



# VELOCITY

## MINERALS LTD.

### MANAGEMENT'S DISCUSSION AND ANALYSIS FOR THE YEAR ENDED DECEMBER 31, 2025

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REPORT DATE:  
**April 20, 2026**

This Management Discussion and Analysis (the "MDA") provides relevant information on the operations and financial condition of Velocity Minerals Ltd. (the "Company" or "Velocity") as at and for the year ended December 31, 2025 and up to April 20, 2026.

The Company is in the business of mineral exploration in Europe, currently operating in Bulgaria and Greece, while assessing opportunities in other jurisdictions. Activities include the evaluation, acquisition and exploration of mineral properties in search of economic mineral deposits. The realization of amounts shown for exploration and evaluation assets is dependent upon the discovery of economically recoverable reserves and future profitable production or proceeds from the disposition of these assets. The carrying values of exploration and evaluation assets do not necessarily reflect their present or future values.

On February 24, 2025, the Company entered into a definitive share purchase and option agreement to sell all of its Bulgarian assets. Pursuant to the agreement, the Company agreed to sell its 70% interest in the Rozino project, together with certain licences, licence applications, and associated tenures and rights, to Türker Global Madencilik Sanayi Ve Ticaret A.Ş. ("Türker Mining"), and Türker Mining agreed to acquire 100% of the foregoing assets for a total consideration of US\$ 55.0 million, payable in two tranches. The Company further granted to Türker Mining an option to acquire the Company's interest in certain other Bulgarian mineral property assets, including licences, licence applications, and associated tenures and rights, for an aggregate purchase price of US\$ 4.0 million.

On June 4, 2025, the Company provided notice to Türker Mining confirming Velocity's shareholders' approval and TSX Venture Exchange conditional acceptance of the transaction, establishing a deposit date ("Deposit Date") of June 23, 2025, being 10 business days thereafter. On June 5, 2025, the Company received the first tranche payment of US\$ 16.5 million from Türker Mining. Until closing of the transaction, Türker Mining is responsible for funding all expenditures required to maintain the operations of the Company's Bulgarian subsidiaries and to keep the projects in good standing. The Company has been engaged by Türker Mining as operator during this period and earns management fees and reimbursable expenses for these services.

The closing of the transaction remains subject to customary conditions precedent, and there can be no assurance that it will be completed as contemplated, or at all.

All monetary amounts in this MDA and in the consolidated financial statements are expressed in Canadian dollars, unless otherwise stated. Financial results are being reported in accordance with International Financial Reporting Standards ("IFRS"). The Company's certifying officers, based on their knowledge, having exercised reasonable diligence, are responsible to ensure that these filings do not contain any untrue statement of material fact or omit to state a material fact required to be stated or that is necessary to make a statement not misleading in light of the circumstances under which it was made, with respect to the period covered by these filings, and their associated consolidated financial statements together with other financial information included therein. The Board of Directors approves the consolidated financial statements and MDA and ensures that management has discharged its financial responsibilities.

The MDA should be read in conjunction with the Company's audited consolidated financial statements and notes thereto for the years ended December 31, 2025 and 2024.

The mailing address of the Company is 1920-1188 West Georgia Street, Vancouver, BC, V6E 4A9, Canada, and the registered office of the Company is 880 - 320 Granville Street, Vancouver, BC, V6C 1S9, Canada.

## **HIGHLIGHTS**

### ***Corporate Highlights***

- On February 24, 2025, the Company entered into a definitive share purchase and option agreement (the "Definitive Agreement") with Türker Mining, a subsidiary of Türkerler İnşaat Turizm Madencilik Enerji Üretim Ticaret ve Sanayi A.Ş. ("Türkerler"), a diversified company based in Ankara, Republik of Türkiye. Pursuant to the Definitive Agreement, Velocity has agreed to (i) sell its 70% interest in the Rozino project, including certain licences, licence applications, and associated tenures and rights (the "Rozino Project"), to Türker Mining, and (ii) grant Türker Mining an option (the "Option") to acquire Velocity's interest in certain other Bulgarian mineral property assets, licences, licence applications, and associated tenures and rights (collectively, the "Non-Rozino Assets").

Under the terms of the Definitive Agreement, which supersedes and replaces the previously announced letter agreement between the Company and Türkerler, Türker Mining has agreed to acquire 100% of the Rozino Project for a total purchase price of US\$55.0 million (the "Rozino Purchase Price"). The Rozino Purchase Price is payable in two tranches: (i) US\$16.5 million following receipt of both Company shareholder approval and TSX-V approval of the transaction, and (ii) the remaining amount within 18 months of the Deposit Date. A discount of US\$1.5 million will apply if the second tranche is paid within 12 months.

To exercise the Option, Türker Mining must pay US\$4.0 million in cash (the "Non-Rozino Purchase Price") to the Company prior to the closing of the Rozino Project acquisition. The Option is not exercisable unless and until the second tranche of the Rozino Purchase Price has been paid.

On April 16, 2025, the Company announced the results of a special meeting of shareholders where shareholders voted to approve a resolution approving the sale of the Company's Bulgarian assets. The resolution had to be approved by not less than two-thirds of the votes cast at the special meeting of shareholders held April 15, 2025. At the meeting, shareholders representing an aggregate of 94.12% (185,585,876) of the Company's common shares were represented in person or by proxy. The resolution was approved by substantially 100% of the votes cast by shareholders. The closing of the transaction remains subject to customary conditions precedent, and there can be no assurance that it will be completed as contemplated, or at all.

- On June 5, 2025, the Company received the first tranche payment from Türker Mining in the amount of US\$ 16.5 million.

In connection with Velocity's receipt of the first tranche payment, the Company has arranged a standby letter of credit in the amount of US \$16.5 million to be issued to Gorubso-Kardzhali AD ("Gorubso"), which holds a 30% interest in the Rozino Project. The standby letter of credit will secure the Company's obligations regarding (i) the return to Gorubso of the share certificates Gorubso deposited into escrow in the event the transaction does not close, and (ii) the payment to Gorubso of 30% of the Rozino Project purchase price if the transaction does close. The first tranche payment is being held as collateral for the standby letter of credit and therefore is considered restricted cash and is unavailable to the Company for working capital purposes.

- On July 18, 2025, the Company and Türker Mining entered into a Funding and Technical Services Agreement (as amended). Under the terms of the agreement, Türker will be responsible for funding 100% of all costs required to (i) keep the Subject Assets (as defined below) in good standing, (ii) complete field work supporting Türker's planned Feasibility Study (to be prepared in accordance with National Instrument 43-101 Standards of Disclosure for Mineral Projects), and (iii) file an Environmental Impact Assessment report ("EIA Report") required under Bulgarian mine permitting regulations.
- On November 4, 2025, the Company announced that it had entered into an agreement to amend the January 16, 2019 investment agreement with Artemis Gold Inc. ("Artemis" and the "2019 Investment Agreement"). The amendment dated November 3, 2025 provides that (i) net profits, including proceeds from any asset sales, will be distributed to shareholders; (ii) the board will be capped at five directors; (iii) and the board will continue to include Keith Henderson, Daniel Marinov, Mark Cruise, and an Artemis' nominee, currently Gerrie van der Westhuizen. In connection with this amendment, these three directors and Artemis have also signed lock-up agreements prohibiting the sale or transfer of Velocity shares except for specified related-party transfers or in connection with a takeover bid or similar transaction.

The director cap and board-composition provisions expire on the earlier of: (a) six months after closing of the Türker Transaction, (b) termination of the lock-ups, or (c) mutual consent. The lock-up agreements terminate on the earlier

of: (i) Artemis selling all (but not less than all) of its shares, (ii) six months after the Türker Transaction closes, (iii) 24 months after signing, or (iv) termination by mutual consent.

Profit distributions remain subject to (i) the terms of any debt financing or contract binding the Company, (ii) applicable law (including the BCBCA), and (iii) any reserves required for current or anticipated expenses as determined by Velocity's board.

- During Q4 2025, the Company received proceeds of \$1,316,387 from exercise of warrants expiring on December 19, 2025. The Company has no additional outstanding warrants.
- On January 21, 2026, the Company granted 3,665,000 common share stock options to various directors, officers, employees and consultants of the Company and its affiliates. The options entitle the holder to purchase shares at a price of \$0.18 per share for a period of 5 years from the issue date. Options vest over 3 years, beginning 6 months from the date of issue and vesting in equal tranches bi-annually thereafter.

### ***Projects Update***

- On March 13, 2025, the Company announced that it has been granted an exploration license for Miriofito copper-gold project, located in northern part of Greece. The Company has commenced a work program on the project.
- The Environmental Impact Assessment report for Rozino project, required under local mine permitting regulations, was completed and filed with the relevant Bulgarian authorities on August 8, 2025.
- On November 12, 2025, the Company entered into a Termination and Mutual Release agreement with Raiden Resources Limited ("Raiden") and Zelenrok EOOD ("Zelenrok"), a wholly owned subsidiary of Raiden, regarding the Company's option to acquire a 75% interest in the Zlatusha property. As a result of the termination, the recoverable value of the property was determined to be \$nil, leading to an impairment write-down of \$975,891.

### **FORWARD LOOKING AND CAUTIONARY STATEMENTS**

This MDA contains forward-looking statements and forward-looking information (collectively, "forward-looking statements") within the meaning of applicable Canadian and U.S. securities legislation, including the United States Private Securities Litigation Reform Act of 1995 concerning the business, operations and financial performance and condition of the Company. All statements, other than statements of historical fact, included herein including, without limitation, statements regarding future capital expenditures and financings (including the amount and nature thereof), anticipated content, commencement, and cost of exploration programs in respect of the Company's projects and mineral properties, anticipated exploration program results from exploration activities, the discovery and delineation of mineral deposits, resources and/or reserves on the Company's projects and mineral properties, the outcome of legal proceedings and the anticipated business plans and timing of future activities of the Company, are forward-looking statements. Although the Company believes that such statements are reasonable, it can give no assurance that such expectations will prove to be correct.

Often, but not always, forward looking information can be identified by words such as "pro forma", "plans", "expects", "may", "should", "budget", "scheduled", "estimates", "forecasts", "intends", "anticipates", "believes", "potential" or variations of such words including negative variations thereof, and phrases that refer to certain actions, events or results that may, could, would, might or will occur or be taken or achieved.

Forward-looking information involves known and unknown risks, uncertainties and other factors which may cause the actual results, performance or achievements of the Company to differ materially from any future results, performance or achievements expressed or implied by the forward-looking information. Such risks and other factors include, among others:

- the Company's strategies and objectives, both generally and in respect of its specific mineral properties or exploration and evaluation assets
- the ability of the Company to obtain sufficient financing to fund its business activities and plans on an ongoing basis
- operating and technical difficulties in connection with mineral exploration or development or mine development activities for the Company's projects generally, including the geological mapping, prospecting, drilling and sampling programs for the Company's projects

- actual results of exploration activities, including exploration results, the estimation or realization of mineral resources and mineral reserves, the timing and amount of estimated future production, costs of production, capital expenditures, and the costs and timing of the development of new deposits,
- possible variations in ore grade or recovery rates, possible failures of plants, equipment or processes to operate as anticipated, accidents, labour disputes and other risks of the mining industry
- delays in obtaining governmental and regulatory approvals (including the TSX Venture Exchange), permits or financing or in the completion of development or construction activities
- changes in laws, regulations and policies affecting mining operations, hedging practices, currency fluctuations, title disputes or claims limitations on insurance coverage and the timing and possible outcome of pending litigation, environmental issues and liabilities, risks related to joint venture operations, and risks related to the integration of acquisitions
- requirements for additional capital, future prices of precious metals, changes in general economic conditions, changes in the financial markets and in the demand and market price for commodities
- the ability of the Company to successfully respond to any legal challenges to permits or licenses necessary for its mineral exploration or development activities, and the results and impact of any such legal challenges on the Company's exploration timeline and business activities
- risks related to the closing of the share purchase and option agreement with Türker Mining
- those factors discussed under the headings "Risk and Uncertainties" and "Financial Instruments and Risk Management" in this MDA and other filings of the Company with the Canadian Securities Authorities, copies of which can be found under the Company's profile on the SEDAR+ website at [www.sedarplus.com](http://www.sedarplus.com).

