable. The Mexican Government does not reimburse the VAT paid on expenses incurred. This tax receivable will be applied against future VAT payable if the Company earns revenue from mining activities in Mexico. The Company has therefore recorded an allowance against this VAT receivable, which will be reversed in the future if the Company earns taxable revenue in Mexico.

Annual Expenditures on Mineral Properties

The table below outlines project exploration expenditures for the years ended October 31, 2023 and 2022.

	Piı	no de Plata	Εl	Mezquite	Jackie	Diamante	Mystery, Marilyn and Till	I	Melchett Lake	
Accumulated costs/expenditures		Mexico		Mexico	Mexico	Mexico	Newfoundland and Labradon	r	Ontario	Total
Balance, October 31, 2021	\$	771,445	\$	730,018	\$ 191,055	\$ 141,926	\$ 160,307	'	\$ 558,630	\$ 2,553,381
Acquisition costs and annual fees		13,141		1,062	57,250	2,495	35,730)	126,200	235,878
Expenditures		-		31,135	37,412	410,038	240,077	•	73,529	792,191
Balance, October 31, 2022		784,586		762,215	285,717	554,459	436,114	ļ	758,359	3,581,450
Acquisition costs and annual fees		17,922		-	9,062	4,312	108,575	i	32,400	172,271
Expenditures		833		-	-	170,750	71,131		62,999	305,713
Balance, October 31, 2023	\$	803,341	\$	762,215	\$ 294,779	\$ 729,521	\$ 615,820)	\$ 853,758	\$ 4,059,434

Breakdown of Expenditures on Mineral Properties

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	Pino de Plata	El Mezquite	Jackie	Diamante	Mystery, Marilyn and Till	Melchett Lake	
F2023	Mexico	Mexico	Mexico	Mexico	Newfoundland and Labrador	Ontario	Total
Acquisition costs and annual fees	17,922	-	9,062	4,312	108,575	32,400	172,271
Administration	833	-	-	-	-	-	833
Sampling/Drilling	-	-	-	170,250	51,283	-	221,533
Geological consulting	-	-	-	-	8,750	34,249	42,999
Project reporting	-	-	-	500	11,098	28,750	40,348
Total	18,755	-	9,062	175,062	179,706	95,399	477,984
	Pino de Plata	El Mezquite	Jackie	Diamante	Mystery, Marilyn and Till	Melchett Lake	
F2022	Mexico	Mexico	Mexico	Mexico	Newfoundland and Labrador	Ontario	Total
Acquisition costs and annual fees	13,141	1,062	57,250	2,495	35,730	126,200	235,878
Administration	-	-	1,327	4,918	-	-	6,245
Sampling/Drilling	-	-	-	346,254	224,827	38,988	610,069
Geological consulting	-	-	27,035	55,536	15,250	13,091	110,912
Project reporting	-	31,135	9,050	3,330	-	21,450	64,965
Total	13,141	32,197	94,662	412,533	275,807	199,729	1,028,069

Selected Quarterly Information

The table below outlines selected financial information related to the Company's most recent eight quarters, accompanied by the applicable comparative period information.

	October 31, 2023	July 31, 2023	April 30, 2023	January 31, 2023
	\$	\$	\$	\$
Net loss	228,294	246,738	366,315	211,644
Net loss per share -basic and diluted	0.00	0.00	0.00	0.00
	October 31, 2022	July 31, 2022	April 30, 2022	January 31, 2022
	\$	\$	\$	\$
Net loss	238,957	509,371	243,242	552,458
Net loss per share -basic and diluted	0.00	0.00	0.00	0.00

Results of operations can vary significantly by quarter as a result of a number of factors. The Company's level of activity and expenditures during a specific quarter are influenced by the level of working capital and the availability of external financing.

Fourth Quarter

For the three months ended October 31, 2023, the Company had a net loss of 228,294 (2022 – 238,957) and a loss per share of 0.00 (2022 - 0.00).

The difference is the result of: exploration and evaluation expenditures decreased by \$12,834, from \$152,722 for the three months ended October 31, 2022 to \$139,888 for the three months ended October 31, 2023 as management was analyzing recent exploration data to determine drill targets at the Mystery project which began in December 2023; and consulting fees went up by \$17,951 from \$43,650 for the three-months ended October 31, 2022 to \$61,601 for the three months ended October 31, 2023. In the fourth quarter of 2022, there was a month when consulting fees were not incurred.

Quarterly Expenditures on Mineral Properties

During the quarter ended October 31, 2023, and the quarters ended July 31, 2023, April 30, 2023 and January 31, 2023 and the comparative periods, the Company incurred the following expenditures on exploration:

	October 31, 2023	July 31, 2023	April 30, 2023	January 31, 2023
	\$	\$	\$	\$
Melchett Lake	8,900	6,700	26,600	53,199
Jackie	9,062	-	-	-
Mystery, Marilyn & Till	99,192	15,710	54,668	10,136
Diamante	4,812	170,250	-	-
Pino de Plata	17,922	-	833	-
El Mezquite	-	-	-	-

	October 31, 2022	July 31, 2022	April 30, 2022	January 31, 2022
	\$	\$	\$	\$
Melchett Lake	49,914	8,844	4,021	136,950
Jackie	6,853	8,179	5,800	73,830
Mystery, Marilyn				
& Till	76,120	19,397	44,978	135,312
Diamante	19,835	364,884	12,491	15,323
Pino de Plata	-	4,758	200	8,183
El Mezquite	-	1,107	6,125	24,965
Other	-	-	-	125

PROJECTS – METALS

Scientific and technical information regarding the projects or mineral exploration properties presented in this section of the MD&A has been prepared, reviewed and/or approved by James Gregory Davison, MSc, PGeo (EGBC) Vice-President Exploration and Director, a qualified person who by reason of education, affiliation with a recognized professional association as defined in National Instrument 43-101 (NI 43-101) and specifically Engineers and Geologists British Columbia, and past relevant work experience, fulfills the requirement of a

Qualified Person (QP) as defined in NI 43-101.

Melchett Lake, Ontario

In September 2019, the Company signed a binding letter of intent with three parties to acquire 100% of the Melchett Lake zinc-gold-silver volcanogenic massive sulphide (VMS) project, an advanced precious and base metal project in the Thunder Bay mining district, Northern Ontario, Canada.

After completing due diligence, the Company entered into a purchase agreement (the "Agreement") on November 20, 2019 to acquire 100% of the property. As consideration, the Company will pay the vendors \$150,000 in cash and 5,000,000 common shares of the Company, spread over three years. As of October 31, 2023, the Company has paid \$100,000 to the vendors and has issued 500,000 common shares valued at \$0.04 per share, 1,000,000 common shares valued at \$0.06 per share, 1,500,000 common shares valued at \$0.05 per share and 2,000,000 common shares valued at \$0.015 per share to the vendors.

Given the logistical constraints due to the COVID-19 pandemic, the purchase agreement was amended on November 20, 2020 to modify the exploration expenditures for the first two years of the agreement as follows. Minimum work expenditures total \$1,000,000, with \$50,000 by the first anniversary, an additional \$250,000 by the second anniversary and an additional \$700,000 prior to the third anniversary. The vendors will retain a 2% net smelter return royalty, of which 1% can be purchased by the Company for \$1,000,000 and the remaining 1% at market price.

Silver Spruce has increased the size of the property from the original size in the definitive agreement, comprising 2,124 hectares, to the current 5,002 hectares by adding through map staking of single cell 18-hectare mineral claims. The additional claims are subject to the Area of Interest terms in the definitive agreement.

The approved 2021 programs completed to date have met the requisite expenditures outlined in the contract for the second year of the Agreement and the Company is up to date with the amounts payable to the vendors.

In December 2020, the Company raised \$732,200 through a private placement of flow through shares and signed a geophysical services contract with Quantec Geoscience ("Quantec") to conduct a SPARTAN Magnetotelluric ("MT") Survey on the property.

In February 2021, the Company raised an additional \$93,000 through the second tranche of the above noted private placement of flow-through shares.

