This Management's Discussion and Analysis ("MD&A") of Mable Ventures Inc. (formerly Aardvark Ventures Inc.) (the "Company") has been prepared by management in accordance with the requirements of National Instrument 51-102 as of July 25, 2024, and should be read in conjunction with the accompanying financial statements of the Company for the three and nine months ended May 31, 2024 and 2023, and the related notes contained therein. The information contained herein is not a substitute for detailed investigation or analysis on any particular issue. The information provided in this document is not intended to be a comprehensive review of all matters and developments concerning the Company. This MD&A is presented in Canadian Dollars, which is also the Company's functional currency, unless otherwise indicated.

Andrew Hamilton, P.Geo, a Qualified Person under National Instrument 43-101 - Standards of Disclosure of Mineral Projects, has reviewed and approved the scientific and technical content of this MD&A.

Corporate Information

The Company is a resource company which is listed on the Canadian Securities Exchange ("CSE") under the symbol "MBL". The Company's head office is located at Suite 3123 - 595 Burrard Street, Vancouver, British Columbia, V7X 1J1.

On February 16, 2022, the British Columbia Securities Commission and the Ontario Securities Commission (collectively, the "Commissions") revoked their cease trade orders issued against the Company. The Company's common shares were cease traded by the Commissions for failure to file annual financial statements and management's discussion and analysis for the fiscal year ended August 31, 2015. The annual financial statements and management's discussion and analysis for the fiscal years ended August 31, 2021, 2020, 2019 and 2018, along with the interim financial statements and management's discussion and analysis for the three-month period ended November 30, 2021, were filed by the Company effective January 10, 2022, and January 25, 2022.

On June 6, 2023, the Company entered into a property option agreement with Abitibi Metals Corp. (formerly Goldseek Resources Inc.) ("Abitibi Metals"), whereby the Company was granted the option to acquire a 51% interest in the Bonanza Gold Property ("Bonanza") located in Northwestern Quebec (the "Property Agreement") (see 'Description of Properties' below).

On June 19, 2023, the Company changed its name to Mabel Ventures Inc. and implemented a share consolidation of the issued and outstanding common shares of the Company on the basis of one (1) post-consolidation common share for every two thousand (2,000) pre-consolidation common shares of the Company (the "Consolidation"). As a result of the Consolidation, the 123,864,898 common shares issued and outstanding prior to the Consolidation were reduced to approximately 61,932 common shares.

On July 14, 2023, the Company reconstituted its Board of Directors to consist of Liam Morrison, Davis Kelly, Bernadette D'Silva and Amanda Bennett. The new Board of Directors appointed Amanda Bennett as Chief Executive Officer of the Company, and Alicia Krywaniuk as Chief Financial Officer and Corporate Secretary.

The reconstitution of the Board of Directors and management of the Company follows the successful completion of the amalgamation of 1355638 B.C. Ltd., a privately-held company, with 1359787 B.C. Ltd., a wholly-owned subsidiary of the Company (the "Amalgamation"). Following completion of the Amalgamation, the combined entity became a wholly-owned subsidiary of the Company under the name Mabel Holdings Inc. and holds the assets previously held by 1355638 B.C. Ltd. The only asset in 1355638 B.C. Ltd. was \$589,000 in cash. As consideration for the Amalgamation, the Company issued 29,450,100 common shares to the former shareholders of 1355638 B.C. Ltd.

On November 30, 2023, the Company's common shares began trading on the CSE under the symbol "MBL".

Description of Properties

Bonanza Gold Property

On June 6, 2023, the Company entered into the Property Agreement.

Pursuant to the terms of the Property Agreement:

- The Company will acquire a 25% interest in Bonanza by incurring expenditures of \$100,000 on the property and issuing 500,000 shares to Abitibi Metals on or before December 31, 2023 (Completed); and
- The Company will acquire a further 26% interest in Bonanza, by incurring expenditures of \$150,000 on the property on or before December 31, 2024 (Completed).

As of May 31, 2024, and the date of this MD&A, the Company has issued 500,000 shares with a value of \$10,000 to Abitibi Metals and incurred \$258,994 in expenditures on Bonanza, fulfilling the requirements to acquire a 51% interest in Bonanza.

Bonanza is located in the east central part of the Abitibi sub-province, south of the Urban-Barry greenstone belt, in the Barry Complex. It occurs approximately 25km south of Osisko Mining Inc.'s Windfall Deposit, and 15km to 20km south of Bonterra Resource Inc.'s Barry Property and Gladiator deposit. Mineral tenure consists of 92 map designated claims, covering 5,212 hectares. Bonanza is at the discovery stage of exploration with several exploration programs including heliborne and ground geophysics, soil sampling, prospecting, trenching and drilling completed from 2018 to 2020 on Bonanza.

The Company is targeting three different deposit styles on Bonanza: Archean lode-gold systems, Banded-iron formation gold and Polymetallic VMS mineralization.