Readers are cautioned not to place undue reliance on forward-looking statements. The Company undertakes no obligation to update any of the forward-looking information in this presentation or incorporated by reference herein, except as otherwise required by law.

## **DESCRIPTION OF BUSINESS**

Velocity Minerals Ltd. is a mineral exploration company focused on Europe. The Company's management and board include mining industry professionals with experience spanning Europe, Africa, Australasia, and the Americas as employees of major mining companies as well as founders and senior executives of junior to mid-tier public companies. The teams' experience includes all aspects of mineral exploration, resource definition, feasibility, finance, mine construction and mine operation as well as a track record in managing publicly listed companies.

The Company holds various exploration assets in Bulgaria, which is a member of the European Union (2007) with a mining law that was established in 1999 and updated in 2011 and 2020. The local currency (BGN) has been tied to the Euro since 1999 (1.956 BGN/EUR). In July 2021, Bulgaria was admitted to the ERM-2 mechanism, and following completion of the convergence process, Bulgaria adopted the euro as its official currency on 1 January 2026. The country is served by modern European infrastructure including an extensive network of paved roads. Mining royalties compare favourably with established mining countries and Bulgaria boasts an exceptionally low corporate tax rate of only 10%.

## **SALE OF BULGARIAN ASSETS**

On February 24, 2025, the Company entered into a definitive share purchase and option agreement (the "Definitive Agreement") with Türker Mining.

Pursuant to the Definitive agreement, which supersedes and replaces the previously announced letter agreement between the Company and Türkererler, the Company has agreed to (i) sell its 70% interest in the Rozino project, together with certain licences, licence applications and associated tenures and rights (the "Rozino Project")<sup>(1)</sup> to Türker Mining, and (ii) grant to Türker Mining the option (the "Option") to acquire Velocity's interest in certain other Bulgarian mineral property assets, licences, licence applications and associated tenures and rights (collectively, the "Non-Rozino Assets"<sup>(2)</sup>; together with the Rozino Project, the "Subject Assets") (the "Transaction").

### ***Commercial Terms***

Under the terms of the Definitive Agreement, Türker Mining has agreed to purchase 100% of the Rozino Project for US\$ 55.0 million (the "Rozino Purchase Price"). The Rozino Purchase Price will be payable in two tranches, as follows:

(i) an initial payment in the amount of US\$ 16.5 million following receipt of shareholder approval and TSX Venture Exchange ("TSXV") acceptance for the Transaction (the "First Tranche Payment"). On June 4, 2025, the Company provided notice to Türker Mining confirming Velocity's shareholders' approval and TSXV conditional acceptance of the Transaction, establishing the Deposit Date of June 23, 2025, being 10 business days thereafter. On June 5, 2025, the Company received the First Tranche Payment of USD 16.5 million from Türker Mining; and

(ii) an additional payment in the amount of US\$ 38.5 million (the "Second Tranche Payment") on or before the 18 month anniversary of the Deposit Date (the date of the Second Tranche Payment being the "Closing"), provided that if the Second Tranche Payment is paid by Türker Mining on or before the 12 month anniversary of the Deposit Date, then the amount of the Second Tranche Payment will be reduced by US\$ 1.5 million. If Türker Mining fails to make the Second Tranche Payment it will acquire no interest in the Subject Assets and the First Tranche Payment will be non-refundable in accordance with the terms of the Definitive Agreement. Gorubso-Kardzhali AD ("Gorubso"), which holds a 30% interest in the Rozino Project, will be entitled to 30% of the Rozino Purchase Price.

In order to exercise the Option, Türker Mining must make a cash payment of US\$ 4.0 million (the "Non-Rozino Purchase Price") to the Company prior to Closing, provided that the Option shall not be exercisable unless and until Türker Mining shall have paid the Second Tranche Payment. Upon payment of the Non-Rozino Purchase Price, Türker Mining shall be deemed to have exercised the Option and agreed to acquire a 100% interest in the Non-Rozino Assets. The acquisition by Türker Mining of the Rozino Project and, if the Option is exercised, the Non-Rozino Assets, will be affected through the sale and purchase of shares in the Bulgarian subsidiaries holding the Subject Assets. In connection with the Transaction, Türker Mining paid to the Company a US\$ 1.0 million transaction fee upon execution of the Definitive Agreement.

Türker Mining and Velocity will each, subject to certain terms and conditions in the Definitive Agreement, be responsible for payment of a break or non-completion fee to the other party in certain circumstances if the Transaction does not proceed.

Closing is subject to customary conditions precedent, including, without limitation, receipt of all necessary third party and regulatory consents and approvals.

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<sup>(1)</sup> Rozino Project includes projects Tintyava, Dangovo and certain licences, licence applications and associated tenures and rights;

<sup>(2)</sup> Non-Rozino Assets include the projects Nadezhda, Momchil, Iglika, Zlatusha, Toledo, and certain license applications

Finder's fees in the amount of 4% will be payable upon Closing in connection with the Transaction.

In connection with Velocity's receipt of the first tranche payment, the Company has arranged a standby letter of credit in the amount of US\$ 16.5 million to be issued to Gorubso, which holds a 30% interest in the Rozino Project. The standby letter of credit will secure the Company's obligations regarding (i) the return to Gorubso of the share certificates Gorubso deposited into escrow in the event the transaction does not close, and (ii) the payment to Gorubso of 30% of the Rozino Project purchase price if the transaction does close. The first tranche payment is being held as collateral for the standby letter of credit and therefore is considered restricted cash and is unavailable to the Company for working capital purposes.

Türker Mining has engaged the Company under a funding and technical services agreement pursuant to which Türker Mining is responsible, until Closing, for funding all exploration, development and administrative costs required to (i) keep the Subject Assets in good standing, (ii) complete field work supporting Türker Mining's planned Feasibility Study (to be prepared in accordance with National Instrument 43-101 Standards of Disclosure for Mineral Projects), and (iii) file an Environmental Impact Assessment report required under Bulgarian mine permitting regulations.

## **EXPLORATION PROJECTS**

The Company has exploration properties in Bulgaria and Greece. All the Company's material projects are located in Bulgaria.

### *Tintyava Property*

In July 2017, the Company's wholly-owned Bulgarian subsidiary, Kibela Minerals AD ("Kibela") entered into an option agreement, under the terms of which Kibela had the right to acquire an undivided 70% legal and beneficial interest in the Tintyava prospecting and exploration license (the "Tintyava License") for the Tintyava License area (the "Tintyava Property") through delivery to Gorubso of a preliminary economic assessment on the Tintyava Property (the "PEA") prepared under National Instrument 43-101.

Following delivery of the PEA on October 31, 2018, Velocity earned an undivided 70% interest in the Tintyava Property. The Tintyava License is held by a Bulgarian corporation, Tintyava Exploration AD ("Tintyava Exploration"), which during the option period was owned 100% by Gorubso. On March 1, 2019, the Company (through its subsidiary Kibela) entered into a shareholder's agreement with Gorubso regarding Tintyava Exploration and 70% of the shares of Tintyava Exploration were transferred to Kibela.

On February 1, 2018 the Bulgarian Minister of Energy approved the transfer of the Tintyava License to Tintyava Exploration.

On August 31, 2020, the Company disclosed results of a Prefeasibility Study ("PFS") on the Rozino Project, located within the Tintyava Property. On October 15, 2020, the Company filed the NI 43-101 Technical Report entitled Rozino Gold Project, Pre-feasibility Technical Report, dated October 14, 2020. On December 17, 2021, the Company disclosed filing of a Revised NI43-101 Technical report.

### *Exploration Alliance and other Exploration Projects*

In January 2018, Velocity entered into a binding letter agreement with its Bulgarian partner Gorubso, which sets out the terms by which Velocity and Gorubso will form an exploration and mining alliance (the "Alliance") covering all existing and future Gorubso and Velocity projects (the "Projects") within an area of 10,400km<sup>2</sup> (the "Alliance Area").

In September 2018, the Company and Gorubso entered into a definitive "Exploration and Mining Alliance Agreement" (the Alliance Agreement").

Gorubso owns and operates a modern gold Processing Plant, which provides crushing, grinding, gravity, carbon-in-leach, elution, electro-winning, gold doré production and tailings management facilities. The Processing Plant is centrally located within the Alliance Area. Under the terms of the Alliance Agreement, Gorubso will make the Plant available for the processing of mineralized material from current and future properties located within the Alliance. Material processed at the Processing Plant will be charged to any joint venture entities on a cost-plus basis. Securing the use of the Processing Plant provides significant technical and financial risk reduction, as well as potential capital and time savings. Most importantly, securing the use of the processing facility significantly reduces permitting risk and delays that might otherwise arise if a processing plant had to be permitted and built prior to development of any Projects.

On March 5, 2019 the Company signed option agreements for two additional Projects, Nadezhda and Momchil. Under the terms of the option agreements, the Company has the right to earn an undivided 70% legal and beneficial interest in the Nadezhda and Momchil properties.

On June 16, 2021, the Company entered into an amended option agreement for the Nadezhda property allowing the option exercise to proceed following delivery of the EIA report, provided that following the formation of the joint venture, Velocity shall fund 100% of the costs of 2,000m of drilling and an initial Mineral Resource estimate.

On June 23, 2021, the Company announced that it had delivered an option exercise notice to Gorubso for the Momchil property, which includes the Obichnik gold project. Following delivery of the exercise notice, Velocity was deemed to have earned a 70% interest in the property and to be in joint venture with Gorubso for the further development of the property.

On November 16, 2021, the Company announced that it had delivered an option exercise notice for the Nadezhda property, which includes the Makedontsi gold project. Following delivery of the exercise notice, Velocity was deemed to have earned a 70% interest in the property and to be in joint venture with Gorubso for the further development of the property.

On September 25, 2019, the Company signed an option agreement for the Sedefche Project, where the Company had the right to earn an undivided 70% legal and beneficial interest in the Sedefche property. On November 3, 2020, the Company disclosed that it had elected not to exercise its option to acquire a 70% interest in the Sedefche property. As consideration for executing a relinquishment agreement, the Company received a cash payment of \$1.5 million from Gorubso.

On June 27, 2020, the Company signed an option for the Igljka Project where the Company has the right to earn an undivided 100% legal and beneficial interest in the Igljka property. The Igljka property is not located within the Alliance. In February 2021, Velocity announced that it had entered into a definitive option agreement with the Property vendors, amending the previously announced option exercise terms. Under the amended terms, Velocity exercised the right to acquire 100% of the shares of Balkan Minerals Development EOOD, the Bulgarian company that holds the exploration license for the Project area. The vendors of the Project have retained a 2% net smelter returns royalty for which the terms remain unchanged.

On January 27, 2023, the Company entered into a binding letter agreement (as amended April 10, 2023 and May 9, 2024) with Zelenrok EOOD, a subsidiary owned by Raiden Resources Limited (collectively with Zelenrok, "Raiden") whereby the Company has been granted an exclusive option to acquire, in two stages, up to a 75% interest in and to the prospecting and exploration license covering the Zlatusha copper-gold property located in Bulgaria. On November 12, 2025, the Company entered into a Termination and Mutual Release agreement Raiden regarding the Company's option to acquire a 75% interest in the Zlatusha property

### **Rozino Gold Project, Tintyava Property, Bulgaria**

#### ***Property Description***

The Rozino gold deposit is located within the Tintyava Property, which lies within the municipalities of Ivaylovgrad and Krumovgrad in southeast Bulgaria.

On August 31, 2020, the Company disclosed financial results from the PFS completed on the Rozino Project and on December 17, 2021, the Company disclosed filing of a Revised NI43-101 Technical report. The technical information included below is sourced from the disclosure. As the information is necessarily summarized, readers are encouraged to review the Company's disclosure in its entirety, including all qualifications and assumptions. The disclosure is intended to be read as a whole, and sections should not be read or relied upon out of context.

An independent PFS Technical Report (the "Report") was prepared by CSA Global and filed on SEDAR+ on October 15, 2020. CSA Global is an international mining consultancy with experience in Bulgaria, in accordance with National Instrument 43-101 Standards of Disclosure for Mineral Projects. A Revised Technical Report was filed on SEDAR+ dated December 15, 2021 (effective date September 28, 2020).