The property, located within the Melchett Lake greenstone belt of the English River sub province of the Archeanage Superior province, is underlain by a bimodal mafic-felsic sequence of pyroclastic, tuffs and flows with cherts and iron-lean (Fe) to Fe-rich iron formation. The Melchett Lake belt contains several occurrences of polymetallic zinc-lead-copper-silver-gold (Zn-Pb-Cu-Ag-Au) VMS mineralization similar to ore deposits exploited at Mattabi, Winston Lake, Geco, Brunswick and Rouyn-Noranda. Base metal mineralization consisting of pyrite, sphalerite, chalcopyrite and galena occurs within the intermediate to felsic metavolcanic sequences of the property. There are locally high-grade lenses of Zn and Ag, with variable Cu, Au and Pb and historical gold grades to 28.8 g/t Au, silver grades to 560 g/t Ag and zinc grades to 19.1 per cent.

Highlights of the prospective geology, alteration and mineralization include multiple folded or stacked horizons of coincident alteration and metal mineralization, high Zn/Cu, Zn/Pb and Ag/Au ratios, extensive remobilization of major and trace elements with defined enrichment (Fe, magnesium (Mg), cobalt (Co), chromium (Cr) and cadmium (Cd)) and depletion (sodium (Na), strontium (Sr) and calcium (Ca)) zones and continuity, increased alteration, and anomalous metal values over large intervals with a strong electromagnetic offhole response. The mineralization is interpreted to occur as paleo-topographic accumulations related to fumarolic activity, forming polymetallic deposits overprinted by a later-stage gold-rich event.

The 2020-2021 Phase 1 winter exploration program was initiated during the second quarter though the surface exploration was delayed for the negotiation of two First Nations (FNs) agreements (as noted below), forest fires, COVID-19 issues and further discussions with three additional First Nations.

The Company initiated mobilization and construction of the remote camp in January 2021. The Quantec Geoscience MT survey was to include a total of 150-180 deep search geophysical soundings on 3.5 kilometer north-south lines with 250 meter spacing along and between lines over the area shown on the Property map and Survey Grid image. The grid survey specification is focused on data gathered from surface to 1500 meters depth. The Company was to initiate work on a cut grid for the survey as site logistics were developed. The completion of camp construction, grid preparation and Quantec survey was scheduled for four to eight weeks to complete the field activities.

The Company entered into two exploration agreements, in March 2021 and September 2021, by which Aroland First Nation and Ginoogaming First Nation respectively, in exercising their inherent jurisdictions, have issued their permits and approvals to Silver Spruce to undertake mineral exploration in part of their territory known as Melchett Lake.

The ground exploration remained on hiatus pending the receipt of operating permits from the Ontario Ministry of Energy, Northern Development and Mines (ENDM). The operating permits were received by the claimholder on January 14, 2022. No further ground exploration was conducted through the past quarter. Due to delays for winter, spring and summer weather conditions, three series of First Nations negotiations delayed by COVID-19, personal tragedies with the FNs, elections and council changes, ENDM permit applications and revisions due to additional FNs reporting to the region, forest fires, COVID-19 constraints, technical and labour shortages, scheduling constraints, and transport logistics, a portion of the planned preliminary program for 2020-2021 was completed but some of the operating aspects of the programs were deferred to 2022 and 2023 and an airborne survey was planned to advance the follow-up 2021 program.

The Company contracted MPX Geophysics in October 2021 which completed an airborne MAG/RAD/VLF geophysical survey over the entire claim package. The airborne survey is a non-prescribed activity which does not require an ENDM operating permit. The airborne survey comprised a 927 line-km along N-S flight lines with 100 metre nominal line spacing, and 91 line-km of E-W oriented tie lines with 1,000 metre nominal line spacing. The Property grid covered a total area of approximately 18 km E-W along the general strike of the VMS mineralization and 5km N-S with three 1 km steps to encompass the claim location. The report was received on November 5, 2021.

In February 2022, the Company with Aroland and Ginoogaming jointly engaged Western Heritage to conduct and complete an independent Phase 1 archeological and cultural study on the Melchett Lake area. The study was initiated with on-site interviews and a property visit in August 2022.

Limited GIS compilation and interpretation of the data was conducted through the year. In3D Geoscience was contracted in December 2021 to prepare an interpretation report on all available geophysical data for the Melchett Lake property.

A brief summary presentation was received in April 2022 and a second interim report was received in July 2022. In 3D clearly identified numerous structural details associated with folding, with tight, plunging and linear limb features, several generations of faulting and intrusions likely transecting the older base metal and gold mineralization, moderate to deep continuity of the magnetic features associated with the known areas of mineralization shown particularly well at Relf Lake, and several additional patterns coincident or along strike with 2002 EM anomalies.

The final In3D report will be completed pending the results of the Quantec survey and full ArcGIS compilation of the geological data sets.

The Agreement was amended as of October 31, 2022 to defer the \$50,000 November 2022 cash payment to November 20, 2023 and add an additional payment of \$50,000 (to a total of \$100,000) and issuance of 2,000,000 additional shares in November 2023. All payments are up to date in terms of shares paid as of the 3rd anniversary on November 20, 2022. The November 2023 payments have not been made. Subsequent to October 31, 2023, the Company has negotiated amended terms to the agreement. The amendment is currently being reviewed by the TSX Venture Exchange.

The November 22, 2022 report, to the Ontario Ministry of Northern Development, Mines and Forestry (now Ontario Ministry of Mines), was prepared for filing assessment work performed on the property during 2021 and 2022 and includes logistical support of the ground exploration programs contracted to Pleson Geoscience and Quantec Geoscience, detailed geophysical (first-time) interpretation of the 2021 MPX Geophysics airborne survey and incorporation of all historical geophysics carried out without detailed consolidation of the potential targets by In3D Geoscience, airborne LiDAR by Eagle Mapping and subsequent re-processing by GeoCloud Analytics, and the Western Heritage archeological and cultural study carried out as per the Agreements with Aroland First Nation and Ginoogaming First Nation, these latter Agreements having been signed in 2021. Revisions to the assessment report were filed with the Ontario Ministry of Mines in March 2023 and further revisions were completed in the current quarter with assessment credits filed. A second assessment report on portions of the above mentioned data sets was filed in July 2023 and approved in the current quarter for assessment credits. The 2021 MPX airborne geophysical survey discussed herein was documented in the previous assessment report by Davison (2021).

Further re-processing of the LiDAR data by GeoCloud Analytics was completed in addition to GIS compilation of the various data sets. The Western Heritage report was completed and submitted to the First Nations for their comment. The final approved, though confidential, report was received subsequent to October 31, 2023.

Work permit applications (three year duration) for the peripheral claims were submitted to the Ministry of Mines in December 2022 and received in October 2023. Plans for the 2023 season were fully deferred into 2024; completion of the Quantec ground geophysics, and initiation of mapping, sampling and targeted drilling are proposed. No new field exploration work was conducted since January 31, 2023.

The Agreement was amended again on February 27, 2023 to include the original 88 Mineral Claims, now 53 Mineral Claims, after amalgamations of four groups of the original Mineral Claims, with addition of 144 Mineral Claims staked by the Company from 2019 to 2021, in addition to the newly added claims stemming from the staking of 237 Mineral Claims by the Vendor and 35 Mineral Claims staked by the Company within the Area of Interest as part of the Property, which the Parties agree are now included in the definition of Property containing 440 Mineral Claims. Additional staking of 24 contiguous Mineral Claims was completed by the Company in the quarter ended October 31, 2023.

All metal values disclosed herein for the Melchett Lake project by past operators and Silver Spruce are reported from grab, channel and drill core samples which may not be representative of the metal grades, or the metal grade distribution, and those from previous exploration efforts must be considered as historical in nature. The Company has reviewed the historical certificates, where available, and conducted data verification sampling on the known areas of mineralization to confirm the presence and tenor of metal values. The Company believes that the analytical protocols and data will withstand scrutiny for inclusion. Sample grades reported by element in the technical documentation and analytical certificates range from detection limit (based on the specific instrumentation and by element) to anomalous values which represent and include select samples and are reported as 'up to' the maximum values and/or ranges presented.