Bonanza is located at the southern tip of the basalts of the Chanceux Formation (Urban-Barry greenstone belt). Most of Bonanza is underlain by the Barry Complex, which is composed of meta-sediments and tonalitic gneiss in the area covered by the claims. The presence of several amphibolite enclaves in the west limit of Bonanza indicates a possible southwest extension of the Urban-Barry greenstone belt in this sector.

The proximity with the Urban-Barry greenstone belt, which hosts several deposits under development and the presence of two historical mineralized boulders discovered in the 1990's, initiated some interest for Bonanza. Except for its northwest part, which overlapped several geophysical surveys and one prospecting campaign, most of the exploration programs were completed by Abitibi Metals from 2018 to 2020. In 2018, a heliborne magnetic (MAG) and time-domain electromagnetic (TDEM) survey covered Bonanza (582 line km). A series of targets aligned along a magnetic and locally conductive trend striking NW-SE, thought to represent the lithological unit of the historical mineralized boulders (iron formation), is considered as prime target for gold mineralization.

In the summer of 2020, Bonanza was covered by a systematic soil survey (525 soil samples), along with some prospecting. In late 2020, an induced polarization (IP) (13.3 line km) survey was performed on the NW end of the prime target. A trenching and drilling program (15 NQ holes, 1800.7 m) tested the 2020 IP targets. Short intercepts of iron formation were found in two drill holes (BZ-2020-009 and BZ-2020-017) and a 1.23m intersection assayed 4.94 g/t Ag, 310 part per million (ppm) Cu and 1207 ppm Zn in hole BZ-2020-09. As for gold, two anomalous results (0.134 and 0.121 ppm gold (Au)) were intercepted over 1 m in two other drillholes. One of these anomalous gold results was close to a sample from a trench that yielded 0.644 ppm Au.

In 2023, an IP survey and a prospecting campaign was performed by the Company on the east portion of Bonanza. The IP survey outlined high-priority targets superimposed on the southeast end of the previously defined magnetic trend thought to represent an iron formation unit. Ninety-six (96) lithogeochemical

samples (15 outcrops and 81 boulders) were analyzed and delimitated an area of interest, where most of the samples with detectable gold values were concentrated.

In August 2023, Phase I was completed which included an IP survey consisting of two lines completed on Bonanza. The survey identified multiple chargeability and conductivity anomalies. A prospecting program was also carried out, and 96 outcrop and float samples were collected.

In May 2024, Phase II was completed which followed up on the areas highlighted in Phase I. Two diamond drill holes were completed, totalling 417.3m, and 86 prospecting samples were collected across Bonanza. The Company has fulfilled the Property Agreement and now owns a 51% interest in Bonanza.

Drilling targeted coincident structural, geochemical and geophysical targets, encountering encouraging precious and metal values and strong sulphide mineralization. Highlights include:

- DDH-2024-01: 0.393 ppm Au over 0.95m;
- DDH-2024-02: 931 ppm nickel (Ni) and 1,650 ppm chromium (Cr) over 1m, and 932 ppm Ni and 1,670 ppm Cr over 0.5m.

All intervals are core length.

Quarterly Results

	May 31, 2024	February 29, 2024	November 30, 2023	August 31, 2023
Revenue for the period	Nil	Nil	Nil	Nil
Loss for the period	(36,229)	(52,163)	(90,456)	(121,069)
Loss per share	(0.00)	(0.00)	(0.00)	(0.01)
	May 31, 2023	February 28, 2023	November 30, 2022	August 31, 2022
Revenue for the period	Nil	Nil	Nil	Nil
Loss for the period	(28,503)	(28,694)	(25,492)	(30,248)
Loss per share	(0.46)	(0.46)	(0.41)	(0.49)

Results of Operations

Results for the three months ended May 31, 2024 and 2023

The Company had a loss of \$36,229 for the three months ended May 31, 2024 (2023 - \$28,503).

Expenses were made up primarily of consulting fees of \$30,000 (2023 - \$15,000).

Results for the nine months ended May 31, 2024 and 2023

The Company had a loss of \$178,848 for the nine months ended May 31, 2024 (2023 - \$82,689).

Expenses were made up primarily of consulting fees of \$90,000 (2023 - \$45,000), legal fees of \$26,812 (2023 - \$6,359), and transfer agent and filing fees of \$38,938 (2023 - \$6,055).

The increase in consulting, legal, and transfer agent and filing fees over the prior comparative period was related to the listing of the Company on the CSE.

Liquidity and Capital Resources

The Company had working capital of \$105,361 as of May 31, 2024 (August 31, 2023 - \$493,203).

The Company does not currently have a recurring source of revenue. The sources of funds currently available to the Company for its acquisition and exploration projects are from equity financings. Although the Company has been successful in the past in obtaining financing, there is no assurance that it will be able to obtain adequate financing in the future or that such financing will be on terms that are acceptable to the Company.