The PFS establishes the Rozino deposit as supporting an economic open pit mine operation with gold recovery by a combination of on-site concentration in a flotation plant and further processing to produce a gold-silver doré in the existing and operating processing plant ("Processing Plant") located in Kardzhali, 85 km by road from Rozino, where doré would be produced. The PFS financial model base case returns an after-tax Net Present Value at a 5% discount rate ("NPV5%") of CAD \$163 million and an after-tax internal rate of return ("IRR") of 27.4%.

## ***Prefeasibility Study<sup>(1)</sup> Highlights***

All amounts under these highlights are reported in United States dollars (US\$) unless otherwise specified.

- **After-Tax Financials:** After-tax NPV<sub>5%</sub> of \$123 million and after-tax IRR of 27.4% using a base case gold price of \$1,500 per ounce
- **Life of Mine Earnings:** \$293 million before interest, taxes, and depreciation
- **Cash Cost:** All-in sustaining cost<sup>(2)</sup> of \$755 per ounce of gold and cash cost<sup>(3)</sup> of \$699 per ounce of gold
- **Capital Costs:** Total estimated capital costs of \$94.8 million and pre-production capital costs of \$87.1 million (including an 11% contingency)
- **Mineral Resource:** Indicated Mineral Resource at a 0.3 g/t gold cut-off grade of 20.5 Mt at 0.87 g/t gold, for contained gold of 573,000 ounces and an Inferred Mineral Resource at a 0.3 g/t cut-off of 0.38 Mt at 0.8 g/t gold for 10,000 ounces<sup>(4)</sup>
- **Initial Mineral Reserve:** Probable Mineral Reserve at a 0.5 g/t gold cut-off grade of 11.8 Mt at 1.22 g/t gold for 465,000 ounces
- **Mining:** Open pit with 0.5 g/t gold cut-off grade, low strip ratio of 2.2 and 1.22 g/t life of mine gold grade
- **Conventional Process Flow Sheet:** Returns 79.3% gold recovery to doré at the operating Processing Plant
- **Processing:** On-site flotation producing gold-bearing pyrite concentrate assaying from 15 to 40 g/t and transportation to the Processing Plant (located 85 km from the Project) for processing to produce doré
- **Low Environmental Risk:** Small project footprint with benign, non-acid generating and non-hazardous waste and tailings material
- **Opportunities for Project Enhancement:** The Rozino gold deposit is open to the southeast and exploration is ongoing. Additional pit tailings storage capacity exists to accommodate potential increases in ore production.

### *Notes:*

*(1) Base case parameters assume a gold price of US\$1,500/ounce and an exchange rate (CAD\$ to US\$) of 0.75. Financial results on 100% equity basis.*

*(2) All-In Sustaining Cost is defined as all cash costs related to production costs such as mining, processing, refining, site administration, and NSR royalty to final product (direct and indirect), and mine closure and rehabilitation. Sustaining capital costs related to continuing the business including development and equipment required to sustain production are included. Taxes, working capital, M&A, disposals, and acquisitions as well as new mine development capital costs are excluded. See "Use of Non-IFRS Financial Performance Measures" below.*

*(3) Cash Costs include production costs such as mining, processing, refining, site administration, and NSR royalty, divided by gold ounces sold to arrive at a cash cost per gold ounce sold. See "Use of Non-IFRS Financial Performance Measures" below.*

*(4) Mineral Resources that are not Mineral Reserves do not have demonstrated economic viability. Inferred Mineral Resources are considered too speculative geologically in nature to enable them to be categorized as Mineral Reserves and there can be no certainty that all or any part of an inferred mineral resources will ever be upgraded to Indicated Mineral Resources or Measured Mineral Resources.*

The Mineral Resource estimate was carried out by MPR Geological Consultants Pty Ltd., Australia.

Recoverable resources were estimated using Multiple Indicator Kriging ("MIK") with block support adjustment, a method that has been demonstrated to provide reliable estimates of recoverable open pit resources in gold deposits of diverse geological styles. Indicator class grades used for the MIK modelling were determined from the mean composite gold grade of each indicator class. Estimates for mineralisation tested by generally consistently 50 m by 50 m and closer spaced drilling are classified as Indicated, with estimates for more broadly sampled zones assigned to the Inferred category. Mineral Resources that are not Mineral Reserves do not have demonstrated economic viability. To provide estimates with reasonable prospects for eventual economic extraction, Mineral Resources are reported within an optimized pit shell.

**Mineral Resource Estimate (effective date 15<sup>th</sup> April 2020)**

Within \$1,500/oz pit shell			
Indicated Mineral Resource Estimate			
Cut-off g/t	Tonnes Mt	Grade Gold g/t	Contained Gold koz
0.2	27.2	0.72	630
<b>0.3</b>	<b>20.5</b>	<b>0.87</b>	<b>573</b>
0.4	15.5	1.04	518
0.5	12.0	1.22	471
0.6	9.42	1.40	424
Inferred Mineral Resource Estimate			
Cut-off g/t	Tonnes Mt	Grade Gold g/t	Contained Gold koz
0.2	0.49	0.7	11
0.3	0.38	0.8	10
0.4	0.29	0.9	8
0.5	0.23	1.0	7
0.6	0.17	1.2	7

*Notes:*

- (1) The selected base case Mineral Resources are reported at a cut-off grade of 0.3 g/t gold.
- (2) Mineral Resources are not Mineral Reserves and do not have demonstrated economic viability.
- (3) The Mineral Resources have been classified and reported in accordance with the Canadian Institute of Mining, Metallurgy and Petroleum "CIM Definition Standards - For Mineral Resources and Mineral Reserves" ("CIM Definition Standards").
- (4) Mineral Resources that are not Mineral Reserves do not have demonstrated economic viability. Inferred Mineral Resources are considered too speculative geologically in nature to enable them to be categorized as Mineral Reserves and there can be no certainty that all or any part of an inferred mineral resources will ever be upgraded to Indicated Mineral Resources or Measured Mineral Resources.

The Rozino deposit supports an economic open pit mining operation. The Mineral Reserve estimate is based on the Indicated classification of the Mineral Resource contained within the pit design. The Mineral Reserve estimate has considered all modifying factors appropriate to the Rozino Gold Project. The reference point at which the Mineral Reserves are defined is where the ore is delivered to the Processing Plant.

**Probable Mineral Reserves (effective date 30<sup>th</sup> August 2020).**

Ore Type	Reserve Category	Tonnes Mt	Gold Grade g/t	Contained Metal koz Gold	Metallurgical Recovery %	Recoverable Metal koz Gold
Oxide	Probable	1.9	1.07	64	67.4	43
Transitional	Probable	1.8	1.15	68	70.7	48
Sulphide	Probable	8.1	1.27	332	83.3	277
<b>Total</b>	<b>Probable</b>	<b>11.8</b>	<b>1.22</b>	<b>464</b>	<b>79.3</b>	<b>368</b>

*Notes:*

- (1) The Mineral Reserve disclosed herein has been estimated in accordance with the Canadian Institute of Mining, Metallurgy and Petroleum "CIM Definition Standards for Mineral Resources and Mineral Reserves" (CIM, 2014).
- (2) Mineral Reserves discard cut-off grade was 0.5 g/t gold
- (3) Mineral Reserves are based on a \$1,500/oz gold price
- (4) Mineral Reserves account for mining dilution and ore loss
- (5) Probable Mineral Reserves were based on Indicated Mineral Resources
- (6) Sum of individual amounts may not equal due to rounding

None of the Inferred category of the Mineral Resources are included in the Mineral Reserves. Inferred Mineral Resources do not contribute to the financial performance of the project and are treated in the same way as waste. Mining losses and mining dilution are incorporated in the MIK Mineral Resource estimate. ERM (formerly CSA Global, Canada) were able to determine that mineralisation can be adequately modelled for its diluted, recoverable grade properties assuming a selective mining unit (“SMU”) of 4 x 6 x 2.5 m using the MIK methodology. ERM considers that the Mineral Resources can be effectively mined by open cut extraction using the selected mining equipment and qualifications relating to training, grade control practices, and drilling and blasting technique applied, without additional dilution and loss factors being applied.

The mine will be a conventional open pit shovel and truck operation. The mine plan allows for the production of 9.2 Mt of high-grade ore and 2.7 Mt of low-grade ore (a total of 11.8 Mt) over a period of 7 years. High grade ore will have a cut-off of 0.8 g/t gold and an average head grade of 1.38 g/t. Low grade ore will have a cut-off of 0.5 g/t and an average head grade of 0.68 g/t. Low-grade ore will be stockpiled on the waste rock dump and processed over the last 18 months of mine life. The mining schedule also identifies ore by the degree of weathering (Oxidised, Transitional and Sulphide). Metallurgical test work indicated that there was no benefit to processing the ore types separately and therefore there is no selectivity in the mining or processing operations. This mine plan will allow the processing of 1.75 Mt of ore per annum for a total mine life of seven years.

To support the process design requirements for the Prefeasibility Study, extensive metallurgical test work programs were undertaken by Wardell Armstrong International Ltd in the UK, and Eurotest Control in Sofia, Bulgaria. The outcomes of the test work programs confirmed that the flowsheet developed for the PEA, namely flotation followed by CIL to produce doré, remained the optimal basis for plant design in the PFS. For the Mineral Reserve, the average expected recovery for Oxide material is 67.4%, Transitional 70.7% and Sulphide 83.3% for an average overall combined recovery of 79.3% to final doré. Over the life of the project, it is estimated that the expected recovery will vary from 65 to 85% on an annual basis depending on the relative proportions of oxidised ore and gold grade in the plant feed.

Velocity has initiated the environmental and social impact assessment (“ESIA”) process, including the permitting procedures to meet Bulgarian regulations and gather environmental data. Under the Bulgarian Environment Protection Act, the development of an economically viable mining reserve requires an Environmental Impact Assessment (“EIA”) which complies with European environmental regulations and will inform the environmental component of the ESIA. The prospecting and exploration license agreement for the Tintyava Property has been signed with the Minister of Energy and exploration activities have been approved by the Ministry of Environment and Waters. All necessary permits to conduct the work proposed for the property have been obtained and there are no known significant factors or risks that may affect access, title or the right or ability to perform work on the Property.

Rozino is located within the Eastern Rhodope mountains and therefore requires a compatibility assessment to comply with Bulgarian law and the European Union Natura 2000 Habitats Directive. An initial compatibility assessment was conducted and approved for the exploration program, with a second preliminary assessment completed for exploitation. The results of this preliminary assessment have informed the Project design, resulting in a significantly reduced Project footprint.

Velocity has commenced baseline monitoring to characterize environmental conditions, including surface and groundwater quantity and quality, air quality, acid drainage potential, local meteorological conditions, and ecological aspects. Social engagement activities have commenced and are ongoing. Local stakeholders are supportive of the Project and have been included and employed in the Project where possible.

In April 2023, the Company submitted an Investment Proposal to the Bulgarian authorities, which represents the first step towards securing a mining concession for the Rozino deposit. On June 19, the Company received written confirmation from Regional Environmental Inspectorate that Rozino Project Investment Proposal has been accepted by the authorities, allowing the process to move forward through subsequent steps and submission of an Environmental Impact Assessment report.

### **Nadezhda Project, Bulgaria**

The Nadezhda project is located within the municipality of Kardzhali in southeast Bulgaria approximately 280 km by road east-southeast of the capital, Sofia. The Nadezhda Project is centered on the Makedontsi deposit, which is a geological resource registered on the Bulgarian state balance. Historical estimates at Makedontsi were calculated by Gorubso using the Bulgarian classification scheme, based on manual polygonal methods of resource classification. Estimates were submitted to and accepted by the Bulgarian government, Dragiev H, 2013 "Mlechino Prospecting License, Geological Report at the Nadezhda Prospect, with Resource and Reserve Recalculations of ‘Au Ores’ at the Makedontsi, Dangovo and Kalina deposits”.

In order to verify the exploration potential of existing resources at Makedontsi, significant drilling will be required. The Company is not treating the historical resources at Nadezhda as current mineral resources or mineral reserves. Historical resources are not consistent with the standards of disclosure defined by NI 43-101 and may not necessarily be consistent with CIM best practice with respect to reporting mineral resources and reserves. A qualified person has not done sufficient work to classify the historical estimate as current mineral resources or mineral reserves.