Jackie, Mexico

On November 17, 2020, the Company signed a Definitive Agreement with Colibri Resource Corp. to acquire 50% interest in the Jackie Gold Project in Sonora, Mexico.

As consideration, on December 14, 2020, the Company issued 500,000 common shares at a price of \$0.05 per share to Colibri Resource Corp. and on January 5, 2021 paid US\$25,000. On November 15, 2021, the Company paid

another US\$25,000 and on November 24, 2021, issued another 500,000 common shares at a price of \$0.05 per share to Colibri. No further cash and share property payments are required.

There was a minimum work expenditure total of US\$100,000 over two years, with a minimum of US\$50,000 within 12 months of the TSX approval. During the earn in period, the Company was responsible for 100% payment of the surface rights agreements when exploration is active and 50% of the property taxes.

The Company incurred incremental work expenditures during the last quarter of fiscal 2021 and is up to date with the cash and share amounts payable to the vendors. The Company expended in excess of the requisite US\$50,000 on or before December 14, 2021 and a total of US\$100,000 was expended by December 14, 2022. The Company has fulfilled the exploration and payment terms to earn 50% interest in the Property.

The 1,130-hectare Property is easily accessible from Hermosillo and heading south from Mexican Highway #16, and from Ciudad Obregón travelling north on Hwy. #17 with vehicles and pack teams along unpaved roads and trails.

The Property is situated approximately six kilometres northwest of the Nicho deposit currently under mine development by Minera Alamos. Other nearby large operating mines include Alamos Gold's Los Mulatos gold mine and Agnico Eagle's La India gold mine located 50-60 km to the northeast, Agnico Eagle's Pinos Altos Mine, 95 km southeast and Argonaut's La Colorada Mine, 100 km to the west. Exploration is very active with adjacent and nearby properties reported to be held by Minera Alamos, Newmont, Garibaldi, Evrim, Kootenay Silver and Peñoles.

The Jackie Project is located within the western portion of the Sierra Madre Occidental Volcanic Complex within the prominent northwest-trending "Sonora Gold Belt" of northern Mexico and parallel to the precious metals-rich Mojave-Sonora Megashear.

In January 2021, the Company started the Phase 1 exploration program on the Jackie property. The Company also contracted a LiDAR survey on the Jackie property which was completed in May 2021. After receiving positive results for the prospecting work, the Company mobilized the technical team to the Jackie property for Phase 2 mapping and sampling on June 11, 2021, and the receipt of assays and technical reporting for the program remained ongoing into the first quarter of 2022.

Our Hermosillo-based geological team completed tightly-spaced 25-50 metre grid sampling and mapping which successfully increased the target to 200m x 400m. The intense silicate and oxide alteration with high-grade precious metal values ranging up to 9.65 g/t Au and 515 g/t Ag during Phase 1, and up to 4.15 g/t Au and 100 g/t Ag in separate samples during Phase 2, verified and extended the target area anomaly. Geochemical analyses clearly identified a strong Au-Ag anomaly, commonly though not exclusively, associated with elevated Hg, Pb, Zn, Cd, As, Sb and Cu with spatial distribution and trends similar to the multi-element data recorded for the nearby El Mezquite property. This distinct northwesterly trend of anomalous precious metal and typical heavy metal pathfinder elements runs parallel to several local and regional lineaments which provide new untested targets for follow-up sampling.

The planned trenching program and the maiden drilling program were deferred pending further discussion with the joint venture partner. Exploration plans were submitted for a 500-1,000-metre trenching program followed by a 1,000-2,000-metre reverse circulation drill program to evaluate the principal targets located near the centre of the concession. High grades of mineralization to 9.65 g/t Au and 515 g/t Ag, with coincident alteration and geochemical features, are transected by a NW-trending faults.

Interpretation of the LiDAR mapping was contracted to and completed by GeoCloud in Australia. ArcGIS compilation was deferred through the period ending October 31, 2023 and will continue as exploration activities are defined.

No additional project work or reporting was conducted during the period ended October 31, 2023. Preparation of an updated environmental report for permitting of trenching and drilling programs will be required and submitted to SEMARNAT to obtain new permits to allow work programs to continue.

All metal values disclosed herein for the Jackie project from current exploration by the Company are reported from grab and channel samples which may not be representative of the metal grades, or the metal grade distribution, and given the absence of historical exploration, there are no data from previous exploration efforts to be considered as historical in nature. Sample grades reported by element in the technical documentation and analytical certificates range from detection limit (based on the specific instrumentation and by element) to anomalous values which represent and include select samples and are reported as 'up to' the maximum values and/or ranges presented.

Mystery, Marilyn and Till Properties, Newfoundland and Labrador

In August 2021, the Company signed a binding letter of intent with two parties to acquire 100% of the three early-stage gold exploration properties, Mystery, Till and Marilyn (the "Properties") located near Grand Falls, Newfoundland, Canada, 20-25 kilometres west of New Found Gold Corp.'s Queensway project and 15-35 kilometers south of Sokoman Minerals Corp.'s Moosehead gold project.

After completing a site due diligence program in August 2021, the Company entered into an option and purchase agreement (the "Agreement") on September 7, 2021 to acquire 100% of the properties. As consideration, the Company will pay the vendors \$615,000 in cash and 10,000,000 common shares of the Company, spread over five years. The Company also has to pay a finder's fee of 7% of the total amount of cash paid, and issue 7% of the common shares issued to the vendors. The Vendors will retain a two percent Net Smelter Return royalty ("NSR") of which 1% can be purchased by the Company for \$2,000,000 and the remaining 1% at market price. An advance royalty of \$15,000 per annum would be payable upon and subsequent to the 6th anniversary.

Minimum work expenditure total \$1,500,000 over the five-year term of the agreement by September 7, 2026, with \$150,000 during the first year, \$200,000 during the second year, \$250,000 during the third year, \$300,000 during the fourth year and \$600,000 during the fifth year. The vendors will retain a 2% net smelter return royalty, of which 1% can be purchased by the Company for \$2,000,000 and the remaining 1% at market price.

As at October 31, 2023, the Company has paid the vendors \$140,000 cash and issued 1,000,000 common shares valued at \$0.04 per share and 1,000,000 common shares valued at \$0.02 per share to the vendors. The Company also issued 70,000 common shares valued \$0.04 per shares and 70,000 common shares valued at \$0.025 per share and paid \$6,300 as finder's fees.

The 8,750-hectare project is located strategically within the Exploits Subzone, an extensive area of mineral exploration activity and discoveries over the past two years. The Properties are well situated in logistics for exploration, located close to each other and <10-25 kilometres southeast and south by road from Grand Falls, Newfoundland. The Properties are located <50 kilometres from the Gander International Airport and are easily accessible from major paved roads and local logging and bush roads and trails largely by vehicles and more remote areas by all-terrain vehicles.

The Company has staged plans to complete, with its receipt of exploration approvals from the Mineral Lands Division of the Government of Newfoundland and Labrador, regional till sampling for gold grain analysis and soil geochemistry, prospecting, airborne geophysics, QA/QC program development, ArcGIS geological and geophysical data compilation and as warranted by the Phase 1 results, submit additional permit applications to undertake a detailed geological mapping and sampling program, grid soil sampling and planning for our first exploration drill campaign that started in December 2023.

During October 2021, Silver Spruce signed a technical services agreement with MPX Geophysics Ltd. to conduct an airborne survey of the Mystery Au project and contracted Quinlan to carry out soil and till sampling over the three claim blocks. Both contracts which started in November 2021 were subject to early closure due to winter weather conditions with >50% completion of field-based activities.

During November 2021, the Company reported the results of its due diligence sampling to confirm the analytical data from the key outcrops identified on the properties. The due diligence samples were collected from five readily accessible areas on Mystery and Marilyn. The seventeen samples, 4 from Marilyn and 13 from Mystery Lake verified the historical grades and the Au-As±Sb±Bi geochemical association. Gold assays for the seventeen due diligence samples ranged up to 8.0 g/t Au and >1% As consistent with historical samples to 12.5 g/t Au and anomalous As.