Critical Accounting Estimates

The preparation of financial statements in accordance with International Financial Reporting Standards (IFRS) requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. Actual reports could differ from management's estimates.

Related Party Transactions

Related party transactions were in the normal course of operations and measured at the exchange amount, which is the amount established and agreed to by the related parties. Key management personnel are the persons responsible for planning, directing and controlling the activities of the Company, and include both executive and non-executive directors, and entities controlled by such persons. The Company considers all directors and officers of the Company to be key management personnel.

There was no key management personnel compensation during the nine months ended May 31, 2024 (2023 - \$22,500).

Outstanding Share Data

As of May 31, 2024, and the date of this MD&A, the Company had the following:

- 42,512,032 shares outstanding (4,260,000 of which remain in escrow)
- 2,050,000 options outstanding
- Nil warrants outstanding

Off Balance Sheet Arrangements

There are no off-balance sheet arrangements to which the Company is committed.

Adoption of New and Amended Accounting Standards

There were no new and amended accounting standards adopted.

Financial Instruments

Please refer to the accompanying financial statements of the Company for the three and nine months ended May 31, 2024 and 2023, and the related notes contained therein.

Proposed Transactions

There are no proposed transactions.

Contingencies

There are no contingent liabilities.

Forward-looking information

Certain information in this MD&A, including all statements that are not historical facts, constitutes forward-looking information within the meaning of applicable Canadian securities laws. Such forward-looking information may include, but is not limited to, information which reflect management's expectations regarding the Company's future growth, results of operations, performance (both operational and financial) and business prospects and opportunities. Often, this information includes words such as "plans", "expects" or "does not expect", "is expected", "budget", "scheduled", "estimates", "forecasts", "intends", "anticipates" or "does not anticipate" or "believes" or variations of such words and phrases or statements that certain actions, events or results "may", "could", "would", "might" or "will" be taken, occur or be achieved.

This MD&A contains information on risks, uncertainties and other factors relating to the forward-looking information (see "Risks and Uncertainties"). Although the Company has attempted to identify factors that would cause actual actions, events or results to differ materially from those disclosed in the forward-looking information, there may be other factors that cause actual results, performances, achievements or events not to be anticipated, estimated or intended. Also, many of the factors are beyond the Company's control. Accordingly, readers should not place undue reliance on forward-looking information. The Company undertakes no obligation to reissue or update forward looking information as a result of new information or events after the date of this MD&A except as may be required by law. All forward-looking information disclosed in this document is qualified by this cautionary statement.

Risks and Uncertainties

Early stage – Need for additional funds

The Company has no history of profitable operations and its present business is at an early stage. As such, the Company is subject to many risks common to such enterprises, including undercapitalization, cash shortages and limitations with respect to personnel, financial and other resources and the lack of revenues. There is no assurance that the Company will be successful in achieving a return on shareholders' investments and the likelihood of success must be considered in light of its early stage of operations.

The Company has no source of operating cash flow and no assurance that additional funding will be available. The Company has not been successful in the past in obtaining financing through equity, therefore 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.

Price volatility

In recent years securities markets have experienced extremes in price and volume volatility. The market price of securities of many early-stage companies, among others, have experienced fluctuations in price which may not necessarily be related to the operating performance, underlying asset values or prospects of such companies. It may be anticipated that any market for the Company's securities will be subject to market trends generally and the value of the Company's securities may be affected by such volatility. In addition, as the Company's securities are not currently listed on a stock exchange, this may further impact the market for, and value of, the Company's securities.

Economic conditions

Unfavorable economic conditions may negatively impact the Company's financial viability as a result of increased financing costs and limited access to capital markets.

Mable Ventures Inc. (formerly Aardvark Ventures Inc.) Management's Discussion and Analysis May 31, 2024

Dependence on Management

The Company is very dependent upon the personal efforts and commitment of its existing management. To the extent that management's services would be unavailable for any reason, a disruption to the operations of the Company could result, and other persons would be required to manage and operate the Company.

Conflicts of interest

The Company's directors and officers may serve as directors and officers or may be associated with other reporting companies or have significant shareholdings in other public companies. To the extent that such other companies may participate in business or asset acquisitions, dispositions or ventures in which the Company may participate, the directors and officers of the Company may have a conflict of interest in negotiating and concluding terms respecting the transaction. If a conflict of interest arises, the Company will follow the provisions of the Business Corporations Act (British Columbia) ("BCBCA") in dealing with conflicts of interest. These provisions state that where a director/officer has such a conflict, the director must arrange a meeting of the board to disclose his interest and must refrain from voting on the matter unless otherwise permitted by the BCBCA. In accordance with the laws of the Province of British Columbia, the directors and officers of the Company are required to act honestly, in good faith and in the best interests of the Company.

Additional Information

Additional information relating to the Company can be found on SEDAR+ at www.sedarplus.ca.