The Nadezhda project has had little if any modern systematic exploration carried out and significant exploration potential exists.

On November 16, 2021, the Company announced that it had met its obligation under the option agreement and had exercised its option and is deemed to have earned a 70% interest in the Nadezhda project and to be in joint venture with Gorubso for the further development of the Nadezhda project. As at the date of this MDA the joint venture entity has not been formed.

### **Momchil Project, Bulgaria**

The Momchil project is located within the municipality of Momchilgrad in southeast Bulgaria approximately 310 km by road east-southeast of the capital, Sofia.

In August 2021 two composite samples of jaw-crushed coarse reject samples of Velocity diamond core were submitted to Eurotest Control EAD in Sofia (“Eurotest”) for metallurgical test-work.

Gold head grades were determined for each sample from the average of four fire assays. The test results, including agitated cyanide leaching demonstrate that mineralization represented by the two composite samples is amenable to standard Carbon in Leach (CIL) processing, with estimated gold recoveries of around 95% and 96% for the oxide/transition and fresh samples respectively. The test-work does not indicate any processing factors or deleterious elements that could have a significant effect on potential economic extraction.

In December 2021, the Company disclosed a Mineral Resource estimate prepared under *National Instrument 43-101*. Highlights include a Mineral Resource estimate of 3.2 Mt @ 1.2 g/t gold for 123,000 ounces, at 0.3 g/t gold cut-off grade. Recoverable resources were estimated for the Durusu Zone at the Obichnik gold project using MIK with block support adjustment, a method that has been demonstrated to provide reliable estimates of recoverable open pit resources in gold deposits of diverse geological styles. The resource estimates include a variance adjustment to give estimates of recoverable resources above gold cut off grades for SMU dimensions of 5m east by 2m north by 2m in elevation. The variance adjustments were applied using the direct log-normal method.

The estimates are based on data from diamond drilling undertaken by Velocity since 2019 and includes drilling information available on February 10, 2021 comprising 37 holes for 6,820m. Velocity’s diamond holes are inclined to the southwest at generally 50° at generally around 25m spacing along generally 50 m spaced traverses with rare closer spaced holes. Mineralization is characterized as structurally controlled steep epithermal replacement of the volcanic host with a large envelope of alteration that forms part of a 2.5km by 1km wide intrusive related hydrothermal mineralizing system.

Model blocks are categorized by oxidation zone from triangulated surfaces representing the base of complete oxidation and top of fresh rock interpreted from geological logging of Velocity’s diamond holes. Within the resource area the depth to the base of complete oxidation averages around 55m, with fresh rock occurring at an average depth of around 68m. Bulk densities of 2.30, 2.50 and 2.55 tonnes per cubic metre were assigned to completely oxidized, transitional and fresh material respectively on the basis of 30 immersion density measurements performed by Velocity on diamond drill core samples.

Tables below show the Inferred Mineral Resource estimates for Durusu and the estimates by oxidation zone. The figures in these tables are rounded to reflect the precision of the estimates and include rounding errors. The Updated Technical Report reports Mineral Resources within an optimized pit shell generated with the parameters shown in a table below. These parameters were derived from 2021 metallurgical test-work performed on samples of Durusu mineralization as described below and the parameters used for generating the pit shell constraining Mineral Resource estimates for Velocity’s Rozino deposit, for which evaluation is more advanced than Durusu. The gold price of \$US 1,500/oz was selected from the trailing five-year average gold price at that time with appropriate rounding. These parameters generate a gold cut-off grade of 0.3 g/t for oxide, transitional and fresh mineralization and this cut-off was selected for Mineral Resource reporting.

### Durusu Inferred Mineral Resource estimates (1)

Effective date of estimates: 6 <sup>th</sup> December 2021		
Cut off grade 0.3 g/t Au		
Tonnes (Mt)	Grade (Au g/t)	Metal (Au koz)
3.2	1.2	123

(1) Mineral resources were estimated by Jonathon Abbott, a member of the Australian Institute of Geoscientists and employee of MPR Geological Consultants Pty Ltd of Perth, Australia. Mr. Abbott is a Qualified Person, as defined by National Instrument 43-101.

### Mineral Resource estimates by oxidation zone

Effective date of estimates: 6 <sup>th</sup> December 2021			
Cut off grade 0.3 g/t Au			
Zone	Tonnes (Mt)	Grade (Au g/t)	Metal (Au koz)
Oxide	1.7	1.3	71
Transition	0.4	1.3	17
Fresh	1.1	0.9	32
<b>Total</b>	<b>3.2</b>	<b>1.2</b>	<b>120</b>

### Parameters Used to Generate Pit Shell to Constrain Mineral Resource Estimates

Gold price	\$US 1,500 per troy ounce
Cost per tonne of material mined	\$US 2.60 per tonne
Cost per tonne of material milled	\$US 11.75 per tonne
Metallurgical recovery	Oxide and Transition 94.65%, Fresh 95.94%
Refining charge	\$US 1.44 per troy ounce
Wall angle	45°

On December 8, 2021, the Company filed a NI 43-101 Technical report on SEDAR+ entitled “NI 43-101 Technical Report Exploration and Mineral resource Estimation for the Obichnik Property, Republic of Bulgaria”. The Updated Technical Report differs from the previously filed March 2021 Technical Report in that the Mineral Resources are reported from the February 2021 block model constrained within an optimal pit shell rather than being truncated at 180 m depth.

On June 23, 2021, the Company announced that it had delivered an option exercise notice to Gorubso for the Momchil property, which includes the Obichnik gold project. Following delivery of the exercise notice, Velocity is deemed to have earned a 70% interest in the property and to be in joint venture with Gorubso for the further development of the property. As at the date of this MDA the joint venture entity has not been formed.

### Iglika Project, Bulgaria

The Iglika project is located within the municipalities of Bolyarovo and Elhovo in southeast Bulgaria approximately 340 km by road east-southeast of the capital, Sofia. Iglika is located in the western most portion of the prolific Tethyan belt that transects Bulgaria and hosts a number of epithermal gold and porphyry copper-gold mineral deposits and operating mines. The property is considered to be under-explored, located in a highly prospective precious and base metal mineral belt. Iglika has potential for epithermal gold, skarn gold, porphyry copper and copper-gold deposits.

On June 12, 2023, the Company announced that it had entered into a binding letter agreement with DPM Metals Inc. (“DPM”) (as amended), whereby Velocity granted to DPM an exclusive option to acquire a 75% interest (the “Iglika Option”) in and to the Iglika copper-gold prospecting license. In late May 2024, Velocity received notice from DPM that DPM intended to terminate the Iglika Option effective July 30, 2024.

During the term of the option, DPM completed a total of 10,428 m of diamond drilling with average drillhole depths of 613 m. The best drill intersection is 71m at 0.15% copper, including 4.7m at 0.26% copper, 6.0m at 0.37% copper, and 24.5m at 0.21% copper. Best results are from the Chai Dere propylitic alteration zone, where mineralization has been intersected in a total of 3 drill holes, along approximately 750m of strike length. Drill spacing leaves ample space for discovery of additional copper mineralized zones.

On June 25, 2025, an annex to the prospecting license contract was signed extending the term of the prospecting license by 2 years. A comprehensive 2-year work program was subsequently submitted to various government agencies for approval. The work program includes various planned exploration including approximately 5,000m of drilling.

## **Dangovo Project, Bulgaria**

The Dangovo project was acquired by staking and the prospecting license contract with the Ministry of Energy was signed in late 2022.

The Dangovo project is contiguous with the Company's Nadejda project - Makedontsi deposit, where a historical resource is registered with the Bulgarian State. Dangovo was acquired to explore for potential extensions of known gold mineralization at Makedontsi. Prospective lithologies are overlain by a thin layer of post-mineral limestone and drilling completed by the Company within the Makedontsi deposit indicates that the host-lithologies are preserved. Velocity has completed a geophysical survey (Controlled Source Audio-frequency Magnetotellurics) and data has been interpreted to indicate that gold bearing structural zones from the Makedontsi deposit may extend undercover onto the Dangovo project.

An annex to the Dangovo prospecting license (PL) contract was signed on January 23, 2026, effective as of March 28, 2024. The Annex suspends the effect and duration of the Dangovo PL contract due to a pending administrative procedure for establishing a temporary right to use certain municipal properties in Municipality of Kardzhali required for the exploration activities. During the suspension, the contractual terms do not run, and the suspension is effective from March 28, 2024, until the matter of temporary rights is resolved.

## **Zlatusha Project, Bulgaria**

The Company entered into a binding letter agreement with Raiden, on January 23, 2023, as amended on April 10, 2023, whereby the Company has been granted an exclusive option to acquire, in two stages, up to a 75% interest in a prospecting and exploration license covering the 195 sq. km Zlatusha copper-gold property ("Zlatusha") located in the fertile Upper Cretaceous Srednogorie Belt, Western Bulgaria. The option consists of a first option to acquire up to a 51% interest (the "First Option") and a second option (the "Second Option") to acquire an additional 24% (aggregate 75%) interest in and to the property.

To exercise the First Option and acquire a 51% interest in the Property, the Company must fulfill the following requirements within a period of three years: (i) make cash payments in the aggregate amount of \$250,000; (ii) make payments in the aggregate amount of \$320,000, payable in cash or common shares of the Company, of which \$220,000 is payable within 10 business days of TSXV approval and are to be paid in shares (1,334,951 shares issued on April 18, 2023); (iii) complete 28,000m of drilling on the Property, of which 8,000 m by the end of the first anniversary, 10,000 m by the end of the second anniversary and 10,000 by the end of the first anniversary following the Restart; (iv) deliver an Inferred Mineral Resource estimate on a deposit on the Property prepared in accordance with National Instrument 43-101 Standards of Disclosure for Mineral Projects ("NI 43-101");

To exercise the Second Option and acquire an additional 24% interest in the Property (for an aggregate of 75%), the Company must fulfill the following additional requirements within a period of two years after exercising the First Option: (i) make cash payments in the aggregate amount of \$350,000; (ii) make payments in the aggregate amount of \$100,000, payable in cash or common shares of the Company; (iii) complete 12,000 m of drilling on the Property; (iv) deliver a Preliminary Economic Assessment on a deposit on the Property prepared in accordance with NI 43-101.

If the Company exercises the First Option, but chooses not to exercise the Second Option, the Company and Raiden will be deemed to have formed a joint venture ("Joint Venture") initially owning 51% and 49% respectively. If the Company exercises the First Option and the Second Option, the Company and Raiden will be deemed to have formed a Joint Venture with the Company initially owning 75% and Raiden owning 25%. If a participant's participating interest in the Joint Venture falls below 15%, that participant will transfer its participating interest to the other participant in exchange for the grant of an ongoing royalty to be paid at 1% of net smelter returns (the "1% NSR Royalty"). The participant with the largest participating interest in the Joint Venture will have the right, but not the obligation, exercisable at any time prior to a production decision to purchase half of the 1% NSR Royalty (being 0.5%) for the sum of \$1.5 million.

The Property is subject to an existing 2% net smelter royalty held by Gold Bull Resources Corp. (the "Gold Bull Royalty"), of which, prior to commencement of commercial production: (i) an initial 0.5% of the total Gold Bull Royalty can be purchased for USD\$2,500,000 (reducing the Gold Bull Royalty from 2% to 1.5%); and (ii) a further 1% of the total Gold Bull Royalty can be purchased for USD\$5,000,000 (reducing the Gold Bull Royalty from 1.5% to 0.5%).

The Company and Raiden entered into a side letter in May 2024. Pursuant to the side letter, the Company is not required to incur any additional exploration expenditures on the Zlatusha project or make any cash or share payments to Raiden, until such time as the term of the Zlatusha prospecting and exploration license has been extended and the work program related to the extension has been approved by the Bulgarian authorities.

On November 12, 2025, Velocity, Raiden and Zelenrok entered in a Termination and Mutual Release regarding the Zlatusha property. As a result of the termination, the recoverable value of the property was determined to be \$nil as of September 30, 2025, leading to an impairment write-down of \$975,891.