The airborne survey was restarted and completed during January 2022. The airborne survey comprised three grids totaling 1,691 line-km along E-W (Marilyn and Till) and N-S (Mystery) flight lines with 100 metre nominal line spacing, and 180 line-km of orthogonal tie lines with 1,000 metre nominal line spacing (Figures 3, 4 and 5). The final report was received in March 2022. The initial property assessment report was completed and filed during Q4 2022.

The gold grain in till program was started with B zone soil geochemical sampling over a planned 184 locations and screened tills will be shipped to Nepean, Ontario and submitted to Overburden Drilling Management ("ODM") for processing and gold grain analysis. The soil samples were shipped to ALS Global in North Vancouver for precious metal and multi-element analysis. A total of ninety-five of the planned locations were sampled through November and December 2021 and till and soil samples were shipped in January 2022 to laboratories in Nepean, ON and North Vancouver, BC., respectively. Most of the sample data for the first batch were received in April and May 2022.

The till sampling survey, as described above, was re-initiated in July 2022 and completed in Q4 2022. The geochemical and gold grain in till results were received in December 2022 from two third party commercial laboratory facilities.

The widely-spaced gold grain in till sampling results identified anomalous sites with >20 gold grains on each of the three original Properties, Marilyn, Till East and Mystery Lake. Three sites containing anomalous gold grains occurred primarily within the Botwood Group metasediments and another within the marginal phases of the intrusion. A total of twenty-two sites contained elevated calculated ppb Visible Gold and pristine gold particle morphologies (twelve samples). Modified gold grains were reported from twenty-five sampling sites including eight accompanied by pristine grains distributed across the Properties. Soil geochemistry also showed Arsenic anomalies in Marilyn transecting from north to south, proximal to the gold grain trend occurring on a southwesterly linear parallel to regional geological and magnetic structure. The western area of the Marilyn claims and the south Till claims contain overlapping gold grain and Au-As-Sb geochemical signatures. Mystery Lake also showed a cluster with elevated Arsenic and Antimony adjacent to the highest Au grain data. The initial property assessment report was completed and filed with the Newfoundland and Labrador Ministry of Industry, Energy and Technology during Q4 2022. The report was approved and accepted by the regulatory agency in December 2022.

The 2023 follow-up program was initiated in July 2023 with a short two-week program of prospecting and rock sampling, and additional till and soil sampling to provide infill on deferred 2022 sites and new locations within the recent claim additions. Results from the laboratories were received shortly after the completion of the program. Interpretation and assessment filing is ongoing and will be completed in first half of 2024.

Detailed interpretation of the airborne geophysical study will be carried out by In3D Geoscience pending results of the initial 2023 field program.

The current Property expenditures fully cover the first two years of the payments (to the 2nd anniversary on September 7, 2023) required (\$350,000) for exploration in the Agreement. The Agreement was amended to accept the cash portion (\$50,000) of the 1st anniversary September 2022 payment (shares fully paid) upon pending return of the security deposits placed on the Properties in 2021 to allow the Company adequate time to carry out the permitted exploration programs.

The Company also announced the acquisition by staking of 6,040 hectares ("ha") of claims contiguous to the Marilyn and Till properties of the Mystery Au project. The new properties cover a total of 242 claims in three property blocks which effectively doubles our overall property coverage to 148 square kilometres (14,790 ha). These new claims follow to the south along the principal metasedimentary structural trend and geological contacts on the west margin of the Mount Peyton intrusive complex.

The Company prepared its fiscal 2023 exploration program in two phases, including till and soil sampling, prospecting and targeted mapping to focus both on the new Property acquisitions and areas targeted around potential coincident anomalous geochemical, gold grain in till and geophysical data sets. The 2nd phase of the program, including drilling, awaits the government permit approvals and is expected to be underway in the next quarter.

The gold grain data in the first till survey clearly provide several priority targets for infill sampling and a focus for additional prospecting and rock sampling. The 2023 gold grain in till program accompanied by B zone soil geochemical sampling is complete over a total of sixty-six (66) additional locations on the newly staked Marilyn block. All but four of the samples (62) contained gold grains though only fifteen samples showed >10 grains and 3 >20 grains to a maximum of 39 grains. A total of twenty-six (26) sites contained elevated calculated ppb Visible Gold (9) and pristine gold particle morphologies (20 samples); three exhibited both. Modified gold grains were reported from forty-seven (47) sites. Due to the relative increase in gold grain count compared to the number of samples from the initial sampling, several anomalous areas are recommended for follow-up prospecting and more detailed sampling. Soil geochemistry data for gold and two key pathfinder elements from the current survey reported Au to 15ppb, As to 69.8 ppm and Sb to 450 ppb which is comparable to earlier analytical results of Au to 26ppb, As to 101 ppm and Sb to 1,370 ppb.

Prospecting of the new Marilyn claims identified localized float and outcropping rock samples showing intense silicification with iron carbonate accompanied by multi-phase siliceous veins and breccias, and minor to trace arsenopyrite, pyrite, chalcopyrite and malachite. Gold to 1035 ppb, arsenic to >1000 ppm and antimony to 346 ppm are typical to the coincident precious metals and pathfinder elements of the regional orogenic mineralizing systems. Structural geological mapping and analysis of the property geophysics reported an E-W trending topographic and magnetic lineament associated with steeply south-dipping quartz veins, brecciation and carbonate alteration exposed along the banks of Tote Brook. Mineral textures of vuggy quartz and laminated chalcedony point to high-level epizonal veins though more evaluation of the spatial position within the system is clearly warranted.

All metal values disclosed for the Mystery project by past operators and Silver Spruce are reported from grab and channel samples from surface exposures which may not be representative of the metal grades, or the metal grade distribution, and those from previous exploration efforts must be considered as historical in nature. The Company has reviewed the historical certificates, where available, and initiated data verification sampling on the known areas of mineralization to confirm the presence and tenor of metal values. The Company believes that the analytical protocols and data will withstand scrutiny for inclusion. Sample grades reported by element in the technical documentation and analytical certificates range from detection limit (based on the specific instrumentation and by element) to anomalous values which represent and include select samples and are reported as 'up to' the maximum values and/or ranges presented. Average values may be reported for select suites of samples, including the due diligence samples, in which the sample frequency is indicated and which only represent metal grades from those samples.

Diamante, Mexico

The Company completed its due diligence site visit to the Diamante 1 and 2 properties during March and April 2021 and after signing the Letter of Intent with Colibri Resource Corp., Silver Spruce sent a team of two geologists to verify several known targets and carry out preliminary rock sampling from the artisanal workings. The assays, which range from 0.127 g/t Au to 1.195 g/t Au associated with up to 837 g/t Ag and 6.87% Zn for the small suite of five samples collected, compared favorably with historical values reported and validated the Company's interest in the property.

On April 27, 2021, the Company signed a Definitive Agreement with Colibri Resource Corp. and its wholly owned Mexican subsidiary ("Yaque") to potentially acquire a 50% interest in the Diamante 1 and Diamante 2 Au-Ag concessions in Sonora, Mexico (the "Project"). Yaque holds an agreement with the ultimate vendor, Minera Bimsa SA de CV's (the "Vendor") to acquire the Diamante 1 and Diamante 2 concessions in full through two earn in options satisfied over time (the "acquisition rights") and the Definitive Agreement signed between Silver Spruce Resources Inc. and Yaque has allocated 50% of the acquisition rights to the Silver Spruce Resources Inc. if certain earn in options are met.

To partially satisfy the first earn in option, on May 8, 2021, the Company paid an initial cash amount of US\$75,000, directed to the Vendor's US\$100,000 initial property payment. The Company and Yaque also agreed to design, permit and drill a minimum of 2,000 metres on the Diamante Project within 24 months from the Execution Date of Yaque's final Agreement with the Vendor; including any requisite exploration leading to the drill program, submit a final drilling report to meet NI 43-101 reporting guidelines and pay approved exploration costs at a ratio of Silver Spruce Resources Inc. (75%) and Yaque (25%). Silver Spruce was designated operator of the Property during the earn-in period with the Vendor. The Partners will direct the exploration program via a Project Oversight Committee.