### **Toledo Project, Bulgaria**

On September 16, 2024, the Company announced that it had entered into a binding letter agreement (as amended) with an arm's length Vendor, whereby the Vendor has granted the Company the exclusive option to acquire a 100% interest in the Toledo gold-silver property, located in the western part of Bulgaria. Toledo has a historical resource of >500,000 ounces gold, two hydrothermal centers hosting six known mineralized bodies, with exploration upside surrounding the historical occurrences. Historical exploration includes 27,500 m drilling (185 drill holes) and extensive surface sampling. Historical drill highlights include 80.7 m grading 3.52 g/t gold, from surface.

#### *Toledo Historical Exploration & Historical Resources*

Extensive historical drilling at the Toledo deposit has defined 6 mineralized bodies, with drilling highlights including 25.1m grading 4.10 g/t gold from surface, 87m grading 2.14 g/t gold from 2m depth, and 80.7m grading 3.52 g/t gold from surface. Bonanza-grade samples occur within the project dataset, including individual rock chip samples grading up to 60.2 g/t gold & 444 g/t silver.

NI 43-101 technical report was filed with effective date March 26, 2013. The technical report included a Mineral Resource estimate ("MRE"). Velocity is treating the MRE, shown in the table below, as a historical estimate. The Company is not treating the historical resources as current mineral resources or mineral reserves. Historical resources are included because they are considered relevant by the Company as they provide support for the acquisition and speak to the potential existence of current mineral resources. A qualified person has not done sufficient work to classify the historical estimate as current mineral resources or mineral reserves.

Historical Resource (2013):

Zone	Cut-Off	Tonnage	Gold Grade (g/t)	Silver Grade (g/t)	Contained Ounces Gold (oz)	Contained Ounces Silver (oz)
L	US\$36/t	9,360,000	1.12	4.33	334,000	1,297,000
R	0.8 g/t gold	940,000	1.30	-	39,000	-
N	0.8 g/t gold	380,000	1.40	-	17,000	-
K	US\$36/t	3,900,000	0.63	45.41	78,000	5,667,000
Z	US\$52/t	1,240,000	1.01	26.50	40,000	1,050,000
K2	0.8 g/t gold	230,000	1.03	-	8,000	-
<b>Total</b>		<b>16,050,000</b>			<b>516,000</b>	<b>8,014,000</b>

Notes:

All the resources are classified as Inferred. A base cut-off of 0.8 g/t gold was used for the K2, N, and R zones, which contain only gold. Zones containing gold and silver are reported using dollar-equivalent cut-off as to \$36/t dollar equivalent used for L and K zones, and \$52/t dollar equivalent used for the higher strip ratio Z zone. An overall base case cost of mining, processing and G&A of \$35/t was assumed.

Cut off grades and dollar equivalents are based on 3-year trailing average metal prices in February 2013 (\$1507/oz gold and \$29.24/oz silver, with 100% recovery assumed at this stage of study). The dollar equivalent is calculated using the following formula: \$ eq = [Au grade x Au price x 0.035] + [Ag grade x Ag price x 0.035]. Mineral resources are estimated into a 3D block model, with the mineralized zones defined by wireframed solid models. The interpolation of the metal grades was undertaken using ordinary kriging. Preliminary concepts of mining support the resource estimates and demonstrate that the deposits have reasonable prospects for economic extraction. Single density values were applied to each mineralized zone based upon the arithmetic mean of 119 density test results.

Gold and silver mineralization at Toledo project is associated with large granite and syenite stocks that intrude a broad anticline of metamorphic rocks. Mineralization is known to be hosted within six different bodies within the broader deposit.

The property was subject to historical exploration, beginning in 2004. Geological mapping, 475 rock chip samples, 6,721 soil samples, 8,920m of trenching, 143-line km of induced polarization and magnetic geophysical surveys were completed, as well as 27,668 meters of diamond drilling in 185 drill holes.

The 475 rock chip samples were collected from the outcrops with results ranging from below detection to 60.2 g/t gold. Highlights include 14m grading 9 g/t gold and 8m grading 4.29 g/t gold.

Mineralization is considered to belong to the class of Intrusion Related Gold System (IRGS). The hydrothermal alterations around the intrusions are characterized as high temperature, high CO<sub>2</sub>, with low salinity of the fluids, which causes wide areas of quartz-sericite-carbonate ± pyrite in the host rocks. The geologic setting and styles of mineralization at the property display geological similarities to the gold deposits in the Yukon-Alaska Tintina Gold Belt, which include the Fort Knox gold deposit (Alaska). The property is centered on two hydrothermal centers, within which six mineralized bodies were defined historically. Readers are cautioned that the mines and deposits discussed above display similar styles of mineralization to that observed at the property and are for contextual purposes only. Velocity has no interest in or right to acquire any interest in the mines and deposits, and that mineral deposits on similar properties, and any production therefore or economics with respect thereto, are not in any way indicative of mineral deposits on Velocity’s properties or the potential production from, or cost or economics of, any future mining of any of Velocity’s mineral properties.

*Commercial terms of the Toledo binding letter agreement*

To exercise the option in full and acquire a 100% interest in the Property, the Company must pay US\$4,000,000 cash through installments tied to six milestones (the “Earn-In Payments”), as disclosed in the table below.

Date	Cash (USD)	Vesting
Within 5 business days of the acceptance for filing by the TSX Venture Exchange of the binding letter agreement	25,000 (paid)	-
Upon signing of definitive agreement	75,000 (paid)	-
Within 90 days following filling/Acceptance of investment proposal <sup>(1)</sup>	250,000	-
Within 90 days following a positive decision on an EIA report	250,000	-
Within 12 months following issuance of a Mining Concession	400,000	-
Within 90 days from delivery of a Mineral Resource Estimate prepared in accordance with NI 43-101	500,000	-
Concurrent with Notice of Exercise of the Option <sup>(2)</sup>	2,500,000	-
<b>Total</b>	<b>4,000,000</b>	<b>100%</b>

- (1) Provided that if the \$250,000 cash payment for this milestone has not been made by the fifth anniversary of the execution of the Letter Agreement, the Vendor may terminate the Option at its sole discretion and without any obligation to refund the aggregate \$100,000 in payments made by the Company pursuant to the Earn-In Requirements.
- (2) Provided that the Company will have six (6) years from the issuance of the mining concession for the Property during which to deliver the Option Exercise Notice.

Upon exercise of the option, the Company will grant the Vendor a 2.0% net smelter returns (NSR) royalty payable from the proceeds of commercial production from the property. One quarter (0.5%) of the NSR royalty can be purchased by the Company at any time for US\$2,000,000. An additional quarter (0.5%) can be purchased by the Company at any time for US\$3,500,000. In addition, the Company will hold a right of first refusal in respect of any future sale by the NSR royalty holder of any interest in the NSR royalty.

Pursuant to the terms of the binding letter agreement, the parties will negotiate in good faith toward the execution and delivery of a definitive option earn-in agreement (the “Definitive Agreement”), which will incorporate the terms and conditions of the binding letter agreement and such other terms and conditions as may be agreed to by the parties. The Company is under no obligation to fulfill any of the earn-in requirements, all of which will be at the sole discretion of the Company. During the option period the Company is responsible for keeping the property in good standing.

On January 30, 2026, the Company and the Vendor entered into a definitive agreement for the Toledo property on terms substantially consistent with those of the binding letter agreement and paid USD 75,000 to the Vendor.

**Miriofito Project, Greece**

The Miriofito project was acquired by staking and the prospecting license was granted to the Company in November 2024. The Miriofito property falls within the Kilikis mineral district which is part of the Greek segment of the Serbo-Macedonian

metallogenic province, host to world class copper-gold deposits. The property has potential for multiple mineral deposit types including polymetallic carbonate replacement, vein and copper porphyry. The license is granted for an initial 3-year period.

The Company is targeting carbonate replacement mineralisation similar to that observed at the Olympias deposit which is owned by Eldorado Gold (15.1 Mt at 8.97 g/t gold, 146 g/t silver, 4.9% lead, and 6.5% zinc) and occurs in the same belt. Copper-gold porphyry targets will also be evaluated due to the proximity of known porphyry deposits in the belt. *Readers are cautioned that the Olympias deposit discussed above is an adjacent property and that Velocity has no interest in or right to acquire any interest in the deposit, and that mineral deposits on adjacent or similar properties, and any production therefore or economics with respect thereto, are not in any way indicative of mineral deposits on Velocity's Miriofito property or the potential production from, or cost or economics of, any future mining of any of Velocity's mineral properties.*

Miriofito is a polymetallic copper-gold-silver-lead-zinc vein-replacement type system hosted in a carbonate rock environment at the strongly sheared contact with mica and amphibolite schists. Gold-bearing sphalerite-chalcopyrite-covellite-galena-pyrite quartz veins are found in carbonate and in a strongly sheared marble-schist contact as well as at places controlled by low-angle northwest faults in silicified mica gneiss.

Historically reported copper-gold mineralization has been observed in outcrop by the Company's technical team during their reconnaissance work. Chip-channel rock sampling by the Company (n=36) over widths of 1m to 3m returned encouraging grades from below detection up to 6.61 g/t gold, 0.3% copper, and 4.2 g/t silver.

The planned work program includes geochemical sampling (stream sediment, rock and soil) of the exploration license area as well as regional and detailed geological mapping and hydrothermal spectral analysis. Contingent on results, various geophysical surveys are planned to include ground magnetics, IP Resistivity and ground gamma spectrometry. The initial work program is designed to delineate priority targets for drill testing and is expected to be the subject of a planned initial NI 43-101 Technical Report. The Company continues to evaluate additional staking and tender opportunities in the region.

### **Quality Assurance and Quality Control**

The work programs in Bulgaria are designed and supervised by Daniel Marinov, MAIG RPGeo, the Company's Vice President Operations who is responsible for all aspects of the work, including the quality control/quality assurance program. On-site personnel at the project rigorously collect and track samples which are then security sealed and shipped to ALS Global laboratory in Romania (soil samples) or SGS Mineral Services laboratory in Bor, Serbia (drill core), for sample preparation and subsequent analysis. Drill core samples are prepared and analyzed by fire assay using a 30-gram charge and multi-element analysis with four acid digestion using an Inductively Coupled Mass Spectrometer in compliance with industry standards at SGS Mineral Services laboratory. Soil samples are prepared in compliance with industry standards at ALS' Romanian laboratory then a sample split of the milled material (pulp) is shipped to ALS' Irish laboratory for Trace Detection Limit method for a gold plus multi-element package by aqua regia digestion for acid extractable gold - 25g. Field duplicate samples, blanks and independent controlled reference material (standards) are added to every batch. Geophysical surveys are carried out by geophysical consultants using up-to-date technologies, with the results checked by a third-party independent geophysicist for quality control. Raw geophysical data is processed and corrected, and the results are interpreted by 2 independent groups of geophysicists under the direction of Company staff.

Geophysical surveys are carried out by geophysical consultants using up-to-date technologies, with the results checked by a third-party independent geophysicist for quality control. Raw data is processed and corrected, and the results are interpreted by 2 independent groups of geophysicists under the direction of Company staff.

The work programs in Greece are designed and supervised by Georgi Magaranov, P. Geo., Qualified Person as defined by National Instrument 43-101, consulting geologist who is responsible for all aspects of the work, including the quality control/quality assurance program. On-site personnel at the project rigorously collect and track samples which are then security sealed and shipped to ALS Global laboratory in Romania for sample preparation and subsequent analysis. All rock samples are assayed using 30-gram fire assay with atomic absorption finish and ME-ICP41. Quality Assurance and quality control procedures include the systematic insertion of standards and duplicates into the sample streams. Field duplicate samples are taken every 25 samples and standards and blanks are inserted after every 20th sample. All data collected in the field and assay results from the laboratories are routinely verified and entered in a master database.

### **Qualified Person**

Daniel Marinov, MAIG RPGeo, the Company's Vice President Operations and a Qualified Person as defined by National Instrument 43-101, has approved the scientific and technical information concerning the Company discussed in this MDA. Mr. Marinov is not independent of the Company as he is a shareholder and holds incentive stock options.

## Exploration and evaluation assets continuity

As at December 31, 2025 the Company had a balance of exploration and evaluation assets of \$26,447,021 (December 31, 2024 - \$26,857,519) which is further detailed in the table below:

	Tintyava	Nadezhda & Dangovo	Momchil	Iglika	Zlatusha	Toledo	Miriofito	Total
	\$	\$	\$	\$	\$	\$	\$	\$
<i>Acquisition costs</i>								
Balance, December 31, 2024	2,139,806	110,332	42,081	27,787	270,019	33,760	-	2,623,785
Legal and claim fees	113	161	-	25,033	-	78,246	-	103,553
<b>Balance, December 31, 2025</b>	<b>2,139,919</b>	<b>110,493</b>	<b>42,081</b>	<b>52,820</b>	<b>270,019</b>	<b>112,006</b>	<b>-</b>	<b>2,727,338</b>
<i>Exploration and evaluation</i>								
Balance, December 31, 2024	15,110,382	695,959	5,495,378	2,226,143	705,872	-	-	24,233,734
Community relations	58,877	-	-	-	-	-	-	58,877
Drilling and assays	1,654,743	41,776	-	-	-	-	-	1,696,519
Metallurgy, engineering, environmental studies	123,018	-	-	-	-	-	-	123,018
Field and vehicles	391,670	5,001	628	14,468	-	-	-	411,767
Geological	323,517	11,004	-	14,732	-	-	10,313	359,566
Geochemistry	40,484	-	-	-	-	-	29,078	69,562
Salaries	723,065	35,275	7,101	41,091	-	-	-	806,532
Share-based compensation	53,654	-	-	3,834	-	-	4,256	61,744
Additions for the year	3,369,028	93,056	7,729	74,125	-	-	43,647	3,587,585
<b>Balance, December 31, 2025</b>	<b>18,479,410</b>	<b>789,015</b>	<b>5,503,107</b>	<b>2,300,268</b>	<b>705,872</b>	<b>-</b>	<b>43,647</b>	<b>27,821,319</b>
Funded by Türker Mining	(2,963,178)	(91,323)	(7,729)	(63,515)	-	-	-	(3,125,745)
Impairment	-	-	-	-	(975,891)	-	-	(975,891)
<b>Total at December 31, 2025</b>	<b>17,656,151</b>	<b>808,185</b>	<b>5,537,459</b>	<b>2,289,573</b>	<b>-</b>	<b>112,006</b>	<b>43,647</b>	<b>26,447,021</b>

## SELECTED ANNUAL INFORMATION

The following selected financial data have been prepared in accordance with IFRS unless otherwise noted and should be read in conjunction with the Company's financial statements. The following table sets forth selected annual financial information appears below.

Financial Year Ended	December 31, 2025	December 31, 2024	December 31, 2023
Loss and comprehensive loss for the year attributed to owners of the Company	(\$2,204,532)	(\$1,904,040)	(\$1,802,651)
Loss and comprehensive loss for the year attributed to non-controlling interests	(\$78,630)	(\$12,830)	(\$46,868)
Exploration and evaluation assets	\$26,447,021	\$26,857,519	\$26,035,277
Total assets	\$52,629,918	\$28,365,302	\$29,863,201
Total long-term liabilities	\$Nil	\$10,568	\$70,571
Working capital	\$297,410	\$524,429	\$2,657,429
Net loss per share	(\$0.01)	(\$0.01)	(\$0.01)

## SUMMARY OF QUARTERLY RESULTS

The following selected financial data have been prepared in accordance with IFRS and should be read in conjunction with the Company's consolidated financial statements. The following is a summary of selected financial data for the Company for its eight completed financial quarters.

Quarter Ended Amounts in \$'000 (except EPS)	Dec 31, 2025	Sept 30, 2025	Jun 30, 2025	Mar 31, 2025	Dec 31, 2024	Sept 30, 2024	Jun 30, 2024	Mar 31, 2024
Net income (loss) for the period, before tax	(664)	(1,156)	(483)	20	(192)	(678)	(500)	(287)
Income tax expense	-	-	-	-	(259)	-	-	-
Net income (loss) for the period, after tax	(664)	(1,156)	(483)	20	(451)	(678)	(500)	(287)
Income (loss) per share – basic and diluted	(0.00)	(0.01)	(0.00)	0.00	(0.00)	(0.01)	(0.00)	(0.00)
Total assets	52,630	52,725	50,889	28,771	28,365	28,345	29,000	30,061
Working capital (deficit)	297	(230)	(91)	373	524	1,023	1,749	2,329

The changes in the Company's financial results on a quarter-by-quarter basis are due primarily to fluctuations in the level of activity of Company's exploration programs and administration. Total assets and working capital will fluctuate based on any debt or equity issuances, with working capital decreasing predominantly on exploration activities. The Company is a mineral exploration company and does not earn any revenue.

## RESULTS FROM OPERATIONS

*Year ended December 31, 2025 ("FY 2025") and year ended December 31, 2024 ("FY 2024")*

During FY 2025 the Company reported a net loss for the period of \$(2,283,162), of which \$(2,204,532) attributed to the owners of the Company and a net loss of \$(78,630) attributed to the non-controlling interest, compared to a net loss of \$(1,916,870) during FY 2024, of which \$(1,904,040) attributed to the owners of the Company and \$(12,830) to the non-controlling interest. Loss per share was \$(0.01) and \$(0.01) for both periods.

An analysis of the significant variances in expenditures follows:

- Professional fees incurred during FY 2025 were \$1,186,065 compared to \$711,515 during FY 2024, an increase of \$474,550. This increase was primarily driven by legal services related to the sale of the Company's Bulgarian assets.
- Salaries, directors' fees, and benefits totalled \$1,440,991 during FY 2025, compared to \$650,165 for the same period in 2024, an increase of \$790,826. The increase reflects bonuses paid to key executive management, personnel, and directors in 2025 of \$225,000 and accrued bonuses of \$538,000. No bonuses were accrued or paid during the comparative period in 2024
- Consulting fees during FY 2025, were \$331,280 compared to \$107,686 in FY 2024, an increase of \$223,594. The increase reflects bonuses paid and accrued to a key executive who provides services through a consulting firm controlled by that executive. The increase was partially offset by a \$35,000 decrease in advisory fees, as advisory services were provided in FY 2024 but not in FY 2025. No bonuses were accrued or paid during 2024.
- Property evaluation expenditures incurred during FY 2025 were \$39,052 compared to \$595,545 in FY 2024, a decrease of \$556,493 as the Company focused its efforts on its current projects' portfolio.

The Company recorded net other income of \$1,261,766 in FY 2025 compared to net other income of \$881,890 in FY 2024, an increase in net other income of \$379,876. This increase is mainly attributable to:

- Transaction fee proceeds of \$1,443,775 in FY 2025 vs \$Nil in FY 2024, received from Türker Mining upon signing of definitive sale and option agreement for the Company’s Bulgarian assets
- Operator’s fees and reimbursable expenses proceed of \$547,123 in FY 2025 vs operator’s fees of \$218,083 in FY 2024
- An increase in interest income to \$391,030 in FY 2025 (FY 2024 – 29,204) in connection with the USD 16.5 million deposit from Türker Mining received in 2025.

All these positive variances were partially offset by

- a \$975,891 impairment charge for the Zlatusha property in FY 2025, as the option agreement was terminated;
- an increase in finance costs related to the US\$ 16.5 million standby letter of credit issued to Gorubso.
- a foreign exchange loss of \$22,122 in FY 2025 vs a foreign exchange gain of \$145,661 in FY 2024.

#### **FOURTH QUARTER**

The Company had a net loss of \$664,290 for the quarter ended December 31, 2025 (“Q4 2025”), of which \$618,872 attributed to the owners of the Company and a net loss of \$45,418 attributed to the non-controlling interest, compared to a net loss of \$451,098 for the quarter ended December 31, 2024 (“Q4 2024”), of which \$443,350 attributed to the owners of the Company and \$7,748 attributed to the non-controlling interest. Loss per share was \$0.00 and \$0.00 for the quarter ended December 31, 2025 and 2024 respectively.

#### **FINANCIAL POSITION, LIQUIDITY AND CAPITAL RESOURCES**

The Company has been historically financing its operations through the issuance of shares or debt. There can be no assurance that the Company will be able to obtain adequate financing in the future or that the terms of such financing will be favorable. If adequate financing is not available when required, the Company may be required to delay, scale back or eliminate various programs and may be unable to continue in operation. The Company may seek such additional financing through debt or equity offerings, but there can be no assurance that such financing will be available on terms acceptable to the Company or at all. Any equity offering could result in dilution to the ownership interests of the Company’s shareholders and may result in dilution to the value of such interests.

The Company’s future revenues, if any, are expected to be in large part derived from the sale of the development of its mineral properties for the mining of certain minerals, particularly gold, or interests related thereto. The economics of developing and producing resource properties are affected by many factors including the cost of operations, variations in the grade of ore discovered or mined and the price of the metals produced. Depending on metal prices, the Company may determine that it is impractical to continue development of its mineral properties or to pursue commercial production.

Gold prices are affected by factors that include anticipated changes in international investment patterns and monetary systems, economic growth rates, political developments and shifts in supply and demand. Gold prices appear to remain moderate to strong for the foreseeable future.

The financial statements have been prepared on a going concern basis which assumes that the Company will be able to realize its assets and discharge its liabilities in the normal course of business for the foreseeable future. The continuing operations of the Company are dependent upon its ability to continue to raise adequate financing, complete the sale its mineral property interest, or to commence profitable operations in the future.

	December 31, 2025	December 31, 2024
Working capital	\$ 297,410	\$ 524,429
Deficit	\$(27,044,236)	\$(24,839,704)

	2025	2024
Net cash provided by/ (used in) operating activities	\$21,266,159	\$(1,023,598)
Net cash provided by/ (used in) financing activities	\$1,342,459	\$133,221
Net cash used in investing activities	\$(20,739,319)	\$(1,096,787)

Net cash from operating activities included the transaction deposit (first tranche payment) of \$22,614,900 (US\$ 16,500,000) (2024 - \$nil), received from Türker Mining pursuant to the Definitive Agreement.

Net cash provided by financing activities during 2025 included net proceeds from issuance of shares of \$1,320,787, pursuant to warrants and stock-options exercise (2024- \$87,920) and JV partner contributions of \$31,269 (2024 – \$62,463).

Net cash used in investing activities during 2025 included restricted cash movements of \$22,695,595, of which \$22,614,900 in connection with the stand-by letter of credit issued to Gorubso and \$147,438 related to bank guarantees for exploration programs. In addition, cash used in investing activities included \$3,387,977 for exploration and evaluation assets (2024 – \$2,245,961) and \$4,987,121 in exploration advances from Türker Mining to fund exploration and evaluation costs, pursuant the funding and technical services agreement (see section *Sale of Bulgarian assets*). Proceeds from exploration advances totaled \$1,212,314 for the year ended December 31, 2024, received from DPM under the Igluka Option, which was terminated effective July 30, 2024.

### **Use of Proceeds**

During 2023, the Company completed three equity financings – in March, May, and December - for gross proceeds of \$4.3 million. The proceeds are used to fund ongoing work at the Company’s gold and copper exploration projects and for general working capital.

Since the closing of the 2023 private placements to December 31, 2025, the Company has fully utilized the net proceeds therefrom (approximately \$4.0 million) together with previously available working capital (approximately \$0.3 million). These funds were applied to the Rozino project (approximately \$1.2 million), other exploration projects, including project evaluation (approximately \$2.3 million), acquisition of equipment (\$0.1 million) and general working capital. General working capital was partly offset by inflows such as recoveries from JV partner, property option proceeds, operator’s fees, proceeds from exercise of warrants and options, and transaction fee (net addition to cash \$0.7 million).

### **Capital Management**

The Company defines capital that it manages as shareholders’ equity, consisting of issued common shares, stock options and warrants included in reserve.

The Company manages its capital structure and adjusts it, based on the funds available to the Company, in order to support the acquisition, exploration and development of exploration and evaluation assets. The Board of Directors does not establish quantitative return on capital criteria for management but rather relies on the expertise of the Company’s management to sustain future development of the business.

The property in which the Company currently has an interest is in the exploration stage; as such the Company has historically relied on the equity markets to fund its activities. The Company will continue to assess new properties and seek to acquire an interest in additional properties if it feels there is sufficient economic potential and if it has adequate financial resources to do so.