In January 2023, the Company filed its technical report with the Vendor, and earned a 25% interest in Diamante 1 and 2 with Colibri Resource Corp. also earning a 25% interest. The Vendor retains a 50% interest in the Project, until the second earn in option is satisfied.

Upon completion of the initial earn-in, Silver Spruce and Yaque became equal joint venture partners with the Vendor in Minera BIMCOL, SA de CV ("BIMCOL"), a private Mexico company holding the concessions. As part of the agreement, Yaque and Silver Spruce Resources Inc. will pay to the Vendor 50% of the bi-annual property taxes and surface rights payments and pay approved prorata exploration costs at a ratio of Silver Spruce (50%) and Yaque (50%). Yaque and the Company have the ability to earn the remaining 50% from the Vendor subject to satisfying the second earn in option.

The Property is located within the west-central portion of the Sierra Madre Occidental Volcanic Complex within the prominent northwest-trending "Sonora Gold Belt" of northern Mexico and parallel to the well-known, precious metals-rich Mojave-Sonora Megashear.

The Diamante gold-silver (Au-Ag) project ("Diamante" or the Property") is a drill-ready precious metal project located 5 km northwest of the town of Tepoca, and 165 km southeast of the capital city of Hermosillo, eastern Sonora, Mexico.

Diamante 1 is situated adjacent to the west boundary of the 180-ha El Mezquite project. Diamante 2, 700 meters south of Diamante 1, is located 1.6 kilometres northwest of the Company's 1,130-ha Jackie project. The acquisition nearly doubles the Company's land holdings in the area to 2,367 hectares.

The Company contracted a LiDAR survey on the Diamante 1 and 2 properties which was completed in May 2021. During the previous quarter, interpretation of the LiDAR mapping from that survey was contracted to and completed by GeoCloud in Australia.

With pending land access agreements, the Company proceeded with a short-term geological mapping program in January 2022. With our geological mapping and sampling team already on the ground at Diamante, the Company completed and filed the drill permitting documents with SEMARNAT. The filings described the geological planning and all pertinent environmental parameters requisite to the maiden drilling program proposed for Diamante. Exploration plans were submitted for a minimum 2,000 metre reverse circulation drill program on Diamante 1 and 2 to evaluate four to seven of the principal targets exhibiting high grades of polymetallic Au-Ag-Pb-Zn-Cu mineralization with coincident alteration, shearing and veining.

Approval of the SEMARNAT permits was received in March 2022.

The preliminary field program report was completed in Q2 2022. Rock samples collected during the program were submitted to ALS Global in North Vancouver for precious metals and multi-element analysis and results were received and released in June 2022.

The Company is continuing with its ArcGIS compilation for layout and development of access routes, logistics planning and geological staffing for the upcoming drill program. Contracts were signed in May 2022 with a heavy equipment services company (TRAX) for road and pad preparation, and a drilling services company (Minera Drilling). Geochemical analyses were performed at ALS Global for the project.

Program mobilization occurred in June 2022 with completion of drilling at El Pillado and La Prieta in July 2022 and analyses reported through August 2022. The results for the El Pillado drilling were released on September 7, 2022 and the La Prieta results on September 29, 2022.

The initial five holes at El Pillado targeted E-W trending, shallow-dipping mineralization straddling two normal faults or shear zones with one of the holes aimed to undercut the mineralization looking for stacked zones or structural dilation targets parallel to the shallow exposures and oblique to the shear/fault motion. Two holes were drilled from the northwest toward the western extension of the known mineralization and several near-surface showings proximal to N-S faulting and potential offsets of the main zone. The final two holes were proposed to test both western extensions and southerly south-dipping targets beyond the initial geochemical sampling window.

Promising shallow intersections of base metal, silver and gold values were identified from the maiden 2,005 metre reverse circulation drilling program. Geological logging and quantitative assays reported from one to six sulphide-bearing zones per hole consistent with pXRF analyses conducted during the drill program. Our first target, El Pillado, exhibited intervals of Pb and Zn sulphide mineralization up to a combined 13.1 wt.% Pb+Zn, with elevated Ag to 397 g/t and Au to 0.934 g/t, in variably altered andesite locally with shear/fault controls, comprising polymetallic vein-style occurrences within and adjacent to historical artisanal mining.

Highlights of the drill intersections are noted below.

- DIA22-01 intersected five intervals to 3 metres with two sections exceeding 1% Zn.
- DIA22-02 cut six intervals to 3 metres with one section containing 3.89% Zn.
- DIA22-05 hit five intervals with significant metal values, including 24-30 metres (high silver to 251 g/t Ag, Zn to 1.9 wt.%), 33-36 metres (Ag to 397 g/t, Pb+Zn to combined 11.2 wt.%), 43.5-51 metres (Ag to 257 g/t, Pb+Zn to 13.07 wt.%), 78-81 metres (Ag to 35.8 g/t, Pb+Zn to 8.5 wt.%).
- DIA22-06 hit one zone of 3 metres (Ag to 60.4 g/t and Pb to 1.21 wt.%).
- DIA22-08 reported the highest gold of 0.934 g/t Au at a depth of 13.5 metres with low Ag and base metal values.

The drilling confirmed the indicated El Pillado mine target, both shallow and at depth, and given the promising metal grades in DIA22-05 (AZ 105°, -45°) remains open to the east.

Ten (10) holes were drilled in the 2,005-metre program at the La Prieta (10) Au-Ag-Pb-Zn-Cu targets. The R/C holes were oriented to intersect depth projections of known surface and shallow underground workings, stockwork zones and traces of surface lineaments associated with mineralized occurrences. The drill holes were inclined between -55° and -75° and drilled to depths ranging from 72 metres to 126 metres.

The highest-grade samples returned from La Prieta drilling include 12.75% Zn, 5.6 % Pb, 239 g/t Ag, and 5.62 g/t Au. All holes intersected mineralization with intersection lengths ranging from 1.5 m to 13.5 and with variable metal abundances and ratios. Highlights of the results include:

- ≥ 2.48 grams per tonne ("g/t") Au + 56.7 g/t Ag over an intersection length of 9.0 m
- \triangleright 1.76% Zn + 38.5 g/t Ag + 0.56 g/t Au over an intersection length of 13.5 m
- \triangleright 1.61% Zn + 38.5 g/t Ag + 0.63 g/t Au over an intersection length of 10.5 m

Quantitative assays identified from one to four sulphide-bearing zones per hole consistent with pXRF analyses conducted during the drill program. Anomalous values of pathfinder elements including As, Cd, Cu, Hg and Sb were verified. The initial drilling confirmed that the indicated La Prieta mine target, both in shallow intersections

and at depth, and given the promising metal grades, particularly in DIA22-17, warrants further work programs for the polymetallic, intermediate sulphidation mineralization.

Stemming from these promising results, the Companies discussed the scope and timing for the next phase of exploration. Further ground truthing was for structural analysis and potential displacement vectors of projected mineralization peripheral to underground workings. Other high priority targets at Calton, Aguaje, El Chon, Mezquite Raizudo and several others await ground-based activities. The current 12-month SEMARNAT permit was received in March 2022. Preparation of an updated environmental report for permitting of trenching and drilling programs will be required and submitted to SEMARNAT to obtain new permits to allow work programs requiring surface disturbance to continue after March 2023.

The 6-8 week summer 2023 field program was announced on August 1, 2023 and included property-wide approach as well as the more detailed evaluation of selected showings. Sampling included outcrop sampling as well as property-wide stream sediment sampling. The Company anticipates initiating a drill program at Diamante in Q2 2024.