Management reviews its capital management approach on an ongoing basis and believes that this approach, given the relative size of the Company, is reasonable. The Company is not subject to externally imposed capital restrictions. There were no changes to the Company’s approach to capital management during the year ended December 31, 2025.

### **RELATED PARTY TRANSACTIONS**

Key management includes those persons having the authority and responsibility for planning, directing, and controlling the activities of the Company. The Company has determined that key management consists of executive and non-executive members of the Company’s Board of Directors and corporate officers.

<i>Key management compensation</i>	2025	2024
<b>Directors' fees and bonuses</b>		
Audit Committee Chair and Director	\$ 48,560	\$ 28,000
Compensation Committee Chair and Director	46,520	26,000
<b>Salaries and bonuses for management services</b>		
Director, President and CEO	\$ 879,120	\$ 306,403
CFO <sup>(1)</sup>	314,565	68,208
Former CFO <sup>(2)</sup>	-	17,052
<b>Consulting fees and bonuses for management services</b>		
Director and VP – Operations	\$ 593,766	\$ 266,438
<b>Total remuneration</b>	<b>\$ 1,882,531</b>	<b>\$ 712,101</b>

(1) Appointed as of May 9, 2024

(2) Resigned as of May 9, 2024

The Company recorded a total share-based compensation of \$199,289 (2024 - \$200,943), related to vesting of stock options granted to key management personnel.

Consulting fees of \$270,251 are included in exploration and evaluation assets for the year ended December 31, 2025 (2024 - \$125,448), and \$3,420 are included in project evaluation costs for the year ended December 31, 2025 (2024 - \$123,227).

As at December 31, 2025, the Company had accrued bonuses payable for key management personnel compensation of \$760,000 included in accounts payable and accrued liabilities (December 31, 2024 - \$nil).

#### ***Related party***

Effective August 1, 2022, the Company entered into an office sub-lease agreement with a term of three years, with Latin Metals Inc. ("Latin Metals"). The Company and Latin Metals share a common officer and director.

	2025	2024
<b>Office rent</b>	\$ -	\$ 4,171

The Company and Latin Metals mutually agreed to terminate the office sub-lease agreement between the Company and Latin Metals effective February 1, 2024, without any penalties.

### **CRITICAL ACCOUNTING POLICIES AND ESTIMATES**

The preparation of the Company's consolidated financial statements in conformity with IFRS requires management to make judgments, estimates and assumptions that affect the reported amounts of assets, liabilities and contingent liabilities at the date of the consolidated financial statements and reported amounts of revenues and expenses during the reporting period. 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. However, actual outcomes can differ from these estimates.

Areas requiring a significant degree of estimation and judgment relate to going concern, the recoverability of the carrying value of exploration and evaluation assets, the recoverability and measurement of deferred tax assets and liabilities, share-based payment, and judgments and estimates made in relation to the planned sale of assets, in particular, judgment in assessing the likelihood and timing of completion of the transaction. Actual results may differ from those estimates and judgments.

### **CHANGES IN ACCOUNTING POLICIES INCLUDING INITIAL ADOPTION**

#### *Accounting standards adopted during the period*

There were no new accounting standards effective January 1, 2025 that impacted the consolidated financial statements.

#### *Accounting standards and amendments issued but not yet adopted*

##### **IFRS 18**

On April 9, 2024, the IASB issued IFRS 18, Presentation and Disclosure in Financial Statements, a new standard on presentation and disclosure in financial statements with a focus on updates to the statement of profit or loss. The key new concepts introduced in IFRS 18 relate to: the structure of the statement of profit or loss; required disclosures in the financial

statements for certain profit or loss performance measures that are reported outside an entity's financial statements; and enhanced principles on aggregation and disaggregation which apply to the primary financial statements and notes in general. IFRS 18 will not impact the recognition or measurement of items in the financial statements, but may change what an entity reports as its 'operating profit or loss'.

IFRS 18 will apply for reporting periods beginning on or after January 1, 2027 and also applies to comparative information. The Company is evaluating how IFRS 18 will impact the disclosures in its consolidated financial statements in future periods.

#### *IFRS 7 and 9*

In May 2024, the IASB issued amendments to the classification and measurement of financial instruments (IFRS 7 and IFRS 9), which included clarification that a financial liability is derecognized on the 'settlement date'; an accounting policy option to derecognize financial liabilities that are settled through an electronic payment system before settlement date if certain conditions are met; clarification on how to assess the contractual cash flow characteristics of financial assets that include environmental, social and governance-linked features; and requires additional disclosures under IFRS 7 for financial assets and liabilities with contractual terms that reference a contingent event. The amendments to IFRS 7 and IFRS 9 will be effective for annual reporting periods beginning on or after January 1, 2026. The amendments to IFRS 7 and IFRS 9 are not expected to have a material impact on the Company's consolidated financial statements.

### **OFF-BALANCE SHEET ARRANGEMENTS**

The Company has not entered into any off-balance sheet financing arrangements.

### **PROPOSED TRANSACTIONS**

Currently the Company is not a party to any material proceedings, except as disclosed in section Sale of Bulgarian assets. The Company continually evaluates new opportunities, including new properties by staking, acquisition or joint venture, and corporate consolidation or merger opportunities.

### **FINANCIAL INSTRUMENTS AND RISK MANAGEMENT**

As at December 31, 2025, the Company's financial instruments consist of cash and cash equivalents, restricted cash, receivables, lease receivable, trade and other payables, and lease liability. The carrying values of receivables and trade and other payables approximate their fair values due to their short terms to maturity. The Company's cash and cash equivalents, and restricted cash under the fair value hierarchy is based on level 1 quoted prices in active markets for identical assets or liabilities.

The Company's financial instruments are exposed to certain financial risks including, credit risk, currency risks, liquidity risk, interest rate risk and capital risk management. Details of each risk are laid out in the notes to the Company's annual audited financial statements. Management has determined that these risks, individually and in aggregate, are not material to the Company.

### **OUTSTANDING SHARE DATA**

	April 20, 2026	December 31, 2025
Common shares issued and outstanding	204,532,857	204,532,857
Stock options outstanding	18,359,000	14,649,000
<b>Total</b>	<b>222,891,857</b>	<b>219,226,857</b>

### **RISKS AND UNCERTAINTIES**

The Company is subject to a number of significant risks due to the nature of its business and the present stage of its business development. Only those persons who can bear risk of the entire loss of their investment should invest in the Company's Common Shares, convertible debentures, warrants, options or other securities.

The Company's failure to successfully address such risks and uncertainties could have a material adverse effect on its business, financial condition and/or results of operations, and the future trading price of its Common Shares may decline and

investors may lose all or part of their investment. The Company cannot give assurance that it will successfully address these risks or other unknown risks that may affect its business. Estimates of mineral resources and mineral reserves are inherently forward-looking statements subject to error. Although mineral resource and mineral reserve estimates require a high degree of assurance in the underlying data when the estimates are made, unforeseen events and uncontrollable factors can have significant adverse or positive impacts on the estimates. Actual results will inherently differ from estimates. The unforeseen events and uncontrollable factors include: geologic uncertainties including inherent sample variability, metal price fluctuations, variations in mining and processing parameters, and adverse changes in environmental or mining laws and regulations. The timing and effects of variances from estimated values cannot be accurately predicted.

Below is a brief summary of some of the Company's risks and uncertainties. These risk factors are not an exhaustive list of all risk factors associated with an investment in the Common Shares of the Company or in connection with the Company's operations.

### **Transaction Risk**

From time to time, the Company may enter into or announce proposed transactions involving the sale, acquisition, or development of mineral properties or other strategic corporate assets. Such transactions are subject to a number of conditions precedent, including due diligence, regulatory approvals, shareholder approvals, financing, and other third-party consents. There is no assurance that any such transaction will close as contemplated, or at all.

On February 28, 2025, the Company announced a Definitive agreement with Türker Mining, whereby the Company has agreed to (i) sell its 70% interest in the Rozino Project to Türker Mining, and (ii) grant to Türker Mining the option to acquire Velocity's interest in the Non-Rozino Assets. While this transaction is expected to provide significant proceeds if completed, there can be no assurance that it will close. Failure to complete this or any future transaction may result in the Company incurring material transaction costs without realizing the anticipated strategic or financial benefits and could materially impact the Company's strategy, financial condition, and ability to fund its ongoing operations.

### **Mineral Exploration and Development**

The exploration and development of minerals is highly speculative in nature and involves a high degree of financial and other risks over a significant period of time, which even a combination of careful evaluation, experience and knowledge may not eliminate.

The Company has completed a Pre-Feasibility Study for its Rozino Project, and the Nadezhda, Momchil, Dangovo, Igljika and Zlatusha properties are currently in the early exploration stage. While discovery of a mineral deposit may result in significant rewards, few properties which are explored are ultimately developed into producing mines. Whether a mineral deposit will be commercially viable depends on a number of factors, including the particular attributes of the deposit, financing costs, the cyclical nature of commodity prices, and government regulations (including those related to prices, taxes, currency controls, royalties, land tenure, land use, importing and exporting of mineral products, and environmental protection). The effect of these factors or a combination thereof, cannot be accurately predicted but could have an adverse impact on the Company. The Company's operations are also subject to all of the hazards and risks normally encountered in mineral exploration and development. These risks include unusual and unexpected geological formations, seismic activity, rock bursts, cave-ins, water inflows and other conditions involved in the drilling and removal of material, environmental hazards, industrial accidents, periodic interruptions due to adverse weather conditions, labour disputes, political unrest and theft. The occurrence of any of the foregoing could result in damage to, or destruction of, mineral properties or interests, production facilities, personal injury, damage to life or property, environmental damage, delays or interruption of operations, increases in costs, monetary losses, legal liability and adverse government action.

### **Financing Risks**

The Company has limited financial resources and there is no assurance that sufficient additional funding will be available to enable it to fulfill the Company's existing obligations or for further exploration and development on acceptable terms or at all. The Company does not generate revenue or cash flow and there can be no assurance that the Company will be able to obtain sufficient financing in the future on terms acceptable to it. The ability of the Company to arrange additional financing in the future will depend, in part, on prevailing capital market conditions as well as the business performance of the Company. The most likely source of future financing presently available to the Company is through the sale of additional Common Shares, which would mean that each existing shareholder would own a smaller percentage of the Common Shares than outstanding. Also, the Company may issue or grant warrants or options in the future pursuant to which additional Common Shares may be issued. Exercise of such warrants or options will result in dilution of equity ownership to the Company's

existing shareholders. Failure to obtain additional funding on a timely basis could result in delay or indefinite postponement of further exploration and development and could cause the Company to forfeit its interests in its mineral resource properties or to reduce or terminate its operations.

### **Uncertainty in the Estimation of Mineral Resources and Reserves**

The Company has delineated mineral resources at the Rozino Project and has published mineral resource estimates, in accordance with NI 43-101 in the Rozino Technical Report, which is available on SEDAR and the Company's website.

Mineral resources and reserves are estimates only and no assurance can be given that the anticipated tonnages and grades will be achieved or that assumptions on recovery will be realized. Investors are cautioned not to assume that any part or all of those mineral deposits classified as a mineral resource will ever be converted into mineral reserves or that mineral resources or mineral reserves will be mined at the anticipated tonnages and grades. Estimation is a subjective process, and the accuracy of any mineral resource or mineral reserve estimate is a function of the quantity and quality of available data and of the assumptions made and judgments used in engineering and geological interpretation. Further, the resource estimates are classified as "inferred mineral resources". Inferred mineral resources have a lower level of confidence than that applying to an indicated mineral resource and must not be converted to a mineral reserve. If the Company's actual mineral resources or mineral reserves are less than current estimates or if the Company fails to develop its resource and reserve base through the realization of identified mineralized potential, its results of operations or financial condition may be materially and adversely affected.

### **Price of Gold**

The ability of the Company to develop its mineral resource properties will be significantly affected by changes in the market price of gold. The price of gold is affected by numerous factors beyond the Company's control. The level of interest rates, the rate of inflation, the world supply of and demand for gold, as well as the stability of currency exchange rates can all cause fluctuations in price. Such external economic factors are influenced by changes in international investment patterns and monetary systems as well as various political developments. A drop in the price of gold would adversely impact the Company's future prospects. The price of gold has historically fluctuated widely, and future price declines could cause the development of (and any future commercial production from) the Company's properties to be impracticable. In addition, sustained low gold prices could result in a halt or delay the exploration and development of the Company's properties; and reduce the potential for financings required for further exploration and development activities. These developments could have a material adverse impact on the Company's financial performance and results of operations.

### **Potential Profitability and Factors Beyond the Control of the Company**

The potential profitability of mineral properties is dependent upon many factors beyond the Company's control. For instance, world prices of and markets for gold are unpredictable, highly volatile, potentially subject to governmental fixing, pegging and/or controls and respond to changes in domestic, international, political, social and economic environments. Profitability also depends on the costs of operations, including costs of labour, equipment, electricity, environmental compliance or other production inputs. Such costs may fluctuate in ways the Company cannot predict and are beyond the Company's control, and such fluctuations will impact profitability and may eliminate profitability altogether. Additionally, due to worldwide economic uncertainty, the availability and cost of funds for development have become increasingly difficult, if not impossible, to project. These changes and events may materially affect the financial performance of the Company.

### **Environmental Risks and Hazards**

All phases of the Company's operations are subject to extensive environmental regulations. These regulations mandate, among other things, the maintenance of air and water quality standards and land reclamation, provide for restrictions and prohibitions on spills, releases or emissions of various substances produced in association with certain mining industry activities and operations. They also set forth limitations on the generation, transportation, storage and disposal of hazardous waste. A breach of these regulations may result in the imposition of fines and penalties.

In addition, certain types of mining operations require the submission and approval of environmental impact assessments. Environmental legislation is evolving in a manner which will require stricter standards and enforcement, increased fines and penalties for non-compliance, more stringent environmental assessments of proposed projects and a heightened degree of responsibility for companies and their officers, directors and employees. The cost of compliance with changes in governmental regulations has the potential to reduce the viability or profitability of operations. Environmental hazards may exist on the properties in which the Company holds its interests or on properties that will be acquired which are unknown to the Company at present and which have been caused by previous or existing owners or operators of those properties.

## **Title Risks**

While the Company has investigated title to its current mineral resource properties under joint-venture and option agreements, there is a risk that title to the property will be challenged or impugned. The property may be subject to prior unregistered agreements or transfers and title may be affected by undetected defects. If title defects do exist, it is possible that the Company may lose all or a portion of its rights, title, estate and interest in and to the properties, when and if earned, to which the title defects relate.

Title rights, permits and licenses necessary for the Company's operations may be challenged or impugned by third parties on the basis of administrative, legal or procedural errors made by governmental authorities in granting such rights, permits or licenses. No assurance can be given that such rights, permits or licenses will not be revoked, nullified or significantly altered to the Company's detriment.

## **Competition**

The mineral exploration business is competitive in all of its phases. The Company competes with numerous other companies and individuals, including competitors with greater financial, technical, and other resources, in the search for and the acquisition of attractive mineral properties. The Company's ability to acquire properties in the future will depend not only on the Company's ability to develop its properties, but also on the Company's ability to select and acquire suitable prospects for mineral exploration or development. In addition, the mining industry periodically faces a shortage of equipment and skilled personnel and there can be intense competition for experienced geologists, engineers, field personnel and other contractors. There is no assurance that the Company will be able to compete successfully with others in acquiring prospective properties, equipment or personnel.

## **Foreign Operations**

The Company's operations consist of the acquisition, exploration, development and investment in mineral resource properties. The majority of the Company's operations and business are outside of Canada, and as such, the Company's operations are exposed to various political and other risks and uncertainties. The Company conducts its operations through foreign subsidiaries and substantially all of its assets are held in such entities. Accordingly, any limitation on the transfer of cash or other assets between or among such entities could restrict or impact the ability to fund its operations. Any such limitations, or the perception that such limitations may exist now or in the future, could have an adverse impact on the Company's business, financial condition and results of operations.

## **Foreign Country Political Environment**

The Company's operations in Bulgaria may be subject to geopolitical, regulatory, sovereign, economic and other risks that may affect the Company's future operations and financial position (including the Ukraine / Russia conflict).

Investing in foreign countries exposes the Company to sovereign risks, including the risk that title rights, permits and licenses necessary for the Company's operations may be susceptible to revision or cancellation by new laws or changes in foreign government.

Changes in applicable laws or regulations, or changes in the enforcement or regulatory interpretation of applicable laws or regulations could have a material adverse effect on the Company's mineral operations. The Company can make no assurances that future political and economic conditions in such countries will not result in changes to policies or attitudes respecting the development and ownership of resources. Changes in policy or attitudes may result in changes to laws affecting ownership of assets, land tenure and resource concessions, taxation, royalties, exchange rates, environmental protection, labour relations, repatriation of income and return of capital, any of which may affect the Company's ability to undertake exploration and development on the properties on which the Company holds or will be entitled to royalties or other interests.

The title rights, permits and licenses necessary for the Company's operations are also exposed to risks and uncertainties relating to the administration of political, regulatory and judicial processes in such countries, including risks relating to illegal, ultra vires or unauthorized acts by governmental authorities, the invalidation of prior government orders and the renegotiation or nullification of existing contracts, licenses or permits granted by a governmental authority.

Any changes in governmental laws, regulations, economic conditions, any illegal, ultra vires or unauthorized acts by governmental authorities or any shifts in political attitudes or stability are beyond the control of the Company and any such changes or events may have a material adverse effect on the Company's results of operation and financial condition. Investors should carefully assess the political risks of investing in a foreign country.

## **Infrastructure**

Development and exploration activities depend, to one degree or another, on adequate infrastructure. Reliable roads, bridges, power sources, and water supply are important determinants for capital and operating costs. The lack of availability on acceptable terms or the delay in the availability of any one or more of these items could prevent or delay exploration or development of our mineral resource properties. If adequate infrastructure is not available in a timely manner, there can be no assurance that the exploration or development of our projects will be commenced or completed on a timely manner, if at all. In addition, unusual weather phenomena, sabotage, government or other interference in the maintenance or provision of such infrastructure could adversely affect our exploration and development activities.

## **Price Volatility and Lack of Active Market**

The market price of a publicly traded stock, especially a junior resource issuer such as the Company, is affected by many variables in addition to those directly related to exploration successes or failures. Such factors include the general condition of markets for resource stocks, the strength of the economy generally, the availability and attractiveness of alternative investments, and the breadth of the public markets for the stock. As a result, the market price of the Common Shares is highly volatile and there can be limited liquidity in the market. Therefore, holding Common Shares involves a high degree of risk and investors could suffer significant losses if the Company's Common Shares are depressed or illiquid when an investor seeks liquidity.

## **Key Executives**

The Company is dependent on the services and technical expertise of several key executives, including the directors of the Company and a small number of highly skilled and experienced executives and personnel. Due to the relatively small size of the Company, the loss of any of these individuals may adversely affect the Company's ability to attract and retain additional highly skilled employees and may impact its business and future operations.

## **Internal Controls**

Internal controls over financial reporting are procedures designed to provide reasonable assurance that transactions are properly authorized, assets are safeguarded against unauthorized or improper use, and transactions are properly recorded and reported. A control system, no matter how well designed and operated, can provide only reasonable, and not absolute, assurance with respect to the reliability of financial reporting and financial statement preparation. The Company has a system of internal controls appropriate for its size, and reflective of its level of operations, however, given the size of the Company and its limited resources, these controls may be inadequate to identify all errors.

## **Conflicts of Interest**

Certain of the Company's directors, officers and other members of management do, and may in the future, serve as directors, officers, promoters and members of management of other mineral exploration and development companies and, therefore, it is possible that a conflict may arise between their duties as a director, officer, promoter or member of the Company's management team and their duties as a director, officer, promoter or member of management of such other companies. The Company's directors and officers are aware of the laws establishing the fiduciary duties of directors and officers including the requirement that directors disclose conflicts of interest and abstain from voting on any matter where there is a conflict of interest. The Company will rely upon these laws in respect of any directors' and officers' conflicts of interest or in respect of any breaches of duty by any of its directors or officers.

## **Permits and Government Regulations**

The future operations of the Company may require permits from various federal, provincial and local governmental authorities and will be governed by laws and regulations governing prospecting, development, mining, production, export, taxes, labour standards, occupational health, waste disposal, land use, environmental protections, mine safety and other matters. There can be no guarantee that the Company will be able to obtain all necessary permits and approvals that may be required to undertake exploration activity or commence construction or operation of mine facilities on any of its properties. The regulatory processes related to licensing and permitting of exploration programs and major mining projects are subject to uncertainty and risks as to the information required, the timeframes to analyze information provided, the outcomes of such analysis and the result of any legal actions relating to any such licenses or permits.

## **Surface Rights**

The Company does not own all of the surface rights at its properties and there is no assurance that surface rights owned by the government will be granted, nor that they will be on reasonable terms if granted. Failure to acquire surface rights may impact the Company's ability to access its properties, as well as its ability to commence and/or complete construction or production, any of which would have a material adverse effect on the profitability of the Company's future operations.

## **Uninsured Risks**

The Company's business is subject to a number of risks and hazards including adverse environmental effects and technical difficulties due to unusual or unexpected geologic formations. Such risks could result in personal injury, environmental damage, damage to and destruction of the facilities, delays in exploration and development and liability. For some of these risks, the Company maintains insurance to protect against these losses at levels consistent with industry practice. However, the Company may not be able to maintain current levels of insurance, particularly if there is a significant increase in the cost of premiums. Insurance against environmental risks is generally expensive and may not continue to be available for the Company and other companies in the industry. The Company's current policies may not cover all losses. The Company's existing policies may not be sufficient to cover all liabilities arising under environmental law or relating to hazardous substances.

Moreover, in the event that the Company is unable to fully pay for the cost of remedying an environmental problem, the Company might be required to suspend or significantly curtail its activities or enter into other interim compliance measures.

## **Litigation Risks**

In the normal course of the Company's operations, it may become involved in, named as a party to, or be the subject of, various legal proceedings, including regulatory and tax proceedings, legal actions related to personal injuries, property damage, property tax, land rights, the environment and contractual disputes.

The Company operates in foreign countries and in the event of a dispute arising from foreign operations, the Company may be subject to the exclusive jurisdiction of foreign courts or may not be successful in subjecting foreign persons to the jurisdiction of courts in Canada. The Company may also be hindered or prevented from enforcing its rights with respect to a governmental authority due to the doctrine of sovereign immunity.

The outcome of outstanding, pending or future proceedings or disputes cannot be predicted with certainty and may be determined adversely to the Company. Any adverse or arbitrary result could have a material adverse effect on the Company's assets, liabilities, business, financial condition and results of operations.

## **Cyber Security**

Information systems and other technologies, including those related to the Company's financial and operational management, and its technical and environmental data, are an integral part of the Company's business activities. Network and information systems related events, such as computer hacking, cyber-attacks, computer viruses, worms or other destructive or disruptive software, process breakdowns, denial of service attacks, or other malicious activities or any combination of the foregoing or power outages, natural disasters, terrorist attacks, or other similar events could result in damages to the Company's property, equipment and data. These events also could result in significant expenditures to repair or replace damaged property or information systems and/or to protect them from similar events in the future. Furthermore, any security breaches such as misappropriation, misuse, leakage, falsification, accidental release or loss of information contained in the Company's information technology systems including personnel and other data that could damage its reputation and require the Company to expend significant capital and other resources to remedy any such security breach. Insurance held by the Company may mitigate losses however in any such events or security breaches may not be sufficient to cover any consequent losses or otherwise adequately compensate the Company for any disruptions to its business that may result and the occurrence of any such events or security breaches could have a material adverse effect on the business of the Company. There can be no assurance that these events and/or security breaches will not occur in the future or not have an adverse effect of the business of the Company.

## **Joint Venture Partners**

The Company's primary asset is held through a joint venture, which exposes the Company to risks inherent to joint ventures, including disagreements with joint venture partners and similar risks.

## **APPROVAL**

The Board of Directors of the Company has approved the disclosures in this MDA.

Additional information related to the Company is available on SEDAR+ at [www.sedarplus.com](http://www.sedarplus.com).