Highlights of the 2023 work were the discovery of new mineralized showings in the southern and northern parts of the concession. Assays of 3.52 g/t Au and 121 g/t Ag from one showing and assays of 0.122 g/t Au and 197 g/t Ag from a second showing are on the southern part of the property in the area of Calton and Southern target areas which included a past sample of 39.8 /t Au and 109 g/t Ag. Samples returning assays of 0.818 g/t Au (5.07 g/t Ag) and 0.749 g/t Au (2.13 g/t Ag) are located northwest of the historical Mezquite-Raizudo showing which includes a sample which returned an assay of 5.64 g/t Au. Confirmation of the historical showings includes a sample assaying 3.34 g/t Au and 20 g/t Ag from the Calton target area.

The next phase of the program, including drilling, will be active through the first half of 2024 and results from both phases of work will be provided as available. Drill permitting documents will be prepared and filed with SEMARNAT in the next quarter. The filings described the geological planning and all pertinent environmental parameters requisite to the second drilling program proposed for Diamante.

All metal values disclosed for the Diamante project by past operators and Silver Spruce are reported from grab and channel samples from surface and underground workings which may not be representative of the metal grades, or the metal grade distribution, and those from previous exploration efforts must be considered as historical in nature. The Company has reviewed the historical certificates, where available, and initiated data verification sampling on the known areas of mineralization to confirm the presence and tenor of metal values. The Company believes that the analytical protocols and data will withstand scrutiny for inclusion. Sample grades reported by element in the technical documentation and analytical certificates range from detection limit (based on the specific instrumentation and by element) to anomalous values which represent and include select samples and are reported as 'up to' the maximum values and/or ranges presented. Average values may be reported for select suites of samples, including the due diligence samples, in which the sample frequency is indicated and which only represent metal grades from those samples.

Pino de Plata, Mexico

On February 29, 2016, the Company signed an amended agreement (further amended on July 15, 2019) that supersedes the original purchase agreement and enables the Company to purchase a 100% interest in the Pino de Plata property. The revised financial terms are as follows:

- Total cash payments reduced to US\$500,000 over two years from the execution date (US\$125,000 (CDN\$168,459) paid); US\$375,000 remains to be paid over an 18 month period upon end of force majeure (signing of land access agreement);
- One share issuance of 2,500,000 common shares, based on par value of \$0.10, issued on June 15, 2016 and valued at \$0.07 per common share based on the quoted market value of the common shares on that date.

One payment of \$250,000 remains to be paid in common shares in lieu of cash, at a share price equal to the 20-day average closing price of the Company's shares on the TSXV, subject to exchange approvals;

- A three percent (3%) gross production royalty capped at US\$4 million, which can be purchased for US\$1,333,333 per percentage point at any time and are reduced by the total amount of advanced royalty payments; and
- The Company is subject to advanced Royalty payments of US\$10,000 per month to commence 30 days after the acquisition is finalized, registered and documented with the proper authorities.

As a result of a delay in being able to access the property, an addendum to the purchase agreement was made in November 2016 to suspend the terms of the agreement until access is gained to the property. Access was granted again in June 2018 was revoked in June 2019 due to a force majeure.

The ongoing interest in the property is subject to satisfactory resolution of the access restriction. In June 2020, the Company engaged a Mexican legal counsel to engage in discussions with landowner representatives.

On November 7, 2019, the Option Agreement with the concession title owner was fully processed by the Registro Publico de Mineria (Public Mining Registry). The Company has directed its attention to the landowner negotiations.

As of the current date since July 2019, negotiations with the landowner representatives are being monitored by the Board and management of the Company's Mexican subsidiary through its legal counsel in Hermosillo, Mexico. Limited advances are reportable for the past quarter and contacts remain ongoing for potential meetings in the subsequent or next quarter.

The property is 397 hectares located approximately fifteen kilometers from Coeur Mining Inc.'s Palmarejo open pit and underground operations. This Property shows historical small-scale surface mining of high-grade silver (> 1,000 g/ton) dating back to approximately the 1600's and the entire project sits on top of an intrusive system with widespread anomalous mineralization. The mining concessions on the Property have been held by the same family since 1984 and have never been drilled or fully explored by modern methods.

The initial NI 43-101, detailed below, showed very promising results and at that time, the Company was focused on exploring and developing Pino de Plata.

In May 2015, Silver Spruce completed an initial National Instrument 43-101 exploration assessment report which identified three areas for follow-on exploration and drilling. The 43-101 involved on-site field examination which systematically sampled areas of known small-scale historical production. Of note, the areas sampled for the 43-101 only represent approximately one-quarter of the total area of the Property. Approximately ninety-two samples were taken during the field examination and show widespread intrusive epithermal mineralization at surface with silver values, on average, of greater than 50 grams per tonne (g/t), that is 1.6 ounces per ton (opt), over an area of more than 1 square km (>100 Ha). Within the area examined, specific targets were sampled with silver (Ag) assays of up to 557 g/t or 17.9 opt. The following are the three target areas identified in the 43-101.

The Terrero target was identified as having an area of over 20,000 square meters (>2 Ha), where the replacement epithermal mineralization in igneous rocks contains good silver grades at surface in unoxidized rock. Seven out of nine samples, taken at surface, contained > 1 opt Ag to as much as 17.9 opt Ag with an average silver grade of 250 g/t (8 opt) Ag. Little additional work in the way of mapping and sampling is required prior to drilling this prospect.

The Santa Elena, a Gossan target area, presents a viable target for replacement Ag-Pb-Zn-Cu deposits. Unoxidized replacement mineralization from the Santa Elena Mine approaches 200 g/t (6.4 opt) Ag. This area has the potential for relatively shallow replacement mineralization over an area of > 20 Ha. The sampling in the Santa Elena – Gossan target area also revealed elevated values of > 2-3% Zn and anomalous Au, Cu and Pb.

Vein targets comprise the Sierpe and Theodora veins which are open on strike and have significant values of Ag (>250 g/t or 8 opt Ag) and potentially minable widths (>= 1 m). Newly exposed, Ag mineralized quartz veins in road cuts to the west along with favorable alteration west of the Sierpe and Theodora mines make these attractive vein targets. The sampling in the Sierpe I, Sierpe II and Theodora vein target areas also revealed elevated values of up to 5% Pb and up to 7% Zn, with anomalous Au values up to 0.461 g/t.

During the period ended July 31, 2019, the Company completed a field program that:

- Expanded areas of intrusion-related alteration and mineralization to 50-plus hectares;
- Confirmed that high silver grades are present on surface at the El Terrero and Gossan areas;
- Added three new vein targets at the La Perla, Santa Clara and El Muro vein systems; and,
- Refined drill collar locations and orientations to optimize targeting.

During the second quarter of 2021, the Company contracted a LiDAR survey on the Pino de Plata property which was completed in May 2021. Interpretation of the LiDAR mapping from that survey was contracted to and completed by GeoCloud in Australia. The results were incorporated into the ArcGIS database.

No further on-site or remote activities were carried out during the recent quarter through October 2023. The Company deferred its desktop studies through the past and current quarters. Limited ArcGIS compilation activities are required as potential exploration activities are defined pending the ongoing land access negotiations underway since July 2019. Further, given the land access issues, the Company has conducted no on-site ground-based activities since June 2019 and has deferred its discussions with drilling companies prior to awarding a contract for services for the Phase I drill program at Pino de Plata. In its ongoing discussions, the Company is optimistic in its pursuit of a suitable arrangement with the landholders.

All metal values disclosed herein for the Pino de Plata project by past operators and Silver Spruce are reported from grab and channel samples which may not be representative of the metal grades, or the metal grade distribution, and those from previous exploration efforts must be considered as historical in nature. The Company has reviewed the historical certificates, where available, and conducted data verification sampling on the known areas of mineralization to confirm the presence and tenor of metal values. The Company believes that the analytical protocols and data will withstand scrutiny for inclusion. Sample grades reported by element in the technical documentation and analytical certificates range from detection limit (based on the specific instrumentation and by element) to anomalous values which represent and include select samples and are reported as 'up to' the maximum values and/or ranges presented. Average values may be reported for select suites of samples in which the sample frequency is indicated and which only represent metal grades from those samples.

LIQUIDITY, FINANCINGS AND CAPITAL RESOURCES

Operating Activities

The Company had a net cash outflow from operating activities of \$1,009,863 for the year ended October 31, 2023 (2022 - \$1,184,056). The operating cash flows represent the net cash loss for the period offset by items not involving cash, changes in trade payables and accrued liabilities, prepaid expenses and receivables.

Financing Activities

The Company had a net cash inflow from financing activities of \$1,165,512 for the year ended October 31, 2023 (2022 - \$227,564). Financing activity for 2023 reflects the closing of private placements in March and June 2023.

Liquidity

The Company had cash of \$377,578 as at October 31, 2023 (2022 - \$221,929). The change in non-cash operating working capital for the year ended October 31, 2023 was a cash outflow of \$10,704 (2022 - \$170,573 inflow).

Capital Resources

The Company's authorized capital consists of an unlimited number of common and preference shares without par value. At October 31, 2023, the Company had 284,459,999 issued and outstanding common shares (2022 – 200,759,500). The Company also has 116,386,499 warrants outstanding (2022 – 83,871,667) and 6,416,667 stock options outstanding (2022 – 6,416,667).

Going Concern (Note 2 – October 31, 2023 Financial Statements)

The consolidated financial statements of the Company have been prepared in accordance with IFRS on a going concern basis which contemplates the realization of assets and the settlement of liabilities and commitments in the normal course of business. The Company is an exploration stage company and does not have any proven economically recoverable reserves on the Company's interest in mineral properties held for exploration and to date, the Company has not earned revenues from mining activities and does not have a firm timeline until such revenues can be reasonably expected to be realized. The Company's interests in exploration properties are subject to increases in taxes and royalties, renegotiation of contracts, currency exchange fluctuations and restrictions, and political uncertainty.

The Company's continued existence is dependent upon the discovery of economically recoverable reserves, the ability of the Company to raise additional financing, and future profitable production. It is not possible to predict whether financing efforts will be successful.

Although the Company has taken steps to verify title to mineral exploration properties in which it has an interest, in accordance with industry standards for the current stage of exploration of such properties, these procedures do not guarantee the Company's title. Property title may be subject to unregistered prior agreements or transfers, First Nations claims, non-compliance with regulatory, social and environmental requirements and may be affected by undetected defects.

While the consolidated financial statements have been prepared on the basis of accounting principles applicable to a going concern, several adverse conditions, cast significant doubt on the validity of this assumption. The Company has incurred a net loss of \$1,052,991 during the year ended October 31, 2023, has an accumulated deficit of \$45,534,057 and has no source of revenue. The Company was successful in raising funds during the year, which resulted in a working capital surplus of \$195,647 as at October 31, 2023. Although the Company has been successful in raising funds in the past and during the year, there is no assurance that it will be able to successfully complete further financings. These conditions indicate the existence of material uncertainty which may cast significant doubt on the Company's ability to continue as a going concern.

The consolidated financial statements do not give effect to adjustments that would be necessary should the Company be unable to continue as a going concern and be required to realize its assets and liquidate its liabilities and commitments in other than the normal course of business and at amounts different from those in the accompanying consolidated financial statements. Such adjustments could be material.

RELATED PARTY TRANSACTIONS

Included in trade payables and accrued liabilities as at October 31, 2023 is \$46,000 (2022 - \$35,075) owing to directors and companies controlled by directors of the Company for consulting related services rendered. These amounts are unsecured, non-interest bearing with no fixed terms of repayment.

During the year ended October 31, 2023, key management personnel compensation consisted of services provided by directors or companies owned by directors or officers of \$162,098 (2022 - \$177,500), which are classified as \$111,500 (2022 - \$103,250) for consulting fees and \$50,598 (2022 - \$74,250) as exploration and evaluation expenditures on the consolidated statement of operations.

OFF-BALANCE-SHEET TRANSACTIONS

There are no off-balance sheet transactions contemplated at this time.

COMMITMENTS

The Company's exploration and evaluation activities are subject to various laws and regulations governing the protection of the environment. These laws and regulations are continually changing and generally becoming more restrictive. The Company believes its operations are materially in compliance with all applicable laws and regulations. The Company has made, and expects to make in the future, expenditures to comply with such laws and regulations.

The Company is obligated to spend \$150,000 within the 24 month period following the June 2023 issuance of flow-through shares by the Company. As at October 31, 2023, the Company has not incurred any costs to satisfy this obligation. The flow-through agreements require the Company to renounce certain tax deductions for Canadian exploration expenditures incurred on the Company's mineral properties to flow-through participants. The Company has indemnified the subscribers for certain tax related amounts that become payable by the subscribers should the Company not meet its expenditure commitments.

SIGNIFICANT ACCOUNTING JUDGMENTS, ESTIMATES AND ASSUMPTIONS

The preparation of financial statements in conformity with IFRS requires management to make judgments, estimates and assumptions that affect the reported amounts of the assets, liabilities and the disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Judgments, estimates and assumptions are continuously evaluated and are based on management's experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances, third party advice and financial reporting requirements. However, actual outcomes can differ from these estimates.

The Company has identified the following areas under which significant judgments, estimates and assumptions are made and where actual results may differ from these estimates under different assumptions and conditions and may materially affect financial results or the financial position reported in future periods.

Share-based payments

The Company makes certain estimates and assumptions when calculating fair values of stock options and warrants granted. The significant assumptions used include estimates of expected volatility, expected life, forfeiture rates and expected risk-free rate of return. Changes in these assumptions may result in a material change to the amounts recorded for the issuance of stock options and warrants.

Income, value added, withholding and other taxes

The Company is subject to income, value added, withholding and other taxes in various jurisdictions. Significant judgment is required in determining the Company's provisions for taxes. There are many transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. The Company recognizes liabilities for anticipated tax audit issues based on estimates of whether additional taxes will be due. The determination of the Company's income, value added, withholding and other tax liabilities requires interpretation of complex laws and regulations. The Company's interpretation of taxation law as applied to transactions and activities may not coincide with the interpretation of the tax authorities. All tax related filings are subject to government audit and potential reassessment subsequent to the financial statement reporting period. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the tax related accruals and deferred income tax provisions in the period in which such determination is made.

RECENTLY ADOPTED ACCOUNTING STANDARDS

There were no new standards adopted in the current period.

Recent accounting pronouncements not yet adopted

Certain pronouncements were issued by the IASB or the IFRIC that are mandatory for accounting periods commencing on or after November 1, 2023. Many are not applicable or do not have a significant impact to the Company and have been excluded. The following have not yet been adopted and are being evaluated to determine their impact on the Company.

IAS 1 – Presentation of Financial Statements

On January 23, 2020, the IASB issued an amendment to IAS 1 Presentation of Financial Statements providing a more general approach to the classification of liabilities. The amendment clarifies that the classification of liabilities as current or non-current depends on the rights existing at the end of the reporting period as opposed to the expectations of exercising the right for settlement of the liability. The amendments further clarify that settlement refers to the transfer of cash, equity instruments, other assets, or services to the counterparty. The amendments are effective for annual periods beginning on or after January 1, 2024 (for the Company's annual period ended October 31, 2024) and are to be applied retrospectively, with early adoption permitted. The Company is currently assessing the financial impact of the amendments and expects to apply the amendments at the effective date.

IAS 1 - Disclosure of Accounting Policies

The IASB has issued amendments to IAS 1 Presentation of Financial Statements which require entities to disclose their "material" accounting policy information rather than their "significant" accounting policies.

The amendments explain that accounting policy information is material if omitting, misstating or obscuring that information could reasonably be expected to influence decisions that the primary users of the financial statements make on the basis of those financial statements. The amendments also clarify that accounting policy information may be material because of its nature, even if the related amounts are immaterial. This amendment is effective for annual periods beginning on or after January 1, 2023. Earlier application is permitted. The extent of the impact of adoption of these amendments has not yet been determined.

IAS 8 - Definition of Accounting Estimates

The IASB has issued amendments to IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors which introduce a definition of accounting estimates and provide other clarifications to help entities distinguish accounting policies from accounting estimates. Under the amendments, accounting estimates are defined as "monetary amounts in financial statements that are subject to measurement uncertainty". The amendments also emphasize that a change in an accounting estimate that results from new information or new developments is not an error correction, and that changes in an input or a measurement technique used to develop an accounting estimate are considered changes in accounting estimates if those changes in an input or measurement technique are not the result of an error correction. This amendment is effective for annual periods beginning on or after January 1, 2023. Earlier application is permitted. The extent of the impact of adoption of these amendments has not yet been determined.

IAS 12 - Income Taxes

In May 2021, the IASB published amendments to IAS 12 - Income Taxes. The amendments will require companies to recognize deferred tax on particular transactions that, on initial recognition, give rise to equal amounts of taxable and deductible temporary differences. The proposed amendments will typically apply to transactions such as leases for the lessee and decommissioning and restoration obligations related to assets in operation. The effective date is for annual periods beginning on or after January 1, 2023, with early adoption permitted.

FINANCIAL INSTRUMENTS

Fair Value

IFRS requires that the Company disclose information about the fair value of its financial assets and liabilities. Fair value estimates are made at the balance sheet date, based on relevant market information and information about the financial instrument. These estimates are subjective in nature and involve uncertainties in significant matters of judgment and therefore cannot be determined with precision. Changes in assumptions could significantly affect these estimates.

The carrying amounts for cash, amounts receivable, accounts payable and accrued liabilities on the balance sheets approximate fair value due to their short-term maturity.

RISKS AND UNCERTAINTY

The Company's financial success is dependent upon the extent to which it can discover mineralization or acquire mineral properties and the economic viability of developing its properties. The market price of minerals and/or metals is volatile and cannot be controlled. There is no assurance that the Company's mineral exploration and development activities will be successful. The development of mineral resources involves many risks in which even a combination of experience, knowledge and careful evaluation may not be able to overcome. The Company has no source of financing other than those identified in the section on liquidity, financings and capital resources.

Dependance on Management

The success of the operations of the Company is dependent to a significant extent on the efforts and abilities of its management team. The Company depends on key personnel and cannot provide assurance that it will be able to retain such personnel. Failure to retain such key personnel could have a material adverse effect on the Company's business and financial condition.

Potential conflict of interest

Certain directors and officers of the Company are engaged in, and will continue to engage in, other business activities on their own behalf and on behalf of other companies, including activities involving mining and mineral activities. As a result of these and other activities, such directors and officers may become subject to conflicts of interest.

Financial risk

Global markets have been adversely impacted by the Covid-19 pandemic and could be impacted by other emerging infectious diseases and/or the threat of outbreaks of viruses, other contagious or epidemic diseases in the future. The Covid-19 pandemic has resulted in a widespread crisis that has adversely affected the economies and the financial markets of many countries, resulting in an economic downturn which could adversely affect the Company's business and the market price of its securities.

Credit Risk

The Company's credit risk is primarily attributable to cash and other receivables. The Company's cash is held with highly rated financial institutions.

The Company has concluded that credit risk with regards to other receivables, except Mexican VAT receivable on which the Company has recorded an allowance, is minimal.

Liquidity Risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. The Company has no income from operations or a regular source of cash flow and relies on equity funding to support its exploration and corporate activities. Should the need for equity funding arise, there is a risk that the Company may not be successful in selling new common shares at acceptable prices.

As at October 31, 2023, the Company had a cash balance of \$377,578 (2022 - \$221,929), HST and other receivables of \$29,525 (2022 - \$121,425) to settle current liabilities of \$213,452 (2022 - \$352,915). Of the Company's current

financial liabilities, \$177,041 (2022 - \$298,545) have contractual maturities of less than 30 days and are subject to normal trade terms.

Interest rate risk

The Company has no interest bearing debt instruments and therefore, is not subject to interest rate risk. The Company invests any cash surplus to its operational needs in investment-grade short-term deposit certificates issued by highly rated Canadian banks. The Company periodically assesses the quality of its investments and is satisfied with the credit rating of the bank.

Foreign currency risk

The Company's functional currency is the Canadian dollar and major purchases are transacted in Canadian dollars. However, the Company has operations outside of Canada, and therefore could be at risk for currency translations. The Company's property acquisition obligation is denominated in United States Dollars ("US\$") and is subject to fluctuations in that currency's value relative to the Canadian dollar. The value of the obligation at October 31, 2023 is \$34,678 (US\$25,000), therefore a 10% rise or fall in the Canadian dollar against the US dollar would have resulted in a decrease (increase) of \$3,468 in the net loss.

There were no significant changes to credit risk and market risk during the years ended October 31, 2023 and 2022.

Mexican Operating Risk

The Company's operations in Mexico are exposed to various levels of political, economic and other risks and uncertainties and any changes in the political or economic climate in Mexico, even if minor in nature, may adversely affect the Company's exploration activities. These risks and uncertainties vary from time to time and include, but are not limited to: labour disputes, invalidation of governmental orders and permits, uncertain political and economic environments, potential for bribery and corruption, high risk of inflation, currency devaluation, high interest rates, sovereign risk, military repression, civil disturbances and terrorist actions, arbitrary changes in laws or policies, consents or rejections, granting of waivers, corruption, arbitrary foreign taxation, delays in obtaining or the inability to obtain necessary governmental permits, opposition to mining from environmental or other non-governmental organizations, limitations on foreign ownership, difficulty obtaining key equipment and components for equipment and inadequate infrastructure.

Exploration risk

There is no assurance that the activities of the Company will be successful and result in economic deposits being discovered and in fact, most companies are unsuccessful due to the low probability of discovering an economic deposit. Once mineralization is discovered, it may take several years until production is possible during which time the economics of a project may change. Substantial expenditures are required to establish reserves through drilling. The Company's ability to establish a mining operation is subject to a host of variables, such as the physical, technical and economic attributes of a deposit, availability of capital, cyclical nature of commodity markets and government regulations.

Exploration activities involve risks which even a combination of experience, knowledge and prudence may not be able to overcome. Exploration activities are subject to hazards and risks which could result in injury or death, property damage, adverse environmental conditions and legal liability. Fires, power disruptions and shortages and the inability to access land or obtain suitable or adequate equipment or labour are some of the hazards and risks involved in conducting an exploration program.

CURRENT MARKET CONDITIONS

The fundamentals for gold and silver have improved and are expected to remain strong for 2023/2024. The Company is excited about the Melchett Lake, Diamante, Jackie, Pino de Plata, and Mystery silver/gold prospects for this reason.

OUTLOOK

The Company is currently concentrating its efforts on mineral projects that need focused exploration and short-term

investment. As at October 31, 2023, the Company's cash is \$377,578 and has working capital of \$195,647. Although the Company has been successful in raising funds to date, there can be no assurance that adequate or sufficient funding will be available in the future, or available under terms acceptable to the Company. Failure to obtain sufficient and timely financing may result in delaying or indefinitely postponing exploration or development activities. If the Company obtains debt financing, it may expose its operations to restrictive loan and lease covenants and undertakings. If the Company obtains equity financing, existing shareholders may suffer dilution. See subsequent event for private placement.

OUTSTANDING SHARE DATA

As at	Common Shares	Warrants	Stock Options	Fully Diluted
October 31, 2023	284,459,999	116,386,499	6,416,667	407,263,165
February 22, 2024	284,459,999	116,386,499	6,416,667	407,263,165

SUBSEQUENT EVENT

i. On December 11, 2023, the Company announced that it had entered into a revised amendment to the Option Agreement dated September 7, 2021 on its Mystery, Marilyn and Till Properties in Newfoundland, Canada (the "Amended Option Agreement"). Under the terms of the Amended Option Agreement, upon mutual agreement of the Company and the third party vendors (the "Vendors"), the Company can satisfy part of the cash component of the consideration payable to the Vendors on the 2nd anniversary of the Option Agreement by the issuance of common shares of the Company at a deemed price of \$0.01 per share to the Vendors. As a result, the second anniversary option payment will now consist of \$50,000 cash (paid) and the issuance of 3,750,000 common shares of the Company to the Vendors of which 2,500,000 common shares are being issued in lieu of a \$25,000 cash payment.